

# SUPPLEMENT

## TO THE

# NEW ZEALAND GAZETT

OF

THURSDAY, 1 APRIL 1982

Published by Authority

# WELLINGTON: MONDAY, 5 APRIL 1982

#### Import Control Exemption Notice (No. 1) 1982

PURSUANT to regulation 17 of the Import Control Regulations 1973\*, the Minister of Trade and Industry hereby gives notice as follows: 1. (a) This notice may be cited as the Import Control Exemption Notice (No. 1) 1982.

(b) This notice shall come into force on the 1st day of July 1982.

Tariff Item

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under the said regulations in respect of the goods of the classes set forth in the Second Schedule hereto, are hereby withdrawn.

### FIRST SCHEDULE **EXEMPTIONS CREATED**

#### Classes of Goods

09.02.001	Tea in packages of 2 kg net weight or over.
15.10.001	Fatty acids.
15.10.005	
22.09.001	Bitters.
Ex 39.07.051	Aprons, X-ray protective, of lead impregnated plastic.
Ex 39.07.079	
Ex 39.07.079	Disposable liners designed for use with underpants worn by incontinents.
Ex 53.10.000.11J	Mending and tapestry varn of sheep's or lambs' wool, etc., put up for retail sale.
Ex 53,10,000,19D	
	Woven fabrics of sheep's or lambs' wool or of fine animal hair, viz:
Ex 53.11.002 to	(i) Billiard cloth on declaration that it will be used only in the manufacture or repair of billiard tables;
Ex 53.11.028	(ii) Combination trim:
	(iii) Lining materials as may be approved by the Minister of Customs as admissible under Part II of the Custom
	Tariff;
	(iv) Printed light-weight woollen fabrics not exceeding 203 grams per square metre;
	(v) Textile fabrics when declared:

- (v) Textile tabrics when declared:
  (1) by a footwear manufacture 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;
  (vi) Union cloths being wool and cotton mixtures not exceeding 203 grams per square metre;
  (vii) Union textiles composed of wool and man-made fibres or wool and cotton, to be cut up and made into shirts, pyjamas, nightgowns, or underclothing, approved by the Minister of Customs as admissible under Part II of the Customs Tariff;
- (viii) Woollen tie cloth and tie linings;
- (ix) Woven fabrics of sheep's or lambs' wool or fine animal hair and weighing not more than 150 grams per square metre.

\*S.R. 1973/86

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