# REPUBLIC OF SOUTH AFRICA REPUBLIEK VAN SUID-AFRIKA

Vol. 555 Pretoria, 23 September 2011 No. 34604

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# GOVERNMENT NOTICE

# DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

No. 741

23 September 2011

# **DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES**

# APPLICATION FOR MARKET ACCESS PERMITS FOR AGRICULTURAL PRODUCTS

In order to fulfil South Africa's commitment under the World Trade Organisation: Marrakesh Agreement regarding market access, it is hereby made known that market access permits will be issued for the products specified in the Table of Import Arrangements and under the conditions set out in the Schedule.

Permits will be issued only to importers in South Africa for importation into the Republic for the quantities and at the reduced levels of duty as specified in the Table.

Langa Zita

**DIRECTOR-GENERAL: AGRICULTURE, FORESTRY AND FISHERIES** 

## **SCHEDULE**

#### 1. Definitions

- 1.1 "BEE-category" means companies which qualify under the Broad-Based Black Economic Empowerment Act, Act No. 53 of 2003.
- 1.2 "Historical category" means companies that have a proven import performance over the period of one to three years, as stipulated under item 4.3 of this schedule and item 13 of the application form.
- 1.3 "SMME" means small, medium, and micro enterprises as defined in the National Small Business Act, Act No. 102 of 1996. The Act classifies small businesses according to size, and in descending order as medium, small, very small or micro enterprises.
- 1.4. "SMME and new importer's category" means SMME's and new importers that do not qualify under the historical or BEE-category.

# 2. Application for market access permits

- 2.1 Permits will be issued only to importers registered at DTI and SARS of which proof is required as stipulated in par. 7 and 8 of Annexure A to the Schedule.
- 2.2 Any person interested in importing any of the products specified in the Table must apply therefore on a copy of the application form attached as an Annexure.
- 2.3 The application form is available electronically on request from Jank@daff.gov.za/SisiC@daff.gov.za/TimothyM@daff.gov.za;.

- 2.4 An application form will only be accepted if duly completed.
- 2.5 An applicant bears the responsibility to ensure that -
  - (a) the application form reflects the correct information as requested for the product concerned.
  - (b) the application is submitted timeously within the time period contemplated in paragraphs 5.1 to 5.3.
  - (c) the application (whether send electronically, faxed, posted or delivered by hand) has been received by the Administrative Officer: Management Support (Mr B. Nedombeloni).

## 3. Addresses for applications

- 3.1 Applications must
  - (a) when forwarded by post, be addressed to: The Administrative Officer: Management Support Department of Agriculture, Forestry and Fisheries Private Bag X15 ARCADIA, 0007 (For attention: Mr B. Nedombeloni, Sefala Building, Room 715).
  - (b) when delivered by hand, be delivered to: The Administrative Officer: Management Support Department of Agriculture, Forestry and Fisheries Sefala Building, 503 Belvedere Street, Arcadia (For attention: Mr B.Nedombeloni, Room 715)
  - (c) when transmitted by facsimile, be transmitted to: Facsimile number: (012) 319 8077 (For attention: Mr B.Nedombeloni)
    - An application transmitted by facsimile must be followed up by forwarding the original application (do not include copies of the bills of entry unless specifically stipulated so in column 5 of the Table) to the address contemplated in paragraph (a) or (b) to reach the Department within 14 days of the facsimile transmission;
  - (d) when sent electronically to <u>BernardN@daff.gov.za</u>; an electronic application must be followed up by forwarding the original application to the address contemplated in paragraph (a) or (b) to reach the Department within 14 days of the electronic transmission.
- 3.2 Applications delivered by hand will only be accepted during the Department's official hours of 07:30 to 16:00.

# 4. Conditions for the issuing of permits

- 4.1 Permits for the products specified in the Table, will be allocated on the basis of the following categories, unless specified differently in the Table:
  - (a) 10% to BEE importers.
  - (b) 20% to SMME and new importers.
  - (c) 70% to Historical importers.

NB. Should there be a difference on the allocation basis between the provision of 4.1 above and the Table, the allocation basis in the Table will take precedent.

