



SUPPLEMENT

TO THE

NEW ZEALAND GAZETTE

OF

THURSDAY, 16 DECEMBER 1982

Published by Authority

WELLINGTON: THURSDAY, 23 DECEMBER 1982

Import Control Exemption Notice (No. 24) 1982

PURSUANT to regulation 17 of the Import Control Regulations 1973*, the Minister of Trade and Industry hereby gives notice as follows.

1. (a) This notice may be cited as the Import Control Exemption Notice (No. 24) 1982.

(b) This notice shall come into force on the 1st day of January 1983.

2. Goods of the classes specified in the First Schedule hereto, imported from and being the produce or manufacture of any country, are

hereby exempted from the requirement of a licence under the said regulations.

3. Goods of the classes specified and for the purposes of the Customs Tariff falling within the Tariff items in the Second Schedule hereto. imported from and being the produce or manufacture of Australia, are hereby exempted from the requirement of a licence under the said regulations.

4. The exemptions from the requirement of a licence under the said regulations in respect of the goods of the classes set forth in the Third Schedule hereto, included in the exemption notices shown in the Third Schedule, are hereby withdrawn.

FIRST SCHEDULE EXEMPTIONS CREATED

Tariff Item 70.05.000.01B Ех 70.05.000.09н 70.08.001.09E 70.08.009.09F

98.03.002

Ex 98.03.009 Ex 98.03.012 Ex 98.03.018 Classes of Goods

Unworked drawn or blown glass, in rectangles (other than unworked drawn or blown clear glass sheets of 1.8 mm

Safety glass consisting of laminated glass, shaped or not

Ball point pens and porous tipped pens and markers, with an f.o.b. value of 75c or more per pen or marker

SECOND SCHEDULE **EXEMPTIONS CREATED**

Tariff Item

Classes of Goods

Goods imported from and being the produce or manufacture of Australia: Porous tipped pens and markers (with an f.o.b. value of less than 75c per pen or marker)

Ex 98.03.012

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Ex 60.04.052 Ex 60.04.071 Ex 60.04.072

Ex 60.05.061 to Ex 60.05.142 Ex 60.06.029 60.04.063 60.04.064 60.06.018

Ex 61.02.002 to Ex 61.02.071

Ex 61.04.022 Ex 61.11.009.19G

Ex 85.12.019.51A

THIRD SCHEDULE **EXEMPTIONS WITHDRAWN**

Tariff Item	Classes of Goods	Date of Exempting Notice
Ex 70.05.000	Unworked drawn or blown glass, in rectangles (other than unworked drawn or brown clear glass sheets of 1.8 mm to 6.5 mm)	16 March 1978 (Supplement to the Gazette of 30 March 1978)
Ex 70.08.001 Ex 70.08.009	Safety glass consisting of laminated glass, shaped or not	16 March 1978 (Supplement to the <i>Gazette</i> of 30 March 1978)
98.03.002 Ex 98.03.009 98.03.012 Ex 98.03.018	Ball point pens and porous tipped pens and markers, with an f.o.b. value of 75c or more per pen or marker	18 August 1982 (Gazette of 26 August 1982)

Dated at Wellington this 20th day of December 1982.

HUGH TEMPLETON, Minister of Trade and Industry.

*S.R. 1973/86

Import Control Exemption Notice (No. 23) 1982

PURSUANT to regulation 17 of the Import Control Regulations 1973*, the Minister of Trade and Industry hereby gives notice as follows:
1. (a) This notice may be cited as the Import Control Exemption Notice (No. 23) 1982.
(b) This notice shall come into force on the 1st day of January 1983.
2. Goods of the classes specified and for the purposes of the Customs Tariff falling within the Tariff items in the First Schedule hereto,

imported from and being the produce or manufacture of any country, are hereby exempted from the requirement of a licence under the

said regulations.

3. Goods imported from Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade and Economic Cooperation Agreement (SPARTECA) of the classes specified in the Second Schedule hereto, are hereby exempted from the requirement of a
licence under the said regulations.

