Import Control Exemption Notice (Notice No. 5) 1957

PURSUANT to regulation 15 of the Import Control Regulations 1938,\* the Minister of Customs hereby gives notice as follows:

- 1. (1) This notice may be cited as the Import Control Exemption Notice (No. 5) 1957.
- (2) This notice shall come into force on the 17th day of May 1957.
- 2. Goods of the classes specified in the First Schedule hereto, imported from and being the produce or manufacture of any country other than the countries specified in the Second Schedule hereto, are hereby exempted from the requirement of a licence under the said regulations.
- 3. The exemptions specified in the Third Schedule hereto are hereby revoked.

## FIRST SCHEDULE

Tariff Item

Classes of Goods

- Classes of Goods

  Meccano and similar model engineering sets;
  model building sets suitable for the construction of model buildings; model steam, gas and
  oil engines having a power of less than
  \(^18\) b.h.p.; paint boxes, children's; caps for toy
  pistols; toy figures or images (except dolls) of
  persons or animals composed of chinaware,
  earthenware, wood, bone, stone, glass, metal,
  or plastic (other than soft plastic) not mounted
  on wheels; toy musical instruments; puzzles
  and magicians' sets; model train sets, comprising trains which run on rails, and parts therefor; toy printing sets; tops; mechanically propelled boats other than wholly or principally
  of plastic; kit sets for construction of model
  aeroplanes, boats, and model toy vehicles; puppets and marionettes; inflatable rubber beach
  toys.

  Articles which, but for the note to Tariff item Ex 239 (1)
- Ex 239 (1) Articles which, but for the note to Tariff item 239 (1), would be exempt from import licensing by reason of their specific enumeration in exempted Tariff items.
  - Bicycles, tricycles, pedal cars, and similar vehicles, designed for children's use. 239 (2)
- Ex 239(3) Fully strung tennis racquets the f.o.b. price of which does not exceed 7s. sterling.
- Golf club shafts of steel of all kinds whether in the black, polished, plated, coated with casein or otherwise surfaced, but without attachments of any kind; sole plates and grips for gold clubs. Ex 239 (3)
  - Sporting, and athletic requisites, n.e.i., including billiard requisites, n.e.i.; fishing tackle, n.e.i., including artificial flies and other baited hooks. 239 (4)
  - Games; gaming requisites, n.e.i.; fancy walking sticks; combs, hair and toilet. 239 (5)
  - 378 (1) Motor-cycles; bicycles and tricycles, power-operated; side-cars therefor (the following sizes of tyres are excluded from importation as sizes of tyres are excluded from importation as original equipment for power-operated bicycles and tricycles:  $28 \times 1\frac{1}{2}$ ;  $28 \times 1\frac{1}{8}$ ;  $27 \times 1\frac{1}{4}$  except  $27 \times 1\frac{1}{4}$  skin-sided road-racing cycle tyres;  $26 \times 1\frac{1}{4}$ ;  $26 \times 1\frac{1}{8}$ ;  $26 \times 1\frac{1}{2}$ ;  $26 \times 2 \times 1\frac{3}{4}$  carrier oversize;  $26 \times 2$  oversize balloon;  $24 \times 1\frac{1}{2}$ ;  $24 \times 1\frac{3}{8}$ ).
  - 378 (2) Bicycles and tricycles, n.e.i. (the following sizes of tyres are excluded from importation as original equipment for bicycles and tricycles: 28 x 1½; 28 x 1¾; 27 x 1¼ except 27 x 1¼ skinsided road-racing cycle tyres; 26 x 1½; 26 x 1¾; 26 x 1½; 26 x 2 x 1¼ carrier oversize; 26 x 2 oversize balloon; 24 x 1½; 24 x 1¾).
  - 378 (3) Vehicles, n.e.i., designed to be propelled by the occupant by hand or foot power only.
  - 379 (1) Wheels, wire-spoked, not exceeding  $1\frac{3}{4}$  in. in rim width, viz:
    - (a) Exceeding 9 in. in rim diameter.(b) Not exceeding 9 in. in rim diameter.
  - (b) Not exceeding 9th. In rim attanter.

    379 (2) Fittings and parts, n.e.i., specially suited for bicycles, tricycles, pedal cars, and similar vehicles, viz: spokes in the rough or finished; and the following articles when not plated, japanned, enamelled, or varnished viz: drop forgings, stampings, wood or metal rims (not bored), forks, stays, handle-bars, and seatpillars, unbuilt, bracket shells, fork ends and stay ends, fork-tips, bridges, crowns and lugs.

