GOVERNMENT NOTICE

SOUTH AFRICA REVENUE SERVICE

No. R. 672

9 June 2009

CUSTOMS AND EXCISE ACT, 1964 AMENDMENT OF RULES (No. DAR/53)

Under Chapter VA 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-July 2009.

GEORGE NGAKANE VIRGIL MÄGASHULA

ACTING COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE

SCHEDULE

(a) By the insertion in rule 54F.01 after the heading "Application of provisions" of the following subheading:

"Environmental levy imposed on plastic bags in terms of item 147.01 of Part 3 of Schedule No. 1"

- (b) By the substitution in rule 54F.01 for paragraph (a) of the following paragraph:
 - "(a) Rules 54F.01 to 54F.14 apply to plastic bags manufactured in or imported into the Republic that are liable to environmental levy as specified in item 147.01 of Part 3 of Schedule No. 1."
- (c) By the substitution in rule 54F 04 for paragraph (a) of the following paragraph:
 - "(a) A person applying for a licence or renewal of a licence for a customs and excise manufacturing warehouse or a customs and excise storage warehouse must -
 - (i) apply on form DA 185 and the appropriate annexures thereto and comply with all the requirements specified therein, in these rules, any relevant section or item of Schedule No. 8 governing such licences and any

- additional requirements that may be determined by the Commissioner;
- (ii) submit with the application the completed agreement in accordance with the *pro forma* agreement specified in these rules:
- (iii) (aa) before a licence is issued furnish the security the Commissioner may require;
 - (bb) if security is furnished in the form of a bond, such bond -
 - (A) is subject to the provisions of rules 120.08 and 120.09;
 - (B) must be in the form determined by the Commissioner;
- (iv) the *pro forma* agreement is specified in terms of and shall form part of this rule."
- (d) By the deletion of the "PRO FORMA BOND FOR ENVIRONMENTAL LEVY GOODS" included in the rules numbered 54F.
- (e) By the insertion after the "Pro Forma Agreement between the licensee of a Customs and Excise Warehouse and the Commissioner" included in the rules numbered 54F of the following rules:

"Environmental levy imposed on electricity in terms of item 148.01 of Part 3 of Schedule No. 1

- **54FA.01** (a) The provisions of these rules apply to -
 - electricity generated in the Republic that is liable to environmental levy in terms of item 148.01 of Part 3 of Schedule No. 1 and the Notes thereto;
 - the licensing of an electricity generation plant liable to such levy as a customs and excise manufacturing warehouse, and payment of the levy;
 - (iii) the registration of an electricity producer who operates an electricity generation plant of an installed capacity as prescribed in these rules; and
 - (iv) other matters relating to the administration of electricity generation for the purposes of Chapter VA

- (b) For the purposes of Chapter VA, these rules and any form to which these rules relate, unless the context otherwise indicates -
 - (i) the expressions "customs and excise laws and procedures", "SARS" and "the Act", shall have the meanings assigned thereto in rule 54F.01;
 - (ii) the expressions "co-generation", "renewable sources" and "non-renewable sources" shall have the meanings assigned thereto in the Notes to Section B of Part 3 to Schedule No 1;
 - (iii) any reference to -

"customs and excise manufacturing warehouse", means the premises where an electricity generation plant is situated which must be licensed as such a warehouse;

"electricity generation plant", means one or more electricity generation units on the same premises;

"environmental levy" means the environmental levy imposed in terms of item 148 01 in Part 3 of Schedule No 1 and the Notes thereto:

"licensed electricity generation plant", means an electricity generation plant in which electricity liable to environmental levy is generated and which is licensed as a customs and excise manufacturing warehouse;

"licensed electricity producer", means the licensee of a customs and excise manufacturing warehouse who generates electricity liable to environmental levy; and

"registered electricity producer", means a person who generates electricity in an electricity generation plant of an installed capacity prescribed in, and who is registered in terms of, these rules

- (c) Except as otherwise provided in Chapter VA and these rules -
 - (i) any provision of this Act relating to a customs and excise manufacturing warehouse, liability for duty, payment of duty and the responsibility of the licensee and any other requirement prescribed in connection with any such warehouse;

- (ii) sections 59A and 60 and the rules thereunder including the definitions in such rules; and
- (iii) section 64E and the rules thereunder including the definitions in such rules,

shall, as may be applicable, apply *mutatis mutandis* to any registered or licensed electricity producer as contemplated in these rules.

