PROCLAMATION NOTICES • PROKLAMASIE KENNISGEWINGS

PROCLAMATION 268 OF 2025

MPUMALANGA NUTRITION SOURCING BILL; 2025

CONSULTATION ON THE PROPOSED MPUMALANGA NUTRITION SOURCING BILL; 2025

I, **Ms. Nompumelelo Evidence Hlophe**, Member of Executive Council for Agriculture, Rural Development, Land and Environmental Affairs in the Mpumalanga Province, hereby publish the Mpumalanga Nutrition Sourcing Bill, 2025 for public comments.

The Bill seeks to address the historical injustices of the past by diversifying the Agricultural sector and allowing meaningful participation in the agricultural value chain by farmers disadvantaged by unfair discrimination; revitalize agricultural operations on communal land that is occupied, owned, leased, restituted, or redistributed to historically disadvantaged persons; upskill and empower historically disadvantaged persons; upskill and empower historically environment in support of the Mpumalanga International Food Market, Agricultural hubs and parks, rural villages, and communal property associations, stimulate the Provincial agricultural economy to support job creation, poverty eradication, hunger elimination, and food security; Facilitate access to financial assistance for historically disadvantaged persons and other eligible farmers.

Members of the public are invited to submit written comments and inputs within 30 days from the date of publication of this notice in the *Government Gazette* or the newspaper, whichever is later, in the following manner:

By post to:	Head of Department Department of Agriculture, Rural Development, Land and Environmental Affairs Attention to: Mr. Cain Mfana Chunda Private Bag X 11219 NELSPRUIT 1200
By hand at:	Samora Machel Building, Floor 1 & 2

By hand at: Samora Machel Building, Floor 1 & 2 No.7 Government Boulevard, Riverside Park Nelspruit, 1200

By email: <u>ttanda@mpg.gov.za</u>

Any enquiries in connection with this notice may be directed to Ms T. Tanda at <u>ttanda@mpg.gov.za</u> Telephone: 013 766 6070.

This Notice may also be accessed on the Departmental website at: http://dardlea.mpg.gov.za

Department of Agriculture, Rural Development, Land and Environmental Affairs complies with the Protection of Personal Information Act, 2013 (Act No.4 of 2013) and will handle all personal information collected during this consultation process in a secure and confidential manner. Your personal information will only be used for the purpose of this consultation and will not be shared with third parties without your consent.

Ms. Nompumelelo Evidence Hlophe Member of the Executive Council Department of Agriculture, Rural Development, Land and Environmental Affairs

PROVINCE OF MPUMALANGA DEPARTMENT OF AGRICULTURE, RURAL DEVELOPMENT, LAND AND ENVIRONMENTAL AFFAIRS

MPUMALANGA NUTRITION SOURCING BILL, 2025

(Member of the Executive Council responsible for Agriculture, Rural Development, Land and Environmental Affairs in the Province)

(Discussion document in the form of a Bill)

To provide for the empowerment and advancement of persons historically disadvantaged by unfair discrimination, by diversifying the agricultural sector in the Province and to promote, enhance and allow for meaningful participation of such historically disadvantaged persons in the agricultural sector in the Province; to revitalise agricultural-based operations on communal land occupied by, or land owned or leased by, or restituted or redistributed to historically disadvantaged persons; to upskill and empower historically disadvantaged persons to seize available opportunities in the agricultural sector; to create an investment-friendly environment in support of the Mpumalanga International Fresh Produce Market, agricultural hubs. agricultural parks, rural villages and communal property associations for the benefit of historically disadvantaged persons, through the said Market in support of agrarian reform initiatives; to stimulate the Provincial agricultural economy in support of job creation, eradication of poverty, the elimination of hunger and to ensure food security; to assist historically disadvantaged persons and other eligible farmers in the Province to access financial assistance through the Blended Finance Scheme as well as the Provincial-specific agricultural finance scheme; and to provide for matters incidental thereto.

