# **Chapter 23:02 Customs and Excise (European Community (EC) and Eastern and Southern Africa (ESA) States Economic Partnership Agreement) (Suspension) (Market Access Offer) Regulations, 2016**

[*Statutory Instrument 117 of 2016*](dps://2016_117s)

*Gazetted on the 7th of October 2016*

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*]](dps://ZS@2302#120), made the following regulations:—

*Title*

**1**.  These regulations may be cited as the Customs and Excise (European Community (EC) and Eastern and Southern Africa States (ESA) Economic Partnership Agreement) (Suspension) (Market Access Offer) Regulations, 2016.

*Interpretation*

**2**.  In these regulations:—

“**Customs duty**” shall include any duty or charge of any kind imposed on or in connection with the importation of goods, including any form of surtax or surcharge in connection with such importation, but **does not include**—

(a)    charges equivalent to internal taxes levied on both imported and locally produced goods consistent with the provisions of Article 18 of the EPA; and

(b)    anti dumping or countervailing duties applied in accordance with the provisions of Article 19, and safeguard measures applied in accordance with Article 21 of the EPA; and

(c)    fees or other charges levied in accordance with the provisions of Article 10 of the EPA.

“**EPA**” means the Interim Agreement establishing a framework for an Economic Partnership Agreement between the European Community and the ESA States;

“**ESA State**” means member states of the Eastern and Southern Africa States listed in Part II of the *First Schedule*;

“**European Community**” means member states of the European Community as listed in Part I of the *First Schedule*;

**3**.  Subject to [section *four*](NULL#4), the customs duty on goods listed in the *Second Schedule* of these regulations, imported from the European Community under the EPA, is suspended to the extent sufficient to reduce such customs duty to the effective rates shown in the *Second Schedule*.

*Application*

**4**.  [Section *three*](NULL#3) shall have effect only if the goods concerned were grown, produced or manufactured in the territory of the European Community and comply with the Rules of Origin set out in Protocol 1 to the EPA.

**FIRST SCHEDULE (**[***Section 2***](NULL#2)**)**

PART I

**Member States of the European Community**

1.    The Kingdom of Belgium,

2.    The Republic of Bulgaria,

3.    The Czech Republic,

4.    The Kingdom of Denmark,

5.    The Federal Republic of Germany,

6.    The Republic of Estonia,

7.    Ireland,

8.    The Hellenic Republic,

9.    The Kingdom of Spain,

10.    The French Republic,

11.    The Italian Republic

12.    The Republic of Cyprus,

13.    The Republic of Latvia,

14.    The Republic of Lithuania,

15.    The Grand Duchy of Luxembourg,

16.    The Republic of Hungary,

17.    Malta,

18.    The Kingdom of the Netherlands,

19.    The Republic of Austria,

20.    The Republic of Poland,

21.    The Portuguese Republic,

22.    Romania,

23.    The Republic of Slovenia,

24.    The Slovak Republic,

25.    The Republic of Finland,

26.    The Kingdom of Sweden,

27.    The United Kingdom of Great Britain and Northern Ireland and

28.    The European Community.

**PART II**

**Eastern and Southern Africa States**

1.    Union of Comoros,

2.    The Republic of Madagascar,

3.    The Republic of Mauritius,

4.    The Republic of Seychelles,

5.    The Republic of Zambia,

6.    The Republic of Zimbabwe.

**SECOND SCHEDULE (**[***Section 3***](NULL#3)**)**

**Description of goods and applicable rates of customs duty**

This 250 page Schedule is not published below .  
Contact for details