- 4.2 The allocation of quotas for permits will be done as follows:
  - (a) SMME and new importers on an equal basis.
  - (b) BEE importers either on an equal basis or as a historical importer, whichever will enhance government policy for BEE development.
  - (c) Historical importers in proportion to the average quantity of the product concerned, imported by the applicant during the past three years (submitted for each year as from 1 November to 31 October) or the period stipulated for the product in column 5 of the Table.
- 4.3 The quantity imported by a historical importer will be calculated on the basis of a detailed list of bills of entry for the product concerned submitted together with the application form, for the period stipulated for the product in column 5 of the Table.
- 4.4 (a) If the allocation for a particular category is not fully utilised, the balance may be re-allocated to the other categories, or may be held over for the particular category for the following application period stipulated for the year under consideration.
  - (b) In order to enhance government policy on BEE's, quotas for importers in the SMME and new importer's category, as well as the BEE category can be combined to ensure the most beneficial allocation.
- 4.5 If the market share for a particular applicant exceeds the limit for dominant firms contemplated in section 7(a)-(c) of the Competition Act, Act 89 of 1998 as amended; the Department can adjust the allocation formula to create fair competition within that industry sector.
- 4.6 Despite any provision in other law, applicants registered as joint ventures, mergers, consortiums, holding companies or other similar business arrangements are not allowed to apply separately from their subsidiaries, minority shareholders or divisions for the same product, as this will establish an unfair advantage towards other applicants.

- 4.7 A lost permit will only be replaced if an affidavit in this regard has been submitted and the Department is satisfied that the applicant acted in good faith and took the necessary steps to recover the original permit, as well as undertake to return the original permit if it is found. The pro forma of the affidavit is electronically available on the departmental website http://www.daff.gov.za or on request from <a href="mailto:replace-noisy-text-align: replace-noisy-text-align: replace-noisy-text-align:
- 4.8 The provisions of this section shall apply subject to the conditions specified in the Table.

# 5. Time periods for applications

- 5.1 Applications for market access permits issued on a quarterly basis must be submitted during the following time periods:
  - (a) For the first quarter of the quota valid for importation during the period 1 January 2012 to 30 April 2012: Within four weeks from the date of publication of this Notice.
  - (b) For the second quarter of the quota valid for importation during the period 1 April 2012 to 31 July 2012: From 1 to 28 February 2012.
  - (c) For the third quarter of the quota valid for importation during the period 1 July 2012 to 31 October 2012: From 1 to 31 May 2012.
  - (d) For the last quarter of the quota valid for importation during the period 1 October 2012 to 31 January 2013: From 1 to 31 August 2012.
- 5.2 Applications for market access permits issued on a half-yearly basis must be submitted during the following periods:
  - (a) For the first half of the quota valid for importation during the period 1 January 2012 to 30 June 2012: Within four weeks from the date of publication of this Notice.
  - (b) For the second half of the quota valid for importation during the period 1 July 2012 to 31 December 2012: From 1 to 31 May 2012.
- 5.3 Applications for market access permits issued on an annual basis for the period valid from 1 January 2012 to 31 December 2012 must be submitted within four weeks from the date of publication of this Notice.

## 6. Procedure to pay for an import permit

6.1 (a) Payment of a tariff of R470 per permit will be payable for permits issued for the first quarter; first semester; and annual permits for 2012, as well as lost and replacement permits issued until 31 March 2012.

- (b) Payment of a proposed tariff of R505 per permit to be approved by National Treasury will be payable for permits for the second quarter to fourth quarter and second semester of 2012, as well as lost and replacement permits issued after 1 April 2012.
- 6.2 All application forms to be accompanied by proof of payment (bank deposit slip or cashier receipt), as stipulated under item 13 of the application form.
- 6.3 Payment to be made as follows:

Payment to Department of Agriculture

OR

Payment in cash: Department of Agriculture

bank account

Bank:

Account No.:

Standard Bank Branch: Arcadia

cashier Pretoria:

