CUSTOMS AND EXCISE ACT, 1964. AMENDMENT OF SCHEDULE NO. 3 (NO. 3/1/....)

In terms of section 75 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 3 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 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 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								
	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.								
				ined in the ITAC Regulations.					
					nt components and raw materials imported by the				
	"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 tregistrant or imported by or received from any person in SACU and used in the manufacture or assembly of original equipment components or specified motor vehicles.								
	guidelines means the guidelines issued by ITAC.								
				eans components classifiable in Chapter 98 of Schedule No. 1.					
	"raw materials" means materials not cut to size or shape and not made up suitable for use.								
	"registrant" means a person registered under this item.								
	"regulation" means regulations made in terms of section 59 of the International Trade Administration Act, No. 71 of 2002.								
	"specified motor vehicles" means -								
	(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.								
	(c) motor cars (including station wagons) of heading 8703;								
				of goods of heading 87.04 of a vehicle mass not exceeding 2 000 kg or a G.V.M. not exceeding 3 50					
	G.V.M. not e	exceeding 3 500	kg per	chassis fitted with a cab (excluding shuttle cars and low construction flame-proof vehicles for use i	in underground mines and off-the-road logging				

Rebate Item	Tariff Heading	Rebate Code	CD	Description	Extent of Rebate			
	trucks); and							
	(e) chassis	fitted with engine	ading 8706.00, of a mass not exceeding 1 600 kg or of a G.V.M. not exceeding 3 500 kg (excluding those fo	r shuttle cars and low construction fla				
		•	-	und mines and off-the-road logging trucks).				
				ned in section 1 of the Customs and Excise Act, No. 91 of 1964. centages of the value for VALA purposes for vehicles with internal combustion piston engines (including	vehicles with a combination of intern			
				ectric motors as motors for propulsion) –	y vernotes with a combination of interne			
		p		,				
	From 2026 will be set at 35% of local content for OEM volumes above 10 000 units annually over four rolling quarters Transition set at - (aa) 40 per cent in 2021;							
		cent in 2021;						
		cent in 2023;						
		ent in 2024;						
		cent in 2025; an ent in 2026	d					
	` '		an ele	etric motors as motor for propulsion or vehicles with a motor having other means of propulsion (excludin	a those mentioned in (i)			
	above), app	olied for a period	l of 10 y	ears calculated from the date of implementation -	ι,			
				t 40% of local content for OEM volumes above 10 000 units annually over four rolling quarters.				
				he value, determined on the basis prescribed in Note 7.1, uced in terms of this item during four rolling quarters and				
	ready for sa		es proc	deca in terms of this term during four forming quarters and				
	2. Registra							
			ebate it	em shall submit a letter of approval from ITAC confirming qualification for participation toge ther with the a	application.			
		sion of accounts	ehate i	em shall submit accounts in the following manner:				
	(a) A quarte	erly account (DA	199) to	the SARS customs office in which area of control the premises is registered and bring any cus toms duty a	and additional VAT to account at that of			
			sing dat	e of the accounting period, but not later than the penultimate official working day following the period of th	nree months during which the closing o			
	of the acco		:40 m 4b		_			
				e accounting periods shall be for four periods of three months each commencing on 1 January e ach year led to the deferment of additional VAT, other than the 30 days provided for in (a) above.				
				tware of an error in the account submitted, the registrant must amend the account as soon as reas onably	y possible by -			
				the quarter affected by the amendment;				
		ng all forms affect			f th d t th OADO			
		ing form (DA 199 ffice referred to i		sted forms and payment of any customs duty and additional VAT together with an explanation of the reas	ons for the amendment to the SARS			
				imported by the registrant				
				iginal equipment components for the manufacture of specified motor vehicles, under Chapter 98 of Sche	dule No. 1.			
				mponents shall -				
				r procedure code "Placement of goods under the 'Processing for Home Use' procedure"; or rage and stored in a licensed customs and excise storage warehouse, be cleared before removal for use un	der procedure code "Processing for Ho			
				inder "Warehousing" procedure; and	aci procedure code i receconig ici in			
				in paragraphs (a) or (b), pay VAT on the value for customs duty purposes as if a "full duty" extent of rebat				
				poses of all original equipment components shall be included in the quarter during which such componen	ts were cleared under the procedure c			
		g for Home Use'		supplied to the registrant				
	5.1 A regis	trant must ensur	e and p	roduce proof if required that the Form C2 completed by the supplier of original equipment components co	orrectly declares the imported compon			
	value.							
				on the Form C2 completed by a SACU supplier and received by the registrant during a quarter shall be receition as yet or paid for; and	orded in the ensuing quarter irrespectiv			
				on the Form C2 shall be deducted by the registrant in the guarter when the original equipment componer	its are-			
	(i) incorpo	rated into origina	al equip	ment components and exported;				
				cified motor vehicles and exported;				
	` '	erred to parts and yed under custor		·				
				ervision. For any customs duty and additional VAT underpaid resulting from the under declaration of the imported c	omponent value on Form C2.			
				s to Form C2, the quarterly account to which it relates must be amended as may be necessary to give eff				