Delegation

54FA.02 Subject to section 3(2), where -

- (a) any power that may be exercised by the Commissioner, except for the power to make rules in accordance with the provisions of this Act, including these rules, is not specifically delegated; or
- (b) any duty that shall be performed by the Commissioner in accordance with the provisions of the Act, including these rules, is not specifically assigned,

to any Controller or officer in these rules or in any section or rule regulating the operation of customs and excise manufacturing warehouses, such power is delegated or such duty is assigned, as the case may be, to the Executive: Product Delivery.

Application for a license and furnishing of security

- 54FA.03 (a) Every person who generates electricity liable to environmental levy shall license his or her electricity generation plant as a customs and excise manufacturing warehouse.
 - (b) The applicant for a licence or renewal of a licence for a customs and excise manufacturing warehouse must -
 - (i) apply on form DA 185 and the relevant annexure thereto and comply with all the requirements specified therein, in these rules, any relevant section or item of Schedule No. 8 governing such licences and any additional requirements that may be determined by the Commissioner;
 - (ii) (aa) before a licence is issued, furnish the security the Commissioner may require;
 - (bb) if security is furnished in the form of a bond, such bond ~

- (A) is subject to the provisions of rules 120.08 and 120.09; and
- (B) must be in the form as determined by the Commissioner.

Registration

- 54FA.04 (a) Every person who is not required to licence his or her generation plant as contemplated in rule 54FA.03 and who generates electricity from non-renewable sources in an electricity generation plant with an installed capacity exceeding 3MW, but not exceeding 5MW, must register on a form DA 185 and the appropriate annexures thereto.
 - (b) The applicant for registration must comply with all the requirements specified in form DA 185 and the appropriate annexures, these rules, section 59A and the rules made thereunder, as may be applicable, and any additional requirements that may be determined by the Commissioner

Liability for environmental levy on electricity generated in the Republic

54FA.05 Every person who generates electricity liable to environmental levy shall be liable for the payment of that levy from the time the electricity is generated

Closing and submission of account in respect of electricity generated in a licensed electricity generation plant and payment of environmental levy

- 54FA.06 (a) For the purposes of the payment of environmental levy, the licensed electricity producer must submit within the period prescribed in paragraph (b) -
 - (i) accounts on form DA 176, if applicable, together with any supporting documents prescribed in these rules;
 - (ii) payment of the environmental levy as calculated on form DA 176,

in respect of electricity generated in the licensed electricity generation plant during the accounting period contemplated in paragraph (d).

- (b) The documents and payment specified in paragraph (a) must be submitted by the licensee to reach the Controller within 30 days after the last day of the accounting period, but not later than the penultimate working day of the month following such last day, during the hours of business prescribed in item 201.20 of the Schedule to the Rules for acceptance of bills of entry and for receipts of duties and other revenue.
- (c) Proof of payment by electronic funds transfer must be submitted to reach the Controller during the period and the hours of business specified in paragraph (b).
- (d) For the purposes of paragraph (a), an accounting period shall be a month calculated from the first day of a month during which electricity is generated until the last day of that month.
- (e) In accordance with Note 2 to Part 3 and Note 3 to Section B of Part 3 of Schedule No 1, when completing account form DA 176, no quantity in respect of electricity -
 - (i) appropriated for own use;
 - (ii) exported from the Republic; or
 - (iii) lost subsequent to generation, may be deducted or set off from the total quantity of electricity generated and accounted for on such form.

