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Government Notice

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IMPORTANT NOTICE!!!

It is announced to the general public that all offices of the **Government Printing Works** will be closed at **12:00** on **2 December 2005** for an official function.

Any inconvenience caused is deeply regretted.

Chief Executive Officer

GOVERNMENT NOTICE

SOUTH AFRICAN REVENUE SERVICE

No. R. 1157

1 December 2005

CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF RULES (NO. DAR/9)

Under sections 46, 46A, 49A, 59A and 120 of the Customs and Excise Act, 1964, the rules published in Government Notice R.1874 of 8 December 1995 are amended to the extent set out in the Schedule hereto with effect from 1 December 2005.

PRAVIN JAMNADAS GORDHAN
COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE

SCHEDULE

- (a) By the substitution for rule 46A2.04 of the following rule:
 - "46A2.04 Registration of exporter and producer

 For the purposes of section 46A(6) and section 59A
 - (a) every exporter and producer of GSP goods shall be registered and shall submit to the Commissioner a
 - completed form DA 185 and the relevant annexure in the case of -
 - (i) an exporter, Annexure DA 185.02 and DA 46A.01;
 - (ii) a producer, Annexure DA 185.14 and DA 46A.02;
 - (b) if the exporter is also the producer of the goods concerned, application for registration as exporter, as well as a producer, must be so submitted."
- (b) By the substitution in rule 46A2.18 for subparagraph (ii) of paragraph (g) of the following subparagraph:
 - "(ii) Form A must be accompanied by the Application for Certificate of Origin Form A (DA 46A.03) and if the exporter is not the producer a Declaration by Producer (DA 46A.04)."
- (c) By the substitution in rule 46A2.18 for the sentence preceding subparagraph (i) in paragraph (ij) of the following sentence:
 - "(ij) For the purposes of verification of the originating status of goods declared in the Application for Certificate of Origin.

 Form A (DA 46A.03) the exporter, whether -"
- (d) By the substitution in rule 46A2.18(ij) for subparagraph (iii) (aa) of the following subparagraph:
 - "(aa) accounts or internal bookkeeping and any other documents providing direct evidence of working or processing of materials carried out by the exporter or producer to obtain the goods concerned, movement certificates and invoice declarations authorised in terms of the relevant enactment, proving the originating status of goods imported and reexported or materials used and producer's declaration form DA 46A.04;"

- (e) By the substitution in rule 46A2,19(b) for subparagraph (i)(bb) of the following subparagraph:
 - "(bb) if a Form A has not been issued previously for the goods concerned, the declaration by the exporter on form DA 46A.03 shall include a statement to this effect;"
- (f) By the substitution in rule 46A2.31 for the second paragraph numbered (c) of the following paragraph:
 - "(d) For the purpose of compliance with the provisions of the enactments, the Controller must keep a copy of the Certificate of Origin Form A and supporting evidence and any related export documents for at least three years after the date of entry of export of the goods concerned."

(g) Bby the insertion of rule 46A2.32 after paragraph (d) of the following paragraph:

- "(e) Amendment of Certificate of Origin Form A
 - (i) An amendment of the Notes on the reverse of the Certificate of Origin Form A provides for the inclusion of the following new member states of the European Economic Community (the "Community" as defined in rule 46A2.01(e) (ii) (aa)):

Cyprus;

Czech Republic;

Estonia;

Hungary;

Latvia;

Lithuania;

Malta;

Poland;

Slovakia; and

Slovenia.

- (ii) In terms of a directive issued by the United Nations Conference on Trade and Development (TD/B/GSP/FORM/1 of 7 December 2004), the existing stock of the Certificate of Form A with Notes (1996) on the reverse, may be utilized till 31 May 2006 and before that date SARS will issue sets of the new Certificate of Origin Form A with Notes (2004) at the Branch Offices."
- (h) By the substitution for the form printed at the end of rule 46A2.31 of the following form:
 "Generalized System of Preferences Certificate of Origin Form A"

1.	Good consigned country)	d from (exporter's b	ousiness name, address,	Reference N	lo, A		
		G.		Gi	ENERALIZED SYSTEM CERTIFICATE ((Combined declaration	OF ORIGIN	-
	*)						
			\$ **		FORM	A	
2.	Goods consigne	ed to (consignee's nar	me, address, country)				9
		ing a		Issued in	(country		
			20		(country		
	38		*)			Se	e notes overleaf
3.	Means of transp	oort and route (as far	as known)	4. For off	icial use		, notes over long
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5.	Item number	6. Marks and	7. Number and		8. Origin criterion	9. Gross weight	10. Number and date
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11	Certification	L		12. Dec	laration by the exporters		
11.	It is hereby ce	ertified, on the basis he exporter is correct	s of control out, that t	he The	undersigned hereby declar correct; that all the goods v	es that the above vere produced in	and statements
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			* * *			· II	
		a N R		- 1	(Importin	ng country)	(zamanana)
	(Pia	ace and date, signatur certifying author	e and stamp of ority)		(Place and date, signatur	e of authorized s	ignatory)

ANNEX NOTES (2004)

I Countries which accept Form A for the purposes of the Generalized System of Preferences (GSP):

Australia*	Republic of Belarus	European Union:	Italy	Austria
Canada	Republic of Bulgaria	Belgium	Cyprus	Poland
Japan	Russian Federation	Czech Republic	Latvia	Portugal
New Zealand**		Denmark	Lithuania	Slovenia
Norway		Germany	Luxembourg	Slovakia
Switzerland		Estonia	Hungary	Finland
United States of America ***		Greece	Malta	Sweden
		Spain	Netherlands	
	9	France	United Kingdom	
		Ireland	13 A 20 4 5 1 A 20 4 5	

Full details of the conditions covering admission to the GSP in these countries are obtainable from the designated authorities in the exporting preference-receiving countries or from the customs authorities of the preference-giving countries listed above. An information note is also obtainable from the UNCTAD secretariat.

II General conditions

To qualify for preference, products must:

- (a) fall within a description of products eligible for preference in the country of destination. The description entered on the form
 must be sufficiently detailed to enable the products to be identified by the customs officer examining them;
- (b) comply with the rules of origin of the country of destination. Each article in a consignment must qualify separately in its own right; and
- (c) comply with the consignment conditions specified by the country of destination. In general, products must be consigned direct from the country of exportation to the country of destination but most reference-giving countries accept passage through intermediate countries subject to certain conditions. (For Australia, direct consignment is not necessary.)

III Entries to be made in Box 8

Preference products must either be wholly obtained in accordance with the rules of the country of destination or sufficiently worked or processed to fulfil the requirements of that country's origin rules.

- (a) Products wholly obtained: for export to all countries listed in Section I, enter the letter "P" in Box 8 (for Australia and New Zealand Box 8 may be left blank).
- (b) Products sufficiently worked or processed: for export to the countries specified below, the entry in Box 8 should be as follows:
 - (1) United States of America: for single country shipments, enter the letter "Y" in Box 8, for shipments from recognized associations of countries, enter the letter "Z", followed by the sum of the cost or value of the domestic materials and the direct cost of processing, expressed as a percentage of the ex-factory price of the exported products; (example "Y" 35% or "Z" 35%).
 - (2) Canada: for products which meet origin criteria from working or processing in more than one eligible least developed country, enter letter "G" in Box 8; otherwise "F".
 - (3) Japan, Norway, Switzerland and the European Union; enter the letter "W" in Box 8 followed by the Harmonized Commodity Description and Coding System (Harmonized System) heading at the 4-digit level of the exported product (example "W" 96.18).
 - (4) Bulgaria and the Russian Federation: for products which include value added in the exporting preference-receiving country, enter the letter "Y" in Box 8 followed by the value of imported materials and components expressed as a percentage of the fob price of the exported products (example "Y" 45%); for products obtained in a preference-receiving country and worked or processed in one or more other such countries, enter "Pk".
 - (5) Australia and New Zealand: completion of Box 8 is not required. It is sufficient that a declaration be properly made in Box 12.

^{*} For Australia, the main requirement is the exporter's declaration on the normal commercial invoice. Form A, accompanied by the normal commercial invoice, is an acceptable alternative, but official certification is not required.

^{**} Official certification is not required.

^{***} The United States does not require GSP Form A. A declaration setting forth all pertinent detailed information concerning the production or manufacture of the merchandise is considered sufficient only if requested by the district collector of Customs.