## SECOND SCHEDULE

Bolivia, Canada, Colombia, Costa Rica, Cuba, Dominican Republic, Ecuador, El Salvador, Guatemala, Haiti, Honduras, Japan, Korea, Liberia, Mexico, Nicaragua, Panama, Philippines, United States of America, Venezuela.

## THIRD SCHEDULE

Gazette	!	
No.	Date	Tariff Items
78	21 December 1950 '	378, Ex 379. Ex 239 (1) (2), Ex 239 (2), 260.
34 38	26 April 1951	Ex 239 (1) (2), Ex 239 (2). Ex 239 (1).
51	10 May 1951 5 July 1951	Ex 379.
79	2 August 1951 11 October 1951	Ex 239 (2). Ex 239 (2).
87 53	28 November 1951 7 August 1952	Ex 239 (2). Ex 239 (1), Ex 239 (2).
43 1	30 July 1953 7 January 1954	Ex 239 (2). Ex 239 (2).
68 48	11 November 1954 28 July 1955	Ex 239 (2). Ex 379, Ex 239 (1).

Dated at Wellington this 15th day of May 1957.

E. H. HALSTEAD, Minister of Customs. \*S.R. 1938/161

Authorisation of Poll of Electors Residing in Part of a Special Area in Rodney Licensing District, Namely, the Mairetahi Riding of Waitemata County, Which includes Parakai

(Licensing Amendment Act (No. 2) 1953, Sections 14-17) WHEREAS the Licensing Control Commission, following the review of the distribution of licences in Rodney Licensing District, is of opinion that the issue of a publican's licence should be authorised at Parakai within the Parakai special rating area for premises providing accommodation for not less than 40 guests in accordance with the Schedule of standards prescribed, such locality and area lying within part of Waitemata County and part of the said Rodney Licensing District:

District:

And whereas the said locality of Parakai and certain other neighbouring localities lie within part of a special area as defined by section 14 (1) of the above-named Act:

Take notice that the Commission hereby authorises the taking of a poll of electors residing in the Mairetahi Riding of the Waitemata County (being part of a special area), on the proposal that the issue of licences be authorised therein (referred to as the Licensing Proposal), and on the further proposal that, if the licensing proposal is carried, every licence so authorised be issued to a local Trust (referred to as the Trust Proposal):

Pursuant to section 14, subsections (4) and (5) of the said Act, the Commission determines and specifies that the majority required to carry the licensing proposal is more than half of all the valid votes recorded in respect of the proposal.

Note—Section 14 (6) provides that the Trust Proposal shall be deemed to be carried by a similar majority.

Pursuant to section 15 (1) of the said Act the Commission:
(a) Defines the area within which the poll is to be taken
as the whole of the Mairetahi Riding of Waitemata County.
(b) Fixes Saturday, 29 June 1957, as the date of the taking

(b) Fixes Saturday, 29 June 1957, as the date of the taking of the poll.
(c) Fixes Friday, 7 June 1957, as the date for the closing of the roll of electors.
(d) Appoints Leslie Llewellyn Jones, County Clerk of the Waitemata County Council, returning officer in respect of the poll, and authorises him to arrange and appoint such polling places within the Mairetahi Riding, and such deputy returning officers and/or clerks, as he deems advisable for the purposes of the poll.

Riding, and such deputy returning officers and/or clerks, as he deems advisable for the purposes of the poll.

(e) Directs the said returning officer to publish at least once in the N.Z. Herald and Auckland Star, in the earliest available issue of those newspapers, a copy of this authorisation and notice; and further directs the said returning officer to publish in the said newspapers a notice stating where the roll may be inspected within the said Mairetahi Riding as well as at his County Office, and the situation of the polling places appointed by him within such special area.

area.

(f) Directs that the cost of preparing rolls and conducting the poll shall be borne by the Waitemata County Council.

Council.

(g) Directs that the said returning officer shall use the roll of electors of the Waitemata County for the Mairetahi Riding which shall be suitably marked to indicate the persons entitled to vote for the purposes of the poll; and, for the purpose of ensuring that electors residing on the date fixed for the closing of the rolls in the area in which the poll is to be taken are entitled to vote, directs that the returning officer shall prepare a supplementary roll.

Note—Section 16 of the said Act provides (inter alia) that "... every poll (as above) ... shall be taken in the same manner as polls in no-licence districts relating to local restoration, and the provisions of the principal Act (i.e., the Licensing Act 1908) relating to licensing polls, so far as they are applicable, shall apply."

By direction and on behalf of the Licensing Control Commission-

E. R. GRAHAM, Secretary.