

- (d) in section 1 of Statutory Instrument 71 of 2019, by deletion of “(No. 95)” and substitution of “(No. 96)”;
- (e) in section 1 of Statutory Instrument 92 of 2019, by deletion of “(No. 96)” and substitution of “(No. 97)”;
- (f) in section 1 of Statutory Instrument 12 of 2019, by deletion of “(No. 97)” and substitution of “(No. 98)”.

IT is hereby notified that the Minister of Finance and Economic Development has, in terms of section 235 as read with section 120 of the Customs and Excise Act [*Chapter 23:02*], made the following regulations:—

1. These regulations may be cited as the Customs and Excise (General) (Amendment) Regulations, 2020 (No. 99).

2. The Customs and Excise (General) (Amendment) Regulations, 2001, published in Statutory Instrument 154 of 2001, are amended in Part XIII as follows—

- (a) in section 144(U) (“*Rebate of duty on motor vehicles imported by specified serving public servants*”) by the insertion of the following proviso to the definition of the term “motor vehicle”—

“Provided that tariff codes 8704.21.30, 8704.21.40, 8704.31.30 and 8704.31.40 shall apply only to single cabs.”;

- (b) in section 144(V) (“*Rebate of duty on motor vehicles imported under the Health Service Vehicle Loan Scheme*”) by the insertion of the following proviso to the definition of the term “motor vehicle”—

“Provided that tariff codes 8704.21.30, 8704.21.40, 8704.31.30 and 8704.31.40 shall only apply only to single cabs.”.

3. Amendment numbers of the following Customs and Excise (General) Regulations are corrected as follows—

- (a) in section 1 of Statutory Instrument 63 of 2018, by deletion of “(No. 92)” and substitution of “(No. 93)”;
- (b) in section 1 of Statutory Instrument 52 of 2019, by deletion of “(No. 93)” and substitution of “(No. 94)”;
- (c) in section 1 of Statutory Instrument 68 of 2019, by deletion of “(No. 94)” and substitution of “(No. 95)”;

- (d) in section 1 of Statutory Instrument 71 of 2019, by deletion of “(No. 95)” and substitution of “(No. 96)”;
- (e) in section 1 of Statutory Instrument 92 of 2019, by deletion of “(No. 96)” and substitution of “(No. 97)”;
- (f) in section 1 of Statutory Instrument 12 of 2019, by deletion of “(No. 97)” and substitution of “(No. 98)”.

Customs and Excise (General) (Amendment) Regulations, 2020
(No. 99)

IT is hereby notified that the Minister of Finance and Economic Development has, in terms of section 235 as read with section 120 of the Customs and Excise Act [*Chapter 23:02*], made the following regulations:—

1. These regulations may be cited as the Customs and Excise (General) (Amendment) Regulations, 2020 (No. 99).

2. The Customs and Excise (General) (Amendment) Regulations, 2001, published in Statutory Instrument 154 of 2001, are amended in Part XIII as follows—

- (a) in section 144(U) (“*Rebate of duty on motor vehicles imported by specified serving public servants*”) by the insertion of the following proviso to the definition of the term “motor vehicle”—

“Provided that tariff codes 8704.21.30, 8704.21.40, 8704.31.30 and 8704.31.40 shall apply only to single cabs.”;

- (b) in section 144(V) (“*Rebate of duty on motor vehicles imported under the Health Service Vehicle Loan Scheme*”) by the insertion of the following proviso to the definition of the term “motor vehicle”—

“Provided that tariff codes 8704.21.30, 8704.21.40, 8704.31.30 and 8704.31.40 shall only apply only to single cabs.”.

3. Amendment numbers of the following Customs and Excise (General) Regulations are corrected as follows—

- (a) in section 1 of Statutory Instrument 63 of 2018, by deletion of “(No. 92)” and substitution of “(No. 93)”;
- (b) in section 1 of Statutory Instrument 52 of 2019, by deletion of “(No. 93)” and substitution of “(No. 94)”;
- (c) in section 1 of Statutory Instrument 68 of 2019, by deletion of “(No. 94)” and substitution of “(No. 95)”;