By the insertion after the Certificate of Origin Form A included in the rules for Part 2 of the following: (ii)

Non-reciprocal tariff treatment under the Generalised System of Preferences (GSP) granted to developing countries by the Russian Federation

46A3.01 No rule."

By the insertion after Part 3 of the following: (k)

"Part 4

Non-reciprocal tariff treatment under the Generalised System of Preferences (GSP) granted to developing countries by the Republic of Turkey

- The rules numbered 46A4 are rules contemplated in sections 46(4)(d) and 46A(4)(b) in respect of the 46A4.01 (a) enactments of the Republic of Turkey relating to the Generalised System of Preferences (GSP) wherein is prescribed the origin and other requirements in terms of which goods exported from a developing country (which includes the Republic) will qualify for preferential tariff treatment on importation into the Republic of Turkey.
 - The enactments of the Republic of Turkey to which these rules relate are the following English versions (b) received from the Undersecretariat of Customs, Turkey:
 - Consolidated Decision on Determination of Origin of Goods Benefiting from Preferential Regime for the purpose of the Generalised System of Preferences [No. 2001/3485] stated to have been published and amended in the Official Gazette of the Republic of Turkey as follows:
 - published on 30th December 2001/24626
 - amended on 9th October 2003/25254 (B)
 - amended on 24th March 2004/25408
 - (ii) Annexes to the Consolidated Decision:

Annex I

- Introductory Notes to the List in Annex II

- List of working or processing required to be carried out on non-originating Annex II materials in order that the product manufactured can obtain originating

status

Certificate of Origin Form A Annex III

Movement Certificate EUR 1 and Application for Movement Certificate Annex IV

EUR 1

Invoice Declaration Annex V

Working Excluded from Generalized System of Preferences Regional Annex VI

Cumulation

The List of the least Developed Countries Annex VII

Note:

- (1) Care must be exercised in applying any provision of an enactment and the South African Revenue Service cannot warrant that the enactments are free from errors or up to date or otherwise complete, and having regard to the provisions of section 46A(7), it is the duty of exporters to ascertain particulars or confirmation of the precise qualifying requirements and the extent of any benefit from the importer or the customs authority in the Republic of Turkey.
- (2) These documents are included in the SARS website (www.sars.gov.za).
- (c) Any expression used in the rules with reference to an enactment of the Republic of Turkey shall, unless the context otherwise indicates, have the meaning assigned thereto in the said enactment or relevant provisions of the Act or as defined in these rules.
- (d) (i) Where any rule reflects an alphabetical prefix or alphabetical prefixes and a number or numbers in brackets in any heading to the rule, such a reference refers to an enactment of the Republic of Turkey, for example:

"TDA 43

TDA followed by a number refers to the relevant article of the Turkey enactment "Consolidated Decision on Declaration of Origin of Goods Benefiting from Preferential Regime for the Purposes of the Generalised System of Preferences" referred to in paragraph (b)"

- (ii) These references are merely quoted to facilitate tracing relevant provisions in the enactments, but exporters are cautioned to study each enactment as a whole and in context to verify requirements in each case and not to rely solely on such references.
- (e) In the application of provisions of the Act to any enactment -
 - (i) the following expressions in the definitions of an enactment shall have the meanings assigned thereto in this paragraph:
 - "chapters and headings" means the chapters and headings (four-digit codes) of Part 1 of Schedule No. 1;
 - "customs value" means the value of imported goods calculated or determined in accordance with the provisions of sections 65, 66, 67 and 74A; and
 - "Harmonized System" or "HS" or "Harmonized Commodity Description and Coding System" means, for the purposes of any meaning ascribed to any expression in any provision of origin in any enactment or these rules, the provisions of Part 1 of Schedule No. 1, except national subheadings or additional section or chapter notes and the rates of duty, applicable to the classification of any goods in any chapter or heading or subheading, and for the purposes of interpretation of Part 1 of Schedule No. 1, includes application of the Explanatory Notes to the Harmonized System as required in terms of section 47(8)(a);

(ii) the following expressions in an enactment shall have the meanings assigned thereto in this paragraph -

"authority or authorities", "competent authorities", "customs authorities" or "governmental authorities" means, with effect from the date these rules come into operation, the Commissioner, or in accordance with any delegation in these rules, the Head Customs Operations in the Operational Service division of the South African Revenue Service, the Controller or any other officer;

"beneficiary country" (except when referring to benefits for a least developed country) or "developing country" includes the Republic;

"Certificate of Origin Form A" or "Form A" means the Generalised System of Preferences, Certificate of Origin (combined declaration and certificate) Form A included in Annex III to the Consolidated Decision, which is issued in a beneficiary country as proof of origin and of which numbered sets are printed and provided by the South African Revenue Service as stated in these rules;

"Decision" means the Consolidated Decision on Determination of Origin of Goods Benefiting from Preferential Regime for the Purposes of the Generalised System of Preferences (and its Annexes) referred to in paragraph (b), which states in Article 1 thereof –

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"This Decision shall regulate procedures and principles on determining the origin of goods benefiting from the preferential regime at trade to the Republic of Turkey for the purposes of the Generalised System of Preferences, according to Article 22(b) of Customs Law No. 4458.";

"GSP" means the Generalised System of Preferences as in operation in the Republic of Turkey in terms of which non-reciprocal preferential tariff treatment is granted to goods originating in beneficiary countries which include the Republic;

"Movement Certificate EUR 1", the form of which a specimen is published in Annex IV to the Decision which is issued as proof of the originating status of goods exported from the Republic of Turkey to the Republic for the purposes of the GSP;

"origin", "originate", "originating status" and cognate expressions, relate to, unless the context otherwise indicates, the origin of goods determined in terms of any provision of origin contemplated in an enactment;

"preferential tariff treatment" shall have the meaning assigned thereto in section 46A (1);

(iii) For the purposes of TDA 6 -

"company" means a company contemplated in the Companies Act, No. 61 of 1973;

"registered or recorded in" or "sail under the flag of a beneficiary country" includes "registered" or "of South African nationality" as contemplated in the Merchant Shipping Act, No. 57 of 1951;

"seabed" means "the bed of the sea and the subsoil thereof" included in the definition of "sea" in section 1 of the Maritime Zone Act, No. 15 of 1994;

"territorial waters" means the territorial waters as defined in section 4 of the Maritime Zone Act, No. 15 of 1994.

(iv) the expression -

"enactment" means an enactment as defined in section 46A(1) and includes any legislative enactment specified in paragraph (b), any amendment thereof or any directive in connection therewith issued by the Republic of Turkey;

"exporter" means a registered exporter as contemplated in section 46A(6);

"goods" as used in these rules means depending on the context, "goods" or "products" or "materials" as defined in an enactment;

"GSP goods", means goods exported or in the case of a producer, goods produced for export from the Republic for the purposes of obtaining the benefits of preferential tariff treatment on importation into the Republic of Turkey;

"list rule" or "rule" means a requirement specified in respect of a product in the "List of working or processing required to be carried out on non-originating materials in order that the product manufactured can obtain originating status" as provided in Annex II and the Introductory Notes thereto in Annex I, of the Decision;

"manufacturer" means a registered manufacturer as contemplated in section 46A(6) and includes, depending on the context, a "producer";

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"producer" means a registered producer as contemplated in section 46A(6) and includes a person that breeds and raises any animals, mines any minerals and grows and harvests any products and depending on the context, any person that manufactures, processes or assembles goods or any combination thereof;

"relevant enactment" means an enactment of the Republic of Turkey;

"Republic" means the Republic of South Africa.

"SACU" means the Southern African Customs Union of which the members are the Republic of Botswana, the Kingdom of Lesotho, the Republic of Namibia, the Republic of South Africa and the Kingdom of Swaziland;

- 46A4.02 (a) Subject to section 3(2), any power, duty or function contemplated in sections 46(4)(d) and 46A(4) is delegated to the extent specified in these rules to the Head Customs Operations in the Operational Service Support division of the South African Revenue Service, the Controller or any officer designated to exercise such power or perform such duty or function;
 - (b) For the purposes of paragraph (a) any officer authorised by the Manager: Commercial Services or by any Controller may exercise any power or duty or function conferred or imposed on customs authorities in any

enactment or on any officer in terms of any other provision of this Act for the purpose of verification of the originating status of goods or the fulfilment of the other requirements of such enactment.

46A4.03 Transitional arrangements

- (a) The responsibility of the South African Revenue Service for the administration of the GSP in respect of the Republic of Turkey commences on the date these rules come into operation.
- (b) Any matter arising from the administration of the GSP before that date, must be finalised with the existing offices in the Department of Trade and Industry responsible for the administration of the GSP before the date these rules came into operation.

