

VALUE-ADDED TAX (VAT)

(Value-Added Tax Act, 1991 [the Act])

VAT 262

Zero-rating of VAT in respect of services* supplied directly to goods temporarily admitted into the RSA from an export country, for the purposes of being repaired or serviced

ORIGINAL

This document is valid, only if issued* by the RSA Customs and Excise Official to whom the goods were declared and only if duly endorsed to this effect.

this effect.

This document is self carbonised and consists of 4 pages.

This page is to be retained by RSA Customs

PART A (To be completed by the Official mentioned above) Description of goods declared to be temporarily admitted (If the goods consist of registrable goods*: attach a copy of the registration certificate for the item in the export country to the ORIGINAL page of this Registration or Serial No. Make and Model Engine/Chassis/Vin No. Other Identification Name of Importer Passport No. Nationality Name of Business (if any) Physical address outside RSA (not P.O. Box No.) Country Telephone No. **DECLARATION BY IMPORTER** hereby declare that this information is correct and that the goods have been declared to be temporarily admitted and will, within 30 days from the date of entry, be removed from the RSA on completion of being repaired or serviced. Furthermore, that I will submit the 2nd copy of this form to a RSA Customs Official on removal / re-exportation of the goods. Signature of the Importer Date Serial no. of RSA Customs' importation document/s Serial no. of RSA Customs' DA 70 RSA Customs and **Excise Stamp** Telephone number of Customs Official Full Name of Customs Official

N.B. - In terms of section 59 of the Act, it is an offence for any person to furnish any false answer to any request for information by the Commissioner of the South African Revenue Service. This form is invalid unless completed in full.

Date

* Read notes overleaf

Signature of Customs Official



Signature of supplier of service

* Read notes overleaf

South African Revenue Service. This form is invalid unless completed in full.

VALUE-ADDED TAX (VAT)

(Value-Added Tax Act, 1991 [the Act])

Zero-rating of VAT in respect of services* supplied directly to goods temporarily admitted into the RSA from an export country, for the purposes of being repaired or serviced

1st. COPY

This document is valid, only if issued* by the RSA Customs and Excise Official to whom the goods were declared and only if duly endorsed to this effect. This page is to be retained by the RSA This document is self carbonised and consists of 4 pages. vendor for a period of five years.

PARTA (To be completed by the Official menti	oned above)		
Description of goods declared to be temporarily	admitted		
, ,	h a copy of the registration certificate for the item in the e	export country to the (ORIGINAL page of this
form) Make and Model	Registration or Serial No.		
Engine/Chassis No.	Other Identification		
Name of Importer			
Passport No.	Nationality		
Name of Business (if any)			
Physical address outside RSA (not P.O. Box No.	.)		
Country	Telephone No.		
DECLARATION BY IMPORTER			
I		hereby declare th	at this information is
correct and that the goods have been declared from the RSA on completion of being repaired of Official on re-exportation of the goods.	to be temporarily admitted and will, within 30 days from or serviced. Furthermore, that I will submit the 2nd copy	the date of entry, be re of this form to a RSA	emoved Customs
Children to experiation of the goods.			
Signature of the Importer		Date	
Serial no. of RSA Customs' importation docume	nt/s	Date	
·			
Serial no. of RSA Customs' DA 70		DSA C	stoms and
			e Stamp
Full Name of Customs Official	Telephone number of Customs Official		•
Signature of Customs Official	Date		
PART B (To be completed by the RSA vendor su	upplying the service of repairing or servicing the goods)		
Service supplied by (Name of RSA Vendor)			
VAT Registration No	Date on which service was supp	plied	
Brief description of service supplied:			
Consideration charged in respect of service F	Tax Invoice No.		
If paid in foreign currency state currency	Foreign Currency A	mount R	
Method of payment (Tick the appropriate box):	Cash Credit Card	Cheque	Account
I declare that the service performed in respect of the	ne goods detailed above has been supplied to the person/bi	usiness mentioned in F	Part A above.
1			

Capacity

N.B. - In terms of section 59 of the Act, it is an offence for any person to furnish any false answer to any request for information by the Commissioner of the

Page 2

Date



VALUE-ADDED TAX (VAT)

(Value-Added Tax Act, 1991 [the Act])

Zero-rating of VAT in respect of services* supplied directly to goods temporarily admitted into the RSA from an export country, for the purposes of being repaired or serviced

2nd. COPY

This document is valid, only if issued* by the RSA Customs and Excise Official to whom the goods were declared and only if duly endorsed to this effect. This page is to be retained by the Importer and to be This document is self carbonised and consists of 4 pages. submitted on exiting the RSA to RSA Customs. PART A (To be completed by the Official mentioned above) Description of goods declared to be temporarily admitted (If the goods consist of registrable goods*: attach a copy of the registration certificate for the item in the export country to the ORIGINAL page of this Make and Model Registration or Serial No. Engine/Chassis No. Other Identification Name of Importer Passport No. Nationality Name of Business (if any) Physical address outside RSA (not P.O. Box No.) Country Telephone No. **DECLARATION BY IMPORTER** hereby declare that this information is correct and that the goods have been declared to be temporarily admitted and will, within 30 days from the date of entry, be removed from the RSA on completion of being repaired or serviced. Furthermore, that I will submit the 2nd copy of this form to a RSA Customs Official on re-exportation of the goods. Signature of the Importer Date Serial no. of RSA Customs' importation document/s Serial no. of RSA Customs' DA 70 RSA Customs and **Excise Stamp** Telephone number of Customs Official Full Name of Customs Official Signature of Customs Official Date PART B (To be completed by the RSA vendor supplying the service of repairing or servicing the goods) Service supplied by (Name of RSA Vendor) VAT Registration No Date on which service was supplied Brief description of service supplied: Consideration charged in respect of service Tax Invoice No.

