



**THE CONSUMER INFORMATION STANDARDS (FIBRE
CONTENT LABELLING) REGULATIONS 1992,
AMENDMENT NO. 1**

ELIZABETH R.

ORDER IN COUNCIL

At the Court at Wellington this 3rd day of November 1995

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL

PURSUANT to section 28 of the Fair Trading Act 1986 and to section 3 of the Constitution Act 1986, Her Majesty the Queen, acting by and with the advice and consent of the Executive Council and on the recommendation of the Minister of Consumer Affairs, is pleased to make the following regulations.

REGULATIONS

1. Title and commencement—(1) These regulations may be cited as the Consumer Information Standards (Fibre Content Labelling) Regulations 1992, Amendment No. 1, and shall be read together with and deemed part of the Consumer Information Standards (Fibre Content Labelling) Regulations 1992* (hereinafter referred to as the principal regulations).

(2) These regulations shall come into force on the 28th day after the date of their notification in the *Gazette*.

2. Application—The principal regulations are hereby amended by revoking regulation 3, and substituting the following regulation:

“3. These regulations apply to all textile goods not being—

“(a) Goods described in the First Schedule to these regulations; or

- “(b) Goods made according to a customer’s order from fabric—
 “(i) Supplied by the customer; or
 “(ii) Selected by the customer from a range of fabrics offered,
 by way of samples or any other means, by a retailer; or
“(c) Secondhand goods.”

3. First Schedule amended—The First Schedule to the principal regulations is hereby amended by revoking the item headed “*Furnishings and Furniture*”, and substituting the following item:

“Furnishings and Furniture

“Awnings, backing materials for carpets, coir mats, cushion covers manufactured from remnants and labelled by the manufacturer with the following disclaimer ‘cushion cover manufactured from remnants, fibre content unknown’, draught excluders, lampshades, matting, oil baize, paper felt used for underlinings, tapestries, underfelt, upholstered furniture frame and furniture mechanism covers or linings (such as may be found on the bottom or back of some upholstered furniture) but not including upholstery fabric covers for the major surfaces of upholstered furniture, wall hangings, window blinds.”

MARIE SHROFF,
Clerk of the Executive Council.

EXPLANATORY NOTE

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations, which come into force 28 days after their notification in the *Gazette*, add 2 items to the furnishings and furniture excluded from the application of the Consumer Information Standards (Fibre Content Labelling) Regulations 1992. The items excluded are, first, goods made to a customer’s order from fabric supplied by the customer or selected by the customer from a range offered by a retailer and, second, cushion covers manufactured from remnants and labelled by the manufacturer with the prescribed disclaimer.

Issued under the authority of the Acts and Regulations Publication Act 1989.
Date of notification in *Gazette*: 6 November 1995.
These regulations are administered in the Ministry of Consumer Affairs.