46A4.04 Registration of exporter and producer

For the purposes of section 46A(6) and section 59A -

- (a) every exporter and producer of GSP goods shall be registered and shall submit to the Commissioner a completed form DA 185 and the relevant annexure in the case of -
 - (i) an exporter, Annexure DA 185.02 and DA 46A.01;
 - (ii) a producer, Annexure DA 185.14 and DA 46A.02;

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(b) if the exporter is also the producer of the goods concerned, application for registration as exporter as well as a producer, must be so submitted.

Rules relating to the enactments of the Republic of Turkey prescribing requirements concerning the origin and proof of origin in respect of goods exported from beneficiary countries.

46A4.05 Purpose, scope and definitions (TDA 1-8, 24) No rule

46A4.06 Rules of origin, proofs of origin (TDA 3 and 24)

- (a) In terms of the relevant enactments the basic requirements for a product to be regarded as originating in a GSP beneficiary country are that it must be -
 - (i) wholly obtained in that country; (TDA 6)
 - (ii) obtained in that country in the manufacture of which products other than those referred to in subparagraph (i) are used provided that the said product has undergone sufficient working or processing (TDA 7, Annexes I and II).
- (b) (i) Products originating in the Republic of Turkey which are exported to a GSP beneficiary country and which are subject to working or processing there going beyond the processes regarded as insufficient working or processing (TDA 8) are regarded as originating in that GSP beneficiary country (TDA 4).
 - (ii) The process referred to in subparagraph (i) is referred to as cumulation and in this regard the enactments provide for -
 - (aa) regional cumulation (TDA 13, 14, 15, 16 and 17) which only applies in respect of the groups listed in TDA 14;
 - (bb) bilateral cumulation with materials originating in the Republic of Turkey (TDA 4).
- (c) An originating product is eligible, on importation into the Republic of Turkey to benefit from the relevant tariff preference provided -
 - (i) it has been transported directly (TDA 22);

- (ii) a valid certificate of origin Form A is submitted or an invoice declaration is produced (TDA 24 and 26); and
- (iii) the customs administration (or other government authority) of a beneficiary country assists the customs authorities of the Republic of Turkey in verifying (when required) the authenticity of the document or the accuracy of the information regarding the origin of the product (TDA 39 and 40).
- (d) For the purposes of these requirements -
 - exporters and producers (as defined) must ensure that proper records are kept to prove the originating status of goods exported (whether on completion of Form A or an invoice declaration) under the GSP scheme as specified in these rules;
 - (ii) exporters must produce a duly completed application form and submit the necessary supporting documents proving the originating status of the goods concerned when applying for certification of Form A.
- (a) (i) Whenever originating status is claimed for any product in which materials originating in the Republic of Turkey have been incorporated, the exporter shall, in addition to any other documentation that may elsewhere be specified in these rules, keep available for inspection all appropriate records to prove compliance with the conditions for cumulation as contemplated in TDA 4 and paragraph (b).
 - (ii) Where goods are imported into the Republic from the Republic of Turkey for working or processing (cumulation purposes), the bill of entry import must be so endorsed and also with the movement certificate EUR 1 number and date or to the effect that the importer is in possession of an invoice declaration.
- 46A4.07 Products wholly obtained in the Republic of Turkey or a GSP beneficiary country (TDA 6)

 Goods wholly obtained must be so described on Form A, or any invoice declaration and any entry for export, for example, "coal (wholly obtained)".
- 46A4.08 Products sufficiently worked or processed List of working or processing (TDA 7, Annexes I and II)
 - (a) A value tolerance, which does not apply to textile products of HS chapters 50 to 63 of the Harmonized System, is allowed in respect of non-originating materials which should not be used in the manufacture of originating products.
 - (b) Derogations as provided in TDA 18, 19 and 20 are only applicable to least-developed beneficiary countries.
- 46A4.09 Insufficient working or processing (TDA 8)

 Any record kept to prove the originating status of goods exported shall reflect the nature of the working or processing carried out to distinguish sufficient and insufficient working.
- 46A4.10 Unit of qualification (TDA 9)
 No rule.
- 46A4.11 Accessories, spare parts and tools (TDA 10)
 No rule.

Sets (TDA 11) 46A4.12

Any record kept to prove the originating status of goods exported shall contain sufficient details for verification of the heading and other characteristics of the goods for the purposes of application of the relevant provisions of origin.

Neutral elements (TDA 12) 46A4.13

No rule.

The principle of territoriality, re-importation of goods (TDA 21) 46A4.14

- For the purpose of application of the relevant enactments "exported" includes goods removed to any SACU country other than the Republic.
- When entering any goods under rebate of duty for which originating status as contemplated in the Republic of (b) Turkey enactment is claimed on re-importation from any country, it must be proved that the goods returned
 - are the same as those which were exported;

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have not undergone any operations beyond that necessary to preserve them in good condition while in (ii) that country or while being exported.

Direct transport (TDA 22) 46A4.15

- The provisions of this rule relating to the import of goods only apply in respect of the provisions of rule 46A4.06(b) (cumulation).
- "Transported directly" means goods invoiced to an importer in the Republic by an exporter in the (b) Republic of Turkey (or by a person in another country) and transported directly from the Republic of Turkey to that importer, arriving in the same ship, aircraft or container on which they were loaded on
 - The evidence specified in TDA 22 in respect of goods which have not been transported directly (ii) between the Republic of Turkey and the Republic shall be produced to the Controller at the time of entry together with the form EUR 1 or invoice declaration and other documents contemplated in section 39.
 - If the Controller is not satisfied with the evidence and provided no false statement or a statement (iii) suspected on reasonable grounds to be false is produced, the Controller may release the goods on the furnishing of a provisional payment or other security pending production of the documents necessary to prove the originating status and compliance with the requirements specified TDA 22.
- "A single transport document" may include a through bill of lading or air waybill indicating a contract for (c) the carriage of goods from the Republic of Turkey to the Republic.
- "Any substantiating documents" referred to in TDA 22 shall be documents, which provide the facts specified therein and may include a declaration by the exporter supported by a statement from the customs authorities of the country concerned that according to their investigations the facts contained in the declaration are correct or to the extent that although all the facts have not been verifiable they have no reason to doubt their correctness.
- The provisions of paragraphs (b), (c) and (d) shall apply mutatis mutandis in respect of goods (e) exported to the Republic of Turkey.

(ii) The exporter in the Republic must produce the evidence required on importation into the Republic of Turkey to the Controller together with the Application for Certificate of Origin Form A, completed Form A and other prescribed export documents.

46A4.16 Exhibitions (TDA 23)

- (a) The provisions of this rule relating to the import of goods only apply in respect of the provisions of rule 46A4.06(b) (cumulation).
- (b) In addition to the proof of origin referred to in TDA 22 the importer must produce on entry of the goods imported -
 - an invoice from the exporter in the country concerned endorsed with the statement "these goods
 were consigned to you from (name and place of exhibition)";
 - (ii) a statement from the exporter confirming the particulars specified in the enactments.

46A4.17 General conditions, proof of origin of goods, issue of Certificates of Origin Form A and Application for Certification of Origin Form A (TDA 24 and 25)

- (a) Numbered Certificate of Origin Form A have been printed in accordance with Annex III to the Decision and are available from the South African Revenue Service at the offices of Controllers specified in paragraphs (a) and (b) of item 200.03 of the Schedule to the Rules on application by any exporter who wishes to export originating products to the Republic of Turkey.
- (b) (i) All forms received must be accounted for and mutilated, spoilt or cancelled forms must be returned to the nearest Controller.
 - (ii) An affidavit must be furnished in respect of any forms lost, explaining the circumstances of the loss,
 - (iii) (aa) The Form A, export bill of entry, application form and supporting documents for each consignment must be delivered for processing at the office of the Controller nearest to the place of business of the exporter unless the Manager: Commercial Services otherwise determines.
 - (bb) Every export bill of entry shall be endorsed -
 - (A) whether Form A or an invoice declaration is produced;
 - (B) with the Form A number, if applicable;
 - (cc) "Supporting documents" include those contemplated in paragraph (ij).
 - (dd) In addition to any copies required in terms of other export clearing procedures, the exporter or his or her agent must also submit for retention by the Controller -
 - (A) an additional copy of the bill of entry export;
 - (B) copies of the documents specified in subparagraph (aa); and
 - (C) a copy of the export invoice (endorsed with the invoice declaration, where applicable), a copy of the bill of lading, air waybill or the transport document, and producer's declaration, where applicable.
 - (ee) If an invoice declaration is produced after export a copy of the relevant export bill of entry must be submitted therewith to the Controller.
 - (ff) Every export invoice, bill of lading, packing list or consignment note, delivery note or other commercial document must state clearly the full description of the goods and bear reference numbers or other particulars sufficient to allow them to be identified in the exporter's records.
 - (iv) The officer processing the documents must check the copy of Form A submitted for retention to verify whether it is a true copy of the original and if satisfied must certify it as such.

