

**GUIDELINES, RULES, AND CONDITIONS PERTAINING TO PERMITS ISSUED UNDER REBATE ITEM 460.15/7306.40/01.06** **FOR THE IMPORTATION OF STAINLESS-STEEL TUBING, CLASSIFIABLE UNDER TARIFF SUBHEADING 7306.40, USED IN THE MANUFACTURE AND MAINTENANCE OF STATE-OF-THE-ART PROCESSING PLANTS FOR THE HYGIENIC AND LIQUID FOOD INDUSTRIES**

1. **PURPOSE**
   1. This document serves to provide reference and procedural guidelines applicable to applications for permits in terms of the rebate provision of **460.15/7306.40/01.06.**
   2. This document, therefore, addresses the guidelines, rules and conditions applicable to the aforementioned rebate item and the permit application process to be followed by applicants.
2. **REBATE PROVISION**
   1. Rebate Item **460.15/7306.40/01.06** of Schedule No. 4, Part 2 to the Customs and Excise Act, No. 91 of 1964 (Customs and Excise Act) makes provision for rebate of the full ordinary customs duty applicable to:

*“Tubes, pipes and hollow profiles, other, welded, of circular cross-section, of stainless steel, classifiable in tariff subheading 7306.40, for the hygienic and liquid food industry, in such quantities, at such times and subject to such conditions as the International Trade Administration Commission may allow by specific permit, provided the subject goods are not available in the SACU market”.*

1. **APPLICATION PROCEDURE**
   1. Applicants must acquaint themselves with the provisions of the Customs and Excise Act, the International Trade Administration Act, No. 71 of 2002 (ITA Act) and other legislation relating to the importation of goods into the Republic of South Africa.
   2. The applicant shall provide International Trade Administration Commission of South Africa (ITAC) with the required information as per the relevant application form (**Annexure A)**. Should the space provided in the application form not be sufficient, applicants should use the format of the application form as a guide for the format in which the required information should be submitted.
   3. These guidelines must be read and understood before completing the application form. Completed original applications for permits may be emailed to:

Mr N Mahlalela and Ms Phatheka Busika at [nmahlalela@itac.org.za](mailto:nmahlalela@itac.org.za) and [pbusika@itac.org.za](mailto:pbusika@itac.org.za) respectively.

Or hand delivered to:

Block E, 1st Floor

DTI Campus

77 Meintjies Street

Sunnyside

Pretoria

0002

* 1. Should an application be found to be deficient, it will not be processed further and the applicant will be informed accordingly. An application will be regarded as deficient if the following is found:

1. The application is not submitted in the correct format;
2. The application does not comply with the guidelines, rules and conditions as set out in this document;
3. The requested information is not submitted; and
4. The application contains conflicting information or incorrect information.
   1. Applicants who submit deficient applications must re-submit duly completed application forms to replace the deficient application forms, should they wish to proceed.
   2. Applications must be made well in advance of the shipment of the goods, as rebate permits will not be issued retrospectively. Applicants should allow an issuance period of fourteen (14) days from the date ITAC received a properly documented and duly completed application.
   3. Permits for the respective rebate item are valid for the period stipulated on the permit and no extensions will be granted.
   4. The permits are issued at the discretion of the ITAC. Should the application be rejected, the applicant will be informed in writing of the decision and the reasons thereof to enable them to seek appropriate recourse.
5. **APPLICABLE CONDITIONS**
   1. The products imported under the rebate provision may only be used in the SACU region.
   2. Applicants must obtain a written confirmation from the two known manufacturers of stainless steel tubes and pipes, namely **Jaguar Stainless Steel (Pty) Ltd** and **Fischer Tubing SA (Pty) Ltd** that the products to be imported are not available in the Southern African Customs Union (SACU).
   3. As part of the assessment of the application, ITAC may solicit inputs from known domestic manufacturers of stainless steel tubing on the availability of the products applied for in the SACU market. In this regard, detailed specifications of imported products may be requested.
   4. Applicants must comply with the provisions of the Customs and Excise Act, the ITA Act and all other South African legislation relating to the importation of goods into the Republic of South Africa, relevant to the transaction.
   5. The rebate user binds itself to the submission of any industry data requested by ITAC for reporting and monitoring purposes.
   6. Any request for an amendment of the rebate permit will only be considered when an error was made by ITAC upon the issuance of a permit.

**Note: No amendments will be effected in instances where the applicant was responsible for submitting of incorrect information. In such instances a new application will be required.**

* 1. Should the permit holder misplace a rebate permit, the permit holder will be required to submit an application in the form of an affidavit for a re-issue of the rebate permit. This must clearly set out the circumstances giving rise to the loss of the original permit and show good cause or reasons why a substitute permit should be issued. ITAC may consider issuing a replacement of the lost original permit provided the above is duly submitted.
  2. ITAC may satisfy itself as to the accuracy of the information supplied to it by the applicant by conducting verifications at such time and place as it deems necessary, including verification visit(s) at the premises of the applicant that provided the information.
  3. ITAC may inform the applicant concerned of the dates of the intended visit, and where such information is provided, the verification will be conducted on those dates.
  4. Following a verification visit, ITAC shall compile a verification report indicating what information was verified and may make the same available to the applicant.

1. **NON-COMPLIANCE**
   1. Where non-compliance is detected, appropriate action will be taken against the relevant party or parties in terms of the ITA Act and/or the Customs and Excise Act. This action may include (without limitation) criminal charges or the withdrawal of the permit/s concerned and it may affect future applications for permits.
   2. Should it be found that the goods imported in terms of the rebate permit are used for a purpose other than that described in the rebate provision and in the permit, the applicable customs duty and penalties will be imposed by SARS.