Statutory Instrument No. 140 of 2014

NATIONAL METEOROLOGICAL SERVICE ACT (Act No. 15 of 2014)

OZONE DEPLETING SUBSTANCES (ODS) REGULATIONS, 2014 (Published on 28th November, 2014)

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IN EXERCISE of the powers conferred on the Minister of Environment, Wildlife and Tourism by section 18 of the National Meteorological Service Act, the following Regulations are hereby made -

PART I – Preliminary

1. These Regulations may be cited as the Ozone Depleting Substances Citation (ODS) Regulations, 2014. 2. In these Regulations, unless the context otherwise requires -Interpretation "adverse effect" means a change in the physical environment including a change in the climate, which has a significant deleterious effect on human health or on the compositions, resilience and production of managed ecosystems on materials useful to mankind; "essential use" means use of controlled substances designated by the parties to the Protocol to be necessary for health, safety and critical for the functioning of society; and for which there are no available technical and economic feasible alternative or substitutes that are acceptable with regards to environment and health; "calculated levels" in relation to a controlled substance that is imported or exported, means a quantity of controlled substances; "controlled period" means the period beginning 1st January in a given year and ending 31st December in the same year; "controlled substance" means a substance set out in column II of Schedule 1, whether in pure form or in a mixture, and includes isomers of substances, unless otherwise indicated: "critical use" means circumstances in which there are no technical and economic feasible alternatives or substitutes for methyl bromide suitable for crops or acceptable with regards to environment and health; "date of prohibition" means dates set out in paragraphs 2 of Schedule 1 and 2; "equipment or products" means equipment or and products which do not function without controlled substances, but do not include -(a) equipment or products used for the production, processing, recovery, recycling, reclamation or destruction of controlled substances; (b) containers used for the transportation or storage of controlled substances; "law enforcement officer" means a police officer, customs officer or any officer of the Service designated by the Director; "manufacture" means to make new products from raw material or assembled materials; "ozone depleting potential" means the ability of a controlled substance to destroy the atmospheric ozone based on atmospheric lifetime, stability and reactivity; "ozone depleting substance" means any chemical substance which destroys the ozone layer and is controlled under the Montreal Protocol and listed in Schedules I and II of these Regulations; "ozone depleting substance dependent equipment" means products or equipment consisting of ozone depleting substances, including equipment whose continuous functioning relies on the use of ozone depleting substance; "Ozone Office" means the National Ozone Office established under the National Meteorological Service for the prohibition and controlled use, movement and trading in ozone depleting substances;

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"permit" means a permit issued in terms of these regulations;

- "production" means the amount of controlled substances produced minus the amount destroyed by technologies to be approved by the parties to the Montreal Protocol and minus the amount entirely used as feedstock in the manufacture of other chemicals;
- "Protocol" means the Montreal Protocol on Substances that Deplete the Ozone layer, a treaty adopted on 16 September, 1987 and as adjusted or amended by the contracting Parties from time to time;
- "quota system" means a quantitative limit of releasing, for free circulation in Botswana, of imported controlled substances which shall be subject to limits and allocation by using the licensing system to be managed by the Director;
- "reclaimed" in respect of a controlled substances, means recovered, reprocessed and up-graded through processes such as filtering, drying distillation or chemical treatment in order to restore the controlled substances to industrial accepted re-use standards;
- "recovered" in respect of controlled substance, means collected after a substance has been used or collected from machinery, equipment or a container;
- "recycled" in respect of a controlled substance means re-used, recovered, cleaned by a process such as filtering, drying or re-used to recharge equipment;
- "refrigerant" means substance, whether part or mixture, that is used as a coolant in a refrigerator, freezer, cold room, dehumidifier, heat pump or an air conditioner;
- "technician" means an expert or trained individual qualified in new technology to service or maintain refrigeration or air conditioning systems; and
- "transitional substances" means any controlled substance listed in Schedule 2 of these Regulations or a compound containing any such substance and all isomers of such substance and partially halogenated fluoro-chemicals.

PART II - Control Measures

3. (1) No person shall produce or conduct any activity likely to produce any controlled substance or any other substance likely to deplete the ozone layer.

(2) No person shall emit into the ambient air any ozone-depleting substance likely to result in adverse effects on human health and the environment.

4. (1) No person shall import or export or, in any manner, deal in a controlled substance or product containing a controlled substance except in accordance with these Regulations.

(2) No person shall import or export a recovered, recycled, reclaimed or used controlled substance except with a permit issued under these Regulations.

(3) The calculated level (L) of any imported or exported controlled substance shall be determined in accordance with the following formula - L= I x ODP, where -

- (a) I is the quantity imported during that period; and
- (b) ODP is the ozone depleting potential for the controlled substances as indicated in Schedules 1 and 2.

Prohibition of certain activities

Prohibition of importation or exportation of controlled substances Prohibition of Importation, exportation or dealing after prohibition date

Prohibition of importation of

Servicing and installation of

aerosols

ODS -

dependent

equipment

5. (1) No person shall import, export or, in any manner, deal with equipment or goods that are dependent on controlled substance within groups set out in Schedule 2 and Classes A, B and C of Schedule 3 after the date of prohibition set out in respect of that substance.

- (2) Notwithstanding subregulation (1), the prohibition shall not apply to -
- (a) equipment or goods that were imported before the date of the prohibition of the substance; or
- (b) equipment or goods that are recovered, re-cycled, re-claimed or used controlled substance imported or exported pursuant to a permit issued by the Director.

6. (1) No person shall import any aerosol product which uses Chlorofluorocarbon (CFCs) as a gas or a propellant.

(2) Notwithstanding subregulation (1), the prohibition shall not apply to any medical aerosol.

7. (1) No person shall service an equipment or product that contains or uses a controlled substance unless he or she is issued with a permit under these Regulations.

(2) No technician shall repair or service any equipment or product that contains or uses a controlled substance unless the technician has a permit issued under these Regulations.

(3) No technician shall release into the ambient air any refrigerant that is controlled under the Protocol and listed under these Regulations.