Rebate Item	Tariff Heading	Rebate Code	CD	Description	Extent of Rebate			
	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 compovalue 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 regards imported 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 cequipment 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 she forward as an opening balance to the ensuing quarter;							
	(ii) used in t	he manufacture	of origin	al equipment components and supplied to other registrants in terms of this rebate item;				
	(iii) used in	the manufacture	of spec	ified motor vehicles and exported;				
				nal equipment components and exported;				
		to the overseas		rs; essories division;				
		ed under custon						
				paragraphs (i) to (vii) exceed the value for customs duty purposes of imported original equipment components	the value must be reduced to nil.			
				iii) and (iv) registrants may carry forward any excess value for customs duty purposes of original equipment co	mponents imported and used in			
	exports during a quarter to -							
	(i) the ensuing quarter; and(ii) such further quarters as the Commissioner may allow in exceptional circumstances.6.2 Determination of the value for the calculation of the customs duty and additional VAT on original equipment components received by the registrant:							
	(a) The imported component value of original equipment components received from any person in SACU during the previous quarter less the imported component equipment components-							
	(ii) used in t	he manufacture	of spec	al equipment components and exported during the current quarter; fied motor vehicles and exported during the current quarter;				
				essories division during the current quarter; and				
				vision during the current quarter. oparagraphs (i) to (iv) exceed the imported component value of original equipment components received the val	must be reduced to nil			
	(c) For the p		s 6.2(a)	i) and (ii) registrants may carry forward any excess value for customs duty purposes of original equipment com				
		ng quarter; and						
		her quarters as		missioner may allow in exceptional circumstances.				
			oses fo	r any quarter shall be -				
	` '	•		nicles manufactured for the SACU market, the recommended retail list price (including options), (exclusive of VA	•			
			nd envii	onmental levy in terms of Sections D and E in Part 3 of Schedule No. 1) applicable to such motor vehicle(s) at the ti	ne of production thereof and ready			
	for sale; or		motor ve	hicles exported outside the SACU, the "price free on board" as contemplated in section 72 of the Act;				
				aphs (a) and (b), a CSP(s) on a quarterly basis.				
		mported conten						
				be entitled to utilise VALA for the quarter for which the account is submitted, unless a CSP has been determine	d by ITAC.			
				nicles shall be declared -	d			
	(b) when des		ort, but	not exported at the end of a quarter, as the recommended retail list price on form DA 199.04A for that quarter; ar	iu			
			rd value	in the quarterly account during which the export took place on form DA199.04B; and				
	(ii) the recor	nmended retail	list price	mentioned in (a) on form DA199.02.				
	7.4 ITAC wil	I inform the Con	nmissio	ner of any amendments to a CSP as a result of which the quarterly accounts must be amended.				

