In terms of section 75 of the Customs and Excise Act, 1964, Schedule No. 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

SCHEDULE

By the substitution of the following:

Rebate Item	Tariff Heading	Rebate Code	CD	Description	Extent of Rebate			
317.04	INDUSTRY: SPECIFIED MOTOR VEHICLES (PHASE II) NOTES: This item and the Notes thereto provide for the implementation of the Automotive Production and Development Programme Phase II (APDP Phase II) introduced by the International Trade Administration Commission of South Africa (ITAC). 1. Acronyms and definitions For the purpose of this item, the following acronyms and definitions will have the meaning assigned to them in this note: 1.1 Acronyms APDP - Automotive Production and Development Programme CSP - Company Specific Percentage EV's - refer to battery electric vehicles, fuel-cell electric vehicles and alternate electric vehicles that are zero carbon emission ITAC - The International Trade Administration Commission of South Africa NEV - refers to zero or low-emissions vehicles, which include battery-electric vehicles, plug-in hybrid electric vehicles, hybrid vehicles, fuel-cell electric vehicles and green synthetic fuel combustion engines							
	PRC - Product PRCC - Product SACU - South SARS - South VAA - Volume VALA - Volume	OEM - Light motor vehicle manufacturer registered in terms of Note 1 to Chapter 98 of Schedule No.1 to the Customs Act PRC - Production Rebate Certificate PRCC - Production Rebate Credit Certificate SACU - Southern African Customs Union SARS - South African Revenue Service VAA - Volume Assembly Allowance VALA - Volume Assembly Localisation Allowance VAT - Value-Added-Tax						
	1.2 Definitions "automotive tooling" means- (a) dies for drawing or extruding metal, of subheading 8207.20; (b) tools for pressing, stamping or punching, of subheading 8207.30; (c) work holders of subheading 8466.20; (d) assembly jigs and assembly lines, of subheading 8479.89; and (e) injection moulds, moulding patterns and moulds of heading 84.80, where the principal use is for the manufacture of specified motor vehicles, heavy vehicles as defined in Note 1 to rebate item 317.07 and automotive components for such motor vehicles. "Form C2" means a Form C2 as defined in the ITAC Regulations. "Imported component and imported raw materials value" means the value for customs duty purposes of any imported original equipment components and raw materials imported by the registrant or imported by or received from any person in SACU and used in the manufacture or assembly of original equipment components and raw materials imported by the registrant" means a person registered under this item. "regulation" means materials not cut to size or shape and other similar technologies identifiable as means of propulsion. "regulation" means a person registered under this item. "regulation" means a person re							

By the substitution of the following: (continued)

Tariff Heading	Rebate Code	CD	Description	Extent of Rebate			
 (a) road tractors or semi-trailers of subheading 8701.2 of a vehicle mass not exceeding 1 600 kg; (b) motor vehicles for the transport of ten or more persons, including the driver, of heading 87.02, of a vehicle mass not exceeding 2 000 kg (excluding those of subheading 8702.10.10 (c) motor cars (including station wagons) of heading 8703; (d) motor vehicles for the transport of goods of heading 87.04 of a vehicle mass not exceeding 2 000 kg or a G.V.M. not exceeding 3 500 kg or of a mass not exceeding 1 600 kg or c 							
			hassis fitted with a cab (excluding shuttle cars and low construction flame-proof vehicles for use in underground m				
(e) chassis fitt proof vehicles	s, for use in uno	dergrou	iding 8706.00, of a mass not exceeding 1 600 kg or of a G.V.M. not exceeding 3 500 kg (excluding those for shuttle care ind mines and off-the-road logging trucks).	s and low construction flame-			
"the Act" means "this Act" as defined in section 1 of the Customs and Excise Act, No. 91 of 1964. (i) "VALA" means the following percentages of the value for VALA purposes for vehicles with internal combustion piston engines (including vehicles with a combination of combustion piston engines and electric motors as motors for propulsion) -							
From 2026 wil	I be set at 35%		content for OEM volumes above 10 000 units annually over four rolling quarters				
Transition set (aa) 40 per cer	nt in 2021;						
(bb) 39 per cer (cc) 38 per cer (dd) 37 per cer	nt in 2023;						
(dd) 37 per cer (ee) 36 per cer (ff) 35 per cen	nt in 2025; and						
(ii) VALA" for	vehicles with a		ic motor as motor for propulsion or vehicles with a motor having other means of propulsion (excluding those mention	ned in (i) above), applied for a			
period of 10 years calculated from the date of implementation - The VALA percentage will be set at 40% of local content for OEM volumes above 10 000 units annually over four rolling quarters. "value for VALA purposes" means the value, determined on the basis prescribed in Note 7.1, of all specified motor vehicles produced in terms of this item during four rol							
and ready for 2. Registration	sale.						
	under this reb	ate iten	shall submit a letter of approval from ITAC confirming qualification for participation together with the application.				
3.1 Registrant	s under this rel		n shall submit accounts in the following manner:				
(a) A quarterly within 30 days of the account	s from the closi	99) to t ng date	ne SARS customs office in which area of control the premises is registered and bring any customs duty and additional of the accounting period, but not later than the penultimate official working day following the period of three months	VAT to account at that office during which the closing date			
(b) For the put	rposes of this it		accounting periods shall be for four periods of three months each commencing on 1 January each year. I to the deferment of additional VAT, other than the 30 days provided for in (a) above.				
3.2 When the I	registrant beco	mes aw	are of an error in the account submitted, the registrant must amend the account as soon as reasonably possible by - he quarter affected by the amendment;				
(c) submitting		A), adjı	sted forms and payment of any customs duty and additional VAT together with an explanation of the reasons for	the amendment to the SARS			
4. Original equ		nents i	nported by the registrant				
4.2 All such or	riginal equipme	nt com					
(b) if cleared c	on importation f	or stor	procedure code "Placement of goods under the 'Processing for Home Use' procedure"; or uge and stored in a licensed customs and excise storage warehouse, be cleared before removal for use under procedur der "Warehousing" procedure; and	e code "Processing for Home			
(c) when clear 4.3 The value	ed as contempl	lated in	paragraphs (a) or (b), pay VAT on the value for customs duty purposes as if a "full duty" extent of rebate applies. oses of all original equipment components shall be included in the quarter during which such components were clear	ed under the procedure code			
5. Original equ	uipment compo		upplied to the registrant oduce proof if required that the Form C2 completed by the supplier of original equipment components correctly decla	ares the imported component			