8. No person shall retrofit refrigeration or air conditioning equipment with any Hydro chlorofluorocarbons.

Retrofitting ODS - dependent equipment

Fire fighting services

9. No person shall -

- (a) sell any fire extinguisher containing any Halon;
- (b) refill any fire extinguishing system with any Halon;
- (d) use any Halon in fire-fighting demonstrations.

PART IV - Permits

Import and export permit

10. (1) No person shall import, export, deal in any manner with the following controlled substances unless such person holds a permit issued under these Regulations -

- (a) ozone depleting substance or ozone depleting substance dependent equipment or technologies for essential or critical use; or
- (b) any chemical listed in Schedules 1 and 2.

(2) The import or export licensing systems of controlled substances referred to in this regulation, shall be managed along the quota system set out in Schedule 6, which shall take into account the import needs of ozone depleting substances by Botswana consistent with the national requirements as per the Protocol.

11. Notwithstanding regulation 10, the import or export of ozone depleting substances and equipment as specified in Schedule 1, 2 and 3 from and to States that are not parties to the Protocol is prohibited.

Import or export of ODS dependent equipment and goods from and to nonparty States

- (c) use any Halon where alternative substances such as carbon dioxide, water, dry powder, foam or inert gases are available; or

12. (1) An application for a permit to -

- (a) import a controlled substance, recovered, recycled, reclaimed or used controlled substance shall be in Form 1 as set out in Schedule 4; or
- (b) export a controlled substance, recovered, recycled, reclaimed or used controlled substance shall be in Form 2 as set out in Schedule 4.

(2) An application for a permit under subregulation (1) shall be accompanied by a fee set out in Schedule 5.

(3) The Director shall, where he or she satisfied that the application made under subregulation (1) meets all the requirements, within 28 days of the receipt of the application, issue a permit in Form 3 set out in Schedule 4.

(4) A permit issued under this regulation shall be valid for a period of 12 months and may be renewed upon payment of a fee, as may be prescribed, if the applicant has been complying with the provisions of these Regulations.

- **13.** A person issued with a permit under regulation 12 shall —
- (a) comply with the conditions as set out in the permit;
- (b) comply with the instructions issued by the Ozone Office in exercise of its functions under these Regulations;
- (c) keep a record of activities prescribed in Form 4 as set out in Schedule 4 and submit the record to the Ozone Office six months from the commencement of the permit; and
- (d) comply with any other conditions which the Ozone Office shall consider relevant for the purpose of these Regulations.
- 14. (1) The Director may -
- (a) revoke a permit if the permit holder obtained the permit by fraud or deliberate or negligent submission of false information;
- (b) suspend the permit if the permit holder -
 - (i) contravenes these Regulations or any term and condition of the permit, or
 - (ii) fails, without reasonable cause, to comply with enforcement notice issued under regulation 20; or
- (c) cancel the permit if the permit holder fails, without reasonable cause, to use the permit within the time stipulated in these Regulations.

(2) The Director shall, before revoking, suspending or cancelling a permit, give written notice to the holder of the permit of the intention to revoke, suspend or cancel the permit and specify the reasons for the revocation, suspension or cancellation and require the person to show cause, within a period of not more than 30 days, why the permit should not be revoked, suspended or cancelled.

(3) The Director shall not revoke, suspend or cancel a permit if the holder of the permit takes remedial measures, to the satisfaction of the Director, within a period of 30 days.

(4) If the holder of a permit notified under subregulation (2) fails to show cause why the permit should not be revoked, suspended or cancelled or does not take remedial measures, to the satisfaction of the Director, within the time specified, the Director shall proceed to revoke, suspend or cancel the permit.

(2) Where the Director refuses to issue a permit, the applicant shall be notified in writing within 10 working days of the decision.

Conditions for use of permit

Revocation, suspension or cancellation of permit

Refusal to issue permit

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Application for permit

^{15. (1)} The Director may refuse to issue a permit if he or she is of the view R that the application does not comply with the provisions of these Regulations.

Appeal Failure to use permit	 16. (1) A person aggrieved by the decision of the Director may appeal to the Appeals Committee appointed under section 10 of the Act. (2) An appeal made in accordance with subregulation (1) shall — (a) be made in writing within 30 days of notification of the decision; (b) state the grounds for appeal; and (c) be accompanied by all the relevant documents. 17. (1) Where the holder of the permit is unable to use the permit within three months of the date of issue of the permit, the holder shall forthwith notify the Director giving reasons thereof, and the Director shall, if satisfied with the reasons, specify the period within which the holder shall comply with the terms of the permit. (2) Any permit that has lapsed before it is utilised can only be renewed if the permit holder makes a new application to the Director.
Transfer of permit	18. A permit holder shall not transfer a permit to a third party.
Amendment	19. The Director may amend a permit –
of permit	 (a) where some other person has taken over the running of the business from the holder of the permit, by substituting for the name of the holder with the name of the successor;
	(b) where the name of business enterprise has changed, by substituting the name so changed; or(c) for any other reason submitted by the applicant of the permit which the Director considers necessary.
Enforcement notice	 20. (1) Where any person contravenes or is likely to contravene any provision of these Regulations or instructions issued by the Director in the exercise of the functions associated with issuance of permit or any other condition of the permit, the Director may issue an enforcement notice upon that person. (2) A notice issued under subregulation (1) shall (a) state the contravention or likely contravention; (b) specify the steps that have to be taken to remedy the contravention or avoid the contravention or its likelihood, as the case may be; and (c) specify the effective date of the enforcement notice and the time limit
Permit register be to kept	 within which the steps specified under paragraph (b) have to be taken. 21. (1) The Director shall keep and maintain a register of permits issued. (2) The information recorded in the register in subregulation (1) shall be published in the Gazette at least once a year. (3) The register in subregulation (1) shall include the following information — (a) a record of controlled substances imported, exported, dealt in or in use in the country; (b) a record of returns made by permit holders;
Submission of annual reports	 (b) a record of returns made by permit holders; (c) information on every received application; and (d) any other information that the Director may consider necessary to preserve. 22. A person permitted to import, export or deal in ozone depleting substances in any manner under regulation 12, shall submit to the Ozone Office, an annual report in Form 5 and 6 respectively, as set out in Schedule 4 by 15th January.

