
GOVERNMENT NOTICE

SOUTH AFRICAN REVENUE SERVICE

No. R. 404

24 April 2006

CUSTOMS AND EXCISE ACT, 1964 AMENDMENT OF RULES (NO.DAR/21)

Under sections 6 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.

PRAVIN JAMNADAS GORDHAN
COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE

SCHEDULE

- (a) By the substitution in item 200.03 of the Schedule to the rules for Note 4 of the following Note:
- "4. In the case of Alexander Bay, the following further condition shall apply
- No goods shall be landed at Alexander Bay unless they are intended for use or consumption within the area controlled by [the Alexander Bay Development Corporation] Alexkor Limited."
- (b) By the insertion in item 200.03 of the Schedule to the rules after Note 5 of the following Note:
- "6. In the case of Port Nolloth, the following further conditions shall apply:
- (a) Subject to paragraph (b), goods for use on or removal from a ship registered, chartered or contracted in the Republic of Namibia which is solely engaged in activities related to marine diamond mining and exploration and operates above the continental shelf of the Republic of Namibia, may be loaded or landed at Port Nolloth;
- (b) No goods referred to in subparagraph (a) shall be loaded or landed at Port Nolloth unless the clearance of such goods have first been effected at Cape Town;
- (c) The master of any ship engaged in provisioning or servicing ships solely engaged in marine diamond mining activities while such ships are at sea shall keep a log book in which the master shall record
- (i) the movement or position of his or her ship from day to day;
- (ii) the name of any place called at, whether any landing was effected or not, and the particulars of any goods landed at such a place;
- (iii) the name of any ship contemplated in subparagraph (a) to which goods were supplied or from which goods were removed."
-