

New Zealand Gazette

CUSTOMS EDITION

WELLINGTON: TUESDAY, 27 AUGUST 1996

TARIFF CONCESSION NOTICES

(INCLUDING OTHER NOTICES UNDER THE TARIFF ACT 1988 AND THE CUSTOMS ACT 1966)

CUSTOMS RULES MADE PURSUANT TO SECTION 288 OF THE CUSTOMS AND EXCISE ACT 1996 (Including other Notices)

TARIFF INDUSTRY ASSISTANCE (ADVERTISEMENT) NOTICE NO. 1996/32

Applications Advertised for Objection Closing Date for Objections 17th September 1996

- Notice is hereby given that the following applications have been made in respect of the goods advertised in the Schedule to this notice. Any person wishing to lodge an objection should do so in writing, to the Ministry of Commerce, PO Box 1473, Wellington, Fax 0-4-473-8949 indicated by the reference number, before 17th September 1996. All submissions should include:
 - the Tariff Industry Assistance (Advertisement) Notice number;
 - the Tariff item; and
 - Reference number.
- 2 All submissions from local manufacturers should include:
 - the range of alternative goods made locally;
 - the grounds on which objection is made (including reasons why the local product is a suitable alternative);
 - present and potential output;
 - details of factory cost in terms of materials, labour, overheads, including the proportion of domestic and imported content.
- 3 All submissions objecting to a request for the withdrawal of a concession should include:
 - reasons why the local product on which protection is sought is not a suitable alternative;
 - full technical details of the goods against which tariff protection is sought.
- Where further information is required in order to make a submission an objector should contact the applicant in writing and refer a copy of the enquiry to the Ministry of Commerce quoting the details in paragraph 1 above.

Tariff Item	Description of Goods	Name and Address of Applicant	Part II Ref.	Appn. Ref. No.	*Category of Appn.
309.90.19	Bio-chlor feed additive (glutamic acid fermentation product)	Agri-Feeds Limited PO Box 4180 MOUNT MAUNGANUI	99	993735J	A
506.99.00	Rollataq adbesive (water based)	Larstons Developments Ltd C/- Burnard International Ltd PO Box 53062 AUCKLAND AIRPORT	99	993798G	A
907.20.09	Polyglycol 15-200 (polyoxyalkylene ether)	Swift New Zealand Limited C/- Hammond International Limited PO Box 3349 WELLINGTON	99	993865G	A
919.19.09	Acrylic adhesive strip in rolls (excluding self adhesive tape)	Sellotape Products (NZ) Ltd PO Box 2484 AUCKLAND	99	993296J	A
920.20.09	Three layer cast co-extruded film of EVA/polypropylene/polypropylene, 35 microns thick	Borden Flexipac C/- Bruce W Dunlop & Associates PO Box 65-053 Mairangi Bay AUCKLAND	99	993864J	A
923.90.12	Tubs with lids, rectangular shaped and printed, 250 gram capacity with coloured outer and white inner, formed from three layer polypropylene	New Zealand Dairy Board C/- Trade Consultants (Wgtn) Ltd PO Box 1184 WELLINGTON	99	993860F	A
923.90.12	Tubs with lids, rectangular – 200 gram capacity, unprinted or printed, multi layered of polystyrene EVOH (polyvinyl alcohol/ethylene copolymer), and polythene		99	993861D	A
002.93.09	75% viscose, 25% polyester knitted burn out – 550 metres Polyester/viscose knitted burn out – 3800 metres 100% polyester knitted solid dyed – 6000 metres Polyester/spandex knitted – 5600 metres Cotton/polyester jacquard knitted – 600 metres Polyester/lycra yarn dyed stripe – 500 metres Polyester/lycra burn out – 500 metres 100% polyester jacquard burn out – 1200 metres	Charles Parsons (NZ) Ltd PO Box 38 AUCKLAND	99	993869K	IM
5305.33.90	Polypropylene lenoweave open mesh bags, excluding woven polyproplene bags	Surfseeker Sportswear Ltd C/- Union Transport (NZ) Ltd PO Box 1296 AUCKLAND	99	993872K	A
437.80.00	Casein mill roller mills	Hookham Freight Consultants C/- PO Box 9319 Newmarket AUCKLAND	99	993867C	A
8481.80.19	Engine protection system monitoring any or all of the following: oil pressures, oil temperatures, loss of coolants, coolant temperatures, transmission temperatures, pump pressures	Transit Group Ltd C/- PO Box 1167 AUCKLAND	99	993868A	A

CUSTOMS EDITION

Tariff Industry Assistance (Advertisement) Notice No. 1996/32 - continued

Tariff					Name and Address	Part II	Appn. Ref.	*Category of
Item	Description of Good	ls			of Applicant	Ref.	No.	Appn.
9503.70.00	CURRENT APPRO Stamps and stamp p types and similar		ding se	elf inking stamps) animal, novelty		99	992018J	v
9503.70.00) REOUESTED APPROVAL:								
9503.90.19) Stamps and stamp pad sets (including self inking stamps) animal, nov types and similar		elf inking stamps) animal, novelty	Promotional Partners Pty C/- Tristar Customs & Forwarding Ltd PO Box 73155 AUCKLAND AIRPORT	99	993866E	v		
* Catego	nry of Application	Δ		General Approval				
* Catego	ory of Application:	A CE	<u> </u>	General Approval				
* Catego	ary of Application:	A CE IM	- - -	Capital Equipment	ty to Supply			
* Catego	ary of Application:	CE		Capital Equipment Inputs to Manufacturing - Inabili	ty to Supply			
* Catego	ry of Application:	CE IM		Capital Equipment Inputs to Manufacturing - Inabili Inadequate Production	ty to Supply			
* Catego	ary of Application:	CE IM IP	-	Capital Equipment Inputs to Manufacturing - Inabili			. 4.	
* Catego	ory of Application:	CE IM IP MS	- -	Capital Equipment Inputs to Manufacturing - Inabili Inadequate Production Manufacturers' Samples				
* Catego	ory of Application:	CE IM IP MS RUC	- -	Capital Equipment Inputs to Manufacturing - Inabili Inadequate Production Manufacturers' Samples Revocation of Unused Concession				
* Catego	ory of Application:	CE IM IP MS RUC S	- -	Capital Equipment Inputs to Manufacturing - Inabili Inadequate Production Manufacturers' Samples Revocation of Unused Concession Shortfall	on.			
* Catego	ory of Application:	CE IM IP MS RUC S SS		Capital Equipment Inputs to Manufacturing - Inabili Inadequate Production Manufacturers' Samples Revocation of Unused Concession Shortfall Special Situation	on.			

Dated at Wellington this 22nd day of August 1996.

V.A. MANKS, Ministry of Commerce.

TARIFF CONCESSION APPROVALS, WITHDRAWALS AND DECLINES NOTICE (NO. 32) 1996

- I, Vincent Anthony Manks, Executive Officer, Ministry of Commerce, acting pursuant to section 8 of the Tariff Act 1988 under delegated authority hereby:
- (a) In accordance with Part II of the Tariff approve in respect of the entry of goods listed in the First Schedule to this notice the rates of duty or exemptions from duty specified in that Schedule with effect from the first day of the month so specified; and
- (b) In accordance with Part II of the Tariff approve in respect of the entry of goods listed in the Second Schedule to this notice the exemptions from duty specified in that Schedule with effect from the first day of the month so specified subject however to such purposes and conditions which I prescribe; and
- (c) Withdraw with effect fourteen days from the date of this Gazette, or otherwise at the date so specified, the approvals granted in respect of the entry of goods listed in the Third Schedule to this notice; and
- (d) Decline to approve in respect of the goods listed in the Fourth Schedule to this notice concessions for which application was made.