PART IV - General

23. (1) A person who imports or exports controlled substances or products Customs containing a controlled substance shall provide a copy of the permit to a law enforcement officer at a port of entry or exit.

(2) A law enforcement officer shall inspect and certify whether the controlled substance imported into or exported out of Botswana is consistent with these Regulations.

(3) Where the exportation or importation is contrary to these Regulations, a law enforcement officer shall confiscate the products or substances.

(4) The confiscated products or substances shall be disposed off by a law enforcement officer in accordance with the guidelines set out by the National Meteorological Service.

24. (1) An importer of controlled substances shall cause a person who receives or buys any controlled substance from the importer to sign a declaration in Form 7 as set out in Schedule 4.

(2) A person who supplies or distributes any controlled substances shall keep a record of names and addresses of the persons to whom the substances have been supplied or distributed and shall submit the record to the Ozone Office within 14 days of such supply or distribution.

25. (1) An importer, producer, distributor, seller or exporter shall not import, Product produce, distribute, sell, export or deal in any manner with a product or other labeling material containing an ozone depleting substance unless —

- (a) the product or material containing an ozone depleting substance is labelled to indicate its identity; and
- (b) the substance is sealed in a package or other material to avoid any leakage.

(2) A law enforcement officer shall confiscate all ozone depleting substances which are not labelled or whose labeling has been tampered with.

(3) Where ozone depleting substance has been confiscated in accordance with subregulation (2), it shall be destroyed at the expense of the importer, exporter or manufacturer.

26. (1) An importer, producer, distributor, exporter, seller, transporter or supplier of any controlled substances shall ensure that the controlled substances are stored in secure premises licensed by the Director for the purpose of storing controlled substances.

(2) A person shall not dispose off any controlled substance without the approval and authorisation of the Director who will ensure the controlled substance is disposed of in an environmentally sound manner.

(3) The Director shall liaise with the relevant authorities in matters relating to disposal of controlled substances.

Storage and disposal of controlled substances

Suppliers and distributors

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Transportation of controlled substances 27. (1) Any person who intends to transport any controlled substance or any product or equipment containing a controlled substance except for personal domestic use, whether in transit or otherwise, shall apply to the Director for approval to transport such controlled substance through Botswana and ensure that the controlled substance is properly packaged and transported in accordance with these Regulations and applicable international standards.

(2) An application for transport of controlled substance or any product or equipment containing a controlled substance through Botswana shall be made to the Ozone Office in form 8 as set out in Schedule 4.

(3) The Director shall, where he or she is satisfied that the application made under subregulation (2) meets all the requirements, within 28 days of receipt of the application, issue a permit in Form 3 as set out in Schedule 4.

(4) A person shall not, where the substance or product transported under subregulation (2) is in transit to another country, use, distribute, sell, dispose of or, deal in any manner, with the substance or product within Botswana.

28. The Ozone Office shall, before the 31st of December of every year, publish a list of existing controlled substances in the *Gazette*.

29. A person who contravenes any provision of these Regulations commits an offence and is liable to a fine not exceeding P20 000 or to imprisonment for a term not exceeding two years, or to both.

30. (1) A technician or person who services or repairs any product or technology that contains or uses any controlled substance shall, within six months from the coming into force of these Regulations, apply to the Ozone Office for the service permit under regulation 8.

(2) An importer, producer, distributor, exporter, seller, transporter or supplier of any controlled substances or person to whom these Regulations apply, shall within three months from the coming into force of these Regulations, apply to the Ozone Office for an appropriate permit in accordance with these Regulations.

Publication of controlled substances

Offences and penalties

Transitional provisions

SCHEDULE 1

Controlled Substances (Regulations 2,4,10 and 11)

This includes any substances listed in this Schedule or a compound containing any such substance and all isomers of such substances.

The substances in this Schedule were phased out by 01st January, 2010 (date of prohibition) (with possible essential use exceptions) as per the requirements of Articles 2A up to 2E and Article 5(1) of the Protocol.

Group I (CFCs)	Substances	Ozone-Depleting Potential *
CFC1 ₃	(CFC-11)	1.0
CF ₂ C1 ₂	(CFC-12)	1.0
C ₂ F3C1 ³	(CFC-113)	0.8
C2F ₄ C1 ₂	(CFC-114)	1.0
C ₂ F ₅ Cl	(CFC-115)	0.6

Annex A: Controlled Substances

Group II (Halons)	Substances	Ozone Depleting Potential *
CF ₂ BrC1	(halon-1211)	3.0
CF ₃ Br	(halon-1301)	10.0
C ₂ F ₄ Br ₂	(halon-2402)	6.0

* These ozone depleting potentials are estimates based on existing knowledge that could be reviewed and revised as necessary*.

Annex B: Controlled Substances

Group I (Other fully halogenated CFCs)	Substances	Ozone Depleting Potential
CF ₃ C1	(CFC-13)	1.0
C ₂ FC1 ₅	(CFC-111)	1.0
C ₂ F2C1 ₄	(CFC-112)	1.0
C ₃ FC1 ₇	(CFC-211)	1.0
C ₃ F ₂ Cl ₆	(CFC-212)	1.0
C ₃ F ₃ C ₅	(CFC-213)	1.0
C ₃ F ₄ Cl ₄	(CFC-214)	1.0
C ₃ F ₅ Cl ₃	(CFC-215)	1.0
C ₃ F ₆ C1 ₂	(CFC-216)	1.0
C ₃ F ₆ C1 ₂	(CFC-217)	1.0

Group II (Carbon tetrachloride)	Substances	Ozone Depleting Potential	
CCl ₄	Carbon tetrachloride	1.1	

Group III (methyl chloroform)	Substances	Ozone Depleting Potential
C ₂ H ₃ C1 ₃ *	1,1,1-trichlorethane* (methyl chloroform)	0.1
CH ₃ Br	Methyl bromide	0.6

This formula does not refer to 1,1,2-trichloroethane.

