# Estimation of the Potential Economic Welfare to be Gained by the South African Customs Union from Trade Facilitation

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# ABSTRACT

Trade facilitation is important for the South African Customs Union (SACU) countries because the expansion of international trade is a priority to enhance their economic growth. unfortunately, the high trade compliance costs facing importers and exporters operating in SACU are in conflict with this objective. This article aims to quantify the annual economic welfare gains that the member countries of SACU could realize from reforms that would reduce the documentary and border compliance time and costs. We use a partial equilibrium welfare economics framework of up-to-date sets of general equilibrium estimates of the import demand and the export supply elasticity in a country. The impact on the volume of trade flow and economic welfare is quantified to reduce documentary and border compliance time and trade compliance costs. The economic welfare changes from reducing the documentary and border compliance time and costs for imports and exports would be between US\$2.2 billion and US\$3.7 billion (2018 prices), or between 0.54% and 0.90% of GDP of the SACU countries. The economic welfare gains from reducing the excess administrative costs in imports and exports of SACU members would be between US\$2.2 billion and US\$3.7 billion (2018 prices), or between 0.54% and 0.90% of the GDP of the SACU. The most important reforms needed to realize these cost savings, including a single window administrative structure. In this case, both customs, health, welfare, and controls, as well as the payment of all duties, taxes, and licenses are handled by a single administrative office. Failure to move fast regarding such changes would have a negative impact on the well-being of SACU members.

**Keywords:** trade facilitation; Southern Africa Customs Union (SACU); South Africa; trade compliance costs; trade reform; economic welfare gains.

# **JEL classification:** F13; F14; F15; D60; O12; O24

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# Introduction

Over the past two decades, there has been an evolving realisation by policymakers in emerging economies that if the benefits of international trade are to be realised, trade facilitation measures must be implemented (Perera, 2016). The reduction in the costs of engaging in international trade must be at the core of the long-term development agenda of emerging economies. In December 2013, after ten years of negotiations, the World Trade Organization (WTO) Trade Facilitation Agreement (TFA) was formally approved at the Ninth Ministerial Conference of the WTO and entered into force in February 2017. By January 2020, over 85% of the 41 WTO member countries from Africa had ratified the TFA (Hassan, 2020; WTO, 2020).

According to Trade Facilitation Implementation Guide (TFIG, 2020a), trade facilitation measures include a wide range of possible interventions. This includes improving the domestic infrastructure for transportation and ports to designing administrative systems that link the ports' management with that of customs, banks, and government ministries such as those for trade and health (UNCTAD, 2017; Fuenzalida-O'Shee, Valenzuela-Klagges & Coryalan-Quiroz, 2018).

The need for trade facilitation and policies to reduce the costs of international trade in Sub-Saharan Africa (SSA) has been well documented (Djankov, Freund & Pham, 2010; Arvis et al., 2016; Porteous, 2019; Hassan, Odularu & Babatunde, 2020). Over the past decade, several trade facilitation interventions have been initiated in SSA with substantial success. Much of the subsequent research on the impacts of trade facilitation has been largely focused on the potential impacts of reducing the costs of trading on international trade flows. While these studies had estimated the potential impacts of trade facilitation on the volume of trade and export diversification in Africa, little direct quantitative assessment had been made of its economic welfare effects (Hoekman & Shepherd, 2015).

This article aims to quantify the annual economic welfare gains that could be realised by the member countries of the South African Customs Union (SACU) from reforms to the reduction of the documentary and border compliance time and costs for imports and exports.

The focus is on reforming a series of administrative functions whose economic costs can be greatly reduced without significant investment costs. The two aspects of trade compliance costs that are evaluated as potential areas for enhancing economic welfare if reformed are border compliance costs and documentary compliance costs. Border compliance costs are associated with the time

and costs incurred in customs clearance, goods inspection, and handling at the ports and borders (WB, 2019a). Documentary compliance costs are the associated time and costs to process the documents required to complete the international trade of goods from the origin country to the destination country (WB, 2019a). These costs are estimated annually through the World Bank survey on Doing Business (WB, 2018a). SACU countries, and particularly South Africa, have the information technology and management skills and financial resources to reduce these costs dramatically. Examples abound of successful reforms in this area by developing countries, starting with Singapore in 1989 (TFIG, 2020a).

The members of SACU are South Africa, Botswana, Eswatini (Swaziland), Lesotho, and Namibia. This union is the world's oldest customs union still in existence, with its inception in 1889 (Ngalawa, 2014). Due to its relative size and stage of development, South Africa is the dominant partner in setting policy and the day-to-day operations of SACU (Manwa, Wijeweera & Kortt 2019). SACU members have agreed on a trade liberalization policy, with duty-free transit of domestic products within the common customs area. At the same time, they have implemented a common regime of customs duties on imported goods into SACU countries. According to this agreement, all customs and excise duties collected in the customs union are deposited in the common revenue pool. After deducting the union's administrative cost, this revenue is shared between SACU members based on a revenue-sharing formula (SACU 2002).

As of 2018, 24% of SSA's total Gross Domestic Product (GDP) is created in the SACU countries, predominantly South Africa. In terms of international trade, 36% of the value of SSA's imports and 32% of its exports are produced by SACU countries. While exports and imports each account for more than 20% of SSA's GDP, these ratios are much higher for SACU, at 29% and 35%, respectively (WB, 2019c; IMF, 2019). This illustrates the importance of the SACU trading bloc in SSA and, in turn, the importance of international trade in the functioning of the SACU economies.

# Literature review

Trade facilitation is particularly important for countries in Africa because when considering all the policy measures to enhance economic growth, expanding their ability to engage in international trade is a priority (Portugal-Perez & Wilson, 2009; Sakyi et al., 2017). In conflict

with this need is the heavier burden of trade costs present in SSA than those in the rest of the world.

Investigating the impacts of international trade and trade facilitation on economic growth in 35 and 52 African countries, respectively, Sakyi et al. (2017) and Sakyi and Afesorgbor (2019) found that the more that countries have engaged in trade facilitation, the greater the impact of international trade on economic growth. Other studies have examined various aspects of the impact of trade facilitation on bilateral trade in SSA (Portugal-Perez & Wilson, 2009; Valensisi, Lisinge & Karingi, 2016; Turkson, Adjei & Barimah, 2020).

With a focus within SSA, Ferreira and Steenkamp (2020) identified an array of potential intraregional trade opportunities that would occur with an improvement in the integration of trading relationships across the 26 member countries of the Tripartite Free Trade Agreement (FTA). The authors concluded that the level of unnecessary costs associated with international trade in the region must be eliminated. These include poor infrastructure, slow border and customs procedures, and excessive documentation requirements. Using a Computable General Equilibrium Model (CGE), Balistreri et al. (2018) state that trade facilitation would increase the share of income of the poorest population in the East African Customs Union and the Tripartite FTA.

