

## GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

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### DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. 929

09 OCTOBER 2015

#### PROCEDURES FOR THE APPLICATION, ADMINISTRATION AND ALLOCATION OF EXPORT PERMITS UNDER THE TRADE, DEVELOPMENT AND CO-OPERATION AGREEMENT BETWEEN THE EUROPEAN UNION AND THE REPUBLIC OF SOUTH AFRICA FOR THE YEAR 2016

A Trade, Development and Co-operation Agreement (TDCA) between the European Union (EU) and the Republic of South Africa (RSA) was concluded and came into effect on 1 January 2000. This agreement provides for the establishment of a Bilateral Free Trade Area between the EU 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 EU has agreed to grant tariff preferences on limited quantities of selected products in the form of tariff quotas.

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EDITH V. VRIES  
DIRECTOR-GENERAL

### SCHEDULE

#### 1. Definitions

- 1.1 “**AgriBEE**” is a Sector Code as defined in section 12 of the Broad-Based Black Economic Empowerment Act 53 of 2003.
- 1.2 “**AgriBEE Scorecard**” means the Broad-Based BEE Scorecard for the Agricultural Sector published in the government gazette on 28 December 2012.
- 1.3 “**Exempted Micro Enterprise**” means an entity with an annual turnover of less than R5 million.
- 1.4 “**Large Enterprise**” means an entity with an annual turnover of R 35 million and more.
- 1.5 “**Qualifying Small Enterprise**” means Qualifying Small Entity that qualifies for measurement under the qualifying small enterprise scorecard with an annual turnover of between R5 and R35 million.
- 1.6 “**EUR 1 Certification**” is the certification that enables importers to import goods at a reduced or nil rate of import duty in terms of the EU TDCA Agreement.
- 1.7 “**Wine Online**” is a web based system controlling the local export certification of liquor products; the system is governed and prescribed by the Liquor Products Act and the regulations pertaining to it.

## 2. Countries for Export

Permits for exportation of any of the products specified in Table 1 on Export Arrangements, to the European Union, will be issued only to exporters in South Africa registered at the Department of Trade and Industry (the DTI) and SARS of which proof is required as stipulated in paragraphs 9 and 10 of Annexure A to the Schedule.

## 3. Application for EU export permits

- 3.1 Any person interested in exporting any of the products specified in Table 1 (excluding cut flowers – EU tariff code 0603.11 – 0603.90) must apply on a copy of the application form attached as Annexure A.
- 3.2 Application for export permits issued annually must be submitted to the Registry Officer: Management Support (Mrs. E. Matlala) within four weeks from the date of publication of this notice. Permits will be valid from 01 January 2016 until 31 December 2016.
- 3.3 In the case of cut flowers, potential exporters must apply to SARS (Customs and Excise) on a first-come, first-serve basis until the quota allocated is fully utilized.
- 3.4 The application form is also available electronically on request from [KhumoB@daff.gov.za](mailto:KhumoB@daff.gov.za) or [SisiC@daff.gov.za](mailto:SisiC@daff.gov.za) or can be downloaded from the following websites: <http://webapps.daff.gov.za/amis>, [www.daff.gov.za](http://www.daff.gov.za), [www.wosa.co.za](http://www.wosa.co.za) and [www.safvca.co.za](http://www.safvca.co.za)
- 3.5 Only duly completed application forms will be accepted.
- 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 sent electronically, faxed, posted or delivered by hand) has been received by the Registry Officer: Management Support.
- 3.7 All exporters and potential exporters must comply with –
  - (a) the sanitary, phyto-sanitary and other technical requirements as stipulated by the EU; and
  - (b) the Rules of Origin that form part of the TDCA and which can be obtained on request from the DTI (Chief Directorate: Foreign Trade Relations, EU desk). Please note: The EUR 1 form that must accompany each consignment to be exported in terms of the TDCA preferential scheme, 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.

- (c) exporters that have obtained "Approved Exporter Status" may not use manually issued EUR 1 certificates as an alternative to the electronic exporter to client system. Contravention of this procedure will be subject to suspension from the "Approved Exporter Status" classification by SARS and denied access on Wine Online.
- (d) exporters that used manually issued EUR 1 certificates without a quota will not qualify for a quota benefit in terms of the TDCA preferential scheme and will therefore be temporarily denied access for exportation until it has been reversed or corrected on Wine Online or at SARS.
- (e) exporters that used manually issued EUR 1 certificates with a quota must declare it on Wine Online as in-quota exports. Contravention of this procedure will be subject to suspension and denied access on Wine Online.

