# GENERAL NOTICE

#### NOTICE 854 OF 2010

## DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

PROCEDURES FOR THE APPLICATION, ADMINISTRATION AND ALLOCA1-ION OF EXPORT PERMITS UNDER THE TRADE, DEVELOPMENT AND CO-OPERATION AGREEMENT BETWEEN THE EUROPEAN COMMUNITY AND THE REPUBLIC OF SOUTH AFRICA

A Trade, Development and Co-operation Agreement (rDCA) between the European Community (EC) and the Republic of South Africa has been established and came into force on 1 January 2000. This agreement provides for the establishment of a Bilateral Free Trade Area between the EC and South Africa in accordance with the World Trade Organization (WTO) rules and the strengthening of European development assistance to South Africa.

As part of the concessions provided for under the TDCA, the EC has agreed to grant tariff preferences on limited quantities of selected products in the form of tariff quotas. Export permits will be issued for the access quantities at reduced levels of duty under the conditions set out in the Schedule.

## Peter Thabethe

ACTING DIRECTOR-GENERAL: AGRICULTURE, FORESTRY AND FISHERIES.

#### **SCHEDULE**

- 1. De'finitions
- 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 export performance over the period of one to three years, as stipulated under item 5.3 of this schedule and item 11 of the application form.
- 1.3 "New entrants" means new exporters that join the export market during the exporting year.
- 1.4. "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.
- 1.5 "SMME and new exporter's category" means SMME's and new exporters that do not qualify under the historical or BEE-category.
- 2. Countries for Export

Permits for exportation of any of the products specified in the Table on Export Arrangements, to the European Community, will be issued only to exporters in

South Africa registered at DTI and SARS of which proof is required as stipulated in paragraphs 7 and 8 of the Annexure A to the Schedule.

- 3. Application for EC export permits
- 3.1 Any person interested in exporting any of the products **specified** in the Table (excluding cut flowers EC **tariff** code 0603.10 0603.90) must apply therefor on a copy of the application form attached as an Annexure.
- 3.2 Application for export permits issued annually must be submitted to the Deputy Director: Marketing Administration within four weeks from the date of publication of this notice. Permits will be valid from 1 January 2011 until 31 December 2011.
- 3.3 In the case of cut flowers, potential exporters must apply to SARS (Customs and Excise) on a first-come, first-served basis until the quota allocated is fully utilized.
- 3.4 The application form is available electronically on request from: <u>JanK@daff.gov.zalSisiC@daff.gov.za</u>.
- 3.5 The application form will only be accepted **if** duly completed.
- 3.6 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 as set out in paragraph 3.2, and
  - (c) the application (whether send electronically, faxed, posted or delivered by hand) has been received by the Administrative Officer: Management Support (Mr B. Nedombeloni).
- 3.7 All exporters and potential exporters must comply with -
  - (a) the sanitary, phyto-sanitary and other technical requirements as stipulated by the EC; and
  - (b) the Rules of Origin that form part of the TDCA and which can be obtained on request from the Department of Trade and Industry (Chief Directorate: Foreign Trade Relations, EU desk). <u>Please note:</u> The EUR 1 form that must accompany each consignment to be exported in terms of the TDCA, is obtainable from the applicant's local SARS office. The exception is Wine exporters with "Approved Exporter Status", who will follow the electronic exporter-to-client system on Wine Online.
- 4. Addresses for applications
- 4.1 Applications must-
  - (a) when forwarded by post, be addressed to:

The Administrative Officer: Management Support Department of Agriculture 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
 Sefala Building
 503 Belvedere Street
 ARCADIA
 (For attention: Mr. B.Nedombeloni, Room 715);

(c) when sent 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 export, DA 550/32 or Certificates of Export) 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 <a href="mailto:BernardN@daff.gov.za">BernardN@daff.gov.za</a>; an electronic application including Wine Online applications 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.
- 4.2 Applications delivered by hand will only be accepted during the Department's official hours, namely 07:30 to 16:00.
- 5. Conditions for the Issuing of export permits
- 5.1 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) 70% to historical exporters.
  - (b) 10% to BEE exporters.
  - (c) 20% to the SMME and new exporter's category.