Portugal-Perez and Wilson (2009) have compiled an extensive survey of the literature on identifying the types of trade costs how they might be captured for comparative analysis across countries. Three sets of indicators of trade impediments were selected. Data on each of these indicators were available across Africa. These included a trade restrictiveness index that combines rates and frequency of import tariffs along with quantitative Trade Restrictions (TRI), the trading-across-border indicators of the administration costs of trade as reported by the WB, and the World Bank's Logistics Performance Index (LPI) that reflects the relative transportation costs associated with international trade for each country. These variables were used as explanatory variables in the estimation of a gravity model of international trade. The focus of this analysis is on the determinants of the volume of trade flows. The empirical estimates of the impact of these variables are as expected, the greater is the trade restrictions, the lower is the volume of imports, the lower is the cost of trade administration, the greater is the volume of both exports and imports. The better is the transportation system, the greater is the volume of trade. Given that Africa has the highest trade transaction costs among all developing countries, they conclude that reducing such costs is critically important for economic growth and poverty alleviation in Africa. In general, the impacts

of feasible reforms that would lower trade transaction costs are relatively higher than the impacts of reducing tariffs.

More recently, Sakyi, Villaverde, Maza, and Bonuedi (2017) also investigated the effects of trade and trade facilitation on economic growth across 35 countries in Africa. They measured the traderelated exogenous variables by the volume of trade and the rate of compliance costs related to exporting and such costs associated with importing. These variables were used as exogenous variables to econometrically estimate an augmented growth model. They found that the direct impact of economic growth is statistically significant and positive. They also found the impact of trade facilitation on economic growth via increasing trade level that positively impacts economic growth. The greater the extent of trade facilitation in an African country, the greater is the impact of international trade on its economic growth.

Subsequently, Sakyi and Afesorghor (2019) investigated the effects of individual trade facilitation measures and their combined effect on trade performance employing data from 52 African countries. This study employed a structural gravity model framework for the period from 2006 to 2015. The focus of the analysis was evaluating the impact of improvement of border and transportation efficiency on the volume of a country's exports and imports. Principal Component Analysis is used to create composite indices from several trade facilitation variables. They found that while there has been some improvement over time, the trade costs associated with African countries have been consistently and significantly higher than those of any other region of the world. Their empirical analysis revealed that the real cost to export and import across borders is the key determinant of the performance of intra-Africa trade. Trade facilitation that reduced these border costs of trading was particularly important for determining countries' ability to export.

Their study of bilateral trade in SSA Valensisi, Lisinge, and Karingi (2016) found that the costs of processing imports and exports by countries in Africa were very high even for bilateral trade within Africa. For example, they found that 10 out of 16 countries of the Common Market of Eastern and Southern Africa (COMESA) region had higher bilateral trade costs within their common market than with the rest of the world. A similar pattern exists for the East African Community (EAC) countries and the Economic Community of West African States (ECOWAS). They conclude that high transaction costs are a significant hindrance to Africa's integration globally and its own regional integration. Using CGE, a set of trade facilitation measures has been

evaluated. It was estimated that establishing a Continental Free Trade Area (CFTA) could result in more than a 50% increase in intra-African trade.

In their study of the opportunities for bilateral trade in Sub-Sahara Africa, Turkson, Adjei, and Barimah (2020) recognized the challenge of developing efficient procedures and well-functioning institutions for cross-border administration trade. They conclude that African countries remain highly aid-dependent due to their inability to pursue the potential gains from trade fully. To address this problem, they point to the need for reforms to lower the level of the cost of trade through the implementation of trade facilitation measures. Employing a panel estimation technique using a gravity model with data from 29 Sub-Saharan African countries, they undertook an estimation of the impact of strengthening institutions and the business environment in promoting bilateral trade. The results supported the theory that trade facilitation impacts bilateral exports and increases trade flows among the countries.

In the above studies, the focus has focused almost exclusively on how trade facilitation reforms would quantitatively expand the flows of exports and imports. The study by Balistrere et al. (2018) attempts to go further. Employing a CGE model, the authors undertake an economic welfare analysis of reducing trade costs in the East African Customs Union and the FTA. Their focus is on the impact of these reforms on poverty and the incomes of the bottom 40% of the income distribution. Their analysis indicated that the effects of the trade reforms to reduce trade costs are pro-poor. They found that trade facilitation tends to increase the incomes of the poor and reduce inequality. The strong impacts of trade facilitation on improving agricultural returns tend to benefit skilled labour proportionally and reduce income inequality within the countries.

A substantial body of research has been published focusing on the need for South Africa to enhance its economic growth by diversifying its international markets to those providing a sustainable export demand (Matthee, Idsardi & Krugell, 2015; Matthee & Santana-Gallego, 2017; Mhonyera, Steenkamp & Matthee, 2018; Turkson et al., 2020). The European Union (EU) is one such sustainable market. The EU and six countries of the Southern African Development Community (SADC) EPA Group – comprising Botswana, Lesotho, Namibia, and Swaziland (BLNS), South Africa, and Mozambique – in 2016 signed an EPA. The objective of this SADC-EU is to bring about economic integration between the EU and this Southern African region. The estimation of the impacts on trade flows, revenue, and economic welfare has been carried out to progress free trade through the existing Trade Development and Cooperation Agreement between

South Africa and the EU. The estimated annual impact for trade expansion by South Africa is over US\$1 billion, with an increase in the economic welfare of approximately US\$130 million. This article demonstrates the importance of sustainable trade flows for South Africa's economic growth.

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However, the TDCA only tied the EU and South Africa in terms of trade liberalization. Since South Africa is adhering to a single external tariff as a member of SACU, making it an imperfect union that did not function as it was supposed to for imports coming from the EU (Berends, 2016). In 2014 EU and members of the Southern Africa Development Community (SADC) concluded talks on a new economic partnership agreement (EPA).

The SADC EPA entered provisional implementation in 2016 to strengthen SADC EPA States' capacity in trade policy and trade-related issues. South Africa is the most important import source for all SACU members (Czermińska & Garlińska-Bielawska, 2018). This article demonstrates the importance of sustainable trade flows for SACU members' economic growth.

#### Model specification and methodology

Various models of international trade have been used to estimate the impact of trade facilitation on trade flows. Many researchers have used gravity equations for this purpose (Portugal-Perez & Wilson, 2009; Jordaan, 2014; Arvis et al., 2016). Studies at the firm level have estimated these effects through econometric studies of the comparative response of firms across countries (Seck, 2016). Others have employed CGE models to estimate these effects on the level of trade flows and their impact on poverty groups (Balistreri et al., 2018) and regional integration in Africa (Valensisi et al., 2016).

A partial equilibrium model that has been applied in studies worldwide is the WITS-SMART Model developed by the United Nations Conference on Trade and Development. It allows an approximate measure of the change in consumer surplus from a change in trade policies and has been used to analyse the welfare of trade effects of the European FTA on South Africa (Guei, Mugano & Le Roux, 2017). This model was built to help developing countries to assess quantitatively the implications of proposals for trade liberalization through Multilateral Trade Negotiations (MTN) or the effects of changes in developed countries' Generalized System of Preference (GSP) schemes. It is an ex-ante partial equilibrium model, measuring through simulation the first-round effects of changes in tariff policies.