1. Definitions.

(1) In this Act, unless the context otherwise indicates -

"AgriBEE Codes" means the agriBEE Sector Codes as Gazetted in the *Government Gazette* dated 8 December 2017;

"agricultural-based enterprise" means -

- (a) a Black owned agricultural undertaking or a business concern, whether formal or informal, which is engaged in the production of commodities, goods or the provision of agricultural services;
- (b) a Black entrepreneur within the agricultural sector; and
- (c) an agricultural undertaking or business concern, whether formal or informal, with a shareholding of which not less than fifty-one percent is held by Black people;

"B-BBEE Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);

"agricultural hub" means a unit which may be linked to an agricultural park where the main functions are equipment hire, value adding including sorting, processing, packaging of commodities, logistics, mini trading and training or demonstration related to the agricultural value-chain within the agricultural sector and which agricultural hubs may, subject to section 5(5), serve as components or satellite markets of the Mpumalanga International Fresh Produce Market;

"agricultural park" means is a system of rural development networks within District Municipalities which facilitate the innovation of agro-production, transport, processing, logistics, marketing, training and extension services in order to provide an enabling network for a market-driven collaboration and the integration of various agricultural activities and rural transformation services;

"agricultural value chain" means the full range of activities implemented by various entities from the stage of raw production to final consumption, including but not limited to primary

producers, processors, traders and service providers that provide input, utilise basic agricultural products, and which entities add value to the agricultural products at each respective stage;

"Black People" means black people as defined in the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);

"commodities" means fresh produce, fruits, vegetables, grains, poultry and meat products as determined from time to time by the Responsible Member and as set out in Schedule 1 to this Act;

"Department" means the Department responsible for Agriculture in the Province;

"Executive Council" means the Executive Council of the Province as referred to in section 132 of the Constitution, 1996;

"Food business operator system" means the food business operator system of the National Department of Agriculture, Land Reform and Rural Development, setting out the respective requirements and allocation process for valid food business operator codes;

"Food or Agri Production Unit Code" means any facility or food business unit or sub-unit that is used for the production of food for export or local or domestic markets, and which needs to be uniquely identified and which forms part of the food business operator system;

"Government" means the Mpumalanga Provincial Government;

"HDP" means a historically disadvantaged person in the Province who is a Black emerging, small-scale or commercial farmer or a Black person who seeks to become an emerging, small-scale or a commercial farmer;

"Head of Department" means the head of the Provincial Department responsible for Agriculture in the Province;

"Industry role players" means, within the context of the Act, commercial farmers, agricultural organisations, farmer unions, commodity organizations, and service providers who are wellestablished within the agricultural and agro-processing sectors in the Province and the Republic, and recognized by the Department as such and who possess the requisite skills, expertise and experience sought by HDPs and other eligible farmers;

"Market" means the Mpumalanga International Fresh Produce Market;

"organ of state" has the meaning set out in section 239 of the Constitution, 1996;

"**Premier**" means the Premier of the Province referred to in section 125 of the Constitution, 1996;

"**Province**" means the Province of Mpumalanga as referred to in section 103(1)(f) of the Constitution, 1996;

"**Provincial Legislature**" means the Provincial Legislature of the Province as referred to in section 104 of the Constitution, 1996;

"Provincial Gazette" means the Provincial Gazette of the Province;

"responsible Member" means the Member of the Executive Council responsible for the administration of this Act;

"prescribed" means prescribed by regulation in terms of this Act;

(2) Where, in this Act, any functionary is required to take a decision in consultation with another functionary, such decision shall require the concurrence of such other functionary.

2. Objects of the Act.

- (1) The objects of the Act are to focus primarily on the empowerment and advancement of HDPs, by -
- (a) diversifying the agricultural sector and to promote, enhance and allow for meaningful participation of HDPs in the agricultural sector in the Province;
- (b) revitalising agricultural-based operations on communal land occupied by, or land owned or leased by, or restituted or redistributed to, HDPs;
- (c) upskilling and empowering HDPs to seize available opportunities in the agricultural sector;
- (d) creating an investment-friendly environment in support of the Market, agricultural hubs, rural villages and Communal Property Associations for the benefit of HDPs or other eligible farmers;
- (e) creating a market for HDPs or other eligible farmers to supply commodities within the Province, for general consumption as well as specific commodities as part of the National School Nutrition Programme or for other intended consumers, through the Market and agricultural hubs in support of agrarian reform initiatives;
- (f) stimulating the Provincial agricultural economy in support of job creation, eradication of poverty, the elimination of hunger and to ensure food security;
- (g) assisting HDPs and other eligible farmers in the Province to access the Blended Finance Scheme established by agreement between the Department of Agriculture, Land Reform and Rural Development and the Land and Agricultural Development Bank of South Africa; and
- (h) providing for the establishment of a Provincial-specific agricultural finance scheme comprised of grant and loan funding for the support of the revitalisation of the agricultural sector in the Province.
- (2) All the provisions of this Act must be read and interpreted with due regard to, and subject to, the applicable provisions of the B-BBEE Act and the AgriBEE Codes.