FIRST SCHEDULE Concessions Approved

		D	D	Part П	Ref.	Effecti	
Tariff		Rates of	•				
 Item	Description of Goods	Normal	Pref.	Ref.	No.	From	T
2106.90.90	Mix (premix) consisting of multi vitamin and/or mineral compound (whether or	Free	Free	99	993085L	12/95	
2100.90.90	not with added protein, herbal extracts or mixtures of chemicals and foodstuffs)	1100	1100	,,))JGGG		••
3506.91.00	Eastobond HL008 and HL0032 hot melt adhesive	Free	Free	99	993744H	7/96	
3917.40.00	Irrigation drippers with inner turbulent flow passage	Free	Free	99	993678F	6/96	
4202.91)	Camera (including video) cases and covers, and cases specially designed	Free	Free	99	993586L	5/96	
4202.91)	for tripods, or motion picture sound, lighting or ancillary equipment				7733302	3,70	•
4202.92)	tor tributes or motion became somet usuand or excussive orientering						
5911.90.01	Non woven rayon sediment pad of a type used as a laboratory filter in the dairy	Free	Free	99	993613A	5/96	
3711,70.01	industry						
6002,30,12	Knitted polyester/spandex with lacquer print	Free	Free	99	993707C	6/96	
Chapter 64	Cleared studded or spiked sports footwear, excluding spiked or studded golf shoes	Free	Free	99	993646H	5/96	
6402.91.19	Dive boots with or without plastic protective insert in sole moulding	Free	Free	99	993704J	6/96	
7214.91.00	Mild steel flat bar to JIS G3101 SS400 of size 25mm x 6mm x 6 metres	Free	Free	99	993711A	6/96	
73.23)	Domestic and household articles of aluminium, stainless steel, chrome or	Free	Free	99	993731F	6/96	
73.24)	chrome plated viz:		1100		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		•
	Baskets						
73.26)							
74.18)	Carving board holders						
74.19)	Cup or glass stands Dish holders						
76.15)	Holders and/or tubes						
76.16)							
83.02)	Hooks						
	Knife holders						
	Lid holders						
	Paper towel holders						
	Racks						
	Roasting dishes with or without lids						
	Towel rings						
	Bath grips						
	Glass and/or toothbrush holders						
	Mirror holders (without mirror)						
	Soap holders						
	Toilet roll holders		-	00	00272017	c mc	
7323.93.00	Stainless steel multi cooker consisting of a 5 litre stockpot, a stainless steel	Free	Free	99	993730H	6/96	•
	colander and stainless steel steamer	_	_		000 (0 (7)		
84.31	Parts of a kind used in the manufacture of garage door openers irrespective of	Free	Free	99	993634D	5/96	•
	tariff classification viz: rollpins, spring clips, circlips, power supply grommet,						
	lamp holder, magnetic wheel, ACC terminals	_	_		****		
8476.89.00	Lottery instant scratch ticket vending machines	Free	Free	99	993741C	7/96	
8479.89.00	Cleaning machine incorporating hot water and detergent wash with final	Free	Free	99	993740E	6/96	
	rinse of bot water and steam	_	_				
8479.89.00	Index tab machine	Free	Free	99	993715D	6/96	•
8484.20.00	Mechanical seals for motor vehicles	Free	Free	99	993677H	1/96	
8517.50.10	Carrier rack modern (operating up to V.32 turbo) including shared diagnostic units,	Free	Free	99	993595K	5/96	
	racks, network interface modules, power supply, shared front panel, speaker panel						
	and fan modules						
8527.12.00)	Radio broadcast receivers	Free	Free	99	990728K	3/91	
8527.13.00)	Explanatory Note:						
8527.19.09)	This concession covers the following types of equipment:						
8527.31.00)	(i) radios, tuners, receivers also known as tuner-amplifiers						
8527.39.00)	(ii) radio cassette recorders/reproducers whether or not combined with a compact						
	disc player, including those known as "ghetto blasters" including their identifiable						
	speakers						
	(iii) a central electronics unit (a combination of radio and/or compact disc player,						
	amplifier, graphic equalizer, tape recorder/reproducer and turntable), whether or						
	not these are contained within a single indivisible housing, and speakers being an						
	identifiable integral part of the unit when imported with the unit			•	000750	200	
8903.99.00	Formula one racing tunnel boat with integral safety cockpit	Free	Free	99	993753G	7/96	
9404.90.00	Incontinence underpads	Free Free	Free Free	99 99	993507L 993716B	10/95 6/96	
9503.41.00	Collectable toys referred to as "Native Bush Babies", not suitable for children						

Tariff Concession Approvals, Withdrawals and Declines Notice No. 1996/32-continued

SECOND SCHEDULE

Concession Approvals Subject to Prescribed Purposes and Conditions Part Effective Ref. Tariff Rates of Duty п To Normal Pref. Ref. No. From Description of Goods Item Free Free 99 993810K 7/96 3/97 5111.11.08 Wool 100% - 5300m. IM Wool 96%, elastene 4% - 900m, 5111.11.08 Wool 100% - 2400m. 5111.11.08 Wool 100% - 800m, 5111.11.08 Wool 85%, polyamide 15% - 1500m, 5111.11.08 Wool 47%, alpacca 20%, mohair 20%, polyamide 13% - 1200m. 5111.11.08 993804E 7/96 3/97 Wool 70%, polyamide 20%, cashmere 10% - 3750m, 99 Free Free IM 5111.20.08 12/96 Fabric 60% wool, 20% cashmere, 20% polyamide - 3150m, Free Free 99 993745F 6/96 51.12) TM Fabric 100% wool crepe - 5000m, 60.02) Fabric 73% wool, 20% polyamide, 7% cashmere - 6000m, Fabric 100% wool - 23100m, Fabric 65% wool, 35% viscose - 5400m. Fabric 50% acetate, 40% polyester, 10% spandex - 2500m, Fabric 50% polyamide, 50% poly/cotton - 2000m, Fabric 80% acetate, 17% polyamide, 3% lycra - 3000m. Fabric 83% acetate, 14% polyamide, 3% lycra - 3000m, Wool 100% - 2400m, 99 993801L 7/96 3/97 Free IM 5112.11.08 Wool 100% - 1350m, 5112.11.08 5112.19.00 Wool 90%, polyamide 10% - 120m, Wool 100% - 200m. 5112.19.00 Wool 60%, polyester 40% - 2200m, 5112,30,08 5112.30.08 Wool 60%, polyester 40% - 1400m, 5112.30.08 Wool 80%, polyester 20% - 800m, Wool 45%, polyester 55% - 2000m. 5515.13.29 Wool 45%, polyester 55% - 2400m, 5515.13.29 5515.13.29 Wool 45%, polyester 55% - 4000m, 993807K 7/96 3/97 Free Free 99 5112.11.08 Wool 100% - 3800m, IM 993808H Wool 100% - 400m, 00 7/96 3/97 5112.11.08 ĪΜ Wool 100% - 300m, 5112.11.08 5112.11.08 Wool 96%, lycra 4% - 5000m, 5112.19.00 Wool 100% - 1200m, Wool 100% - 600m, 5112.19.00 5112.19.00 Wool 100% - 1200m Wool 60%, polyester 40% - 600m, 5112.30.08 Polyester 55%, wool 45% - 800m, 5515.13.29 5515.13,29 Polyester 55%, wool 45% - 400m, 5515.13.29 Polyester 55%, wool 45% - 500m, Free 99 998802I 7/96 3/97 IM 5112.11.08 Wool 100% - 120m, Wool 100% - 600m, 5112.19.00 5112.19.00 Wool 100% - 400m, 5112.19.00 Wool 100% - 350m, Wool 60%, polyester 40% - 1000m, 5112.30.08 Wool 60%, polyester 30%, cashmere 10% - 400m, 5112.30.08 5112.30.08 Wool 60%, polyester 40% - 700m, 5112.90.08 Wool 50%, linen 25%, polyamide 5%, other 20% - 5000m, Wool 50%, linen 25%, polyamide 5%, other 20% - 1700m. 5112.90.08 5112.90.08 Wool 50%, polyester 25%, polyamide 5%, other 20% - 2700m, 993809F 7/96 3/97 Wool 100% - 3000m, Free Free 99 5112.19.00 Wool 100% - 1600m. 5112.19.00 Wool 100% - 1200m, 5112.19.00 Wool 100% - 400m. 5112.19.00 Wool 55%, viscose 30%, silk 15% - 250m. 5112.20.08 Wool 45%, polyester 55% - 1600m, 5515.13.29 5515.13.29 Wool 45%, polyester 55% - 2000m, 5515.13.29 Wool 45%, polyester 55% - 4000m, Wool 45%, polyester 55% - 2000m, 5515.13.29 5515.13.29 Wool 45%, polyester 55% - 2000m, 3/97 993805C 7/96 Wool 100% - 1000m. Free Free 99 IM 5112.19.00 Wool 100% - 250m, 5112.19.00 5112.19.00 Wool 100% - 250m. 5112.19.00 Wool 100% - 450m, Wool 70%, polyester 30% - 400m, 5112.30.08 5112.90.08 Wool 70%, linen 30% - 200m, Wool 74%, silk 10%, linen 6%, viscose 10% - 200m₂ 5112.90.08 Polyester 55%, wool 45% - 800m, 5515.13.29 993806A 7/96 3/97 Free 99 IM 5112.30.08 Wool 62%, polyester 28%, 10% other - 1400m2 Free 5112.30.08 Wool 65%, polyester 30%, 5% other - 400m, Wool 65%, polyester 30%, 5% other - 1150m, 5112.30.08 5515.13.29 Wool 45%, polyester 55% - 1100m, Wool 45%, polyester 55% - 500m, 5515.13.29 Wool 45%, polyester 55% - 900m, 5515.13.29