Duties amended in a taxation proposal under section 58(1)

54FA.07 The provisions of rule 19A 08 shall apply *mutatis mutandis* if any environmental levy on electricity is increased in a taxation proposal as contemplated in section 58(1)

Keeping of books, accounts and documents

- **54FA.08** (a) For the purposes of section 101 and notwithstanding anything to the contrary in any rule contained, every licensee or registrant must -
 - (i) keep proper books, accounts and documents and any data created by means of a computer, of all transactions relating to the generation of electricity for a period of five years calculated from the end of the calendar year in which any such document was created, lodged or required for the purposes of any customs and excise procedure;
 - (ii) include in such books, accounts, documents and data any requirements prescribed in any provision of the Act as may be applicable in respect of the manufacture of goods in a customs and excise manufacturing warehouse;
 - (iii) produce such books, accounts, documents and data on demand at any reasonable time and render such returns or submit such particulars in connection with the transactions relating to the generation of electricity as the Commissioner may require.
 - (b) Such books, accounts, documents and data must include -
 - (i) a record wherein the licensee or registrant must record daily (aa) receipts of non-renewable energy sources for generation;
 - (bb) quantities of non-renewable energy sources used and the quantities of electricity generated from such materials;
 - (cc) the production rate of the materials used;
 - (ii) a record wherein the licensee or registrant must record daily the quantities of electricity generated -
 - (aa) from renewable sources;
 - (bb) by co-generation.

Implementation of Chapter VA and these rules

- 54FA.09 (a) Every licence or registration applied for before the date the provisions of these rules come into operation will be issued with effect from the date the said rules come into operation.
 - In accordance with rule 54FA.06, the accounting period of one (b) month commences on 1 July 2009".
- By the insertion in item 200.03 of the Schedule to the Rules after paragraph (ij) (f) of the following paragraph:
 - "(k) Bloemfontein

Cape Town

Durban

East London

Germiston

Johannesburg

Port Elizabeth

Pretoria

for the administration of the environmental levy on electricity as contemplated in the rules numbered 54FA"

By the insertion in item 202.00 of the Schedule to the Rules of the following (g) forms:

"DA 176

Environmental Levy Account for Electricity

DA 185.4A12

Registration Client Type 4A12 – Electricity Producer"

By the substitution in item 202.00 of the Schedule to the Rules of the following (h) forms:

"DA 185

Application Form: Registration / Licensing of Customs and

Excise Clients

DA 185.4B2

Licensing Client Type 4B2 - Manufacturing Warehouse"



DA 176

ENVIRONMENTAL LEVY ACCOUNT FOR ELECTRICITY (Chapter VA of the Customs and Excise Act, 91 of 1964, the rules thereto and item 148.01 of Part 3 of Schedule No. 1)

Manufacturing Warehouse No: Customs Client No: Licensee Details: Accounting Period:	
Licensee Details: Accounting Period:	
From: To:	
Licensee:	
Physical Address:	
Postal Code:	
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DA 185