Please note that **5%** of the Initial quota will be reserved to new entrants. The exception Is the wine quota, Where one million liters will be reserved.

- 5.2 The allocation of quotas for permits will be done as follows:
  - (a) Exporters in the SMME and new exporter's category on an equal basis.

- (b) BEE exporters either on an equal basis or as a historical exporter whichever will enhance government policy for BEE development.
- (c) Historical exporters in proportion to the average quantity of the product concerned, exported by the applicant during the period stipulated for the product in column 4 of the Table.
- (d) Exporters in the new entrants category equal to the maximum average of the SMME and new exporters category or combined category for BEE's, SMME's and New. The allocation for new entrants will be made until 30 April 2011, after which the balance of the unused quota will be re-allocated proportionally to the historical; New and SMME and BEE categories. New entrants must submit proof of orders and ability to export the applied quota.
- 5.3 The quantity exported by a historical exporter will be calculated on the basis of the detailed list of bills of entry export (DA 550/32 or export certificates for new exporters) or exports captured on the Wine Online System for the product applied for, for the period concerned, submitted together with the application form.
- 5.4 (a) If the allocation for a particular category is not fully utilized, the balance may be re-allocated to the other categories.
  - (b) In order to enhance government policy on BEE's, quotas for exporters in the SMME and new exporter's category, as well as the BEE category can be combined to ensure the most beneficial allocation.
- 5.5 The quotas allocated to exporters will be provisional quotas, and the rule of "use it or lose if' will be applied. Therefore, if quotas have not been utilized satisfactorily (export rate of 75% per month) by 30 April 2011 for and 31 July 2011, the Department has the prerogative to re-allocate the unused quotas after a process of consultation with the exporter has been followed.
- 5.6 Permits for the exportation of products under tariff headings 2008.40; 2008.50 and 2008.70 (canned fruit) will be allocated on receipt of a letter of intent from a local supplier indicating that the exporter can source the product for exportation to the EC with the exception of Black entrepreneurs who will qualify under of the BEE promotion initiative for Black exporters.
- 5.7 If the allocation for a particular product under tariff headings 2009.41.10 2009.71.99 (pineapple and apple juice) is not fully utilized, the balance may be re-allocated to the other product concerned.
- 5.8 Despite any provisions in other laws, 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.
- 5.9 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.

- 5.10 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 <a href="http://www.daff.gov.za">http://www.daff.gov.za</a> or on request from JanK@daff.gov.zaJSisiC@daff.gov.za.
- 5.11 The provisions of this section shall apply subject to the conditions **specified** in the Table.
- 6. Procedure to pay for an export permit
- 6.1 (a) Payment of a tariff of R435 per permit will be payable for permits issued for annual permits, as well as lost permits and replacement permits issued until 31 March 2011.
  - (b) Payment of a proposed **tariff** of R470 per permit to be approved by National Treasury will be payable for permits and replacement permits issued after I April 2011.
- 6.2 All application forms to be accompanied by proof of payment (bank deposit slip or cashier receipt) as stipUlated under item 12 of the application form.
- 6.3 Payment to be made as follows:

Payment to Department of Agriculture, OR Payment in cash: Department of

bank account Agriculture cashier

Bank: Standard Bank Pretoria:

Branch: Arcadia Agricultural Place, 20 Beatrix Street,

Branch No.: 01-08-45 Arcadia, Account No.: 013024175 Pretoria

Account Name: NDA: Marketing Block P: Room GF 15

Administration-Trade Incentives

- 6.4 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 the Trade Development and Cooperation Agreement between the EC and the RSA 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 of 20 March 2008. The AgriBEE Charter is also available on the departmental website <a href="http://http:

- 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 2010.
- 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. Despite this aforementioned provision, all verification certificates issued by non-accredited verification agencies before 1 February 2010, will remain valid for 12 months from the date of issue as published in the Government Gazette No. 32467 of 31 July 2009. The list of accredited Verification Agencies is available on the Department of Trade and Industry website (http://www.thedtLgov.za;). Certificates issued for a holding company can be used by all its subsidiaries.