Tariff Concession Approvals, Withdrawals and Declines Notice No. 1996/32-continued

				_	Part			
	Tariff	The Colon of Contr	Rates of	•	П	Ref.	Effectiv	
	Item	Description of Goods	Normal	Pref.	Ref.	No.	From	To
1	60.01)	Ref: Furbetto/2510 50% viscose, 50% acetate - 200m	Free	Free	99	993732D	6/96	12/9
	60,02)	Ref: 2154/4392 70% cotton, 26% nylon, 4% eiastane – 200m						
	•	Ref: 12354 100% polyester - 200m						
		Ref 4611 80% acetate, 17% elastane, 3% lycra - 409m						
		Ref: KTPT1142 100% polyester - 2200m						
		Ref: 1745 stretch lace, 100% nylon - 1662m						
		Ref: 531 60% nylon, 30% polyester, 10% spandex - 870m						
		Ref: 33860/29303 100% polyester print warp knit - 3000m						
		60% polyester, 40% rayon burn out design - 2000m						
		Ref: 2165/4221 97% polyamide, 3% elaston - 150m						
		Ref 558 embossed slinky, 94% polyester, 6% lycra – 1479m						
		Ref: J862/S6 94.5% polyester, 5.5% elastic - 102m						
		Ref: 531 60% nylon, 30% polyester, 10% spandex - 1200m						
[60.02	Cloth 225, article 07/898 95% viscose, 5% elastane rib knit - 110m	Free	Free	99	993709K	6/96	12/9
		Cloth 353, article riga 68% cotton, 15% acrylic, 12% viscose,						
		5% nylon muki stripe knit – 110m						
		Cloth 545, article 1248 100% viscose plain rib knit - 100m						
		Cloth 550, article 1004 70% viscose, 30% polyamide stars						
		kmit jacquard ~ 100m						
		Cloth 732, article 1612 95% poly/cotton, 5% elastane multi stripe						
		jacquard 100m	•					
		Cloth 734, article bantex 06704 91% polyester, 9% elastane – 100m						
		Cloth 738/article 1530 96% nylon, 4% elastane pointelle rib knit - 200m						
		Cloth 745/article J991/56 100% polyester harlequin print knit - 280m						
		Cloth 746 90% nylon, 10% lycra accordian knit – 300m						
		Cloth 751 100% nylon diamond print knit – 200m						
		Cloth 750 96% polyester, 4% elastane horizontal bedford – 200m	_					
	60.02	91% nylon – 9% lycra knit fabric – 1500 lineal metres	Free	Free	99	993710C	6//96	12/9
		94% acetate - 6% lycra knit fabric - 4750 lineal metres						
		100% polyester knitted fabric - 1500 lineal metres						
		97% nylon – 3% elastane knit fabric – 1250 lineal metres	_					
Į.	6002.30.12	Knitted fabric 60% polyarnide 20% elastane, 20% tactel	Free	Free	99	993705G	6/96	12/9
		article 205-4216A - 1300 metres	_	_	-	0000004		
[6002.30.12	Polyester/spandex jacquard kmit - 3300 metres only	Free	Free	99	993708A	6/96 6/96	12/9
[6002.30.12	Polyester/spandex warp knit fabric - 2000 metres	Free	Free	99 00	993706E		10/9
Ē	8419.89.09	One only stainless steel tank having a cone shaped bottom, capacity in excess of	Free	Free	99	9923607	10/95	IU/9
		1000 litres, operating pressure of 10 bars, rotating/counter rotating agitator with						
-	0401 20 00	vertical shaft, and fitted with baffles and cooling system	F	F	00	0022300	6106	6.800
	8421.39.09 8716.39.01	Solvent recovery plant	Free	Free Free	99 99	993729D 993754E	6/96 3/96	5/97 6/96
3	0/10.39.01	Comeno hydraulic platform modular trailer units, imported on "American	Free	TICE	77	773134E	3/30	W 9C
		Star" V1145, Custom's cleared on import entries 1260892162 and 1260892161						

THIRD SCHEDULE

Concession Approvals Withdrawn

				Part			
Tariff		Rates of	•	П	Ref.	Effectiv	-
Item	Description of Goods	Normal	Pref.	Ref.	No.	From	
2106.90.09	Mix foodstuffs)		••		993085I.		
3506.10.00)	Eastobond adhesive	-	••		601649K		
3506.91.00)							
4202.91.01)	Photographic covers	••		••	840172B	••	
4202,92.01)		-			• • • • • • • • • • • • • • • • • • • •		
4202.99.00)							
6216.00.00	Childrens mittens	<u>.</u>		••	982348E		
6216.00.00	Gore-tex gloves	-	••		988403D	••	
6216.00.00	Soccer gloves	<u>.</u>	••	••	621879C		
Chapter 64	Cleated, sports		••	••	993175K		
73.23)	Domestic rines				993006L		
73.26)							
74.18)							
74.19)							
76.15)							
76.16)							
83.02)							
94.03)							
8428.90.00	Parts terminals	_			993634D		
8479.89.00	Cleaning freezers			••	989318A	••	
8485.90.09	Mechanical vehicles				993677H		
8527.12.00)	Radio broadcast receivers		••		990728K	••	
8527.13.00)		-					
8527.31.00)							
8527.39.00)							
9404.90.00	Incontinence underpads				993507L		

Tariff Concession Approvals, Withdrawals and Declines Notice No. 1996/32-continued

			FOURTH SCHEDULE	
			Applications for Concessions Declined	
Tariff				Ref.
Item	Description of Goo	İs		No.
1806.90.00) 2106.90.90)	Cream biscuit filling	cocoa and hazelnut, french vanilla, and cappuccino	993376L	
3806.30.09	Aquatac 4188 (mod	ified ros	in ester)	993743K
Category of Approv		-	General Approval	
	Œ	-	Capital Equipment	
	GT	-	Goods in Transit	
	IM	-	Inputs to Manufacturing - Inability to Supply	
	IP	-	Inadequate Production	
	MS	_	Manufacturers' Samples	
	RUC	: -	Revocation of Unused Concession	
	S	_	Shortfall	
	SS	-	Special Situation	
	v	-	Variation of Existing Concession	
	х	_	Administrative Amendment	

NOTE

The concessions approved subject to prescribed purposes and conditions as listed in the Second Schedule to this notice and declined applications for concessions as listed in the Fourth Schedule to this notice will not be published in the Consolidated List of Approvals.

Any concession approved may be withdrawn or modified by notice in the Gazette.

Dated at Wellington this 22nd day of August 1996.

V.A. MANKS, Ministry of Commerce

CUSTOMS EXCHANGE RATES NOTICE (NO. 18) 1996

Pursuant to section 143 of the Customs Act 1966, the Comptroller of Customs, in accordance with the power delegated to him by the Minister of Customs under section 9 of that Act, hereby gives the following notice.

NOTICE

- 1. Short Title and commencement (1) This notice may be cited as the Customs Exchange Rates Notice (No. 18) 1996.
- (2) This notice shall come into force on the 2nd day of September 1996.
- 2. Exchange rates Where under any provisions of the Customs Act 1966 any amount which is required to be taken into account for the purpose of assessing duty or any other purpose is not an amount in New Zealand currency, the amount to be so taken into account shall be the equivalent in New Zealand currency of that amount ascertained in accordance with the rate of exchange set out in the Schedule to this notice.
- 3. Revocation The Customs Exchange Rates Notice (No. 17), published in the New Zealand Gazette, Customs Edition No. 84, dated 13th August 1996, on page 2236, is hereby revoked.

