



New Zealand Gazette

CUSTOMS EDITION

WELLINGTON: TUESDAY, 16 JANUARY 2001

TARIFF CONCESSION NOTICES

(INCLUDING OTHER NOTICES UNDER THE
TARIFF ACT 1988 AND THE CUSTOMS AND EXCISE ACT 1996)

TARIFF INDUSTRY ASSISTANCE (ADVERTISEMENT) NOTICE NO. 2001/1

Applications Advertised for Objection
Closing Date for Objections 6th February 2001

- 1 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 Economic Development, PO Box 1473, Wellington, Fax 0-4-474-2843 indicated by the reference number, before 6th February 2001. 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.
- 4 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 Economic Development quoting the details in paragraph 1 above.

Tariff Item	Description of Goods	Name and Address of Applicant	Part II Ref.	Appn. No.	*Category of Appn.
3402.12.00	Catigene 2125 M 80%, being a mixture of alkyl dimethyl benzyl and alkyl dimethyl ethyl benzyl ammonium chlorides	Alchemy Chemicals Ltd PO Box 34-612 Birkenhead AUCKLAND	99	998265F	A
3506.91.00	Formulated resin emulsion adhesive	National Starch & Chemical NZ Ltd PO Box 73012 AUCKLAND AIRPORT	99	998274E	A
4804.31.09	100 tonnes only, microcreped, unbleached extensible paper weighing 110gsm, in reels 1.1 to 2.3 metres wide	AEP Liquipac C/- Bruce W Dunlop & Associates PO Box 65 053 Mairangi Bay AUCKLAND	99	998276A	IM
5107.10.00	Yarn of 90% wool, 10% cashmere, 6000kg, period 12/00 - 11/01	J & K NZ Ltd C/- PO Box 163081 Lynfield AUCKLAND	99	998277K	IM
6405.20.11)	CURRENT APPROVAL:				
6405.20.19)	Wading boots, nylon poly felt soles, rigid toe cap & heel plate, nylon uppers		99	860029F	V
6405.20.11)	REQUESTED APPROVAL:				
6405.20.19)	Wading boots, felt soles, rigid toe cap and heel plate, nylon or synthetic or leather uppers	Tight Lines Ltd C/- H B Customs & Forwarding Ltd PO Box 36 NAPIER	99	998271L	V
7116.20.29	Semi precious stone stretch bracelets	Shanti Products PO Box 19151 HAMILTON	99	998281H	A
7308.90.00	Road safety barriers and components to AASHTO M180 standard	T J Steel C/- Danzas AEI PO Box 73 107 AUCKLAND	99	998275C	A
8509.30.00	Domestic waste disposal units	Robinson Industries Ltd PO Box 51201 East Tamaki AUCKLAND	99	998280K	A

Category of Application:

A	-	General Approval
CE	-	Capital Equipment
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
W	-	Withdrawal of Concession
+	-	Denotes amendment or addition

Tariff Act 1988

TARIFF CONCESSION APPROVALS, WITHDRAWALS AND DECLINES NOTICE (NO. 1) 2001

I, Vincent Anthony Manks, Executive Officer, Ministry of Economic Development, 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

