REPUBLIC OF SOUTH AFRICA

DRAFT RATES AND MONETARY AMOUNTS AND AMENDMENT OF REVENUE LAWS BILL

(As introduced in the National Assembly (proposed section 77)) (The English text is the official text of the Bill)

(MINISTER OF FINANCE)

31 July 2023

GENERAL EXPLANATORY NOTE:

[]	Words enactme		type	in	square	brackets	indicate	omissions	from	existing
				d with	a s	olid line	indicate i	nsertions	in existing	enactm	ents.

BILL

To fix the rates of normal tax; to amend the Transfer Duty Act, 1949 so as to amend transfer duty monetary amounts; to amend the Income Tax Act, 1962, so as to amend rates of tax and monetary amounts; to amend the Customs and Excise Act, 1964, so as to amend rates of duty in Schedule 1 to that Act; to insert new tariff items; to delete tariff items; to delete rebate items; to insert rebate items; to amend the Carbon Tax Act, 2019; and to provide for matters connected therewith.

BE IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

- **1.** (1) Section 2 of the Transfer Duty Act, 1949, is hereby amended by the substitution in subsection (1)(b) for subparagraphs (i) to (vi) of the following subparagraphs:
 - "(i) 0 per cent of so much of the said value or the said amount, as the case may be, as does not exceed [R1 million] R1,1 million;
 - (ii) 3 per cent of so much of the said value or the said amount, as the case may be, as exceeds [R1 million] R1,1 million but does not exceed [R1,375 million] R1,512 500;
 - (iii) 6 per cent of so much of the said value or the said amount, as the case may be, as exceeds [R1,375 million] R1,512 500 but does not exceed [R1,925 million] R2,117 500;

- (iv) 8 per cent of so much of the said value or the said amount, as the case may be, as exceeds [R1,925 million] R2,117 500 but does not exceed [R2,475 million] R2,722 500;
- (v) 11 per cent of so much of the said value or the said amount, as the case may be, as exceeds [R2,475 million] R2,722 500 but does not exceed [R11 million] R12,100 000; and
- (vi) 13 per cent of so much of the said value or the said amount, as the case may be, as exceeds [R11 million] R12,100 000.".
- (2) Subsection (1) is deemed to have come into operation on 1 March 2023 and applies in respect of property acquired or an interest or a restriction in any property renounced on or after that date.

Fixing of rates of normal tax

- **2.** (1) The rates of tax fixed by Parliament in terms of section 5(2) of the Income Tax Act, 1962, are set out in paragraphs 1 to 7 and 9 of Schedule I.
 - (2) The rate of tax fixed by Parliament in terms of section 48B(1) of the Income Tax Act, 1962, is set out in paragraph 8 of Schedule I
- (3) Subject to subsection (4), the rates of tax referred to in subsection (1) apply in respect of—
- (a) any person (other than a company or a trust other than a special trust) for any year of assessment commencing on or after 1 March 2023;
- (b) any company for any year of assessment ending on or after 1 April 2023; and
- (c) any trust (other than a special trust) for any year of assessment commencing on or after 1 March 2023.
- (4) The rate of tax referred to in subsection (2) applies in respect of the taxable turnover of a person that is a registered micro business as defined in paragraph 1 of the Sixth Schedule to the Income Tax Act, 1962, in respect of any year of assessment commencing on or after 1 March 2023.

Amendment of section 6 of Act 58 of 1962, as amended by section 4 of Act 90 of 1962, section 3 of Act 6 of 1963, section 5 of Act 72 of 1963, section 8 of Act 55 of 1966, section 7 of Act 95 of 1967, section 7 of Act 76 of 1968, section 8 of Act 89 of 1969, section 7 of Act 88 of 1971, section 5 of Act 104 of 1980, section 5 of Act 96 of 1981, section 5 of Act 91 of 1982, section 4 of Act 94 of 1983, section 4 of Act 121 of 1984, section 3 of Act 96 of 1985, section 4 of Act 85 of 1987, section 4 of Act 90 of 1988, section 4 of Act 70 of 1989, section

3 of Act 101 of 1990, section 4 of Act 129 of 1991, section 4 of Act 141 of 1992, section 5 of Act 21 of 1995, section 4 of Act 36 of 1996, section 3 of Act 28 of 1997, section 22 of Act 30 of 1998, section 5 of Act 32 of 1999, section 15 of Act 30 of 2000, section 6 of Act 19 of 2001, section 11 of Act 30 of 2002, section 35 of Act 12 of 2003, section 6 of Act 16 of 2004, section 3 of Act 9 of 2005, section 7 of Act 31 of 2005, section 20 of Act 9 of 2006, section 5 of Act 8 of 2007, section 1 of Act 3 of 2008, section 7 of Act 60 of 2008, section 6 of Act 17 of 2009, section 8 of Act 7 of 2010, sections 6 and 9 of Act 24 of 2011, section 2 of Act 13 of 2012, section 4 of Act 23 of 2013, section 3 of Act 42 of 2014, section 4 of Act 13 of 2015, section 4 of Act 25 of 2015, section 5 of Act 13 of 2016, section 4 of Act 14 of 2017, section 3 of Act 21 of 2018, section 2 of Act 32 of 2019, section 3 of Act 22 of 2020, section 2 of Act 19 of 2021 and section 2 of Act 19 of 2022.

- **3.** (1) Section 6 of the Income Tax Act, 1962, is hereby amended by the substitution in subsection (2) for paragraphs (a), (b) and (c) of the following paragraphs, respectively:
 - "(a) a primary rebate, an amount of [**R16 425**] R17 235;
 - (b) a secondary rebate, if the taxpayer was or, had he or she lived, would have been 65 years of age or older on the last day of the year of assessment, an amount of **[R9 000]** R9 444; and
 - (c) a tertiary rebate if the taxpayer was or, had he or she lived, would have been 75 years of age or older on the last day of the year of assessment, an amount of [R2 997] R3 145.".
- (2) Subsection (1) is deemed to have come into operation on 1 March 2023 and applies in respect of years of assessment commencing on or after that date.

Amendment of section 6A of Act 58 of 1962, as inserted by section 10 of Act 24 of 2011 and amended by section 3 of Act 13 of 2012, section 6 of Act 22 of 2012, section 5 of Act 23 of 2013, sections 6 and 7 of Act 31 of 2013, section 4 of Act 42 of 2014, section 5 of Act 13 of 2015, section 6 of Act 13 of 2016, section 5 of Act 14 of 2017, section 4 of Act 21 of 2018, section 4 of Act 22 of 2020, section 3 of Act 19 of 2021 and section 2 of Act 19 of 2022.

- **4.** (1) Section 6A of the Income Tax Act, 1962, is hereby amended by the substitution in subsection (2)(b) for subparagraphs (i) and (ii) of the following subparagraphs, respectively:
 - "(i) (aa) [R347] R364, in respect of benefits to the person, or if the person is not a member of a medical scheme or fund in respect of benefits to a dependant who is a member of a medical scheme or fund or a dependant of a member of a medical scheme or fund;
 - (bb) [R694] R728, in respect of benefits to the person, and one dependant; or
 - (cc) [R694] R728, in respect of benefits to two dependants; and;

- (ii) [R234] R246, in respect of benefits to each additional dependant,".
- (2) Subsection (1) is deemed to have come into operation on 1 March 2023 and applies in respect of years of assessment commencing on or after that date.