3. **Producer Permit and Agreement**

(1) No HDP or other eligible farmer producing any of the commodities listed in Schedule 1 to this Act may benefit from any financial scheme or any of the Departmental support initiatives contemplated in section 7 and sections 9 to 14, without having first applied for, in the prescribed manner, and having subsequently been duly registered by the Department on its database and thereafter having been issued with a unique producer permit as well as the appropriate codes of the food business operator system including the Food or Agri Production Unit Code as contemplated in subsection (2), by the Head of Department or the National Department of Agriculture, Land Reform and Rural Development, as the case may be, and having subsequently, for purposes of producing any of the commodities listed in Schedule 1 to this Act, entered into an agreement with the Head of Department as contemplated in subsection (5).

- (2) Each permit referred to in subsection (1) shall have a unique number and reflect at least the following:
 - (a) The full particulars of the HDP or other eligible farmer in respect of whom the permit has been issued;
 - (b) the appropriate codes of the food business operator system including the Food or Agri Production Unit Code;
 - (c) The time period for which the permit will be valid, which period may not exceed three years from the date of first issue thereof;
 - (d) Confirmation of proven access to adequate land in the Province to be utilized for agricultural purposes, by the HDP or other eligible farmer concerned for producing some or all of the commodities listed in Schedule 1:

Provided that the permit holder shall produce the permit concerned upon request when performing any obligation or act in terms of this Act.

- (3) The Head of Department may, on good cause shown after consultation with the permit holder concerned, and with due regard to the provisions of the Promotion of Administrative Justice Act, 2000, alter or withdraw a permit issued under subsection (1): Provided that the validity period of a permit may not be extended beyond three years from the date of first issue thereof.
- (4) The Head of Department may, with due regard to subsections (1) and (2) issue a new permit to any person or entity.
- (5) An agreement referred to in subsection (1) shall be concluded between the Head of Department and the permit holder concerned, containing at least the following information:
 - (a) Personal particulars of the permit holder concerned;
 - (b) The unique permit number concerned;
 - (c) The commodities which the permit holder must deliver;
 - (d) The applicable scope and extent of the Provincial-specific agricultural finance scheme contemplated in sections 2(h) and 7, or elements thereof;
 - (e) The quantity, including any limitations thereto, of the commodities listed in Schedule 1 to this Act to be delivered by the permit holder;

- (f) Confirmation that the quality of the commodities to be delivered must conform with the Food Specifications for commodities marketed to the intended consumers thereof;
- (g) The applicable timeframes for delivery of the commodities by or on behalf of the permit holder;
- (h) The exact geographical area in the Province where the commodities must be delivered by or on behalf of the permit holder;
- (i) The duration of the agreement, including applicable timeframes of elements thereof, which may not exceed three years from the first date of concluding the agreement concerned.
- (6) The Head of Department may, after consultation with the permit holder concerned and with due regard to the provisions of the Promotion of Administrative Justice Act, 2000, amend or terminate an agreement concluded under subsection (1): Provided that any such agreement may not be extended beyond three years from the first date of concluding the agreement concerned.
- (7) The Head of Department may, with due regard to subsections (1) and (5) enter into a new agreement with the permit holder concerned.
- (8) No HDP or other eligible farmer is entitled to enter into an agreement with the Head of Department as contemplated in subsection (5), based merely on the fact that such HDP or other eligible farmer is a permit holder as contemplated in subsection (1), read with subsection (2).
- (9) In identifying the permit holder concerned with which the Head of Department will conclude an agreement as contemplated in subsection (1) read with subsection (5) as well as section 7, the following criteria shall be taken into consideration by the Department in consultation with all entities providing financial support to HDPs or other eligible farmers producing commodities:
 - (a) The need to address imbalances resulting from past discriminatory practices in the agricultural sector;
 - (b) The importance of focussing primarily on the empowerment and advancement of HDPs;
 - (c) The proven access to adequate land in the Province to be utilized for agricultural purposes, by the HDP or other eligible farmer concerned, for producing some or all of the commodities listed in Schedule 1;
 - (d) An emphasis on HDPs or other eligible farmers with an annual agricultural-related turnover not exceeding R10 000 000;
 - (e) The Food Specifications for commodities marketed to the intended consumers thereof with specific reference to the National School Nutrition Programme, as issued by the National Department of Basic Education required by the National School Nutrition Programme;
 - (f) The annual available budget of the Department as well as funds available for the Provincial-specific agricultural finance scheme contemplated in sections 2(h) and 7;