APPLICATION FORM: REGISTRATION / LICENSING OF CUSTOMS AND EXCISE CLIENTS

			For	official u	se									
1. NO	ES FOR THE COMPLETION OF FORM				ĎŪ.									
1. Pie	ase indicate with an "X" in the applicable box.						a -11\	elandari er						
2 If the space provided on form DA185 and applicable annexure(s) is insufficient, the information must be furnished on a separate page, which must be attached to the form DA185 and the Annexures.													t be	
3. W	,													
4. Please reflect the relevant customs and excise client number, customs and excise warehouse number or rebate user number when applying for the amendment of existing information or for a total cancellation per client type.												he		
5. Please take note that a separate application form must be completed for each client type.														
6. Please complete Annexure DA185.C where security must be furnished.														
2. EXISTING REGISTRANT/LICENSEE PARTICULARS														
ff curr	ently registered/licensed with SARS, please state allocated customs	dient	number											
3. PUI	POSE OF APPLICATION		liatikhi	and the			hani						dit.	
New	Registration/Licensee or renewal:	endm	ent of	existing	info	rma	tion:			Ca	ncella	ation:		
4. CLIENT TYPES												ijŲ.		
	4.A REGISTRATION					4	4.B L	ICE	NSIN	IG				
	(section 59A and the rules thereto)			(sectio	ns	60 a	nd 6	1 ar	d th	e rul	es th	ereto)	
4A1	Importer - Annexure DA 185 4A1		4B1	Special Manufacturing Warehouse - Annexure DA 185 4B1 (Section 21 and the rules thereto)										
4A2	Exporter: (Annexure DA 185 4A2)		4B2	Manufactu 19A, 27, 6								ections		□
	 Exporter for SADC, TDCA and SACU/EFTA – Annexure DA 185.4A2 (rule 69A.01, rules 49A, B and C) 		4B3	Storage V	Vareh	ouse	- Anne	exure	DA 18	5 4B3				
	 Exporter for AGOA – Section A of Annexure DA 185 4A2 & Form DA 46A1.02 (rules 46A1.02) 		4B4	Special St 19A and 2						DA 18	5.4B4 (Section	5	
	 Approved Exporter for TDCA, SACU/EFTA – Section B of Annexure DA 185.4A2 & Form DA 48A 02 (rules 49A 18 (19),(20) and 49C.18(18)(20)) 		4B5	Cleating Agent - Annexure DA 186 486 (Section 648 and the rules thereto)										
	 Exporter for GSP (various countries) – Section C of Annexure DA 186,4A2 & Form DA 46A.01 (rule 46A2.18) 		4B6	Remover of goods in Bond - Annexure DA 185 486 (Section 64D and the rule thereto)										
4A3	Rebate User (Schedule Nos. 3, 4 and 6) - Annexure DA 185.4A3 (Section 75 end the rules thereto)		4B7	Distributor of Fuel - Annaxure DA 185 4B7 (Section 64F and the rules thereto)										
4A4	Manufacturer - Annexure DA 185 4A4 & DA46A1 03 (Section 46)		4B8	Special Ad Valorem Manufacturing Warehouse — Annexure DA 185.4B8 (Section 38A and the rules thereto)										
4A6	Special Manufacturing Warehouse: MIDP - Annexure DA 185,4A5		489	Storage Warehouse (Customs Controlled Area Enterprise) - Annexure DA 185.489 (Sections 19A, 21, 21A and rule 21A.10)										
4A6	Electronic Communication with SARS - Annexure DA 185.4A6 (Section 101A and the rules thereto)		4B10	Manufacturing Warehouse (Customs Controlled Area Enterprise) - Annexure DA 185 4B10 (Sections 19A, 21A. 27 and Rule 21A.10)										
4A7	Producer - Annexure DA 185 4A7 & Form DA 46A.02 (Rule 46A2.18)					_								
4A8	Commercial manufacturer of biodiesel – Annexure DA 185 4A8 (Section 37B and rule 37B.02(b))													
4A9	Non-commercial manufacturer of blodlese! – Annexure DA 185.4A9 (Section 37B and rule 37B.02(a))													
4A10	Manufacturer in lerms of drawback ilems 501 00 to 521 00 (Note 2(a) to Part 1 of Schedule No 5) Annexure DA 185.4A10													
4A11	Industrial Development Zone Operator and/or designation of a Customs Controlled Area (CCA) – Annexure DA 185 4A11 (Sections 21A and Rule 21A.04)	0												
4A12	Electricity Producer – Annexure DA 185 4A12 (Chapter VA and the rules thereto)													