Amendment of section 8 of Act 58 of 1962, as amended by section 6 of Act 90 of 1962, section 6 of Act 90 of 1964, section 9 of Act 88 of 1965, section 10 of Act 55 of 1966, section 10 of Act 89 of 1969, section 6 of Act 90 of 1972, section 8 of Act 85 of 1974, section 7 of Act 69 of 1975, section 7 of Act 113 of 1977, section 8 of Act 94 of 1983, section 5 of Act 121 of 1984, section 4 of Act 96 of 1985, section 5 of Act 65 of 1986, section 6 of Act 85 of 1987, section 6 of Act 90 of 1988, section 5 of Act 101 of 1990, section 9 of Act 129 of 1991, section 6 of Act 141 of 1992, section 4 of Act 113 of 1993, section 6 of Act 21 of 1994, section 8 of Act 21 of 1995, section 6 of Act 36 of 1996, section 6 of Act 28 of 1997, section 24 of Act 30 of 1998, section 14 of Act 53 of 1999, section 17 of Act 30 of 2000, section 6 of Act 59 of 2000, section 7 of Act 19 of 2001, section 21 of Act 60 of 2001, section 12 of Act 30 of 2002, section 11 of Act 74 of 2002, section 18 of Act 45 of 2003, section 6 of Act 32 of 2004, section 4 of Act 9 of 2005, section 21 of Act 9 of 2006, section 5 of Act 20 of 2006, section 6 of Act 8 of 2007, section 9 of Act 35 of 2007, sections 1 and 5 of Act 3 of 2008, section 9 of Act 60 of 2008, section 11 of Act 17 of 2009, section 10 of Act 7 of 2010, section 16 of Act 24 of 2011, section 271 of Act 28 of 2011, read with item 30 of Schedule 1 to that Act, section 9 of Act 22 of 2012, section 9 of Act 31 of 2013, section 5 of Act 42 of 2014, section 5 of Act 43 of 2014, section 8 of Act 25 of 2015, section 6 of Act 14 of 2017 and section 5 of Act 22 of 2020

- **5.** (1) Section 8 of the Income Tax Act, 1962, is hereby amended by the substitution in subsection (1)(b)(iiiA)(bb) for subitems (A) and (B) of the following subitems respectively:
 - "(A) the wear and tear of that vehicle must be determined over a period of seven years from the date of original acquisition by that recipient and the cost of the vehicle must for this purpose be limited to [R665 000] R800 000, or such other amount determined by the Minister by notice in the *Gazette*; and
 - (B) the finance charges in respect of any debt incurred in respect of the purchase of that vehicle must be limited to an amount which would have been incurred had the original debt been [R665 000] R800 000, or such other amount determined by the Minister in terms of subitem (A);".
 - (2) Subsection (1) is deemed to have come into operation on 1 March 2023 and applies in respect of years of assessment commencing on or after that date.

Amendment of paragraph 9 of Seventh Schedule to Act 58 of 1962, as amended by section 31 of Act 96 of 1985, section 34 of Act 65 of 1986, section 29 of Act 85 of 1987, section 59 of Act 101 of 1990, section 53 of Act 113 of 1993, section 33 of Act 21 of 1994, section 51 of Act 28 of 1997, section 55 of Act 30 of 1998, section 55 of Act 30 of 2000, section 57 of Act 31 of 2005, section 29 of Act 9 of 2006, section 2 of Act 8 of 2007, section 68 of Act 35 of 2007, sections 1 and 48 of Act 3 of 2008, section 65 of Act 17 of 2009, section 104 of Act 24 of 2011, section 7 of Act 13 of 2012 and section 8 of Act 23 of 2013, section 6 of Act 42 of 2014, section 76 of Act 43 of 2014, section 7 of Act 13 of 2015, section 10 of Act 13 of 2016, section 13 of Act 14 of 2017, section 6 of Act 21 of 2018, section 3 of Act 32 of 2019, section 8 of Act 22 of 2020, section 4 of Act 19 of 2021 and section 4 of Act 19 of 2022

- **6.** (1) Paragraph 9 of the Seventh Schedule to the Income Tax Act, 1962, is hereby amended by the substitution in subparagraph (3)(ii) for the words preceding the proviso of the following words:
 - "B' represents an abatement equal to an amount of [R91 250] R95 750:".
- (2) Subsection (1) is deemed to have come into operation on 1 March 2023 and applies in respect of years of assessment commencing on or after that date.

Amendment of Schedule 1 to Act 91 of 1964, as amended by section 19 of Act 95 of 1965, section 15 of Act 57 of 1966, section 2 of Act 96 of 1967, section 22 of Act 85 of 1968, section 37 of Act 105 of 1969, section 9 of Act 98 of 1970, section 2 of Act 89 of 1971, section 12 of Act 103 of 1972, section 6 of Act 68 of 1973, section 3 of Act 64 of 1974, section 13 of Act 71 of 1975, section 13 of Act 105 of 1976, section 38 of Act 112 of 1977, section 3 of Act 114 of 1981, section 27 of Act 86 of 1982, section 10 of Act 89 of 1984, section 14 of Act 101 of 1985, section 11 of Act 69 of 1988, section 19 of Act 68 of 1989, section 40 of Act 59 of 1990, section 3 of Act 111 of 1991, section 15 of Act 105 of 1992, section 13 of Act 98 of 1993, section 12 of Act 19 of 1994, section 74 of Act 45 of 1995, section 8 of Act 44 of 1996, section 15 of Act 27 of 1997, section 75 of Act 30 of 1998, section 7 of Act 32 of 1999, section 64 of Act 30 of 2000, section 52 of Act 19 of 2001, section 53 of Act 30 of 2002, section 41 of Act 12 of 2003, section 155 of Act 45 of 2003, section 36 of Act 16 of 2004, section 14 of Act 9 of 2005, section 36 of Act 9 of 2006, section 76 of Act 8 of 2007, section 66 of Act 3 of 2008, section 88 of Act 17 of 2009, section 117 of Act 7 of 2010, section 127 of Act 24 of 2011, section 14 of Act 13 of 2012, section 9 of Act 23 of 2013, section 7 of Act 42 of 2014, section 8 of Act 13 of 2015, section 13 of Act 13 of 2016, section 18 of Act 14 of 2017, section 7 of Act 21 of 2018, section 4 of Act 32 of 2019, section 9 of Act 22 of 2020, section 5 of Act 19 of 2021 and section 5 of Act 19 of 2022.