- (c) An exporter may only authorise a licensed clearing agent to complete and sign the Form A and the application form.
- (d) The authorisation must be completed on the exporter's own letter-headed paper and confirm full details of the agent's name and address and the full names of the staff who will complete and sign the said forms.
- (e) The exporter shall authorise and issue instructions to the clearing agent in writing in respect of each occasion such forms are to be completed and shall specify clearly that he holds evidence to the effect that the goods qualify as originating products within the meaning of the provisions of origin in the relevant enactment.
- The letter of authority shall be submitted together with the completed Form A and application form and will be retained by the Controller.
- (g) (i) Completion of a Form A or invoice declaration is conditional on the exporter holding, and being able to produce on demand, all necessary evidence that the goods comply with the origin rules of the relevant enactment.
 - (ii) Form A must be accompanied by the Application for Certificate of Origin Form A (DA 46A,03) and if the exporter is not the producer a Declaration by Producer (Form DA 46A,04).
- (h) Form A must be completed to be authentic in accordance with the notes on the reverse thereof, the instructions in the relevant enactments and the following requirements:
 - (i) (aa) The certificate must be completed in English.
 - (bb) If the certificate is being made out in manuscript, it must be made out in ink and capital letters must be used throughout.
 - (ii) The numbered boxes of the certificate must be completed as follows:

Box 1

The exporter must be a natural person ordinarily resident in the Republic or a person whose
place of business or the place of business of which is in the Republic.

Box 2

Insert the consignee's name, address and country (Turkey).

Box 3

Insert the details which will be inserted on the export bill of entry.

Box 4

- Insert the bill of entry export number and date, client number of the exporter referred to in rule
 59A.06(1) and one of the following endorsements where necessary
 - "Duplicate" (where application is made for a duplicate);
 - "Issued retrospectively" (where the goods have been exported before application is made for a certificate and application is made for retrospective issue thereof);
 - o "Turkey Cumulation" (where goods have acquired originating status by cumulation of origin involving products originating in the Republic of Turkey as contemplated in rule 46A4.06 and the relevant enactment).

Boxes 5 and 6

- Enter item numbers in Box 5 and identifying marks and numbers in Box 6.
- Except if goods are wholly obtained, only goods subject to the same originating rule or rules
 specified for any heading number or group of heading numbers must be reflected on each
 certificate.

- If they are not marked state "No marks and numbers".
- No space must be left between items.

Box 7

- State identifying marks and numbers on the packages.
- For goods in bulk which are not packed insert "In bulk".
- The quantity stated must agree with the quantities on the invoice, for example, 100 cartons.
- The goods must be identified by giving a reasonably full commercial description supplemented where necessary by information which enable the appropriate tariff heading to be determined, for example, electric insulators (8546) or watch cases and parts (9111).
- If both originating and non-originating goods are packed together describe only the originating
 goods and add at the end "Part contents only".
- If non-originating goods are included in a consignment of originating goods, the non-originating goods must be marked with an asterisk on the invoice and the following statement put in Box 7, below the description of the goods:
 - "Goods marked * on the invoice are non-originating and are not covered by this Form A";
- Draw a horizontal line under the only or final item in Box 7 and rule through the unused space with a Z-shaped line or otherwise cross it through.

Box 8 (see Notes on the reverse of Form A)

- Enter the letter
 - o "P" for goods wholly obtained;
 - "W" followed by the Harmonized System heading at the 4-digit level for goods sufficiently worked or processed in terms of the relevant provision of the Decision.

Box 9

Insert metric measures or any other quantity required.

Box 10

· Insert the invoice number and date.

Box 11

- Certification -
 - The officer must print his or her initials and surname below his or her signature and date-stamp the certificate in the space provided by imprinting thereon the special stamp issued to him or her for this purpose.

Box 12

- The box must be duly completed and the initials and surname and capacity of the person signing the certificate must be stated below the signature.
- If the certificate is signed by a clearing agent on behalf of an exporter, the name of the clearing
 agent must be stated below the signature.
- The signature must not be mechanically reproduced or made with a rubber stamp.
- No certificate shall be valid
 - If any entered particulars are incorrect and not in accordance with these rules;
 - o If it contains any erasures or words written over one another;
 - If altered, unless any alterations are made by deleting the incorrect particulars, by adding any necessary corrections and such alterations are signed in full by the person who completed the certificate and endorsed by the officer who signs the certificate.

Application form for certification of Form A

- (ij) For the purposes of verification of the originating status of goods declared in the Application for Certificate of Origin Form A (form DA 46A.03) the exporter, whether –
 - (i) the manufacturer in whose undertaking the last working or processing has been carried out;
 - (ii) an exporter who has bought in the goods from a manufacturer for exportation in the same state; or
 - (iii) an exporter who re-exports in the same state goods imported from the Republic of Turkey or reexports goods re-imported as contemplated in rule 46A4.14;

must produce to an officer at any time including at the time of presentation of such application, as the officer may require, documents proving the originating status of the goods exported, including (as may be applicable) -

- (aa) accounts or internal bookkeeping and any other documents providing direct evidence of working or processing of materials carried out by the exporter or producer to obtain the goods concerned, movement certificates and invoice declarations authorised in terms of the relevant enactment, proving the originating status of goods imported and re-exported or materials used and producer's declaration (form DA 46A.04);
- (bb) documents which prove the identity of materials used in production and which contain enough particulars to determine the tariff heading thereof;
- (cc) documents proving the value of materials used and added value;
- (dd) costing records showing the calculation of the ex-works price defined in the enactments.
- (k) The requirements for signing the declaration on Form A are also applicable in respect of the application form which -
 - (i) must bear the original signature of the person signing the declaration;
 - (ii) must be signed by the same person who signed the declaration on the Form A.
- (i) The exporter must ensure that the application is duly completed and must submit the supporting documents specified in paragraph (3) of the declaration; and
 - (ii) the supporting documents must include any relevant documents referred to in paragraph (ij).
- (m) Where the officer has reasonable doubts about the correctness of the statements made on the application for a Form A, such officer may -
 - (i) request the exporter or manufacturer to produce documentary proof of origin;
 - (ii) detain and examine the goods entered for export;
 - (iii) investigate the books, accounts and other documents required to be kept for the purposes of the information contained in the Application for Certificate of Origin Form A; and
 - (iv) refuse to issue the Form A until he is satisfied that the originating requirements of the enactments have been complied with.

46A4.18 Certificate of Origin Form A issued retrospectively (TDA 28)

- (a) (i) The exporter may only apply for the issue of a Certificate of Origin Form A after exportation at the office of the Controller where the goods were originally entered for export.
 - (ii) Form A may only be issued after exportation of the products to which it relates, if -
 - (aa) it was not issued at the time of exportation because of errors or accidental omissions or special circumstances; or
 - (bb) it is demonstrated that a Form A was issued but not accepted on importation of the goods in the country of destination for technical reasons.

- (b) The application shall be in writing, stating fully the reasons for the request and shall be supported by -
 - (i) a completed Form A and its application form of which -
 - (aa) Box 4 shall be endorsed "issued retrospectively"; and
 - (bb) if a Form A has not been issued previously for the goods concerned, the declaration by the exporter on form DA 46A.03 shall include a statement to this effect;
 - (ii) copies of the bill of entry export, invoices, bill of lading or air waybill or other transport document for the consignment and proof of the identity of the goods ordered and received in the country of destination;
 - (iii) proof that the goods comply with the provisions of origin of the relevant enactment;
 - (iv) full reasons of the circumstances in which a retrospectively issued Form A is required.
- (c) Before such application is considered an officer will first conduct an examination for verification that the particulars contained in the exporter's application conform to those contained in the corresponding export documents.
- (d) The application for the issue of a Form A retrospectively shall be considered by the Controller.