## 8. **General**

- Applicants must return all expired permits within thirty (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 the procedures for the application, administration and allocation of export permits under the TOCA between the EC and the Republic of South Africa.

## ANNEXURE A

<b>APPL</b>	ICA"nON	<b>FORM</b>	FOR	<b>EXPORT</b>	<b>PERMITS</b>	<b>UNDER</b>	THE	<b>TDCA</b>	BEIWEEN	THE	EC
AND .	THE REP	UBUC (	OF SC	U"rH AFR	ICA FOR "I	HE CAL	ENDA	R YEA	R 2011		
(pleas	se note th	<u>nat an a</u>	pplica	tion form	is necessa	ary for ea	ach p	roduct)	1		

1.	NAME OF EXPO	KIEF	₹: "	,				
2.	POSTAL ADDRE	SS:					CODE:	
3.	RESPONSIBLE F	PERS	ON:					
4.	TELEPHONE NU	МВЕ	R: CODE:	NUMBER:		CELI	_ NO.:	
5.	FAX NUMBER: (	CODE	≣:	NUMBER:	,			
6.	E-MAIL ADDRESS:							
7.	COMPANY/CC REGISTRATION NUMBER:  (NS: First time applicants: Please include a copy of the registration certificate (obtainable from the Department of Trade and Industry (DTI))							
8.	CUSTOMS CODE (NS: First time app			ıde a copy of the C	ustoms Code Cer	tificate	(obtainable from SAR	S)
9.	CLASSIFICATION				and 5.2 of sche	امانيام	please complete:-	
	*BEE CRITERIA		HISTORI	CAL CATEGORY	BEEoCATEG		SMUE AND NEW <b>EX</b> CATEGOR	PORTER'\$
3. Skil	nership nagement Ils Development ferential	1 ' 1	Turnover:		Turnover:		Turnover:	-
Pro	curement ployment Equity	-		nent			Capital Investment	
Dev 7. Cor	velopment	-		nployees		<b>'</b>	Permanent Employees	
*		oad-B criteri	<b>ased</b> Black Eco i <b>a</b> and attach BE	nomic Empowenne EE evaluation <b>certif</b>	l ent <b>Act, Act</b> No. 53 ( <b>Icate</b> or declaration	of 2003 of exe	and Agrl-BEE Chartw-	· indicate
10.	APPLICATION -	SUB	MISSION FO	R THE PERIOD	(Where applica	ble)		
	TARIFF HEADING OF PRODUCT		DESCF	RIPTION OF PRO	ODUCT	QUA	NTITY APPLYING   Tons/Litres	FOR:
11.	BILLS OF ENTRY EXPORT/DA	regis PLE or Ex	itered on Wir ASE NOTE: oport Certific	ne <b>Online-See</b> ( A <u>detailed</u> <u>list</u>	Column 4 of Tal of either bills o es of document	ole) f entr	first time applica y export, or DA 550 st be attached to	

I AKIFF DEADING	TOTAL FOR	101AL FOR	TOTAL FOR
	(where applicable)	(where applicable).	(where applicable).

