CUSTOMS AND EXCISE ACT, 1964. AMENDMENT OF SCHEDULE NO. 5 (NO. 5/122)

Date: 2023-09-22

In terms of section 75 of the Customs and Excise Act, 1964, Schedule No. 5 to the said Act is hereby amended to the extent set out in the Schedule hereto.

ENOCH GODONGWANA MINISTER OF FINANCE

SCHEDULE

By the substitution of Note 8 in Schedule No. 5 with the following:

8. Notwithstanding any provision to the contrary in this Schedule, for the purposes of items 501.00 to 521.00 in Part 1, items 522.02 to 522.07 in Part 2 and items 550.00 to 551.00 of this Schedule, a refund or drawback of duty as contemplated in section 75(1)(c), 54D or 54J, may be granted if the customs procedure code (CPC) applicable to the export as specified in the list published on the SARS website referred to in rule 00.06 and the relevant refund or drawback item are reflected on the export bill of entry or other export declaration: Provided that a refund or drawback may be granted in exceptional circumstances where -

(a) the Commissioner is satisfied on good grounds shown, that -

- (i) the refund or drawback item number has been -
 - (aa) omitted from the export bill of entry or declaration in error or due to unforeseeable circumstances; or
 - (bb) reflected incorrectly on the export bill of entry or declaration; or
- (ii) the CPC had been reflected incorrectly on the bill of entry or declaration;
- (b) the mandatory information required on the bill of entry is completed or corrected post export; and
- (c) the applicant has, in addition to any documents normally required to establish entitlement to a refund or drawback, also submitted the following with the application:
 - (i) An affidavit setting out the circumstances in which the omission or error referred to in paragraph (a) occurred, which circumstances must show that the omission or error was made in good faith;
 - (ii) any documents constituting sufficient proof that the relevant goods were exported by the applicant, including -
 - (aa) a document evidencing that the goods were packed or loaded for export under customs supervision, or physically inspected prior to export; or
 - (bb) any other documents that the Commissioner considers to be such sufficient proof; and
 - (iii) any documents constituting sufficient proof that the same goods that were exported, were imported in the country of destination, including -
 - (aa) the import bill of entry or import declaration accepted and released by the customs authority of the country of destination, together with its supporting documents; or
 - (bb) any other documents that the Commissioner considers to be such sufficient proof.

By the substitution of Note 11 in Schedule No. 5 with the following:

11. A drawback or refund of fuel levy or Road Accident Fund levy paid under Part 5 of Schedule No. 1 in respect of any goods specified in Column II of Part 4 of the Schedule shall, subject to the provisions of section 75 and the rules, be allowed to the extent stated in Column III of the Part, in respect of such goods on compliance with the provisions of the item in this Part in which such goods are specified and of any notes applicable in respect of such item.

By the substitution of Note 12 in Schedule No. 5 with the following:

12. Any particulars in Column III in Part 4 in respect of any goods related to the fuel levy or Road Accident Fund levy specified in Part 5 of Schedule No. 1.

By the substitution of Note 13 in Schedule No. 5 with the following:

13. A drawback or refund of the fuel levy or Road Accident Fund levy specified in items 540.00 and 541.00 shall be paid only to the person who purchased and used the fuel levy goods in question for the purpose specified in such item, unless the Commissioner authorises payment of such drawback or refund to any other person on compliance with such conditions as he may impose in each case.