Tariff Item	Description of Goods	Rates of Duty		Part II Ref.	Ref. No.	Effective	
		Normal	Pref.			From	To
X 2008.70.09	Diced peaches, solid pack in 200 litre drum, aseptically packed, with no additives	Free	Free	99	998037H	8/00	..
V 2309.90.19	Animal feed additives, viz: Salgard, Oxigard, Moldgard, Genex Poultry, Genex Pig, Wheatzyme	Free	Free	99	998172B	10/00	..
A 3909.50.09	Crelan VP LS 2147 (cycloaliphatic polyuretdione without blocking agent)	Free	Free	99	998192G	11/00	..
V 3920.42.29	Textile reinforced conveyor belt, in 1, 2 or 3-ply with covers in PVC,	Free	Free	99	998214A	10/00	..
V 3921.90.19	PUR, PE, silicone, teflon, felt or bare fabric						
A 3921.90.19	Polypropylene, adhesive coated, with fibrous loop covering	Free	Free	99	997580C	11/99	..
A 6001.20.09	Polypropylene, nonwoven-backed, preassembled and adhesive coated with hook attachment	Free	Free	99	997581A	11/99	..
A 6211.33	Polyester decontamination suits, and accessories, of a type used in clean rooms/sterile areas	Free	Free	99	998157J	10/00	..
A 6902.20.00	Refractory bricks viz: VR60KL	Free	Free	99	997447E	9/99	..
A 73.18	Automotive taper seat plated forged wheel nuts and taper seat aluminium and zinc passivation corrosion resistant wheel inserts	Free	Free	99	998179K	10/00	..
A 8419.81.00	Counter top can warming cabinets, designed to heat and hold canned food products at specific temperatures	Free	Free	99	998194C	10/00	..
A 8421.29.00	Membrane filter press	Free	Free	99	998169B	10/00	..
A 8422.30.09	Rotary heat sealers and accessories, of a type suited for use in the medical industry	Free	Free	99	998201K	11/00	..
A 8424.89.18	Non aerosol, hand plunger pressurised mist spray dispenser bottles	Free	Free	99	998198F	10/00	..
V 8425.42.29	Hydraulic lifter trolleys	Free	Free	99	998199D	10/00	..
X 8479.10.00	Paver finisher	Free	Free	99	997942F	6/00	..
A 8479.89.00	Liquor pourers of a type suitable for use in the dispensing of measured quantities of alcohol	Free	Free	99	998196K	11/00	..
X 8516.79.19	Muffin makers, electric	Free	Free	99	998004A	7/00	..
A 8536.69.00	AC to AC adaptor plugs, suited for use with overseas electrical appliances not fitted with a New Zealand plug	Free	Free	99	998200A	1/00	..
A 9004.90	Safety glasses incorporating ear protection	Free	Free	99	998137D	10/00	..
A 9019.10.09	Catalogued parts for the manufacture of spa pools, irrespective of tariff classification	Free	Free	99	998174J	10/00	..
A 9504.40.09	Tarot kit comprising: Tarot board Tarot cards Tarot interpretation cards Tarot trove (card holder)	Free	Free	99	998171D	10/00	..
A 9506.99.19	All terrain boards with four tyres	Free	Free	99	998170F	9/00	..

SECOND SCHEDULE
Concession Approvals Subject to Prescribed Purposes and Conditions

Tariff Item	Description of Goods	Rates of Duty		Part II Ref.	Ref. No.	Effective	
		Normal	Pref.			From	To
IM 3923.29.15	3,000,000 only printed retort pouches of plastic	Free	Free	99	998193E	11/00	10/01
IM 5111.30.08	Wool 50%, polyester 30%, cotton 20% – 500m ²	Free	Free	99	998250H	11/00	7/00
5112.11.08	Wool 100% – 150m ²						
5112.19.00	Wool 88%, nylon 12% – 150m ²						
5112.19.00	Wool 98%, elastane 2% – 150m ²						
5112.19.00	Wool 100% – 800m ²						
5112.20.08	Wool 68%, polyester 29%, elastane 3% – 500m ²						
5112.20.08	Wool 70%, viscose 30% – 600m ²						
5112.20.08	Wool 72%, nylon 20%, cashmere 8% – 1000m ²						
IM 5111.90.08	Wool 75%, silk 22%, elastane 3% – 500m ²	Free	Free	99	998248F	11/00	7/01
5112.19.00	Wool 95%, nylon 4%, lycra 1% – 1000m ²						
5112.19.00	Wool 100% – 500m ²						
5112.19.00	Wool 100% – 500m ²						
5112.19.00	Wool 100% – 1200m ²						
5112.19.00	Wool 100% – 4000m ²						
5112.20.08	Wool 62%, viscose 14%, polyester 14%, nylon 9%, elastane 1% – 300m ²						
5112.20.08	Wool 88%, nylon 12% – 300m ²						
IM 5112.09.00	Wool 70%, angora 30% – 5000m ²	Free	Free	99	998249D	11/00	7/01
5112.20.08	Wool 85%, polyester 15%, elastane 5% – 14,000m ²						
5515.13.29	Polyester 53%, wool 44%, other fabric 3% – 1000m ²						
5515.13.29	Polyester 53%, wool 44%, elastane 3% – 1000m ²						
5515.13.29	Polyester 53%, wool 44%, elastane 3% – 1000m ²						
5515.13.29	Polyester 53%, wool 43%, lycra 4% – 600m ²						
5515.13.29	Polyester 55%, wool 45% – 1500m ²						