12.	INDICATE PAYMENT OPTION IN ACCOUNT NO. 013024	17
	AND ATTACH PROOF OF PAYMENT	

BANK	CASH RECEIPT NO no no

		AF	FIDAVIT			
I the u	ındersi reby m	gnedake oath / affirmation and decla	re that:			
1. I a	m duly	authorized to depose to this aff	idavit on b	oehalf of the	applicant; ar	nd
2. Th	e partio	culars contained in the application	on form ar	re true and	correct.	
SIGNED at on this day of 2010/11					2010/11	
_	NENT signe	d in the presence of a Justice	of the Po	eace or Co	mmissioner	of Oaths)
1.		tify that before administering ring questions and wrote down I				
	(1)	Do you know and understand t	he conter	nts of the de	claration?	
	Answ	/er:				
	(2)	Do you have any objection to	taking the	e prescribed	l oath/affirmat	tion?
	Answ	ver:				
	(3)	Do you consider the preso	ribed oa	th/ affirmati	on to be bi	nding on your
	Answ	ver:				
2.	conte conte the	ify that the deponent has ackn nts of this declaration. The dep nts of this declaration are true: declaration are true." The sig ration in my presence.	oonent utt so help m	ters the follone God"/ "I t	wing words; ruly affirm tha	"I swear that the at the contents of
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TC	<u> BE C</u>	OMPLETED BY THE JUSTICE	OF THE		SSIONER OI MMISSIONE	
(BLO	_	NAMES AND SURNAME: ITERS) DN:				
PH	HYSIC/	AL ADDRESS:				

PLEASE COMPLETE THE ABOVE AFFIDAVIT WHICH IS AN INSEPARABLE PART OF THE APPUCATION FORM AND MUST BE SUBMMED **WITH** EACH APPUCATION.

DATE:

PLACE:

TABLE EXPORT ARRANGEMENTS SET OUT PER EC TARIFF CODE LINE

ECTARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS			
1	2	3	4			
	Under EC tarift code <b>9603.10</b> ; 0603.11.00 to <b>9603.14.00</b> , a total	quantity <b>of 665</b> ton	[( <u>agf</u> 3%) <sup>2</sup> 기 is <u>allocated</u>			
0803	Cut flowers and flower buds of a kind suitable for bouquets or for ornamental purposes, fresh, drted, dyed, bleached, impregnated or otherwise prepared	50MFN" or 80 GSp <sup>4</sup> )	In addition to the conditions stipulated in item 5 of the Schedule, the following condition must be compiled with:			
0603.10 0803.11.00 0803.13.00 0803.14.00	- Fresh f1owersRoses (from 1 January to 31 May and from 1 November to 31 December only) Orchids (from 1 June to 31 October only) Chrysanthemums (from 1 January to 31 May and from 1 November to 31 December only)		Potential exporters must apply to Customs and Excise on a f1rst-eome, first-served basis until the quota allocated is fully utilized.			
z	Under EC tariff code $0603.19.90$ a total quantity of 798 ton8 [(agf 3%) 2] is allocated					
0603.19.90	Other fresh flowers (from 1 June to 31 October only)	50 MFN 1) or BOGSP <sup>4</sup> )	In addition to the conditions stipulated In Item 5 of the Schedule, the following condition must be complied with:			
			Potential exporters must apply to Customs and Excise on a f1rst-eome, first-served basis until the quota allocated is fully utilized.			
	Under EC <b>tariff</b> code 0803.90.00. a <b>total</b> quantity of <b>665</b> to	ons Uaaf <b>3%</b> ) <sup>2</sup> ] Is <b>a</b>	located			
0603.90.00	- Cut flowers and flower buds; dried, dyed, bleached, impregnated or otherwise prepared, of a kind suitable for bouquets or for omamental purposes	75 MFN 1 or BOGSP <sup>4</sup> )	In addition to the conditions stipulated in Item 5 of the Schedule, the following condition must be complied with:			
			Potential exporters must apply to Customs and Excise on a f1rst-eome-first-served basis until the quota allocated is fully utilized.			
	1	Ļ				

ECTARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDMONS FOR THE ISSUING OF PERMITS					
1	2	3	4					
	Under EC tartff code 0811.10.90. a total guantity of 332.5 tons [(aaf 3%) 2] Is allocated							
0811 0811.10.90	Fruita and nuts, uncooked or cooked by steaming or boiling in water, frozen, whether or not containing added sugar or other sweetening matter  - Strawberrl., not containing added sugar or other sweetening matter	100 MFN ')	In addition to the conditions stipUlated in item 5 of the Schedule, the following conditions must be complied with:  Permits will be allocated In proportion to market share figures to historical exporters, based on actual exports during the 2008 and 2009 calendar years.  Permits will be issued annually and will be valid for twelve months.					
*Under EC <b>tariff</b> codes 2008.40. 2008.50 and 2008.70. a total quantity <b>of</b> 54 <b>682.25</b> [(agf <b>3%)</b> 2)] Is <b>allocated</b>								
2008	Fruit, <b>nuts</b> and other edible parts <b>of</b> plants, otherwise prepared or <b>preserved</b> , whether or not containing added sugar or other sweetening <b>matter</b> or spirit, not elsewhere specified or InclUded.	50 MFN 1)	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:					
2008.40.51 2008.40.59 2008.40.71 2008.40.79	<ul> <li>Pears</li> <li> Pears not containing added spirit, containing added sugar, with a sugar content exceeding 13% by weight, in immediate packings of a net content exceeding 1 kg.</li> <li>• Pears not containing added spirit, containing added sugar, with a sugar content not exceeding 13% by weight, in immediate packings of a net content exceeding 1 kg.</li> <li> Pears not containing added spirit, containing added sugar, with a sugar content exceeding 15% by weight, in immediate packings of a net content not exceeding 1 kg</li> <li> Pears not containing added spirit, containing added sugar, with a sugar content not exceeding 15% by weight, in immediate packings of a net content not exceeding 1 kg</li> </ul>		Permits will be allocated In collaboration with the industry, based on actual exports during the 2007, 2008 and 2009 calendar years.  Permits will be issued on annual basis and will be valid for twelve months.  This Is a provisional quota which can be reallocated by the Department" It Is not utilized satisfactorily by 30 Aprtl 2011.					

ECTARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
2008.40.11	Pears not containing added spirit, not containing added sugar, in immediate packings of a net content of 4,5 kg or morePears not containing added spirit, not containing added sugar, in immediate packings of a net content of less than 4,5 kg •	50 MFN 1)	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:
2008.50 2008.50.61	- Apricots  Apricots not containing added spirit, containing added sugar with a sugar content exceeding 13% by weight, in immediate packings of a net content exceeding 1 kg		Permits will be allocated in collaboration with the industry, based on actual exports during the 2007, 2008 and 2009 calendar years.  Permits will be issued on annual basis and will be
2008.50.69	Apricots not containing added spirit, containing added sugar with a sugar content not exceeding 13% by weight, In Immediate packlngs of a net content exceeding 1 kg		valid for twelve months.  This Is a provisional quota which can be reo
2008.50.71	Apricots not containing added spirit, containing added sugar with a sugar content exceeding 15% by weight, in Immediate packings of a net content not exceeding 1 kg		allocated by the Department If It Is not utilized satisfactorily by 30 April 2011.
2008.50.79	• -Apricots not containing added spirit, containing added sugar with a sugar content not exceeding 15% by weight, in immediate packings of a net content not exceeding 1 kg.		
2008.50.92	Apricots not containing added spirit, not containing added sugar, in immediate packings of a net content:		
2008.50.94	of 5 kg or more of 4,5 kg or more but <b>less</b> than 5 kg		
2008.50.99	of <b>less</b> than 4,5 kg		
2008.70	Peaches, Including <b>nectarines</b>		
2008.70.61	Peaches not containing added spirit, containing added sugar with a sugar content exceeding 13% by weight, in immediate packings of a net content exceeding 1 kg		
2008.70.69	• Peaches not containing added spirit, containing added sugar with a sugar content not exceeding 13% by weight, in immediate packings of a net content exceeding 1 kg		
2008.70.71	Peaches not containing added spirit, containing added sugar with a sugar content eXceeding 15% by weight, in Immediate packings of a net content not exceeding 1 kg.		