SCHEDULE 2

Transitional Substances (regulations 2,4,5,10 and 11)

This includes any substances listed in this Schedule or a compound containing any such substance and all isomers of such substances and partially halogenated fluoro-chemicals (40 compounds including HCFC-21, HCFC-123, HCFC-124, HCFC-141b, HCFC142) with ODP's of less than 0.12.

Substances in this Schedule are to be phased out by 01st January, 2040 (date of prohibition) (with possible essential use exemptions) as per Articles 2F and Article 5(1) of the Protocol.

Group I (Hydrochlorofluorocarbons)	Substance	Ozone-Depleting Potential
CHFC1 ₂	(HCFC-21)**	0.04
CHF ₂ C1	(HCFC-22)**	0.055
CH ₂ FC1	(HCFC-31)	0.02
C ₁ HFC1	(HCFC-121)	0.01-0.04
C ₂ HF ₂ C1 ₃	(HCFC-122)	0.02-0.08
C ₂ HF ₃ Cl ₂	(HCFC-123)	0.02-0.06
CHC1 ₂ CF ₃	(HCFC-123)**	0.02
C ₂ HF ₄ C1	(HCFC-124)	0.02-0.04
CHFC1CF ₃	(HCFC-124)**	0.022
C ₂ H ₂ FC1 ₃	(HCFC-131)	0.007-0.05
C ₂ H ₂ F ₂ C1 ₂	(HCFC-132)	0.008-0.05
C ₂ H ₂ F ₂ C1	(HCFC-133)	0.02-0.06
C ₂ H ₂ FC1 ₂	(HCFC-141)	0.005-0.07
CH ₃ CFC1 ₂	(HCFC-141b)**	0.11
C ₂ H3F ₂ C1	(HCFC-142)	0.008-0.07
CH ₃ CF ₂ C1	(HCFC-142b)**	0.065
C ₃ H ₄ FC1	(HCFC-151)	0.003-0.005
C ₃ HFC1 ₆	(HCFC-221)	0.015-0.07
C ₃ HF ₂ C1 ₅	(HCFC-222)	0.01-0.09
C ₃ HF ₃ C1 ₄	(HCFC-223)	0.01-0.08
C ₃ HF ₄ C1 ₃	(HCFC-224)	0.01-0.09
C ₃ HF ₅ C1 ₃	(HCFC-225)	0.02-0.07
CF ₃ CF ₂ CHCI ₂	(HCFC-225ca)**	0.025
CF2CLCF2 CHC1F	(HCFC-225cb)**	0.035
C ₃ HF ₆ CL	HCFC-226	0.02- 0.10
C ₃ H ₂ FC1 ₅	(HCFC-231)	0.05-0.09

Annex C: Transitional Substances

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$C_3H_2F_2C1_4$	HCFC-232	0.008-0.10
C ₃ H ₂ F ₃ C1 ₃	HCFC-233	0.007-0.23
C ₃ H ₂ F ₄ C1 ₂	HCFC-234	0.01-0.28
C ₃ H,F,C1	HCFC-235	0.03-0.52
C,H,FC1,	HCFC-241	0.04-0.09
$C_3H_3F_2C1_3$	HCFC-242	0.05-0.13
C ₃ H ₃ F ₃ C12	HCFC-243	0.007-0.12
C ₃ H ₃ F ₄ C1	HCFC-244	0.009-0.14
C ₃ H4FC1 ₃	HCFC-251	0.001-0.01
C ₃ H4F ₂ C1 ₂	HCFC-252	0.005-0.04
C ₃ H4F ₃ C1	HCFC-253	0.003-0.03
C ₃ H ₅ FC1 ₂	HCFC-261	0.002-0.02
C ₃ H ₅ F ₂	HCFC-262	0.002-0.02
C ₃ H ₆ FC1	HCFC-271	0.001-0.03
Group II		
(Hydrochlorofluorocarbons)	Substance	Ozone-Depleting Potential
CHFBr ₂		1.00
CHF ₂ Br	(HBFC-22B1)	0.74
CH ₂ FBr	<u></u>	0.73
C,HFBr,		0.3 - 0.8
C ₂ HF ₂ Br ₃		0.5 – 1.8
C ₂ HF ₃ Br ₂		0.4 - 1.6
C ₂ HF4Br		0.7 – 1.2
C ₂ H2FBr ₃		
	· · · · · · · · · · · · · · · · · · ·	0.1 - 1.1
C ₂ H ₂ F ₂ Br ₂		0.1 - 1.1 0.2 - 1.5
$\frac{C_2H_2F_2Br_2}{C_2H_2F_3Br}$		0.1 - 1.1 $0.2 - 1.5$ $0.7 - 1.6$
C ₂ H ₂ F ₂ Br ₂		0.1 - 1.1 0.2 - 1.5
$\frac{C_2H_2F_2Br_2}{C_2H_2F_3Br}$		0.1 - 1.1 $0.2 - 1.5$ $0.7 - 1.6$
$\frac{C_2H_2F_2Br_2}{C_2H_2F_3Br}$ $C_2H_3FBr_2$		0.1 - 1.1 $0.2 - 1.5$ $0.7 - 1.6$ $0.1 - 1.7$
$\begin{array}{c} C_2H_2F_2Br_2 \\ C_2H_2F_3Br \\ C_2H_3FBr_2 \\ C_2H_3F_2Br \end{array}$		0.1 - 1.1 $0.2 - 1.5$ $0.7 - 1.6$ $0.1 - 1.7$ $0.2 - 1.1$
$\frac{C_2H_2F_2Br_2}{C_2H_2F_3Br}$ $\frac{C_2H_3FBr_2}{C_2H_3F_3Br}$ $\frac{C_2H_3F_3Br}{C_2H_4FBr}$		$\begin{array}{c c} 0.1 - 1.1 \\ 0.2 - 1.5 \\ 0.7 - 1.6 \\ 0.1 - 1.7 \\ 0.2 - 1.1 \\ 0.07 - 0.1 \\ 0.3 - 1.5 \\ 0.2 - 1.9 \end{array}$
$\begin{array}{c} C_2H_2F_2Br_2 \\ C_2H_2F_3Br \\ C_2H_3FBr_2 \\ C_2H_3FBr_2 \\ C_2H_3F_2Br \\ C_2H_4FBr \\ C_3H_4FBr \\ C_3HFBr_6 \end{array}$		0.1 - 1.1 $0.2 - 1.5$ $0.7 - 1.6$ $0.1 - 1.7$ $0.2 - 1.1$ $0.07 - 0.1$ $0.3 - 1.5$
$\begin{array}{c} C_2H_2F_2Br_2 \\ C_2H_2F_3Br \\ C_2H_3FBr_2 \\ C_2H_3F_3Br \\ C_2H_3F_2Br \\ C_2H_4FBr \\ C_3HFBr_6 \\ C_3HF_2Br_5 \\ \end{array}$		$\begin{array}{c c} 0.1 - 1.1 \\ 0.2 - 1.5 \\ 0.7 - 1.6 \\ 0.1 - 1.7 \\ 0.2 - 1.1 \\ 0.07 - 0.1 \\ 0.3 - 1.5 \\ 0.2 - 1.9 \end{array}$
$\begin{array}{c} C_2H_2F_2Br_2 \\ C_2H_2F_3Br \\ C_2H_3FBr_2 \\ C_2H_3FBr_2 \\ C_2H_3F_2Br \\ C_2H_4FBr \\ C_3HFBr_6 \\ C_3HF_3Br_6 \\ C_3HF_3Br_6 \\ \end{array}$		$\begin{array}{c c} 0.1 - 1.1 \\ 0.2 - 1.5 \\ 0.7 - 1.6 \\ 0.1 - 1.7 \\ 0.2 - 1.1 \\ 0.07 - 0.1 \\ 0.3 - 1.5 \\ 0.2 - 1.9 \\ 0.3 - 1.8 \end{array}$
$\begin{array}{c} C_2H_2F_2Br_2 \\ C_2H_2F_3Br \\ C_2H_3FBr_2 \\ C_2H_3F_3Br \\ C_2H_3F_2Br \\ C_2H_4FBr \\ C_3HFBr_6 \\ C_3HF_2Br_6 \\ C_4HF_2Br_6 \\ C_3HF_3Br_4 \\ C_2HF_4Br_2 \\ \end{array}$		$\begin{array}{c c} 0.1 - 1.1 \\ 0.2 - 1.5 \\ 0.7 - 1.6 \\ \hline 0.1 - 1.7 \\ 0.2 - 1.1 \\ 0.07 - 0.1 \\ \hline 0.3 - 1.5 \\ 0.2 - 1.9 \\ \hline 0.3 - 1.8 \\ \hline 0.5 - 2.2 \end{array}$