By the substitution of the following: (continued)

Rebate Item	Tariff Heading	Rebate Code	CD	Description	Extent of Rebate			
	 value. (a) The imported component value on the Form C2 completed by a SACU supplier and received by the registrant during a quarter shall be recorded in the ensuing quarter irrespective whether it has been used in production as yet or paid for; and (b) The imported component value on the Form C2 shall be deducted by the registrant in the quarter when the original equipment components are- (i) incorporated into original equipment components and exported; (ii) used in the manufacture of specified motor vehicles and exported; (iii) transferred to parts and accessories; or 							
	 (iv) destroyed under customs supervision. 5.2 (a) Registrants shall be liable for any customs duty and additional VAT underpaid resulting from the under declaration of the imported component value on Form C2. (b) If ITAC reports any amendments to Form C2, the quarterly account to which it relates must be amended as may be necessary to give effect to the amendment reported, i payment of any customs duty and additional VAT due. 							
	 (c) If Form C2 is not obtained or duly completed, the price at which the original equipment components were purchased by the registrant shall be deemed to be the imported convalue in respect of the original equipment components. (d) Any incorrect information supplied on Form C2 can render the whole document null and void and may result in the purchase price of all items in such document being regimported component value. 6. Determination of value for duty and additional VAT 6.1 Determination of the value for the calculation of customs duty and additional VAT on original equipment components imported by the registrant: (a) The value for customs duty purposes of original equipment components cleared under Chapter 98 during a quarter, less the value for customs duty purposes of the equipment components. (i) in unopened containers or unit load devices, provided that the value for customs duty purposes of such components in containers or unit load devices not opened shall the forward as an opening balance to the ensuing quarter; (ii) used in the manufacture of original equipment components and supplied to other registrants in terms of this rebate item; (iv) used in the manufacture of original equipment components and exported; (v) returned to the overseas suppliers; (vi) destroyed under customs supervision. 							
	(c) For the pu exports durin		es 6.1(a	paragraphs (i) to (vii) exceed the value for customs duty purposes of imported original equipment components the valu (iii) and (iv) registrants may carry forward any excess value for customs duty purposes of original equipment comp				
	6.2 Determina (a) The impor equipment co	ation of the valu rted componen omponents-	e for the training to the trai	nissioner may allow in exceptional circumstances. calculation of the customs duty and additional VAT on original equipment components received by the registrant: of original equipment components received from any person in SACU during the previous quarter less the imported	component value of original			
	(ii) used in the (iii) transferre (iv) destroyed	e manufacture o ed to the parts a d under customs	of speci nd acce s super	I equipment components and exported during the current quarter; ied motor vehicles and exported during the current quarter; ssories division during the current quarter; and ision during the current quarter. paragraphs (i) to (iv) exceed the imported component value of original equipment components received the value must	he reduced to pil			
	(c) For the pu exports durin (i) the ensuing	urposes of Note ng a quarter to g quarter; and	es 6.2(a -	(i) and (ii) registrants may carry forward any excess value for customs duty purposes of original equipment components in the second definition of				
	7. Deductions 7.1 The value (a) in the case	for VALA purpo for VALA purpo e of specified m chedule No. 1 a	oses for lotor ve	any quarter shall be - iicles manufactured for the SACU market, the recommended retail list price (including options), (exclusive of VAT, exc ronmental levy in terms of Sections D and E in Part 3 of Schedule No. 1) applicable to such motor vehicle(s) at the ti				