2008.70.79 2008.70.92 2008.70.98.11/19 2008.70.98.15 2008.70.98.19 2008.70.98.21/29 2008.70.98.21 2008.70.98.25 2008.70.98.29	Peaches not containing added spirit, containing added sugar with a sugar content not exceeding 15% by weight, in immediate packings of a net content not exceeding 1 kg  Peaches not containing added spirit, not containing added sugar, in immediate packings of a net content -  of 5 kg or more  of 4.5 kg or more  Peach halves (including nectarines)  Peaches, flaked or powered, whether or not containing starch  Other  Of less than 4.5 kg  Peach halves (including nectarines)  Peach, flaked or powered, whether or not containing starch  Other  Other  Other	50 MFN 1)	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:  Permits will be allocated in collaboration with the industry, based on actual exports during the 2007, 2008 and 2009 calendar years.  Permits will be issued on annual basis and will be valid for twelve months.  This Is a provisional quota which can be reallocated by the Department If It Is not utilized satisfactorily by 30 April 2011.			
	*Under EC tariff code 2008.92.59 - 2008.92.98 (excluding 2008.92.721. a total quantity of 24351.4 tons [ (aat 3% 3)] is allocated  Under EC tariff code 2008.92.72. a total quantity of 2 660 tons [ (aaf 3% 2)] is allocated.					
2008.92.59	•-• Mixtures of fruit not containing added spirit, containing added sugar, in immediate packings of a net content exceeding 1 kg, of tropical fruit (excluding mixtures containing 50% or more by weight of tropical nuts and tropical fruit)	50 MFN 1)	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:			
2008.92.72	••-• Mixtures of tropical fruit not containing added spirit, containing added sugar, in immediate packings of a net content not exceeding 1 kg, mixtures of fruit in which no single fruit exceeds 50% of the total weight of the fruit, of tropical fruit		Permits will be allocated in collaboration with the industry, based on actual exports during the 2007, 2008 and 2009 calendar years.  Permits will be issued on annual basis and will be			
2008.92.74	(Including mixtures containing 50% or more by weight of tropical nuts and tropical fruit)   Mixtures of tropical fruit not containing added spirit, containing		valid for twelve months.  This Is a provisional quota which can be re-			
2008.92.74	added sugar, in immediate packings of a net content not exceeding 1 kg, mixtures of fruit in which no single fruit exceeds 50% of the total weight of the fruit, of tropical fruit (excluding mixtures containing 50% or more by weight of tropical nuts and tropical fruit)		allocated by the Oeparbnent If It Is not utilized satisfactorily by 30 April 2011.			