The focus of this model is on the trade creation and trade diversion effects of changes in tariff policies that, by their structure, will have different impacts on the trade flows between it and the country's various trading partners. These impacts are quantified using a series of import demand functions between each of the countries in the commodities analysis. A similar set of export supply functions are specified for each of the countries' exported commodities. Elasticities of substitution of commodities supplied by different countries can also be applied to determine the degree of trade diversion between countries due to changes in the relative prices brought about by the tariff reforms. The total trade effect is obtained by summing together the trade creation and trade diversion effects. The welfare effect arises from the benefits consumers in the importing countries derive from the lower domestic prices due to the removal or reduction in tariff rates or quantitative restrictions. Producers of exports also gain to the degree that the supply of these commodities is less than infinitely elastic. This model has been used to analyse the welfare effects of the European FTA on South Africa (Guei et al., 2017).

This model, however, is not well suited for the analysis of the welfare impacts of trade facilitation reforms that is the primary focus of this paper. Such reforms lower the costs of importing all goods by approximately the same percentage, and similarly, the reduction of the costs of exporting goods is by a uniform percentage reduction. Hence, we can treat all imports as one composite good and all exports (except oil and precious stones) as another composite good. In such a situation, there are only trade creation impacts and no trade diversion impacts because relative prices from different countries are not affected. In such a situation, it is the aggregate elasticity of demand for imports and the aggregate elasticity of supply of exports that are the relevant empirical parameters for quantifying the responses of imports and exports to the changes in the administration costs of international trade. Hence, a more aggregated partial equilibrium model, such as the one outlined

in this paper, is all that is needed to quantify the overall impacts on the volumes of imports and exports, and more importantly, the measurement of the economic welfare enhancements for importers and exporters that such trade facilitation reforms create.

The default position of the WITS model employs the assumption that export supply elasticities are infinitely elastic. This reduces its usefulness when estimating economic welfare changes involving changes in exporters' trade costs. Changing to a finite elasticity will affect results by transforming part of trade creation (quantity effect) into price effect. The maximum estimate of trade creation is achieved with an infinite export supply elasticity.

This article uses a partial equilibrium framework and country-specific estimates of export elasticities of supply derived by Tokarick (2014) and import elasticities of demand by Ghodsi, Grübler, and Stehrer (2016). These estimates are available by country using the GDP function approach initially developed by Kohli (1991) and Kee et al. (2008).

## Trade compliance costs, tariff, and the demand for import

In this section we follow the methodology developed by WTO (2015). The impacts of tariffs and import compliance costs on the volume of imports, economic efficiency, and tariff revenues are illustrated in Figure 1. In the absence of import tariffs, compliance costs to import, domestic freight, and domestic marketing costs, the quantity demanded of imports would be determined by the demand function for imports and the cost, insurance, and freight (CIF) prices of imports at the importing country's border. This research focuses on the impacts of tariffs (t), the compliance costs associated with the administration of international trade flows (TC<sup>M</sup>), and their economic resource costs for SACU. We set aside the issues associated with differential domestic freight and domestic marketing costs. The analysis first identifies the quantity of imports, including both final goods and intermediate goods, that would be demanded in a market that was free of both tariffs and trade compliance costs. This is denoted as M<sub>1</sub>.

In order to import goods, there will be a minimum required rate of trade compliance costs to import  $(TC^M)$ , even in the most efficient of circumstances. The total  $TC^M$  that is observed for a country can be divided into the lowest rate of import compliance cost that can be expected from an efficient administration system  $(TC_0^M)$  and the amount in excess  $(TC_e^M)$ .



**Figure 1:** Economic impacts of tariffs and import compliance costs Source: Authors' calculations

This relationship for a country is expressed in equation 1.

$$TC_e^M = TC^M - TC_0^M$$
[Eqn 1]

 $TC_e^M$  is the rate of trade compliance costs that can be potentially eliminated through administrative reforms. While  $TC^M$  for a country is observed,  $TC_0^M$  is not. However, the rates of  $TC^M$  for other countries that have implemented reforms to improve the efficiency of their trade administration systems are observable. Hence, in this analysis the benchmark rates of  $TC_0^M$  are obtained from the observed rates of  $TC^M$  achieved by the trade administration of other countries.

When the minimum or efficient rate of trade compliance  $costs, TC_0^M$  is added to the CIF price, the cost (price) of imports to the country increases. Such costs reduce the quantity of imports in Figure 1 as the measurement from M<sub>1</sub> to M<sub>2</sub>. In addition, imposing a tariff (t) on the CIF price of merchandise-imported goods raises the prices of imports that domestic consumers must pay, causing them to reduce the quantity of imports demanded further from M<sub>2</sub> to M<sub>3</sub>. Any degree of

excess compliance costs,  $TC_e^M$  will further increase the cost of imported items and lead to a further reduction in the quantity of imports demanded (M<sub>4</sub> in Figure 1). This will also be the quantity of imports that is reported in a country's international trade statistics.

In the pre-reform situation, the price of imported goods can be expressed as  $CIF(1 + TC_0^M + t + TC_e^M)$ , where trade compliance costs can also be measured as a percentage of the CIF value of the imports. If the small country assumption holds for SACU countries, the world prices of imported goods are not affected by the quantity of imports demanded by these countries. In this situation, the quantities of imports can be expressed in units of foreign exchange; hence, CIF is defined to be equal to one.

If trade administration reforms are implemented, that eliminates  $TC_e^M$ , they will reduce the cost of a unit of imports to  $(1 + TC_e^M + t)$ , increasing the quantity of imports demanded from M<sub>4</sub> to M<sub>3</sub>. This change in the quantity of imports, denoted as  $(\Delta M)_1$ , can be expressed as in equation 2.

$$(\Delta M)_1 = M_4 * \varepsilon^M * TC_e^M$$
 [Eqn 2]

 $\varepsilon^{M}$  is the elasticity of demand for imports and  $TC_{e}^{M}$  is the proportional change in the price of imports brought about by eliminating excessive trade compliance costs.

The gain in economic welfare realised from the elimination of  $TC_e^M$  arises from two sources. First, goods being imported before the reform can now be imported at a lower cost ( $\Delta W_1$ ). This is shown as the area of rectangle EHIF in Figure 1, representing the reduction in real resources used by the administrative procedures required to import goods into the country. This saving of resources can be expressed as in equation 3.

$$\Delta W_1 = M_4 * TC_e^M$$
 [Eqn 3]

The second gain in economic welfare,  $\Delta W_2$ , occurs because consumers of imported goods are paying a price of  $(1 + TC_0^M + t + TC_e^M)$  for items that after the reform will only cost  $(1 + TC_0^M + t)$ . The lower price charged to consumers will increase the quantity of imports demanded by  $\Delta M^1$ . This increase in imports will have a resource cost of only  $(1 + TC_0^M)$ . The economic welfare changes denoted as  $\Delta W_2$  are shown as the summation of BFGC and FIG areas in Figure 1 and can be estimated as in equation 4.