Tariff Concession Approvals, Withdrawals and Declines Notice No. 2001/1 *continued*

Tariff Item	Description of Goods	Rates of Duty		Part II Ref.	Ref. No.	Effective	
		Normal	Pref.			From	To
IM	5112.19.00 Wool 100% – 120m ²	Free	Free	99	998252D	11/00	7/01
	5112.19.00 Wool 100% – 120m ²						
	5112.19.00 Wool 100% – 120m ²						
	5112.19.00 Wool 100% – 150m ²						
	5112.19.00 Wool 100% – 300m ²						
	5112.19.00 Wool 100% – 320m ²						
IM	5515.13.29 Polyester 40%, wool 30%, polyacrylic 20%, polyamide 10% – 1500m ²	Free	Free	99	998251F	11/00	7/01
IM	5515.13.29 Wool 30%, acrylic 28%, nylon 27%, polyester 15% – 300m ²	Free	Free	99	998247H	11/00	7/01
	5515.13.29 Polyester 53%, wool 43%, lycra 4% – 900m ²						
	5515.13.29 Polyester 53%, Wool 44%, lycra 3% – 900m ²						
	5515.13.29 Polyester 45%, wool 28%, acetate 26%, lycra 1% – 300m ²						
	6002.91.18 Wool 100% – 200m ²						
X	5515.13.29 Wool 50%, polyester 50% – 5000m ²	Free	Free	99	998111L	9/00	6/01
X	60.01) Fabrics viz:	Free	Free	99	998176E	10/00	10/01
	60.02) Ref: Sherpasuede/flocking knit polyester ground/rayon pile – 50,000 metres						
CE	8419.39.00 One only fruit juice evaporator plant, second hand, viz: pumps, vapour ducts, heat exchangers, valves, steel supports	Free	Free	99	998181A	10/00	11/00
CE	8421.39.09 Exhaust air purification system with vortex scrubber and electrostatic precipitator, suited for the extraction of visual and solid contamination emissions from carpet drying process machinery	Free	Free	99	998189G	10/00	11/00
CE	8479.89.00 Concrete formwork and carrier platform, specially suited for tunnel construction	Free	Free	99	998195A	11/00	7/01

THIRD SCHEDULE
Concession Approvals Withdrawn

Tariff Item	Description of Goods	Rates of Duty		Part II Ref.	Ref. No.	Effective	
		Normal	Pref.			From	To
0812.90.00	Diced ... additives	998037H
2309.90.19	Animal ... Moldgard	990339K
3920.42.29)	Ammeraal ... belting	989590G
3921.90.19)							
8425.42.29	Hydraulic ... 500kg	994186L
8479.10.00	Paver finisher	997942F
8519.79.19	Muffin ... electric	998004A

FOURTH SCHEDULE
Applications for Concessions Declined

Tariff Item	Description of Goods	Ref. No.
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DUTY CONCESSIONS FOR CERTAIN CHILDREN'S CLOTHING

These concessions include children's garments made of textiles or plastic, designed to be worn by children between two and seven years of age, of a height exceeding 86cm but not exceeding 123cm. However, the following garments are *excluded* from coverage:

Thermal fabric (polypropylene) briefs and underpants
Thermal fabric (polypropylene) singlets and other vests (but not T-Shirts)
Socks
Swimwear
Thermal fabric (polypropylene) skivvies (thin, high or roll necked, long sleeved, knitted garment with/or without neckline opening)

The goods covered by these concessions are included in the following tariff headings of Chapters 39, 61 and 62:

3926.20	61.01	61.02	61.03
61.04	61.05	61.06	61.07
61.08	61.09	61.10	61.12
61.14	61.15	62.01	62.02
62.03	62.04	62.05	62.06
62.07	62.08	62.10	62.11
62.12	62.15		

Maximum Garment Measurements

To be eligible for concessionary entry garments must not exceed the maximum measurements specified below:

- Garments, long sleeved, having a maximum dimension of 59cm, measured from the cervical, (being the top centre back of the garment at the point where any trim, rib, collar, etc., joins the body of the garment) to the cuff. (Note: where sleeve terminates with a turned up cuff, measurements must not exceed 62 cm when cuff is turned down).
- Garments designed to be worn on the upper part of the body, short sleeved or sleeveless, having a maximum chest circumference of 81cm, measured armpit to armpit.

998156L

Tariff Concession Approvals, Withdrawals and Declines Notice No. 2001/1 *continued*

Tariff Item	Description of Goods	Ref. No.																														
	<ul style="list-style-type: none"> • Other short sleeved or sleeveless garments, having a maximum length of 88cm measured from the highest point in the back to bottom of hem. • Skirts, having a maximum length of 60cm measured from waist to bottom of hem. • Trousers, full length, having a maximum length of 76cm measured from waist to bottom of hem. (Note: where trousers terminate with a turned up cuff, measurement must not exceed 79cm when the cuff is turned down). • Trousers, short, having a maximum length of 61cm, measured from waist-crotch-waist. <p>Garments, (other than those specifically excluded) in respect of which the New Zealand Customs Service is satisfied they are designed to be worn by children between two and seven years of age and with a body height exceeding 86cm but not exceeding 123cm.</p> <p>These maximum measurements are based on measurements for children of 7 years of age, as specified by NZ Standard 8772:1973 and NZ Standard 8774:1973.</p> <table style="margin-left: 40px; border-collapse: collapse;"> <thead> <tr> <th></th> <th style="text-align: center;">Height</th> <th style="text-align: center;">Chest</th> <th style="text-align: center;">Waist</th> <th style="text-align: center;">Hip</th> </tr> </thead> <tbody> <tr> <td>Girls -</td> <td></td> <td></td> <td></td> <td></td> </tr> <tr> <td>average build</td> <td style="text-align: center;">122cm</td> <td style="text-align: center;">68cm</td> <td style="text-align: center;">61cm</td> <td style="text-align: center;">73cm</td> </tr> <tr> <td>taller & slimmer than average</td> <td style="text-align: center;">125cm</td> <td style="text-align: center;">66cm</td> <td style="text-align: center;">59cm</td> <td style="text-align: center;">71cm</td> </tr> <tr> <td>shorter & plumper than average</td> <td style="text-align: center;">119cm</td> <td style="text-align: center;">70cm</td> <td style="text-align: center;">63cm</td> <td style="text-align: center;">75cm</td> </tr> <tr> <td>Boys -</td> <td style="text-align: center;">123cm</td> <td style="text-align: center;">68cm</td> <td style="text-align: center;">61cm</td> <td></td> </tr> </tbody> </table> <p>Labelling Requirements</p> <p>To be eligible for concessionary entry, all garments must have a permanently attached label stating the age or height of the child for whom the garment is designed.</p> <p>Tariff Payable</p> <p>The tariff applicable to qualifying garments will be the current ad valorem rate applicable under Part I of the Tariff.</p> <p>Note: These concessions do not apply to babies' and young infants' (up to 2 year of age) garments which are designed for young children of a body height not exceeding 86cm. These garments may be eligible under the infantswear concession of Tariff Chapters 61 and 62.</p>		Height	Chest	Waist	Hip	Girls -					average build	122cm	68cm	61cm	73cm	taller & slimmer than average	125cm	66cm	59cm	71cm	shorter & plumper than average	119cm	70cm	63cm	75cm	Boys -	123cm	68cm	61cm		
	Height	Chest	Waist	Hip																												
Girls -																																
average build	122cm	68cm	61cm	73cm																												
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3926.20	Ad valorem rate applicable under Part I of the Tariff	997171J																														
61.01)	Ad valorem rate applicable under Part I of the Tariff	997172G																														
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62.08)																																
62.11)																																
62.12)																																
6115.11.09)	Ad valorem rate applicable under Part I of the Tariff	997173E																														
6115.12.09)																																
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6115.93.19)																																
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6202.92.09)	Ad valorem rate applicable under Part I of the Tariff	997175A																														
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6204.32.09)	Ad valorem rate applicable under Part I of the Tariff	997176K																														
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6204.62.09)																																
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6204.69.09)																																