**Branch No.:** 

Agricultural Place, 20 Beatrix Street, Arcadia,

01-08-45 013024175

Account Name: NDA:Marketing

Block P: Room GF 15

Administration-Trade

Incentives

- 6.4 Payments must be made per application period and no payments should be made in advance for another period.
- 6.5 If a permit has been lost by an applicant either in his/her possession or during the process of clearing, a replacement permit will only be issued after proof of payment for the new permit has been received.
- 7. Compliance to BEE criteria in terms of Agri-BEE Charter for Agriculture
- 7.1 Permits issued for products in terms of schedule no. 4, General Rebates of Customs Duties, are subject to the Agricultural Black Economic Empowerment (AgriBEE) Sector Charter (AgriBEE Charter) under section 12 of the Broad Based Black Empowerment Act, 2003 (Act No 53 of 2003). The AgriBEE Charter was published in Notice no. 314 of Government Gazette no. 30886 on 20 March 2008. The AgriBEE Charter is also available on the departmental website http://www.daff.gov.za; Publications / Government Gazette / Notice no. 314.
- 7.2 In the initial phase of implementation of the AgriBEE criteria, until such time that the AgriBEE Sector Code under section 9 of BEE Charter is finalized, exporters will not be disqualified for quota allocation purposes but failure to do an evaluation after the initial phase of implementation will constitute automatic non-compliance.
- 7.3 According to the Generic Codes of Good Practice, enterprises with a moving average turnover of less than R5 million (Exempted Micro Enterprises or EME's) are deemed to be exempted. A declaration confirming their EME status, signed by a Financial Accountant must be submitted to the Department of Agriculture, Forestry and Fisheries. The envisaged AgriBEE Sector Code under Section 9 will indicate the turnover threshold levels for Exempted Micro Enterprises (EME's) and Qualifying Small Enterprises (QSE's).

- 7.4 The AgriBEE Charter applies to multinational businesses or South African multinationals whose business falls within the scope of the Charter as defined in the Broad Based Black Empowerment Act, 2003 (Act No 53 of 2003). A specific regime for multinationals exists in the Codes of Good Practice and will apply.
- 7.5 Enterprises using agricultural or agricultural related products for processing and / or manufacturing products in a multidiscipline sector will be evaluated according to the AgriBEE Charter.
- 7.6 Companies or businesses, irrespective of the size (large, medium, small, very small or micro) have to do a proper evaluation in terms of the indicative AgriBEE Scorecard to indicate their progress towards BEE compliance as at 31 October 2011.
- 7.7 Only BEE verification certificates issued by Accredited Verification Agencies or Verification Agencies that are in possession of a valid pre-assessment letter from South African National Accreditation Systems will be valid. The period of validity of the certificates will be 12 months from the date of issue. The list of accredited Verification Agencies is available on the Department of Trade and Industry website (http:// www.thedti.gov.za;). Certificates issued for a holding company can be used by all its subsidiaries.

#### 8. General

- 8.1 Applicants must return all expired permits within 30 days after the date of expiry thereof. Applicants who do not return their expired permits timeously will not be considered for the granting of permits.
- 8.2 This notice replaces all previous notices regarding procedures for the application, administration and allocation of market access permits under the World Trade Organisation: Marrakesh Agreement regarding market access.

# No. 34604 **9**

**ANNEXURE A** 

<b>APPLICATION F</b>	FORM FOR MARKE	T ACCESS PERMITS	FOR THE CALENDA	<b>AR YEAR 2012</b>
(Please note th	nat an application	form is necessary	for each product)	

1. NAME OF IMPOR	RTER:				
2. POSTAL ADDRE	SS:			CODE:	
3. RESPONSIBLE F	PERSON:				
4. TELEPHONE NU	MBER: CODE:	NUMBER:		CELL NO.:	
5. FAX NUMBER: (	CODE: N	UMBER:			• • • • • • • • • • • • • • • • • • • •
6. E-MAIL ADDRES	s:			••••	
(NB: First time	EGISTRATION NUM applicants: Please in nt of Trade and Industry	nclude a copy o			
B. CUSTOMS CODE I (NB: First time applica	NO:ants: Please include a col	by of the Customs	Code Certificate (ol	otainable from SARS)	
9. INDICATE PRINCIPA BUSINESS:	L. AGENT	MANUFACTURER	PROCESSO	OR RETAILER	OTHER
10. CLASSIFICATION For classification i	OF CATEGORIES: into categories (see it	em 1, 4.1 and 4.	2 of schedule) p	lease complete:-	
*BEE CRITERIA	HISTORICA	L CATEGORY	BEE-CATEGO	ORY 8MME AND	NEW IMPORTER'S
Ownership     Management     Skillis Development     Preferential     Procurement     Employment Equity	Turnover:	t	Tumover:	Capital Investr	nent
Enterprise     Development     Corporate     Social Investment					nployees
Indicate compliance	oad-Based Black Econ with the criteria, and att	ach BEE evaluatio	n certificate or de	claration of exemption	on.
	UBMISSION FOR THE			QUANTITY APPL	
TARIFF HEADING OF PRODUCT		PTION OF PROD		Tonne	
12. Summary of BILI OF ENTRY	LS Quantity importe applicable) PLE/documents) must	SE NOTE: A	detailed list	<u>of bills of entry</u>	ants and where (not copies of
TARIFF HEADING	TOTAL FOR 2 (from 1 Novembe 31 October 20	r 2008 — (fron	TOTAL FOR 201 n 1 November 2 31 October 2010	009 - (from 1 No	L FOR 2011 ovember 2010 – tober 2011)
		_			
13. INDICATE PAYME AND ATTACH PRO	NT OPTION IN ACCO	UNT NO. 013024	175 BANK	CASH RECEI	T NO