In Figure 1, the area BIGC represents the difference between consumers' total willingness to pay for the additional quantity demanded (M<sub>4</sub>IGM<sub>3</sub>) and the economic costs of the additional imports (M<sub>4</sub>BCM<sub>3</sub>).

$$\Delta W_2 = (t + 0.5TC_e^M)^* (\Delta M)_1$$

Substituting equation 2 into equation 4, we have:

$$\Delta W_2 = M_4 * \varepsilon^M * [(t * TC_e^M) + 0.5(TC_e^M)^2] * (\Delta M)_1$$
 [Eqn 4]

The total welfare gain  $\Delta W_e$  from a reform to eliminate the excess compliance costs of import administration is given by equation 5.

$$\Delta W_e^M = \Delta W_1 + \Delta W_2$$
 [Eqn 5]

In the case of imports, the study of tariffs and their efficiency costs has a long tradition. By estimating the economic welfare costs of the tariff, a comparison can be made of the relative size of these two sources of economic inefficiency in the market for imports.

The economic inefficiency of the tariffs on imports is shown as the area CGD in Figure 1. To estimate this familiar triangle of welfare cost, one can consider the change in the quantity of imports demanded if the tariff were eliminated  $(\Delta M)_2$ . This is expressed as in equation 6.

$$(\Delta M)_2 = M_4 * \mathcal{E}^M * t$$
 [Eqn 6]

The economic welfare cost as measured by the triangle CGD can then be expressed as:

$$\Delta W_t = 0.5^* M_4^* t^2 * \varepsilon^M$$
 [Eqn 7]

# Trade compliance costs and the supply of exports

Figure 2 illustrates a similar framework for the impact of trade compliance costs on exports' volume and the economic inefficiency that these costs can create. If there were no export trade compliance costs, the exporter would receive the Free on Board (FOB) price. The quantities of export can be stated in units of foreign exchange, with the FOB price defined as being equal to one. Given the supply function of exports,  $S^{o}S^{x}$ , the quantity of exports would be shown by X<sub>1</sub>.

Conversely, if the country imposes on exporters a rate of trade transactions cost of  $TC^X$ , the net remuneration received by exporters would fall to FOB $(1 - TC^X)$  and the quantity of exports to X<sub>3</sub>. Let us assume that the efficient level of trade compliance costs is denoted by  $TC_0^X$ . At this level of costs, the total value of exports would be X<sub>2</sub>. The relation between these levels of administration compliance costs of export is expressed as in equation 8.

$$TC_0^X = TC^X - TC_e^X$$
[Eqn 8]

 $TC_e^X$  is the excess trade transaction costs that can be eliminated through trade administration reforms.



**Figure 2:** Economic impacts of export compliance costs Source: Authors' calculations

As the compliance costs to export are also measured as a percentage of the dollar value of exports, the remuneration received by domestic producers of exportable goods, net of trade transaction costs, would be  $(1 - TC_0^X - TC_e^X)$ . If reforms were implemented to remove the  $TC_e^X$ , the remuneration received for a unit of exports by the producer would increase to  $(1 - TC_0^X)$ . This would bring an increase in the supply of exports from X<sub>3</sub> to X<sub>2</sub>, denoted by  $(\Delta X)_1$ . This supply response is expressed by equation 9.

$$(\Delta X)_1 = X_3 * \varepsilon^X * TC_e^X$$
[Eqn 9]

 $\mathcal{E}^{X}$  is the supply elasticity of export and TC.<sup>*X*</sup><sub>*e*</sub> is the proportional change in the price of exports from the elimination of the excess trade compliance costs.

Elimination of the excess export compliance costs increases economic welfare, as fewer resources are used in exporting the goods. The economic welfare gain from reducing the excess compliance cost is shown in Figure 2 for the current quantity of exports as the area of the rectangle ABCD, which can be computed using equation 10.

$$\Delta W_3 = X_3 * TC_e^X$$
 [Eqn 10]

With the increase in the producers' prices for exports, the quantity supplied will increase. The increase in the level of exports is the source of another economic gain shown as the area of the triangle of DCE in Figure 2. To quantify this economic benefit ( $\Delta W_4$ ), equation 11 is used.

$$\Delta W_4 = 0.5 X_3 * \varepsilon^X * (TC_e^X)^2$$
 [Eqn 11]

This economic gain occurs because the marginal cost of the additional production  $(X_3DEX_2)$  is less than the economic value received net of the compliance from the additional export sales  $(X_3CEX_2)$ .

Therefore, the overall economic welfare gain from eliminating the excess compliance costs for exporting,  $\Delta W_e^X$  is shown in Figure 2 as the total area of ABED. This gain is the sum of the results of equations 10 and 11, expressed as equation 12.

$$\Delta W_e^x = \Delta W_3 + \Delta W_4$$
 [Eqn 12]

In this article, these economic welfare measurements are estimated for a trade administration reform by SACU member countries.

#### Data and empirical analysis

To estimate the change in the level of imports and exports and the associated changes in economic welfare arising from the proposed reforms, international trade data for each of the SACU countries is used. Information is required on the actual values of the rates of trade compliance costs for both imports and exports along with import tariff rates and estimates of benchmark values for the rates of trade compliance costs and import demand and export supply elasticities.

Import and export data are obtained from the Direction of Trade Statistics published by the IMF (2019). Trade compliance time and monetary costs are obtained from the Doing Business Survey of the World Bank (WB, 2019b, and weighted average import tariff rates are available from the WB (2019b). Import demand elasticities were estimated for 167 countries by Ghodsi et al. (2016) using the semiflexible trans log GDP function approach proposed by Kee et al. (2008). The export elasticities of supply used for each country are average long-run export supply elasticities adjusted to include the general equilibrium effects of price changes, as estimated by Tokarick (2014).

The import data between SACU countries are adjusted to avoid double counting the imports arriving in South Africa or Namibia that are transhipped to other SACU countries and counted as imports of the second country. Similarly, export values of the interior SACU countries are adjusted to reflect the fact that not all their exports will be shipped via South Africa or Namibia to third countries by sea. The exports of diamonds and precious metals are cases in point. The values of the border-crossing intra-SACU trade flows that subject to the border and documentary compliance costs to import are presented in Table 1, columns 2 and 4 (columns 1 and 3 are representation of the total value of exports before adjustment). The weighted average values for tariffs and the import demand and export supply elasticities by country are reported in columns 5, 6, and 7, respectively.

