



CUSTOMS DEPARTMENT

NOTICE TO STAKEHOLDERS

CLAIM ON WASTE TYRES EXPORTED, WHETHER SHREDDED OR NOT, OR RECYCLED INTO REUSABLE GOODS, OTHER THAN RETREADED TYRES

Stakeholders are hereby informed that the Finance (Miscellaneous Provisions) Act 2019 has amended the Excise Act by introducing a new **Section 52B** to make provision for refund to an exporter of waste tyres, whether shredded or not, or a person who recycles waste tyres into reusable goods, other than retreaded tyres.

This measure has come into operation on the **1st October 2019**.

- (a) Any person, who wants to benefit from the refund, shall register with the MRA Customs by submitting a duly filled in application Form **MRA/CUS/DR/BG/Form 9** available on the MRA website at <http://www.mra.mu/index.php/downloadable-forms/customs-forms> ; and
- (b) Any registered person under paragraph (a) shall make an application for refund under section 52B of the Excise Act on the approved Form **MRA/CUS/DR/BG/Form 10** which is available on the MRA website at <http://www.mra.mu/index.php/downloadable-forms/customs-forms>.

The duly completed Forms at (a) and/or (b), together with any requisite documents, shall be submitted to the Refund Unit of the MRA Customs Department, Custom House, Mer Rouge, Port Louis.

For additional information on the above subject, stakeholders are requested to consult the “**Guidelines to Stakeholders**”, available at: _____ and/or contact **Team Leader, Soopan Munusami** of the Refund Unit on phone 202 0500 (Ext 7250)

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08th October 2019