970

1973/133



THE CUSTOMS TARIFF AMENDMENT ORDER (NO. 13) 1973

DENIS BLUNDELL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington this 21st day of May 1973

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by the Customs Tariff Amendment Order (No. 8) 1972*, made pursuant to section 10e of the Tariff and Development Board Act 1961 and section 124 of the Customs Act 1966, the portions of the Customs Tariff specified in the First Schedule to that order were suspended and the duties and exemptions specified in the Second Schedule to that order were temporarily imposed and created on the recommendation of the Emergency Protection Authority: And whereas the Tariff and Development Board has since recommended that the duties and exemptions set out in the said Second Schedule should continue in force:

Now therefore, pursuant to section 124 of the Customs Act 1966, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, and being satisfied that the rates of duty and exemptions from duty specified in the First Schedule to the said order would, if restored, be likely to operate in an injurious, unfair, or anomalous manner in respect of an industry in New Zealand, hereby makes the following order.

ORDER

1. Title and commencement—(1) This order may be cited as the Customs Tariff Amendment Order (No. 13) 1973.

(2) This order shall come into force on the 21st day of May 1973.

2. Duties and exemptions continued in force—(1) Notwithstanding the revocation by this order of the Customs Tariff Amendment Order (No. 8) 1972*, the portion of the Customs Tariff suspended by and specified in the First Schedule to that order shall continue to be suspended.

(2) The duties and exemptions from duty set out in the Schedule to this order (being the same duties and exemptions as were set out in the Second Schedule to the Customs Tariff Amendment Order (No. 8) 1972*) are hereby imposed and created and shall continue in force accordingly.

3. Revocation—The Customs Tariff Amendment Order (No. 8) 1972* is hereby consequentially revoked.

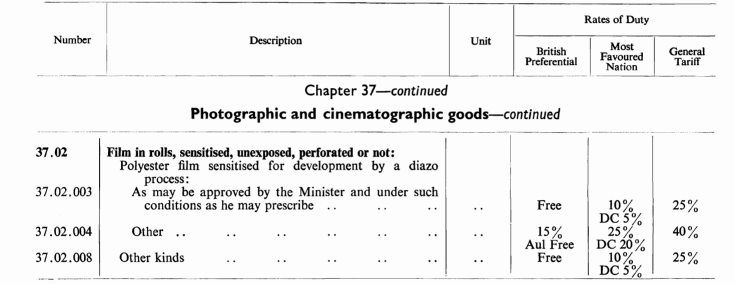
*S.R. 1972/88

SCHEDULE-DUTIES IMPOSED AND EXEMPTIONS CREATED

PART I THE STANDARD TARIFF

Number			Rates of Duty		
	Description		British Preferential	Most Favoured Nation	General Tariff
	Chapter 37				
	Photographic and cinematog	graphic g	goods		
37.01	Photographic plates and film in the flat, sensitised, unexposed, of any material other than paper, paperboard or cloth: Polyester film sensitised for development by a diazo				
27 01 002	process:				
37.01.002	As may be approved by the Minister and under such conditions as he may prescribe	••	Free	10% DC 5%	25%
37.01.003	Other		15%	25%	40%
37.01.008	Other kinds	••	Aul Free Free	DC 20% 10% DC 5%	25%

971



SCHEDULE-DUTIES IMPOSED AND EXEMPTIONS CREATED-continued

P. G. MILLEN, Clerk of the Executive Council.

EXPLANATORY NOTE

This note is not part of the order, but is intended to indicate its general effect.

The effect of this order is that the increased rates of Customs duties which on 28 April 1972 were temporarily imposed on certain sensitised polyester film by the Second Schedule to the Customs Tariff Amendment Order (No. 8) 1972 will now continue in Tforce. his action was recommended by the Tariff and Development Board.

Issued under the authority of the Regulations Act 1936. Date of notification in *Gazette*: 24 May 1973. This order is administered in the Customs Department.