46A4.19 Issue of a duplicate Certificate of Origin Form A (TDA 29)

- (a) The exporter shall furnish to the Controller where the original Form A was issued -
 - (i) a written statement giving reasons why a duplicate is required and the number and date of the original
 - (ii) a completed Form A and application form reflecting the word DUPLICATE and the number and date of the original form in Box 4;
 - (iii) copies of the bill of entry export, export invoice, bill of lading, air waybill or other transport documents together with any other supporting evidence produced when the original certificate was issued.
- (b) The officer processing the application for a duplicate shall attach a copy of the original application form to the application form for a duplicate and shall take into account the facts or circumstances considered when the original Form A was issued.
- (c) In respect of the period of validity of a proof of origin, to which rule 46A4.22 relates, TDA 29 provides that the duplicate takes effect from the date of the original.

46A4.20 Issue of replacement Certificate of Origin Form A (TDA 30)

TDA 30 provides for the issuing of a replacement Certificate of Origin Form A by the Republic of Turkey where goods originating in a GSP beneficiary country are sent from the Republic of Turkey and placed under customs control in the Republic of Turkey and thereafter sent elsewhere within the Republic of Turkey or to the Community, Norway or Switzerland.

46A4.21 Content and format of invoice declaration (TDA 24 and 26 and Annex V)

- (a) (i) The provisions of this rule relating to the importation of goods only apply in respect of the goods imported for cumulation purposes as contemplated in rule 46A4.06.
 - (ii) Where form EUR 1 is not produced, the declaration specified in paragraph (c) (viii), must also be reflected on invoices of goods imported from the Republic of Turkey for the purposes of further working or processing in the Republic (cumulation).

- (b) (i) The provisions relating to invoice declarations are only applicable to goods exported to the Republic of Turkey in respect of a consignment consisting of one or more packages containing originating products of which the total value does not exceed EUR 6 000.
 - (ii) Where there are reasonable doubts as to the correctness of the declaration, the exporter will be required to apply for issuance of Form A.

(c) Every exporter must -

- (i) ensure that the goods comply with the relevant provisions of origin at the time of export;
- (ii) be in possession of the records and documents proving the originating status of the goods exported;
- (iii) use serially numbered invoices;
- (iv) insert a reference number or other particulars on any invoice, delivery note or another commercial document according to which the goods can be readily identified in such records and documents;
- describe the goods on such invoice and any delivery note or another commercial document with sufficient detail to enable them to be identified and for the purposes of determination of the tariff heading;
- (vi) insert on any such document the applicable tariff heading;
- (vii) indicate clearly on such documents by means of an asterisk and statement goods which are not of preferential origin; and
- (viii) insert on three copies of the invoice or such other document, for each consignment, the English version of the declaration specified below, which shall -
 - (aa) be dated and bear the original signature of the exporter in manuscript; and
 - (bb) reflect the name and capacity of the person signing the declaration in capital letters below the signature.

						• • • • •
(Place and date)	30 38	14 A	10 ²³	to 500	25	
	511					

(Signature of the exporter)"

(Note: In addition the name of the person signing the declaration has to be indicated in clear script)

- (ix) The documents referred to in subparagraph (viii) shall be dealt with by -
 - (aa) forwarding one copy of the document on which the declaration is made to the consignee;
 - (bb) including with the other export documentation one such copy and a copy of the invoice for retention by the Controller; and
 - (cc) creating a file for storing a copy of the invoice, such delivery note or other commercial document and supporting evidence to prove the origin of the goods.
- (d) Any exporter who issues any invoice declaration may be prohibited from issuing such declarations where such exporter -
 - (i) makes a false declaration concerning the origin or the value of any consignment;
 - (ii) does not comply with the requirements of the relevant enactment or these rules;
 - (iii) fails to notify the Manager: Commercial Services that the goods no longer fulfil the required origin conditions (for example, by change of sources or materials).

- (e) If an exporter has been so prohibited from using invoice declarations, such exporter shall apply for Form A in respect of all exports for which originating status is claimed.
- (i) If any invoice declaration is required to be made after exportation, the documents reflecting the invoice declaration together with the copies of the other documents produced at the time of export and the documents proving originating status shall be produced and application shall be made to the officer at the office of the Controller where the goods were entered for export.
 - (ii) The provisions of rule 46A4.18 shall apply mutatis mutandis to such application.

46A4.22 Submission: Validity of proof of origin (TDA 31)

- (a) These provisions are only applicable in respect of goods imported for cumulation purposes as contemplated in rule 46A4.06.
- (b) Any proof of origin in respect of imported goods must be -
 - delivered to the Controller at the time the goods are entered for home consumption or deemed to have been entered for home consumption; or
 - if imported by post, delivered to the postmaster before delivery thereof where the goods are not entered at a customs and excise office as contemplated in section 13;
 - (iii) in English and if not so, a translation must be attached thereto.
- (c) (i) Exporters must submit the Form A or the invoice declaration as proof of origin to reach the importer timeously in the country of destination as such proof of origin must be produced to the customs authorities in the country concerned within 10 months from the date of issue in the Republic.
 - (ii) After such period proof of origin may only be accepted on application to the Turkey customs authorities -
 - (aa) if failure to observe the time limit is due to exceptional circumstances, or
 - (bb) where the goods have been submitted to the customs authorities in the country of destination before the final date of expiry.

46A4.23 Importation by instalments (TDA 34)

When such goods are exported to the Republic of Turkey, one Form A shall be issued and submitted to the importer in the country of destination on exportation of the first instalment.

46A4.24 Exemptions from requirement of proof of origin (TDA 36 and 37)

- (a) Proof of origin is not required if goods are sent as small packages from private persons to private persons, or form part of a traveller's personal baggage.
- (b) According to the provisions the following general conditions apply to exemption from production of proof of origin in respect of the importations concerned, where -
 - the value of such goods does not exceed the limit of EURO 500 in the case of small packages or EURO 1 200 in the case of goods forming part of travellers' personal baggage;
 - imports are occasional, not for the purposes of trade and are sent from private persons to private persons or form part of travellers' personal luggage for the personal use of the recipients or travellers or their families;

(iii) the goods have been declared as meeting the requirements of the relevant enactment and there is no reason to doubt the veracity of such declaration.

46A2.25 Discrepancies and formal errors (TDA 35)

- (a) Slight discrepancies in proof of origin documents submitted at the time of entry of imported goods may include -
 - (i) spelling or typing mistakes or other minor errors not corrected;
 - (ii) amendments which have no direct bearing on the validity of the declaration of origin;
 - (iii) that the information is valid and accurate but not in the correct box;
 - (iv) that the exporter's declaration box is not dated,
- (b) Any proof of origin document submitted with slight discrepancies or formal errors may be accepted provided the documents and goods comply with the conditions contemplated in the relevant enactment.

46A4.26 Communication of stamps and addresses (TDA 39)

- (a) The Commissioner will supply the Undersecretariat of Customs of the Republic of Turkey with imprints of customs stamps and other information relating to the issuance of certificates.
- (b) The stamp provided for issuing of Form A must be used only for that purpose and only that stamp shall be used for such forms.

46A4.27 Mutual assistance (TDA 25 and 39)

The Manager: Commercial Services shall be responsible for rendering any assistance contemplated in the relevant enactments to the customs administration of the Republic of Turkey.

46A4.28 Verification of proof of origin (TDA 40 and 41)

- (a) Any proof of origin in respect of imported goods shall be submitted for verification to the customs authorities of the exporting country.
- (b) If a request for verification of proof of origin is received from the customs authorities in the Republic of Turkey, the exporter, manufacturer, producer or any other person contemplated in section 4(12A) shall produce all documents and furnish the information necessary to determine the authenticity of proofs of origin, the originating status of the goods concerned or the fulfilment of the other requirements of any enactment.
- (c) The Manager: Commercial Services shall determine whether or not to refuse entitlement to preferences in respect of imports from the Republic of Turkey for cumulation purposes as contemplated in rule 46A4.06 in the circumstances contemplated in the enactments.