Tariff Concession Approvals, Withdrawals and Declines Notice No. 2001/1 *continued*

Tariff Item	Description of Goods	Ref. No.
6206.10.09) 6206.30.09) 6206.40.09) 6206.90.09)	Ad valorem rate applicable under Part I of the Tariff	997177H
6206.10.19) 6206.30.19) 6206.40.19) 6206.90.19)	Ad valorem rate applicable under Part I of the Tariff	997178F
6210.10.09)	Ad valorem rate applicable under Part I of the Tariff	997179D
6210.50.09)	Ad valorem rate applicable under Part I of the Tariff	997180H
6215.10.09) 6215.20.09) 6215.90.09)	Ad valorem rate applicable under Part I of the Tariff	997181F
3926.90.69)	Two part polyethylene grow tubes	998168D
6108.21) 6108.29)	Briefs and panties, of all materials	997596K
6210.10.09)	Non woven polypropylene overalls/coveralls/labcoats	998178A
7326.19.19) 7326.90.09)	Load restraint hook and keepers	998188J

* Category of Approval:	A	-	General Approval
	CE	-	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
	X	-	Administrative Amendment

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.

Dated at Wellington this 11th day of January 2001.

V.A. MANKS, Ministry of Economic Development.

Extract from *New Zealand Gazette Supplement*, 20 December 2000, No. 169, page 4379

New Zealand Customs Service

Customs and Excise Act 1996

Customs (Applications for Customs Rulings) Amendment Rules 2000

Pursuant to section 288 (1) (h) and (12) 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 and amends the Customs (Applications for Customs Rulings) Rules 1997.

- 1. Title and commencement**—(1) These rules are the Customs (Applications for Customs Rulings) Amendment Rules 2000.
 - (2) In these rules, the Customs (Applications for Customs Rulings) 1997* are called “the principal rules”.
 - (3) These rules come into force on the 28th day after the date of their publication in the *New Zealand Gazette*.
(*CR 1H/1997)
- 2. Schedule amended**—(1) The Schedule of the principal rules is amended by revoking form C7A and form C7B, and substituting form C7A and form C7B set out in the Schedule of these rules.
 - (2) Except to the extent amended by subrule (1) the principal rules shall remain in force.

Schedule



Te Mana Arai o Aotearoa

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

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

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

APPLICANT'S DETAILS

Applicant: Applicant's Address: Agent (if applicable): Agent's Address: Contact Person: Phone Number: Fax Number:

Describe The Particular Goods That Are The Subject Of The Application

[Dotted lines for describing goods]

Provide Details Of The Manufacturer Of The Goods (including name, address, phone number) If This Is A Different Person From The Applicant

[Dotted lines for manufacturer details]

The Country Or Country Group Relating To The Application

Country or Country Group Tick appropriate box Australia Canada Malaysia Singapore United Kingdom of Great Britain and Northern Ireland, the Isle of Man, and the Channel Islands Developing Countries (LDC & LLDC) Forum Island Countries (SPARTECA)

Specify Origin Category Relating To The Application

Origin Category Tick appropriate box Unmanufactured raw products/goods wholly obtained/goods wholly produced/ goods wholly produced or obtained Goods wholly manufactured Goods partly manufactured

Applicant's Opinion As To What The Customs Ruling Should Be*

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**(additional comments may be provided on a separate sheet, signed and attached to this application)*

Signed: Dated:

General notes

1. 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 type of Customs Ruling is NZ **\$40.00** (GST incl.) in relation to each particular good, and must accompany the application on lodgement.
10. **Where to lodge the application: Applications are to be lodged with the New Zealand Customs Service at the following address:**

**National Tariff Advisory Unit
New Zealand Customs Service
Box 2218
Wellington
New Zealand
Phone: 0-4-473 6099
Fax: 0-4-473 7370**
11. **Further enquiries:** Further enquiries on any matter relating to an application can be made to the National Tariff Advisory Unit using the contact address in Note 10.
12. 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 in the prescribed form with: The Registrar, Customs Appeal Authority, Tribunals Division, Department for Courts, Box 5027, WELLINGTON.