0.2 – 2.1
0.2-5.6
0.3 - 7.5
0.9 - 14.0
0.08 - 1.9
0.1 – 3.1
0.1-2.5
0.3-4.4
0.03 – 0.3
0.1 – 1.0
0.07 - 0.8
0.04 - 0.4
0.07 - 0.8
0.02 - 0.7

Group III (Hydrochlorofiuorocarbons)	Substance	Ozone-Depleting Potential
CH ₂ BrCl	bromochloromethane	0.12

SCHEDULE 3 EQUIPMENT DEPENDENT ON OZONE DEPLETING SUBSTANCES

(Regulations 5 and 11)

Annex D: Equipment Dependent on Ozone Depleting Substances

Description of substances	Tariff heading	Description of equipment/ goods(new or used)	Tariff heading
Class A/ <u>Group I-</u> Chlorofluorocarbons		Condensing, or cooling (excluding machinery or	85.09
Chlorofluorocarbon – 11 (CFC-11)	2903.41	plant of a kind used for domestic purposes);	
Chlorofluorocarbon -	2903.42	instantaneous or storage	
12 (CFC-12) Chlorofluorocarbon – 113 (CFC-113)	2903.43	water heaters, non-electric.	
Chlorofluorocarbon – 114 (CFC-114)	2903.44		87.16
Chlorofluorocarbon – 115 (CFC-115)	2903.44	Electro-mechanical domestic appliances, with self-contained electric motor.	8414.30
Group II- Halons		ciccure motor.	0414.50
Halon – 1211	2903.46		
Halon – 1301 Halon – 2402	2903.46 2903.46	Trailers and semi-trailers, other vehicles, not	
Halon – 2402	2903.40	mechanically propelled, PARTs thereof.	
Class B/Group I-Other fully			8414.90
halogenated CFCs Chlorofluorocarbon –	2903.45.05		
13 (CFC-13)	2903.45.05		
Chlorofluorocarbon – 111 (CFC-111)	2903.45.10	<u>Group II</u>	841490.7
Chlorofluorocarbon – 112 (CFC-112)	2903.45.15	Compressors	
Chlorofluorocarbon – 211 (CFC-211)	2003.45.20	Compressors of a kind used in refrigeration	8414.90.
Chlorofluorocarbon – 212 (CFC-212)	2903.45.25	equipment:	U 11.90.
Chlorofluorocarbon – 213 (CFC-213)	2903.45,30	PARTs:	
Chlorofluorocarbon – 214 (CFC-214)	2903.45.35	-for other ventilating fans (excluding that for fans	84.11
Chlorofluorocarbon – 215 (CFC-215)	2903.4540	identifiable for use with motor vehicle engines),	84.12

