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GOEWERMENSKENNISGEWINGS

DEPARTEMENT VAN FINANSIES

No. R. 1

5 Januarie 1990

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 5 (No. 5/10)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 5 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

G. MARAIS,

Adjunk-minister van Finansies.

GOVERNMENT NOTICES

DEPARTMENT OF FINANCE

No. R. 1

5 January 1990

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 5 (No. 5/10)

Under section 75 of the Customs and Excise Act, 1964, Schedule 5 to the said Act is hereby amended to the extent set out in the Schedule hereto.

G. MARAIS,

Deputy Minister of Finance.

BYLAE

I Terug- betaling- item	II			III Mate van Terug- betaling	Anno- taties
	Tariefpos	Kode	T. S.		
522.02	00.00	01.00	09	Volle reg"	
<p>Deur tariefpos No. 00.00 deur die volgende te vervang:</p> <p>Goedere, uit 'n enkele kommersiële besending, wat nie strydig met die bepalings van enige wet ingevoer is nie, waarop regte ten bedrae van minstens R50 betaal is en—</p> <p>(i) wat bevind word nie wettiglik in die Republiek verkoopbaar te wees nie omdat dit nie aan 'n wetlike voorgeskrewe standaard voldoen nie; of</p> <p>(ii) wat, ten tyde van invoer, nie in ooreenstemming met die bepalings van die kontrak ten opsigte van hul beskrywing, kwaliteit, toestand of kondisie was nie en dokumentêre bewys ter bevestiging van die geskil in dié verband tussen die leweransier en die invoerder voorgelê word; of</p> <p>(iii) wat beskadig geland was;</p> <p>mits sodanige goedere met die ingevoerde goedere uitkenbaar is en dit binne 24 maande na die datum van klaring vir binnelandse verbruik daarvan—</p> <p>(i) na die leweransier daarvan of 'n ander persoon wat deur die leweransier aangewys is, teruggestuur word; of</p>					

I Terug- betaling- item	II			III Mate van Terug- betaling	Anno- tasies	
	Tariefpos	Kode	T. S.			Beskrywing
522.03				(ii) onvoorwaardelik aan die Kantoor prysge- gee word: Met dien verstande dat aan- vaarding van prysgawe of beskikking oor enige goedere onderworpe sal wees aan die voorwaardes wat die Minister by re- gulasie voorskryf		
"522.03	00.00	01.00	00	<p>Deur terugbetalingitem 522.03 deur die vol- gende te vervang:</p> <p>Goedere (uitgesonderd goedere wat aan die leweransier daarvan of 'n ander persoon wat deur die leweransier aangewys is, teruggestuur word), ter waarde van meer as R20 vir elke be- sending vir elke geadresseerde, wat vir handelsdoeleindes uitgevoer word—</p> <p>(a) in dieselfde toestand as dit by invoer was; of</p> <p>(b) in 'n toestand waarin die wesenlike ken- merke van die ingevoerde goedere be- houde gebly het;</p> <p>mits 'n behoorlike voltooide eis om terugbeta- ling, met die nodige dokumentêre bewyse daarby, aan die Kontroleur voorgelê word binne 'n tydperk van 6 maande vanaf die datum waar- op dit gepos word in die geval van uitvoer deur die pos, of binne 'n tydperk van 6 maande vanaf die datum van klaring vir uitvoer in die geval van uitvoer op enige ander wyse, maar nie later as 2 jaar vanaf die datum van klaring vir binnelandse verbruik van sodanige goedere nie</p>	Volle reg"	

Opmerking.—Terugbetalingitem 522.02 word gewysig om dit duidelik te stel dat goedere na die leweransier daarvan of 'n ander persoon wat deur die leweransier aangewys is, teruggestuur mag word. Die wysiging van terugbetalingitem 522.03 spruit voort uit die wysiging van terugbetalingitem 522.02.