Te Mana Arai o Aotearoa

APPLICATION FOR A CUSTOMS RULING (CORRECT APPLICATION OF REGULATIONS)

(Under S119 (3) of the Customs and Excise Act 1996)

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

APPLICANT'S DETAILS

Applicant: Applicant's Address: Agent (if applicable): Agent's Address: Contact Person: Phone Number: Fax Number:

The Country Or Country Group Relating To The Application

Country or Country Group Tick appropriate box Australia Canada Malaysia Singapore United Kingdom of Great Britain and Northern Ireland, the Isle of Man, and the Channel Islands Developing Countries (LDC & LLDC) Forum Island Countries (SPARTECA)

Specify Origin Category Relating To The Application

Origin Category Tick appropriate box Unmanufactured raw products/goods wholly obtained/goods wholly produced/ goods wholly produced or obtained Goods wholly manufactured Goods partly manufactured

Please Specify Here The Particular Matter Upon Which The Customs Ruling Is Sought

Multiple horizontal lines for specifying the particular matter upon which the customs ruling is sought.

Provide Full And Complete Information Relevant To A Ruling On The Matter Specified.

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(additional comments may be provided on a separate sheet, signed and attached to this application)

Signed: Dated:

General notes

1. 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.
7. **Fee for a Customs Ruling:** The fee for each type of Customs Ruling is NZ **\$40.00** (GST incl.) in relation to each particular matter, and must accompany the application on lodgement.
8. **Where to lodge the application: Applications are to be lodged with the New Zealand Customs Service at the following address:**

**National Tariff Advisory Unit
New Zealand Customs Service
Box 2218
Wellington
New Zealand
Phone: 0-4-473 6099
Fax: 0-4-473 7370**
9. **Further enquiries:** Further enquiries on any matter relating to an application can be made to the National Tariff Advisory Unit using the contact address in Note 8.
10. An applicant who is dissatisfied with a Customs Ruling, or a decision to decline 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 in the prescribed form with: The Registrar, Customs Appeal Authority, Tribunals Division, Department for Courts, Box 5027, WELLINGTON.

Dated at Wellington this 18th day of December 2000.

ROBIN DARE, Chief Executive.

Notice under section 288 (7) of the Act.

Copies of these rules are available for inspection in:

- Auckland: The Customhouse, 50 Anzac Avenue, Auckland City.
- Wellington: The Customhouse, 17-21 Whitmore Street, Wellington.
- Christchurch: The Customhouse, Drury Street, Christchurch Airport.
- Dunedin: The Customhouse, 470 Moray Place, Dunedin.

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

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Extract from *New Zealand Gazette*, 11 January 2001, No. 1, pages 48-50

Economic Development

Dumping and Countervailing Duties Act 1988

Initiation of Dumping Investigation: Washing Machines From Korea

Notice is hereby given that, acting pursuant to section 10(1) of the Dumping and Countervailing Duties Act 1988, and under delegated authority from the Chief Executive of the Ministry of Economic Development, I have initiated an investigation to determine both the existence and effect of the alleged dumping of the goods described in the Schedule to this notice, originating from Korea, being satisfied that sufficient evidence has been provided that:

- (a) The goods imported or intended to be imported into New Zealand are being dumped; and
- (b) By reason thereof, material injury is being caused to a New Zealand industry producing like goods,

and also being satisfied that the collective output of those New Zealand producers who have, in writing, expressed support for the application constitutes:

- (a) Twenty-five percent or more of the total New Zealand production of like goods produced for domestic consumption (assessed during the most recent representative period, being not less than 6 months); and
- (b) More than 50 percent of the total production of like goods produced for domestic consumption (as so assessed) by those New Zealand producers who have, in writing, expressed support for or opposition to the application.