Table 1: Value of merchandise imports, exports, tariff rates, and trade elasticity

	Country	<i>Q</i> <sup><i>M</i></sup> <sub>4</sub> (million	Adjusted $Q_4^M$ (millions	$Q_3^X$	Adjusted $Q_3^X$	t**	$\epsilon^M$	ε <sup>χ</sup>
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		s 2018 US\$) <sup>*</sup>	2018 US\$) <sup>**</sup>	(millions 2018 US\$)*	(millions 2018 US\$)			
		1	2	3	4	5	6	7
1	Botswana	6211	6,211	5,969	-	3.40%	-1.14	0.84
2	Namibia	6410	5,742	6,959	4,330	2.99%	-1.08	1.07
3	Eswatini	1978	1,978	2,015	-	4.61%	-0.97	1.07
4	Lesotho	1301	1,301	1,502	-	4.61%	-0.95	1.07
5	South Africa	127,254	116,844	100,139	100,139	4.61%	-1.28	0.88

\*Source: IMF (2019).

\*\* Based on the SACU agreement, the goods are duty-free while moving inside the customs union (SACU, 2002). The weighted average of the tariff rates that each member charges on the goods when they import directly from non-SACU countries is extracted from World Bank (WB, 2019b). The effective tariff used in this study's calculations is the weighted average of the tariff rates of a SACU country based on the tariff rate of the initial importing country with the weights determined by the percentage of imports entering via each of the initial countries of import. Notes: M4 represents the total CIF value of merchandise imports shipped across the country's border. X3 stands for the total FOB value of merchandise exports shipped by SACU countries via coastal ports. t stands for the effective tariff rate;  $\varepsilon^{M}$  represents import demand elasticity; and  $\varepsilon^{X}$  stands for export supply elasticity

To estimate the potential magnitude of the excess trade compliance costs, the total compliance costs of the import/export of a shipment of goods must be measured for each SACU country and compared with that of the benchmark countries.

#### Trade compliance costs of importing

In this article, estimating the gains from reducing trade compliance costs focuses only on reducing border and documentary compliance costs as this cost has been the focus of World Trade Organization (WTO) and World Customs Organization (WCO) efforts at reducing trade compliance cost. By taking the total number of hours of waiting time for an average import shipment, the average value of the shipment, and the cost of capital, one can estimate the average cost of waiting time to ship imports into a country (equation 13).

Cost of waiting time(USD) = [Total time to trade(hours) \* cost of capital \* Shipment value]/8760

The real cost of funds for the average importer is assumed to be 12% for one year (8,760 hours). The total compliance time and cost to import are presented in Table 2. The first two columns are the hours and US\$ value of compliance time for import. The summation of US dollar cost of border and documentary compliance (WB, 2019b) in column 3 is then added to the capital cost of waiting time for the shipment. The sum of the values in columns 2 and 3 then gives the total compliance cost of importing (TCCM) (column 4). These rates of compliance costs are what each country imposes on a shipment of imports as it moves from the port of South Africa through the official procedures of the internal SACU countries, and it is expressed as a percentage of the World Bank standard shipment value for imports of US\$50,000 (column 5).

	Country	Total	Cost of	Total direct	Total	Total rate of
		compliance	waiting	compliance	compliance	compliance
		time to	time per	cost to	cost to	cost to import
		import	shipment	import	import	as a
		(hours)*	(US\$) **	(US\$)*	(US\$)	percentage of
						shipment
						value
		1	2	3	4 = 2+3	5
1	Botswana	6.8	4.66	164.7	169.36	0.34%
2	Namibia	8.8	6.03	207.5	213.53	0.43%
3	Eswatini	6.7	4.59	210	214.59	0.43%
4	Lesotho	5.5	3.77	240	243.77	0.49%
5	South Africa	123	84.25	749	833.25	1.67%
6	Mozambique	25	17.12	459	476.12	0.95%
7	Singapore	36	24.66	260	284.66	0.57%

**Table 2:** Total compliance time and cost to import per shipment (2018)

\* Source: WB (2019a).

\*\*According to equation 13.

The importation of goods through South Africa imposes a TCCM rate of 1.67% of the value of the imported goods (Table 2, row 5, column 5). Inland SACU countries and Namibia impose a further cost as the goods are imported there. For Botswana, the additional compliance costs are equal to 0.34% of the value of the goods. Due to recent trade facilitation reforms, Botswana has

the lowest second-stage importation costs among inland SACU countries (WB, 2018a; WB, 2019b and 2019c). Namibia, Eswatini, and Lesotho have additional customs compliance costs of 0.43%, 0.43%, and 0.49%. The combined rates of the TCCMs imposed on South Africa, and the ultimate country of importation are reported in Table 3, column 2.

The combined compliance costs are lowest for goods imported by and remaining in South Africa, at 1.67%. For inland countries, the rate of compliance costs ranges from 2.01% in Botswana to 2.16% in Lesotho. A small amount of goods is imported via the port in Namibia, mainly used to export raw materials. However, it is relatively efficient, with custom compliance costs for Botswana of 0.77% (i.e., 0.34% + 0.43%) and only 0.43% for Namibia (Table 3, column 3). However, shipping costs to Namibia, with its small amounts of cargo, will generally be higher than shipping via South Africa, except for a selected number of high-volume raw materials.

In summary, there are three possible avenues for importing goods into a SACU country. First, goods may come directly into the country as either air shipments or direct imports by South Africa and Namibia. The rates of compliance costs for these importations are shown in Table 3, column 1. Second, goods can first be imported into South Africa and then shipped to a second country. The rates of compliance costs for these imports are reported in Table 3, column 2. Finally, a small amount of goods is imported into Botswana via ports or airports in Namibia.

Country	$[TC^M]$	$[TC_e^M],$	$[TC_e^M],$
		compared to BWA &	compared to BWA &
		MOZ	SNG

Table 3: Estimates of the actual rate of cost to import and estimated rate of excess cost to import\*

		Individua	Total cost	Individua	Total cost	Individual	Total cost
		1	(passing	1	(passing	country's	(passing
		country's	through	country's	through	borders	through
		borders	ZAF)	borders	ZAF)	cost	ZAF)
		cost		cost			
		1	2	3	4	5	6
1	Botswana	0.34%	2.01%	0.00%	0.72%	0.00%	1.10%
2	Namibia	0.43%	2.10%	0.09%	0.81%	0.09%	1.19%
3	Eswatini	0.43%	2.10%	0.09%	0.81%	0.09%	1.19%
4	Lesotho	0.49%	2.16%	0.15%	0.87%	0.15%	1.25%
5	South Africa	1.67%	1.67%	0.72%	0.72%	1.10%	1.10%

\* Source: Authors' calculations

Note: Some of Botswana's imports come via the ports of Namibia. The total rate of cost to import before reform is 0.77% of shipment value, which can be decreased by 0.09% with any reform, as the Namibian trade costs are assumed to be reduced to that of Botswana.

 $[TC^{M}]$ , Total rate of cost to import, before reforms

 $[TC_e^M]$ , Total excess rate of cost to import

BWA, Botswana; MOZ, Mozambique; SNG, Singapore; ZAF, South Africa

For all countries, a degree of customs compliance costs is necessary to ensure the security and health of residents. However, several reforms have taken place worldwide that have greatly reduced these costs while improving the overall quality of the services provided by customs and other government organisations dealing with international trade (Peterson 2017; WB, 2019a; TFIG 2020a, 2020b). The two countries in the region that have been most successful in implementing trade facilitation reforms are Mozambique and Botswana. As a result of its reforms, Mozambique has the lowest cost of trading across borders of any coastal country in the region, except Mauritius (WB 2018b, 2019c).