Chlorofluorocarbon 216 (CFC-216)	2903.4545		
Chlorofluorocarbon – 217 (CFC-217)	2903.45.50	other Turbo-jets, Turbo- propellers and	
Group II- Carbon tetrachloride Carbon tetrachloride	2903.14	other gas turbines. Other engines	84.15
Group III-1.1.1.	2703.14	and motors.	64.15
trichloroethane (methyl chloroform) Methyl chloroform (1,1,1,-Trichloroethane)	2903.1910	Air conditioning machines, comprising a motor-driven fan and elements for changing the temperature and humidity, including those machines in which the humidity cannot be separately regulated.	84.18
Class C/Group I Air Conditioners	84.15		
Air conditioning machines, comprising a motor-driven fan and elements for changing the temperature and humidity, including, those machines in which the humidity cannot be separately regulated.	94.06	Refrigerators, freezers and other refrigerating or freezing equipment, electric or other; heat pumps other than air conditioning equipment of handing 84.15.	84.24 84.25

Air conditioners coat Prefabricated buildings (includes air-conditioners as built in equipment).	84.18	Mechanical Appliances (whether or not hand-operated) for projecting, dispersing or spraying liquids or powders; fire extinguishers,	84.30
Refrigerators, freezers and other refrigerating or freezing equipment, electric or other, heat	84.19	whether or not charged, spray gums and similar	
pumps other than air conditioning equipment, of heading 84.15.		appliances steam or sand blasting machines and similar jet projecting machines. Fully tackled and hoists (excluding skip hoists); winches and capstans jacks.	
Machinery, plant or laboratory equipment, whether or not electrically heard, for the treatment of materials by a process involving a change of temperature such as heating, cooking, roasting, distilling, steaming, drying, evaporating vaporizing.		Other moving, grading, levelling, scraping, excavation, tamping, compacting, extracting or cres; pile-drivers and pile-extractors; snow- ploughs and snow-blowers.	

SCHEDULE 4

FORM 1

APPLICATION FOR PERMIT TO IMPORT (regulation 12(1)(a))

Tick the relevant application

- controlled substances
- recovered or used controlled substances
- recovered, recycled or used controlled substances
- recovered, recycled, reclaimed or used controlled substances

To be filled in duplicate (One application for each group of controlled substance)

PERSONAL INFORMATION

Name of Applicant	
Form of Identification	Identity card No./Passport No. (foreigner):
Company Name	
Address: (Business/Residential)	Physical Address:
	Postal address:
	Telephone No. Fax No.
	E-mail:
Business Activity	
Registration Certificate No.	
Work Permit No. (if applicable)	
Name of person authorized to act on behalf of applicant (where applicable)	
Title:	

press constant consta		A CONTRACTOR OF A CONTRACTOR OFTA CONT	
Contacts	Address:		
	Telephone No.		
	Fax No.		
	E-mail:		
		Yes Reason:	
Request for confidentiality of information (tick)			
Information concerning the Controlled and Transitional	ANNEX A	ANNEX B	ANNEX C
Substances (Tick Group from Schedules 1 & 2)	Group I	Group I	Group I
Schedules I & Z)	Group II	Group II	Group II
		Group III	Group III
	CLASS A	CLASS B	CLASS C
Information concerning ODS Dependent	Group I	Group I	Group I
Equipment (Tick Group from	Group II	Group II	Group II
Schedule 3)		Group III	Group III
Control Period			
Names and addresses of persons whom the controlled substances were sold or supplied			

INFORMATION CONCERNING THE CONTROLLED SUBSTANCE FOR WHICH A PERMIT TO IMPORT IS REQUESTED

Controlled Substance	Country of Origin	Quantity to be imported	ODP Calculated level
			Kg X = Kg
			Kg X = Kg
			Kg X = Kg
			Kg X = Kg

I declare that the information provided in this application is correct and that the applicant is willing and able to use the controlled substance in compliance with all the laws for the time being in force.

Date		Name		Signature
Witness:				
Designation:			Address:	
Company:	[Occupation:	

Official use only:

Date received:	Permit No.	
Amount Paid:	Signature:]
Receipt No.	Accepted/Rejected	:

APPLICATION FOR PERMIT TO EXPORT (regulation 12 (1) (b))

Tick the relevant application

controlled substances

recovered or used controlled substances

recovered, recycled or used controlled substances

recovered, recycled, reclaimed or used controlled substances

To be filled in duplicate (One application for each group of controlled substance)

Name of Applicant	
Form of Identification	Identity card No./Passport No. (foreigner):
Company Name	
Address: (Business/Residential)	Physical Address:
	Postal address:
	Telephone No. Fax No.
	E-mail:
Business Activity	
Registration Certificate No.	
Work Permit No. (if applicable)	
Name of person authorized to act on behalf of applicant (where applicable)	
Title:	

PERSONAL INFORMATION

Contacts	Address:		
	Telephone No.		
	Fax No.		
	E-mail:		
		Yes Reason:	:
Request for confidentiality of information (tick)		No	
Information concerning the Controlled and Transitional	ANNEX A	ANNEX B	ANNEX C
Substances (Tick Group from Schedules 1 & 2)	Group I	Group I	Group I
Schedules I & 2)	Group II	Group II	Group II
		Group III	Group III
	CLASS A	CLASS B	CLASS C
Information concerning	Group I	Group I	Group I
ODS Dependent Equipment (Tick Group from	Group II	Group II	Group II
Schedule 3)		Group III	Group III
Control Period			
Names and addresses of persons whom the controlled substances were sold or supplied			

INFORMATION CONCERNING THE CONTROLLED SUBSTANCE FOR WHICH A PERMIT TO IMPORT IS REQUESTED

	Quantity to be imported	ODP Calculated level	
		Kg X = Kg	
			Kg X = Kg
			Kg X = Kg
			Kg X = Kg

I declare that the information provided in this application is correct and that the applicant is willing and able to use the controlled substance in compliance with all the laws for the time being in force.

Date	Name	· · · · · · · · · · · · · · · · · · ·	Signature
Witness:			
Designation:		Address:	
Company:		Occupation:	

Official use only:

Date received:	
Amount Paid:	
Receipt No.	

Permit No.	
Signature:	
Accepted/Rej	jected:

PERMIT TO IMPORT/EXPORT/TRANSPORT/PRODUCE/USE/SELL/HANDLE CONTROLLED/OZONE DEPLETING SUBSTANCES (regulations 12 (3) and 27 (3))

Name:	
Physical Address:	
Tel No.	
Fax No.	
Permit No.	