4. The exemptions from the requirement of a licence under the said regulations in respect of the goods of the classes set forth in the Third Schedule hereto, included in the exemption notices shown in the Third Schedule are hereby withdrawn.

5. The exemption from the requirement of a licence under the said regulations in respect of the goods of the classes set forth in the Fourth Schedule hereto, imported from and being the produce or manufacture of Australia, included in the exemption notice shown in the Fourth Schedule is hereby withdrawn.

6. The exemption from the requirement of a licence under the said regulations in respect of goods imported from Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade and Economic Co-operation Agreement (SPARTECA) of the classes specified in the Fifth Schedule hereto, included in the exemption notice shown in the Fifth Schedule is hereby withdrawn.

FIRST SCHEDULE

	EXEMPTIONS CREATED
Tariff Item	Classes of Goods
0.07.008.11F	Lime juice, whether or not containing sugar, in bulk containers

20.07.033.11L Ex 21.07.018.01A Ex 21.07.018.49F Special food preparations for dietetic purposes, as approved by the Minister of Customs as admissible in terms of Part II of the Customs Tariff Gloves, mittens and mitts, other than work, ski or motor-cycle

Ex 43.03.011 Ex 43.04.011 Ex 59.02.002.09B Ex 59.02.009.09G Ex 59.02.017 Felts and belts, all kinds, for paper making and similar machines, approved by the Minister of Customs as admissible under Part II of the Customs Tariff (excluding those of Tariff Heading No. 59.17) Ex 60.04.041 to

Clothing and other articles of Tariff Chapter 60 suited for wear by babies and young infants, of kinds and sizes approved by the Minister of Customs as admissible under Part II of the Customs Tariff or as may be specified by the Minister of Trade and Industry or by the holder of the office of Assistant Secretary (Industries) in the Department of Trade and Industry

Babies' napkins

Articles of textile when declared:

(a) by a manufacturer for use by him only in the manufacture and repair of saddlery;
(b) by an importer that they will be sold only to manufacturers for use in the manufacture and repair of saddlery.
Clothing and other articles of Tariff Chapter 61 suited for wear by babies and young infants, of kinds and sizes approved by the Minister of Customs as admissible under Part II of the Customs Tariff or as may be specified by the Minister of Trade and Industry or by the holder of the office of Assistant Secretary (Industries) in the Depart-

Ex 61.04.003 to Ex 61.04.012 ment of Trade and Industry Ex 61.04.021

Evaporators and condensers for domestic refrigerators

Ex 84.15.001.29B Ex 85.12.011.01D Microwave ovens

SECOND SCHEDULE

EXEMPTIONS CREATED

Tariff Item Classes of Goods

Goods imported from Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade and

Economic Co-operation Agreement (SPARTECA) and being:

(a) Wholly obtained (as defined in regulation 72C of the Customs Regulations 1968) in Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade and Economic Co-operation Agreement; or

(b) Partly manufactured in Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade

and Economic Co-operation Agreement; where

(i) The final process of manufacture has been performed in such countries; and
(ii) That in respect of the goods at least one-half, or such lower figure as the Minister of Customs may determine, of their factory or works cost (as defined in regulation 73 of the Customs Regulations 1968) is represented in each article by the value of material the origin of such countries and/or New Zealand and/or other items of factory or works cost incurred in such countries or in New Zealand;