In our analysis, Mozambique and Singapore are chosen as appropriate targets South Africa could reach. At the same time, Botswana is the benchmark for the inland countries of Lesotho and Eswatini, and also for the costs incurred by Namibia to bring goods from South Africa.

Mozambique has a total compliance cost for imports of US\$476.12 (Table 2, row 6), which on average is 0.95% of the value of a shipment of imported goods. It is clearly much more efficient than South Africa, with a TCCM of US\$833.25 per shipment, a rate of compliance costs of 1.67%

of the value of imported goods. Singapore, a pioneer in trade facilitation reform, has total compliance costs for imports of only US\$284.66 per shipment, equivalent to only 0.57% of the value of each shipment (Table 2, row 7). With its advanced IT industry, sophisticated banking organisations, and highly educated public sector, South Africa should be able to achieve either one of these benchmarks. The same logic applies to the development of a benchmark of costs associated with the second importation of the goods from South Africa to Namibia and the landlocked countries of Lesotho, Eswatini, and Botswana. With its rate of customs compliance costs of only 0.34% of the value of the imported goods, Botswana is the benchmark for the compliance costs for importation from South Africa.

The rates of compliance costs of these benchmark countries are subtracted from the current compliance costs of the SACU countries to estimate the potential efficiency gains of trade facilitation reforms. These are presented in Table 3, columns 3 and 4, using Mozambique and Botswana as benchmarks. Where Singapore and Botswana are used as the benchmark rates for "normal" rates of trade compliance costs, the potential efficiency improvements are reported in Table 3, columns 5 and 6.

The savings in the cost of imports for SACU from trade facilitation reform range from 0.72% to 0.87% of the value of imports when using Mozambique as the benchmark value for "normal" compliance costs, and between 1.10% and 1.25% when Singapore is used.

The economic efficiency impacts of trade administration reforms expressed by equations 3, 4, 5, and 7 for imports are presented in Table 4, columns 2, 3, 4, and 6, respectively.

	Country	$[\Delta M_1$	$[\Delta W_1]$	$[[\Delta W_2]]$	$[\Delta W_e]$	[(ΔM <sub>2</sub> )/	$[\Delta W_t]$	$[\Delta W_e/$
		/M4]	(millions	(millions	(millions	M4]	(millions	$\Delta W_t$ ]
			2018 US\$)	2018 US\$)	2018 US\$)		2018 US\$)	
		1	2	3	4=2+3	5	6	7=4/6
	South Africa							
1	(compared to	0.91%	834.6	52.9	887.4	5.88%	158.3	5.6
	MOZ)							

Table 4: Economic welfare effects of the total excessive compliance cost of import and tariff

	SACU							
	(compared to							
	BWA &							
2	MOZ)	0.87%	919.7	56.5	976.1	5.63%	168.5	5.8
	South Africa							
	(compared to	1.40%	1282.0	84.3	1366.3	5.88%	158.3	8.6
3	SNG)							
	SACU							
	(compared to							
	BWA &							
4	SNG)	1.34%	1,407.7	89.9	1,497.6	5.63%	168.5	8.9

 $[\Delta M_1 / M_4]$ , the Percentage change in import volume from removing excessive cost to import  $[\Delta W_1]$ , Direct economic gain from removing excessive economic resources used for importation

 $[\Delta W_2]$ , Economic gain from removing TC.<sup>*M*</sup><sub>*e*</sub>, (while there is a tariff), due to the increase in import

 $[\Delta W_e]$ , Total economic gain from removing TC.<sup>M</sup><sub>e</sub>

 $[(\Delta M)_2/M_4]$ , the Percentage change in import volume by eliminating tariff

 $[\Delta W_t]$ , Economic gain from removing tariff, from an increase in import

 $[\Delta We / \Delta W_t]$ , Ratio of total economic gain of removing TC.<sup>*M*</sup><sub>*e*</sub> to that of eliminating tariffs

As shown in Table 4, column 1, removing the excess compliance costs would lead to an increase in the quantity of imports demanded across the SACU countries of between 0.87% and 1.34%, and in South Africa of between 0.91% and 1.40%. In terms of the percentage response, the biggest impact is on the imports of South Africa.

The estimated gain to SACU countries in economic welfare from reducing transactions cost of importing is shown in Table 4, column 2, rows 2 and 4. The range in the present value of the gain in economic welfare is between US\$919.7 million and US\$1,407.7 million annually for the current level of imports (estimated using equation 3). An additional gain in economic welfare occurs with the increase in the level of imports. The incremental gain in economic welfare is between US\$56.5 million and US\$89.9 million annually. Combining these, the annual gain in economic welfare (Table 2, column 4, rows 2 and 4) is estimated at between US\$976.2 million and US\$1497.6 million. For South Africa alone, the estimated annual gain would be between US\$887.4 million and US\$1,366.3 million. That means more than 90% of the total economic gains to SACU would accrue to South Africa.

A perspective of the relative size of the benefits of reforming the trade administration could be gained by comparing these values with the gain in welfare if all import tariffs were eliminated. Because the weighted average tariff rates (Table 1, column 3) are larger than the size of the potential rates of proposed reductions of trade transactions costs (Table 3, columns 3 to 6, the

impact on the quantity of imports demanded in SACU is larger, at 5.63% versus 0.87-1.34%. However, the estimated value of the traditional measure of the deadweight loss reduction from the complete elimination of the import tariffs (equation 7) is reported in Table 4, column 6. The annual economic welfare gain amounts to only US\$168.5 million. Approximately 94% of annual economic welfare gain resulted from the complete elimination of the import tariffs would accrue to South Africa (US\$158.3 out of US\$168.5). This estimate is consistent with that of Guei et al. (2017), who found that the economic welfare gain from the FTA between South Africa and the EU would be approximately US\$134 million per year. The reform of the import administration level would yield the countries of SACU between 5.8 and 8.9 times as much economic gain (Table 4, column 7). As was shown in Figure 1, the fundamental cause of this huge difference in the current level of economic efficiency losses is that the tariff only creates a triangle of economic inefficiency (triangle GCD, in figure 1) due to the reduction in consumer demand for importables and the stimulation of the supply of importables. Most of the price impact of tariffs is borne by consumers through the payment of increased tariff revenues to the government. These tax revenues are not economic welfare costs but represent a fiscal transfer. This contrasts with the excess trade compliance costs that in their entirety reflect an economic resource cost to the country(area EHIG in figure 1).

#### Trade compliance costs of exporting

To estimate the economic benefits from the reform on the SACU countries' export administration system that would reduce the compliance costs, we have used equations 8 to 12. The required data are the level of exports, supply elasticities of exports (Table 1), and estimates of export compliance costs (Table 5).