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(a) Has contravened or falled to comply with the provisions of the Act Yes: No:													
(b) Has falled to com	ply with	any con	dllon, c	bligation or oth	ner req	ulrement imp	osed by the Commissions	er .		Yes:		No:	
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Declaration	•												
(a) declare that the (b) undertake to- (i) inform the S	outh Afi	ilcan Re	venue S		ately o	f any changes	d correct; and in the particulars furnish	ed In the	application;				
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		(Sign	ध्याप्तक)						(Date & Ple	108)			

ANNEXURE DA185.4A12

REGISTRATION CLIENT TYPE 4A12 – Electricity Producer (Chapter VA and section 59A and the rules thereto)

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Trading Particulars:	UN STRUCTURE	Hanistin.	anggastig)		mineral August
Note: This form to be completed by all pe	rsons generaling electricily from	non-renewah	le resources in an elec	tricity generation plant with	an installed capacity
exceeding 3MW, but not exceeding 5	MW (refer to rule 64FA 04)				
 Please supply all trade names and p stated in paragraph 5 of the DA 185 a 	hysical addresses from where the	e business is	conducted if under a d	fferent address or under a d	ifferent name as was
Where an ' is used, please delete wh					<u> </u>
Trade name of business:					
Customs Client Number:					
Physical Address:			\		
Suburb:					
City / Town:				Street code:	
Capacity of Electricity Generation Plant:					
Number of Electricity Generation Units:					
Non-renewable energy source used:	Coal	Γ٦			
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	Petroleum based liquid fuels	L_I			
	Natural gas				
	Nuclear				
	Other	П	Specific:		
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(2)			Capacity		
being duly authorised thereto by virtue of			Опросту		
(a) *a resolution passed at a meeting of t	he Board of Directors held at			on the	day
of	20 ; or			2.1,1.12	
(b) *express consent in writing of all the n	•	/ *partners of	he partnership / *truste	es of the trust; or	
(c) *being a person having the management	ent of any other association or	·	,		
(d) *delegated officer of an organ of State	, ,				
hereby apply for registration as an electricity	y producer				
	And the Committee of th	PRODUCT LANGE	STOREST STORES WALL STORES	des tes la servado entre la secución	
Originals or certified copies (e) Registration certificate of business	(as Issued by the Registrar of Cor	npanies or Ma	ster of the Supreme Co	urt in the case of a Trust)	a at swarel filterate
(b) Resolution / consent or other author			•	,	
(c) *Identity documents / *Passport doc	cuments of -				
 an individual; 					
 all *pariners / *members / *trus 	lees in the case of a "Partnership	/ *Close Corp	oration / *Trust;		
Bil *Directors (including Management)	ring Director and Financial Director	or) In the case	of a Company		
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Declaration:	大於VETEI的開始階級	ed and i			
i hereby- (a) declare that the particulars in the ap	oplication and all enclosures are b	rue and correc	; and		
(b) undertake to-	nue Service immediately of any c			he application; and	
(ii) comply with the customs and		nanges in tre	particulars luminismou in i	ne application, and	
(Initials & Suma	ime)		(Can:	acity e g Director)	
financia a doma			(Oap	only of property	
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ANNEXURE DA:185:4B2

