

**NOTES REGARDING AMENDMENTS TO THE SCHEDULES  
TO THE CUSTOMS AND EXCISE ACT, 1964**

**21 DECEMBER 2007**

**These notes are issued merely as a guide and both the old and new provisions should be studied in order to determine what the amendment actually entails. These notes have no legal status.**

<i>Provision</i>	<i>Note</i>
211.06/5513.11/01.06 211.06/5513.21/01.06 211.06/5513.31/01.06 211.06/5513.41/01.06	The provisions for an anti-dumping duty on woven fabrics of polyester staple fibres mixed mainly or solely with cotton, unbleached or bleached, dyed, colour woven and printed imported from or originating in the People's Republic of China, are withdrawn.
235.01/7312.10//01.06	The provision for countervailing duty on stranded wire, ropes and cables, of iron or steel, not electrically insulated, of a diameter exceeding 8 mm (excluding that of wire of stainless steel, that of wire plated, coated or clad with copper and that identifiable as conveyor belt cord) imported from or originating in India, is withdrawn.  New provisions are created for countervailing duties on:
235.01/7312.10/02.06	ropes and cables of iron or steel, not electrically insulated, of a diameter exceeding 8 mm (excluding that of wire of stainless steel, that of wire plated, coated or clad with copper, and those identifiable as brass plated tyre reinforcing cord and conveyor belt cord) manufactured or exported by Usha Martin Limited;
235.01/7312.10/03.06	Ropes and cables of iron or steel, not electrically insulated, of a diameter exceeding 8 mm (excluding that of wire of stainless steel, that of wire plated, coated or clad with copper, and those identifiable as brass plated tyre reinforcing cord and conveyor belt cord) (excluding that manufactured or exported by Usha Martin Limited;
235.01/7312.10/04.06	Stranded wire of iron or steel, not electrically insulated, of a diameter exceeding 8 mm (excluding that of stainless steel, that plated, coated or clad with copper or tin and those identifiable as brass plated tyre reinforcing cord and conveyor belt cord) manufactured or exported by Usha Martin Limited; and
235.01/7312.10/05.06	stranded wire of iron or steel, not electrically insulated, of a diameter exceeding 8 mm (excluding that of stainless steel, that plated, coated or clad with copper or tin and those identifiable as brass plated tyre reinforcing cord and conveyor belt cord) (excluding that manufactured or exported by Usha Martin Limited.
303.01/1511.90/02.06	The effect of this amendment is that the description of the rebate item has been amended to enable the importation of palm stearin in dehydrated form, for blending with paraffin wax.
304.07/2304.00/01.06	The effect of this amendment is that a new temporary rebate provision is created for oil-cake and other solid residues, whether or not ground or in the form of pellets, resulting from the extraction of soya-bean oil, in such quantities and at such times as the International Trade Administration Commission may allow by specific permit issued on or after 1 July 2008 but not later than 30 June 2011, for the manufacture of preparations of a kind used in animal feeding.
311.02/5402.45/01.06	The effect of this amendment is that a new rebate provision is created for partially oriented yarn (POY) of nylon and other polyamides, single, untwisted or with a twist not exceeding 50 turns per metre, for the manufacture of textured yarns of nylon and other polyamides, measuring per single yarn not more than 200 dtex, classifiable in tariff subheading 5402.31
311.02/5402.49/01.06	The effect of this amendment is that a new rebate provision is created for polyethylene filament yarn (excluding sewing thread), with a tenacity of 300 cN/tex or more, single, untwisted or with a twist not exceeding 50 turns per metre, for the manufacture of twine, cordage, rope and cables, whether or not plaited or braided and whether or not coated, covered or sheathed with rubber or plastics, classifiable in tariff subheadings 5607.49 and 5607.50.

<p>Paragraph (b) to tariff heading 87.00/03.02 to rebate item 460.17</p>	<p>The effect of this amendment is that the wording "has submitted a business plan on or before 31 December 2007 and entered on or before 13 December 2012" has been substituted with the wording "has submitted a business plan on or before 31 December 2009 and entered on or before 31 December 2014".</p>
<p>Paragraph (b) to tariff heading 87.00/01.04 to drawback item 537.02</p>	<p>The effect of this amendment is that the wording "has submitted a business plan on or before 31 December 2007 and entered on or before 13 December 2012" has been substituted with the wording "has submitted a business plan on or before 31 December 2009 and entered on or before 31 December 2014".</p>

**CUSTOMS AND EXCISE ACT, 1964.  
AMENDMENT OF SCHEDULE NO. 5 (NO. 5/87)**

Under 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.

**J MOLEKETI  
DEPUTY MINISTER OF FINANCE**

**SCHEDULE**

**By the substitution for the description above the Notes to tariff heading 87.00/01.04 drawback item 537.02 of the following:**

<b>Rebate Item</b>	<b>Tariff Heading</b>	<b>Rebate Code</b>	<b>C D</b>	<b>Description</b>	<b>Extent of Rebate</b>
537.02	87.00	01.04	40	<p>Motor vehicles classifiable under tariff subheadings 8701.20.10, 8702.10.80, 8702.90.10, 8703.21.90, 8703.22.90, 8703.23.90, 8703.24.90, 8703.31.90, 8703.32.90, 8703.33.90, 8703.90.90, 8704.21.80, 8704.31.80, 8704.90.80 and 8706.00.10 entered on or before 31 December 2014 for the purposes of this provision, as specified by the International Trade Administration Commission, by means of a certificate: Provided that the application for such certificate shall not be considered by the International Trade Administration Commission, unless the applicant -</p> <p>(a) proves that he or she is a manufacturer of specified motor vehicles registered in terms of Chapter 98 or an automotive component manufacturer which is contracted to supply automotive components to a manufacturer of specified motor vehicles;</p> <p>(b) has submitted a business plan on or before 31 December 2009 in respect of a project to invest in productive assets, with a view to producing specified motor vehicles or components of sufficient quality, quantity and at competitive prices to supply to the common customs area and international markets in line with the guidelines issued by the International Trade Administration Commission; and</p> <p>(c) has proved to the satisfaction of the International Trade Administration Commission that the project will contribute to the achievement of the overall objectives of the Government's Motor Industry Development Programme.</p>	Full duty less the duty in Section B of Part 2 of Schedule No. 1