

## GOVERNMENT NOTICE

### SOUTH AFRICAN REVENUE SERVICE

**General Explanatory Note:**

- [     ]           Words in bold type in square brackets indicate omissions from existing rules.
- \_\_\_\_\_           Words underlined with a solid line indicate insertions in existing rules.

### SOUTH AFRICAN REVENUE SERVICE

**No. R. 961**

**29 September 2006**

**CUSTOMS AND EXCISE ACT, 1964  
AMENDMENT OF RULES (DAR/25)**

Under sections 14, 18, ~~19A~~ 26, 37A, 38, 54F, 64F, 64G, 75 and 120 of the Customs and Excise Act, 1964, the rules published in Government Notice R 1874 of 8 December 1995 are amended to the extent set out in the Schedule hereto **with effect from 1 October 2006.**

**PRAVIN JAMNADAS GORDHAN  
COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE**

#### SCHEDULE

- (a) By the insertion after rule 00.04 of the following rule:
- “00.05       **Rules regarding the implementation of SAD forms**
- 00.05 (a)   With effect from 1 October 2006 for the purposes of any rule published under any section of the Act, unless otherwise specified or the context otherwise indicates-
- “bill of entry” includes a SAD form and a **SAD** form includes a bill of entry used for the same purposes before 1 October 2006;
- “entry” or “entered” in respect of goods includes a declaration of goods or goods declared on the appropriate **SAD** form and “declaration” or “declared, respectively includes “entry” or “entered”,
- (b)       The appropriate **SAD** form shall be used in substitution of bills of entry listed in paragraph (d).
- (c)       Any bill of entry may be amended by a **SAD** Voucher of Correction.

(d) The following table states the bills of entry and the CCAI declaration substituted by the appropriate SAD form used for the same purposes with effect from 1 October 2006:

DA 500	Bill of Entry (direct)
DA 501	Continuation Sheet: Bill of Entry (direct)
DA 504	Voucher of Correction: Bill of Entry (direct)
DA 510	Bill of Entry (direct) Transfer of Liability
DA 514	Voucher of Correction: Bill of Entry (direct) Transfer of Liability
DA 550	Bill of Entry Export
DA 551	Continuation Sheet: Bill of Entry Export
DA 554	Voucher of Correction: Bill of Entry Export
DA 600	Bill of Entry (ex warehouse) Imported Goods
DA 601	Continuation Sheet: Bill of Entry (ex warehouse) Imported Goods
DA 604	Voucher of Correction: Bill of Entry (ex warehouse) Imported Goods
DA 610	Bill of Entry: South African Products (ex warehouse or fuel levy goods ex duty paid stocks)
DA 611	Continuation Sheet: Bill of Entry: South African Products (ex warehouse or fuel levy goods ex duty paid stocks)
DA 614	Voucher of Correction: Bill of Entry: South African products (ex warehouse or fuel levy goods ex duty paid stocks)
CCAI	Declaration of goods removed within the Southern African Common Customs Area

(e) The following forms are prescribed for the purposes contemplated in these rules:

- (i) SAD 500 – Customs Declaration Form, which must be completed as prescribed for the clearance of goods for different purposes;
- (ii) SAD 501 – Customs Declaration Form (Continuation Sheet), which must be completed if more than one item segment is declared;
- (iii) SAD 502 – Customs Declaration Form (Transit Control), which must be used when transit goods are cleared for transit movement (clearance of goods in transit or goods moving from a warehouse facility across the South African borders);
- (iv) SAD 503 – Customs Declaration Form (Bill of Entry Query Notification / Voucher of Correction), which must be used for purposes of correction of the CCAI or SAD 500 where goods were cleared for movement between the SACU countries;
- (v) SAD 505 – Customs Declaration Form (Bond and Transit Control), which must be completed when bonded goods are moved inland or across the BLNS borders (place of landing (entry) to a warehouse or between warehouses or from a warehouse to a place of exit): and

(vi) SAD 507 – Additional Information/ Produced documents, which must be completed in instances where the space on the SAD 500 and SAD 501 is insufficient.

(f) Any provision in any rule relating to a form SAD 500, shall be deemed to include, unless otherwise specified or the context otherwise indicates, any other SAD form prescribed for use in respect of any procedure to which the said form SAD 500 relates.”

(b) By the substitution in rule 14.01 for paragraph (b) of the following paragraph:

“(b) Such report shall include, *inter alia*, goods removed in bond in terms of section 18(1)(d) or from a customs and excise warehouse on forms DA 32, [DA 600 and DA 610] SAD 500 and supporting SAD forms as may be applicable to the movement procedure.”

(c) By the substitution for rule 18.01 of the following rule:

“18.01 Goods entered for removal in bond under the provisions of section 18(1) shall -

(a) if imported, and -

(i) (aa) intended for direct removal in bond to a destination **within the common customs area**, be entered on **[a form DA 500] form SAD 500, purpose code RIB and, if by road, in addition a form SAD 502 [, purpose code RIB];**

{(ii)} (bb) intended for direct removal in bond in transit to a destination outside the common customs area, be entered on **[a form DA 500] form SAD 500, purpose code RIT and, if by road, in addition a form SAD 502 [, purpose code RIT];**

(ii) removed from a place where landed in the Republic ~~from~~ a ship, aircraft or other vehicle to a customs and excise warehouse, be entered for warehousing on **[a form DA 500] forms SAD 500 and SAD 505;**

(iii) removed from a customs and excise warehouse to another such warehouse, be entered on **[a form DA 600] forms SAD 500 and SAD 505 -**

(aa) for rewarehousing in the same area of control; or

(bb) for removal in bond to another area of control [,];

(b) if excisable, and removed from a customs and excise warehouse to another such warehouse, be entered for removal in bond ex warehouse on a form DA 32 or [DA 610] forms SAD 500 and SAD 505 reflecting the applicable purpose of removal.”

(d) By the substitution in rule 18.08 for the words preceding paragraph (a) of the following words:

“The following particulars shall be reflected on a **[bill of entry for direct removal in bond (form DA 570)] form SAD 500-**“

(e) By the substitution in rule 18.08 for paragraph (a) of the following paragraph:

“(a) Where imported goods are entered for direct removal in bond to any place the particulars required shall be furnished fully on the SAD form applicable -

(i) in the case where the goods are removed -

- (aa) to any place in the Republic. the goods must be entered on forms **SAD500** and **SAD 505**;
- (bb) outside the Republic. the goods must be entered on forms **SAD 500** and **SAD 502**;
- (cc) to any place -
- (A) if the goods are carried by road, the customs client number and the name and address of the licensed remover of goods in bond and subcontractor must be inserted in Boxes **59** or **60** on the forms **SAD 502** and **SAD 505**;
- (B) if the goods are carried by rail, sea or air, the relevant customs client number and the name and address of the remover in bond in boxes on the relevant forms **SAD 502** and **SAD 505** must be left blank and the means of carriage and the name of the vessel and the voyage number or aircraft flight number must be furnished in Box **21** on the **SAD 500**;
- (ii) the name and address of the consignee or importer, as the case may be, must be inserted in Box **8** on the **SAD 500** and in Box **50** on the **SAD 502** and the **SAD 505**;
- (iii) in all instances, there must be furnished in Box **27** on the **SAD 500**, where the goods are destined for a place in the Republic, the appointed place of entry to which they are removed;
- (iv) in all instances, there must be furnished in Box **29** on the **SAD 500**, the places where the goods leave the Republic and the common customs area if the goods are removed from the Republic through the territory of another country in the common customs area to a destination beyond the borders of the common customs area: and”
- (f) By the deletion in rule 18.15(c) for subparagraph (ii) and the renumbering of subparagraph (iii) to subparagraph (ii).
- (g) By the substitution for rule **18A.06** of the following rule:  
**“18A.06** Ship’s and aircraft stores referred to in section **20(4)** shall include all consumable goods normally used on such ship or aircraft for propulsion, catering or maintenance, but shall not include normal durable equipment or replacements of normal durable equipment of such ship or aircraft. Such consumable goods [shall be entered on a **DA 600** or **DA 610**], and normal durable equipment shall be entered on [a **DA 550**] forms **SAD 500** and **SAD 502** or **SAD 505.**”
- (h) By the substitution in rule 19A.06(b)(i) for subparagraph (aa) of the following subparagraph:  
“(aa) Subject to the provisions of these rules, for the purposes of sections **38(4)** and **39(2A)** and payment of duty, excise duty accounts on form **DA 260** in respect of beer, tobacco products or spirits or on forms **DA 159** or **DA 160** for fuel levy goods or biodiesel, together with the validating [bills of entry (form **DA 610**)] form **SAD 500** for each customs and excise manufacturing warehouse in respect of all such goods produced and received in, and removed from such warehouse for any purpose specified in section 20(4), during the previous month or during such other period as may be prescribed in these rules, must be submitted by the licensee to reach the Controller within **30** days after the -  
(A) date of closing of duty accounts as specified in paragraph (c); or  
(B) last day as specified in the proviso to paragraph (d);

during the hours of business prescribed in item 201.20 of the Schedule to the Rules for acceptance of [bills of entry] SAD forms and for receipts of duties and other revenue;"

- (ij) By the substitution in rule 19A.08(a) for subparagraph (ii) of the following subparagraph:  
“(ii) spirits in a VMS warehouse, where spirits entered on form [DA 610] SAD 500 for removal from a VMP manufacturing warehouse to a VMS manufacturing warehouse are received in such VMS warehouse before such time.”
- (k) By the substitution in rule 19A1.02(b) for subparagraphs (i) and (ii) of the following subparagraphs:  
“(i) In accordance with rule 19A.06, excise accounts on prescribed form DA 260 and its applicable schedules together with the validating [bills of entry (DA610)] form SAD 500 must be submitted for the relevant accounting month by the licensee of the customs and excise manufacturing warehouse to reach the Controller within 30 days after the date or the last day contemplated in rule 19A.06(b)(i) during the hours of business prescribed in item 201.20 of the Schedule to the Rules for acceptance of [bills of entry] SAD forms and for receipt of duties and other revenue.  
(ii) Excise duty payable as calculated on form DA 260 and entered on form [DA 610] SAD 500 must be paid, to reach the Controller within 60 days after the date or last day contemplated in rule 19A.06(b)(i), but not later than the penultimate working day of the second month following such date or day, during the hours of business prescribed in item 201.20 of the Schedule to the Rules for acceptance of [bills of entry] SAD forms and for receipt of duties and other revenue.”
- (l) By the substitution in rule 19A2.02(b) for subparagraph (i) of the following subparagraph:  
“(i) In accordance with rule 19A.06, the excise duty account on prescribed form DA 260 together with the validating [bill of entry (DA 610)] SAD 500 must be submitted for the relevant accounting month by the licensee of the customs and excise manufacturing warehouse to reach the Controller within 30 days after the date or last day contemplated in rule 19A.06(b)(i) during the hours of business prescribed in item 201.20 of the Schedule to the Rules for acceptance of [bills of entry] SAD forms and for receipt of duties and other revenue.”
- (m) By the substitution in rule 19A2.02(b)(ii) for the wording preceding subparagraph (aa) of the following wording:  
“Excise duty payable as calculated on from DA 260 and entered on form [DA 610] SAD 500 must be paid to reach the Controller during the hours of business prescribed in item 201.20 of the Schedule to the Rules for acceptance of [bills of entry] SAD forms and for receipt of duties and other revenue in respect of the account for—“
- (n) By the substitution in rule 19A2.02 for paragraph (c) of the following paragraph:  
“(c) Any goods removed for any of the following purposes must be entered, in the case of ”  
(i) export, including supply as stores for foreign-going ships or aircraft, on form [DA 550] SAD 500, at the office of the Controller, before removal of the goods so exported or supplied;  
(ii) rebate of duty, on form [DA 610] SAD 500 (ZGR) at the office of the Controller before each such removal:

- (iii) removal in bond to any customs and excise warehouse within the common customs area, on form **[DA 610] SAD 500** (ZIB) at the office of the Controller before each such removal.”
- (o) By the substitution in rule 19A2.02 for paragraph (d) of the following paragraph:  
 “(d) Whenever goods are removed to a customs and excise manufacturing or special customs and excise storage warehouse on issuing form **[DA 610] SAD500** in accordance with the provisions of paragraph (c)(iii), the licensee of the receiving warehouse must process form **[DA 610] SAD 500** (ZRW) at the office of the Controller in respect of goods so received within seven days after the date of removal from such warehouse.”
- (p) By the substitution in rule 19A3.02(a)(ii) for subparagraph (aa) of the following subparagraph:  
 “In accordance with rule 19A.06, the excise account on prescribed form DA 260 and its schedules, in respect of the relevant accounting month, which is to be specified in such form, together with the validating **[bill of entry (DA 610)] form SAD500** must be submitted by the licensee of the VMP warehouse and the excise duty as calculated on form DA 260 paid by the licensee of the VMP warehouse to reach the Controller within 30 days after the date or last day contemplated in rule 19A.06(b)(i), but not later than the penultimate working day of the month following such date or day during the hours of business prescribed in item 201.20 of the Schedule to the Rules for acceptance of **[bills of entry] SAD forms** and for receipt of duties and other revenue.”
- (q) By the substitution in rule 19A3.03 for paragraph (a) of the following paragraph:  
 “(u) Spirits received in the VMS warehouse from the VMP warehouse must be entered by the licensee of the VMS warehouse on a form **[DA 610] SAD 500** (ZRW) within seven days after the date of removal to such warehouse.”
- (r) By the substitution in rule 19A3.03 for paragraph (f) of the following paragraph:  
 “(f) [(i)] An excise account on prescribed form DA 260 and its schedules, in respect of the excise duty payable on the spirits received from the VMP warehouse during the relevant accounting month and deemed to have been entered for home consumption as contemplated in paragraph (b), which is to be specified in such form, together with the validating **[bill of entry DA 610] form SAD 500**, must be submitted by the licensee of the VMS warehouse to reach the Controller within 30 days after the date of closing of accounts, during the hours of business prescribed in item 201.20 of the Schedule to the Rules for acceptance of **[bills of entry] SAD forms** and for receipt of duties and other revenue.
- (s) By the substitution in rule 19A3.03(g)(i) for the words preceding subparagraph (aa) of the following words:  
 “The excise duty payable as calculated on form DA 260 and entered on form **[DA 610] SAD 500** must be paid to the Controller in respect of such spirits –“
- (t) By the substitution in rule 19A3.04(d)(i) for subparagraph (ua) of the following subparagraph:  
 “(au) export, including supply as stores for foreign-going ships or aircraft on form **[DA 550] SAD500**, at the office of the Controller, before removal of the goods so exported or supplied
- (u) By the substitution in rule 19A3.04(d)(i) for subparagraph (cc) of the following subparagraph:

- “(cc) removal in bond to any customs and excise warehouse within the common customs area, on form **[DA 610] SAD 500** (ZIB) which must be received at the office of the Controller within 24 hours after such removal.”
- (v) By the substitution in rule **19A3.04(d)** for subparagraph (ii) of the following subparagraph:  
“(ii) Whenever goods are removed from a customs and excise storage warehouse on issuing form DA 33A in accordance with the provisions of paragraph (i)(bb), the licensee of the warehouse must submit a summary of such removals on form **[DA 610] SAD 500** (ZGR) for processing at the office of the Controller in respect of goods removed and delivered, together with the excise account required to be submitted in terms of rule **19A3.03(g)**.”
- (w) By the substitution in rule **19A3.04(d)** for subparagraph (v) of the following subparagraph:  
“(v) Subject to the provisions of any other rule regarding the carriage of goods, a copy of the relevant **(bill of entry DA 610] SAD 500**, or if not processed at the office of the Controller at the time of removal, a copy of the draft **(bill of entry DA 610] SAD 500** submitted to the office of the Controller for processing must accompany the driver of the vehicle to its destination and must be produced to an officer on demand.”
- (x) By the substitution in rule **19A3.04(d)** for subparagraph (vii) of the following subparagraph:  
“(vii) (aa) Whenever goods are removed to a customs and excise manufacturing or storage warehouse on issuing form **[DA 610] SAD 500** (ZIB) in accordance with the provisions of paragraph (d)(i)(cc), the licensee of the receiving warehouse must process form **[DA 610] SAD 500** (ZRW) at the office of the Controller in respect of goods so received within seven days after the date of removal to such warehouse.  
(bb) The duly completed form **[DA 610] SAD 500** (ZIB) and a copy of form **[DA 610] SAD 500** (ZRW) may, subject to paragraph (c), rule **19A.06(e)** and any other rule relating to the movement of goods, be accepted for purposes of rule **19A.09**.”
- (y) By the renumbering in rule **19A3.04** of the paragraph commencing after paragraph (d)(viii)(bb) as paragraph (e).
- (z) By the substitution in rule **19A3.06(c)** for subparagraph (ii) of the following subparagraph:  
“(ii) A copy of the register must accompany the form **[DA 610] SAD 500** (ZGR) contemplated in rule **19A3.04(d)(ii)**.”
- (aa) By the substitution in rule **19A3.06** for paragraph (d) of the following paragraph:  
“(d) Form **[DA 610] SAD 500** (ZGR), processed as contemplated in rule **19A3.04(d)(ii)** and the duly completed declaration by the authorised person on form DA 33A acknowledging receipt on behalf of the rebate user may, subject to paragraph (e), be accepted for the purposes of rule **19A.09** in respect of goods so removed by the licensee.”
- (bb) By the substitution in rule **19A4.02(a)(ii)** for subparagraph (cc) of the following subparagraph:  
“(cc) together with the validating **[bill of entry DA 610] form SAD 500**,

must be submitted to reach the Controller within 30 days after the date or last day contemplated in rule 19A3.06(b)(i) during the hours of business prescribed in item 201.20 of the Schedule to the Rules for acceptance of **[bills of entry] SAD forms** and for receipt of duties and other revenue.”

- (cc) By the substitution in rule 19A4.04(a) for subparagraph (viii) of the following subparagraph:  
 “(viii) Every consignor must ensure that sufficient copies of **[forms DA 550 or DA 610] form SAD 500** are processed at the office of the Controller or of form DA 35 are prepared for the purposes of furnishing duly completed copies of the reverse **[thereof] of the form DA 35** as may be required in terms of these rules or by any person mentioned in the forms who are required to prove fulfillment of any obligation under the provisions of the Act relating to the goods and the movement thereof as described on such forms.”
- (dd) By the substitution in rule 19A4.04(b)(i) for subparagraphs (ua) and (cc) of the following subparagraphs:  
 “(aa) When fuel levy goods are exported, including supply as stores for foreign-going ships, entry must be made thereof on form **[DA 550] SAD 500** at the office of the Controller before loading.  
 (cc) Where a discrepancy occurs between the quantity loaded and actually exported, the form **[DA 550] SAD 500** must be amended by voucher of correction.”
- (ee) By the substitution in rule 19A4.04(b) for subparagraph (ii) of the following subparagraph:  
 “(ii) Where fuel levy goods are exported by road the following procedures apply:  
 (aa) **[A form DA 550] Forms SAD 500 and SAD 502** must be completed at the place of departure and processed at the office of the Controller before loading.  
 (bb) All copies of forms **SAD 500 and SAD 502** required for production or retention of proof of export must accompany the driver of the vehicle.  
 (cc) The relevant **[declaration on the reverse of all copies of the form DA 550] boxes on form SAD 502** must be completed by -  
 (A) the consignor and the driver on departure of the vehicle, recording the actual quantity loaded and sealed;  
 (B) the driver and any other person required to complete a declaration during the movement of the goods.  
 (dd) Where the fuel levy goods are exported through a BLNS country the driver must report with the copies of **[the form DA 550] forms SAD 500 and SAD 502** containing the endorsements obtained in the Republic to the customs officer -  
 (A) in the BLNS country at the point of entry when removed to the BLNS country which is the final country of destination, or which is a transit country to a final destination country outside the common customs area; and  
 (B) in the BLNS country at the point of exit when that BLNS country is a transit country to a final destination country outside the common customs area; and  
 (C) in the first country outside the common customs area at the point of entry only where that country is the final destination country or is a transit country to any other country outside the common customs area, to obtain the endorsement **[on the reverse of the form] on form SAD 502**.  
 (ee) **[A copy form DA 550 with the reverse] Copies of forms SAD 500 and SAD 502** duly completed must be retained by -  
 (A) the consignor;