You are hereby permitted to import/export/produce/sell/use/handle controlled substances, according to the Ozone Depleting Substances (ODS) Regulations, 2014 (Under Section 18 of National Meteorological Services Act, 2014).

.....

The permit	is valid from		to
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The permit is subject to conditions of the Ozone Depleting Substances (ODS) Regulations, 2014 (Under Section 18 of National Meteorological Services Act, 2014) as indicated in the next page.

Γ

Date

gical Services, Botswana.

CONDITIONS FOR THE PERMIT:

- 1. Only substances of the class kind described in this permit may be imported and except where otherwise specified this permit is for new goods only.
- 2. This permit may not be transferred in any manner by the holder thereof to any other person or used to benefit a person not named in the permit.
- 3. This permit is valid for the calendar year for which it is issued and may be used for customs clearance of goods prior to 31 December of the year of issue.
- 4. This permit does not exempt an importer from the obligation of complying with the provisions of other legislation related to the importation of goods into Botswana.
- 5. This permit is issued without any amendments. Any unauthorised amendments appearing therein will render this permit invalid and will be confiscated by the Botswana Unified Revenue Services.
- 6. This permit is not an exchange license and only authorises the importation of the goods specified therein.
- 7. The permit will only be issued on written recommendation by the Director.
- 8. The applicant shall -
 - (a) operate in accordance with these Regulations and conditions determined by the Director;
 - (b) comply with the general directives issued by the Director in exercise of its functions under these Regulations; and
 - (c) Comply with any other conditions which the Director shall consider relevant for the purpose of these Regulations.

INFORMATION TO BE MAINTAINED (regulation 13 (c))

1. INFORMATION RELATING TO DISTRIBUTION, USE AND OFFER FOR SALE

Date records of:

- (a) The actual quantity of each controlled substances from a supplier, wholesaler or distributor;
- (b) The actual quantity of controlled substance used and the use;
- (c) The actual quantity of controlled substance sold, names and address of the customers and declaration set out in Form X signed by the customer.

INFORMATION RELATING TO IMPORT

Date of records of:

- (a) The actual quantity of each controlled substance imported in each shipment.
- (b) The port from which the controlled substance are imported.
- (c) The port from which the controlled substance are imported and the name and address of the sender.
- (d) The import number for the shipment of the controlled substance imported.
- (e) Copies of the bill of landing the invoice and documents submitted to Botswana Unified Revenue Service for each shipment of controlled substances.

2. INFORMATION RELATING TO EXPORT

Date records of:

- (a) The actual quantity of each controlled substance imported in each shipment.
- (b) The port from which the controlled substance are imported.
- (c) The port from which the controlled substance are imported and the name and address of the recipient.

ANNUAL REPORT ON IMPORTS (regulation 22)

Tick the relevant application

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controlled substances

recovered, reclaimed used controlled substances

others

To be filled in duplicate (One application for each group of controlled substance)

Name of Applicant	
Form of Identification	Identity card No./Passport No. (foreigner):
Сотрапу Name	
Address: (Business/Residential)	Physical Address:
	Postal address:
	Telephone No. Fax No.
	E-mail:
Business Activity	
Registration Certificate No.	
Work Permit No. (if applicable)	
Name of person authorized to act on behalf of applicant (where applicable)	
Title:	

PERSONAL INFORMATION

Contacts	Address:		
	Telephone No.		
	Fax No.		
	E-mail:		
		Yes Reason:	
Request for confidentiality of information (tick)		No	
Information concerning the Controlled and Transitional	ANNEX A	ANNEX B	ANNEX C
Substances (Tick Group from Schedules 1 & 2)	Group I	Group I	Group I
Schedules I & 2)	Group II	Group II	Group II
		Group III	Group III
	CLASS A	CLASS B	CLASS C
Information concerning ODS Dependent	Group I	Group I	Group I
Equipment (Tick Group from	Group II	Group II	Group II
Schedule 3)		Group III	Group III
Control Period			
Names and addresses of persons whom the controlled substances were sold or supplied to			

Quantity to be imported Controlled Country of ODP Calculated level Substance Origin Kg X = Kg Kg X Kg = Kg X Kg = Kg X = Kg

QUANTITY OF THE CONTROLLED SUBSTANCE IMPORTED

I declare that the information provided in this report is correct to the best of my knowledge.

Date	Name	Signature
Witness:		
Designation:	Address:	
Company:	Occupation:	

Official use only:

Date received:	Permit No.
Amount Paid:	Signature:
Receipt No.	Accepted/Rejected:

ANNUAL REPORT ON EXPORTS (regulation 22)

Tick the relevant application

controlled substances

recovered, reclaimed used controlled substances

others

To be filled in duplicate (One application for each group of controlled substance)

Name of Applicant Form of Identification Identity card No./Passport No. (foreigner): Company Name **Physical Address:** Address: (Business/Residential) Postal address: Telephone No. Fax No. E-mail: **Business Activity** Registration Certificate No. Work Permit No. (if applicable) Name of person authorized to act on behalf of applicant (where applicable) Title:

PERSONAL INFORMATION

Contacts	Address:		
	Telephone No.		
	Fax No.		
	E-mail:		- 1944
		Yes Reason:	
Request for confidentiality of information (tick)		No	
Information concerning the Controlled and Transitional	ANNEX A	ANNEX B	ANNEX C
Substances (Tick Group from Schedules 1 & 2)	Group I	Group I	Group I
Schedules 1 & 2)	Group II	Group II	Group II
		Group III	Group III
	CLASS A	CLASS B	CLASS C
Information concerning ODS Dependent	Group I	Group I	Group I
Equipment (Tick Group from	Group II	Group II	Group II
Schedule 3)		Group III	Group III
Control Period			
Names and addresses of persons whom the controlled substances were sold or supplied to			
	I		

Controlled Substance	Country of Origin	Quantity to be imported	ODP Calculated level	
			Kg X = Kg	
			Kg X = Kg	
			Kg X = Kg	
			Kg X = Kg	

QUANTITY OF THE CONTROLLED SUBSTANCE EXPORTED

I declare that the information provided in this report is correct to the best of my knowledge.