SCHEDULE

AU	Australia				0.87	Dollar
ΑT	Austria			••	7.11	Schilling
BE	Belgium				20.68	B Franc
CA	Canada			••	0.94	Dollar
CL	Chile	••		••	282.40	Peso
CN	China	••	••	-	5.64	Renminbi or Yuan
DK	Denmark		••	••	3.91	Krone
EG	Egypt	••		••	2.33	E Pound
FJ	Fiji		••	**	0.95	F Dollar
FI	Finland	••	••	••	3.05	Markka
FR	France	••	••	••	3.46	Franc
PF	French Polynesia	••	••	••	- 62.85	FP Franc
DE	Germany Fed. Rep. of	••	••	**	1.01	Mark
GR	Greece	••		••	161.16	Drachma
HK	Hong Kong	•		•	5.27	HK Dollar
IN	India	•-	••	••	24.25	Rupee
ID	Indonesia	••	••	••	1554.58	Rupiah
ΙΕ	Ireland	••	••	••	0.42	I Pound
IL	Israel	••	••	••	2.16	Shekel
IT	Italy	••	••	••	1032.20	Lira
JM	Jamaica	••	••	••	23.74	J Dollar
JP	= :	••	••	••	73.72	Yen
KR	Japan Korea	••	••	••	564.19	Won
MY		**	••	••	1.70	···
MX	Malaysia Mexico	••	••	••	5.14	M Dollar (Ringgit) Peso
NL NL	Mexico Netherlands	••	••	••	1.14	
NO	Norway	••	••	••	4.38	Florin (Guilder)
PK	Pakistan	••	••	**	24.15	Krone
PG	Papua New Guinea	••	••	••	0.89	Rupee Kina
PH	Philippines	••	••	••	17.51	Peso
PT		••	••	••	103.77	reso Escudo
SG	Portugal Singapore	••	••	••	0.96	S Dollar
ZA	Singapore South Africa	••	••	••	3.09	S Donar Rand
ES		**	••	••	85.47	
LK	Spain Sri Lanka	••		••	38.39	Peseta
SE	Sm Lanka Sweden	**	••	••	36.39 4.50	Rupee
CH SE		••	••	••	4.30 0.82	Krona
	Switzerland	••	••	••		Franc
TW	Taiwan	••	••	••	18.94	Twn Dollar
TH	Thailand	••	••	••	17.07 0.83	Baht
то	Tonga	••	••	••	,	Pa'anga
TR	Turkey	••	••	••	59254.02	Lira
GB	United Kingdom	••	••	••	0.44	Pound
US	U.S.A.	••	**	••	0.68	Dollar
ws	Western Samoa	••	••	••	1.63	Tala
EU	European Currency Unit	••	••	••	0.54	Euro Dollar

CR 1A/1996

NEW ZEALAND CUSTOMS SERVICE

CUSTOMS AND EXCISE ACT 1996

CUSTOMS (INWARD REPORT) RULES 1996

PURSUANT to Section 288(1)(a) of the Customs and Excise Act 1996 the Chief Executive hereby makes the rules and prescribes the forms for the purposes of the making of Inward Reports for craft.

RULES

1 Title, Commencement and Application

- (a) These rules may be cited as the Customs (Inward Report) Rules 1996.
- (b) These rules shall come into force on the 1st day of October 1996.
- (c) These rules shall apply for the purposes of the making of inward reports in respect of craft that -
 - (i) arrive in New Zealand from a point outside New Zealand; or
 - (ii) carry persons, or goods subject to the control of the Customs, brought in that or any other craft from a point outside New Zealand.

2 Interpretation

In these rules, unless the context otherwise requires -

- (a) The term "the Act" means the Customs and Excise Act 1996;
- (b) Any terms used in these rules which are defined in Section 2 of the Act shall have the meanings given to them by that section;
- (c) "Prescribed form" or "form" means a form prescribed by the Chief Executive and set out in the Schedule to these rules; and a reference to a numbered form is a reference to the form so prescribed and numbered.

3 Form and Content of Inward Reports -

Every inward report required under Section 26(2) of the Act shall be -

- (a) In Form C1, for ships (other than yachts), and shall contain the particulars specified in that form.
- (b) In Form C1A, for aircraft, and shall contain the particulars specified in that form.
- (c) In Form C1B, for yachts, and shall contain the particulars specified in that form.
- The person making an inward report in any of the forms specified in paragraphs (a) to (c) of rule 3 of these rules shall provide the answers pertaining to all matters as are required in or by such form, and where the form requires a declaration to be made, make such declaration.
- Where the prescribed forms contain any explanatory or other notes such notes do not form part of the prescription but are for the guidance of the person making the inward report.

Form C1



INWARD REPORT (SHIPS)

Te Mana Arai o Aotearoa

	PART A: AR	RIVAL DETAILS		
Name of ship:		Port of arrival:	Date-time of	arrival:
Nationality of ship:	Name of Person in Charge:	Port arrived from:		
LOYDS NUMBER (port, date, official	number):	Name and address of ship's	agent in New Zealand:	
Gross register tonnes:	Net register tonnes:			
Tonnage of all cargo onboard:				
Brief particulars of this voyage (List ori	ginating port and subsequent ports	s of call within New Zealand)		
	7			
Period of stay in New Zealand				
Number of Crew (inc. Person in Charge)	Number of passengers Embarking In Transit	Remarks:		
Total No. of persons on board	Embarking In Transit	-		
I hereby declare that this Inward Repo	rt is true and correct			
				·····
			ire by Person in Charge	or Owner
	PART B: SUPPORTING	DOCUMENTS CHECK LIS	ST	
NOTE The following documents should be	attached to this report:			
	Documents		No. of copies	Attached (Indicate by 🗸)
Individual Crew Declaration	(Non NZ domiciled crew - if applic	cable)	1	
Individual Crew Declaration	(NZ domiciled crew - if applicab	ole)	1	
Cargo Manifest	(if applicable)		1	
Passenger List	(if applicable)		2	
Transit Passenger List	(if applicable)		2	
Controlled Drugs and Firearms List	(if applicable)		1	
OFFICIAL USE: Documentation Re	equired for Inward Report Produce	d.	•	
•				

WARNING

There are heavy penalties under New Zealand law for the illicit importation of drugs.

DRUG TRAFFICKING IS NOT WORTH THE RISK

PART C

Crew List

No.	Family name, given names	Ranking or rating	Nationality	Date of birth	Sign on date and Port	Nature and No. of identity document (e.g., passport)

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PART D

SHIP'S STORES LIST

				are held in different locations de a separate quantity for eac		
Name of Article	Quantities of arrival in Ne	on board on ew Zealand	Located at	Located at	Located at	(For Official Use)
	Litres	No. of bottles				
Brandy			***************************************			***************************************
Gin		***************************************				
Bourbon		••••				
Tequila						
Rum						
Whisky						
Vodka						
Liqueurs						
Wine, sparkling		***************************************				
Wine, still						
Beer & Stout: New Zealand						
Other						
02.0.	Number		***************************************			
Cigarettes						
Cigars			***************************************			
Olgais	Weight					
Tobacco						
Tooleco	<u></u>		•••••			
			•••••••••••••••••••••••••••••••••••••••			
				il		<u> </u>
Checked at	***************************************	***************************************	***************************************			
	Customs C	Officer	***************************************			Date

Form C1A

Form C1A



INWARD REPORT (AIRCRAFT)

AIRCRAFT INFORMATION
Operator:
Owner:
Flight Mireshor
Flight Number:
Aircraft Registration Number:
Country of Registration:
Date of Arrival:
Airport of Arrival:
Airport of Origin of Flight:
Other Airports visited En Route:
CREW AND PASSENGER INFORMATION
Number of Crew landing in New Zealand:
Number of Crew not landing in New Zealand:
Number of Passengers landing in New Zealand at first airport of arrival:
Number of Passengers landing in New Zealand at subsequent airports:
Number of Passengers not landing in New Zealand:
I declare that all information contained in this Inward Report is true and correct.
Signature: Date:
Person in charge or Owner

Note: This report should be made at the first airport of arrival in New Zealand.

No. 92 Form C1B

2404 Rule 3(c)

Form C1B



INWARD REPORT (YACHT)

Official Use Only **Craft Name** Rotation No.: TIE No.: .. **Arrival Details** Date of Arrival: Last Three Ports 1. Before N.Z.: 2. Port of Arrival: 3. **Registration Details** Registration No.: Port Registered: Sail No.: Home Port: Date Registered: Structure Rig: Construction: Design: Length: Beam: Draught: Masts: Weight: Other Identifying Features: Colours Deckhouse: Deck: Hull (below W/Line): Sails: Hull (above W/line): Mast: Engine H.P.: Gallons/Litres: Passage Speed: Fuel Capacity: **Navigation and Communications** Cell Phone No.: Call Sign SSB Radar VHF **GPS** HAM **Ownership Details** Owner: Owner's Contact Address:

Crew Details

Full Name (Person in Charge First)	Nationality	Date of Birth		Passport No.	New Zealand Contact Address			
						·			
					· · · · · · · · · · · · · · · · · · ·				
	W-1								
Firearms and Cor	ntrolled Drugs on Board (S	Specify)		Dec	laration				
				I,					
				being	g the Person in Charge, d	eclare that all particulars stated in this Inward Report are true and correct.			
Stores Held on A	rival (Other than on person	al declaration)		,,,,,,,,,,		(Signature of Person in Charge)			
		Quantity							
Spirits									
Beer				You are hereby advised that the information on this form is collected for the purposes of Customs of monitoring the movement of craft and persons and border security. The information you provided held by the New Zealand Customs Service pursuant to the Customs and Excise Act 1996. The Privacy provides rights of access to and the correction of personal information. You may gain access					
Wine									
Cigarettes/Tobacco					ect this information at: N 2218, Wellington.	lew Zealand Customs Service, The Customhouse, 17-21 Whitmore Street			

WARNING

There are heavy penalties under New Zealand law for the illicit importation of drugs.