	AFFID	AVIT	
I the o	undersigned		
do he	ereby make oath / affirmation and declare that:		
1. 1	am duly authorized to depose to this affidavit on	behalf of the applicant; and	
2. T	The particulars contained in the application form	are true and correct.	
SIGN	NED at 201 1/ 12	on this	day of
	ONENT (to be signed in the presence of a Justice of ti	he Peace or Commissioner of	' Oaths)
1.	I certify that before administering the oath/a stions and wrote down his/her answers in his/her	iffirmation, I asked the depone	•
(1	1) Do you know and understand the contents	of the declaration?	
	Answer		
(2	2) Do you have any objection to taking the p	rescribed oath/affirmation?	
	Answer		
(3	3) Do you consider the prescribed oath/affirm	mation to be binding on your co	nscience?
	Answer	· ··· · · · · · · · · · · · · · · · ·	
(	I certify that the deponent has acknowledged the of this declaration. The deponent utters the follodeclaration are true so help me God" / "I truly true." The signature/mark of the deponent is affile.	owing words: "I swear that the affirm that the contents of the	contents of this declaration are
	JUSTICE OF COMMISSIONI		
I	TO BE COMPLETED BY THE JUSTICE OF THE	E PEACE/COMMISSIONER OF	OATHS:
F	FULL FIRST NAMES AND SURNAME (BLOCK	LETTERS)	
D	DESIGNATION:		
P	PHYSICAL ADDRESS:		
D	DATE:		
P	PLACE:		

PLEASE COMPLETE THE ABOVE AFFIDAVIT WHICH IS AN INSEPARABLE PART OF THE APPLICATION FORM AND MUST BE SUBMITTED WITH EACH QUARTERLY, HALF-YEARLY OR ANNUAL APPLICATION.

TABLE IMPORT ARRANGEMENTS

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
<b>02.01</b> 0201.10	Meat of Bovine Animals, Fresh or Chilled — Carcasses and half-carcasses	Full duty less	26 254	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:
0201.20	- Other cuts with bone in	Full duty less 13, 8%		(a) Permits will be issued on a quarterly basis and will be valid for four months.
0201.30	Chils heading covers fresh or chilled meat of domestic or wild bovine animals of heading 01.02.)	Full duty less 32%		(b) 17,380 tons are reserved for suppliers from Botswana and Namibia and 8,874 tons from other traditional supplying countries.
<b>02.02</b> 0202.10	Meat of Bovine Animals, Frozen  Carcasses and half-carcasses	Full duty less 13, 8%		(c) Applicants must compare the extent of rebate with the applied rate of duty to
0202.20	- Other cuts with bone in	Full duty less 13, 8%		determine the most beneficial rate of duty.
0202.30	- Boneless	Full duty less 32%		(d) The countries of origin include all countries which meet the prescribed sanitary requirements.
	(This heading covers fresh or chilled meat of domestic or wild bovine animals of heading 01.02.)			
02.04	Meat of Sheep or Goats, Fresh, Chilled or Frozen		6 002	In addition to the conditions stipulated in Item 2 of the
0204.10	- Carcasses and half-carcasses of lamb, fresh or chilled	Full duty less 19%		Schedule, the following conditions must be complied with:
0204.2	- Other meat of sheep, fresh or chilled			<ul> <li>(a) Permits will be issued on a quarterly basis and will be valid for four months.</li> </ul>
0204.21	= Carcasses and half carcasses	Full duty less		(b) 4,380 tons are reserved for suppliers from Botswana and
0204.22	= Other cuts with bone in	Full duty less 13, 2%		Namibia and 1,622 tons fro other traditional supplying
0204.23	= Boneless	Full duty less 13, 2%		countries. (c) Applicants must compare the
0204.30	- Carcasses and half carcasses of lamb, frozen	Full duty less 19%		extent of rebate with the applied rate of duty to determine the most beneficial
0204.4	- Other meat of sheep, frozen:			rate of duty.
0204.41	= Carcasses and half-carcasses	Full duty less		<ul><li>(d) The countries of origin include all countries which meet the</li></ul>