- **7.** (1) Schedule No. 1 to the Customs and Excise Act, 1964 (Act No. 91 of 1964), is hereby amended as set out in Parts I to V of Schedule II to this Act.
- (2) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendments set out in Part I of Schedule II to this Act are deemed to have come into operation on 22 February 2023.
- (3) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendments set out in Part II of Schedule II to the Rates and Monetary Amounts and Amendment of Revenue Laws Amendment Act, 2022 (Act No. 19 of 2022) are deemed to have come into operation on 6 April 2022.
- (4) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendments set out in Part II of Schedule II to this Act are deemed to have come into operation on 1 January 2023.
- (5) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendments set out in Part III of Schedule II to this Act will come into operation on 5 April 2023.
- (6) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendments set out in Part IV of Schedule II to this Act will come into operation on 1 April 2025.
- (7) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendment of Part 5A of Schedule No. 1 to Customs and Excise Act, 1964 set out in Part IV(a) of Schedule II to the Rates and Monetary Amounts and Amendment of Revenue Laws Amendment Act, 2022 (Act No. 19 of 2022) are deemed to have come into operation on 6 April 2022 up to and including 5 July 2022.
- (8) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendment of Part 5A of Schedule No. 1 to Customs and Excise Act, 1964 set out in Part IV(b) of Schedule II to the Rates and Monetary Amounts and Amendment of Revenue Laws Amendment Act, 2022 (Act No. 19 of 2022) are deemed to have come into operation on 6 July 2022 up to and including 2 August 2022.
- (9) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendment of Part 5A of Schedule No. 1 to Customs and Excise Act, 1964 set out in Part V(a) of Schedule II to the Rates and Monetary Amounts and Amendment of Revenue Laws Amendment Act, 2022 (Act No. 19 of 2022) are deemed to have come into operation on 6 April 2022 up to and including 5 July 2022.
- (10) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendment of Part 5A of Schedule No. 1 to Customs and Excise Act, 1964 set out in Part V(b) of Schedule II to

the Rates and Monetary Amounts and Amendment of Revenue Laws Amendment Act, 2022 (Act No. 19 of 2022) are deemed to have come into operation on 6 July 2022 up to and including 2 August 2022.

(11) Subject to section 58(1) of the Customs and Excise Act, 1964, the amendment of Part 5A of Schedule No. 1 to Customs and Excise Act, 1964 set out in Part V(C) of Schedule II to the Rates and Monetary Amounts and Amendment of Revenue Laws Amendment Act, 2022 (Act No. 19 of 2022) are deemed to have come into operation on 3 August 2022.

Amendment of section 5 of Act 15 of 2019, as amended by section 10 of Act 22 of 2020, section 6 of Act 19 of 2021 and section 7 of Act 19 of 2022.

- **8.** (1) Section 5 of the Carbon Tax Act, 2019, is hereby amended by the substitution for subsection (1) of the following subsection:
 - "(1) The rate of the carbon tax on greenhouse gas emissions must, subject to subsections (2) and (3), be imposed at an amount of [**R144**] <u>R159</u> per ton carbon dioxide equivalent of the greenhouse gas emissions of a taxpayer."
 - (2) Subsection (1) is deemed to have come into operation 1 January 2023.

Amendment of section 6 of Act 15 of 2019, as amended by section 93 of Act 34 of 2019, section 77 of Act 23 of 2020, section 76 of Act 20 of 2021 and section 8 of Act 19 of 2022.

- **9.** (1) Section 6 of the Carbon Tax Act, 2019, is hereby amended by the substitution in subsection (3)(c) of the following words:
 - "B' represents an amount of [0.63 cents] 0.66 cents per litre:".
 - (2) Subsection (1) is deemed to have come into operation on 1 January 2023.

Short title

10. This Act is called the Rates and Monetary Amounts and Amendment of Revenue Laws Act, 2023.

Schedule I

(Section 1)

RATES OF NORMAL TAX

1. The rate of tax referred to in section 2(1) to be levied in respect of the taxable income (excluding any retirement fund lump sum benefit, retirement fund lump sum withdrawal benefit or severance benefit) of any natural person, deceased estate, insolvent estate or special trust in respect of any year of assessment commencing on or after 1 March 2023 is set out in the table below:

Taxable income	Rate of tax
Not exceeding R237 100	18 per cent of taxable income
Exceeding R237 100 but not	R42 678 plus 26 per cent of amount by which
exceeding R370 500	taxable income exceeds R237 100
Exceeding R370 500 but not	R77 362 plus 31 per cent of amount by which
exceeding R512 800	taxable income exceeds R370 500
Exceeding R512 800 but not	R121 475 plus 36 per cent of amount by which
exceeding R673 000	taxable income exceeds R512 800
Exceeding R673 000 but not	R179 147 plus 39 per cent of amount by which
exceeding R857 900	taxable income exceeds R673 000
Exceeding R857 900 but not exceeding	R251 258 plus 41 per cent of amount by which
R1 817 000	taxable income exceeds R857 900
Exceeding R1 817 000	R644 489 plus 45 per cent of amount by which
	taxable income exceeds R1 817 000

- 2. The rate of tax referred to in section 2(1) to be levied in respect of the taxable income of a trust (other than a special trust or a public benefit organisation, recreational club or small business funding entity referred to in paragraph 4) in respect of any year of assessment commencing on or after 1 March 2023 is 45 per cent.
- **3.** The rate of tax referred to in section 2(1) to be levied in respect of the taxable income of a company (other than a public benefit organization, recreational club or small business funding entity referred to in paragraph 4 or a small business corporation referred to in paragraph 8) in respect of any year of assessment ending on or after 1 April 2023 is, subject to the provisions of paragraph 11, as follows:
- (a) 27 per cent of the taxable income of any company (excluding taxable income referred to in subparagraphs (b), (c) and (d));
- (b) in respect of the taxable income derived by any company from mining for gold on any gold mine with the exclusion of so much of the taxable income as the Commissioner determines to be attributable to the inclusion in the gross income of any amount referred to in paragraph (j) of the definition of "gross income" in section 1 of the Income Tax Act, 1962, but after the set-off of any assessed loss in terms of section 20(1) of that Act, a percentage determined in accordance with the formula:

$$y = 33 - 165$$

- in which formula y represents such percentage and x the ratio expressed as a percentage which the taxable income so derived (with the said exclusion, but before the set-off of any assessed loss or deduction which is not attributable to the mining for gold from the said mine) bears to the income so derived (with the said exclusion);
- in respect of the taxable income of any company, the sole or principal business of which in the Republic is, or has been, mining for gold and the determination of the taxable income of which for the period assessed does not result in an assessed loss, which the Commissioner determines to be attributable to the inclusion in its gross income of any amount referred to in paragraph (j) of the definition of "gross income" in section 1 of the Income Tax Act, 1962, a rate equal to the average rate of normal tax or 27 per cent, whichever is higher: Provided that for the purposes of this subparagraph, the average rate of normal tax shall be determined by dividing the total normal tax (excluding the tax determined in accordance with this subparagraph for the period assessed) paid by the company in respect of its aggregate taxable income from mining for gold on any gold mine for the period from which that company commenced its gold mining operations on that gold mine to the end of the period assessed, by the number of rands contained in the said aggregate taxable income; and
- (d) in respect of the taxable income derived by any company from carrying on long-term insurance business in respect of its—
 - (i) individual policyholder fund, 30 per cent; and
 - (ii) company policyholder fund, risk policy fund and corporate fund, 27 per cent.
- **4.** The rate of tax referred to in section 2(1) to be levied in respect of the taxable income of any public benefit organisation that has been approved by the Commissioner in terms of section 30(3) of the Income Tax Act, 1962, or any recreational club that has been approved by the Commissioner in terms of section 30A(2) of that Act or any small business funding entity that has been approved by the Commissioner in terms of section 30C(1) is 27 per cent—
- (a) in the case of an organisation, club or small business funding entity that is a company, in respect of any year of assessment ending on or after 1 April 2023; or
- (b) in the case of an organisation or small business funding entity that is a trust, in respect of any year of assessment commencing on or after 1 March 2023.
- 5. The rate of tax referred to in section 2(1) to be levied in respect of the taxable income of any company which qualifies as a small business corporation as defined in section 12E of the Income Tax Act, 1962, in respect of any year of assessment ending on or after 1 April 2023, subject to paragraph 10, is set out in the table below:

Taxable income	Rate of tax
Not exceeding R95 750	0 per cent of taxable income
Exceeding R95 750 but not exceeding	7 per cent of amount by which taxable
R365 000	income exceeds R95 750
Exceeding R365 000 but not exceeding	R18 848 plus 21 per cent of amount by
R550 000	which taxable income exceeds R365 000
Exceeding R550 000	R57 698 plus 27 per cent of amount by
_	which taxable income exceeds R550 000

6. The rate of tax referred to in section 2(1) to be levied on taxable income attributable to income derived by a qualifying company within a special economic zone as contemplated in section 12R of the Income Tax Act, 1962, subject to paragraph 7, is 15 cents on each Rand of taxable income in respect of any year of assessment ending on or after 1 April 2023.

- 7. If a company is subject to both paragraphs 5 and 6 in respect of determining the rate of tax to be levied on an amount of taxable income of a company, the tax payable in respect of that amount of taxable income is the lesser of the tax determined under paragraph 5 and paragraph 6 in respect of that amount of taxable income.
- **8.** The rate of tax referred to in section 2(2) to be levied in respect of the taxable turnover of a person that is a registered micro business as defined in paragraph 1 of the Sixth Schedule to the Income Tax Act, 1962, in respect of any year of assessment commencing on or after 1 March 2023 is set out in the table below:

Taxable turnover	Rate of tax
Not exceeding R335 000	0 per cent of taxable turnover
Exceeding R335 000 but not exceeding R500 000	1 per cent of amount by which taxable turnover exceeds R335 000
Exceeding R500 000 but not exceeding R750 000	R1 650 plus 2 per cent of amount by which taxable turnover exceeds R500 000
Exceeding R750 000	R6 650 plus 3 per cent of amount by which taxable turnover exceeds R750 000

- **9.** (a) (i) If a retirement fund lump sum withdrawal benefit accrues to a person in any year of assessment commencing on or after 1 March 2023, the rate of tax referred to in section 2(1) to be levied on that person in respect of taxable income comprising the aggregate of—
- (aa) that retirement fund lump sum withdrawal benefit;
- (bb) retirement fund lump sum withdrawal benefits received by or accrued to that person on or after 1 March 2009 and prior to the accrual of the retirement fund lump sum withdrawal benefit contemplated in subitem (aa);
- (cc) retirement fund lump sum benefits received by or accrued to that person on or after 1 October 2007 and prior to the accrual of the retirement fund lump sum withdrawal benefit contemplated in subitem (aa); and
- (dd) severance benefits received by or accrued to that person on or after 1 March 2011 and prior to the accrual of the retirement fund lump sum withdrawal benefit contemplated in subitem (aa),

is set out in the table below:

Taxable income from lump sum benefits	Rate of tax
Not exceeding R27 500	0 per cent of taxable income
Exceeding R27 500 but not exceeding R726	18 per cent of amount by which taxable
000	income exceeds R27 500
Exceeding R726 000 but not exceeding	R125 730 plus 27 per cent of amount by
R1 089 000	which taxable income exceeds R726 000
Exceeding R1 089 000	R223 740 plus 36 per cent of amount by
	which taxable income exceeds R1 089 000

- (ii) The amount of tax levied in terms of item (i) must be reduced by an amount equal to the tax that would be leviable on the person in terms of that item in respect of taxable income comprising the aggregate of—
- (aa) retirement fund lump sum withdrawal benefits received by or accrued to that person on or after 1 March 2009 and prior to the accrual of the retirement fund lump sum withdrawal benefit contemplated in item (i)(aa);

- (bb) retirement fund lump sum benefits received by or accrued to that person on or after 1 October 2007 and prior to the accrual of the retirement fund lump sum withdrawal benefit contemplated in item (i)(aa); and
- (cc) severance benefits received by or accrued to that person on or after 1 March 2011 and prior to the accrual of the retirement fund lump sum withdrawal benefit contemplated in item (i)(aa).
- (b) (i) If a retirement fund lump sum benefit accrues to a person in any year of assessment commencing on or after 1 March 2023, the rate of tax referred to in section 2(1) to be levied on that person in respect of taxable income comprising the aggregate of—
- (aa) that retirement fund lump sum benefit;
- (bb) retirement fund lump sum withdrawal benefits received by or accrued to that person on or after 1 March 2009 and prior to the accrual of the retirement fund lump sum benefit contemplated in subitem (aa);
- (cc) retirement fund lump sum benefits received by or accrued to that person on or after 1 October 2007 and prior to the accrual of the retirement fund lump sum benefit contemplated in subitem (aa); and
- (dd) severance benefits received by or accrued to that person on or after 1 March 2011 and prior to the accrual of the retirement fund lump sum benefit contemplated in subitem (aa).

is set out in the table below:

Taxable income from lump sum benefits	Rate of tax
Not exceeding R550 000	0 per cent of taxable income
Exceeding R550 000 but not exceeding	18 per cent of amount by which taxable
R770 000	income exceeds R550 000
Exceeding R770 000 but not exceeding	R39 600 plus 27 per cent of amount by
R1 155 000	which taxable income exceeds R770 000
Exceeding R1 155 000	R143 550 plus 36 per cent of amount by
	which taxable income exceeds R1 155 000

- (ii) The amount of tax levied in terms of item (i) must be reduced by an amount equal to the tax that would be leviable on the person in terms of that item in respect of taxable income comprising the aggregate of—
- (aa) retirement fund lump sum withdrawal benefits received by or accrued to that person on or after 1 March 2009 and prior to the accrual of the retirement fund lump sum benefit contemplated in item (i)(aa);
- (bb) retirement fund lump sum benefits received by or accrued to that person on or after 1 October 2007 and prior to the accrual of the retirement fund lump sum benefit contemplated in item (i)(aa); and
- (cc) severance benefits received by or accrued to that person on or after 1 March 2011 and prior to the accrual of the retirement fund lump sum benefit contemplated in item (i)(aa).
- (c) (i) If a severance benefit accrues to a person in any year of assessment commencing on or after 1 March 2023, the rate of tax referred to in section 2(1) to be levied on that person in respect of taxable income comprising the aggregate of—
- (aa) that severance benefit;
- (bb) severance benefits received by or accrued to that person on or after 1 March 2011 and prior to the accrual of the severance benefit contemplated in subitem (aa);