DRUG TRAFFICKING IS NOT WORTH THE RISK

NOTE

CASH REPORTING - NZ \$10,000 OR MORE

If you are carrying, whether on yourself or in your baggage, cash (being coins or paper money) of NZ \$10,000 or more (or the foreign currency equivalent), you are required by the Financial Transactions Reporting Act 1996, to report this to a Customs Officer when you complete passport formalities on your arrival in or departure from New Zealand. The Border Cash Report form is available from the Customs Service. Failure or refusal on your part to complete such report or to supply full and accurate information is an offence.

A report must also be made, if applicable, by any person who is travelling with you on this craft.

Dated at Wellington this 21st day of August 1996.

Graeme Ludlow Chief Executive

Notice under section 288(7) of the Act.

Copies of these rules are available for inspection free of charge in:

Auckland

- The Customhouse

50 Anzac Ave, Auckland City

Christchurch

The Customhouse

Drury Street, Christchurch Airport

Dunedin

The Customhouse

470 Moray Place

Wellington

The Customhouse

17-21 Whitmore Street

Copies of these rules may be purchased from Publications, New Zealand Customs Service, Private Bag 1928, Dunedin.

CR 1B/1996

NEW ZEALAND CUSTOMS SERVICE

CUSTOMS AND EXCISE ACT 1996

CUSTOMS (OUTWARD REPORT) RULES 1996

PURSUANT to Section 288(1)(b) of the Customs and Excise Act 1996 the Chief Executive hereby makes the rules and prescribes the forms for the purposes of the making of Outward Reports for craft.

RULES

1 Title, Commencement and Application

- (a) These rules may be cited as the Customs (Outward Report) Rules 1996.
- (b) These rules shall come into force on the 1st day of October 1996.
- (c) These rules shall apply for the purposes of the making of outward reports in respect of every departing craft which has, as its destination, a point outside New Zealand.

2 Interpretation

In these rules, unless the context otherwise requires -

- (a) The term "the Act" means the Customs and Excise Act 1996;
- (b) Any terms used in these rules which are defined in Section 2 of the Act shall have the meanings given to them by that section;
- (c) "Prescribed form" or "form" means a form prescribed by the Chief Executive and set out in the Schedule to these rules; and a reference to a numbered form is a reference to the form so prescribed and numbered.

3 Form and Content of Outward Reports -

Every outward report required under Section 34(a) of the Act shall be -

- (a) In Form C2, for ships (other than yachts), and shall contain the particulars specified in that form.
- (b) In Form C2A, for aircraft, and shall contain the particulars specified in that form.
- (c) In Form C2B, for yachts, and shall contain the particulars specified in that form.
- The person making an outward report in any of the forms specified in paragraphs (a) to (c) of rule 3 of these rules shall provide the answers pertaining to all matters as are required in or by such form, and where the form requires a declaration to be made, make such declaration.
- Where the prescribed forms contain any explanatory or other notes such notes do not form part of the prescription but are for the guidance of the person making the outward report.

Form C2



OUTWARD REPORT (SHIPS)

Te Mana Arai o Aotearo

	PART A: DEPA	ARTURE DETAILS		
Name of ship:		Port of departure:	Date-time of	of departure:
Nationality of ship:	Name of Person in Charge:	Port of destination:	!	
LLOYDS NUMBER (port, date, official	number):	Name and address of ship's agent in N	ew Zealand:	
Gross register tonnes:	Net register tonnes:	_		
Tonnage of all cargo laden in New Zea	aland:	_		
Brief particulars of voyage (List overse	eas ports en route to port of destinat	ion.)		
		•		
Number of Crew (inc. Person in Charge)	Number of passengers	Remarks:		
	Embarking In Transit	4		
I hereby declare that this Outward Rep	ort is true and correct.			
		Date and Signature by F		arge
	PART B: SUPPORTING	DOCUMENTS CHECK LIST		
NOTE The following documents should be	attached to this report:			
	Documents		No. of copies	Attached (Indicate by ✔)
Cargo Manifest	(if applicable)		1	
Passenger List	(if applicable)		2	
Transit Passenger List	(if applicable)		2	
Craft Stores Requisitions	(if applicable)		1	
Controlled Drugs and Firearms List	(if applicable)		1	
OFFICIAL USE: Documentation Red	quired for Outward Report Produced	i.		
	C	ustoms Officer	***************************************	Date

WARNING

There are heavy penalties under New Zealand law for the illicit exportation of drugs.

DRUG TRAFFICKING IS NOT WORTH THE RISK

PART C

Crew List

No.	Family name, given names	Ranking or rating	Nationality	Date of birth	Sign on date and Port	Nature and No. of identity document (e.g., passport)
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Form C2A

Form C2A



OUTWARD REPORT (AIRCRAFT)

AIRCRAFT INFORMATION Flight Number: Aircraft Registration Number: Country of Registration: Date of Departure: Airport of Departure: Airport of Destination of Flight: Other Airports to be Visited En Route: CREW AND PASSENGER INFORMATION Number of Crew Joining Flight in New Zealand: Number of Crew not in Transit: Number of Passengers Joining Flight in New Zealand: Number of Passengers in Transit: I declare that all information contained in this Outward Report is true and correct. _____ Date: ____ Signature: Person in charge

Note: This report should be made at the final airport of departure from New Zealand.

Form C2B

Official Use Only



Craft Name

OUTWARD REPORT (YACHT)

PLEASE PRINT CLEARLY

					Rotation No.		
Departure Details							
Date of Departure: Port of Departure:							
Next Overseas Port:			ETA:	******			
Itinerary: 1.		-	2.				
3.			4.				
Intended Date of Return to NZ:			Intended Po	ort of Return:	\		
Registration Details							
Registration Number:		Port Registere	d:		·		
Sail Number:		Home Port:					
Date Registered:							
Structure							
Rig:							
Design:			Constructio	n Material:			
Length:	Beam:		Draught:		Masts:		
Weight:	Other Identifying Features	\$: 					
Colours							
Deckhouse:			Deck:				
Hull (Below W/Line):			Sails:				
Hull (Above W/Line):			Mast:				
Engine H.P.:	Fuel Capacity:	Gelic	ons/Lives	Passage Sp	eed:		
Fresh Water: Gallons/Litres	Food For		Days.				
Navigation and Communica	tions						
Cell Phone Number:							
(Tick)		SSB		Call Sign			
Radar		VHF					
GPS	·	HAM			·		
Proposed Radio Watch Schedule ar	nd Frequencies:		Inmarsat ty	pe and No.:			
With Whom:	· · · · · · · · · · · · · · · · · · ·	-	MMSI No.:				
			·				

					 		
Flares:	Parachute:		Hand held:		Smoke:		
Radar Reflector:	Y/N:						
Emergency Position Indicating	g Radio Beacon: Make:						
	Frequency:		121.5/243		406		
Life Raft:	Y/N:		Capacity:				
Dinghy:	Y/N:						
Controlled Drugs On-board (Specify - e.g. Morphine, Pethidine)							
						· · · · · · · · · · · · · · · · · · ·	
					· · · · · · · · · · · · · · · · · · ·		
		·-·	·····				
							
Firearms (Description a	and Serial Nu	mbers)					
	· ·	10.000	·	<u> <u>u</u> .</u>	, .,,		

Ownership Details							
Owner:		· · · · · · · · · · · · · · · · · · ·					
Owner's Contact Address:							
OFFICIAL USE ONLY							
Safety Inspection Certificate	·						
Requisitions/Duty Free			·	· —	· · · · · · · · · · · · · · · · · · ·		
Yacht initially entered on TIE I	No.:				Date:		ŀ

Crew Details (Person in Charge First)

(Surname in Block Letters)