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
0204.42	= Other cuts with bone in	19% Full duty less 13, 2%		prescribed sanitary requirements.
0204.43	= Boneless	Full duty less		
0204.50	- Meat of goats	Full duty less 16, 4%		
04.02	Milk and Cream, Concentrated or Containing Added Sugar or Other Sweetening Matter, in Powder	Full duty less 19, 2%	4 470	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:  Permits will be issued on a half-yearly basis and will be valid for six months.  (a) 60% of the quota will be set aside for manufacturers of these products or persons using these products in a manufacturing process; 10% to persons who import these products for resale; 20% to SMME and new importers, and 10% to BEE importers.  (b) Applicants for the 60% category must apply either as a manufacturer or as a processor and must be indicated under Item 9 of the application form.  (c) An audited certificate of the figures of the past three years must accompany the application indicating:  (i) In the case of a processor:  Actual figures for milk powder, or  (ii) In the case of a processor:  Actual figures for milk powder used in the manufacturing process;  (iii) In the case of traders: List of bills of entry indicating past three years of actual import figures.  (e) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
04.03	Buttermilk, Curdled Milk and Cream, Yogurt, Kephir and Other Fermented or Acidified Milk and Cream, Whether or Not Concentrated or Containing Added Sugar or Other Sweetening Matter or Flavoured or Containing Added Fruit, Nuts or Cocoa	Full duty less 19, 2%	213	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:  (a) Permits will be issued on a half-yearly basis and will be valid for six months.  (b) Producers of ice cream cannot apply for permits. *  (c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
04.04	Whey, Whether or Not Concentrated or Containing Added Sugar or Other Sweetening Matter; Products Consisting of Natural Milk Constituents, Whether or Not Containing Added Sugar or Other Sweetening Matter, Not Elsewhere Specified or Included	Full duty less 19, 2%	2 786	in addition to the conditions stipulated in item 2 of the Schedule, the following conditions must be complied with:  (a) Permits will be issued on a half-yearly basis and will be valid for six months.  (b) Producers of baby food cannot apply for permits. *  (c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.  * Refer to Schedule 3, Industrial Rebates of Customs Dutles, Part 1; Rebate Item 304.07, Tariff Headings 04 03.90 and 04 04.10 Rebate Codes 01.06.60 and 01.06.62 (Jacobsens Tariff Handbook).