- (cc) retirement fund lump sum withdrawal benefits received by or accrued to that person on or after 1 March 2009 and prior to the accrual of the severance benefit contemplated in subitem (aa); and
- (dd) retirement fund lump sum benefits received by or accrued to that person on or after 1 October 2007 and prior to the accrual of the severance benefit contemplated in subitem (aa).

is set out in the table below:

Taxable income from lump sum benefits	Rate of tax
Not exceeding R550 000	0 per cent of taxable income
Exceeding R550 000 but not exceeding	18 per cent of amount by which taxable
R770 000	income exceeds R550 000
Exceeding R770 000 but not exceeding	R39 600 plus 27 per cent of amount by
R1 155 000	which taxable income exceeds R770 000
Exceeding R1 155 000	R143 550 plus 36 per cent of amount by
	which taxable income exceeds R1 155 000

- (ii) The amount of tax levied in terms of item (i) must be reduced by an amount equal to the tax that would be leviable on the person in terms of that item in respect of taxable income comprising the aggregate of—
- (aa) severance benefits received by or accrued to that person on or after 1 March 2011 and prior to the accrual of the severance benefit contemplated in item (i)(aa);
- (bb) retirement fund lump sum withdrawal benefits received by or accrued to that person on or after 1 March 2009 and prior to the accrual of the severance benefit contemplated in item (i)(aa); and
- (cc) retirement fund lump sum benefits received by or accrued to that person on or after 1 October 2007 and prior to the accrual of the severance benefit contemplated in item (i)(aa).
- **10.** The rates of tax set out in paragraphs 1 to 7 and 9 are the rates required to be fixed by Parliament in accordance with the provisions of section 5(2) of the Income Tax Act, 1962.
- 11. The rate of tax set out in paragraph 8 is the rate required to be fixed by Parliament in accordance with the provisions of section 48B(1) of the Income Tax Act, 1962.
- 12. For the purposes of this Schedule, income derived from mining for gold includes any income derived from silver, osmiridium, uranium, pyrites or other minerals which may be won in the course of mining for gold and any other income which results directly from mining for gold.

Schedule II Part I

(Section 7)

AMENDMENT OF PART 2A OF SCHEDULE NO. 1 TO CUSTOMS AND EXCISE ACT, 1964

Tariff item	Tariff subheading PREPARED	Article description FOODSTUFFS; BEVERAGES, SPIRITS AND VINEGAR; 7	2023/24 Rate of excise duty TOBACCO	
104.01	19.01	Malt extract; food preparations of flour, groats, meal, starch or malt extract not containing cocoa or containing less than 40 per cent by mass of cocoa calculated on a totally defatted basis, not elsewhere specified or included; food preparations of goods of headings 04.01 to 04.04, not containing cocoa or containing less than 5 per cent by mass of cocoa calculated on a totally defatted basis not elsewhere specified or included:		
104.01.05	1901.90.13	Preparations for making alcoholic beverages (excluding those of subheading 1901.90.20) as defined in Additional Note 2 to Chapter 19		
104.01.10	1901.90.20	Traditional African beer powder as defined in Additional Note 1 to Chapter 19	34,7c/kg	
104.05	21.06	Food preparations not elsewhere specified or included:		
104.05.10	2106.90.13	Preparations for making alcoholic beverages as defined in Additional Note 1 to Chapter 21	34,7c/kg	
104.10	22.03	Beer made from malt:		
104.10.10	2203.00.05	Traditional African beer as defined in Additional Note 1 to Chapter 22	7,82c/li	
104.10.20	2203.00.90	Other	R127.40/li aa	
104.15	22.04	Wine of fresh grapes, including fortified wines; grape must of heading 20.09):	(excluding that	
104.15.01	2204.10	Sparkling wine	R16.64/li	
104.15	2204.21	In containers holding 2 li or less:		
104.15	2204.21.4	Unfortified wine:		
104.15.03	2204.21.41	With an alcoholic strength of at least 4.5 per cent by volume but not exceeding 16.5 per cent by vol.	R5.20/li	
104.15.04	2204.21.42	Other	R257.23/li aa	
104.15	2204.21.5	Fortified wine:		
104.15.05	2204.21.51	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	R8.77/li	
104.15.06	2204.21.52	Other	R257.23/li aa	
104.15	2204.22	In containers holding more than 2 li but not more than 10 li	:	
104.15	2204.22.4	Unfortified wine:		
104.15.13	2204.22.41	With an alcoholic strength of at least 4.5 per cent by volume but not exceeding 16.5 per cent by vol.	R5.20/li	
104.15.15	2204.22.42	Other	R257.23/li aa	
104.15	2204.22.5	Fortified wine:		
104.15.17	2204.22.51	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	R8.77/li	

Tariff item	Tariff subheading	Article description	2023/24 Rate of excise duty
104.15.19	2204.22.52	Other	R257.23/li aa
104.15	2204.29	Other:	
104.15	2204.29.4	Unfortified wine:	
104.15.21	2204.29.41	With an alcoholic strength of at least 4.5 per cent by volume but not exceeding 16.5 per cent by vol.	R5.20/li
104.15.23	2204.29.42	Other	R257.23/li aa
104.15	2204.29.5	Fortified wine:	
104.15.25	2204.29.51	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	R8.77/li
104.15.27	2204.29.52	Other	R257.23/li aa
104.16	22.05	Vermouth and other wine of fresh grapes flavoured with pla aromatic substances:	ants or
104.16	2205.10	In containers holding 2 li or less:	
104.16.01	2205.10.10	Sparkling	R16.64/li
104.16	2205.10.2	Unfortified:	
104.16.03	2205.10.21	With an alcoholic strength of at least 4.5 per cent by volume but not exceeding 15 per cent by vol.	R5.20/li
104.16.04	2205.10.22	Other	R257.23/li aa
104.16	2205.10.3	Fortified:	
104.16.05	2205.10.31	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	R8.77/li
104.16.06	2205.10.32	Other	R257.23/li aa
104.16	2205.90	Other:	
104.16	2205.90.2	Unfortified:	
104.16.09	2205.90.21	With an alcoholic strength of at least 4.5 per cent by volume but not exceeding 15 per cent by vol.	R5.20/li
104.16.10	2205.90.22	Other	R257.23/li aa
104.16	2205.90.3	Fortified:	
104.16.11	2205.90.31	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	R8.77/li
104.16.12	2205.90.32	Other	R257.23/li aa
104.17	22.06	Other fermented beverages (for example, cider, perry, mean mixtures of fermented beverages and mixtures of fermented non-alcoholic beverages, not elsewhere specified or included	l beverages and
104.17.03	2206.00.05	Sparkling fermented fruit or mead beverages; mixtures of sparkling fermented beverages derived from the fermentation of fruit or honey; mixtures of sparkling fermented fruit or mead beverages and non-alcoholic beverages	R16.64/li
104.17.05	2206.00.15	Traditional African beer as defined in Additional Note 1 to Chapter 22	7.82c/li
104.17.07	2206.00.17	Other fermented beverages, unfortified, with an alcoholic strength of less than 2.5 per cent by volume	R127.40/li aa
104.17.09	2206.00.19	Other fermented beverages of non-malted cereal grains, unfortified, with an alcoholic strength of at least 2.5 per cent by volume but not exceeding 9 per cent by vol.	R127.40/li aa
104.17.11	2206.00.21	Other mixtures of fermented beverages of non-malted cereal grains and non-alcoholic beverages, unfortified, with an alcoholic strength of at least 2.5 per cent by volume but not exceeding 9 per cent by vol.	R127.40/li aa