EXEMPTIONS CREATED—continued

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Tariff Item
                                                                                      Classes of Goods
                       OTHER THAN THE FOLLOWING:
 Ex 07.01.011
                       Tomatoes, fresh or chilled
     07.01.051
                       Capsicums, fresh or chilled
                      Passionfruit (whether or not cooked), preserved by freezing, not containing added sugar
     08.10.001
 12.01.000.11A
15.07.021
20.03.001
                       Coconut (copra) oil, crude, refined, or purified
                      Passionfruit, preserved by freezing, containing added sugar
     20.06.081
20.07.007
                      Pineapples
                      Fruit juices (including grape must) and vegetable juices, whether or not containing added sugar, but unfermented and
 20.07.008.01J
20.07.008.21c
                         not containing spirits, viz:
                         Pineapple juice;
                         Orange juice;
Lime juice;
     20.07.013
 20.07.033.01c
                         Grapefruit juice; and Passionfruit juice
 20.07.033.21н
  20.07.033.29c
     20.07.037
20.07.044
     20.07.048
20.07.058
20.07.071
20.07.072
20.07.078
 21.07.018.38L
Ex 60.02.000
                       Coconut cream
                      Knitted and crocheted articles, (other than for wear by babies and young infants)
 Ex 60.03.001
 Ex 60.03.002
     60.03.021
     60.03.022
Ex 60.03.032
Ex 60.03.033
     60.03.041 to
    60.03.062
60.04.003 to
60.04.032
Ex 60.04.041 to
 Ex 60.04.052
Ex 60.04.063
Ex 60.04.064
60.05.003 to
60.05.054
Ex 60.05.061 to
Ex 60.05.142
Ex 60.06.012
Ex 60.06.021
Ex 60.06.029
    61.01.002 to 61.01.042
                      Articles of apparel and clothing accessories of textile fabric, other than knitted or crocheted goods (not including
                        goods suited for wear by babies and young infants)
Ex 61.02.002 to
Ex 61.02.071
    61.03.003 to
     61.03.012
Ex 61.03.021
Ex 61.03.022
Ex 61.04.003 to
Ex 61.04.012
Ex 61.04.021
Ex 61.04.022
61.05.000
Ex 61.06.000
    61.07.001 to
    61.09.009
Ex 61.10.001
    61.10.009
    61.11.005
    61.11.009
64.01.001 to
64.01.012
Ex 64.01.018
Ex 64.01.019
Ex 64.01.031 to
                      Footwear and parts thereof
Ex 64.01.039
64.02.011
Ex 64.02.018
Ex 64.02.019
64.02.021
64.02.022
Ex 64.02.023
Ex 64.02.029
    64.03.011
    64.03.012
Ex 64.03.018
Ex 64.03.019
Ex 64.04.011 to
Ex 64.04.019
    64.05.000
Ex 64.06.009
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THIRD SCHEDULE EXEMPTIONS WITHDRAWN