- (g) The ability of the HDP or other eligible farmer concerned to comply with the requirements of the envisaged agreement;
- (h) The compliance by the HDP or other eligible farmer concerned, with all requirements of the Food Business Operator System of the Department of Agriculture, Land Reform and Rural Development;
- (i) The area where the HDP or other eligible farmer concerned, conducts his or her agricultural operations; and
- (j) The point of delivery of the commodities concerned.
- (10) The Head of Department must establish an advisory committee in order to advise him or her, as and when required, on the appropriateness of issuing any permit or the conclusion of any agreement as contemplated in this section.

4. Government to acquire commodities from Market

- (1) In support of the Market, all Provincial Organs of State which wish to acquire commodities and all entities appointed by such Organs of State which wish to acquire commodities stemming from such appointment must, subject to subsection (2), acquire such commodities from the Market.
- (2) The responsible Member must prescribe and specify those instances where Provincial Organs of State and all entities appointed by such Organs of State, are compelled to acquire specific commodities from the Market, and may amend or repeal any such regulation with due regard to all applicable procurement prescripts and to ensure that value for money be obtained in all such instances.
- (3) In those instances where the Market is unable to supply the commodities required as contemplated in subsection (2), such Provincial Organ of State or any such entity so appointed, must obtain written confirmation from the Market, and the Market must forthwith provide such written confirmation of the unavailability of the commodities concerned, which written conformation must be retained for record purposes by both the Provincial Organ of State or any such entity so appointed, as well as the Market.

5. Designation of agricultural hubs and agricultural parks

- (1) Any entity purporting to be an agricultural hub or an agricultural park prior to the commencement of this Act will continue to exist and be administered by the entity that established it, subject to the provisions of this Act, unless determined otherwise by the responsible Member, by Notice.
- (2) The responsible Member may, with due regard to the provisions of the Promotion of Administrative Justice Act, 2000, by Notice, designate any existing agricultural hub and agricultural park to be an agricultural hub or an agricultural park, as the case may be, for purposes of this Act.

- (3) Any interested person, including a Municipality or a private investor, may apply to the responsible Member in the form and manner prescribed, for a specific area to be designated by Notice, as an agricultural hub or agricultural park.
- (4) The responsible Member may, in consultation with the Municipality concerned, and after considering an application made in accordance with subsection (3) or on his or her own accord designate, by Notice, an area:
 - (a) Falling within the geographic area of a local municipality, to be an agricultural hub for the purposes of this Act; or
 - (b) Falling within the geographic area of a District Municipality, to be an agricultural park for the purposes of this Act.
- (5) When designating an agricultural hub as such by Notice and in consultation with the relevant District Municipality and with due regard to section 84(1)(k) of the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998), the responsible Member may determine the scope and extent of the involvement and linkage of such agricultural hub, with the Market.

6. Blended Finance Scheme and other support

The Department must advise and assist HDPs and other eligible farmers in the Province to, upon application and subject to available funding and capacity, to -

- (a) access the Blended Finance Scheme established by agreement between the Department of Agriculture, Land Reform and Rural Development and the Land and Agricultural Development Bank of South Africa;
- (b) access the Provincial-specific agricultural finance scheme contemplated in section 7;
- (c) comply with all requirements of the Food Business Operator System of the Department of Agriculture, Land Reform and Rural Development;
- (d) apply for the producer permit contemplated in section 3;
- (e) acquire know-how and technical expertise as contemplated in section 12; and
- (f) comply with all other legal requirements, including business plans, project proposals and loan application documents necessary to ensure the diversification of the agricultural sector and to promote, enhance and allow for meaningful participation of HDPs in the agricultural sector in the Province.