Tariff	Tariff		2023/24
item	subheading	Article description	Rate of excise duty
104.17.15	2206.00.81	Other fermented apple or pear beverages, unfortified, with an alcoholic strength of at least 2.5 per cent by volume but not exceeding 15 per cent by vol.	R127.40/li aa
104.17.16	2206.00.82	Other fermented fruit beverages and mead beverages, including mixtures of fermented beverages derived from the fermentation of fruit or honey, unfortified, with an alcoholic strength of at least 2.5 per cent by volume but not exceeding 15 per cent by vol.	R127.40/li aa
104.17.17	2206.00.83	Other fermented apple or pear beverages, fortified, with an alcoholic strength of at least 15 per cent by volume but not exceeding 23 per cent by vol.	R102.89/li aa
104.17.21	2206.00.84	Other fermented fruit beverages and mead beverages including mixtures of fermented beverages derived from the fermentation of fruit or honey, fortified, with an alcoholic strength of at least 15 per cent by volume but not exceeding 23 per cent by vol.	R102.89/li aa
104.17.22	2206.00.85	Other mixtures of fermented fruit or mead beverages and non-alcoholic beverages, unfortified, with an alcoholic strength of at least 2.5 per cent by volume but not exceeding 15 per cent by vol.	R127.40/li aa
104.17.25	2206.00.87	Other mixtures of fermented fruit or mead beverages and non-alcoholic beverages, fortified, with an alcoholic strength of at least 15 per cent by volume but not exceeding 23 per cent by vol.	R102.89/li aa
104.17.90	2206.00.90	Other	R257.23/li aa
104.21	22.07	Undenatured ethyl alcohol of an alcoholic strength by volun cent vol. or higher; ethyl alcohol and other spirits, denature strength:	d, of any
104.21.01	2207.10	Undenatured ethyl alcohol of an alcoholic strength by volume of 80 per cent vol. or higher	R257.23/li aa
104.21.03	2207.20	Ethyl alcohol and other spirits, denatured, of any strength	R257.23/li aa
104.23	22.08	Undenatured ethyl alcohol of an alcoholic strength by volun 80 per cent vol.; spirits, liqueurs and other spirituous bever	
104.23	2208.20	Spirits obtained by distilling grape wine or grape marc:	
104.23	2208.20.1	In containers holding 2 li or less:	
104.23.01	2208.20.11	Brandy as defined in Additional Note 7 to Chapter 22	R231.51/li aa
104.23.02	2208.20.19	Other	R257.23/li aa
104.23	2208.20.9	Other:	
104.23.03	2208.20.91	Brandy as defined in Additional Note 7 to Chapter 22	R231.51/li aa
104.23.04	2208.20.99	Other	R257.23/li aa
	2206.20.99	Office	1(257.25/11 dd
104.23	2208.20.99	Whiskies:	11237.23/11 ttt
104.23 104.23.05			R257.23/li aa
	2208.30	Whiskies:	
104.23.05	2208.30 2208.30.10	Whiskies: In containers holding 2 li or less Other Rum and other spirits obtained by distilling fermented suga	R257.23/li aa R257.23/li aa
104.23.05 104.23.07	2208.30 2208.30.10 2208.30.90	Whiskies: In containers holding 2 li or less Other	R257.23/li aa R257.23/li aa
104.23.05 104.23.07 104.23	2208.30 2208.30.10 2208.30.90 2208.40	Whiskies: In containers holding 2 li or less Other Rum and other spirits obtained by distilling fermented sugar products:	R257.23/li aa R257.23/li aa rcane
104.23.05 104.23.07 104.23 104.23.09	2208.30 2208.30.10 2208.30.90 2208.40 2208.40.10	Whiskies: In containers holding 2 li or less Other Rum and other spirits obtained by distilling fermented sugar products: In containers holding 2 li or less	R257.23/li aa R257.23/li aa rcane
104.23.05 104.23.07 104.23 104.23.09 104.23.11	2208.30 2208.30.10 2208.30.90 2208.40 2208.40.10 2208.40.90	Whiskies: In containers holding 2 li or less Other Rum and other spirits obtained by distilling fermented sugaproducts: In containers holding 2 li or less Other	R257.23/li aa R257.23/li aa rcane

Tariff	Tariff		2023/24	
item	subheading Article description		Rate of excise duty	
104.23	2208.60	Vodka:		
104.23.17	2208.60.10	In containers holding 2 li or less	R257.23/li aa	
104.23.19	2208.60.90	Other	R257.23/li aa	
104.23	2208.70	Liqueurs and cordials:	1	
104.23	2208.70.2	In containers holding 2 li or less:		
104.23.21	2208.70.21	With an alcoholic strength by volume exceeding 15 per cent by vol. but not exceeding 23 per cent by vol.	R102.89/li aa	
104.23.22	2208.70.22	Other	R257.23/li aa	
104.23	2208.70.9	Other:	I.	
104.23.23	2208.70.91	With an alcoholic strength by volume exceeding 15 per cent by vol. but not exceeding 23 per cent by vol.	R102.89/li aa	
104.23.24	2208.70.92	Other	R257.23/li aa	
104.23	2208.90	Other:	l	
104.23	2208.90.2	In containers holding 2 li or less:		
104.23.25	2208.90.21	With an alcoholic strength by volume exceeding 15 per cent by vol. but not exceeding 23 per cent by vol.	R102.89/li aa	
104.23.26	2208.90.22	Other	R257.23/li aa	
104.23	2208.90.9	Other:		
104.23.27	2208.90.91	With an alcoholic strength by volume exceeding 15 per cent by vol. but not exceeding 23 per cent by vol.	R102.89/li aa	
104.23.28	2208.90.92	Other	R257.23/li aa	
104.30	24.02	Cigars, cheroots, cigarillos and cigarettes, of tobacco or of to substitutes:	obacco	
104.30	2402.10	Cigars, cheroots and cigarillos containing tobacco:		
104.30.01	2402.10.10	Imported from Switzerland	R5061.01/kg net	
104.30.03	2402.10.90	Other	R5061.01/kg net	
104.30	2402.20	Cigarettes containing tobacco:		
104.30.05	2402.20.10	Imported from Switzerland	R10.40 /10 cigarettes	
104.30.07	2402.20.90	Other	R10.40 /10	
104.30	2402.90.1	cigarettes Cigars, cheroots and cigarillos of tobacco substitutes:		
104.30.09	2402.90.12	Imported from Switzerland	R5061.01/kg	
101.50.05	2.02.90.12	Imported from 5 witzertaile	net	
104.30.11	2402.90.14	Other	R5061.01/kg net	
104.30	2402.90.2	Cigarettes of tobacco substitutes:		
104.30.13	2402.90.22	Imported from Switzerland	R10.40 /10 cigarettes	
104.30.15	2402.90.24	Other	R10.40 /10 cigarettes	
104.35	24.03	Other manufactured tobacco and manufactured tobacco su "homogenised" or "reconstituted" tobacco; tobacco extracts	,	
104.35	2403.1	Smoking tobacco, whether or not containing tobacco substitution proportions:	tutes in any	
104.35.01	2403.11	Water pipe tobacco specified in Subheading Note 1 to Chapter 24	R278.31/kg net	
104.35	2403.19	Other:		