#### 4. Addresses for applications

##### 4.1 Applications must –

- (a) when forwarded by post, be addressed to:  
The Registry Officer: Management Support  
Department of Agriculture, Forestry and Fisheries  
Private Bag X15  
**ARCADIA,**  
0007  
(For attention: Mrs. E. Matlala, Sefala Building, Room 715);

- (b) when delivered by hand, be delivered to:  
The Registry Officer: Management Support  
Department of Agriculture, Forestry and Fisheries  
Sefala Building  
503 Belvedere Street  
**ARCADIA**  
(For attention: Mrs. E. Matlala, Room 715);

- (c) when sent by facsimile, be transmitted to:  
Facsimile number: (012) 319-8077  
For attention: Ms. E. Matlala

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 specified in paragraph (a) or (b) to reach the Department within 14 days of the facsimile transmission;

- (d) when sent electronically, be emailed to [ElizabethMA@daff.gov.za](mailto:ElizabethMA@daff.gov.za). An electronic application including Wine Online applications must be followed up by forwarding the original application to the address specified 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, Mondays to Fridays.

## 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 Preferential Market Access Permit Allocation System which takes into account the following variables:
- (a) The BBBEE status of applicants- obtainable from a BEE certificate issued by an accredited verification agency;
  - (b) The market share of applicants- derived from historical export data for the past three years (2013, 2014, 2015);
  - (c) Quota applied for by applicants;
  - (d) Number of applicants; and
  - (e) The quota available.
- 5.2 A valid SARS Tax Clearance Certificates are compulsory to all applicants/clients applying for preferential market access permits. Failure to submit a valid Tax Clearance Certificate will lead to disqualification.
- 5.3 The quotas allocated to exporters will be provisional. The Department will assess the utilization rate by the end of June 2016 after which there will be re-allocation by the end of September 2016.
- 5.4 If the allocation for a particular product under tariff headings 2009.41– 2009.71 (pineapple and apple juice) is not fully utilized, the balance may be re-allocated to the other product concerned.
- 5.5 In terms of the wine quota, one million liters from the initial quota will be reserved to new entrants. The new entrants will be given a period from 01 – 31 January 2016 to hand in their applications.
- 5.6 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 create an unfair advantage towards other applicants.
- 5.7 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 or sector.

- 5.8 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. This includes permits lost due to non-collection at Post Offices and will also be applicable to incorrect information on the application form that requires the re-issuing of a permit. The replacement of a permit due to changes of names, custom code or address as a result of mergers, business arrangements, or any other reason, will require a repayment of the permit fee. The pro forma of the affidavit is electronically available on the following websites: [www.daff.gov.za](http://www.daff.gov.za), <http://webapps.daff.gov.za/amis>, [www.wosa.co.za](http://www.wosa.co.za) and [www.safvca.co.za](http://www.safvca.co.za) or on request from [KhumoB@daff.gov.za](mailto:KhumoB@daff.gov.za) or [SisiC@daff.gov.za](mailto:SisiC@daff.gov.za).
- 5.9 The provisions of this section shall apply subject to the conditions specified in Table 1.

## 6. Payment procedure for an export permit

- 6.1 (a) A fee of R703.00 per permit will be payable for annual permits, as well as lost permits and replacement permits issued until 31 March 2016.
- (b) A fee of R820.00 per permit will be payable for permits and replacement permits issued after 01 April 2016.
- 6.2 50% admin fee will be charged on incomplete applications.
- 6.3 All application forms should be accompanied by proof of payment (bank deposit slip or cashier receipt) as stipulated under item 17 of the application form.

### 6.4 Payment is to be made as follows:

Payment to Department of Agriculture, Forestry and Fisheries bank account	OR	Payment in cash: Department of Agriculture, Forestry and Fisheries cashier
<u>Bank:</u> Standard Bank		<u>Pretoria:</u>
<u>Branch:</u> Arcadia		Agricultural Place, 20 Steve Biko Drive, Arcadia,
<u>Branch No.:</u> 01-08-45		Pretoria
<u>Account No.:</u> 013024175		Block P: Room GF 15
<u>Account Name:</u> NDA:Marketing Administration—Trade Incentives		

- 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. This includes permits lost due to non-collection at Post Offices.