SCHEDULE

I Refund Item	II			III Extent of Refund	Annota- tions	
	Tariff Heading	Code	C. D.			Description
522.02	"00.00	01.00	09	<p>By the substitution for tariff heading No. 00.00 of the following:</p> <p>Goods, from a single commercial consignment, not having been imported contrary to the provi- sions of any law, on which duty amounting to R50 or more has been paid and—</p> <p>(i) which are found to be not legally saleable in the Republic because they do not con- form to a standard prescribed by law; or</p> <p>(ii) which, at the time of importation, were not in accordance with the terms of the contract in respect of their description, quality, state or condition and docu- mentary evidence confirming the dispute in this respect between the supplier and the importer, is furnished; or</p> <p>(iii) which have been landed damaged;</p> <p>provided such goods are identifiable with the imported goods and, within 24 months of the date of their entry for home consumption—</p> <p>(i) are returned to the supplier thereof or another person designated by the sup- plier; or</p> <p>(ii) are abandoned to the Office uncondition- ally: Provided that acceptance of aban- donment or disposal of any goods shall be subject to such conditions as the Minister may prescribe by regulation</p>	Full duty"	

I Refund Item				II Description	III Extent of Refund	Annotations
	Tariff Heading	Code	C. D.			
522.03				By the substitution for refund item 522.03 of the following: Goods (excluding goods returned to the supplier thereof or another person designated by the supplier), exceeding R20 in value for each consignment for each consignee, which are exported for trade purposes— (a) in the same condition as imported; or (b) in a condition in which the essential character of the imported goods has been retained; provided a duly completed refund application, supported by the necessary documentary evidence, is submitted to the Controller within a period of 6 months from the date of posting in the case of export by post, or within a period of 6 months from the date of entry for export in the case of export in any other manner, but not later than 2 years from the date of entry for home consumption of such goods	Full duty"	
"522.03	00.00	01.00	00			

Note.—Refund item 522.02 is restated to make it clear that goods may be returned to the supplier thereof or another designated by the supplier. The amendment to refund item 522.03 is consequential to the amendment of refund item 522.02.

No. R. 2

5 Januarie 1990

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/85)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 3 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

G. MARAIS,

Adjunk-minister van Finansies.

No. R. 2

5 January 1990

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/85)

Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said act is hereby amended to the extent set out in the Schedule hereto.

G. MARAIS,

Deputy Minister of Finance.

BYLAE

I Korting- Item				II Beskrywing	III Mate van Korting	Annotations			
	Tariefpos	Korting- kode	T. S.						
303.01	"1511.90	01.06	62	Deur tariefpos No. 1511.90 deur die volgende te vervang:	Volle reg"				
				Palmstearien, vir die vervaardiging van margarien en ander voorbereide spysvette					
313.06	"6911.10	01.06	68	Deur tariefpos No. 69.11 deur die volgende te vervang:	Volle reg				
				Tafelgerei, onversier, geglasuur, in stalle, wat benewens koppies en pierings of drinkbekers, ook ander tafelgerei bevat, met 'n waarde vir belastingdoeleindes van minstens 625c/kg, vir die versiering daarvan en 'n verdere proses van hittebehandeling					
				02.06			62	Drinkbekers, onversier, geglasuur, met 'n waarde vir belastingdoeleindes van minstens 341c elk, vir die versiering daarvan en 'n verdere proses van hittebehandeling	Volle reg
				03.06			67	Koppies en pierings, onversier, geglasuur, met 'n waarde vir belastingdoeleindes van minstens 115c per item, vir die versiering daarvan en 'n verdere proses van hittebehandeling	Volle reg
				04.06			61	Borde, onversier, geglasuur, met 'n waarde vir belastingdoeleindes van minstens 583c/kg, vir die versiering daarvan en 'n verdere proses van hittebehandeling	Volle reg
				05.06			66	Lekkergoedbakkies, onversier, geglasuur, vir die versiering daarvan en 'n verdere proses van hittebehandeling	Volle reg
	06.06	60	Ander tafelgerei, onversier, geglasuur, met 'n waarde vir belastingdoeleindes van minstens 549c/kg, vir die versiering daarvan en 'n verdere proses van hittebehandeling	Volle reg"					

Opmerking.—Kortingitems 303.01/1511.90 en 313.06/69.11 word herskryf.