By the substitution of the following: (continued) Rebate Item Tariff Rebate Code CD Description **Extent of Rebate** Heading 7.5 The Commissioner may, in the case of any model for which a recommended retail list price contemplated in paragraph 7.1 is not available, determine a value in terms of section 69(3) 7.6 The VALA in any quarter shall firstly be utilized, if applicable, to reduce the value as calculated in terms of Notes 6.1 and 6.2 7.7 "Excess VALA" shall be calculated as follows: (a) The balance of any excess VALA brought forward from the previous quarter; (b) less any excess VALA utilised under rebate item 460.17 for this quarter: (c) plus the VALA for this quarter; (d) less the VALA utilised to offset the duty liability calculated in terms of Note 8.1(d) for this guarter. 7.8 Any excess VALA may be utilised to reduce the value for customs duty purposes of specified motor vehicles imported under rebate item 460.17 in the next guarter, provided that-(a) prior written approval for the utilisation of such excess VALA shall be obtained from the Commissioner; (b the value of the excess VALA shall be reduced by 20 per cent if used on imported fully built-up motor vehicles; and (c) the remaining balance of any excess VALA shall be the opening balance in the next quarter. 7.9 The VALA or any excess VALA is not tradable or transferable 7.10 A PRC may only be used-(a) by the registrant or other importers in whose name the certificate is issued to apply for rebate in terms of section 75 or a refund provided for in section 76 of the Act. 7.11 The person in whose name a PRC is issued shall be liable for any discrepancies in the application for the PRC for whatever reason, which may result in the issue of an incorrect certificate and shall remain liable for the customs duty as if no rebate had been allowed. 8. Extent of rebate 8.1 The calculation of the value to determine the extent of rebate shall be -(a) the value for customs duty purposes of imported original equipment components calculated in terms of Note 6.1: (b) plus the imported component value of original equipment components received from any person in SACU calculated in terms of Note 6.2: (c) plus the VALA calculated in terms of Note 7.3(b) (Form DA 199.02): (d) less the VALA utilised in terms of Note 7.1 for this quarter; and if any liability remains 8.2 The extent of rebate provided for in this rebate item shall not exceed the customs duty payable on the entry of imported goods under Chapter 98 of Schedule No. 1. 8.3 If any liability remains after the calculation in terms of Note 8.1, the PRC may be utilised to reduce the customs duty before the remaining customs duty and additional VAT are brought to account. 9. Compliance 9.1 The registrant or component supplier must, as applicable, comply with-(a) this rebate item, rebate items 317.06 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 and any other provisions of the Act: (c) the regulations: (d) the quidelines; and (e) any directives issued by the Commissioner and ITAC. 10. Transitional Notes 10.1 The value for customs duty purposes of any imported original equipment components in unopened containers and unit load devices carried over from the APDP Phase I second quarter shall be declared in the third quarter of the 2021 APDP Phase II account as an opening balance on form DA 199.10. 10.2 The registrant's calculation of the foreign currency usage of original equipment components and foreign currency usage in terms of the 2021 APDP Phase II of vehicles and form C1 shall be available for inspection by the Commissioner. 10.3 In instances where components cannot be linked to a form C1 by means of a unique identification number or mark, the principle of "first-in-first-out" will apply in determining the foreign currency usage in terms of 2021 APDP Phase II per guarter. 10.4 Any excess VAA carried over from quarter 2 of APDP Account may be used to reduce the value for customs duty purposes of original equipment components imported and imported component value of original equipment components received from any person in SACU as an opening balance in quarter 3 of the APDP Phase II account on form DA199.03. 10.5 Any excess VAA carried forward from the guarter 2 of APDP accounts used for the importation of vehicles in terms of rebate item 460.17 shall be deducted on form DA 199.03 in guarter 3 of APDP Phase II account. 10.6 PRCC may be used on form DA199.06 B to reduce the value for customs duty purposes of original equipment components imported and imported component value of original equipment components received from any person in SACU calculated in terms of Notes 6.1 and 6.2 respectively, after any excess VAA and VALA have been used. 10.7 ITAC may publish additional transitional Notes through a Notice in the Government Gazette.

By the substitution of the following: (continued)

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
	(b) motor veh 8702.10.1 (c) motor veh G.V.M. excee logging truck (d) chassis fi flame-proof v 2.(a) For the p (b) To qualify Chapter 98 of	otes: nicles" mean ors for semi-t icles for the t 0); icles for the t ding 3 500 k s); and tted with eng ehicles, for u ourposes of th for any rebat i Schedule No	railers of transport of g per chasines of he ise in und his item ur e in terms o. 1.	subheading 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 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 exceeding sis fitted with a cab (excluding shuttle cars and low construction flame-proof vehicles, for use in underground minestanding 8706.00, of a mass exceeding 1 600 kg and of a G.V.M. exceeding 3 500 kg (excluding those for shuttle cars a lerground minestand off-the-road logging trucks). In the context indicates otherwise, any expression to which a meaning has been assigned in item 317.04 has the rest of this item all components imported for the manufacture of the motor vehicles specified in Note 1 to this item shall a shall submit a letter of approval from ITAC confirming qualification for participation together with the application.	ng 1 600 kg and of a s and off-the-road nd low construction neaning so assigned.