duty
f less than 5 R278.31/kg
R278.31/kg
net
R467.54/kg
R975.15/kg
R975.15/kg
R467.54/kg
R278.31/kg
net
R975.15/kg
intake of nicotine into the astion:
the form of R7.80 /10 sticks
R975.15/kg
R7.80 /10 sticks
R975.15/kg
R7.80 /10 sticks
R975.15/kg
R7.80 /10 sticks

Schedule II Part II

AMENDMENT OF PART 3F OF SCHEDULE NO. 1 TO CUSTOMS AND EXCISE ACT, 1964

Environmental	Tariff	Article Description	Rate of Environmental
Levy Item	Subheading		Levy
157.01	9903.00.10	Fuel combustion	R159.00 /t CO ₂ e emissions
157.03	9903.00.30	Fugitive	R159.00 /t CO ₂ e emissions
157.05	9903.00.50	Industrial processes	R159.00 /t CO ₂ e emissions

Schedule II Part III

AMENDMENT OF PART 5A OF SCHEDULE NO. 1 TO CUSTOMS AND EXCISE ACT, 1964

By the substitution of Note 8 with the following:

8.

- (a) For the purposes of item 195.10.03 the rate of fuel levy shall be the sum of the -
 - (i) general fuel levy at a rate of 385 cents per litre; and
 - (ii) carbon fuel levy at a rate of 10 cents per litre.
- (b) For the purposes of items 195.10.15; 195.10.17; 195.10.21 and 195.20.03 the rate of fuel levy shall be the sum of the -
 - (i) general fuel levy at a rate of 370 cents per litre; and
 - (ii) carbon fuel levy at a rate of 11 cents per litre.
- (c) For the purposes of item 195.20.01 the rate of fuel levy shall be the sum of the -
 - (i) general fuel levy at a rate of 185 cents per litre; and
 - (ii) carbon fuel levy at a rate of nil cents per litre.

By the substitution of the following:

Fuel	Tariff Heading	Article Description	Rate of Fuel
Levy Item			Levy
195.10.03	2710.12.02	Petrol, as defined in Additional Note 1(b) to Chapter 27	395c/lii
195.10.15	2710.12.26	Illuminating kerosene, as defined in Additional Note 1(f) to Chapter 27, unmarked	381c/li
195.10.17	2710.12.30	Distillate fuel, as defined in Additional Note 1(g) to Chapter 27	381c/li
195.10.21	2710.12.39	Specified aliphatic hydrocarbons solvents, as defined in Additional Note 1(ij) to Chapter 27, unmarked	381c/li
195.20.01	3286.00.10	Biodiesel as specified in Additional Note 1(a) to Chapter 38	185c/li
195.20.03	3826.00.90	Other biodiesel	381c/li

Schedule II Part IV(b)

AMENDMENT OF PART 5A OF SCHEDULE NO. 1 TO CUSTOMS AND EXCISE ACT, 1964

By the substitution of Note 8 with the following:

8.

- (a) For the purposes of item 195.10.03 the rate of fuel levy shall be the sum of the -
 - (i) general fuel levy at a rate of 310 cents per litre; and
 - (ii) carbon fuel levy at a rate of 9 cents per litre.
- (b) For the purposes of items 195.10.15; 195.10.17; 195.10.21 and 195.20.03 the rate of fuel levy shall be the sum of the -
 - (i) general fuel levy at a rate of 295 cents per litre; and
 - (ii) carbon fuel levy at a rate of 10 cents per litre.
- (c) For the purposes of item 195.20.01 the rate of fuel levy shall be the sum of the -
 - (i) general fuel levy at a rate of 147,5 cents per litre; and
 - (ii) carbon fuel levy at a rate of nil cents per litre.

By the substitution of the following:

Fuel	Tariff Heading	Article Description	Rate of Fuel
Levy Item			Levy
195.10.03	2710.12.02	Petrol, as defined in Additional Note 1(b) to Chapter 27	319c/lii
195.10.15	2710.12.26	Illuminating kerosene, as defined in Additional Note 1(f) to Chapter 27, unmarked	305c/li
195.10.17	2710.12.30	Distillate fuel, as defined in Additional Note 1(g) to Chapter 27	305c/li
195.10.21	2710.12.39	Specified aliphatic hydrocarbons solvents, as defined in Additional Note 1(ij) to Chapter 27, unmarked	305c/li
195.20.01	3286.00.10	Biodiesel as specified in Additional Note 1(a) to Chapter 38	147,5c/li
195.20.03	3826.00.90	Other biodiesel	305c/li

Schedule II Part V(a)

AMENDMENT OF PART 3 OF SCHEDULE NO. 6 TO CUSTOMS AND EXCISE ACT, 1964

By the substitution of Note 6 (b) with the following:

(b) The extent of refund for eligible purchases -

ON LAND

(i) Farming, forestry or mining on land is, 88,0 cents per litre fuel levy on 80 per cent of eligible purchases, **plus** 218,0 cents per litre Road Accident Fund levy on 80 per cent of eligible purchasing equalling 306,0 cents per litre on 80 per cent of the **total eligible** purchases.

Mode of calculation of refund is as follows:

- (aa) For 1 000 litres eligible purchases-1 000 x 80 per cent equals 800 litres on which a refund of 306,0 cent per litre may be claimed;
- (bb) For 1 000 litres purchased of which 300 litres represent non-eligible purchases, for example, carriage of goods for reward-
 - 1 000 litres less 300 litres equals 700 litres eligible purchases x 80 per cent equals 560 litres on which a refund of 306,0 cents per litre may be claimed;

OFFSHORE

- (ii) Offshore vessels, including-
 - (aa) commercial fishing vessels;
 - (bb) coasting vessels;
 - (cc) offshore mining;
 - (dd) vessels owned by the National Sea Rescue Institute;
 - (ee) vessels conducting research in support of the marine industry;
 - (ff) coastal patrol vessels; or
 - (gg) vessels employed to service fibre optic telecommunication cables along the coastline of Southern Africa, is 220,0 cents per litre fuel levy, **plus** 218,0 cents per litre Road Accident Fund levy equaling 438,0 cents per litre.

HARBOUR VESSELS

- (iii) Harbour vessels, including-
 - (aa) harbour vessels operated by Portnet;
 - (bb) vessels used by in-port bunker barge operators;
 - 218,0 cents per litre Road Accident Fund levy.

RAIL

(iv) Locomotives used for rail freight other than those used in farming, forestry or mining, as provided in these Notes is 218,0 cents per litre Road Accident Fund Levy.