Signature of supplier of service

If paid in foreign currency state currency

Method of payment (Tick the appropriate box):

Capacity

Date

Cheque

Account

Foreign Currency Amount R

Credit Card

N.B. - In terms of section 59 of the Act, it is an offence for any person to furnish any false answer to any request for information by the Commissioner of the South African Revenue Service. This form is invalid unless completed in full.

Cash

I declare that the service performed in respect of the goods detailed above has been supplied to the person/business mentioned in Part A above.

^{*} Read notes overleaf Page 3



VALUE-ADDED TAX (VAT)

(Value-Added Tax Act, 1991 [the Act])

3rd. COP

Zero-rating of VAT in respect of services* supplied directly to goods temporarily admitted into the RSA from an export country, for the purposes of being repaired or serviced

This document is valid, only if issued* by the RSA Customs and Excise Official to whom the goods were declared and only if duly endorsed to this effect.

This page is to be retained by the Importer. This document is self carbonised and consists of 4 pages. PART A (To be completed by the Official mentioned above) Description of goods declared to be temporarily admitted (If the goods consist of registrable goods*: attach a copy of the registration certificate for the item in the export country to the ORIGINAL page of this Make and Model Registration or Serial No. Engine/Chassis No. Other Identification Name of Importer Passport No. Nationality Name of Business (if any) Physical address outside RSA (not P.O. Box No.) Country Telephone No. **DECLARATION BY IMPORTER** hereby declare that this information is correct and that the goods have been declared to be temporarily admitted and will, within 30 days from the date of entry, be removed from the RSA on completion of being repaired or serviced. Furthermore, that I will submit the 2nd copy of this form to a RSA Customs Official on re-exportation of the goods Signature of the Importer Date Serial no. of RSA Customs' importation document/s Serial no. of RSA Customs' DA 70 RSA Customs and **Excise Stamp** Telephone number of Customs Official Full Name of Customs Official Signature of Customs Official Date PART B (To be completed by the RSA vendor supplying the service of repairing or servicing the goods) Service supplied by (Name of RSA Vendor) VAT Registration No 4 Date on which service was supplied Brief description of service supplied: Consideration charged in respect of service Tax Invoice No. Foreign Currency Amount R If paid in foreign currency state currency Account Cash Credit Card Cheque Method of payment (Tick the appropriate box): I declare that the service performed in respect of the goods detailed above has been supplied to the person/business mentioned in Part A above.

Signature of supplier of service

Capacity

Date

N.B. - In terms of section 59 of the Act, it is an offence for any person to furnish any false answer to any request for information by the Commissioner of the South African Revenue Service. This form is invalid unless completed in full.

^{*} Read notes overleaf



NOTES

1. Issuing of the VAT 262 form

This form is to be issued only when goods are temporarily admitted into the RSA for the purposes of being repaired or serviced.

This form does not replace the applicable declaration form required for Customs purposes, (i.e. the CCA1 or the Bill of Entry), and it is essential that the relevant Customs declaration form be completed and clearly marked "temporarily imported for the purposes of being repaired or serviced."

A provisional payment may be required on the imported goods as security for the VAT. A DA 70 form must be issued if security for the VAT is required.

The ORIGINAL page of the VAT 262 form, together with the applicable copy of the CCA1 / Bill of Entry, as well as a copy of the DA 70 form, (if applicable) must be filed in the RSA Customs "Temporary Imports" file.

On removal / re-exportation of the goods, the original import documents **must** be acquitted (even if a DA 70 was not issued), and if applicable the provisional payment may be refunded. If the documents are not acquitted within 30 days from the date of the temporarily import, the provisional payment may be subject to forfeiture or where a provisional payment was not required, the importer must pay the VAT.

2. Services

The supply of services directly in respect of goods temporarily admitted into the RSA from an export country, where the importation of the goods is exempt from VAT in terms of Item No. 470.01/00.00/02.00 in paragraph 8 of Schedule 1 to the VAT Act, may be supplied at the zero rate.

(See Section 11(2)(g)(ii) of the VAT Act.)

3. Goods

In the course of providing the services that are zero-rated in terms of section 11(2)(g)(ii) of the VAT Act, certain goods will be supplied as part of the service. These goods may also be supplied at the zero rate where they are:

- (i) Wrought into, affixed to, attached to or otherwise form part of the goods which have been temporarily admitted; or are
- (ii) Consumable goods which become unusable or worthless as a direct result of being used in the repair, renovation, modification or treatment Process.

(See Section 11(1)(b) of the VAT Act.)

4. Registrable goods

Registrable goods means goods consisting of any aircraft, ship or other vessel, motor cycle or other vehicle, caravan or trailer in respect of which any form of registration is required under law in force in the RSA or any similar law in force in an export country.