SCHEDULE

I Rebate Item	II			Description	III Extent of Rebate	Annotations		
	Tariff Heading	Rebate Code	C. D.					
303.01	"1511.90	01.06	62	By the substitution for tariff heading No. 1511.90 of the following: Palm stearine, for the manufacture of margarine and other prepared edible fats	Full duty"			
313.06				"6911.10			01.06	68
	02.06	62	Mugs, undecorated, glazed, of a value for duty purposes of 341c each or more, for the decoration thereof and a further process of heat treatment		Full duty			
	03.06	67	Cups and saucers, undecorated, glazed, of a value for duty purposes of 115c per item or more, for the decoration thereof and a further process of heat treatment		Full duty			
	04.06	61	Plates, undecorated, glazed, of a value for duty purposes of 583c/kg or more, for the decoration thereof and a further process of heat treatment		Full duty			
	05.06	66	Sweet dishes, undecorated, glazed, for the decoration thereof and a further process of heat treatment		Full duty			
	06.06	60	Other tableware, undecorated, glazed, of a value for duty purposes of 549c/kg or more, for the decoration thereof and a further process of heat treatment		Full duty"			

Note. — Rebate items 303.01/1511.90 and 313.06/69.11 are restated.

No. R. 3

5 Januarie 1990

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/2/27)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 2B van Bylae 1 by genoemde Wet hiermee gewysig, met ingang van 5 April 1990, in die mate in die Bylae hiervan aangetoon.

G. MARAIS,

Adjunk-minister van Finansies.

No. R. 3

5 January 1990

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/2/27)

Under section 48 of the Customs and Excise Act, 1964, Part 2B of Schedule 1 to the said Act is hereby amended, with effect from 5 April 1990, to the extent set out in the Schedule hereto.

G. MARAIS,

Deputy Minister of Finance.

BYLAE

I Item	II Pos	III Subpos	IV Artikel Beskrywing	V Skaal van Reg		Annotations
				Aksyns	Doeane	
124.33	84.73	8473.30.10	Deur na item 124.30 die volgende in te voeg: Onderdele en bybehoorsels (uitgesonderd oortreksels, dra-koffers en soortgelyke goedere) geskik vir gebruik slegs of hoofsaaklik met masjiene van poste Nos. 84.69 tot 84.72: Onderdele en bybehoorsels van syfer outomatiese dataverwerkmasjiene	10%	10%"	
124.80			85.42	8542.11	Deur na item 124.75 die volgende in te voeg: Elektroniese geïntegreerde kringe en mikrosamestelle: Monolitiese geïntegreerde kringe, digitaal	10%

Opmerking. — Die uitwerking van hierdie wysiging is dat sommige onderdele en bybehoorsels van syfer outomatiese dataverwerkmasjiene nou sinsbare produkte word met ingang van 5 April 1990.

SCHEDULE

I Item	II Heading	III Subheading	IV Article Description	V Rate of Duty		Annotations
				Excise	Customs	
124.33			By the insertion after item 124.30 of the following:			
"124.33	84.73		Parts and accessories (excluding covers, carrying cases and the like) suitable for use solely or principally with machines of headings Nos. 84.69 to 84.72:			
		8473.30.10	Parts and accessories of digital automatic data processing machines	10%	10%"	
124.80			By the insertion after item 124.75 of the following:			
"124.80	85.42		Electronic integrated circuits and microassemblies:			
		8542.11	Monolithic integrated circuits, digital	10%	10%"	

Note.—The effect of this amendment is that certain parts and accessories of digital automatic data processing machines will become now excisable products with effect from 5 April 1990.

No. R. 4

5 Januarie 1990

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/203)

Kragtens artikel 48A van die Doeane- en Aksynswet, 1964—

- word Deel 1 van Bylae No. 1 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon; en
- word hierdie wysiging, vir sover dit betrekking het op subposte Nos. 6211.31.10, 6211.32.10, 6211.33.10 en 6211.39.10, geag op 1 Januarie 1988 in werking te getree het.

G. MARAIS,

Adjunk-minister van Finansies.

No. R. 4

5 January 1990

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/203)

Under section 48A of the Customs and Excise Act, 1964—

- Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto; and
- this amendment, in so far as it relates to subheadings Nos. 6211.31.10, 6211.32.10, 6211.33.10 and 6211.39.10, shall be deemed to have come into operation on 1 January 1988.