46A4.29 Keeping of books, accounts and other documents (TDA 42)

- (a) Any books, accounts and other documents kept for providing evidence of the originating status of goods shall utilise information prepared in a manner consistent with generally accepted accounting principles appropriate for the proving of the originating status of the goods and for fulfilling of the other requirements of the related enactment;
- (b) Every exporter or producer or any other person as contemplated in section 46A(3)(b) shall maintain and keep for a period of three years from the date goods were exported complete books, accounts or other documents

relating to the origin of goods for which preferential tariff treatment was claimed including any such books, accounts or other documents in connection with -

- (i) (aa) the purchase of, sale of, cost of, value of, and payment for the goods that are exported;
 - (bb) the purchase of, cost of, value of, and payment for, all materials, including indirect materials, used in the production of the goods exported;
- (ii) the production of the goods in the form in which they are exported, including proof of the originating status of the materials used and goods produced, the use of materials and other documentation and information to prove the originating status of the goods exported;
- (iii) documents relating to any goods imported from the Republic of Turkey, including proof of origin in respect of any goods exported in the same state as imported or any goods used in the production of goods exported;
- (iv) the exportation of the goods to the countries concerned;
- (v) any other documents contemplated in rule 46A4.17(ij).
- (c) (i) For the purpose of paragraph (b) the books, accounts and other documents must include specifically the following:
 - (aa) direct evidence of working or processing of materials carried out by the exporter or manufacturer to obtain the goods concerned;
 - (bb) documents proving the identity of materials used in production and which contain enough particulars to determine the tariff subheading thereof;
 - (cc) documents proving the value of materials used and added value;
 - (dd) costing records showing the calculation of the ex-works price;
 - (ee) serially numbered invoices of goods sold for export; and
 - (ff) copies of Form A and all export documents (including transport documents).
 - (ii) The invoiced price is not acceptable as the ex-works price, and may be determined by the Manager: Commercial Services in consultation with the Group Manager: Valuation, where -
 - (aa) different terms apply, for example, CIF price;
 - (bb) a special price has been charged between associated companies, in which case the true price shall be established on the basis of the price charged to non-associated purchasers for similar goods;
 - (cc) goods are invoiced by manufacturers to purchasers at a net price, in which case any agent's commission shall be added when computing an ex-works price for the purpose of a percentage rule;
 - (dd) a discount has been granted subject to conditions, for example, payment to be made within six months of sale to a distributor, in which case it should be ignored when calculating the exworks price;
 - (ee) any other instances where the invoiced price is not an ex-works price.
- (c) For the purpose of compliance with the provisions of the enactments, the Controller must keep a copy of the certificate of origin Form A, any supporting documentary evidence and any related export documents for at least three years after the date of entry of export of the goods concerned."

- (1) By the insertion in rule 49A.01(d) after subparagraph (iii) of the following subparagraph:
 - "(iv) "producer" means a registered producer contemplated in paragraph (f) and includes a person that breeds and raises any animals, mines any minerals and grows and harvests any products, and depending on the context, any person that manufactures, processes or assembles goods or any combination thereof."
- (m) By the insertion in rule 49A.01 after paragraph (e) of the following paragraph:
 - "(f) Registration of exporter and producer

For the purposes of section 49(6) and section 59A -

- (a) every exporter and producer of goods to be exported to any of the member states of the European Community shall be registered and shall submit to the Commissioner a completed form DA 185 and the relevant annexure in the case of -
 - (i) an exporter, Annexure DA 185.02 and DA 46A.01;
 - (ii) a producer, Annexure DA 185.14 and DA 46A.02;
- (b) if the exporter is also the producer of the goods concerned, application for registration as exporter, as well as a producer, must be so submitted."
- (n) By the insertion in rule 49B.01(d) after subparagraph (viii) of the following subparagraph:
 - "(ix) "producer" means a registered producer contemplated in paragraph (f) and includes a person that breads and raises any animals, mines any minerals and grows and harvests any products, and depending on the context, any person that manufactures, processes or assembles goods or any combination thereof."
- (o) By the insertion in rule 49B.01 after paragraph (e) of the following paragraph:
 - "(f) Registration of exporter and producer

For the purposes of section 49(6) and section 59A -

- (a) every exporter and producer of goods to be exported to any of the member states of the Southern African Development Community shall be registered and shall submit to the Commissioner a completed form DA 185 and the relevant annexure in the case of -
 - (i) an exporter, Annexure DA 185.02 and DA 46A.01;

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- (ii) a producer, Annexure DA 185,14 and DA 46A.02;
- (b) if the exporter is also the producer of the goods concerned, application for registration as exporter, as well as a producer, must be so submitted."
- (p) By the substitution under item 202.00 of the Schedule to the rules for the forms numbered DA 46A2.01, DA 46A2.02, DA 46A2.03, DA 46A2.04, DA 185.02, DA 185.14, DA 46A1.02, DA 185.02 and DA 185.14, respectively, of the following forms:

"DA 46A.01		Exporter's Application for Registration for the purposes of the GSP
DA 46A.02		Producer's Application for Registration for the purposes of the GSP
DA 46A.03	-	Application for Certificate of Origin Form A
DA 46A.04	-	Declaration by Producer
DA 49A.02		Application for Approved Exporter for the purposes of the EC Agreement
DA 46A1.02		Exporter's Application for Registration for the purposes of the AGOA
DA 185.02		Client Type 2 - Registration of Exporters
DA 185 14	-	Client Type 14 - Registration of Producers"

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Initials and surnar	ne:				Status (e.	g. Director):			
Signature:		4		Date:		,5	Place:		

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Notes:

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o, item number	and numbers of packages	goods goods	d kind of packages	, descripti	on ot 8.	Origin criterion (see notes overleaf)	9. Gross weight or other quantity	10. Number and date of invoices

 The particulars to be entered in blocks 1 – 10 must be the same as those entered in the corresponding blocks of Form A and as required in terms of the rules.

Supporting documents must include, where relevant, import documents, movement certificates, producer's declarations etc relating to products used in manufacture of the goods exported as contemplated in the rules.

The producer's declaration must be obtained from the producer where the goods are not manufactured or wholly obtained by the exporter.

 If the application is signed by a licensed clearing agent, the letter of authority contemplated in the rules must be attached to the application.

5. Documents and copies of documents must be submitted with the export bill of entry as specified in the rules.

Books, accounts and documents must be kept as specified in the rules.

Please turn over for Declaration by the Exporter



Generalized System of Preferences (GSP)

DA 46A.03 (Page 2 of 2)

Declaration by the Exporter

Notes	. III I I I lina	ble and sign in full	
* Del	ete whichever is not applica	d to complete and cian this deciaration on De	half of the exporter,
(1)	declare that the goods sh	own on the attached certificate of origin to the	cate:
(2)	specify as follows the circ *(a) The goods were *r	nanufactured / *wholly obtained in the Repub	lic by the exporter and are classified digit tariff heading).
6	*(b) The goods were be classified under	ought in for export in the same state and were (state name) (4 digit tar of goods manufactured) applicable is	e of producer) in the Republic and are iff heading).
	(d) Evidence of the or	iginating status of the goods is neid by me.	
(3)	submit the following supp	porting documents:	
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	******************************	(a December of the	
(5)	supporting evidence which and undertake, if required manufacture of the above state that - (a) the information in the goods comply Preferences for go country granting process.	the request of any officer of the South African in may be required for the purpose of issuing to agree to any inspections of my accounts goods, carried out by the SARS; this application is true and correct; and with the origin requirements specified for the cods exported to account to the country specified in paragraph tain originating status, is	se goods in the Generalized System of (5)(b) in terms of which the goods (if
	manufactured, out		•
	(Authorised signature)	(Exporter's name)	(Agent's Name)
Ň			
	(Name in block letters)	(Client Number)	(Client Number)
	(Title)	(Place)	(Date)

		47	5	Generali		stem of Pref GSP)	erence	s	DA 46/	۹.04
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		Continues from pre	vious page		
(2)	Stat	e that -			· · · · · · · · · · · · · · · · · · ·
	(a)	the information	in this application is true and	d correct;	7
	(b)	the goods com	ply with the origin requireme	nts for these goods in the Gene	eralized System of Preferences for
Initia	als an	d surname	T	Status (e.g. Director):	
	nature		Date:	Pla	ce:

APPLICATION FOR APPROVED EXPORTER IN TERMS OF THE EC AGREEMENT

DA 49A.02

AGREEMENT ON TRADE, DEVELOPMENT BETWEEN THE EUROPEAN COMMUNITY AND ITS MEMBER STATES AND THE REPUBLIC OF SOUTH AFRICA

Customs Client Number:

Continues Overleaf

TO BE COMPLETED IN TRIPLICATE

FORM FOR THE PURPOSES OF PROTOCOL 1 CONCERNING THE DEFINITION OF THE CONCEPT OF "ORIGINATING PRODUCTS" AND METHODS OF ADMINISTRATION CO-OPERATION OF THE AGREEMENT ON TRADE DEVELOPMENT AND CO-OPERATION BETWEEN THE EUROPEAN COMMUNITY AND THE REPUBLIC OF SOUTH AFRICA