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
04.05	Butter and Other Fats and Oils Derived from Milk	Full duty less 15, 8%	1 167	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:  (a) Permits will be issued on a half-yearly basis and will be valld for six months.  (b) 60% of the quota will be set aside for manufacturers of these products or persons using these products in a manufacturing process; 10% to persons who import these products for resale; 20% for SMME and new importers and 10% for BEE importers.  (c) Applicants for the 60% category must apply either as a manufacturer or as a processor and must be indicated in Item 9 of the application form.  (d) An audited certificate of the figures of the past three years must accompany the application indicating:  (i) In the case of manufacturers: Actual production figures of butter, or  (ii) In the case of processors: Actual figures for butter used in the manufacturing process;  (iii) In the case of traders: List of bills of entry indicating past three years of actual import figures.  (e) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
04.06	Cheese (Excluding Cheddar and Sweetmilk Cheese)	Full duty less 19%	1 989	In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with:  (a) Permits will be issued on a half-yearly basis and will be valid for six months.  (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
04.08	Birds' Eggs, Not in Sheil, and Egg Yolks, Dried, Cooked by Steaming or by Boiling in Water, Moulded, Frozen or Otherwise Preserved, Whether or Not Containing Added Sugar or Other Sweetening Matter.	Full duty less 3, 8%	9 000	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be compiled with:  (a) Permits will be issued on a quarterly basis and will be valid for four months.  (b) The quota will be allocated on a ratio basis of 50% for shelled eggs and 50% for liquid eggs and powdered eggs.  (c) Bona fide egg producers will be eligible for shelled eggs, while historical importers, wholesalers, processors and distributors will be eligible for liquid/frozen and powdered egg products.  (d) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
0708.10	Peas ( <i>Pisum sativum</i> ), shelled or unshelled, fresh or chilled	Full duty less 6, 6%	263	In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with:  (a) Permits will be issued on a half—yearly basis and will be valid for six months.  (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
0806.20	Grapes, dried	Full duty less 4, 6%	397	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:  (a) Permits will be Issued on a half-yearly basis and will be valid for six months.  (b) 100 tons of the quota will be reserved for the importation of currants and the remaining quota will be allocated to other dried grapes.  (c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
<b>08.13</b> 0813.20	Fruit, Dried (Excluding that of headings no 08.01 to 08.06): Mixtures of Nuts or Dried Fruits of this Chapter Prunes, dried	Full duty less 6, 6%	349	In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with:  (a) Permits will be issued on a half-yearly basis and will be
0813.50	Mixtures of nuts or dried fruits of Chapter 8	Full duty less 8, 8%		valid for six months.  (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
10.01	Wheat	Full duty less 14, 4%	108 279	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:
				(a) Permits will be issued on an annual basis and will be valid for twelve months.
				(b) The quota for historical importers will be allocated in proportion to market share figures provided by way of  • Certified statements issued by SAGIS of wheat milled for local consumption for the past three marketing years; or  • If not registered with SAGIS an audited certificate of wheat milled for local consumption for the past three marketing years.  (c) Applicants must compare the extent of rebate with that
				applied rate of duty to determine the most beneficial rate of duty.
10.05	Maize (corn)	Full duty less 10%	269 000	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:
				(a) Permits will be issued on an annual basis and will be valid for twelve months.
				(b) The quota for historical importers, will be allocated in proportion to market share figures provided by way of –
				* Certified statements issued by SAGIS for maize milled for local consumption for the past three marketing years; or
				* If not registered with SAGIS an audited certificate for maize milled for local consumption for the past three marketing years.
				(c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
10.08	Buckwheat, Millet and Canary Seed; Other Cereals	Full duty less 8, 6%	145	In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with:  (a) Permits will be issued on an annual basis and will be valid for twelve months.  (b) Applicants must compare the extent of rebate with the
				applied rate of duty to determine the most beneficial rate of duty.
19.01	Mait extract; food preparations of flour, groats, meal, starch or mait containing cocoa or containing less than 40 per cent by mass of	Full duty less 19, 8%	6 119	In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with:
	cocoa calculated on a totally defatted basis, not elsewhere specified or included (excluding preparations for infant use, put			(a) Permits will be issued on a quarterly basis and will be valid for four months.  (b) Applicants must compare the
	up for retail sale, gluten-free bread and cake mixtures, cornflour and pudding mixtures); food preparations of goods of headings 04.01 to 04.04, not containing cocoa or containing less than 5 per cent by mass of cocoa calculated on a totally defatted basis, not elsewhere specified or included (excluding preparations for infant use, put up for retail sale, and pudding powders):			(b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
1901.10	<ul> <li>Preparations for infant use, put up for retail sale</li> </ul>	Full duty less 19, 2%		
19.02	Pasta, Whether or Not Cooked or Stuffed (With Meat or Other Substances) or Otherwise Pre- pared, such as Spaghetti, Macaroni, Noodles, Lasagne, Gnocchi, Ravioli, Cannelioni, Couscous, Whether or Not	Fulf duty less 10, 8%	1 749	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:  (a) Permits will be issued on a quarterly basis and will be valid for four months.
	Prepared.			(b) Permits will be allocated in proportion to the quantity imported with a maximum of 300 tons per importer per year.
				(c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
21.06	Food preparations not elsewhere specified or included.	Full duty less 7, 4%	3 109	In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be compiled with:
2106.90.90	Other	Full duty less 19, 2%		(a) Permits will be issued on a quarterly basis and will be valid for four months.
	- Ice cream mixtures	Full duty less 19, 2%		(b) Applicants must compare the
	- Pudding mixtures	Full duty less 19, 8%		extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
22.04	Wine of Fresh Grapes, including Fortified Wines; Grape Must (Excluding that of Heading No. 20.09):		9 572 405 liters (Total for tariff	In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with:
2204.10	- Sparkling wine in containers holding 2t or less	Full duty in Part 1 less 14, 6%	headings 22.04 to 22.08)	(a) Permits will be issued on a half-yearly basis and will be valid for six months.
2204.10	- Sparkling wine in containers holding more than 2t	Full duty in Part 1 less 19, 6%		(b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
2204.21	= Wine (excluding sparkling wine) and grape must with fermentation prevented or arrested by the addition of alcohol, in containers holding 2t or less	Full duty in Part 1 less 14,6%		
2204.29	= Wine (excluding sparkling wine) and grape must with fermentation prevented or arrested by the addition of alcohol, in containers holding more than 2t	Full duty in Part 1 less 19,6%		
2204.30	<ul> <li>Grape must (excluding grape must with fermentation prevented or arrested by the addition of alcohol)</li> </ul>	Full duty in Part 1 less 19,6%		
22.05	Vermouth and Other Wine of Fresh Grapes Flavoured with Plants or Aromatic Substances			
2205.10	- In containers holding 2t or less	Full duty in Part 1 less 14,6%		
2205.90	- In containers holding more than 20	Full duty in Part 1 less 19,6%		