In the case of exports, we suggest a little potential for reform in Eswatini, Lesotho, and Botswana. According to World Integrated Trade Solution published by the World Trade Organization (WTO, 2015), more than 90% of Botswana's exports and 37.78% of Namibia's exports are diamonds. We assume that the remaining 10% of Botswana's exports are exported via South African to third countries and will be included in South Africa's exports. If these exports are simply sold in South Africa as regionally traded goods, we exclude any potential benefits from reforming Botswana's export administration system. The exports of Eswatini and Lesotho are almost all in the first instance exported to South Africa (Sacolo, Mohammed & Dlamini, 2018). Hence, they are treated in the same manner as non-diamond exports from Botswana. Namibia has its own ports, which are mainly used for shipping its non-diamond exports. Hence, it is assumed that all Namibia's

non-diamond exports are shipped from its ports. It is the export compliance costs of non-diamond exports that are measured by the Doing Business surveys. Thus, we apply these costs to Namibia's non-diamond exports (WB, 2019b). Our analysis, therefore, focuses on the potential economic benefits of trade facilitation reform of the export administration systems of Namibia and South Africa.

 Table 5: Total compliance time and cost to export (2018) and estimated rate of excess cost

 compared to benchmark costs

	Country	Total	Cost of	Total	Total	$[TC^X]$	$[TC_e^X],$	$[TC_e^X],$
		complianc	capital'	direct	complianc		compared	compared
		e time to	S	complianc	e cost to		to MOZ	to SNG
		export	locked	e cost to	export			
		(hours)*	time	export	(US\$)			
			(US\$)*	(US\$)**				
		1	2	3	4=2+3	5	6	7
1	Namibia	210	143.84	1092.5	1,236.34	2.47%	0.81%	1.71%
2	South Africa	160	109.59	1312	1,421.59	2.84%	1.18%	2.08%
3	Mozambique	102	69.86	761.7	831.56	1.66%	Benchmark	Benchmark
4	Singapore	12	8.22	372	380.22	0.76%	Benchmark	Benchmark

\* Source: WB (2019a)

\*\* According to equation 13.

The total compliance cost to export is the aggregation of the total value of the time costs and the direct costs associated with merchandise exportation from SACU countries (Table 5, columns 1 to 4). The compliance costs associated with the administration of exports expressed as a percentage of a standard shipment of US\$50,000 value, TC<sup>X</sup>, is reported in column 5: 2.47% for Namibia and 2.84% for South Africa. The corresponding benchmark rates of export compliance costs (Table 5, rows 3 and 4) for Mozambique and Singapore are 1.66% and 0.76%, respectively, of the shipment value of export.

Subtracting these benchmark rates for the normal compliance costs of exporting from the current rates of compliance costs for Namibia and South Africa gives the rates of excess compliance costs  $(TC_e^X)$  (Table 5, columns 6 and 7). These are the target of the proposed trade facilitation reforms.

Notes:  $[TC^{\bar{X}}]$  stands for the total rate of compliance cost to export as a percentage of shipment value.  $[TC._{e}^{X}]$  stands for the total excessive rate of cost to export compared to Mozambique (MOZ)/ Singapore (SNG)

The potential reform savings for Namibia are 0.81% to 71% and South Africa 1.18% to 2.08% of the value of exports. These rates can be considered a tax on exports from SACU countries that finances the administrative inefficiency of processing the paperwork to facilitate the administration of the export of commodities.

The first step in analysing the impact of the reform is to see how exports would increase if the exports' compliance costs were reduced to the level of those exporting through Mozambique and Singapore. This is estimated using equation 9, along with the export supply elasticities and the volumes of exports of Namibia and South Africa (Table 1). The results are reported in Table 6, column 1. It is estimated that reform of the export process would increase the volume of exports by 1.03% to 1.83%.

	Country	$[\Delta X_1 / X_3]$	$[\Delta W_3]$ (millions 2018 US\$)	$[\Delta W_4]$ (millions 2018 US\$)	$[\Delta W^X]$ (millions 2018 US\$)
		1	2	3	4=2+3
1	Namibia (compared to MOZ)	0.87%	35.05	0.15	35.21
2	South Africa (compared to MOZ)	1.04%	1181.69	6.14	1187.83
	SACU				
3	(compared to MOZ)	1.03%	1216.75	6.29	1223.03
	Namibia				
4	(compared to SNG)	1.83%	74.14	0.68	74.82
	South Africa				
5	(compared to SNG)	1.83%	2085.63	19.11	2104.75
	SACU				
6	(compared to SNG)	1.83%	2159.77	19.79	2179.57

Table 6: Economic effects of excess compliance cost to export

 $[(\Delta X)_1 / X_3]$ , the Percentage change in export volume from removing excessive export compliance costs  $[\Delta W_3]$ , Direct economic gain from reducing export excessive transactions costs

 $[\Delta W_4]$ , Economic gain caused by removing excess compliance costs and export expansion

 $[\Delta W^{X}]$ , Total economic gain from reducing export excessive compliance

In total, the estimated economic savings in compliance costs imposed by the trade administration are between US\$1,223.0 million and US\$2,179.6 million annually, based on the benchmark costs of Mozambique and Singapore, respectively. The contribution of Namibia to these overall efficiency gains is relatively small, at only 3% of the total gain in economic welfare.

The economic efficiency gained from a reduction of trade compliance costs of both imports and exports to the level of that of Mozambique would amount annually to approximately US\$2.2 billion (Table 7). If Singapore is used as the benchmark, the annual gains would be about US\$3.7 billion (2018 prices). In terms of relative magnitude to other macroeconomic variables, the annual gain that could be made through this reform would be 0.54 to 0.90% of the combined GDP of the SACU countries. South Africa and the other countries of SACU are wasting resources of more than half a percent of their combined GDP each year from an unnecessarily inefficient system for imports and export clearances and imposing a cost on consumers. Without the proposed reforms, the welfare of the region is reduced annually by these amounts.

		[∆We] (millions 2018 US\$)	$\left[\Delta W_e / GDP\right]^*$	[ΔWe / EDUzaf] <sup>**</sup>	[ΔWe / HLHzaf]*	[ΔW/ Ass]****	$[\Delta W_e/\Delta W_t]$
		1	2	3	4	5	5
1	South Africa (compared to MOZ)	2075.24	0.56%	9.15%	12.95%	2.27	13.11
2	Total sum in SACU (compared to MOZ)	2,199.18	0.54%	8.73%	12.36%	1.55	13.05
3	South Africa (compared to SNG)	3471.06	0.94%	15.30%	21.67%	3.79	21.93
4	Total sum in SACU (compared to SNG)	3,677.21	0.90%	14.60%	20.67%	2.59	21.82

 Table 7: Economic effects of tariff and total excess compliance cost of the trade

<sup>\*</sup> Cumulative SACU countries' GDP in 2018 was US\$408,921 million (WB, 2019b)

\*\* EDU<sub>ZAF</sub>, South African government expenditure on education (2018) 6.16% of its GDP (WB, 2019b)

\*\*\*\* HLH<sub>ZAF</sub>, South African government expenditure on health (2017) 4.35% of its GDP (WB, 2019b)

 $[\Delta W_e]$ , Total economic gain from the elimination of excess trade compliance costs (CC) (while there is tariff) \*\*\*\*Ass, Net official development assistance received by each country (World Bank, 2019b) as a ratio of its GDP. The assistance received by South Africa amounted to US\$915 million, and the aggregated assistance received by SACU countries was US\$1419 million.