(Attach any additional details of crew members on a separate sheet)

		r	
Sumame:	First Name(s)	Surname:	First Name(s)
Nationality:	Date of Birth:	Nationality:	Date of Birth:
Passport Number:		Passport Number:	
Overseas Contact Address:		Overseas Contact Address:	
Next of Kin, Relationship:		Next of Kin, Relationship:	
Address/Telephone of Next of Kin		Address/Telephone of Next of Kin	
Sumame:	First Name(s)	Sumame:	First Name(s)
Nationality:	Date of Birth:	Nationality:	Date of Birth:
Passport Number:		Passport Number:	
Overseas Contact Address:		Overseas Contact Address:	
Next of Kin, Relationship:		Next of Kin, Relationship:	
Address/Telephone of Next of Kin		Address/Telephone of Next of Kin	
			:
Sumame:	First Name(s)	Sumama:	Siret Name(c)
Surname:	First Name(s)	Surname:	First Name(s)
Nationality:	First Name(s) Date of Birth:	Nationality:	First Name(s) Date of Birth:
Nationality: Passport Number:		Nationality: Passport Number:	
Nationality:		Nationality:	
Nationality: Passport Number:		Nationality: Passport Number:	
Nationality: Passport Number: Overseas Contact Address:		Nationality: Passport Number: Overseas Contact Address:	
Nationality: Passport Number: Overseas Contact Address: Next of Kin, Relationship:		Nationality: Passport Number: Overseas Contact Address: Next of Kin, Relationship:	
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Nationality: Passport Number: Overseas Contact Address: Next of Kin, Relationship: Address/Telephone of Next of Kin Surname: Nationality: Passport Number:	Date of Birth:	Nationality: Passport Number: Overseas Contact Address: Next of Kin, Relationship: Address/Telephone of Next of Kin Surname: Nationality: Passport Number:	Date of Birth:
Nationality: Passport Number: Overseas Contact Address: Next of Kin, Relationship: Address/Telephone of Next of Kin Surname: Nationality: Passport Number:	Date of Birth:	Nationality: Passport Number: Overseas Contact Address: Next of Kin, Relationship: Address/Telephone of Next of Kin Surname: Nationality: Passport Number:	Date of Birth:
Nationality: Passport Number: Overseas Contact Address: Next of Kin, Relationship: Address/Telephone of Next of Kin Sumame: Nationality: Passport Number: Overseas Contact Address:	Date of Birth:	Nationality: Passport Number: Overseas Contact Address: Next of Kin, Relationship: Address/Telephone of Next of Kin Surname: Nationality: Passport Number: Overseas Contact Address:	Date of Birth:

Please Attach a Recent Photo of the Craft.	
Declaration	
l, Outward Report are true and correct.	being the Person in Charge declare that all particulars stated in this
Signature of Person in Charge:	Date
Signature of Ferson in Orlarge.	Date:
You are hereby advised that the information on this form is collected for the persons, passenger and crew processing, border security, and marine safe Failure to do so is an offence. The information you provide will be held by the Act 1996) and by the Maritime Safety Authority of New Zealand pursuant to access to and correction of personal information. You may gain access to a	ty purposes. You must provide all information requested on the form, ne New Zealand Customs Service (pursuant to the Customs and Excise the Maritime Transport Act 1994. The Privacy Act 1993 provides rights of
lew Zealand Customs Service AN	
The Customhouse 7-21 Whitmore Street	109 Featherston Street Wellington
Sox 2218 Vellington	
Warr	nina

There are heavy penalties under New Zealand Law for the illicit exportation of drugs.

Drug trafficking is not worth the risk.

NOTE

CASH REPORTING - NZ \$10,000 OR MORE

If you are carrying, whether on yourself or in your baggage, cash (being coins or paper money) of NZ \$10,000 or more (or the foreign currency equivalent), you are required by the Financial Transactions Reporting Act 1996, to report this to a Customs Officer when you complete passport formalities on your arrival in or departure from New Zealand. The Border Cash Report form is available from the Customs Service. Failure or refusal on your part to complete a report or to supply full and accurate information is an offence.

A report must also be made, if applicable, by any person who is travelling with you on this craft.

Dated at Wellington this 21st day of August 1996.

Graeme Ludlow Chief Executive

Notice under section 288(7) of the Act.

Copies of these rules are available for inspection free of charge in:

Auckland

The Customhouse

50 Anzac Ave, Auckland City

Christchurch

The Customhouse

Drury Street, Christchurch Airport

Dunedin

The Customhouse

470 Moray Place

Wellington

The Customhouse

17-21 Whitmore Street

Copies of these rules may be purchased from Publications, New Zealand Customs Service, Private Bag 1928, Dunedin.

CR 1C/1996

NEW ZEALAND CUSTOMS SERVICE

CUSTOMS AND EXCISE ACT 1996

CUSTOMS (CERTIFICATE OF CLEARANCE) RULES 1996

PURSUANT to Section 288(1)(c) of the Customs and Excise Act 1996 the Chief Executive hereby makes the rules prescribing the form of Certificate of Clearance for craft.

RULES

1 Title, Commencement and Application

- (a) These rules may be cited as the Customs (Certificate of Clearance) Rules 1996.
- (b) These rules shall come into force on the 1st day of October 1996
- (c) These rules shall apply for the purposes of prescribing the form of certificate of clearance in respect of every departing craft that has, as its destination, a point outside New Zealand.

2 Interpretation

In these rules, unless the context otherwise requires:

- (a) The term "the Act" means the Customs and Excise Act 1996
- (b) Any terms used in these rules which are defined in Section 2 of the Act shall have the meanings given to them by that section;
- (c) A reference to a numbered form is a reference to the form prescribed by the Chief Executive and so numbered and set out in the Schedule to these rules.

3 Form of Certificate of Clearance -

Every certificate of clearance issued under Section 33(1) of the Act shall be in Form C3.

CUSTOMS EDITION SCHEDULE

Form C3



CERTIFICATE OF CLEARANCE

ONTONIS SERVICE	Customs Place at	, New Zealand
Te Mana Arai o Aotearoa		
This is to Certify that:		
	(Full name of Person in C	harge of Craft)
being the Person in Charge of the:		
	(Full name of C	raft)
about to Depart for:		
	(Destination outside Ne	ew Zealand)
has on this voyage complied with the certificate of clearance.	e provisions of Section 34 of the Customs and Excise	Act 1996, and is hereby granted this
		(Customs Officer)
	Date:	STAMP

Dated at Wellington this 21st day of August 1996.

Greene Ludlow Chief Executive

Notice under section 288(7) of the Act.

Copies of these rules are available for inspection free of charge in:

Auckland

The Customhouse

50 Anzac Ave, Auckland City

Christchurch

The Customhouse

Drury Street, Christchurch Airport

Dunedin

The Customhouse

470 Moray Place

Wellington

The Customhouse

17-21 Whitmore Street

Copies of these rules may be purchased from Publications, New Zealand Customs Service, Private Bag 1928, Dunedin.

CR 1G/1996

NEW ZEALAND CUSTOMS SERVICE

CUSTOMS AND EXCISE ACT 1996

CUSTOMS (VOLUME OF ALCOHOL) RULES 1996

PURSUANT to Section 288(1)(g) of the Customs and Excise Act 1996 the Chief Executive hereby makes the rules prescribing the manner in which the volume of alcohol in an alcoholic beverage is to be ascertained.

RULES

1 Title, Commencement, Application and Purpose -

- (a) These rules may be cited as the Customs (Volume of Alcohol) Rules 1996.
- (b) These rules shall come into force on the 1st day of October 1996.
- (c) These rules shall apply for the purposes of prescribing the manner in which the volume of alcohol in an alcoholic beverage is to be ascertained.
- (d) The volume of alcohol in an alcoholic beverage shall be ascertained by multiplying the quantity of litres of the particular beverage by its alcoholic strength in accordance with these rules.

2 Interpretation

In these rules, unless the context otherwise requires -

- (a) The term "the Act" means the Customs and Excise Act 1996;
- (b) Any terms used in these rules which are defined in Section 2 of the Act shall have the meanings given to them by that section;
- (c) "Targeted strength" means the intended percentage of alcohol by volume for each product, and each brand of the product in relation to alcoholic beverages, as advised by the manufacturer in accordance with such conditions as may be specified under section 12(2) of the Act;
- (d) "Weighted mean value", in relation to beer which is accounted for in an entry for home consumption, means the percentage of alcohol by volume obtained by dividing the total quantity of litres of alcohol, as ascertained in accordance with these rules, by the total quantity of litres of beer so entered.

3 Methods to ascertain volume of alcohol in beer -

The volume of alcohol in beer may be ascertained by any one or more of the following processes:

- (a) by use of a Servo Chem Automatic Beer Analyser; or
- (b) by use of Headspace Gas Chromatography; or
- by way of distillation followed either by the gravimetric measurement of the distillate or by measurement in an oscillating U-tube type density meter.

4 Methods to ascertain volume of alcohol in alcoholic beverages other than beer -

The volume of alcohol in alcoholic beverages other than beer may be ascertained by any one or more of the following processes:

- (a) by use of Headspace Gas Chromatography; or
- (b) by way of distillation followed either by the gravimetric measurement of the distillate or by measurement in an oscillating U-tube type density meter; or
- (c) by way of Hydrometric testing using an OIML hydrometer of the British Standard BS 5470, in the case of goods of a class or kind which, if imported, would be classified in Tariff headings 2208.20 to 2208.60.