Schedule

Description of Goods

“Household fully automatic washing machines with a dry linen capacity not exceeding 10kg, the capacity determined by standard AS/NZS2040”.

The goods are currently classified under Tariff Item 8450.11.01 and Statistical Keys 02H, 05B, 07J and 11G of the Tariff of New Zealand, which classification is provided for convenience and Customs purposes only, the written description being dispositive.

Dated at Wellington this 12th day of December 2000.

RORY MCLEOD, Manager, Trade Remedies Group.

Invitation for Submissions

A copy of the non-confidential version of the Initiation Report, which contains details of the consideration of the application for an investigation, is available from the Manager, Trade Remedies Group, Competition & Enterprise Branch, Ministry of Economic Development, P.O. Box 1473, Wellington.

Interested parties are invited to make submissions to the Trade Remedies Group on the alleged dumping and injury.

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Initiation of Dumping Investigation: Refrigerators and Refrigerator-Freezers From Korea

Notice is hereby given that, acting pursuant to section 10(1) of the Dumping and Countervailing Duties Act 1988, and under delegated authority from the Chief Executive of the Ministry of Economic Development, I have initiated an

investigation to determine both the existence and effect of the alleged dumping of the goods described in the Schedule to this notice, originating from Korea, being satisfied that sufficient evidence has been provided that:

- (a) The goods imported or intended to be imported into New Zealand are being dumped; and
- (b) By reason thereof, material injury is being caused to a New Zealand industry producing like goods,

and also being satisfied that the collective output of those New Zealand producers who have, in writing, expressed support for the application constitutes:

- (a) Twenty-five percent or more of the total New Zealand production of like goods produced for domestic consumption (assessed during the most recent representative period, being not less than 6 months); and
- (b) More than 50 percent of the total production of like goods produced for domestic consumption (as so assessed) by those New Zealand producers who have, in writing, expressed support for or opposition to the application.

Schedule

Description of Goods

“Household type combined refrigerator-freezers fitted with separate top and bottom external doors or drawers up to and including a total gross volume of 500 litres and single door refrigerators with a total gross volume of not less than 60 litres, the capacities determined by standard AS/NZS4474.1997”.

The goods are currently classified under Tariff Item 8418.10.00 and Statistical Keys 02C, 05H, 07D, 11B and 14G, and Tariff Item 8418.21.00 and Statistical Keys 01C, 03K, 05F, 07B and 12J of the Tariff of New Zealand, which classification is provided for convenience and Customs purposes only, the written description being dispositive.

Dated at Wellington this 12th day of December 2000.

RORY MCLEOD, Manager, Trade Remedies Group.

Invitation for Submissions

A copy of the non-confidential version of the Initiation Report, which contains details of the consideration of the application for an investigation, is available from the Manager, Trade Remedies Group, Competition & Enterprise Branch, Ministry of Economic Development, P.O. Box 1473, Wellington.

Interested parties are invited to make submissions to the Trade Remedies Group on the alleged dumping and injury.

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Cessation of Anti-dumping Duties on G-clamps From the United Kingdom

The Chief Executive of the Ministry of Economic Development gives notice that, in terms of section 14(9) of the Dumping and Countervailing Duties Act 1988, anti-dumping duties on G-clamps from the United Kingdom ceased to be payable with effect from 19 December 2000.

The anti-dumping duties ceased to be payable on that date, because at that date the goods were not subject to review

and 5 years had passed since the date of the final determination* by the Minister of Commerce that the goods were being dumped and were causing material injury to the New Zealand G-clamp industry.

Dated at Wellington this 19th day of December 2000.

RORY MCLEOD, Manager, Trade Remedies Group.