G. MARAIS,

Deputy Minister of Finance.

BYLAE

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Annotasies
62.11			Deur subpos No. 6211.3 deur die volgende te vervang:			
	"6211.3 6211.31		Ander kledingstukke, mans of seuns:			
			Van wol of fyn dierehaar:			
		10 7	Pakke en oorpakke, geleidend, ontwerp vir gebruik deur oorhoofse transmissielynwerkers, met 'n waarde vir belastingdoeleindes van minstens R275	getal	vry	
		.90 5	Ander	getal	30% of 7 480c/kg min 70%	
	6211.32		Van katoen:			
		.10 3	Pakke en oorpakke, geleidend, ontwerp vir gebruik deur oorhoofse transmissielynwerkers, met 'n waarde vir belastingdoeleindes van minstens R275	getal	vry	
		.90 1	Ander	getal	30% of 5 000c/kg min 70%	
	6211.33		Van gefabriseerde vesels:			
		.10 2	Pakke en oorpakke, geleidend, ontwerp vir gebruik deur oorhoofse transmissielynwerkers, met 'n waarde vir belastingdoeleindes van minstens R275	getal	vry	
		.90 8	Ander	getal	30% of 5 000c/kg min 70%	

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Annotasies
	6211.39		Van ander tekstielstowwe:			
	.10	8	Pakke en oorpakke, geleidend, ontwerp vir gebruik deur oorhoofse transmissielynwerkers, met 'n waarde vir belastingdoeleindes van minstens R275	getal	vry	
	.90	6	Ander	getal	30% of 5 000c/kg min 70%"	

Opmerking. — 'n Oorskakelingsfout word reggestel.

SCHEDULE

Heading	Subheading	C. D.	Article Description	Statistical Unit	Rate of Duty	Annotations
62.11			By the substitution for subheading No. 6211.3 of the following:			
	“6211.3		Other garments, men's or boys':			
	6211.31		Of wool or fine animal hair:			
	.10	7	Suits and overalls, conductive, designed for use by overhead transmission line-men, of a value for duty purposes of R275 or more	no.	free	
	.90	5	Other	no.	30% or 7 480c/kg less 70%	
	6211.32		Of cotton:			
	.10	3	Suits and overalls, conductive, designed for use by overhead transmission line-men, of a value for duty purposes of R275 or more	no.	free	
	.90	1	Other	no.	30% or 5 000c/kg less 70%	
	6211.33		Of man-made fibres:			
	.10	2	Suits and overalls, conductive, designed for use by overhead transmission line-men, of a value for duty purposes of R275 or more	no.	free	
	.90	8	Other	no.	30% or 5 000c/kg less 70%	
	6211.39		Of other textile materials:			
	.10	8	Suits and overalls, conductive, designed for use by overhead transmission line-men, of a value for duty purposes of R275 or more	no.	free	
	.90	6	Other	no.	30% or 5 000c/kg less 70%"	

Note. — A transposition error is rectified.

DEPARTEMENT VAN LANDBOU

No. R. 5

5 Januarie 1990

WET OP VEEBRANDMERKE, 1962
(WET No. 87 VAN 1962)

REGULASIES. — VOORGENOME WYSIGING

Ek, Jacob de Villiers, Minister van Landbou, handelende kragtens artikel 22 (3) van die Wet op Veebrandmerke, 1962 (Wet No. 87 van 1962) —

(a) maak hierby bekend dat ek van voorneme is om die regulasie in die Bylae uit te vaardig; en

DEPARTMENT OF AGRICULTURE

No. R. 5

5 January 1990

LIVESTOCK BRANDS ACT, 1962
(ACT No. 87 OF 1962)

REGULATIONS. — PROPOSED AMENDMENT

I, Jacob de Villiers, Minister of Agriculture, acting under section 22 (3) of the Livestock Brands Act, 1962 (Act No. 87 of 1962), hereby —

(a) make known that I intend to make the regulation set out in the Schedule; and

(b) versoek belanghebbendes hierby om enige besware teen of vertoë aangaande die voorgename regulasie binne ses weke vanaf die datum van publikasie van hierdie kennisgewing skriftelik aan die Registrateur van Veebrandmerke, Privaatsak X343, Pretoria, 0001, voor te lê.