LICENSING CLIENT TYPE	4B2 – MANUF	ACTURI	NG WAREHOUSE
Notes: Whenever an asterisk (*) appears Indicate with an X in the appropri	s, please delete wh ate block(s) whiche	ichever is no ver is applic	t applicable able
Trading Particulars:	1002 C 100 CHSY	22.542.544	
	nd physical addr	esses if the	e business is conducted from a different address or
Trade name of business:			
Physical address: Street name a	nd number:		
Building name and flo			
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	Street code:	-	
Authority to apply:		· :·	
l/We,		······································	W. Charles I and the control of the
the state of the s			
(name of applic herein represented by:	ant)		
herein represented by.			
(1)		. (2)	
(Capaci			(Capacity)
being duly authorised thereto by v	irtue of –		
(a) *a resolution passed at a m	eeting of the Boa	rd of Direct	ors, held at
on the		day of	(CCYY); or
(b) *express consent in writing	of all the mem	bers of the	e close corporation /* partners of the partnership /*
trustees of the trust; or	management of		iation: or
(c) * being a person having the (d) * delegated officer of an org		any other as	ssociation, or
hereby apply for licensing of a Ma		house.	
			and the state of t
(a) Indicate with an X what t	he warehouse w	ill be Ma	nufacturing Warehouse (VM)
used for:	ne marchouse w		nufacturing Warehouse Primary (VMP)
		Ma	nufacturing Warehouse Secondary (VMS)
(b) Please state the rebate iter	n(s), tariff subhea	iding(s) / Ite	em(s) (if applicable), and describe the goods that will
be manufactured or stored i			December of send on the board of the send
Rebate item(s) Tariff s	ubheading(s) / item(s)	Rebate Code	Description of goods manufactured / stored
(1)	nom(s)	0000	
(2)			
(3)			
(5)			
(1) (2) (3) (4) (5) (6)			
(8)			
(10)			
(11)			
(12)			

Continues overleaf

Completion by Electricity Producers on	ly	·····		-						
Installed Capacity of Electricity Generatio										
Number of Electricity Generation Units	s:									
Non-renewable energy source used	i: C	oal								
	P	etroleum	based li	quid fuels						
	N	atural ga	s							
	l _N	uclear								
	0	ther				Speci	fv:			
			ation.	od, dodenk	11 - 11			1 50 \$2.52.00		12.14.11
Originals or certified copies to accompa (a) Registration certificate of business (a										
In the case of a Trust)		•	_							
(b) Resolution/consent or other authority	as a	pplicable	:							
(c) Proof of Address										
(d) Identity/passport documents of -										
 Individual Partnership, Close Corporation 	and T	Truck (All	Mombor	o / Dortner	o / Truck	2001				
* Company (All Directors, Including										
Declaration:	<u> </u>	19 to 12	***********				Strain, b	1) (* (i) 1.	4134.7	4. 1. b.
I hereby -	_ 21 41									
(a) declare that the particulars in the ap (b) undertake to -	piicat	ion and a	III encios	ures are tr	ue and d	correct,	and			
(b) undertake to - inform the South African Revo	מוימר	Sandon :	immodia	toly of any	change	c in the	narticu	ılare f	urniel	had in
(i) the application;	enue	Service	mmedia	tery or arry	Change	5 III 111C	partici	Hais	u) məi	1100 111
(ii) comply with the customs and	excise	laws an	d proced	lures.						
			1							
							, .			
(Initials and Surname)				(Sta	tus / Cap	oacity, e	g Dire	ctor)		
(Signature)		(Date & Place)								
					(Da	ie or ia	<u>ce/</u>			
AND THE PROPRIES.										
File Number:		<u></u> .								1
*Details of First Licence:		T. 0.00	11010	Т						
	VM_	VMP	VMS	 						
Warehouse Number:		 	 	 	71		, , -			
Licence Number:		 		 -						Ь
Licence Date:			 				т т			
*Details of Second Licence:	ــــــــــــــــــــــــــــــــــــــ			<u> </u>			<u> </u>			Ц
	VM	VMP	VMS	η						
Warehouse Number:	VIVI	VIVIP	VIVIS							
Licence Number:		1	+	 			1		Τ	$\overline{}$
Licence Date:	_	 	·	 			لـــــلــ			
District Office:	+		+	 - - - - - - - - -	Т		T	Т	T -	Т
			4							
*Details of Third Licence:										
*Details of Third Licence: Type of Warehouse:	VM	VMP	VMS			~~~	_			
	VM	VMP	VMS							
Type of Warehouse:	VM	VMP	VMS				TT	- -		
Type of Warehouse: Warehouse Number:	VM	VMP	VMS							
Type of Warehouse: Warehouse Number: Licence Number:	VM	VMP	VMS							