2008.92.78	<ul> <li>Mixtures of tropical fruit not containing added spirit, containing added sugar, in immediate packings of a net content not exceeding 1 kg, other than mixtures of fruit in which no single fruit exceeds 50% of the total weight of the fruits, of tropical fruit (excluding mixtures containing 50% or more by weight of tropical nuts and tropical fruit)</li> <li>Mixtures of tropical fruit not containing added spirit, not containing added sugar, in immediate packings of a net content of less than 4.5 kg, of tropical fruit (excluding mixtures containing 50% or more by weight of tropical nuts and tropical fruit).</li> </ul>		
	*Under EC tariff code 2009.11.99, a total quantity of 931 tons [(aat	3%) 2)) Is allocated	<u>d</u>
2009	Fruit <b>Juices</b> (InclUding grape <b>must</b> ) and vegetable <b>Juices</b> , unfermented and not containing added spirit, whether or not containing added sugar or other sweetening matter:	50 MFN 1)	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:
2009.11.99	<ul> <li>Orange Juice, frozen, of a Bi&gt; value not exceeding 67, other than that of a value not exceeding 30 Euro per 100 kg net weight and with an added sugar content exceeding 30% by weight</li> </ul>		Permits will be allocated in collaboration with the industry, based on actual exports during the 2008 and 2009 calendar years.  Permits will be issued on annual basis and will be
			valid for twelve months.  This Is a provisional quota which can be reallocated by the Department If It Is not utilized satisfactorily by 30 April 2011.
* <u>Under EC tariff of 325 tons ((aof <b>3</b></u> 2009.41.10	Pineapple Juice, of a Brix value not exceeding 20 but not exceeding 67. of a value exceeding 30 Euro per 100 kg net weight, containing added sugar.	allocated solit Int	In addition to the conditions stipUlated in item 5 of the Schedule, the following conditions must be complied with:
2009.49.30	Pineapple Juice, of a Brix value exceeding 20 but not exceeding 67, of a value exceeding 30 Euro per 100 kg net weight, containing added sugar.		Permits will be allocated in collaboration with the industry, based on actual exports during the 2008 and 2009 calendar years.
2009.71.20/99 2009.79.19 2009.79.19	Apple juice, other, of a Brix value exceeding 67, of a value not exceeding 22 Euro per 100 kg net weight Apple juice, other, of a Brix value exceeding 67, of a value		Permits will be Issued on annual basis and will be valid for twelve months.  Taric code 2009.49.30.91 is on autonomous suspension from 1 January 2010 to 31 December 2014 and will be free of quota and free of duty until
	exceeding 22 Euro per 100 kg net weight		such time the EU withdraws it.

2009.79.30	67, of a value exceeding 18 Euro per 100 kg net weight, containing added sugar		<b>allocated</b> by the Department If It Is not utilized satisfactorily by 30 April 2011.
2009.79.91	Apple Juice, other, of a Brix value exceeding 20 but not exceeding 67, other: with an added sugar content exceeding 30% by weight		
2009.79.93	Apple juice, other, of a Brix value exceeding 20 but not exceeding 67, other: with an added sugar content not exceeding 30% by weight		
2009.79.99	Apple Juice, other, of a Brix value exceeding 20 but not exceeding 67, other: not containing added sugar.		
	* <u>Under EC</u> tariff code 2204.21.79-2204.21.85. a total quantity of	51551000 Iltres	[(BAf <b>3%)</b> 21) Is allocated
2204.21.79	- White wine <b>of fresh</b> grapes: Other wine, grape must with fermentation prevented or arrested by the addition of alcohol, in containers holding 2 litres or less, of an actual alcoholic strength by volume not exceeding 13% volume	100 <b>MFN</b> 1)	In addition to the conditions stipulated In item 5 of the Schedule, the following conditions must be complied with:
2204.21.80	- Wine <b>of</b> fresh grapes: Other than white wine, grape must with fermentation prevented or arrested by the addition of alcohol, in containers holding 2 litres or less, of an actual alcoholic strength by volume not exceeding 13% volume		Permits will be allocated in proportion to market share figures to historical exporters, based on actual exports during the 2008, 2009 and 2010 calendar years.
2204.21.84	<ul> <li>White wine of fresh grapes: Other wine, grape must with fermentation prevented or arrested by the addition of alcohol, in containers holding 2 litres or less, of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% volume, excluding quality wines produced in specified regions</li> </ul>		Permits will be issued on annual basis and will be valid for twelve months.  This Is a provisional quota which can <b>be</b> reallocated by the Department If It Is not utiliZed <b>satisfactorlly</b> by 30 April 2011.
2204.21.85	- Wine of fresh grapes: Other than white wine, grape must with fermentation prevented or arrested by the addition of alcohol, in containers holding 2 litres or less, of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% volume, excluding quality wines produced in specified regions		adiotacioniy by 50 April 2011.

- 1) MFN =Most favoured nation.
- 2) Agf =annual growth factor =% of base year volume.
- 3) Entry under this SUbheading Is subject to conditions laid down in the relevant European Commission provisions.
- 4) GSP (Generalised system of **preferences**) —whichever results In the lower duty application.