- (B) the customs border post of exit in the Republic; and
  - (C) if applicable, the licensed remover of goods in bond.
- (ff) **[A duly completed copy of form DA 550]** Duly completed copies of forms SAD 500 and SAD 502 in respect of the goods so exported must accompany -
  - (A) the monthly account of the licensee in support of set-off of duty against the amount due and payable on that account; or
  - (B) an application for a refund of duty by the licensed distributor.”
- (ff) By the substitution in rule 19A4.04(b) for subparagraph (iii) of the following subparagraph:
  - “(iii) Where fuel levy goods are exported by rail the following procedures apply:
    - (aa) **[A form DA 550]** Forms SAD 500 and SAD 505 must be completed at the place of departure and processed at the office of the Controller before loading.
    - (bb) After being processed, all copies of **[the form DA 550]** forms SAD 500 and SAD 505 required for this procedure must be presented with a provisional Rail Consignment Note to Spoornet.
    - (cc) The relevant declaration on **[the reverse of]** all copies of **[the form DA 550]** forms SAD 500 and SAD 505 must be completed by the consignor and Spoornet after loading of the rail tanker, recording the actual quantity loaded and sealed. **[One copy of the DA 550 form]** Copies of SAD 500 and SAD 505 forms must be retained by -
      - (A) the consignor; and
      - (B) Spoornet.
    - (dd) **[A duly completed copy of form DA 550]** Duly completed copies of forms SAD 500 and SAD 505 supported by the final Rail Consignment **[note]** Note in respect of the goods so exported must accompany -
      - (A) the monthly account of the licensee in support of set off of duty against the amount due and payable on that account; or
      - (B) an application for a refund of duty by the licensed distributor.”
- (gg) By the substitution in rule 19A4.04(b)(iv) for subparagraphs (bb) and (cc) of the following subparagraphs:
  - “(bb) A form **[DA 550]** SAD 500 must be completed at the place of departure and processed at the office of the Controller before loading.
  - (cc) A duly completed copy of form **IDA 550]** SAD 500 amended by voucher of correction where necessary, supported by the export bill of lading in respect of the goods so exported must accompany -
    - (A) the monthly account of the licensee in support of set off of duty against the amount due and payable on that account; or
    - (B) an application for a refund of duty by the licensed distributor.”
- (hh) By the substitution in rule 19A4.04(b) for subparagraph (v) of the following subparagraph:
  - “(v) Where fuel levy goods are exported by air the following procedures apply:
    - (aa) A form **[DA 550]** SAD 500 must be completed at the place of departure and processed at the office of the Controller before loading.
    - (bb) The **[relevant declaration on the reverse of all copies of the form DA 550]** SAD 505 must be completed by the consignor and the air carrier after loading of the aircraft,

recording the actual quantity loaded and sealed. One copy of the [DA 550 form] SAD 500 and SAD 505 forms must be retained by -

- (A) the consignor; and
- (B) the air carrier.

(cc) A duly completed copy of [form DA 550] forms SAD 500 and SAD 505 supported by the air waybill in respect of the goods so exported must accompany -

- (A) the monthly account of the licensee in support of set off of duty against the amount due and payable on that account; or
- (B) an application for a refund of duty by the licensed distributor.”

(ijj) By the substitution in rule 19A4.04 for the heading of paragraph (d) of the following heading:

**“Use of [Form DA 610] Forms SAD 500 and SAD 505”**

(kk) By the substitution in rule 19A4.04(d)(i) for subparagraph (bb) of the following subparagraph:

“(bb) by any such licensee or licensed distributor to an aircraft for carriage to a BLNS country, the licensee or licensed distributor removing the goods must enter the goods on [form DA 610] forms SAD 500 and SAD 505 at the office of the Controller as contemplated in subparagraphs (ii) and (iii).”

(ll) By the substitution in rule 19A4.04(d)(ii) for subparagraphs (bb) and (cc) of the following subparagraphs:

“(bb) [A form DA 610(ZRS)] Forms SAD 500 (ZRS) and SAD 505 must be completed at the place of departure and processed at the office of the Controller before loading.

(cc) [A duly completed copy of form DA 610 (ZRS)] Duly completed copies of forms SAD 500 (ZRS) and SAD 505 supported by the bill of lading in respect of the goods so removed must accompany -

- (A) the monthly account of the licensee in support of the set off of duty against the amount due and payable on that account; or
- (B) an application for a refund of duty by the licensed distributor.”

(mm) By the substitution in rule 19A4.04(d) for subparagraph (iii) of the following subparagraph:

“(iii) Where fuel levy goods are removed by air to a BLNS country the following procedures apply:

(aa) [A form DA 610(ZRA)] Forms SAD 500 (ZRA) and SAD 505 must be completed at the place of departure and processed at the office of the Controller before loading.

(bb) The relevant declaration on [the reverse of] all copies of the form [DA 610(ZRA)] SAD 505 must be completed by the consignor and the air carrier after loading of the aircraft, recording the actual quantity loaded and sealed. One copy of [the DA 610] SAD 500 and SAD 505 forms must be retained by -

- (A) the consignor; and
- (B) the air carrier.

(cc) [A duly completed copy of form DA 610] Duly completed copies of forms SAD 500 and SAD 505 supported by the air waybill in respect of the goods so removed must accompany -

- (A) the monthly account of the licensee in support of set off of duty against the amount due and payable on that account; or
- (B) an application for a refund of duty by the licensed distributor.”

- (nn) By the substitution in rule 19A4.04(e) for subparagraph (ii) of the following subparagraph:  
“(ii) A copy of the register must accompany the form [DA 610] SAD 500 (ZDA) or (ZDS) contemplated in paragraphs (f)(i) and (ii).”
- (oo) By the substitution in rule 19A4.04(f) for subparagraphs (i), (ii) and (iii) of the following subparagraphs:  
“(i) until the closing of accounts for each accounting month on form [DA 610] SAD 500 (ZDA) for road or rail removals to a BLNS country;  
(ii) until the closing of accounts for each accounting month on form [DA 610] SAD 500 (ZDS) for removals to a storage warehouse by the licensee of a customs and excise manufacturing warehouse;  
or  
(iii) on form [DA 610] SAD 500 (ZRW) by the licensee of the customs and excise storage warehouse receiving the goods, and such summaries must be duly processed at the offices of the respective Controllers as contemplated in these rules and so processed before submission of the accounts for the accounting month in the case of subparagraphs (i) and (ii).”
- (pp) By the substitution in rule 19A4.04 for paragraph (g) of the following paragraph:  
“(g) a copy of form [DA 610] SAD 500 (ZRW) and the processed form [DA 610] SAD 500 (ZDS) [or **the provisional form DA 610 (ZDA)**] or the form SAD 500 (ZDA) in respect of forms DA 35, duly completed by the authorised person on the reverse acknowledging receipt may, subject to rule 19A.06(c) and paragraph (k) be accepted as proof of delivery for the purposes of set-off contemplated in rule 19A4.05 in respect of goods so removed and delivered by such licensee.”
- (qq) By the deletion in rule 19A4.04 of paragraph (m).
- (rr) By the substitution in rule 19A4.06(b)(ii) for subparagraph (aa) of the following subparagraph:  
“(aa) Such removals and receipts must be summarized monthly and entered on form [DA 610] SAD 500 (ZMS) by the supplying warehouse and form [DA 610] SAD 500 (ZMR) by the receiving warehouse.”
- (ss) By the substitution in rule 19A4.06(b) for subparagraph (iii) of the following subparagraph:  
“(iii) Where fuel levy goods are so removed by ship, entry must be made on such form [DA 610] SAD 500 within 72 hours after such removal by the licensee removing the goods and on delivery thereof by the licensee receiving the goods.”
- (tt) By the substitution in rule 19A4.08 for paragraph (c) of the following paragraph:  
“(c) Any fuel levy goods that are contaminated or that have been found to be off specification and are returned to the Republic from a BLNS country may be removed for reprocessing or destruction to a customs and excise manufacturing warehouse on processing of [form DA 610(ZDA)] **forms SAD 500 (ZDA) and SAD 502** and furnishing of adequate security on entering the Republic and if so removed and received in such warehouse shall be subject to the provisions of item 623.11(03.00) of Schedule No. 6.”

- (uu) By the substitution for rule 26.01 of the following rule:
- “26.01 For the purposes of section 26, any application for the transfer of ownership of dutiable goods in a customs and excise warehouse shall be made to the Controller and shall be supported by -
- (a) documents relating to such goods and the agreement in respect of the transfer of ownership;
  - (b) a statement by the transferee furnishing full particulars of his business and the destination of such goods;
  - (c) [a form DA 600 or DA 610, as the case may be, signed by the transferor and transferee,] forms SAD 500 and SAD505 in **draft** form for the purpose of rewarehousing of the goods;
  - (d) if for export, full particulars relating to the transaction and the consignee which shall include the order for the goods;
  - (e) the following declaration by the transferor and the transferee: •
 

Transferor:  
 “I, .....  
 for transferor, hereby declare that ownership of the **[above-mentioned]** goods, which are [by] **my** property, is transferred to .....  
 address .....  
 For transferor ..... Date.....

Transferee:  
 “I, .....  
 for transferee, hereby accept liability in terms of the provisions of the Customs and Excise Act, 1964 in respect of the [above-mentioned] goods described herein.  
 For transferee.. ..... Date.. .....
  - (f) such security **as** the Controller may require.”
- (vv) By the substitution for rule 26.02 of the following rule:
- “26.02 The declaration to which rule 26.01(e) relates shall be furnished and signed by the transferor and transferee on his or her own letter-headed paper and not by an agent acting on [their] his or her behalf.”
- (ww) By the substitution in rule 37A.02 for paragraph (a) of the following paragraph:
- “(u) **Any** imported unmarked goods intended to be marked and any imported **goods** which are free of duty as contemplated in section 37A(1)(a) shall be entered for storage in a customs and excise warehouse on form [DA 500 (purpose code WH)] SAD 500 (WH) and SAD 505.”
- (xx) By the substitution in rule 37A.02 for paragraph (b) of the following paragraph:
- “(b) When any quantity of imported unmarked goods have been marked such form [DA 500] SAD 500 shall be amended by voucher of correction reflecting the description and tariff heading or subheading and item for marked goods in respect of such quantity.”