7. Provincial-specific Agricultural Finance Scheme

(1) The Head of Department must, subject to subsection (5), establish a Provincial-specific agricultural finance scheme to fund a Farmer Accelerator Programme in order to assist HDPs and other eligible farmers in the Province to ensure the diversification of the agricultural sector and to promote, enhance and allow for meaningful participation of HDPs in the agricultural sector in the Province.

- (2) The Provincial-specific agricultural finance scheme contemplated in subsection (1) may consist of funding in the form of either loans or grants or a combination of loans or grants.
- (3) In establishing the Provincial-specific agricultural finance scheme, the Head of Department may invite strategic partners, including interested financial institutions and other interested parties or investors to participate, through financing or investment in the Provincial-specific agricultural finance scheme.
- (4) In establishing the Provincial-specific agricultural finance scheme, the Head of Department and the relevant entity contemplated in subsection (3), must agree, in writing to, *inter alia*, the appropriate entity and mechanism to open the requisite bank accounts, to administer and distribute the funds concerned as well as the entity responsible for conducting due diligence assessments in respect of the portion of the funding to be distributed as a loan and the portion of the funding to be distributed as a grant and to be responsible for annual reporting thereon.
- (5) The responsible Member may, in consultation with the Member of the Executive Council responsible for financial matters in the Province and subject to the applicable provisions of the Public Finance Management Act, 1999 (Act No. 1 of 1999) as well as the Department's annual budgetary allocation, prescribe the scope and extent of the Provincial-specific agricultural finance scheme and the manner in which the said scheme must be administered including monitoring, reporting and accounting requirements, primarily to the benefit of HDPs and agricultural-based enterprises.

8. Sources of Funds

- (1) For the purposes of achieving the objects of this Act, the following sources of funding may be utilized:
 - (a) such moneys as may be appropriated by the Provincial Legislature for the exercise of the powers and the performance of the functions conferred or imposed upon the Department in terms of this Act or any other law;
 - (b) donations, gifts, grants and bequests received by it from the public; or
 - (c) any other money which may accrue or be appropriated to the Department, or which may be placed at its disposal from any other source whatsoever.
- (2) The Department may, subject to any other law -
- (a) solicit donations, grants or bequests referred to in subsection (1)(b); and
- (b) subject to the terms and conditions relating to such donations, grants and bequests, utilise the moneys concerned in such manner as it may determine.
- 9. Policies and Programmes by the Responsible Member

Within one year of the coming into operation of this section, the Responsible Member must -

 formulate, coordinate and implement multi-sectoral policies and programmes for promoting and developing agricultural-based enterprises as well as small-scale, medium and commercial farmers;

- (b) monitor the efficiency and performance of the Market, agricultural hubs, agricultural parks and HDPs and other eligible farmers with whom the Head of Department has entered into an agreement as contemplated in section 3(1);
- (c) establish and maintain a database of plans and strategies, technology, machinery, equipment and supplies with a view to promoting access by HDPs and other eligible farmers;
- (d) provide marketing support services to agricultural-based enterprises;
- (e) register, collect, research and disseminate information relating to the agricultural and agro-processing industry in the Province;
- (f) in consultation with the Responsible Member for financial matters in the Province, fund the development and upgrading of appropriate agricultural productive technologies, in the Province;
- (g) designate and develop agricultural hubs and agricultural parks in the Province;
- (h) identify the appropriate location within the Province for the development of containerised units for use as agricultural trade infrastructure by HDPs and other eligible farmers; and
- (i) monitor the implementation of the Blended Finance Scheme and oversee the implementation of the Provincial-specific agricultural finance scheme in collaboration with the applicable participating financial institution, the relevant commodity-based private investor and, where appropriate, the Mpumalanga Economic Growth Agency.