EXEMPTIONS WITHDRAWN				
Tariff Item	Classes of Goods	Date of Exempting Notice		
20.07.012.11c 20.07.032.11D	Lime juice, whether or not containing sugar, in bulk containers	16 December 1980 (Supplement to the Gazette of 22 Decem-		
Ex 21.07.019.01H Ex 21.07.019.49B	Special food preparations for dietetic purposes, approved by the Minister of Customs as admissible in terms of Part II of the Customs Tariff	ber 1980) 16 December 1980 (Supplement to the <i>Gazette</i> of 22 December 1980)		
Ex 59.02.002.09B Ex 59.02.009.09G Ex 59.02.018.19C	Felts and belts, all kinds, for paper making and similar machines, approved by the Minister of Customs as admissible under Part II of the Customs Tariff (excluding those of Tariff Heading No. 59.17)	26 May 1980 (Gazette of 29 May 1980)		
Ex Tariff Chapter 60	Clothing and other articles of Tariff Chapter 60 suited for wear by babies and young infants, of kinds and sizes approved by the Minister of Customs as admissible under Part II of the Customs Tariff or as may be specified by the Minister of Trade and Industry or by the holder of the office of Assistant	26 May 1980 (Gazette of 29 May 1980)		
Ex 60.06.019	Secretary (Industries) in the Department of Trade and Industry Articles of textile when declared: (a) by a manufacturer for use by him only in the manufacture and repair of saddlery:	26 May 1980 (Gazette of 29 May 1980)		
	(b) by an importer that they will be sold only to manufacturers for use in the			
Ex Tariff Chapter 61	manufacture and repair of saddlery Clothing and other articles of Tariff Chapter 61 suited for wear by babies and young infants of kinds and sizes approved by the Minister of Customs as admissible under Part II of the Customs Tariff or as may be specified by the Minister of Trade and Industry or by the holder of the office of Assistant Secretary (Industries) in the Department of Trade and Industry	26 May 1980 (Gazette of 29 May 1980)		
Ex 84.15.000.29F	Evaporators and condensers for household refrigerators	11 March 1980 (Supplement to the Gazette of 27 March		
Ex 85.12.009.41j	Microwave ovens	1980) 8 March 1982 (Supplement to the Gazette of 1 April 1982)		
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	FOURTH SCHEDULE EXEMPTIONS WITHDRAWN			
Tariff Item	Classes of Goods	Date of Exempting Notice		
Ex 98.03.018	Goods imported from and being the produce or manufacture of Australia: Porous tipped pens and markers with an f.o.b. value of less than 75c per pen or marker	16 September 1982 (Gazette of 23 September 1982)		
	FIFTH SCHEDULE			
	Exemptions Withdrawn			
Tariff Item	Classes of Goods Goods imported from Pacific Forum Island Countries that are signatories to the S Economic Co-operation Agreement, (SPARTECA) and being:	South Pacific Regional Trade and		
	 (a) Wholly obtained (as defined in regulation 72c of the Customs Regulations 1968) in Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade and Economic Co-operation Agreement; or (b) Partly manufactured in Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade and Economic Co-operation Agreement; where (i) The final process of manufacture has been performed in such countries; and (ii) That in respect of the goods at least one-half, or such lower figure as the Minister of Customs may determine, of their factory or works cost (as defined in regulation 73 of the Customs Regulations 1968) is represented in each article by the value of material the origin of such countries and/or New Zealand and/or other items of factory or works cost incurred in such countries or in New Zealand; 			
Ex 07.01.011	OTHER THAN THE FOLLOWING: Tomatoes, fresh or chilled			
07.01.051 Ex 08.10.000.21L	Capsicums, fresh or chilled Passionfruit (whether or not cooked), preserved by freezing, not containing added	sugar		
12.01.000.11A 15.07.021 20.03.001	Copra Coconut (copra) oil, crude, refined, or purified Passionfruit, preserved by freezing, containing added sugar			
20.06.081 20.07.007 20.07.012.01F	Pineapples Fruit juices (including grape must) and vegetable juices, whether or not containing a not containing spirit, viz:	added sugar, but unfermented and		
20.07.012.01F 20.07.012.21L 20.07.012.31H 20.07.032.01G	Pineapple juice Orange juice Lime juice			
20.07.032.21A 20.07.032.31J 20.07.032.41F	Grapefruit juice; and Passionfruit juice			
20.07.044 20.07.048 20.07.058 20.07.071				
20.07.073 21.07.019.38G Ex 60.02.000	Coconut cream Knitted and crocheted articles of apparel, (other than for wear by babies and your	ng infants)		
Ex 60.03.001 Ex 60.03.002 60.03.021		- ,		
60.03.022 Ex 60.03.032				

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EXEMPTIONS WITHDRAWN—continued

Tariff Item Classes of Goods Date of Exempting Notice Ex 60.03.033 60.03.041 to 60.03.062 60.04.003 to 60.04.032 Ex 60.04.041 Ex 60.04.062 yo 60.05.003 60.05.054 to Ex 60.05.061 Ex 60.05.142 to Ex 60.06.019 Ex 60.06.021 Ex 60.06.029 61.01.002 to Articles of apparel and clothing accessories of textile fabric, other than knitted 61.01.042 Ex 61.02.022 Ex 61.02.071 61.03.033 to or crocheted goods (not including goods suited for wear by babies and young infants) 61.03.012 Ex 61.03.021 Ex 61.03.022 Ex 61.04.003 to Ex 61.04.012 Ex 61.04.021 Ex 61.04.022 Ex 61.05.000 Ex 61.06.000 61.07.001 to 61.09.009 Ex 61.10.001 61.10.009 61.11.005 61.11.009 64.01.001 to Footwear and parts thereof 64.01.012 Ex 64.01.018 Ex 64.01.019 Ex 64.01.031 to Ex 64.01.039 64.02.011 64.02.012 Ex 64.02.018 Ex 64.02.019 64.02.021 64.02.021 64.02.022 Ex 64.02.023 Ex 64.02.029 64.03.011 64.03.012 Ex 64.03.018 Ex 64.03.019 Ex 64.04.011to Ex 64.04.019 64.05.000 Ex 64.06.009 Dated at Wellington this 16th day of December 1982.