## 7. Compliance to BEE criteria in terms of Agri-BEE Sector Code

### 7.1 Verification

- 7.1.1 Permits issued for products in terms of the TDCA between the EU and the RSA are subject to the Agricultural Black Economic Empowerment (AgriBEE) Sector Code under section 9(1) of the Broad-Based Black Empowerment Act, 2003 (Act No 53 of 2003). The AgriBEE Sector Code was published in Notice no. 1065 of Government Gazette No. 36035 of 28 December 2012. The AgriBEE Sector Code is also available on the Departmental website <http://www.daff.gov.za/publications/>; Government Gazette no. 36035.
- 7.1.2 The validity of the BEE certificates issued by Accredited Verification Agencies (accredited by either SANAS or IRBA verification bodies) is 12 months from the date of issue. The list of accredited Verification Agencies is available on the SANAS and IRBA websites (<http://www.sanas.co.za>; <http://www.irba.co.za>)

### 7.2 Scope of application

- 7.2.1 The scope of the AgriBEE Sector Code shall include any enterprise which derives the majority of its turnover from the following:
- The primary production of agricultural products;
  - The provision of inputs and services to enterprises engaged in the production of agricultural products;
  - The beneficiation of agricultural products whether of a primary or semi-beneficiation form; and
  - The storage, distribution, and/or trading and allied activities related to non-beneficiated agricultural products.

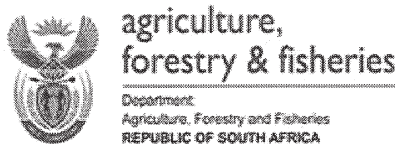
### 7.3 Exemptions

- 7.3.1 According to the AgriBEE Sector Code, enterprises with an annual turnover of less than R5 million qualify as Exempted Micro Enterprises (EME). EME's will enjoy a deemed BEE recognition level of either level 3 or level 4 (as defined in the AgriBEE Sector Code), and sufficient evidence of qualification as an Exempted Micro Enterprise is an auditor's letter or similar letter issued by an accounting officer or verification agency, and must accompany the application form submitted to the DAFF.
- 7.3.2 A Qualifying Small Enterprise (QSE) is an enterprise with an annual turnover between R5 million and R35 million and it qualifies for BEE compliance measurement in terms of the AgriBEE QSE Scorecard. A QSE must comply with five of the elements of the AgriBEE Sector Code for the purpose of measurement, and this certificate must accompany the application form.

7.3.3 Large enterprise is enterprise with an annual turnover exceeding R35 million.

**8. General**

- 8.1 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 TDCA between the EU and the RSA.



## ANNEXURE A

**APPLICATION FORM FOR EXPORT PERMITS FOR THE CALENDAR YEAR 2016**  
(Please note that an application form is necessary for each product)

1. NAME OF EXPORTER:.....
2. POSTAL ADDRESS:..... CODE: .....
3. PHYSICAL ADDRESS:.....CODE:.....
4. RESPONSIBLE PERSON: .....
5. TELEPHONE NUMBER: CODE: ..... NUMBER: ..... CELL NO.:.....
6. FAX NUMBER: CODE: ..... NUMBER: .....
7. E-MAIL ADDRESS: .....
8. LOCATION OF THE BUSINESS

PROVINCE	LOCAL MUNICIPALITY	DISTRICT

9. COMPANY/CC REGISTRATION NUMBER: .....  
(NB: First time applicants: Please include a copy of the registration certificate (obtainable from the Companies and Intellectual Property Commission (CIPC))
10. CUSTOMS CODE NO:.....  
(NB: First time applicants: Please include a copy of the Customs Code Certificate (obtainable from SARS))
11. SARS TAX CLEARANCE CERTIFICATE NUMBER AND DATE: .....  
(NB: Please attach the copy of the SARS Certificate-applicable to all applicants)
12. INDICATE PRINCIPAL BUSINESS:

AGENT	MANUFACTURER	PROCESSOR	RETAILER	OTHER

IF other please specify.....