- (yy) By the substitution in rule 37A.02(e)(ii) for subparagraph (dd) of the following subparagraph:  
“(dd) [a bill of entry (ex warehouse) imported goods DA 600 or a bill of entry DA 610 as the case may be] a SAD 500 shall be presented to the Controller with each of the monthly accounts for such goods.”
- (zz) By the substitution for rule 38.01 of the following rule:  
“38.01 Only the forms prescribed in these rules shall be used for the entry of goods in terms of the provisions of the Act.”
- (aaa) By the substitution in rule 38.14 for paragraph (a) of the following paragraph:  
“(a) goods not ex warehouse [(form DA 550)] [~~form SAD 500~~], together with the [relative] relevant documents, to the railway or air transport official at that place; **and**”
- (bbb) By the substitution in rule 38.15 for the heading of the following heading:  
“**Entry of goods for export**  
*Completion of the box in respect of Financial Data on the SAD 500 and the box in respect of Consignment / Transaction Particulars on form SAD 554*”
- (ccc) By the substitution in rule 38.15 for paragraph (a) of the following paragraph:  
“(a) The Financial Data must be entered in the applicable box therefor on the SAD 500 and the Consignment / Transaction Particulars in the applicable box therefor on the SAD 554 by all exoorters or their duly instructed clearing agents.”
- (ddd) By the substitution in rule 38.15(b)(i)(bb) for subparagraph (F) of the following subparagraph:  
“Where a consignment is to be exported to the consignee in more than one stage, the same UCR reference must be stated on each related **IDA 550** SAD 500.”
- (eee) By the substitution in rule 38.15(b)(ii)(bb) for subparagraph (B) of the following subparagraph:  
“(B) Where a consignment is to be exported to the consignee in more **than** one stage, the same transaction value must be stated on each related **[DA 550]** SAD 500.”
- (fff) By the substitution in rule 54F.06(b)(i) for subparagraph (bb) of the following subparagraph:  
“(bb) copies of invoices, dispatch delivery notes, bills of entry, SAD forms [CCAI], transport documents, orders, payments received and made and proof of delivery to the consignee in respect of goods removed for any purpose excluding home consumption and payment of **duty**;”
- (ggg) By the substitution in rule 54F.07(b)(i)(aa) for subparagraph (B) of the following subparagraph:  
“(B) validating bills of entry [(DA 610)] (SAD 500);”
- (hhh) By the substitution in rule 54F.12(a) for subparagraphs (i), (ii), (iii) and (iv) of the following subparagraphs:  
“(i) export, including supply as stores for foreign-going ships or aircraft, on [**form DA 550**] **forms** SAD 500 and SAD 502 or SAD 505 at the office of the Controller, before removal of the goods so exported or supplied;

- (ii) rebate of duty on **[form DA 610] forms SAD 500 and SAD 502 or SAD 505** at the office of the Controller before each such removal;
- (iii) removal in bond to any customs and excise storage warehouse for export as contemplated in rule 54F.03 or to a duty free shop, on **[form DA 610] forms SAD 500 and SAD 502 or SAD 505** at the office of the Controller before each such removal.
- (iv) removal to a consignee in a **BLNS** country, on **[form CCA1] forms SAD 500 and SAD 502 or SAD 505** in accordance with the procedures prescribed in paragraph (d)."

(ijijij) By the substitution in rule 54F.12(d) for subparagraph(ii) of the following subparagraph:

- "(ii) (aa) The environmental levy goods must be entered on **[form CCA1] forms SAD 500 and SAD 502** which must be processed at the *SARS* border post where the vehicle carrying the goods leaves the Republic for the BLNS country of destination.
- (bb) The invoice of which the number is entered on the form **[CCA1] SAD 500**, must in addition to any other document required by *SARS*, accompany the form **[CCA1] SAD 500** when it is delivered to the *SARS* border post for processing.
- (cc) When processing the form **[CCA1] SAD 500** the officer must stamp the invoice (or a copy thereof) with the official date stamp and endorse the number of the form **[CCA1] SAD 500** thereon.
- (dd) The licensee must include in the records to be kept in terms of rule 54F.06 -
- (A) the consignor's copy of the form **[CCA1] SAD 500**;
  - (B) the invoice (or copy thereof) endorsed at the *SARS* border post with the **[CCA1] SAD 500** number;
  - (C) copy of the road manifest;
  - (D) proof of delivery to the consignee; and
  - (E) proof of payment for the consignment."

(kkk) By the substitution in rule 54F.12 for paragraph (e) of the following paragraph:

- "(e) (i) Whenever goods are removed to such a customs and excise storage warehouse or any other manufacturing warehouse or duty free shop on **[form DA 610] forms SAD 500 and SAD 502 or SAD 505** in accordance with the provisions of paragraph (a)(iii), the licensee of the receiving warehouse must process **[form DA 610] forms SAD 500 and SAD 502 or SAD 505** at the office of the Controller in respect of goods so received within **[7] seven** days after the date of removal from such warehouse.
- (ii) The licensee of the receiving warehouse must furnish a copy of such processed **[form DA 610] forms SAD 500 and SAD 502 or SAD 505** to the licensee of the manufacturing warehouse from which the goods were removed who must keep it on record for the purposes of rule 54F.10."

(lll) By the substitution in rule 54F.12(g)(i) for subparagraph (aa) of the following subparagraph:

"(aa) form **[CCA1] SAD 500** processed;"

(mmm) By the substitution in rule 64F.06 for paragraph (c) of the following paragraph:

- "(e) The number and date of the invoice issued by the licensee of the customs and excise manufacturing warehouse from whom the licensed distributor obtained the goods for such

removal or export must be reflected on the form DA 35 [or DA 550] and SAD 500 [as the case may be].

(nnn) By the substitution in rule 64F.07(b)(i) for subparagraph (aa) of the following subparagraph:  
 “(aa) where the goods are removed by road a form [DA 610] SAD 500 (ZDD) containing a summary of the forms DA 35 in respect of which a refund of duty is claimed, the register referred to in rule 19A4.04(e) and forms DA 35 with the front and reverse duly completed;”

(ooo) By the substitution in rule 64F.07(b) for subparagraphs (ii) to (v) of the following subparagraphs:  
 “(ii) in the case of form [DA 550] SAD 500 (exports) •  
 (aa) the [form DA 550] forms SAD 500 and SAD 502 or SAD 505 [with the front and reverse] duly completed as contemplated in rule 19A4.04;  
 (bb) where relevant, the final rail consignment note, the bill of lading or air waybill.  
 (iii) the invoice from the licensee of the customs and excise warehouse from whom the goods were obtained;  
 (iv) a COPY of the invoice or delivery note issued by the licensed distributor.”

(ppp) By the substitution in rule 64G.12(a) for subparagraph (ii) of the following subparagraph:  
 “(ii) (au) Any goods removed from a transit shed to a degrouping depot or from a degrouping depot to any other degrouping depot must be entered, subject to paragraph (bb), prior to such removal on [bill of entry form DA 500] form SAD 500 and SAD 505 for removal in bond in terms of section 18 and its rules.  
 (bb) Where any goods are removed directly from the aircraft or any secure premises contemplated in section 6(1)(g), to a degrouping depot situated within the distance prescribed in rule 64G.11(d), such goods may be removed in bond in terms of section 18 on a [form DA 500] forms SAD 500 and SAD 505 reflecting for the purposes of identification of the goods so removed, only the relevant transport document numbers relating to the carriage of the goods to the place of landing and such other particulars as the Controller may determine.”

(qqq) By the substitution for rule 75.21 of the following rule:  
 “75.21 Where any goods are entered under Schedule No. 3 or 4. the rebate user or his or her authorised agent must submit to the Controller:-  
(a) a form SAD 500;  
(b) the following declaration by the rebate user on his or her own letter-headed paper:  
Declaration:  
I, ..... for rebate user. hereby undertake  
to comply with the provisions of the Customs and Excise Act, 1964, in respect of the goods  
as described herein.  
For rebate user: ..... Date:.. .. .”

(rrr) By the substitution in rule 120A.01 for paragraph (a) of the following paragraph:  
 “(a) (i) In respect of all declarations of “commercial goods” imported into the Republic from Botswana Lesotho, Namibia or Swaziland (the BLNS countries) or exported from the Republic into a BLNS country. the same procedures will apply as

provided for in terms of the Customs and Excise Act, 1964, with regard to imports into the Republic from countries other than the BLNS countries, or exports from the Republic into countries other than the BLNS countries.

(ii) Such goods must be entered on the Prescribed SAD forms as may be applicable, using the appropriate purpose code from the list prescribed in rule 120A.05.”

(sss) By the substitution in rule 120A.01 for paragraph (b) of the following paragraph:

- (b) (i) **[Form CCA1] The SAD 500 [as prescribed in these rules]** shall be used for the declaration to an officer, as defined in the Customs and Excise Act, 1964, or to any other authority designated by the Commissioner for the South African Revenue Services (the Commissioner), at a “designated commercial port” and during the hours as set out in these rules, in respect of all “commercial goods” imported into the Republic from a BLNS country or exported from the Republic into a BLNS country for the purposes of the Value-Added Tax Act, 1991.
- (ii) Goods that do not fall within the definition of “commercial goods” as defined in these rules, and where such goods are exported from the Republic into a BLNS country, must also be declared on the **[prescribed CCA1 form] SAD 500** where **[it is]** required for the purposes of the Value-Added Tax Act, 1991.
- (iii) Full particulars as required on the **[prescribed CCA1 form] SAD 500** shall be furnished by the person declaring such goods.
- [(iv) The form shall be printed in black ink on white paper and the dimensions thereof shall be 291mm x 210mm.**
- (v) (iv) The declaration can also be made in electronic format as prescribed by the Commissioner. A hard copy of the **[CCA1] SAD 500** must, however, still accompany the electronic declaration.”

(ttt) By the substitution in rule 120A.01(c) for subparagraph (i) of the following subparagraph:

“(i) Where “commercial goods” which **originated** in a BLNS country, are **temporarily imported** into the Republic from a BLNS country or are **removed in transit** from a BLNS country through the Republic for export or re-export, full particulars as required on the **[prescribed CCA1 form] SAD 500** must be furnished by the person declaring such goods and the **[prescribed CCA1 form] SAD 500** must clearly be marked to indicate “In Transit” or “Temporary”.”

(uuu) By the addition in rule 120A.01(c) after subparagraph (iv) of the following subparagraphs:

- (v) A COPY of the SAD 500 with the SAD 502 or SAD 505 duly completed to the extent applicable by all the offices on the route and including the office of final destination must be returned to the Controller at the office of commencement in the Republic within a period of 30 days after such entry.
- (vi) The SAD 503 – Customs Declaration Form (Bill of Entry Query Notification / Voucher of Correction) must be used for the correction of the SAD 500, SAD 502 and SAD 505 in respect of all “commercial goods” imported into the Republic from a BLNS country or exported from the Republic into a BLNS country.”

(vw) By the insertion after rule 120A.04 of the following rule:

“Purpose codes (cross border movement)

120A.05 The following purpose codes apply to cross border movements of goods and the code applicable must be specified on any SAD form required to be completed in respect of such movement -

<u>Purpose of Clearance</u>	<u>Puroose Code</u>
<u>Export</u>	
<u>Temporary Export</u>	<u>EX 2</u>
<u>Re-exoort</u>	<u>EX 3</u>
<u>Imoort for Home Use</u>	<u>TM 4</u>
<u>Temporary Imoort</u>	<u>IM 5</u>
<u>Re-importation</u>	<u>IM 6</u>
<u>Warehousing</u>	<u>TM 7</u>
<u>Transit</u>	<u>TM 8</u>
<u>Other Import Procedures – Special</u>	<u>TM 9</u>
<u>Excise – domestic and SACU oproducts</u>	<u>EXC 9”</u>

(www) By the deletion of rules numbered 120B.