ELECTRICITY GENERATION PLANTS

(v) Distillate fuel used solely as fuel in electricity generation plants with a capacity exceeding 200 megawatt per plant, generating electricity for the national distribution network, is 110,0 cents per litre fuel levy, **plus** 218,0 cents per litre Road Accident Fund levy equalling 328,0 cents per litre.

Schedule II Part V(b)

AMENDMENT OF PART 3 OF SCHEDULE NO. 6 TO CUSTOMS AND EXCISE ACT, 1964

By the substitution of Note 6 (b) with the following:

(b) The extent of refund for eligible purchases -

ON LAND

(i) Farming, forestry or mining on land is, 118 cents per litre fuel levy on 80 per cent of eligible purchases, **plus** 218,0 cents per litre Road Accident Fund levy on 80 per cent of eligible purchasing equalling 336,0 cents per litre on 80 per cent of the **total eligible** purchases.

Mode of calculation of refund is as follows:

- (aa) For 1 000 litres eligible purchases-
 - 1 000 x 80 per cent equals 800 litres on which a refund of 336,0 cent per litre may be claimed;
- (bb) For 1 000 litres purchased of which 300 litres represent non-eligible purchases, for example, carriage of goods for reward-
 - 1 000 litres less 300 litres equals 700 litres eligible purchases x 80 per cent equals 560 litres on which a refund of 336,0 cents per litre may be claimed;

OFFSHORE

- (ii) Offshore vessels, including-
 - (aa) commercial fishing vessels;
 - (bb) coasting vessels;
 - (cc) offshore mining;
 - (dd) vessels owned by the National Sea Rescue Institute;
 - (ee) vessels conducting research in support of the marine industry;
 - (ff) coastal patrol vessels; or
 - (gg) vessels employed to service fibre optic telecommunication cables along the coastline of Southern Africa, is 295,0 cents per litre fuel levy, **plus** 218,0 cents per litre Road Accident Fund levy equaling 513,0 cents per litre.

HARBOUR VESSELS

- (iii) Harbour vessels, including-
 - (aa) harbour vessels operated by Portnet;
 - (bb) vessels used by in-port bunker barge operators;
 - 218,0 cents per litre Road Accident Fund levy.

RAIL

(iv) Locomotives used for rail freight other than those used in farming, forestry or mining, as provided in these Notes is 218,0 cents per litre Road Accident Fund Levy.

ELECTRICITY GENERATION PLANTS

(v) Distillate fuel used solely as fuel in electricity generation plants with a capacity exceeding 200 megawatt per plant, generating electricity for the national distribution network, is 147,5 cents per litre fuel levy, **plus** 218,0 cents per litre Road Accident Fund levy equalling 365,5 cents per litre.

Schedule II Part V(c)

AMENDMENT OF PART 3 OF SCHEDULE NO. 6 TO CUSTOMS AND EXCISE ACT, 1964

By the substitution of Note 6 (b) with the following:

(b) The extent of refund for eligible purchases -

ON LAND

(i) Farming, forestry or mining on land is, 148,0 cents per litre fuel levy on 80 per cent of eligible purchases, **plus** 218,0 cents per litre Road Accident Fund levy on 80 per cent of eligible purchasing equalling 366,0 cents per litre on 80 per cent of the **total eligible** purchases.

Mode of calculation of refund is as follows:

- (aa) For 1 000 litres eligible purchases-1 000 x 80 per cent equals 800 litres on which a refund of 366,0 cent per litre may be claimed;
- (bb) For 1 000 litres purchased of which 300 litres represent non-eligible purchases, for example, carriage of goods for reward 1 000 litres less 300 litres equals 700 litres eligible purchases x 80 per cent

equals 560 litres on which a refund of 366,0 cents per litre may be claimed;

OFFSHORE

- (ii) Offshore vessels, including-
 - (aa) commercial fishing vessels;
 - (bb) coasting vessels;
 - (cc) offshore mining;
 - (dd) vessels owned by the National Sea Rescue Institute;
 - (ee) vessels conducting research in support of the marine industry;
 - (ff) coastal patrol vessels; or
 - (gg) vessels employed to service fibre optic telecommunication cables along the coastline of Southern Africa, is 370,0 cents per litre fuel levy, **plus** 218,0 cents per litre Road Accident Fund levy equaling 588,0 cents per litre.

HARBOUR VESSELS

- (iii) Harbour vessels, including-
 - (aa) harbour vessels operated by Portnet;
 - (bb) vessels used by in-port bunker barge operators;

218,0 cents per litre Road Accident Fund levy.

RAIL

(iv) Locomotives used for rail freight other than those used in farming, forestry or mining, as provided in these Notes is 218,0 cents per litre Road Accident Fund Levy.

ELECTRICITY GENERATION PLANTS

(v) Distillate fuel used solely as fuel in electricity generation plants with a capacity exceeding 200 megawatt per plant, generating electricity for the national distribution network, is 185,0 cents per litre fuel levy, **plus** 218,0 cents per litre Road Accident Fund levy equalling 403,0 cents per litre.

Schedule II Part IV

AMENDMENT OF PART 7A OF SCHEDULE NO. 1 TO CUSTOMS AND EXCISE ACT, 1964

Health Promotion Levy Item	Tariff Subheading	Article Description	Rate of Health Promotion Levy
191.01.05	1806.10.05	Preparations for making beverages	2,31c/gram of the sugar content that exceeds 4g/100ml
191.02.05	1901.90.15	Preparations for making beverages (excluding those of tariff subheading 1901.90.20)	2,31c/gram of the sugar content that exceeds 4g/100ml
191.05.05	2106.90.20	Syrups and other concentrates or preparations for making beverages, not having a basis of fruit juice (excluding those of tariff subheading 2106.90.69)	2,31c/gram of the sugar content that exceeds 4g/100ml
191.05.10	2106.90.22	Syrups and other concentrates or preparations for making beverages, with a basis of fruit juice (excluding those of tariff subheading 2106.90.69)	2,31c/gram of the sugar content that exceeds 4g/100ml
191.05.15	2106.90.69	Drinking straws, containing flavouring preparations	2,31c/gram of the sugar content that exceeds 4g/100ml
191.07.05	2202.10.10	In sealed containers holding 2,5 li or less (excluding those in collapsible plastic tubes)	2,31c/gram of the sugar content that exceeds 4g/100ml
191.07.10	2202.10.90	Other	2,31c/gram of the sugar content that exceeds 4g/100ml
191.07.15	2202.91.20	In sealed containers holding 2.5 li or less (excluding those in collapsible plastic tubes and those with a basis of milk)	2,31c/gram of the sugar content that exceeds 4g/100ml
191.07.20	2202.91.90	Other	2,31c/gram of the sugar content that exceeds 4g/100ml
191.07.25	2202.99.20	In sealed containers holding 2.5 li or less (excluding those in collapsible plastic tubes and those with a basis of milk)	2,31c/gram of the sugar content that exceeds 4g/100ml
191.07.90	2202.99.90	Other	2,31c/gram of the sugar content that exceeds 4g/100ml