*Refer to "Final Determination and Imposition of Anti-Dumping Duty: G-clamps From the United Kingdom, Amendment No. 1 (Amendment of Amount of Anti-Dumping Duty)" published in the *New Zealand Gazette* of 10 February 2000 at pages 267-268, and forming part of the principal notice entitled "Final Determination: G-Clamps From the United Kingdom" dated 19 December 1995, published in the *New Zealand Gazette* of 11 January 1996 at page 43.

go149

Completion of Review: Automotive Oil Filters From the United States

Pursuant to section 14 (8) of the Dumping and Countervailing Duties Act 1988 ("the Act") and under delegated authority from the Chief Executive of the Ministry of Economic Development, and having carried out a review of the imposition of anti-dumping duty in respect of imports into New Zealand of automotive oil filters for use on internal combustion engines exceeding 20 horsepower (HP) from the United States, I hereby give notice that the review has been completed.

Notice of the initiation of the review was published on page 1483 of the *New Zealand Gazette* of 22 June 2000.

A copy of the non-confidential version of the Final Report, which contains details of the review and the conclusions reached, is available from the Trade Remedies Group, Ministry of Economic Development, P.O. Box 1473, Wellington.

Dated at Wellington this 15th day of December 2000.

RORY MCLEOD, Manager, Trade Remedies Group.

The Final Review Report is also available in various formats on the Trade Remedies section of the Ministry's web site at http://www.med.govt.nz/buslt/trade_rem

Consequent upon the conclusions reached in the review, a recommendation has been made to the Minister of Commerce that he terminate the existing anti-dumping duties with effect from the date of this notice.

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Termination of Anti-Dumping Duty in Respect of Automotive Oil Filters From the U.S.A.

In accordance with section 14 (7) of the Dumping and Countervailing Duties Act 1988 ("the Act"), I hereby terminate, with effect from 15 December 2000, the anti-dumping duty imposed on automotive oil filters from the United States by reason that a review, under section 14 (8) of the Act, has found that the removal of the current anti-dumping duty would be unlikely to lead to material injury to the New Zealand industry.

The notice given by the Minister of Commerce "Final Determination and Imposition of Anti-Dumping Duty: Automotive Oil Filters from the U.S.A." dated 27 November 1992 and published in the *New Zealand Gazette* of 3 December 1992 (as amended by:

- The notice published on pages 2286-2287 of the *New Zealand Gazette* of 14 July 1994 entitled "Notice of Reassessment of Anti-Dumping Duty on Automotive Oil Filters From the U.S.A.", and
- The notice published on pages 1093-1094 of the *New Zealand Gazette* of 23 April 1996 entitled "Final Determination and Imposition of Anti-Dumping Duty: Automotive Oil Filters From the U.S.A., Amendment No. 2 (Review and Duty Reassessment)")

is hereby revoked.

Dated at Wellington this 20th day of December 2000.

PAUL SWAIN, Minister of Commerce.

Copies of the non-confidential version of the Final Report, which contains details of the review and the conclusions reached, is available from the Manager, Trade Remedies Group, Ministry of Economic Development, P.O. Box 1473, Wellington.

The report is also available, in various formats on the Trade Remedies section of the Ministry's web site at http://www.med.govt.nz/buslt/trade_rem

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List of Products Subject to Anti-dumping Action

Final Anti-dumping Duties

Hog Bristle Paint Brushes from China.
Plasterboard from Thailand.
Certain Non-Leather Women's Footwear from China.
Certain Men's Footwear from China, Indonesia and Thailand.
Canned Peaches from South Africa.
Canned Apricots from South Africa.
Canned Peaches from Greece.

List of Products Subject to Countervailing Action

Final Countervailing Duties

Spaghetti in Tomato Sauce from Italy.
Canned Peaches from the European Union.
Full details of the products covered and the applicable amount of anti-dumping or countervailing duty are available upon request to the:

Trade Remedies Group
Ministry of Economic Development
P.O. Box 1473
Wellington
Telephone: (64-4) 472 0030
Facsimile: (64-4) 499 8508
Email: traderem@med.govt.nz

This information can also be accessed via the Ministry of Economic Development web site.

The address is:

<http://www.med.govt.nz>

Dated at Wellington this 3rd day of January 2001.

MARTIN GARCIA, Senior Investigator, Trade Remedies Group.

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