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
22.06	Other Fermented Beverages (For Example Cider, Perry, Mead); Mixtures of Fermented Beverages and Mixtures of Fermented Beverages and Non-Alcoholic Beverages, Not Elsewhere Specified or Included			In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with:  (a) Permits will be issued on a half-yearly basis and will be valid for six months.
22.07	Undenatured Ethyl Alcohol of an Alcoholic Strength by Volume of 80 per cent Vol. or Higher, Ethyl Alcohol and Other Spirits, Denatured, or any Strength	Part 1 less		(b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
22.08	Undenatured Ethyl Alcohol of an Alcoholic Strength by Volume of Less than 80 per cent Vol.; Spirits, liqueurs and Other Spirituous Beverages:			In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with:  (a) Permits will be issued on a
2208.20	- Spirits obtained by distilling grape wine or grape marc:			half-yearly basis and will be valid for six months.
2208.20.10	= In containers holding 2t or less = In containers holding more than 2t	Full duty in Part 1 less 13, 4%. Full duty in Part 1 less 24, 2%		(b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
2208.30 2208.30.10	- Whiskies: = In containers holding 2t or less	Full duty in Part 1 less 13, 4%		
2208.30.90	= In containers holding more than 2ℓ	Full duty in Part 1 less 24, 2%		
2208.40	- Rum and Tafia:  = In containers holding 2ℓ or less  = In containers holding more than 2ℓ  = Other spirits obtained by distilling fermented sugarcane	Full duty in Part 1 less 13, 4% Full duty in Part 1 less 24, 2%		
	products	Full duty in Part 1 of Schedule no.1 less 119,4%		
2208.50 2208.50.10	- Gin en Geneva: = In containers holding 2t or less = In containers holding more than 2t	Full duty in Part 1 less 13,4%		
2208.50.90		Full duty in Part 1 less 24, 2%		
2208.60	Vodka:	Full duty in Part 1 less 119,4%		In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with:
2208.70	Liqueurs and cordials	Full duty in Part 1 less 119,4%		(a) Permits will be issued on a half-yearly basis and will be valid for six months.
2208.90	- Other:	Full duty in Part 1 less 119, 4%.		(b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
24.01	Unmanufactured Tobacco; Tobacco Refuse	Full duty less 8, 8%	16 773	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:  (a) Permits will be issued on an annual basis to importers who are registered manufacturers of tobacco products and will be valid for twelve months.
				<ul> <li>(b) For historical importers, the quota will be allocated in proportion to the cutting figures for the 2010/2011 marketing season.</li> <li>(c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.</li> </ul>
52.01	Cotton, not carded or combed	Full duty less 12%	17 101 (85 505 statistical bales of cotton lint)	In addition to the conditions stipulated in Item 2 of the Schedule, the following conditions must be complied with:  (a) Permits will be issued on an
				annual basis to importers who are processors of cotton lint and will be valid for twelve months.
				(b) For historical importers, the quota will be allocated in collaboration with Cotton SA based on imports (excluding SADC) for the past three years.
				(c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.