[ $\Delta W_e$ / GDP], Total economic gain from reduced excess trade CC as a percentage of GDP

 $[\Delta W_e/EDU_{ZAF}]$ , ratio of  $\Delta W_e/GDP$  to  $EDU_{ZAF}$ 

 $[\Delta W_e/ HLH_{ZAF}]$ , ratio of  $\Delta W_e/ GDP$  to  $HLH_{ZAF}$ 

[ $\Delta W_e / \Delta W_t$ ], Ratio of total economic gain from reduced excessive trade CC to that of eliminating duty

MOZ, Mozambique; SNG, Singapore

The governments of the SACU countries are strongly committed to the education of their young populations and spend approximately 6.2% of their GDP on public education services. This rather

simple reform of customs and port procedures would yield a benefit to these countries of 8.7% to 14.5% of their total current expenditures on education. Comparing the annual gain from this reform to the South African government's average expenditure on health (4.35%) shows that this single reform would save the country from 12.36% to 20.67% of government health expenditure.

A major concern with the imposition of import tariffs among economists and policymakers discussing SACU's tariff policies has been the magnitude of the efficiency costs they create (Edwards & Lawrence, 2008). Table 7, column 5, shows a comparison of the relative values of the economic efficiency that could be gained from reforming the management of international trade flows ( $\Delta W_e$ ) to the economic efficiency gained from a complete elimination of all import tariffs ( $\Delta W_t$ ) (Table 4, column 6). The total potential welfare gain for the SACU economic community can also be compared to the total "net official development assistance received" (US\$1419 million) in 2018. This comparison indicates that economic welfare gain could be achieved through the reforms on facilitation of the trade across borders is 1.6 to 2.6 times greater than the value of loans and grants received by SACU member countries (Table 7, Column 6). This ratio is even higher for South Africa that is around 2.3 to 3.8 times greater than the net official development assistance. The result is that the economic inefficiency cost of the excess compliance costs is between 13 and 22 times the estimated economic inefficiency cost of SACU's tariff regime.

# **Conclusion and policy implications**

The economic gains from reducing the excess border compliance and documentary compliance costs for imports and exports are substantial, amounting to 0.54% to 0.90% of SACU countries GDP annually. Reforming these administrative practices would provide South African residents with about 95% of the\_possible\_benefits of the whole SACU. For South Africa alone, the gain from reducing these excess compliance costs would be worth between US\$2,075 million and US\$3,471 million. By way of comparison, the costs of implementing major trade facilitation reforms to reduce these border and documentary compliance costs are trivial. For example, the cost of setting up a single window in Kenya was US\$14.7 million.

For South Africa, the economic welfare changes from reducing the excessive trade compliance costs are between US\$2.1 billion and US\$3.5 billion. The gain for each of the other SACU members in the case of reduction in import compliance costs is as follows; Botswana US\$31 to

US\$48 million, Namibia US\$29 to US\$42 million, Eswatini US\$17 to US\$25 million, Lesotho US\$12 to US\$17million. While for South Africa is US\$887 to US\$1366 million.

South Africa is the one that achieves much of the gains. However, more than 85% of the welfare gains that can be achieved for these countries are achievable through the decrease in trade compliance costs of South Africa. This demonstrates the importance of South African's trade facilitation for welfare to improve whole members of SACU.

The cost to Singapore of setting up their Trade Net system was well below US\$50 million in 2019 prices, and the annual operating costs are between US\$195,000 and US\$1.2 million (Jenkins, 1996; Yeow, 1996; Valensisi et al., 2016). Given the worldwide experience in developing and developed countries implementing such trade facilitation measures, there is little risk of failure in IT-rich South Africa. Few reforms are available to any country that would yield such widespread economic benefits, from significantly reducing the costs of intermediate inputs and consumer goods to stimulating international trade flows of exports and imports. Failure to proceed quickly with such reforms inflicts costs that SACU countries can ill afford.

The most important changes needed to realize these cost savings are, first and foremost, a Single Window administrative structure. This can be paired with risk-based customs checks, trade logistics system upgrades, regional administrative coordination, and trade stakeholder preparation and consultation.

A strong trade facilitation plan is the best way to reduce obstacles by deepening the adoption of regional trade agreements in SACU. This could lead to greater economic integration among SACU countries.

The SACU members' failure to improve costs and leverage has been a major hurdle in bringing about trade facilitation reforms. Reforming customs administrations is notoriously difficult. Corruption in such organizations and powerful unions serving port employees have often defied the institutional reforms needed to introduce modern structures. Often, reforms necessitate modern information technologies, which existing administrators and employees will not be familiar with.

Given the magnitude of the possible gains, future studies should concentrate on the study of transition adoption. Future research could also investigate how such measures should be implemented to promote public interest from existing ineffective procedures. Finally, the effective reforms' implementation methods should be analyzed so that a clearer understanding of the political economy of trade facilitation reform can be established.

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Appendix 1:

Variable	Definition	Source

$Q_3^X$	Exports, FOB (US Dollars, Millions)	IMF Database, Direction of Trade Statistics		
$Q_4^M$	Imports, CIF (US Dollars, Millions)	IMF Database, Direction of Trade Statistics		
GDP	Gross Domestic Production (Current US Dollars, Millions)	World Bank, World Development Indicators		
t	Weighted average import tariff rates, all products (%)	World Bank, World Development Indicators		
EDU <sub>ZAF</sub>	Government expenditure on education, total (% of GDP)	World Bank, World Development Indicators		
HLH <sub>ZAF</sub>	Government expenditure on health, total (% of GDP)	World Bank, World Development Indicators		
Ass	Net official development assistance	World Bank, World Development Indicators		
TIMB/ TEXB	Time to import/ export: Border compliance (hours)	World Bank, Doing Business: Trading Across Borders Indicators		
TIMD/ TEXD	Time to import/ export: Documentary compliance (hours)	World Bank, Doing Business: Trading Across Borders Indicators		
CIMB/ CEXB	Cost to import/ export: Border compliance (USD)	World Bank, Doing Business: Trading Across Borders Indicators		
CIMD/ CEXD	Cost to import/ export: Documentary compliance (USD)	World Bank, Doing Business: Trading Across Borders Indicators		
ε <sup>X</sup>	Import demand elasticity	Ghodsi et al. (2016)		
$\epsilon^{M}$	Export supply elasticity	Tokarick (2014)		