Provided that if the Chief Executive has reason to believe that any alcoholic beverage analysed by use of the process specified in paragraph (c) of this rule has had added to it any substance so as to impair the hydrometer reading, he or she may disregard the results so obtained and require the beverage to be analysed using any one or more of the processes specified in paragraphs (a) or (b) of this rule.

5 Manner of calculating the volume of alcohol -

(1) For the purposes of the Act, the volume of alcohol present in an alcoholic beverage shall be calculated on entry as an amount corresponding to the value of "C" in accordance with the formula:

 $C = A \times B$

where:

A is the total quantity of the beverage, in liquid litres, to which the entry relates; and

NEW ZEALAND GAZETTE

- B is the alcohol strength of the beverage.
- (2) For the purposes of paragraph (1) of this rule, in respect of alcoholic beverages, other than beer, the alcohol strength is:
 - (a) The targeted strength providing that, when tested, it is equal to the strength obtained from analysis in accordance with these rules; or
 - (b) Where the targeted strength is not confirmed when tested, the result obtained by analysis in accordance with these rules.
- (3) Subject to paragraph (5) of this rule, for the purposes of paragraph (1) of this rule, in respect of beer the alcohol strength is:
 - (a) Subject to paragraph (4) of this rule, where the targeted strength is confirmed within plus 0.04% by the weighted mean value, the targeted strength stated to 2 decimal places; or
 - (b) Subject to paragraph (4) of this rule, where the targeted strength is not confirmed pursuant to subparagraph (a) of this rule when tested and the weighted mean value exceeds the targeted strength by more than 0.04%, the weighted mean value stated to 2 decimal places;
 - (c) Where the targeted strength is not confirmed pursuant to subparagraph (a) of this rule when tested and the weighted mean value is less than the targeted strength, the targeted strength stated to 2 decimal places.
- (4) Notwithstanding subparagraphs 3(a) and (b) of this rule, with respect to beer, if in the case of two successive entries the weighted mean value exceeds the targeted strength, the alcohol strength for the purposes of paragraph (1) of this rule shall be the weighted mean value until that value is equal to or is less than the targeted strength;
- (5) Where the production of beer at any one place of manufacture -
 - (a) Is not expected to exceed 1,000,000 litres per annum; and
 - (b) Analyses are not done in accordance with these rules; and
 - (c) The beer is packaged with a stated label strength, or, in the case of bulk beer, where the product is otherwise packaged with a stated label strength; and
 - (d) The label strength is no less than the targeted strength for the product -

the alcohol strength for the purposes of subparagraph (1) of this rule shall be the label strength.

CUSTOMS EDITION

27 AUGUST

Dated at Wellington this 21st day of August 1996.

Graeme Ludlow Chief Executive

Notice under section 288(7) of the Act.

Copies of these rules are available for inspection free of charge in:

Auckland

The Customhouse

50 Anzac Ave, Auckland City

Christchurch

The Customhouse

Drury Street, Christchurch Airport

Dunedin

The Customhouse

470 Moray Place

Wellington

The Customhouse

17-21 Whitmore Street

Copies of these rules may be purchased from Publications, New Zealand Customs Service, Private Bag 1928, Dunedin.

CR 1H/1996

NEW ZEALAND CUSTOMS SERVICE

CUSTOMS AND EXCISE ACT 1996

CUSTOMS (APPLICATIONS FOR CUSTOMS RULINGS) RULES 1996

PURSUANT to Section 288(1)(h) of the Customs and Excise Act 1996 the Chief Executive hereby makes the rules prescribing the forms for the making of applications for Customs rulings.

RULES

1 Title, Commencement and Application

- (a) These rules may be cited as the Customs (Applications for Customs Rulings) Rules 1996.
- (b) These rules shall come into force on the 1st day of October 1996.
- (c) These rules shall apply for the purposes of prescribing the forms with respect to any application made pursuant to Section 119 of the Act for a Customs ruling.

2 Interpretation

In these rules, unless the context otherwise requires -

- (a) The term "the Act" means the Customs and Excise Act 1996;
- (b) Any terms used in these rules which are defined in Section 2 of the Act shall have the meanings given to them by that section;
- (c) "Prescribed form" or "form" means a form prescribed by the Chief Executive and set out in the Schedule to these rules; and a reference to a numbered form is a reference to the form so prescribed and numbered;
- (d) The term "the Regulations" means the Customs and Excise Regulations 1996;
- (e) The term "Tariff' has the meaning given to it under Section 2 of the Tariff Act 1988.

3 Forms of Application

- (a) An application for a Customs ruling shall be in any one of the following forms:
 - (i) In Form C7, for a ruling in respect of the Tariff classification or the excise classification of goods, or the applicability of a specific duty concession under the Tariff Act 1988;
 - (ii) In Form C7A, for a ruling as to whether or not the goods are, for the purposes of the Tariff or the Regulations, the produce or manufacture of a particular country or group of countries;
 - (iii) In Form C7B, for a ruling as to the correct application of any regulations made under Section 65 of the Act.
- (b) Every person making an application in any form referred to in paragraph (a) of this rule shall provide the information required to be completed in or by any such form.
- Where the prescribed forms contain any explanatory or other notes such notes do not form part of the prescription but are intended to assist the applicant in the completion of the application.



APPLICATION FOR A CUSTOMS RULING

(CLASSIFICATION OR DUTY CONCESSION)

Form C	7
For Official Use: Date of receipt:]
Application No.:	
Date accepted:	
	1

Te Mana Arai o Aotearoa		•	į	
	AP	PLICANT DETAILS		
Drinning!			Client Code	
•				
Principal's Address:				
Agent (Where applicable).			Telephone:	
			Facsimile:	
(Mr/Ms/Mrs/Mis				
Indicate which type of ruling sought:	Tariff Classification	Excise Classification		Concession
	APF	LICATION DETAILS		
For All Rulings				
Full description of the parti	icular goods:			
,	iculai goods			
Composition of the goods:				
Use of the goods:		•••••••••••••••••••••••••••••••••••••••		
For Tariff Classification	n/Concession Rulings Onl	y:		
In what form are the goods	s imported:			
Port(s) where the goods wi	ill be landed:			
For Excise Classification	on Rulings Only:			
Part I Tariff Classification (if known):		Alcohol Content (if:	annlicable)· %
·	•			
Name and address of Man	ufacturer/Place of Manufacture			
***************************************	ADE	PLICANT'S OPINION	•••••••••••	
Tariff/Excise Classification:			rence and Description	on:
Comment(s) or Reason(s):	.*			
***************************************		•••••••••••••••••••••••••••••••••••••••		
	***************************************	······································		
*Additional c	comments may be provided on	a separate sheet, signed and	d dated and attache	d to this form
	-	ICANT'S SIGNATURE		
Signed:		Da	ated:	

Notes

General:

- 1. A single application can be made for both a tariff classification and concession Ruling on the same particular goods. However, see note 9 below.
- 2. An application for a Ruling must be legible and complete in all material detail. Where appropriate an application should be supported by illustrations or other adequate identification (e.g., commercial, trade and/or technical literature or chemical formulae). Supporting documentation may be provided directly by the manufacturer or supplier. Applications that are incomplete or not supported by sufficient information in respect of the goods for which a Ruling is sought, or not accompanied by the prescribed fee, will not be progressed until that information/fee is provided.
- 3. The application must be accompanied by the goods or a sample of the goods. If this presents a difficulty please discuss with the National Tariff Advisory Unit before lodging your application.
- 4. The Chief Executive may, at any time, request information from the applicant if it is considered that such information is relevant to the proper consideration of the application.
- 5. At any time after a Ruling is made, the applicant may be required to satisfy the Chief Executive that the facts or information on which the Customs Ruling was made remain correct and, where applicable, that any conditions on which the Ruling was made have been complied with.
- 6. The giving of a classification or concession interpretation Ruling by the New Zealand Customs Service does not constitute a decision on whether or not the goods may be a prohibited import. It is the responsibility of the importer to ensure that no prohibition exists for the particular goods on which a Ruling is given.
- 7. A Ruling ceases to have effect after the expiry of 3 years from the date of notice of the Ruling, or any amendment to that Ruling. The applicant should take particular note of the matters stated in Section 125 of the Act which could cause a Ruling to cease to have effect.
- 8. Applicants are encouraged to lodge directly their application with the **National Tariff Advisory Unit, New Zealand Customs Service, Box 2218, Wellington.** However, an application may be lodged at any Customs Office.

Fee for a Customs Ruling:

9. The fee for each Customs Ruling i.e., Tariff classification or excise classification or concession is \$40.00 (GST inclusive) in relation to each particular good and must accompany the application on lodgement.