(Article 20 of the Protocol and Rule 49A.18 (19) (20))

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*	(a <u>)</u>	been signed in manuscrip	ot;	ration which identifies the	9 99 5104
	(b)	submit a copy of the re number endorsed thereor comply with rule 49A.18(equired document win together with the oth 19),(20)(g) if the invoice	th the invoice declaration ner export documentation to ce declaration is made afte	o the Controller and r exportation;
	(c)	state proper references of be readily traced in the ex	or other particulars on	the invoice whereby the g	goods exported car
	(d)	keep proper records to protocol and the rules;	verify the originating	status of the goods as re	equired by the said
20	(e)	comply with any condition	ns or obligations impo	sed by the Manager. Com	mercial Services;
	(f)	inform the Manager: Co affecting the originating s	ommercial Services of	of any change in legal ide	entity or any matte
	(g)	apply before export for an or exportation of any goo	oproval if any goods n	ot specified in this applicat	tion will be exported
	(h)	ensure that the goods col	ncerned comply with t	he relevant provisions of o	rigin
	1,250,00	otherwise comply fully wit	th the requirements of	rule 49A.18(19),(20).	
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FOR OFFICIAL USE ONLY: *Approved/Not Approved (*Delete which Reasons if not approved	ı is not applicable)
Customs Authorisation Number: (rule 49A,18(19),(20)(a)(viii)(cc))	
Signed: Officer: Origin Administration	Date

African Growth and Opportunity Act (AGOA)

Exporter's Application for Registration for the purposes of the AGOA (in accordance with the requirements of section 46A(6) of the Customs and Excise Act, 91 of 1964)

DA 46A1.02

Customs Client Number

Textile and apparel articles manufactured in the Republic or any other beneficiary sub-Saharan country for export to the United States of America for the purposes of obtaining preferential tariff treatment as contemplated in the AGOA

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ANNEXURE DA 185.02

CLIENT TYPE 2 - EXPORTER (INCLUDING EXPORTER FOR THE PURPOSES OF AGOA, EC AGREEMENT (APPROVED EXPORTER), SADC OR GENERALIZED SYSTEM OF PREFERENCES (GSP) WITH THE COMMUNITY, NORWAY, SWITZERLAND, RUSSIA AND TURKEY

Exporter Particulars:	
Please supply all trade names and physical addresses if the name as was stated in paragraph B of the application form.	e business is conducted from a different address or under a different
Trade name of business:	
Physical address: Street name and number:	
Building name and floor number: Suburb:	
City/Town:	
Street code:	
Oli eet code.	
Clearance of Export:	Self Clearing Agent
Please mark the applicable box(es) with an X if any goods a	are exported under the following:
AGOA (1)SADC Agreen	nent (2) EC Agreement
Approved Exporter – EC Agreement	Other exporter:
GSP: (3) Community Norway Switzer	rland Russian Federation Turkey
DA 185.14 Additional Notes: (1) SADC means the Southern African Development Commu (2) FC means the European Community and its member state	nent or any of the GSP Schemes, please also complete the inity (as mentioned in Part 2 in Schedule No. 10 of the Act)
Authority to apply:	
I/We	(name of applicant) herein represented by
(1)	A separate response
(2)	Oit-
being duly authorised thereto by virtue of - (a) * a resolution passed at a meeting of the Board of Direct held at on the	torsday ofccyy; or
(b) * express consent in writing of all the members of the cl of the trust; or	ose corporation /* partners of the partnership /* trustees
 (c) * being a person having the management of any other a (d) * delegated officer of an organ of state, 	ssociation, or
hereby apply for registration as an exporter	
	Continues overleaf

(a)	Registra	entioned original or certified copies must accompany the application: ation certificate of business – As issued by the Registrar of Companies or Master of the Supreme Court in the	
	case of	fa Trust.	
(b)		tion/consent or other authority as applicable.	
(c)	identity/	/passport documents of	
	•	Individual.	
	•	Partnership, Close Corporation and Trust – All Members/partners/trustees.	
	•	Company – All Directors, including Managing Director and Financial Director.	

Decla	ration:		1	**); [·		M. A.	N 5		- 1
l herek (a) (b)	declar	ake to- inform t applicat	he South African Re	venue Service	immediately of any change		particulars f	furnished	in the
Initials	and sum				Status (e.g. Director):		2 T	, ,	
Signati	ure:	a		Date:		Place:			

Continues overleaf

EXPORTERS UNDER AGOA

African Growth and Opportunity Act (AGOA)

Exporter's Application for Registration for the purposes of the AGOA DA 46A1.02 (in accordance with the requirements of section 46A(6) of the Customs Customs Client and Excise Act, 91 of 1964) Number Textile and apparel articles manufactured in the Republic or any other beneficiary sub-Saharan country for export to the United States of America for the purposes of obtaining preferential tariff treatment as contemplated in the AGOA Registered name: Trade name: Postal address: Postal code: Street address: Postal code: Magisterial District: Fax number: Telephone number: I/we the undersigned undertake to maintain complete books, accounts and other documents of the export of the covered articles, import documents and (a) certificates of origin and other documents to prove the originating status of goods exported for 5 years from the date of

export and to make such books, accounts and other documents available at the request of any officer of the United States Customs Service (USCS) or the South African Revenue Service (SARS);

ensure compliance with the provisions of origin contained in section 334 of the Uruguay Round Agreements Act, the (b) AGOA, 19 CFR 102.21 and Annex 401 to NAFTA (enactments, as defined in section 46A.01, of the United States of America) and any other enactment governing the preferential treatment of goods exported;

cooperate with the USCS and SARS in providing documents, correspondence and reports relevant to any (c) investigation, permit visits to and inspections at premises and agree to personal interviews to ascertain needed facts.

register with SARS before exportation of any articles for the purposes of the AGOA and de-register when exports (d) cease:

consent to information regarding exports and imports of such covered articles be made available to the USCS as (e) required in terms of section 113(a)(1)(C) of the AGOA;

ensure that I/we are fully conversant with the requirements of the AGOA and other related US enactments, as well as (f) the provisions of the Customs and Excise Act and rules;

ensure the correctness of the information furnished on the certificate of origin and application for a visa;

notify all persons in writing to whom a certificate of origin was given which I have reason to believe contains (h) information that is not correct or of any change which could affect its accuracy or validity.

Authorised signature)	(Date: YY/MM/DD)
Name in Block letters)	(Title)

NOTE: If the exporter is also the manufacturer of the goods exported, form DA 46A1.03 must also be completed.

Continues overleaf

APPLICATION FOR APPROVED EXPORTER IN TERMS OF EC AGREEMENT

APPLICATION FOR APPROVED EXPORTER AGREEMENT ON TRADE, DEVELOPMENT BETWEEN THE EUROPEAN CUSTOMS Client Number: AFRICA

TO BE COMPLETED IN TRIPLICATE

FORM FOR THE PURPOSES OF PROTOCOL 1 CONCERNING THE DEFINITION OF THE CONCEPT OF "ORIGINATING PRODUCTS" AND METHODS OF ADMINISTRATION CO-OPERATION OF THE AGREEMENT ON TRADE DEVELOPMENT AND CO-OPERATION BETWEEN THE EUROPEAN COMMUNITY AND THE REPUBLIC OF SOUTH AFRICA

(Article 20 of the Protocol and Rule 49A.18 (19) (20))