10. Plans and Strategies by the Department

Within one year of the coming into operation of this section, the Head of the Department, in consultation with any affected Provincial organ of state and the responsible Member, must formulate plans and strategies to improve the agriculture-related business environment in the Province, including programmes and projects:

- (a) To support HDPs and agricultural-based enterprises and conduct studies, consultations, training demonstrations and market research;
- (b) To improve business communication and cooperation with important industry role players; and
- (c) To promote and advance the prioritising of youth, women and people with disabilities in all such plans, strategies, programmes and projects.

11. Development of infrastructure, industrial and commercial estates

(1) The Head of the Department may take reasonable measures to facilitate the provision of suitable infrastructure, including farmer production support units, social amenities, agricultural hubs, agricultural parks, packhouses, milling facilities and agro-processing infrastructure, model centres of excellence, common usage facilities and other facilities for the benefit of all farmers within the Province and, in particular, HDPs, youth, women and people with disabilities as well as agricultural-based enterprises.

(2) The Department may, on such terms and conditions as it may determine, assist HDPs and other eligible farmers with the provision of infrastructure for purposes of undertaking agricultural business activities, in consultation with the Department.

12. Capacity building initiatives

- (1) The Department must, no later than one year after the coming into operation of this section, in partnership with any public or private training institution and participating financial institutions:
 - Promote and provide business development services for HDPs and other eligible farmers;
 - (b) Promote technological modernisation and development of HDPs and other eligible farmers; and
 - (c) Develop and administer certified demand-driven capacity building and entrepreneurship programmes for HDPs and other eligible farmers.
- (2) The Department must, in complying with subsection (1), have due regard to any National programme to promote and support HDPs and other eligible farmers in relation to technical advice, marketing and the benefits of bulk-purchasing.

13. Support to District Municipalities and provision of marketing services

The Department may -

- (a) provide linkages between HDPs and other eligible farmers and potential markets;
- (b) organise trade fairs and agricultural shows in order to promote commodities produced by HDPs and other eligible farmers;
- (c) in consultation with the relevant District Municipality and with due regard to section 84(1)(k) of the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998), support the development and publication of by-laws to provide for all such matters and things as may be necessary for the establishment, conduct and control of, *inter alia*, fresh produce markets, by such Municipalities.

14. Technology transfer and acquisition

The Department may, in order to promote technology transfer, acquisition and adaptation of new and modern technology within the agricultural sector -

- increase the competitiveness of products and services of HDPs and other eligible farmers;
- (b) provide incentives to encourage invention and innovation by HDPs and other eligible farmers;

- establish regional and other centres of excellence to enhance engagements between HDPs and other eligible farmers and industry role players to facilitate the exchange of locally available knowledge, skills and resources;
- (d) facilitate access to relevant equipment either through purchase, lease or franchising to HDPs and other eligible farmers;
- (e) conduct research on available agricultural-related technologies with a view to improve such technologies; and
- (f) facilitate access to modern and appropriate agricultural-related technologies for use by HDPs and other eligible farmers.

15. Regulations

(1) The Member of the Executive Council may, in consultation with the Executive Council, make regulations regarding any requirements to be complied with and any other matter in respect of which the Member of the Executive Council may make regulations, in terms of this Act.

(2) The Member of the Executive Council shall, within 12 months after the coming into operation of this Act, make regulations pertaining to all matters that shall be prescribed in terms of this Act.

(3) Regulations made in terms of subsection (1), will be effective from the date as specified in the regulation concerned, at the date of publication thereof in the *Provincial Gazette*, by the Member of the Executive Council.

16. Offences

Any person who contravenes any provision of this Act, is guilty of an offence and liable to a fine as may be determined from time to time or imprisonment for a period not exceeding two years or to both such fine and imprisonment.

17. Short title and commencement

- (1) This Act is called the Mpumalanga Nutrition Sourcing Act, 2025, and comes into operation on a date determined by the Premier by proclamation in the *Provincial Gazette*.
- (2) The Premier may determine different dates for different sections of this Act to come into operation.