**13. For BEE classification and criteria please complete:-**

*BEE CRITERIA	ACTUAL SCORE	ENTERPRISE CLASSIFICATION	
1. Ownership	LARGE		
2. Management Control	QSE		
3. Skills Development	EME		
4. Preferential Procurement	Investment (Financial and Human)		
5. Employment Equity	Turnover in Rand	R	
6. Enterprise Development	Capital Investment	R	
7. Socio-Economic Development	Number of permanent employees		
BEE Score	Number of part-time employees		
BEE Level of Contribution			

\* According to the Broad-Based Black Economic Empowerment Act, Act No. 53 of 2003 and AgriBEE Sector Code— indicate compliance with the criteria, and attach a valid BEE certificate or declaration of exemption.

## 14. APPLICATION – SUBMISSION FOR THE PERIOD .....

TARIFF HEADING OF PRODUCT	DESCRIPTION OF PRODUCT	QUANTITY APPLYING FOR: Tonne / Litres

## 15. PLEASE INDICATE THE STATUS OF THE BUSINESS:

NEW APPLICANTS	EXISTING APPLICANTS
If existing applicants please complete item 16	

16. Summary of BILLS OF ENTRY EXPORT      Quantity exported over the past 2 or 3 years. PLEASE NOTE: A detailed list of bills of entry export, or DA 550/32s or Export Certificates must be attached to this application.

TARIFF HEADING	TOTAL FOR 2013 (from 1 November 2012 - 31 October 2013)	TOTAL FOR 2014 (from 1 November 2013 - 31 October 2014)	TOTAL FOR 2015 (from 1 November 2014 - 31 October 2015)

17. INDICATE PAYMENT OPTION IN ACCOUNT NO. 013024175  
AND ATTACH PROOF OF PAYMENT

BANK	CASH RECEIPT NO .....

**AFFIDAVIT**

I the undersigned

do hereby make oath / affirmation and declare that:

1. I am duly authorized to depose to this affidavit on behalf of the applicant; and
2. The particulars contained in the application form are true and correct.

SIGNED at \_\_\_\_\_ on this \_\_\_\_\_ day of  
\_\_\_\_\_  
2015/16

**DEPONENT**

(to be signed in the presence of a Justice of the Peace or Commissioner of Oaths)

1. I certify that before administering the oath/affirmation, I asked the deponent the following questions and wrote down his/her answers in his/her presence.

- (1) Do you know and understand the contents of the declaration?

**Answer** .....

- (2) Do you have any objection to taking the prescribed oath/affirmation?

**Answer** .....

- (3) Do you consider the prescribed oath/affirmation to be binding on your conscience?

**Answer** .....

2. I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration. The deponent utters the following words: "I swear that the contents of this declaration are true so help me God" / "I truly affirm that the contents of the declaration are true." The signature/mark of the deponent is affixed to the declaration in my presence.