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	THE GOODS TO	BE EXPOR	TED MEET	THE NEC	ESSARY	CONDIT	10
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ORIGIN ARE YOU THE	MANUFACTUREF						
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7.	col	JNTRY OF DESTINATION.
8.		FOLLOWING MEANS OF IDENTIFICATION OF THE EXPORTER FOR THE PURPOSES OF AGRAPH 9(a) IS PROPOSED -
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9.	IF A	PPROVED EXPORTER STATUS IS GRANTED, THE EXPORTER UNDERTAKES TO -
65	(a)	accept full responsibility for any invoice declaration which identifies the exporter as if it has been signed in manuscript;
	(b)	submit a copy of the required document with the invoice declaration and authorisation number endorsed thereon together with the other export documentation to the Controller and comply with rule 49A.18(19),(20)(g) if the invoice declaration is made after exportation;
	(c)	state proper references or other particulars on the invoice whereby the goods exported can be readily traced in the exporter's records;
33	(d)	keep proper records to verify the originating status of the goods as required by the said protocol and the rules;
	(e)	comply with any conditions or obligations imposed by the Manager: Commercial Services;
	(f)	inform the Manager: Commercial Services of any change in legal identity or any matter affecting the originating status of goods exported;
	(g)	apply before export for approval if any goods not specified in this application will be exported or exportation of any goods will be discontinued; and
	(h)	otherwise comply fully with the requirements of rule 49A.18(19),(20).
dec	lare that	
		authorised to sign this application;
• 1	he good	nation furnished herein is true and correct; and is described herein are of South African origin in accordance with the provisions of Protocol 1 to in the heading of this form.
Sign	ed on b	ehalf of the exporter Title
Nam	e in blo	ck letters Status of signatory to the application
Date		
Offic	er: Orig	m who will sign preference documentation. In case of doubt or difficulty please contact the in Administration, where the completed hould be submitted.
	rn addr	
		Tel. No.:
		E-Mail Address:

Continues Overleaf

FOR OFFICIAL USE ONLY:	
*Approved/Not Approved (*Delete which is not app	licable)
Reasons if not approved	
Customs Authorisation Number:	
(rule 49A.18(19),(20)(a)(viii)(cc))	
*	
£	
Signed: Officer: Origin Administration	Date

Continues Overleaf



Generalized System of Preferences (GSP)

DA 46A.01

Exporter's Application for Registration for the purposes of the GSP (in accordance with the requirements of section 46A(6) of the Customs and Excise Act, 91 of 1964 and the relevant rules for section 46A)							Customs Client Number	
. The DA 1	applicable bo	completed for	or registrati	on purposes w	th the S	SARS eted		
	Goods prod	uced for exp f obtaining p	oort to the oreferentia	Community, N	lorway ent as c	, or Switze contempla	erland, Russia or ted in the relevar	Turkey at enactments
			(Mark	applicable b	oxes w	ith X)		
Community	П	Norway		witzerland	П	Russia	□ Tu	rkey 🔲
Business /	Person Part			<u></u>				
Registered N			me of					
Applicant	varie oi bus	ilicop of the	,,,,,		200			
Business Ad	dress Stree	t Name and	d Number					
Suburb &	uicss. Oucc	A THAIR GIVE				- April Marie Con	Dootel Cod	
City	1				14		Postal Code	2
Postal Addre	ess					7		
Suburb &	Ť		1 - 10 - 10 - 10 - 10 - 10 - 10 - 10 - 		8.11		Postal Code	
City						15.0 VIII	Pusial Cour	
Business co	ntact numbe	rs (including	area	Telephon	e		Facsimile	
code)			4 8 3	2 190				
Business em	nail address	1						
General Dec					7			70 1000 1 El 18
I/we the unde	rsigned under	take to -	80				85	
(a) maintain covered a goods ex at the red governing granting is (c) cooperate visits to a (d) register w (e) ensure the Customs (f) ensure the (g) notify all perably.	and keep comarticles, import ported for thre puest of any of ompliance with the preferential with the SAF and inspections at I / we are fue correctness persons in writen that is not contact the particular to inform the application	plete books, documents be years from ficer of the South Africant, and rules; of the information to whom correct of any South Africant;	and certification and certification furnisa a certification and Revenu	ates of origin a f export and m n Revenue Ser contained in the exported to hts, correspond to personal in rticles for these requirements of shed on the cer e of origin was high could affect and all enclosure	and other ake suctivities (Some enactivities) and the restriction of t	and reports and reports as to ascerta see and delevant enauracy or voue and core of any characters.	relevant to any invain needed facts; -register when expertments as well as form A; have reason to be alidity.	documents available inplated in the rules(insert country vestigation; permit ports cease; the provisions of the
Initials and	Joinply W	u.o caotor		Status (e.g. D	to So w	1		
surname:				Glatus (e.g. L	ii ecici)	г—	I	
Signature:	Ç.	İ	Date:	NA ESCENI MENTENAMINA	A.C	Place:		

ANNEXURE DA 185.14

CLIENT TYPE 14 - PRODUCER REQUIRED TO REGISTER IN TERMS OF THE RULES (INCLUDING PRODUCER FOR THE PURPOSES OF THE EC AGREEMENT; SADC AGREEMENT OR THE GENERALIZED SYSTEM OF PREFERENCES (GSP)

Producer Particulars:						
Please supply all trade names and physical address name as was stated in paragraph B of the application	sses if the busines on form (DA 185)	ss is con	ducted fron	n a diffe	erent address or under	a different
Trade name of business:				A. L. 12		
Physical address: Street name and number: Building name and floor number: Suburb: City/Town:				- 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2		
Street code:		-	, jan	11/2		
		4	du bil			
Please mark the applicable box(es) with an X if any			r the followi			
(1) SADC Agreement	(2) EC Agreemer	nt ,			Other producer:	
GSP: (3)Community Norway	Switzerland		Russia		Turkey	
(1) SADC means the Southern African Development (2) EC means the European Community and its men (3) Community means the European Economic Community means the European Economic Community which will be applicable (3) Authority to apply:	nber states (as me	entioned	in Part 1 in	Sched	ule No. 10 of the Act)	46A2)
I/We		(nam	ne of applica	ant) he	rein represented by	
(1)		Capa	city			
(2)		68(W)	city		1.741 years	
being duly authorised thereto by virtue of – (a) * a resolution passed at a meeting of the Board held at on the		day o	r			or
 (b) * express consent in writing of all the members of the trust; or (c) * being a person having the management of an 			partners of	the pa	rtnership /* trustees	fil e m
(d) * delegated officer of an organ of state,					**************************************	8 TO 0
hereby apply for registration as a producer.				***	7	
The under-mentioned original or certific	od conice mus	t acco	mnany é	he an	nlication	
(a) Registration certificate of business – As is case of a Trust. (b) Resolution/consent or other authority as ap identity/passport documents of Individual. Partnership, Close Corporation and	sued by the Regi	strar of (Companies	or Mas		ourt in the
 Company – All Directors, including 	Managing Direct	or and F	inancial Dir	ector.		2

Decl	aration);			v Alexandra				
I here	by-								
(a) (b)		declare that the particulars in the application and all enclosures are true and correct; and undertake to-							
	(i)		h the customs and excise laws ar	nd procedures.					
Initials	and sur	name:		Status (e.g. Director):					
Signal	ture:	+	Date:		Place:				

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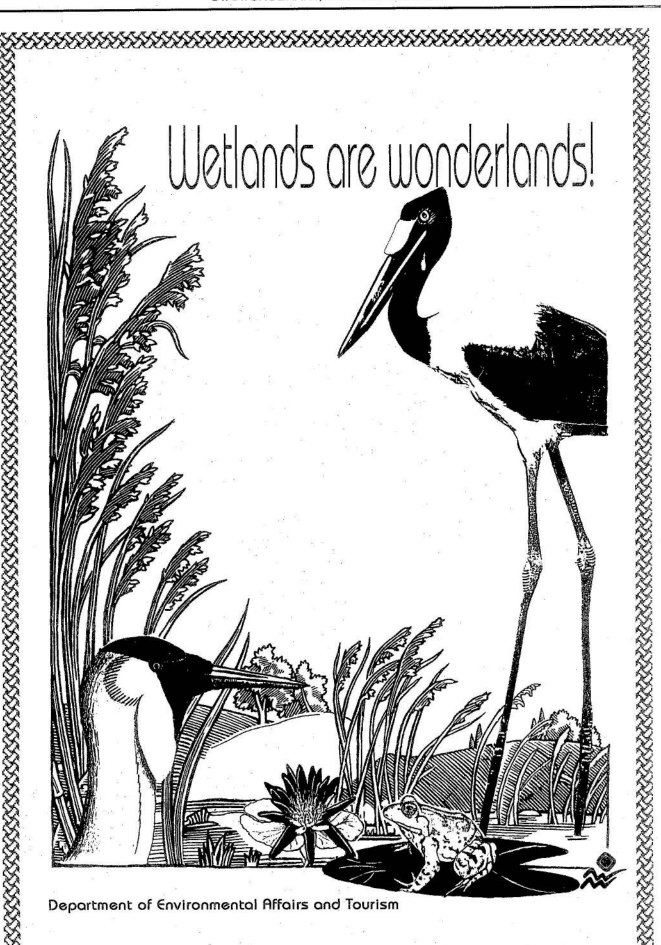
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