

Import Control Exemption Notice (No. 2) 1983-84—continued

Ex 60.04.041 to
 Ex 60.04.052
 60.05.003 to
 60.05.054
 Ex 60.05.061 to
 Ex 60.05.142
 Ex 60.06.012
 Ex 60.06.021
 Ex 60.06.031
 Ex 60.06.035
 61.01.002 to

61.01.042

Articles of apparel and clothing accessories of textile fabric, other than knitted or crocheted goods (not including goods suited for wear by babies and young infants)

61.02.002 to
 Ex 61.02.071
 61.03.003 to
 61.03.012
 Ex 61.03.021
 Ex 63.03.022
 Ex 61.04.003 to
 Ex 61.04.012
 Ex 61.04.021
 Ex 61.04.022
 61.05.000
 Ex 61.06.000
 61.07.001 to
 61.09.009
 Ex 61.10.001
 61.10.009
 61.11.005
 61.11.009
 64.01.001 to
 64.01.012
 Ex 64.01.018
 Ex 64.01.019
 Ex 64.01.031 to
 Ex 64.01.039
 64.02.011
 64.02.012
 Ex 64.02.018
 Ex 64.02.019
 64.02.021
 64.02.022
 Ex 64.02.023
 Ex 64.02.029
 64.03.011
 64.03.012
 Ex 64.03.018
 Ex 64.03.019
 Ex 64.04.011 to
 Ex 64.04.019
 64.05.000
 Ex 64.06.009

Footwear and parts thereof

Dated at Wellington this 27th day of June 1983.

K. R. ALLEN, Associate Minister of Trade and Industry.

EXPLANATORY NOTE:

This notice provides for the exemption of reptile, bird, and fish leather, and extends the exemption for children's footwear up to size 9½ inclusive. These exemptions are made in accordance with the Footwear Industry Plan. As a consequence of the extension of the exemption for children's footwear it is necessary to amend the exemption for goods under SPARTECA. The opportunity has been taken to relate the exclusions from the SPARTECA exemption to the goods listed in Schedule Three of the SPARTECA Agreement, avoid the need for gazetting changes to the list of goods excluded from the exemption. The goods excluded from the exemption will be listed in the Import Licensing Policy Schedule.

6

Import Control Exemption Notice (No. 3) 1983-84

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. 3) 1983-84.
- (b) This notice shall come into force on the 1st day of July 1983.
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 notices shown in the Second Schedule are hereby withdrawn.