J. DE VILLIERS,
Minister van Landbou.

BYLAE

Woordomskrywing

1. In hierdie Bylae beteken "die Regulasies" die regulasies gepubliseer by Goewermentskennisgewing No. R. 519 van 29 Maart 1968, soos gewysig deur die regulasies gepubliseer by Goewermentskennisgewings Nos. R. 3743 van 14 November 1969, R. 2728 van 14 Desember 1984, R. 317 van 20 Februarie 1987, R. 632 van 31 Maart 1988 en R. 579 van 31 Maart 1989.

Vervanging van regulasie 15 van die Regulasies

2. Regulasie 15 van die Regulasies word hierby deur die volgende regulasie vervang:

"Volgorde van toekenning van brandmerke

15. (1) (a) Behoudens die bepaling van subregulasie (2), word brandmerke in alfabetiese volgorde toegeken.

(b) Die eerste letter van 'n kombinasie moet eerstens in sy regop posisie gebruik word in kombinasie met al die letters aangedui in die Tweede Aanhangel, en daarna in al sy moontlike kantelposisies in 'n regsom volgorde.

(c) Die tweede en derde letters van 'n kombinasie moet ook letters aangedui in die Tweede Aanhangel wees, en moet eerstens in hul regop posisies en daarna in al hul moontlike kantelposisies in 'n regsom volgorde gebruik word.

(2) (a) Die letters L en V, word nie as die eerste letter van 'n kombinasie gebruik nie, hetsy in hul regop posisies of in enige kantelposisie.

(b) Die letters in kolom 1 van die Tabel word, hetsy in hul regop posisies of in enige kantelposisie, gebruik as die eerste letter van 'n kombinasie wat as 'n brandmerk toegeken word aan 'n persoon wie se vee in 'n staat of selfregerende gebied in kolom 2 van die Tabel daarteenoor vermeld, aangehou word."

(b) invite all interested persons to submit any objections to or representations concerning the proposed regulation in writing to the Registrar of Livestock Brands, Private Bag X343, Pretoria, 0001, within six weeks from the date of publication of this notice.

J. DE VILLIERS,
Minister of Agriculture.

SCHEDULE

Definition

1. In this Schedule "the Regulations" means the regulations published by Government Notice No. R. 519 of 29 March 1968, as amended by the regulations published by Government Notices Nos. R. 3743 of 14 November 1969, R. 2728 of 14 December 1984, R. 317 of 20 February 1987, R. 632 of 31 March 1988 and R. 579 of 31 March 1989.

Substitution of regulation 15 of the Regulations

2. The following regulation is hereby substituted for regulation 15 of the Regulations:

"Order of allocation of brands

15. (1) (a) Subject to the provision of subregulation (2), brands shall be allocated in alphabetical order.

(b) The first letter of a combination shall firstly be used in its upright position in combination with all the letters indicated in the Second Annexure, and thereafter in all its possible toppled positions in clockwise sequence.

(c) The second and third letters of a combination shall also be letters indicated in the Second Annexure and shall firstly be used in their upright positions and thereafter in all their possible toppled positions in clockwise sequence.

(2) (a) The letters L and V shall not be used as the first letter of a combination in either upright or in any toppled position.

(b) The letters in column 1 of the Table shall be used in either their upright positions or in any toppled positions as the first letter of a combination allocated as a brand to a person whose livestock are kept in a state or self-governing territory specified in column 2 of the Table opposite thereto."

TABEL/TABLE

**EERSTE LETTERS VAN VEEBRANDMERKE IN SEKERE GEBIEDE
FIRST LETTERS OF LIVESTOCK BRANDS IN CERTAIN AREAS**

[Regulasie 15 (2) (b)/Regulation 15 (2) (b)]

	Staat of selfregerende gebied State or self-governing territory
1	2
1. K.....	Kwandebele.
2. T.....	Republiek van/Republic of Bophuthatswana.



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