HUGH TEMPLETON, Minister of Trade and Industry.

*S.R. 1973/86

Direction to Social Security Commission in Respect of Postponement of Commencement of Unemployment Benefit

To the Social Security Commission:

PURSUANT to section 5 (2) of the Social Security Act 1964 (as added by section 3 (1) of the Social Security Amendment Act (No. 2) 1977), I, Venn Spearman Young, the Minister of Social Welfare, hereby direct that, on and after the 1st day of January 1983, the Commission shall exercise its powers under section 60 (4) of the Social Security Act 1964 (as enacted by section 8 (1) of the Social Security Act 1964 (as enacted by section 8 (1) of the Social Security Act 1964 (as enacted by section 8 (1) of the Social Security Act 1964 (as enacted by section 8 (1) of the Social Security Act 1964 (as enacted by section 8 (1) of the Social Security Act 1964 (as enacted by section 8 (1) of the Social Security Act 1964 (as added by section 8 (1) of the Security Amendment Act 1982) in accordance with the following provisions:

1. If an applicant's gross average weekly earnings (including any benefit, other than family benefit, paid under Part I of the Social Security Act 1964) for the period of 12 months preceding the date of receipt of his application were equal to or less than the latest average ordinary time weekly wage plus \$100, those earnings shall be received as being insufficient while the security of the second of the be regarded as being insufficient to enable him to maintain himself and his family (if any) during a period of temporary unemployment, and accordingly the date of commencement of the unemployment benefit shall not be postponed under the said section 60 (4).

2. If any applicant's gross average weekly earnings (including any benefit, other than family benefit, paid under Part I of the Social Security Act 1964) for the period of 12 months preceding the date of receipt of his application is in any of the categories set out in the first column below, the date of commencement of the unemployment benefit shall be postponed under the said section 60 (4) for the period set out in the second column below opposite his income category.

Average Gross Weekly Earnings	Period of Postponement
More than the latest average ordinary time weekly wage plus \$100 and equal to or less than the said weekly wage plus \$150 More than the latest average ordinary time	1 week
weekly wage plus \$150 and equal to or less than the said weekly wage plus \$200 More than the latest average ordinary time	2 weeks
weekly wage plus \$200 and equal to or less than the said weekly wage plus \$250 More than the latest average ordinary time weekly wage plus \$250	3 weeks

- 3. If any applicant maintains that compliance by the Commission with clause 2 hereof would result in undue financial hardship, the Commission shall consider whether or not the applicant should be granted an emergency benefit under section 61 of the Social Security Act 1964 or a special benefit under section 61G of that Act.
- 4. For the purposes of clauses 1 and 2 hereof, the latest average ordinary time weekly wage shall be that disclosed by the latest quarterly employment survey of salaries and wages conducted by the Department of Labour in the month of November or May, as the case may be, immediately preceding the date of receipt of the applicant's salary or wages (including holiday pay) ceased, whichever is the later date.

Dated at Wellington this 15th day of December 1982.

VENN YOUNG, Minister of Social Welfare.