.....  
**JUSTICE OF THE PEACE  
COMMISSIONER OF OATHS**

**TO BE COMPLETED BY THE JUSTICE OF THE PEACE/COMMISSIONER OF OATHS:**

**FULL FIRST NAMES AND SURNAME (BLOCK LETTERS)** \_\_\_\_\_

**DESIGNATION:** \_\_\_\_\_

**PHYSICAL ADDRESS:** \_\_\_\_\_

**DATE:** \_\_\_\_\_

**PLACE:** \_\_\_\_\_

**PLEASE COMPLETE THE ABOVE AFFIDAVIT WHICH IS AN INSEPARABLE PART OF THE APPLICATION FORM**

**TABLE 1**  
**EXPORT ARRANGEMENTS SET OUT PER EU TARIFF CODE LINE**

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
<b>Under EU tariff code 0603.11.00 to 0603.14.00, a total quantity of 740 tons [(agf 3%)]<sup>2)</sup> is allocated</b>			
0603	Cut flowers and flower buds of a kind suitable for bouquets or for ornamental purposes, fresh, dried, dyed, bleached, impregnated or otherwise prepared	50 MFN <sup>1)</sup> or 80 GSP <sup>3)</sup>	In addition to the conditions stipulated in item 5 of the Schedule, the following condition must be complied with:
0603.11	- Fresh		<ul style="list-style-type: none"> <li>• Potential exporters must apply to Customs and Excise on a first-come, first-served basis until the quota allocated is fully utilized.</li> </ul>
0603.14	-Roses (from 1 January to 31 May and from 1 November to 31 December only). Chrysanthemums (from 1 January to 31 May and from 1 November to 31 December only).		
Order No.091803			
<b>Under EU tariff code 0603.15 and 0603.19 a total quantity of 888 tons [(agf 3%)]<sup>2)</sup> is allocated</b>			
0603.15	-- Lilies (lilium spp) (from 1 June to 31 October only)	50 MFN <sup>1)</sup> or 80 GSP <sup>3)</sup>	In addition to the conditions stipulated in item 5 of the Schedule, the following condition must be complied with:
0603.19	-- Other fresh flowers (from 1 June to 31 October only)		<ul style="list-style-type: none"> <li>• Potential exporters must apply to Customs and Excise on a first-come, first-served basis until the quota allocated is fully utilized.</li> </ul>
Order No.091805			

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
<b>Under EU tariff code 0603.90.00, a total quantity of 740 tons [(agf 3%)<sup>2)</sup>] is allocated</b>			
0603.90  Order No. 091809	- Other: Fresh, cut flowers and flower buds of a kind suitable for bouquets or for ornamental purposes, fresh, dried, dyed, bleached, impregnated or otherwise prepared.	75 MFN <sup>1)</sup> or 80 GSP <sup>3)</sup>	In addition to the conditions stipulated in Item 5 of the Schedule, the following condition must be complied with: <ul style="list-style-type: none"> <li>• Potential exporters must apply to Customs and Excise on a first-come-first-served basis until the quota allocated is fully utilized.</li> </ul>
<b>Under EU tariff code 0811.10.90, a total quantity of 377.5 tons [(agf 3%)<sup>2)</sup>] is allocated</b>			
0811  0811.10 0811.10.90  Order No. 091811	Fruits and nuts, uncooked or cooked by steaming or boiling in water, frozen, whether or not containing added sugar or other sweetening matter <ul style="list-style-type: none"> <li>- Strawberries, containing added sugar or other sweetening matter</li> <li>- Other</li> </ul>	100 MFN <sup>1)</sup>	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with: <ul style="list-style-type: none"> <li>• Permits will be issued annually and will be valid for twelve months.</li> <li>• A summary of Bills of entry indicating actual export figures of the past three years must be provided.</li> </ul>

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
*Under EU tariff codes 2008.40, 2008.50 and 2008.70, a total quantity of 60 866 tons [(agf 3%) <sup>2)</sup> ] is allocated			
<b>2008</b>	Fruit, nuts and other edible parts of plants, otherwise prepared or preserved, whether or not containing added sugar or other sweetening matter or spirit, not elsewhere specified or included.	50 MFN <sup>1)</sup>	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with: <ul style="list-style-type: none"> <li>• Permits will be issued on annual basis and will be valid for twelve months.</li> <li>• A summary of Bills of entry indicating actual export figures of the past three years must be provided.</li> </ul>
<b>2008.40</b>			This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.
2008.40.51	Pears	50 MFN <sup>1)</sup>	
	----- With a sugar content exceeding 13% by weight		
2008.40.59	----- Other		
2008.40.71	----- With a sugar content exceeding 15% by weight		
2008.40.79	----- Other		
2008.40.90	----- Not containing added sugar		
<b>2008.50</b>			
2008.50.61	Apricots		
	----- With a sugar content exceeding 13% by weight,		
2008.50.69	----- Other:		
2008.50.71	----- With a sugar content exceeding 15% by weight,		
2008.50.79	----- Other		
2008.50.92	----- Of 5 kg or more:		
2008.50.98	----- Less than 5kg		

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
2008.70 2008.70.61 2008.70.69 2008.70.71 2008.70.79 2008.70.92 2008.70.98	<b>Peaches</b> ----- With a sugar content exceeding 13% by weight. ----- Other: ----- With a sugar content exceeding 15% by weight. ----- Other. ----- of 5 kg or more ----- Less than 5kg	50 MFN <sup>1)</sup>	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with: <ul style="list-style-type: none"> <li>• Permits will be issued on annual basis and will be valid for twelve months.</li> <li>• A summary of Bills of entry indicating actual export figures of the past three years must be provided.</li> </ul> <p>This includes puree which was previously under the 2008 code. See applicable taric codes for Pears, Apricots and Peaches:</p> <p>20079950 and 20079997</p> <p>This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.</p>