(xxx) By the substitution for item 201.10.02 of the Schedule to the Rules of the following item:

“201.10.02	(a) <u>All district offices (except Beit Bridge, Durban, Lebombo, Richards Bay, Johannesburg International Airport and Stellenbosch</u>	Monday to Friday - 07:30 to 12:30 13:15 to 16:15 and
	(b) <u>Lebombo</u>	<u>06:00 to 22:00”</u>

(yyy) By the substitution for item 201.10.07 in the Schedule to the Rules of the following item:

“201.10.07	Lebombo	<u>From 06:00 to 22:00”</u>
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(zzz) By the substitution for item **201.20.02** to **201.20.16** in the Schedule to the Rules of the following items:

	<b>Office</b>	<b>Purpose</b>	<b>Hours of attendance</b>	
<b>201.20.02</b>	All district offices (except Cape Town, Port Elizabeth, Durban, Johannesburg, Richards Bay, Lebombo, Beit Bridge, Stellenbosch, Saldanha Bay and customs and excise airports)	(a) For the acceptance of bills of entry <u>or</u> <u>SAD forms</u> (except bills of entry <u>or</u> <u>SAD forms</u> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday - <b>08:00</b> to	<b>12:30</b> and <b>15:00</b>
		(b) For the acceptance of bills of entry <u>or</u> <u>SAD forms</u> for export and removal in bond	Monday to Friday - <b>07:30</b> to <b>13:15</b> to	<b>12:30</b> and <b>16:15</b>
		(c) For other business	Monday to Friday - <b>07:30</b> to <b>13:15</b> to	<b>12:30</b> and <b>16:15</b>
<b>201.20.03</b>	Cape Town 1. Customs and Excise Office	(a) For the acceptance of bills of entry <u>or</u> <u>SAD forms</u> . (except bills of entry <u>or</u> <u>SAD forms</u> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday - <b>08:00</b> to <b>13:15</b> to	<b>12:15</b> and <b>15:00</b>

Office	Purpose	Hours of attendance	
	(b) For the acceptance of bills of entry <u>or</u> <u>SAD forms</u> for export and removal in bond	Monday to Friday - 07:30 to 12:30 and 13:15 to 16:15	
	(c) For other business	Monday to Friday - 07:30 to 12:30 and 13:15 to 16:15	
2. Examination Hall	For ordinary business (except for passengers and baggage)	Monday to Friday - 07:30 to 12:30 and 13:15 to 16:15	
3. Container Depot	For examination of cargo	Monday to Friday - 07:30 to 12:30 and 13:15 to 16:15	
4. All places other than 201.20.03(1), 201.20.03(2) and 201.20.03(3)	(a) For business in transit sheds as well <u>as</u> for general business in connection with landing and shipping, including the examination of passengers and their baggage	Twenty-four hour service	
	(b) For business in the State warehouse	Monday to Thursday - 07:30 to 12:30 and 13:15 to 17:15 Friday - 07:15 to 12:30 and 13:15 to 17:00	

	Office	Purpose	Hours of attendance
201.20.04	Port Elizabeth		
1.	Customs and Excise	(a) For the acceptance of bills of entry <u>or SAD forms</u> (except bills of <u>entry or SAD forms</u> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday • <b>08:00 to</b> 12:15 and <b>13:15 to</b> 15:00
		(b) For the acceptance of bills of entry <u>or SAD forms</u> for export and removal in bond	Monday to Friday • 07:30 to 12:30 and 13:15 to 16:15
		(c) For other business	Monday to Friday • 07:30 to 12:30 and 13:15 to 16:15
2.	Airfreight depot (Port Elizabeth Airport)	(a) For the acceptance of bills of entry <u>or SAD forms</u> (except bills of entry <u>or SAD forms</u> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday • <b>08:00 to</b> 12:15 and <b>13:15 to</b> 15:00

Office		Purpose	Hours of attendance	
	(b)	For the acceptance of bills of entry <b>or SAD forms</b> for export and removal in bond	Monday to Friday • 07:30 to 12:30 and 13:15 to 16:15	
	(c)	For other business	Monday to Friday • 07:30 to 12:30 and 13:15 to 16:15	
3. Examination Hall		For ordinary business (except for passengers and baggage)	Monday to Friday • 07:30 to 12:30 and 13:15 to 16:15	
4 All places other than 201.20.03(1), 201.20.03(2) and 201.20.03(3)	(a)	For business in transit sheds as well as for general business in connection with landing and shipping, including the examination of passengers and their baggage	Twenty-four hour service	
	(b)	For business in the State Warehouse	Monday to Friday • 07:30 to 12:30 and 13:15 to 16:15	
20 20.05 Durban				
1. Customs and Excise office	(a)	For the acceptance of bills of entry <b>or SAD forms</b> (except bills of entry <b>or SAD forms</b> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday • 08:30 to 12:00 and 13:00 to 15:00	

Office	Purpose	Hours of attendance
	(b) For the acceptance of bills of <b>entry or SAD forms</b> for export and removal in bond	Monday to Friday - 07:15 to 12:15 and 13:00 to 16:00
	(c) For other business	Monday to Friday - 07:15 to 12:15 and 13:00 to 16:00
2. Container Depot	For examination of cargo	Monday to Friday - 07:30 to 12:15 and 13:00 to 15:30
3. Examination Hall	For ordinary business (except for passengers and <b>baggage</b> )	Monday to Friday - 07:15 to 12:15 and 13:00 to 15:30
4. All places other than 201.20.05(1), 201.20.05(2) and 201.20.05(3)	(a) For business in transit sheds <b>as well as</b> for general business in connection with landing and shipping, including the examination of passengers and their baggage	Twenty-fourhour service
	(b) For business in the State warehouse	Monday to Friday - 07:30 to 12:15 and 13:15 to 16:00

	Office		Purpose	Hours of attendance
201.20.06	Johannesburg			
	1. Customs and Excise Office	(a)	For the acceptance of bills of entry <u>or</u> <del>SAD forms</del> (except bills of entry <u>or</u> <del>SAD forms</del> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday - 08:00 to 12:15 and 13:15 to 15:00
		(b)	<del>For</del> the acceptance of bills of entry <u>or</u> <del>SAD forms</del> for export and removal in bond	Monday to Friday - 07:15 to 12:15 and 13:00 to 16:00
		(c)	For other business	Monday to Friday - 07:30 to 12:15 and 13:15 to 16:15
	2. Examination Hall and State warehouse, Kaserne		For ordinary business	Monday to Friday - 08:00 to 12:15 and 13:15 to 16:00
	3. Container Depot, City Deep		For the examination of goods	Monday to Friday - 08:00 to 12:15 and 13:15 to 16:00
201.20.07	Richards Bay	(a)	For the acceptance of bills of entry <u>or</u> <del>SAD forms</del> (except bills of entry <u>or</u> <del>SAD forms</del> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday - 08:00 to 12:00 and 13:00 to 15:00

	Office	Purpose	Hours of attendance
		(b) For the acceptance of bills of entry for export and removal in bond	Monday to Friday - 07:15 to 12:15 and 13:00 to 16:00
		(c) For other business	Monday to Friday 07:15 to 12:15 and 13:00 to 16:00
201.20.08	Lebombo	For all business	<u>From 06:00 to 22:00</u>
201.20.09	Beit Bridge	For all business	24 hours daily

Note: Notwithstanding that the hours of business are 24 hours daily, where the Commissioner has made available either by paper document or electronic communication after 15:00 on the day preceding the publication in the Gazette an amendment of -  
**(a)** any tariff heading or item, or  
**(b)** the duty payable in respect of any tariff heading or item.  
 No bill of entry or SAD form on which goods are entered under such tariff heading or item shall be processed between 15:00 on such day and the date of such publication.

201.20.10	Stellenbosch	<b>(a)</b> For the acceptance of bills of entry <u>or SAD forms</u> (except bills of entry <u>or SAD forms</u> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday - <b>07:45 to 12:30</b> and 13:15 to 16:30
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Office	Purpose	Hours of attendance
201.20.11	(b) Forthe acceptance of bills of entry	Monday to Friday - 07:45 to 12:30 and
	<del>or SAD-forms</del> for export and removal in bond	13:15 to 16:30
201.20.11	(c) For other business	Monday to Friday - 07:45 to 12:30 and 13:15 to 16:30
	For all business	Monday to Friday - 07:30 to 12:30 and 13:15 to 16:15

**Customs and Excise Airports**

Office	Purpose	Hours of attendance
201.20.12	(a) Forthe acceptance of bills of entry	Monday to Friday - 08:00 to 12:15 and
	<del>or SAD forms</del> (except bills of entry <del>or SAD forms</del> for export and removal in bond) and for the receipt of duties and other revenue	13:15 to 15:00
201.20.12	(b) Forthe acceptance of bills of entry	Monday to Friday - 07:45 to 12:30 and
	<del>or SAD forms</del> for export and removal in bond	13:15 to 16:15

	<b>Office</b>	<b>Purpose</b>	<b>Hours of attendance</b>
		(c) For the examination of passengers and their baggage on scheduled international flights	Twenty-four hour service
		(d) For other business	Monday to Friday - 07:45 to 12:30 and 13:15 to 16:15
201.20.13	Johannesburg International Airport	(a) For the acceptance of bills of entry <u>or SAD forms</u> (except bills of entry <u>or SAD forms</u> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday - <b>08:00 to 12:30</b> and <b>13:30 to 15:00(b)</b>
		(b) For the acceptance of bills of entry <u>or SAD forms</u> for export and removal in bond	Monday to Friday - 08:00 to 12:30 and 13:30 to 16:30
		(c) For the examination of passengers and their baggage	Twenty-four hour service

	<b>Office</b>	<b>Purpose</b>	<b>Hours of attendance</b>
		(d) For other business	Monday to Friday - 08:00 to 12:45 and 13:30 to 16:30
201.20.14	Durban International Airport	(a) For the acceptance of bills of entry <u>or SAD forms</u> (except bills of entry <u>or SAD forms</u> for export and removal in bond) and for the receipt of duties and other revenue	Monday to Friday - 07:30 to 12:00 and 13:00 to 14:30
		(b) For the acceptance of bills of entry <u>or SAD forms</u> for export and removal in bond	Monday to Friday - 07:30 to 12:00 and 13:00 to 16:00
		(c) For the examination of passengers and their baggage on scheduled international flights	Twenty-four <b>hour</b> service
		(d) For other business	Monday to Friday - 07:15 to 12:15 and 13:00 to 16:00

	<b>Office</b>	<b>Purpose</b>	<b>Hours of attendance</b>
201.20.15	Messina Airport	For all business	Monday to Friday - 08:00 to 12:15 and 13:15 to 16:00 Saturday - 08:00 to 12:15 and 13:15 to 15:30
201.20.16	Nelspruit Airport	(a) For the acceptance of bills of entry or <b>SAD forms</b> for export and removal in bond	Monday to Friday - 08:00 to 17:00
		(b) For the examination of passengers and their baggage on scheduled international flights	Twenty-four hour service

Note:

1. Attention is drawn to the provisions of paragraph 200.04 of the Schedule to the rules in terms of which aircraft pilots requiring clearance at customs and excise airports (except at Johannesburg International Airport, and in respect of scheduled international flights at Cape Town and Durban International Airports) must give at least twelve hours' notice of the time and date of their arrival or departure in order that arrangements may be made for the attendance of the necessary officers.
2. Any reference in this paragraph to bills of entry or **SAD forms** for export relates to all types of bills of entry or **SAD forms** for export as well as to bills of entry or **SAD forms** for coastwise removal of goods."