Direction to Broadcasting Corporation of New Zealand in Connection with the Development in New Zealand of a Frequency Modulation (FM) Broadcasting Service

To the Broadcasting Corporation of New Zealand

WHEREAS the Minister of Broadcasting (by a notice which was dated the 27th day of October 1981* and which was given pursuant dated the 2/th day of October 1981 and which was given pursuant to section 68 (1) of the Broadcasting Act 1976) gave the Broadcasting Tribunal notice, inter alia, that it is part of the general policy of the New Zealand Government in relation to broadcasting—

(a) That a frequency modulation (FM) broadcasting service be developed as an integral part of sound-radio broadcasting in New Zealand; and

(b) That frequency modulation (FM) broadcasting be introduced in New Zealand without delays and

in New Zealand without delay; and
(c) That the Broadcasting Corporation of New Zealand should, by the use of frequency modulation (FM) broadcasting, extend its Concert Programme to provincial areas in which radio reception of that programme is not at present satisfactory; and

(d) That the Broadcasting Corporation of New Zealand should, as its resources permit, progressively convert the YC stations (which are the stations from which its Concert Programme is transmitted) to frequency modulation (FM)

broadcasting:

And whereas I have been advised by you that worthwhile progress by you in the development of the YC stations on the basis of frequency modulation (FM) broadcasting can only be assured if some of the costs are offset by commercial YC revenue gained by a combination of sponsorship and a limited level of advertising:

Now, THEREFORE, pursuant to that advice and section 20(1) of the Broadcasting Act 1976 (as enacted by section 4 of the Broad-casting Amendment Act 1982), I, Ian John Shearer, the Minister of Broadcasting,—

(1) Give you notice that it is part of the general policy of the New Zealand Government in relation to broadcasting that the development and operation of the YC stations on the basis of frequency modulation (FM) broadcasting be financed, in part, by the introduction of advertising on the YC stations; and

- (2) In pursuance of the general policy set out in my said notice dated the 27th day of October 1981 to the Broadcasting Tribunal (paragraphs (a) to (d) of which notice are set out in the Preamble to this notice) and in pursuance of the general policy set out in clause (1) of this notice, direct that you, the Broadcasting Corporation of New Zealand, shall-
 - (a) Apply to the Broadcasting Tribunal for warrants for FM stations for the purpose of enabling the coverage of the YC stations to be extended beyond the four main centres and of enabling the progressive conversion of the existing YC stations to FM; and

(b) Without delay make an application to the Broadcasting Tribunal for the amendment of the terms and conditions of the sound-radio warrants that you hold in respect of the

YC stations so that-

(i) Advertising content, of not more than 6 minutes per hour, may be permitted on each of the YC stations; and

(ii) A progressive extension of the hours of transmission over the YC stations may take place with a view to those hours being, at the end of that progression, from 6 a.m. to midnight; and

(iii) Simulcasting (to ensure continuity of service on the existing YC-AM network) may be permitted until the final establishment of the YC-FM network is completed.

Dated this 23rd day of December 1982.

I. J. SHEARER, Minister of Broadcasting.

*Gazette, 1981, p. 2983

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Porirua Licensing Trust

PURSUANT to section 221a (14) of the Sale of Liquor Act 1962, I, Stanley James Callahan, Secretary for Justice, hereby give notice that Judge B. J. McK. Kerr on 20 December 1982, made an order consenting to variations of the usual hours of trading for the licensed premises known as the Porirua Tavern and the Cannons Creek Tavern Porirua Creek Tavern, Porirua.

To the intent that on days other than those on which licensed premises are required to be closed for the sale of liquor to the public the hours for the opening and closing of the premises specified below shall be as follows.

(a) Cannons Creek Tavern. On any New Year's Eve-Opening at 11 o'clock in the morning and closing at 00.30 o'clock on the morning of New Year's Day.

(b) Porirua Tavern:

(i) On any New Year's Eve—Opening at 11 o'clock in the morning and closing at 00.30 o'clock on the morning of New Year's Day.

(ii) On any Friday and Saturday (all bars except Porirua Tavern Lounge Bar)—Opening at 10 o'clock in the morning and closing at 10 o'clock in the evening.

Dated at Wellington this 21st day of December 1982.

S. J. CALLAHAN, Secretary for Justice.

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