Order  
No. 091813

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
<b>Under EU tariff code 2008.97.59 – 2008.97.98 (excluding 2008.97.72), a total quantity of 27 102.4 tons [(agr 3% *) is allocated</b>			
2008.97 2008.97.59	<b>Mixtures</b> -Other, 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) -Other, Mixtures of fruit not containing added spirit, containing added sugar, in immediate packings of a net content exceeding 1 kg, of tropical fruit (including mixtures containing 50% or more by weight of tropical nuts and tropical fruit). -Mixtures of fruit not containing added spirit, containing added sugar, in immediate packings of a net content exceeding 1 kg, mixtures of fruit in which no single fruit exceeds 50% of the total weight of the fruit, of tropical fruit (including mixtures containing 50% or more by weight of tropical nuts and tropical fruit) -Mixtures of 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 (including mixtures containing 50% or more by weight of tropical nuts and tropical fruit).	50 MFN <sup>1)</sup>	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with: <ul style="list-style-type: none"><li>• Permits will be issued on annual basis and will be valid for twelve months.</li><li>• A summary of Bills of entry indicating actual export figures of the past three years must be provided.</li></ul> This includes puree which was previously under the 2008 code. See applicable tariff codes for Mixtures of fruit: <b>20079950 and 20079997</b>
2008.97.74			This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.
2008.97.78			
2008.97.98			
			Order No.091815

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
<b>Under EU tariff code 2008.92.72, a total quantity of 2 960 tons [afg 3%<sup>2</sup>] is allocated.</b>			
2008.91.72	Mixtures of fruit not containing added spirit, containing added sugar, in immediate packings of a net content not exceeding 1 kg, other mixtures of fruit in which no single fruit exceeds 50% of the total weight of the fruits, of tropical fruit (including mixtures containing 50% or more by weight of tropical nuts and tropical fruit)	50% MFN <sup>1)</sup>	<p>In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:</p> <ul style="list-style-type: none"> <li>• Permits will be issued on annual basis and will be valid for twelve months.</li> <li>• A summary of Bills of entry indicating actual export figures of the past three years must be provided.</li> </ul> <p>This includes puree which was previously under the 2008 code. See applicable tariff codes for Mixtures of tropical fruit 20079950</p> <p>This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.</p>
Order No. 091817			

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
*Under EU tariff code 2009.11.99, a total quantity of 1036 tons [afg 3%] <sup>2)</sup> is allocated			
2009	Fruit juices (including grape must) and vegetable juices, unfermented and not containing added spirit, whether or not containing added sugar or other sweetening matter:  - Orange juice, frozen, - Of a Brix 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	50 MFN <sup>1)</sup>	<p>In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:</p> <ul style="list-style-type: none"> <li>• Permits will be issued on annual basis and will be valid for twelve months.</li> <li>• A summary of Bills of entry indicating actual export figures of the past three years must be provided.</li> </ul> <p>This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.</p>

Order  
No. 091819

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS	
			1	2
<b>Under EU tariff code 2009.41.92 – 2009.79.98, a total quantity of 7 400 tons [(agf 3%)<sup>2)</sup>] is allocated, split into 3 700 tons [(agf 3%)<sup>2)</sup>] for pineapple juice and 3 700 tons [(agf 3%)<sup>2)</sup>] for apple juice.</b>				
<b>2009.41</b>	<b>Pineapple juice, of a Brix value not exceeding 20</b> - Containing added sugar, of a value exceeding 30 Euro per 100 kg net weight, Powdered	50 MFN <sup>1)</sup>	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with: <ul style="list-style-type: none"><li>• Permits will be issued on an annual basis and will be valid for twelve months.</li><li>• A summary of Bills of entry indicating actual export figures of the past three years must be provided.</li></ul>	
2009.41.92.10	- Pineapple juice, not from concentrate, of the genus Ananas, of a Brix value of 11 or more but not more than 16, used in the manufacture of products of drink industry			
2009.41.92.30	- Other			
<b>2009.49</b>	<b>Other, Pineapple juice</b> - Of a Brix value exceeding 20 but not exceeding 67, of a value exceeding 30 Euro per 100 kg net weight, containing added sugar		Tariff 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 such time the EU withdraws it.	
<b>2009.49.30</b>	<b>Other, Apple juice, of a Brix value not exceeding 20</b> - - - - Containing added sugar - - - - Not containing added sugar			
<b>2009.71</b>				
2009.71.20				
2009.71.99				