(aaaa) By the substitution for item 202.01 of the Schedule to the Rules of the following item:

202.01      **Set out of prescribed forms**

The prescribed forms required for customs and excise purposes shall be set out as shown in this Schedule and -

01. in respect of forms SAD 500, SAD 501, SAD 502, SAD 503, SAD 505 and SAD 507,
- (a) be oriented upright;
  - (b) be printed in black ink;
  - (c) have dimensions of 297 mm x 210 mm; and
  - (d) be printed on white paper;
02. in respect of forms SAD 506, SAD 551, SAD 601 and SAD 611, must -
- (a) be printed lengthwise;
  - (b) have dimensions of 210 mm x 297 mm;
  - (c) be printed in black ink; and
  - (d) be oriented on white paper;
02. in respect of forms SAD 504, SAD 514, SAD 604 and SAD 614, must -
- (a) be printed lengthwise;
  - (b) have dimensions of 210 mm x 297 mm;
  - (c) be printed in black ink; and
  - (d) be printed on yellow paper;
03. in respect of form SAD 554 must -
- (a) be oriented lengthwise;
  - (b) have dimensions of 210 mm x 297 mm;
  - (c) be printed in black ink;
  - (d) be printed on white paper;
04. The form SAD 503 will only be allowed for the amendment of a declaration accepted for goods moved between the SACU countries;
05. in respect of form DA 63 and DA 64, must -
- (a) be printed lengthwise;
  - (b) have dimensions of 210 mm x 297 mm;
  - (c) be oriented in black ink; and
  - (d) be oriented on white paper;
06. in respect of form DA 66 must -
- (a) consist of four pages;
  - (b) be so printed that it forms a folder, with page two as the reverse side of page one and page four the reverse side of page three;
  - (c) be printed upright;
  - (d) be oriented in black ink;
  - (e) have dimensions of 420 mm x 297 mm; and
  - (f) be oriented on white paper with a mass of not less than 80g/m<sup>2</sup>;
08. the printing shall be so arranged as to allow the maximum space for the particulars to be entered.

(bbb) By the substitution for item 202.02 in the Schedule to the Rules of the following item:

**202.02A Purpose code table (imports)**

<u>Purpose of entry or declaration</u>	<u>Puroose Code</u>
<u>Removal in bond of goods as contemplated in rule 18.01(a)(i)(aa)</u>	<u>RIB</u>
<u>Removal in bond of goods in transit as contemplated in rule 18.01(a)(i)(bb)</u>	<u>RIT</u>
<u>Pavment of dutv or free</u>	<u>DP</u>
<u>Warehousing</u>	<u>WH</u>
<u>Warehousing for export only</u>	<u>WE</u>
<u>Industrial rebates of customs duties (Schedule No. 3 to the Act)</u>	<u>IR</u>
<u>General rebates of customs duties (Schedule No. 4 to the Act)</u>	<u>GR</u>
<u>Ordinary levv</u>	<u>OL</u>
<u>Transfer of liability: Industrial rebates of customs duties (Schedule No. 3 to the Act) where the importer of the goods is not the registered manufacturer</u>	<u>TIR</u>
<u>Transfer of liability: General rebates of customs duties (Schedule No. 4 to the Act) where the importer desires to deliver goods directly to a person or firm authorised to receive the goods under rebate of duty</u>	<u>TGR</u>
<u>Transfer of liability: Ordinary levv</u>	<u>TOL</u>
<u>Pavment of dutv ex warehouse</u>	<u>XDP</u>
<u>Rewarehousing</u>	<u>XRW</u>
<u>Removal in bond ex warehouse</u>	<u>XIB</u>
<u>Industrial rebates of customs duties (Schedule No. 3 to the Act) ex warehouse</u>	<u>XIR</u>
<u>General rebates of customs duties (Schedule No. 4 to the Act) ex warehouse</u>	<u>XGR</u>
<u>Ordinary levv ex warehouse</u>	<u>XOL</u>

**202.02B Purpose code table (South African Products) ex warehouse**

<u>Purpose of entry or declaration</u>	<u>Purpose Code</u>
<u>Monthly summary of fuel levv goods removed on form DA 35 by the licensee of a customs and excise manufacturing warehouse by road or rail to any other country in the common customs area</u>	<u>ZDA</u>
<u>Monthly summary of fuel levv goods removed on form DA 35 by the licensee of a customs and excise manufacturing warehouse to such a storage warehouse</u>	<u>ZDS</u>
<u>Monthly summary by supplying warehouse of fuel levv goods removed from one customs and excise manufacturing warehouse to another such warehouse</u>	<u>ZMS</u>
<u>Monthly summary by receiving warehouse of fuel levv goods removed from one customs and excise manufacturing warehouse to another such warehouse</u>	<u>ZMR</u>
<u>Monthly summary by the licensee of the customs and excise storage warehouse receiving fuel levv goods</u>	<u>ZRW</u>
<u>Removal of fuel levv goods by ship to any other country in the common customs area</u>	<u>ZRS</u>

<u>Removal of fuel levy goods by air to any other country in the common customs area</u>	
<u>Summary of forms DA 35 for fuel levy goods removed by road in respect of which a refund is claimed by a licensed distributor</u>	
<u>Payment of dutv</u>	ZDP
<u>Rewarehousing</u>	ZRW
<u>Removal in bond</u>	ZIB
<u>Specific rebates of excise duties (Schedule No. 6 to the Act)</u>	
<u>Ordinary levy</u>	ZOL

(ccc) By the substitution for item 202.03 in the Schedule to the Rules of the following item:

<u>202.03</u>	<b><u>Puroose code table (exports)</u></b>	
	<b><u>Purpose of entry or declaration</u></b>	<b><u>Puroose Code</u></b>
	<u>Export of South African products (not ex customs and excise warehouse)</u>	<u>ELG</u>
	<u>Export of imported goods (not ex customs and excise warehouse)</u>	<u>EIG</u>
	<u>Export of South African products ex customs and excise warehouse</u>	<u>ZE</u>
	<u>Export of imported goods ex-customs and excise warehouse</u>	<u>XE</u>
	<u>Export as ships / aircraft stores not ex customs and excise warehouse</u>	<u>EAS</u>
	<u>Export of South African products as ships / aircraft stores ex customs and excise warehouse</u>	<u>ZES</u>
	<u>Export of imported goods as ships / aircraft stores ex customs and excise warehouse</u>	<u>YES</u>

(ddd) By the substitution for item 202.05 in the Schedule to the Rules of the following item:

202.05 **Binding margins**  
 In respect of all prescribed forms a binding margin of 20 mm wide shall be left at the top of each form printed lengthwise and each prescribed form printed upright shall have a similar binding margin on the left-hand side. **[In respect of form DA 550, the "line reference" field shall be regarded as being part of the binding margin.]**

(eee) By the deletion of the following forms from the Schedule to the Rules:

- "DA 500      -      Bill of Entry (direct)
- DA 501      -      Continuation Sheet: Bill of Entry (direct)
- DA 504           Voucher of Correction: Bill of Entry (direct)
- DA 510      -      Bill of Entry (direct) Transfer of Liability
- DA 514      -      Voucher of Correction: Bill of Entry (direct) Transfer of Liability
- DA 550      -      Bill of Entry Export
- DA 551      -      Continuation Sheet: Bill of Entry Export
- DA 554           Voucher of Correction: Bill of Entry Export
- DA 600      -      Bill of Entry (ex warehouse) Imported Goods
- DA 601      -      Continuation Sheet: Bill of Entry (ex warehouse) Imported Goods

DA 604	-	Voucher of Correction: Bill of Entry (ex warehouse) Imported Goods
DA 610	-	Bill of Entry: South African Products (ex warehouse or fuel levy goods ex duty paid stocks) and the reverse thereof
DA 611	-	Continuation Sheet: Bill of Entry: South African Products (ex warehouse or fuel levy goods ex duty paid stocks)
DA 614	-	Voucher of Correction: Bill of Entry: South African Products (ex warehouse or fuel levy goods ex duty paid Stocks)
CCAI	-	Declaration of goods removed within the Southern African Common Customs Area"

(ffff) By the substitution of the following forms in the Schedule to the Rules:

"SAD 500	-	Customs Declaration Form
SAD 501	-	Customs Declaration Form (Continuation Sheet)
SAD 502	-	Customs Declaration Form (Transit Control)
SAD 503	-	Customs Declaration Form (Bill of Entry Query Notification / Voucher of Correction)"

(gggg) By the insertion in the Schedule to the Rules of the following forms:

<b>SAD 504</b>	-	SAD: Voucher of Correction: (direct)
<b>SAD 505</b>	-	Customs Declaration Form (Bond or Transit Control)
<b>SAD 506</b>	-	SAD: Continuation Sheet (for <b>SAD 504</b> and <b>SAD 514</b> )
<b>SAD 507</b>	-	Additional Information / Produced Documents
<b>SAD 514</b>	-	SAD: Voucher of Correction: Transfer of Liability
SAD 551	-	SAD: Continuation Sheet: Export
<b>SAD 554</b>	-	SAD: Voucher of Correction: Export
<b>SAD 601</b>	-	Continuation Sheet: Bill of Entry (ex warehouse) Imported Goods
<b>SAD 604</b>	-	SAD: Voucher of Correction: (ex warehouse) Imported Goods
<b>SAD 611</b>	-	SAD: Continuation Sheet: South African Products (ex warehouse or fuel Levy goods ex duty paid stocks)
SAD 614	-	SAD: Voucher of Correction: South African Products (ex warehouse or fuel levy goods ex duty paid stocks)"