Appeal Rights:

10. An applicant who is dissatisfied with a Customs Ruling, a decision to decline to make a Ruling, or a decision to amend a Ruling may, within 20 working days after the date on which notice of the Ruling or decision is given, file a Notice of Appeal with:

The Registrar
Customs Appeal Authority
Tribunals Division
Department for Courts
Box 5027
WELLINGTON



APPLICATION FOR A CUSTOMS RULING (COUNTRY OF PRODUCE OR MANUFACTURE)

(Under S119 (1)(c) of the Customs and Excise Act 1996)

	Form C7A
For Official Use: Date of receipt:	
Application No.:	
Date accepted:	

Te Mana Arai o Aotearoa		,	
	APPLICANT DETAIL	.s	
Principal:			·
Principal's Address:			
Agent (if applicable):			
Contact Person:			
Phone Number:	Fax I	Number:	
Describe the particular goods that are the	subject of the applicati	ion	
Provide details of the manufacturer of the person from the applicant	goods (including name	, address, phone numb	er) if this is a different
The Country or Country Group relating to t	he application		
Country or Country Group 7	ck appropriate box		
Australia			
Canada			
Malaysia			
United Kingdom of Great Britain and Northern Ireland, the Isle of Man, and the Channel Islands	Specific Country:		
Developing Countries (LDC & LLDC)	Specific Country:		
Forum Island Countries (SPARTECA)	Specific Country:		
Specify Origin Category relating to the app Origin Category	lication	Tik	ck appropriate box
Unmanufactured raw products/goods wholly obtain	ed/goods wholly produced	(delete categories not applica	able)
Goods wholly manufactured			
Goods partly manufactured (50 percent [%] Rule)			

Applicant's opinion as to what the Customs Ruling should be	e*				
*(additional comments may be provided on a separate sheet, signed and attached to this application)					
Signed:	Dated:				

General notes

- Information is required to be provided as well as supporting documentation to establish that the goods for which a Ruling is sought meet the particular rules of origin criteria as set out in the Customs and Excise Regulations 1996. This requires the establishment of the correct origin category under which the goods fall, as well as the necessary details to clearly prove that the goods meet the particular rule of origin.
- 2. A separate application is required for each good on which a Ruling is sought.
- 3. An application for a Ruling must be legible and complete in all material detail. Where appropriate, applications should be supported by sufficient information. Supporting information and documentation may be provided directly by the manufacturer (if this is a different person from the applicant), or by other parties as required in order to establish that the goods meet the rule of origin.
- 4. Applications that are incomplete or not supported by sufficient information in respect of the goods for which a Ruling is sought, or not accompanied by the prescribed fee, will not be progressed until the information/fee is provided.
- 5. The Chief Executive may, at any time, request information from the applicant if it is considered that such information is relevant to the proper consideration of the application.
- 6. The making of a Ruling by the New Zealand Customs Service does not constitute a decision on whether or not the goods may be a prohibited import. It is the responsibility of the importer to ensure that no import prohibition exists for the particular goods on which a Ruling is given.
- 7. At any time after a Ruling is made, the applicant may be required to satisfy the Chief Executive that the facts and information on which the Customs Ruling was made remain correct and, where applicable, that any conditions on which the Ruling was made have been complied with.
- 8. The applicant should take particular note of the matters stated in section 125 of the Act which could cause a ruling to cease to have effect.
- 9. Fee for a Customs Ruling: The fee for each Customs Ruling is NZ \$40.00 (GST incl.) in relation to each particular good.
- 10. An applicant who is dissatisfied with a Customs Ruling, or a decision to decline to make a Ruling, or a decision to amend a Ruling, may, within 20 working days after the date on which notice of the Ruling or decision is given, file a Notice of Appeal with:

The Registrar, Customs Appeal Authority, Tribunals Division, Department for Courts, Box 5027 WELLINGTON

- 11. Where to lodge the application: Applications are to be lodged with the New Zealand Customs Service at the following address: The Chief Executive, New Zealand Customs Service, Box 2218, Wellington, New Zealand, Attention: Trade and Business Facilitation Division. Phone: 0-4-473 6099. Fax: 0-4-472 3886.
- 12. Further enquiries: Further enquiries on any matter relating to an application can be made to the Trade and Business Facilitation Division using the contact address in Note 11.



APPLICATION FOR A CUSTOMS RULING (CORRECT APPLICATION OF REGULATIONS)

	Form C7B
For Office Use:	
Date of receipt:	
Application No.:	
Date accepted:	

TOMS SERV	(Under S119 /	3) of th	e Custom	c and Evele-	A =4 4000	Date accepted:	
Te Mana Arai o Aotearoa	(Under S119 (3) of the Customs and Excise Act 1996)			accepted.			
		APPI	LICANT DI	ETAILS			
Principal:							
Principal's Address:							
Principal's Address:	***************************************		***************************************	******************************			***************************************
			**********	•••••••••••••••••••••••••••••••			***,********
Agent (if applicable):			***************************************	***************************************	·····		
							······································
Contact Person:	•••••••••••••••••••••••••••••••••••••••	••••••	***************************************	•••••••••••••••••••••••••••••••			
Phone Number:			••••••	Fax Number:			
The Occupancy of Occupancy Occupancy							
The Country or Country Group Country or Country Group	•	• •					
Country of Country Group	I ICK	appropri	Tate Dox				
Australia							
Canada							
Malaysia							
		لــا					
United Kingdom of Great Britain and Ireland, the Isle of Man, and the Cha			Specific Cou	intry:			
,			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				***************************************
Developing Countries (LDC & LLDC))		Specific Cou	intry:			
		_		•			
Forum Island Countries (SPARTECA	١)	□ \$	Specific Cou	ıntry:			***************************************
Specify Origin Category relatin	g to the appli	cation					
Origin Category						Tick appropriate box	
Unmanufactured raw products/goods	s wholly obtaine	d/goods	wholly pro	duced <i>(delete c</i> a	tegories not ap	plicable)	
Goods wholly manufactured							
Goods partly manufactured (50 percent	ent [%] Rule)						
Please specify here the particu	lar matter up	on whi	ch the Cu	stoms Ruling	is sought		
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	***************************************	**************					
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			•••••••••••••••••••••••••••••••••••••••		•••••••••••		

Provide full and complete information relevant to a ruling on the matter specified.							
	······································						
(additional comments may be provided on a separate sheet, signed and attached to this application)							
Signed:	Detect						
Signed:	Dated:						

General notes

- It is important that all the information that is relevant for a proper consideration of the application is provided. Depending on the
 nature of the application information that may be required could be one or more of the following: manufacturing processes,
 diagrams, flow charts, technical data, information from the manufacturer if this is different from the applicant, information from
 the supplier of materials to the manufacturer.
- 2. A separate application is required for each particular matter on which a Ruling is sought.
- 3. An application for a Ruling must be legible and complete in all material detail and be supported by sufficient information. Supporting information and documentation may be provided directly by the manufacturer (if this is a different person from the applicant), or by other parties as required in order to establish the facts relating to the application.
- 4. Applications that are incomplete or not supported by sufficient information on the matter for which a Ruling is sought, or not accompanied by the prescribed fee, will not be progressed until the information/fee is provided.
- 5. The Chief Executive may, at any time, request information from the applicant if it is considered that such information is relevant to the proper consideration of the application.
- 6. The applicant should take particular note of the matters stated in section 125 of the Act which could cause a Ruling to cease to have effect.
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Tribunals Division.

Department for Courts,

Box 5027

WELLINGTON

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- 10. Further enquiries: Further enquiries on any matter relating to an application can be made to the Trade and Business Facilitation Division using the contact address in Note 9.

Dated at Wellington this 21st day of August 1996.

Graeme Ludlow Chief Executive

Notice under section 288(7) of the Act.

Copies of these rules are available for inspection free of charge in:

Auckland

The Customhouse

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Drury Street, Christchurch Airport

Dunedin

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470 Moray Place

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The Customhouse

17-21 Whitmore Street

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CR 6/1996

NEW ZEALAND CUSTOMS SERVICE

CUSTOMS & EXCISE ACT 1996

Notification of the Making of Rules

Pursuant to Section 288(6) of the Customs and Excise Act 1996, notification is hereby given of the making of the rules set out in the Schedule hereto, which rules shall come into force on the 1st day of October 1996.

SCHEDULE

Customs (Import Entry) Rules 1996

(CR 1D/1996)

Customs (Export Entry) Rules 1996

(CR 1E/1996)

Customs (Excisable Goods Entry) Rules 1996

(CR 1F/1996)

Dated at Wellington this 21st day of August 1996.

Graeme Ludlow Chief Executive

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