SOUTH AFRICAN REVENUE SERVICE SUID-AFRIKAANSE INKOMSTEDIENS

No. R.961)

(2000-09-22

CORRECTION NOTICE

CUSTOMS AND EXCISE ACT,1964 AMENDMENT OF THE RULES (NO.DAR/26); SCHEDULE NO.1 (NO. 1/1/1056) AND SCHEDULE NO. 10 (NO. 10/3)

Government Notice No. R. 891 of 7 September 2000 appearing in Government Gazette No. 21540 and Government Notices Nos. 892 and 893 of 12 September 2000 appearing in Government Gazette No. 21541 are hereby amended by substituting the following.

- By the deletion of the "LIST OF CONDITIONS REGARDING WORKING AND PROCESSING CARRIED OUT ON NON-ORIGINATING MATERIALS THAT CONFERS ORIGINATING STATUS" (page 31 of Government Gazette No. 21540 dated 7 September 2000)
- By the deletion of "APPENDIX V TO ANNEX 1" (pages 135 to 148 of Government Gazette No. 21541 dated 12 September 2000) and by inserting after "APPENDIX IV TO ANNEX 1" (page 57 of Government Gazette No. 21540 dated 7 September 2000) of the following:

"APPENDIX V TO ANNEX 1

PART 1

REGULATION ON THE TARIFF QUOTAS, TIME PERIODS AND ARRANGEMENTS FOR THE ADMINISTRATION AND ENFORCEMENT IN RESPECT OF PRODUCTS OF HS CHAPTERS 50 TO 63 EXPORTED TO SACU BY MMTZ MEMBER STATES

ARTICLE 1

DEFENITIONS

ARTICLE 2

SCOPE

ARTICLE 3

REGISTRATION AS CERTIFIED EXPORTER

ARTICLE 4

ALLOCATION OF TARIFF QUOTAS

ARTICLE 5

EXPORT PROCEDURES

ARTICLE 6

REVIEW

ARTICLE 7

TEXTILE AND CLOTHING COMMITTEE

ARTICLE 10

COMPETENT AND ISSUING AUTHORITIES AND SACU CENTRAL COORDINATING AUTHORITY

ARTICLE 11

DURATION

PART 2

DRAFT

SADC-MMTZ EXPORT CERTFICATE

PART 2

DRAFT

SADC-MMTZ EXPORT CERTFICATE

PART 3

LIST OF WORKING OR PROCESSING CONFERRING ORIGIN ON TEXTILE GOODS ORIGINATING IN MMTZ MEMBER STATES AND SUBJECT TO TARIFF QUOTAS

ANNEX VII

CONCERNING TRADE IN SUGAR IN THE SOUTHERN AFRICAN DEVELOPMENT COMMUNITY

PREAMBLE

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DEFENITIONS

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ARTICLE 3

RECIPROCAL MARKET LIBERALISATION

ARTICLE 4

NON-RECIPROCAL ACCESS TO THE SACU MARKET BASED ON MARKET GROWTH

ARTICLE 5

ADDITIONAL NON-RECIPROCAL ACCESS TO NON-SACU SADC SURPLUS SUGAR PRODUCING MEMBER STATES

ARTICLE 6

GENERAL PROVISIONS RELATING TO MARKET ACCESS

ARTICLE 7

CO-OPERATION IN AREAS OF COMMON INTEREST

ARTICLE 8

IMPLEMENTATION

ARTICLE 9

INSTITUTIONAL FRAMEWORK"

- By the insertion after Rule 13.04 (a) (page No. 58 of Government Gazette No. 21540 of 7 Septem= ber 2000) of the following:
 - "(b) (i) If goods are imported and payment of any preferential rate of duty in the SADC column of Part 1 of Schedule No. 1 is claimed, but the SADC Certificate of Origin is not produced, the Postmaster shall detain the goods concerned and deliver them together with any documents produced to the Officer: Origin Administration at the office of the nearest Controller;
 - such goods shall be stored in the State warehouse and for the purposes of clearance be entered for customs duty purposes at the office of the said Controller;

- (c) If proof of origin documents are contemplated in respect of goods exported by post, the documents concerned must be delivered to the nearest Controller and the provisions of the rules numbered 49B shall *mutatis mutandis* apply to such goods;
- (d) the Postmaster shall retain and forward to the Officer: Origin Administration at the nearest Controller's office, any SADC Certificate of Origin in respect of imported goods;
- (e) these procedures shall apply mutatis mutandis to goods imported under the provisions of item 460.11 of Schedule No.4."
- By substituting the "amendment of the rules for section 101 as follows" (page 86 of Government Gazette No. 21540 dated 7 September 2000) of the following:

"By the addition of the following:

101.03 In the case of documents relating to the origin provisions specified in Annex 1, "Concerning the Rules of Origin for Products to be traded between the Member States of the Southern African Development Community", and its appendixes, of the Protocol on Trade concluded under Article 22 of the Treaty of the Southern African Development Community, and the documents referred to in such rule 101.02, the period for which the documents shall be kept shall be five (5) years, calculated as provided in paragraph (d) of the said rule."