0 1 2 3 4 5 6 7 8 9	<b>SAD 500 - CUSTOMS DECLARATION FORM</b>	1. DECLARATION				A. OFFICE OF DESTINATION OR DEPARTURE									
2. EXPORTER/CONSIGNOR		TIN		3. FORMS		4.		OFF. CODE		MANIFEST NUMBER					
		BSIC						REGISTRATION NO.		ASSESSMENT NO AND DATE					
8. IMPORTER/CONSIGNEE		TIN		5. ITEMS		6. TOT PACK		7. DECLARANT Reference NO.		RECEIPT NO. & DATE					
		BSIC		9.		10.		11.		12. VALUE DETAILS		13.		13A. INVOICE NO. AND DATE	
14. DECLARANT/AGENT		TIN		15. COE		16. COO		17. COD		17A. OWNER CODE		170. REBATE USER Code			
		20. DELIVERY TERMS													
18. IDENTIFICATION, DATE AND NATIONALITY OF TRANSPORT AT ARRIVAL				19. CONTAINER		22. CURRENCY AND TOTAL VALUE				23. RATE OF EXCHANGE					
21. IDENTIFICATION, DATE AND NATIONALITY OF TRANSPORT AT FRONTIER				28. FINANCIAL DATA				24. OTHER COSTS DETAILS							
25. TMF		26. TMI		27. PLACE OF DISCHARGE		FREIGHT		INSURANCE		OTHER COST		Currency		Amount	
29. COE		30. LOCATION OF GOODS													
31. PACKAGES AND DESCRIPTION OF GOODS		MARKS AND NUMBERS				32. ITEM NO.		33. COMMODITY CODE							
		NUMBER & TYPE OF PACKAGES				34. COC		35. GROSS MASS (KGS)		36. PREFERENCE					
		CONTAINER NUMBERS				37. CPC		38. NET MASS (KGS)		39. QUOTA					
		DESCRIPTION				40. SUMMARY DECLARATION / PREVIOUS DOC									
44. ADDITIONAL INFORMATION / PRODUCED DOCUMENTS		LICENCE NUMBER		DEDUCTED VALUE		DEDUCTED QUANTITY		EX WAREHOUSE CODE		45. OTHER QUANTITIES					
		REMOVAL IN BOND (R.I.B.) NO, DATE & OFFICE				REBATE CODE		46. STATISTICAL VALUE							
47. CALCULATION OF DUTIES AND TAXES		TYPE	DUTY/TAX BASE	RATE	AMOUNT	MP	48. ACCOUNT CODE		49. IDENTIFICATION OF WAREHOUSE/TIME LIMIT						
		SUMMARY OF TOTAL DUTIES AND TAXES													
		TOTAL DUTIES & TAXES													
		AMOUNT OVERPAID													
		AMOUNT UNDERPAID													
		OTHER													
TOTAL PAYABLE															
TOTAL →						GUARANTEE		code		Amount					
DECLARATION I, _____ the undersigned of _____ being the _____ (agent) hereby declare that the particulars herein are true and correct and comply with the provisions of the Customs and Excise Act.  Signature _____ I.D number _____ Date _____							OR OFFICIAL USE								

SAD 501 - CUSTOMS DECLARATION FORM (Continuation sheet)										OFFICE CODE	3. FORMS	REGISTRATION NO AND DATE	7. DECLARANT REFERENCE						
IMPORTER OR EXPORTER										TIN									
31. PACKAGES AND DESCRIPTION OF GOODS	MARKS AND NUMBERS						32. ITEM NO.	33. COMMODITY CODE											
	NUMBER & TYPE OF PACKAGES						34. COC	35. GROSS MASS (KGS)	36. PREFERENCE										
	CONTAINER NUMBERS						37. CPC	38. NET MASS (KGS)	39. QUOTA										
	DESCRIPTION						40. SUMMARY DECLARATION / PREVIOUS DOC												
41. SUPP. UNITS										42. CUSTOMS VALUE (FCY)		43. V.M							
44. ADDITIONAL INFORMATION										LICENCE NUMBER		DEDUCTED VALUE		DEDUCTED QUANTITY		EX WAREHOUSE CODE		45. OTHER QUANTITIES	
PRODUCED DOCUMENTS										REMOVAL IN BOND (R.I.B.) NO, DATE & OFFICE				REBATE CODE		48. STATISTICAL VALUE			
31. PACKAGES AND DESCRIPTION OF GOODS	MARKS AND NUMBERS						32. ITEM NO.	33. COMMODITY CODE											
	NUMBER & TYPE OF PACKAGES						34. COC	35. GROSS MASS (KGS)	36. PREFERENCE										
	CONTAINER NUMBERS						37. CPC	38. NET MASS (KGS)	39. QUOTA										
	DESCRIPTION						40. SUMMARY DECLARATION / PREVIOUS DOC												
41. SUPP. UNITS										42. CUSTOMS VALUE (FCY)		43. V.M							
44. ADDITIONAL INFORMATION										LICENCE NUMBER		DEDUCTED VALUE		DEDUCTED QUANTITY		EX WAREHOUSE CODE		45. OTHER QUANTITIES	
PRODUCED DOCUMENTS										REMOVAL IN BOND (R.I.B.) NO, DATE & OFFICE				REBATE CODE		48. STATISTICAL VALUE			
31. PACKAGES AND DESCRIPTION OF GOODS	MARKS AND NUMBERS						32. ITEM NO.	33. COMMODITY CODE											
	NUMBER & TYPE OF PACKAGES						34. COC	35. GROSS MASS (KGS)	36. PREFERENCE										
	CONTAINER NUMBERS						37. CPC	38. NET MASS (KGS)	39. QUOTA										
	DESCRIPTION						40. SUMMARY DECLARATION / PREVIOUS DOC												
41. SUPP. UNITS										42. CUSTOMS VALUE (FCY)		43. V.M							
44. ADDITIONAL INFORMATION										LICENCE NUMBER		DEDUCTED VALUE		DEDUCTED QUANTITY		EX WAREHOUSE CODE		45. OTHER QUANTITIES	
PRODUCED DOCUMENTS										REMOVAL IN BOND (R.I.B.) NO, DATE & OFFICE				REBATE CODE		48. STATISTICAL VALUE			
47. CALCULATION OF DUTIES AND TAXES	TYPE	DUTY/TAX BASE	RATE	AMOUNT	MP	TYPE	DUTY/TAX BASE	RATE	AMOUNT	MP									
	TOTAL ON FIRST ITEM OF THIS PAGE					→	TOTAL ON SECOND ITEM OF THIS PAGE					→							
	TYPE	DUTY/TAX BASE	RATE	AMOUNT	MP	TYPE	AMOUNT	MP											
TOTAL ON THIRD ITEM OF THIS PAGE					→	GRAND TOTAL FOR ALL PAGES													

**SAD 502 - Customs Declaration Form (TRANSIT CONTROL)**

50. Importer or Exporter		TIN	51. Office code	53. Registration number and Date		54. Declarant Reference	
			52. Forms				
55. Country of Commencement				53. Transit Country			
6. Guarantor Code and Name		57. Bond Number	58. Guarantee type	4. Guarantor Code and Name		55. Bond Number	66. Guarantee type
9. Remover Code and Name		50. Subcontractor Remover Code and Name		7. Remover Code and Name		38. Subcontractor Remover Code and Name	
1. Office of commencement		52. Office of exit		9. Office of entry		70. Office of exit	
I have verified the packages specified on this declaration and found them conform to the description given and that are undamaged and within the time limit.  Seals: _____ on means of transport, _____ on package, _____ intact, _____ affixed.  Signature and date stamp: _____		Means of transport / packages exported with seals intact  Time limit - within / exceeded _____  National transit requirements satisfied		Means of transport / packages imported with seal intact  Time limit _____  Document checked: _____ Additional seals number: _____ NO   YES		Means of transport / packages imported with seals intact  Time limit - within / exceeded _____  National transit requirements satisfied	
Signature and date stamp		Signature and date stamp		Signature and date stamp		Signature and date stamp	
1. Transit Country				9. Country of destination			
2. Guarantor Code and Name		3. Bond Number	74. Guarantee type	0. Guarantor Code and Name		81. Bond Number	82. Guarantee type
5. Remover Code and Name		6. Subcontractor Remover Code and Name		3. Remover Code and Name		84. Subcontractor Remover Code and Name	
7. Office of entry		8. Office of exit		5. Office of entry		86. Office of final destination	
Means of transport / packages imported with seals intact  Time limit _____  Document checked: _____  Additional seal numbers: _____ NO   YES		Means of transport / packages exported with seals intact  Time limit - within / exceeded _____  National transit requirements satisfied		Means of transport / packages imported with seals intact  Time limit _____  Transferred to office of final destination: _____  Transit operation completed: _____		Means of transport / packages imported with seals intact  Time limit - within / exceeded _____  Document checked: _____  Transit operation completed: _____	
Signature and date stamp		Signature and date stamp		Signature and date stamp		Signature and date stamp	

**SAD 503 - CUSTOMS DECLARATION FORM**

Page \_\_\_\_ of \_\_\_\_

<b>Clearance Office Code</b>	<b>Entry Registration No.</b>	<b>Date of Entry</b>	<b>Your Reference</b>

To:

PART A : QUERY DETAILS BY CUSTOMS			Officer	Date
ITEM NO.	BOX REFERENCE	QUERY		

ITEM NO.	BOX REFERENCE	DETAILS ORIGINALLY DECLARED	PLEASE AMEND TO:-

CORRECTED REVENUE SUMMARY						Revised Total Payable
ITEM NO.						
<b>TOTAL</b>						<b>Balance : To be PAID/ REFUNDED</b>

I, the undersigned, being the \* \_\_\_\_\_ 's authorised agent  
**DECLARE** that the details shown in Part B in response to the queries in  
 Part A are **TRUE** and **COMPLETE**.

I request that this form be annexed to the original Bill of Entry which should be  
 read subject to the amendments provided hereon.

Signature \_\_\_\_\_ Date \_\_\_\_\_

\* Insert importer or exporter

**SAD 503 - CUSTOMS DECLARATION FORM**

<b>PART C (FOR COMPLETION BY DECLARANT)</b>
Reasons for and explanation of circumstances concerning the error(s).