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
<b>2009.79</b>	<b>Apple Juice</b>		
2009.79.11	-----Of a Brix value exceeding 67 ---- Of a value not exceeding 22 Euro per 100 kg net weight,		In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with: <ul style="list-style-type: none"><li>• Permits will be issued on annual basis and will be valid for twelve months.</li><li>• A summary of Bills of entry indicating actual export figures of the past three years must be provided</li></ul>
2009.79.19	---- Other,		
2009.79.30	-----Of a Brix value exceeding 20 but not exceeding 67, of a value exceeding 18 Euro per 100 kg net weight, containing added sugar		
2009.79.91	---- Of a Brix value exceeding 20 but not exceeding 67, other: With an added sugar content exceeding 30% by weight		
2009.79.98	---- Of a Brix value exceeding 20 but not exceeding 67, other: With an added sugar content exceeding 30% by weight.		
Order No. 091821			
		* Under EU tariff code 2204.21.93 – 2204.21.98, a total quantity of 50 126 000 litres [(afg 3%) <sup>2)</sup> ] is allocated	
2204	Wine of fresh grapes, including fortified wines; grape must other than of heading 2009.	100 MFN <sup>1)</sup>	This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.
2204.21	Wine of fresh grapes, in containers holding 2 litres or less.		
2204.21.93	White		
2204.21.93.19	Other, wine of fresh grapes, of an actual alcoholic strength by volume not exceeding 13 % vol.		
2204.21.93.29	Other, wine of fresh grapes, of an actual alcoholic strength by volume exceeding 13 % volume but not exceeding 15 % vol.		

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
<b>2204.21.94</b> 2204.21.94.19	<b>Other wine of fresh grapes</b> Other, wine of fresh grapes, of an actual alcoholic strength by volume not exceeding 13% vol.		<p>In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:</p> <ul style="list-style-type: none"> <li>• Permits will be issued on annual basis and will be valid for twelve months.</li> <li>• A summary of Bills of entry indicating actual export figures of the past three years must be provided</li> </ul>
2204.21.94.29	Other, wine of fresh grapes, of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
2204.21.94.61 2204.21.94.71	Of an actual alcoholic strength by volume not exceeding 13% vol. Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
<b>2204.21.95</b>	<b>White</b>		
2204.21.95.11 2204.21.95.21	Of an actual alcoholic strength by volume not exceeding 13% vol. Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
<b>2204.21.96</b>	<b>Other wine of fresh grapes</b>		
2204.21.96.11 2204.21.96.21	Of an actual alcoholic strength by volume not exceeding 13% vol. Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
2204.21.96.61 2204.21.96.71	Of an actual alcoholic strength by volume not exceeding 13% vol. Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		

EU TARIFF CODE	DESCRIPTION OF PRODUCT	CONDITIONS FOR THE ISSUING OF PERMITS	
		TARIFF QUOTA DUTY (% REDUCTION)	
1	2	3	4
<b>2204.21.96</b>	<b>Other wine of fresh grapes</b>		
2204.21.96.11	Of an actual alcoholic strength by volume not exceeding 13% vol.		
2204.21.96.21	Or an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
2204.21.96.61	Of an actual alcoholic strength by volume not exceeding 13% vol.		
2204.21.96.71	Or an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
<b>2204.21.97</b>	<b>White</b>		
2204.21.97.11	Of an actual alcoholic strength by volume not exceeding 13% vol.		
2204.21.97.21	Or an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
<b>2204.21.98</b>	<b>Other wine of fresh grapes</b>		
2204.21.98.11	Of an actual alcoholic strength by volume not exceeding 13% vol.		
2204.21.98.21	Or an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
2204.21.98.6	Of an actual alcoholic strength by volume not exceeding 13% vol.		
2204.21.98.71	Or an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
	Order No. 091825		
		In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:	
		• Permits will be issued on annual basis and will be valid for twelve months.	
		• A summary of Bills of entry indicating actual export figures of the past three years must be provided	

This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015

- 1) MFN = Most Favoured Nation.
- 2) Agf = annual growth factor = % of base year volume.
- 3) GSP= Generalized System of Preferences