By the substitution of the following: (continued)

Rebate Item	Tariff Heading	Rebate Code	CD	Description	Extent of Rebate			
	 (b) in the case of specified motor vehicles exported outside the SACU, the "price free on board" as contemplated in section 72 of the Act; (c) less in respect of each of paragraphs (a) and (b), a CSP(s) on a quarterly basis. (d) less all imported contents. 7.2 A registrant shall not receive or be entitled to utilise VALA for the quarter for which the account is submitted, unless a CSP has been determined by ITAC. 7.3 The VALA of specified motor vehicles shall be declared - 							
				icles shall be declared - not exported at the end of a guarter, as the recommended retail list price on form DA 199.04A for that guarter; and				
	(b) when expo							
				in the quarterly account during which the export took place on form DA199.04B; and mentioned in (a) on form DA199.02.				
	7.4 ITAC will i	nform the Comr	nission	er of any amendments to a CSP as a result of which the quarterly accounts must be amended.				
	of the Act	nissioner may, i	n the c	ase of any model for which a recommended retail list price contemplated in paragraph 7.1 is not available, determine a v	alue in terms of section 69(3)			
				stly be utilized, if applicable, to reduce the value as calculated in terms of Notes 6.1 and 6.2				
		ALA" shall be c ce of any excess		a as follows: brought forward from the previous quarter;				
	(b) less any e	xcess VALA util	ised ur	der rebate item 460.17 for this quarter;				
		ALA for this qua ALA utilised to c		e duty liability calculated in terms of Note 8.1(d) for this quarter.				
				I to reduce the value for customs duty purposes of specified motor vehicles imported under rebate item 460.17 in the ne sation of such excess VALA shall be obtained from the Commissioner;	ext quarter, provided that-			
				I be reduced by 20 per cent if used on imported fully built-up motor vehicles; and				
				ess VALA shall be the opening balance in the next quarter. not tradable or transferable				
	7.10 A PRC m	ay only be used	I-					
	7.11 The pers	on in whose na	me a P	rs in whose name the certificate is issued to apply for rebate in terms of section 75 or a refund provided for in section 70 RC is issued shall be liable for any discrepancies in the application for the PRC for whatever reason, which may resul r the customs duty as if no rebate had been allowed.				
	8. Extent of re		io to da	termine the extent of rebate shall be -				
				ses of imported original equipment components calculated in terms of Note 6.1;				
				ue of original equipment components received from any person in SACU calculated in terms of Note 6.2; s of Note 7.3(b) (Form DA 199.02);				
	(d) less the V	ALA utilised in t	erms o	Note 7.1 for this quarter; and if any liability remains				
		oility remains af		in this rebate item shall not exceed the customs duty payable on the entry of imported goods under Chapter 98 of Sche calculation in terms of Note 8.1, the PRC may be utilised to reduce the customs duty before the remaining customs				
	9. Compliance	e						
				plier must, as applicable, comply with- .06 and 317.07 of Schedule No. 3, rebate item 460.17 of Schedule No. 4 and refund items 536.00, 537.00 and 538.00 of §	Schedule No. 5 and the Notes			
	thereto;							
	(b) section 75 (c) the regulat	and any other p tions:	provisio	ns of the Act;				
	(d) the guideli	ines; and						
	(e) any directi	ives issued by t	ne Com	missioner and ITAC.				

By the substitution of the following:

Rebate Item	Tariff Heading	Rebate Code	CD	Description	Extent of Rebate
317.04	98.01	01.04	45	Original equipment components, for the manufacture of road tractors for semi-trailers of subheading 8701.2, of a vehicle mass not exceeding 1 600 kg	Full duty less the duty payable on the value calculated in terms of Note 8.1
317.07	NOTES: 1. "Heavy vel a) road tractor (b) motor vel (c) motor vel exceeding 3	icles for the tran hicles for the tra 500 kg per chas	ers of s asport of asport sis fitte	ubheading 8701.2 of a vehicle mass exceeding 1 600 kg; of ten or more persons, including the driver, of heading 87.02, of a vehicle mass exceeding 2 000 kg (excluding those of s of goods of heading 87.04 of a vehicle mass exceeding 2 000 kg and a G.V.M. exceeding 3 500 kg or of a mass exceed d with a cab (excluding shuttle cars and low construction flame-proof vehicles, for use in underground mines and off-t ading 8706.00, of a mass exceeding 1 600 kg and of a G.V.M. exceeding 3 500 kg (excluding those for shuttle cars and	ling 1 600 kg and of a G.V.M.