<b>PART D</b>	<b>FOR OFFICIAL USE ONLY</b>
Report by officer :	
Signature _____	Name _____ Grade _____ Date _____
<b>Recommendation / Decision by the Collector/Supervisor</b>	
Authority to amend:	
Signature _____	Name _____ Grade _____ Date _____
<b>Officer's Decision (where required)</b>	
Signature _____	Date _____



50. Importer or Exporter		TIN	51. Office code		53. Registration number and Data		1. Declarant Reference	
			52. Forms					
56. Guarantor		TIN	57. Bond No. / PP No. & Office Code		59. Remover, code and name		1. Subcontractor/Remover Code and Name	
			58. Guarantee type		TIN			
87. Declaration by Licensed Remover of goods in bond - Loading					88. Declaration by Warehouse Licensee / Master of Ship / Pilot - Delivery			
Registration Number(s)		Truck Horse	First Trailer	Second Trailer	Licensee of Customs and Excise Warehouse		TIN	
Container Seal number(s)								
<p>i ..... (print name of driver) for above remover declare that I have received the *container / *package(s) and found them in good outward order and condition with seal(s) on container(s) as numbered on the SAD 500 form and / or mad manifest intact.</p> <p>Signature _____ Date _____</p>					<p>i ..... (print name of authorised person) for above *warehouse licensee / *master of ship / *pilot declare that I have received the *container / *package(s) / *stores in good outward order and condition with seal(s) on container(s) as numbered on the SAD 500 form and / or mad manifest intact</p> <p>Signature _____ Date _____</p>			
89. Declaration by Warehouse Licensee - Loading					90. Declaration by Warehouse Licensee / Master of Ship / Pilot - Delivery			
Registration Numbers		Truck Horse	First Trailer	Second Trailer	Licensee of Customs and Excise Warehouse		TIN	
<p>f ..... (print name of authorised person) for warehouse licensee declare that I have loaded the *container / *package(s) and found them in good outward order and condition with seal(s) on container(s) as numbered on the SAD 500 form and / or mad manifest intact</p> <p>Signature _____ Date _____</p>					<p>f ..... (print name of authorised person) for above *warehouse licensee / *master of ship / *pilot declare that I have received the *container / *package(s) / *stores and found them in good outward order and condition with seal(s) on container(s) as numbered on the SAD 500 form and / or mad manifest intact</p> <p>Signature _____ Date _____</p>			



**SAD: CONTINUATION SHEET (for SAD 504 and SAD 514) SAD 506**

Customs Value	Customs Duty	Duty: Sch. 1P2B	VAT	Surcharge

**BROUGHT FORWARD**

Line	Origin	Tariff Code	Quantity & Code	Customs Value	Customs Duty	Duty: Sch. 1P2B	VAT	Surcharge	Additional Information
		Sch 1Part1							Actual price
		Sch 3/4							
		Trade Agreement							
		Sch 2							
		Sch 1Part 2B							
									Description of Goods

Line	Origin	Tariff Code	Quantity & Code	Customs Value	Customs Duty	Duty: Sch. 1P2B	VAT	Surcharge	Additional Information
		Sch 1Part1							Actual price
		Sch 3/4							
		Trade Agreement							
		Sch 2							
		Sch 1Part 2B							
									Description of Goods

Line	Origin	Tariff Code	Quantity & Code	Customs Value	Customs Duty	Duty: Sch. 1P2B	VAT	Surcharge	Additional Information
		Sch 1Part1							Actual price
		Sch 3/4							
		Trade Agreement							
		Sch 2							
		Sch 1Part 2B							
									Description of Goods

Signature for importer CARRIED FORWARD







**SAD: CONTINUATION SHEET: EXPORT**

**SAD 551**

Brought Forward		Customs Export Value (FOB)							
Warehousing Particulars									
Line	Origin	B/E No.	Date	Line No	Accepted At	Export Value (FOB)	Description of Goods	Additional Information	
				Quantity & Code					
	Sch D1								
	Sch IP2A/B								
	Sch 3/4								
	Sch 5/6							To be Coded	
Warehousing Particulars				Export Value (FOB)				Additional Information	
Warehousing Particulars				Export Value (FOB)				Additional Information	
Line	Origin	B/E No.	Date	Line No	Accepted At	Export Value (FOB)	Description of Goods	Additional Information	
				Quantity & Code					
	Sch IP1								
	Sch IP2A/B								
	Sch 3/4								
	Sch 5/6							To be Coded	
Warehousing Particulars				Export Value (FOB)				Additional Information	
Warehousing Particulars				Export Value (FOB)				Additional Information	
Line	Origin	B/E No.	Date	Line No	Accepted At	Export Value (FOB)	Description of Goods	Additional Information	
				Quantity & Code					
	Sch IP1								
	Sch IP2A/B								
	Sch 3/4								
	Sch 5/6							To be Coded	
Warehousing Particulars				Export Value (FOB)				Additional Information	
Warehousing Particulars				Export Value (FOB)				Additional Information	
Carried Forward				Authorized Signature:					



**SAD: VOUCHER OF CORRECTION: EXPORT**

**SAD 554**

Original B/E No	Date	Accepted at	Purpose	Agent Code	Total Lines	Country Of Export	Country Of Destination	For Exporter / Agent Use
Exporter	Client Code	Name and Address		UCR		Consignment / Transaction Particulars		
Consignee						Trans Value		
Ex Warehouse						Adv Payment		
Remover						Credit Terms		
Transport Code	Transport Document No.	Date	Issued At	Ship Name	Voyage/Flight/Vehicle Reg No	Estimated Date of Departure	Port of Exit	
Line	Origin	B/E No.	Date	Warehouse Particulars	Line No	Accepted At	Export Value (FOB)	Description of Goods
				Tariff Code				
Marks, Numbers and Description of Packages and/or Containers				Total After Correction		Total Before Correction		Additional Information
				Difference				
				VAT Registration No		Cargo Status Code		To be Coded
						Cargo Status Code		
I, ....., Agent/Exporter hereby declare that the particulars herein are true and correct and comply with the Customs and Excise Act.				Date		Authorized Signature		Place of Entry:
Reason for V.O.C								Bill of Entry Number & Date
Total number of packages								
Gross mass of consignment in KG								



**SAD: CONTINUATION SHEET: (ex warehouse) IMPORTED GOODS** **SAD 601**

**BROUGHT FORWARD**

Line	Origin	Warehousing Particulars			Quantity & Code	Description of Goods	Customs Value	Customs Duty	Duty: Sch. IP2B	VAT	Surcharge	Additional Information	
		B/E No.	Date	Line No								Accepted At	Actual price
		Tariff Code											
		Sch IP1											
		Sch 3/4											
		Trade Agreement											
		Sch 2											
		Sch IPart 2B											

Line	Origin	Warehousing Particulars			Quantity & Code	Description of Goods	Customs Value	Customs Duty	Duty: Sch. IP2B	VAT	Surcharge	Additional Information	
		B/E No.	Date	Line No								Accepted At	Actual price
		Tariff Code											
		Sch IP1											
		Sch 3/4											
		Trade Agreement											
		Sch 2											
		Sch IPart 2B											

Line	Origin	Warehousing Particulars			Quantity & Code	Description of Goods	Customs Value	Customs Duty	Duty: Sch. IP2B	VAT	Surcharge	Additional Information	
		B/E No.	Date	Line No								Accepted At	Actual price
		Tariff Code											
		Sch IP1											
		Sch 3/4											
		Trade Agreement											
		Sch 2											
		Sch IPart 2B											

Signature for importer

Carried Forward





SAD 611

**SAD: CONTINUATION SHEET: South African Products (ex warehouse or fuel levy goods ex duty paid stocks)**

For importer's / agent's use

BROUGHT FORWARD

Excise duty	Duty Sch. 1 Part 2B
-------------	---------------------

Line	Origin	Warehousing Particulars			Quantity and code
		B/E No.	Date	Line No.	
		Tariff Code			
		Sch 1 Part 2 / 5			
		Sch 6			

Excise value	Excise duty	Duty Sch. 1 Part 2B	Additional Information

Description of Goods

Line	Origin	Warehousing Particulars			Quantity and code
		B/E No.	Date	Line No.	
		Tariff Code			
		Sch 1 Part 2 / 5			
		Sch 6			

Excise value	Excise duty	Duty Sch. 1 Part 2B	Additional Information

Description of Goods

Line	Origin	Warehousing Particulars			Quantity and code
		B/E No.	Date	Line No.	
		Tariff Code			
		Sch 1 Part 2 / 5			
		Sch 6			

Excise value	Excise duty	Duty Sch. 1 Part 2B	Additional Information

Description of Goods

Signature for importer

Excise duty	Duty Sch. 1 Part 2B
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Creamer Forward

**SAD 614**

**SARS**  
**SAD: VOUCHER OF CORRECTION: SOUTH AFRICAN PRODUCTS**  
**(ex warehouse or fuel levy goods ex duty paid stocks)**

Original B/E No. <input type="text"/> Date <input type="text"/>	Accepted at <input type="text"/> Purpose <input type="text"/> Agent code <input type="text"/> Total Lines <input type="text"/> Country of Destination <input type="text"/> R.I.B. No. <input type="text"/> Date <input type="text"/>	For importer's / agent's use <input style="width:100%; height: 20px;" type="text"/>	Ex Warehouse Owner To Warehouse/Rebate User Remover	Customs Code Name and Address <input style="width:100%; height: 20px;" type="text"/> <input style="width:100%; height: 20px;" type="text"/> <input style="width:100%; height: 20px;" type="text"/>	Removed in bond to <input style="width:100%; height: 20px;" type="text"/> <input style="width:100%; height: 20px;" type="text"/> <input style="width:100%; height: 20px;" type="text"/>
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Warehousing Particulars				Quantity and code		Excise value		Excise duty		Additional Information	
Line	Origin	B/E No.	Date	Line No.	Accepted at					Duty Sch. 1 Part 2B	Actual Price
		Sch 1 Part 2 / 5									
		Sch 6									

  

Amount overpaid on previous account and / or acquitted exports and / or duty paid returns	Amount underpaid on previous account and / or exports not acquitted	Duty Sch. 1 part 2B Surcharge Amount Due
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TOTALS AFTER CORRECTION ..... TOTALS BEFORE CORRECTION ..... DIFFERENCES .....	Payment Code <input type="text"/> Var registration Number <input type="text"/> Reason(s) for voucher of correction	Place of Entry Date Stamp Bill of Entry No.
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I, ..... for owner hereby declare that the particulars herein are true and correct and comply with the provisions of the Customs and Excise Act.	I, ..... for hereby undertake to comply with the provisions of the Customs and Excise Act in respect of the goods entered herein.
Date ..... Signature .....	Date ..... Signature .....