

Import Control Exemption Notice (No. 14) 1980

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

1. (a) This notice may be cited as the Import Control Exemption Notice (No. 14) 1980.
(b) This notice shall come into force on 31 July 1980.
2. Goods of the classes specified and for the purposes of the Customs Tariff falling within the Tariff items in the First Schedule hereto, imported from and being the produce or manufacture of any country, are hereby exempted from the requirement of a licence under the said regulations.
3. The exemptions from the requirement of a licence under the said regulations in respect of the goods of the classes set forth in the Second Schedule hereto, included in the exemption notice shown in the Second Schedule, are hereby withdrawn.

FIRST SCHEDULE
EXEMPTIONS CREATED

Tariff Items	Classes of Goods
56.01.000	Man-made fibres (discontinuous), not carded, combed or otherwise prepared for spinning.
56.02.000	Continuous filament tow for the manufacture of man-made fibres (discontinuous).
56.03.000	Waste (including yarn waste and pulled or garnetted rags) of man-made fibres (continuous or discontinuous), not carded, combed or otherwise prepared for spinning.
Ex 58.07.000	Ornaments on declaration that they will be used only in the manufacture of footwear.
Ex 59.02.018.19c	Tailors' felt interlinings.
Ex 59.08.001	Blind holland impregnated or coated with preparations of cellulose derivatives or of other artificial plastic materials
Ex 59.08.009	on declaration for use in the manufacture of blinds.
Ex 59.08.009	Fusible interlinings.
Ex 59.08.009	Weatherseal, other than wholly of rubber (excluding strip, principally of rubber, with a square or rectangular cross section).
Ex 59.08.011	Polycarbonate sheet, polypropylene glass cloth laminate, acetal sheet, fluorocarbon plates, sheets, strip, film and foil.
Ex 59.08.019	
Ex 62.05.039	Weatherseal, other than wholly of rubber (excluding strip, principally of rubber, with a square or rectangular cross section).
Ex 62.05.039	Embroidered fabrics in the piece of kinds known as double, combined or joined embroideries, and which, because the base cloth is made by joining separate pieces of fabric by sewing or embroidery, are classed under Tariff Item 62.05.039. Textile fabrics, textile fabrics in combination with one another, textile fabrics in combination with any other material (but excluding bonded fibre fabrics whether or not in combination with textile fabrics and elastic fabrics, etc., of item code 59.180) regardless of tariff classification when declared—
	(1) by a footwear manufacturer for use by him only in making footwear; or
	(2) by an importer that they will be sold only to a footwear manufacturer for making footwear
	Combination trim regardless of tariff classification.
	Woven fabrics containing man-made discontinuous fibres backed with paper or artificial plastic (including cellulose acetate) sheet and weighing not less than 203 grams per square metre, commonly used for making lampshades classified under items of Tariff Chapters 55, 56 and 59.

SECOND SCHEDULE
EXEMPTIONS WITHDRAWN

Tariff Items	Classes of Goods	Date of Exempting Notice
56.01.000.39F	Man-made fibres (discontinuous) not carded, combed, or otherwise prepared for spinning, viz: regenerated	16 March 1978 (supplement to <i>Gazette</i> of 30 March 1978)
56.02.000.39K	Continuous filament tow for the manufacture of man-made fibres (discontinuous), viz: regenerated	16 March 1978 (supplement to <i>Gazette</i> of 30 March 1978)
56.03.000.11c	Waste (including yarn waste and pulled or garnetted rags) of man-made fibres (continuous or discontinuous) not carded, combed, or otherwise prepared for spinning, viz: regenerated fibres	16 March 1978 (supplement to <i>Gazette</i> of 30 March 1978)

Dated at Wellington this 28th day of July 1980.

L. R. ADAMS-SCHNEIDER, Minister of Trade and Industry.

*S.R. 1973/86

Classification of Reserves

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserves, described in the Schedule hereto, to be classified as reserves for recreation purposes, subject to the provisions of the said Act.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—MOUNT ALBERT CITY

2003 square metres, more or less, being part Allotment 246, Titirangi Parish, situated in Block IV, Titirangi Survey District. Balance certificate of title 1566/85. S.O. Plans 36015, 44160, and 45610.

18 square metres, more or less, being Allotment 293, Titirangi Parish, situated in Block IV, Titirangi Survey District. Certificate of title 1169/30. S.O. Plan 44160.

1.2925 hectares, more or less, being Allotments 248 and 249, Titirangi Parish, situated in Block IV, Titirangi Survey District. Balance certificate of title 1187/70. S.O. Plan 36107.

3273 square metres, more or less, being Allotment 247, Titirangi Parish, situated in Block IV, Titirangi Survey District. Balance certificate of title 1187/71. S.O. Plan 36107.

Dated at Auckland this 15th day of July 1980.

J. P. BRENT,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 2/2/111, Res 2/2/37; D.O. 8/5/492)

Classification of Reserves

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserves, described in the Schedule hereto, to be classified as reserves for the purposes specified at the end of the respective descriptions of the said lands, subject to the provisions of the said Act.