SCHEDULE 1

COMMODITIES TO BE SOURCED FROM PRODUCER PERMIT HOLDERS THROUGH MPUMALANGA INTERNATIONAL FRESH PRODUCE MARKET AND AGRICULTURAL HUBS

1. Grains and Grains by-products

- Canola
- Dry Beans
- Sorghum
- Wheat
- Wheat Products
- Maize Meal
- Maize Products
- Sunflower
- Soya Beans
- Groundnuts
- Malting Barley
- Rice
- Local popcorn
- Any other grain and grain products that are classified as such in other relevant Acts.
- 2. Horticultural products
- Flowers
- Ornamental plants
- Culinary herbs: coriander, fennel, ginger, marjoram, mint, parsley, sage, and thyme.
- Fruit: apples, apricots, avocados, bananas, blackberries, Cape gooseberries, cherries, coconuts, custard apples, figs, granadillas, grapefruit, grapes, guavas, jackfruit, kumquats, lemons, limes, litchis, loganberries, loquats, mangos, medlars, mulberries, nectarines, olives, oranges, paw paws, peaches, pears, pineapples, plums, pomegranates, prickly pears, prunes, quinces, raspberries, sour figs, strawberries, tangelos, tangerines, tree tomatoes and youngberries.
- Vegetables: asparagus, bamja, beetroot, bell peppers, brinjals, broad beans, broccoli, Brussels sprouts, butter beans, cabbage, calabash, carrots, cauliflower, celery, chayote, chillies, cucumbers, endives, French endives, garlic, green beans, green mealies, green peas, horse radishes, melons, kohlrabi, leeks, lettuce, madumbies, marankas, mushrooms, musk-melons, okra, onions, parsnips, pickle onions, potatoes, pumpkins, radishes, rhubarb, shallots, spinach, spring onions, squashes, sugar-cane, sweet cane, sweet, potatoes, tomatoes, turnips and watermelons.
- Any other horticultural products that are classified as such in other relevant Acts.
- 3. Meat and Dairy Products
- Meat: portions of slaughtered cattle, sheep, goats and pigs that are ordinarily sold for human consumption.

- Poultry: whole portions of slaughtered chickens that are ordinarily sold for human consumption.
- Canned meat portions of slaughtered cattle, sheep, goats and pigs that are ordinarily sold for human consumption.
- Dairy products: milk, flavoured milk, Milkshake and cultured milk buttermilk and cultured buttermilk, sweetened condensed milk, evaporated milk, yoghurt, strained yoghurt and drinking yoghurt, yoghurt, strained yoghurt and drinking yoghurt with added foodstuff and/or fruit cream, cultured cream & acidified cream, cheese with or without added foodstuff, process cheese & cheese spread with or without added foodstuff, cream cheese with or without added foodstuff, cottage cheese with or without added foodstuff, butter and cultured butter with or without added foodstuff, modified butter and cultured modified butter with without added foodstuff, dairy powder and dairy powder blend, milk fat products, dairy desserts with or without added foodstuff and /or fruit imitation dairy products.

Any other meat or dairy products that are classified as such in other relevant Acts.

4. Miscellaneous market products

• Articles sold or offered for sale with the approval of the market authority, but does not include vegetables, fruit, dairy products, meat products. Any other horticultural products that are classified as such in other relevant Acts.

5. Meat and Dairy Products

- Meat: portions of slaughtered cattle, sheep, goats and pigs that are ordinarily sold for human consumption.
- Poultry: whole portions of slaughtered chickens that are ordinarily sold for human consumption.
- Canned meat portions of slaughtered cattle, sheep, goats and pigs that are ordinarily sold for human consumption.
- Dairy products: milk, flavoured milk, Milkshake and cultured milk buttermilk and cultured buttermilk, sweetened condensed milk, evaporated milk, yoghurt, strained yoghurt and drinking yoghurt, yoghurt, strained yoghurt and drinking yoghurt with added foodstuff and/or fruit cream, cultured cream & acidified cream, cheese with or without added foodstuff, process cheese & cheese spread with or without added foodstuff, cream cheese with or without added foodstuff, cottage cheese with or without added foodstuff, butter and cultured butter with or without added foodstuff, modified butter and cultured modified butter with without added foodstuff, dairy powder and dairy powder blend, milk fat products, dairy desserts with or without added foodstuff and /or fruit imitation dairy products.
- Any other meat or dairy products that are classified as such in other relevant Acts.
- 6. Miscellaneous market products
- Articles sold or offered for sale with the approval of the market authority, but does not include vegetables, fruit, dairy products, meat products.