Date	Name		Signature
Witness:			
Designation:		Address:	
Company:		Occupation:	

Official use only:

Date received:	Permit No.		
Amount Paid:	Signature:]
Receipt No.	Accepted/Rej	ected:	

DECLARATION BY THE RECIPIENT/BUYER OF CONTROLLED SUBSTANCES (regulation 24 (1))

Name of vendor/supplier	
Form of Identification	Identity card No./Passport No. (foreigner):
Company Name	
Name of recipient/buyer	
Address: (Business/Residential)	Physical Address: Postal address:
	Telephone No. Fax No.
	E-mail:
Business Activity	
Registration Certificate No.	
Work Permit No. (if applicable)	
Name of person authorized to act on behalf of applicant (where applicable)	
Title:	
Contacts	Address:
	Telephone No.
	Fax No.
	E-mail:
Request for confidentiality of information (tick)	Yes Reason:
	No

Information concerning the Controlled and Transitional	ANNEX A	ANNEX B	ANNEX C
Substances (Tick Group from Schedules 1 & 2)	Group I	Group I	Group I
	Group II	Group II	Group II
		Group III	Group III
	CLASS A	CLASS B	CLASS C
Information concerning ODS Dependent	Group I	Group I	Group I
Equipment (Tick Group from	Group II	Group II	Group II
Schedule 3)		Group III	Group III
Control Period			
Names and addresses of persons whom the controlled substances were sold or supplied to			

INFORMATION CONCERNING THE CONTROLLED SUBSTANCES FOR WHICH THIS FORM IS PREPARED

Controlled Calculated Level Substance	Date of Import/Export Transportation	Country of Origin	Quantity to be Imported Exported/ Transported	ODP		
				Kg X	=	Kg
				Kg X	3	Kg
				Kg X	Ξ	Kg
				Kg X	=	Kg

I undertake not to sell or otherwise supply any of the quantity of the controlled substance received to any person who has not signed a declaration in this form.

I also undertake not to use any of the controlled substances received for a purpose set out in this declaration for anything other than the purpose.

I declare that the information provided in this report is correct to the best of my knowledge.

Date	Name	Signature
Witness:		
Designation:	Address:	
Company:	Occupation:	
Official use only:		
Date received:	Permit No.	L
Date received:	Signature:	

APPLICATION FOR PERMIT TO TRANSPORT (regulation 27 (2))

Tick the relevant application

controlled substances

recovered or used controlled substances

recovered, recycled or used controlled substances

recovered, recycled, reclaimed or used controlled substances

To be filled in duplicate (One application for each group of controlled substance)

PERSONAL INFORMATION

Name of Applicant		
Form of Identification	Identity card No./Passport No. (foreigner):	
Company Name		
Address: (Business/ Residential)		
	Physical Address:	
	Postal address:	
	Telephone No. Fax No.	
	E-mail:	
Business Activity		
Registration Certificate No.		
Work Permit No. (if applicable)		
Name of person authorized		
to act on behalf of applicant (where applicable)		
Title:		

Contacts	Address: Telephone No. Fax No.		
	E-mail:		<i>к</i> а
Request for confidentiality of information (tick)		Yes Reason: No	ŝ
Information concerning the Controlled and Transitional Substances (Tick Group from Schedules 1 & 2)	ANNEX A Group I	ANNEX B Group I Group II Group III	ANNEX C Group I Group II Group III
Information concerning ODS Dependent Equipment (Tick Group from Schedule 3)	CLASS A Group I	CLASS B Group I Group II Group III	CLASS C Group I
Control Period Names and addresses of persons whom the controlled substances were sold or supplied to			z

INFORMATION CONCERNING THE CONTROLLED SUBSTANCE FOR WHICH A PERMIT TO TRANSPORT IS REQUESTED

Controlled Substance	County of Origin	Place of Destination	Quantity to Transported	ODP Calculated level		d
				Kg X	=	Kg
				Kg X	=	Kg
				Kg X	=	Kg
				Kg X	=	Kg

I declare that the information provided in this application is correct and that the applicant is willing and able to use the controlled substance in compliance with all the laws for the time being in force.

Date	Name	Signature
Witness:		
Designation:	 Addre	\$S:
Company:	Occur	pation:
Official use only:		
Date received:	Permi	t No.
Amount Paid:	Signat	ture:
Receipt No.	Accep	ted/Rejected:

SCHEDULE 5

FEES FOR PERMITS (regulation 12(2))

Fee Units (Pula)	
2 400	
2 000	(- <u>1)</u>
1 800	
1 400	
1 000	
800	
	2 400 2 000 1 800 1 400 1 000

SCHEDULE 6

ODS PHASE-OUT SCHEDULE (regulation 10 (2))

Group I: HCFCs Consumption for Article 5(1) Parties

Base level	Average 2009-10.
Freeze	January 1, 2013.
10 per cent: reduction	January 1, 2015.
35 per cent: reduction	January 1, 2020.
67.5 per cent reduction	January 1, 2025.
97.5 per cent: reduction	January 1, 2030, and thereafter,
(averaged over ten years	consumption restricted to the
2030 - 40)	servicing of refrigeration and
	air-conditioning equipment existing
	at that date.
100 per cent: reduction	January 1, 2040.

Group I: HCFCs Production for Article 5(1) Parties

Base level:	Average 2009-10.
Freeze:	January 1, 2013.
10 per cent: reduction	January 1, 2015.
35 per cent: reduction	January 1, 2020.
67.5 per cent reduction	January 1, 2025.
97.5 per cent: reduction	January 1, 2030, and thereafter,
(averaged over ten years	consumption restricted to the
2030 - 40)	servicing of refrigeration and
	air-conditioning equipment existing
	at that date.
100 per cent: reduction	January 1, 2040.

MADE this 15th day of November, 2014.

TSHEKEDI KHAMA, Minister of Environment, Wildlife and Tourism.