

THE IMPORT CONTROL REGULATIONS 1988, AMENDMENT NO. 3

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 6th day of June 1989

Present:

THE RIGHT HON. G. W. R. PALMER PRESIDING IN COUNCIL

PURSUANT to section 3 of the Import Control Act 1988, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

REGULATIONS

1. Title and commencement-(1) These regulations may be cited as the Import Control Regulations 1988, Amendment No. 3, and shall be read together with and deemed part of the Import Control Regulations 1988* (hereinafter referred to as the principal regulations).

(2) These regulations shall come into force on the 6th day of July 1989.

2. Amendments to **principal regulations**—(1) The principal regulations are hereby amended by revoking the First Schedule, and substituting the new First Schedule set out in the First Schedule to these regulations.

(2) The principal regulations are hereby amended by revoking the Second Schedule, and substituting the new Second Schedule set out in the Second Schedule to these regulations.

(3) The Import Control Regulations 1988, Amendment No. 1 and regulation 3 of, and the Schedules to the Import Control Regulations, Amendment No. 2 are hereby revoked.

*S.R. 1988/125 Amendment No. 1: S.R. 1988/223 Amendment No. 2: S.R. 1988/305

925

SCHEDULES

FIRST SCHEDULE

GOODS THE IMPORTATION OF WHICH IS PROHIBITED

Tariff Item Classes of Goods 1101.00.00 1103.11.00 1103.21.00 1516.20.19 1517.10.00 Ex 1517.90.19 Imitation lard and other prepared edible fats 2402.10.00 2402.20.01 2402.20.09 2402.90.11 2402.90.19 2403.10.09 2403.91.09 2403.99.19.19K Ex 3919.10 01 Tapes, being of a thickness not exceeding 0.5 mm and a width not exceeding 20 cm Ex 3920.10.01 Other than film leaders, tensioners and Ex 3920.20.29.01C splicers, for use in processing photographic Ex 3920.30.01 and cinematographic film, for which there is Ex 3920.42.01 a valid approval in force pursuant to section 120 (5) of the Customs Act 1966 Ex 3920.51.01 Other than: cast sheet (excluding sheets printed, embossed, or otherwise surface worked); film leaders, tensioners and splicers, for use in processing photographic and cinematographic film, for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966 Ex 3920.59.01 Other than film leaders, tensioners and splicers, for use in processing photographic and cinematographic film, for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966 0.5 mm and a width not exceeding 20 cm Ex 3920.61.09 Tapes, being of a thickness not exceeding 0.5 mm and a width not exceeding 20 cm Ex 3920.62.01 Other than film leaders, tensioners and splicers for use in processing photographic and cinematographic film, for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966

Reg. 2 (1)

FIRST SCHEDULE—continued

Tariff Item	Classes of Goods
Ex 3920.63.01 Ex 3920.69.01	Of a thickness not exceeding 0.5mm and of a width not exceeding 20cm other than: strips suited for the finishing of dental fillings; flexible sheeting; film leaders, tensioners and splicers for use in processing photographic and cinematographic film, for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
Ex 3920.91.01	Of a thickness not exceeding 0.5mm and of a width not exceeding 20cm other than film
Ex 3920.92.01 Ex 3920.93.01 Ex 3920.94.00.01J Ex 3920.99.01	Other than film leaders, tensioners and splicers for use in processing photographic and cinematographic film, for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
†Ex 3921.19.09.01H	Cellular ethylene vinyl acetate (EVA Foam) sheet soling material for use in the manufacture of footwear
Ex 3921.90.19	Tapes, being of a thickness not exceeding 0.5 mm and a width not exceeding 20 cm
3925.30.01 † 3926.20.22 to † 3926.20.49	
†Ex 3926.20.51 †Ex 3926.20.59	Excluding: X-ray protective aprons of lead impregnated plastic; disposable liners of plastic designed for use with underpants worn by incontinents; lead-plastic thyroid collars and arm sleeves; lead-vinyl gonad cups
†Ex 3926.20.51.21B †Ex 3926.20.59.21C	Babies' pilches, for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
†Ex 3926.20.51.29H †Ex 3926.20.59.29J	Babies' bibs and feeders, for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
3926.90.01	
†Ex 4001.29.19	Excluding masterbatch mixtures
<pre>+ 4002.19.01 + 4002.20.01 + 4002.31.01 + 4002.39.01 + 4002.49.01 + 4002.59.01 + 4002.60.01 + 4002.70.01</pre>	

Tariff I	tem	Classes of Goods
†Ex 4	002.80.09	Unvulcanised natural or synthetic rubber compound, other than masterbatch mixtures
	002.99.01 005.10.11	
Ex 4	005.10.19	Unvulcanised natural or synthetic rubber in other forms or states (other than tubes or solution), other than goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
† 4	005.91.00	
Ex 4 Ex 4 Ex 4	006.10.01 006.10.09 006.90.01 006.90.09 007.00.00	Other than goods for which there is a valid approval force pursuant to section 120 (5) of the Customs Act 1966
†Ex 4	008.11.29	Unhardened vulcanised rubber soling material for use in the manufacture of footwear
Ex 4	008.11.29	Other than: goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966; tyring; foam rubber sheeting, lined on declaration by a manufacturer for use by the manufacturer only in making wet suits, snow ski-ing and water ski-ing suits, exposure suits and yachtsmen's buoyancy aids; printers' blanketing; rubber dam for use with dental filling materials; rubber facings, suited for the manufacture of table tennis bats; weatherseal, other than wholly of rubber (excluding strip, principally of rubber, with a square or rectangular cross section)
Ex 4	008.19.00	Other than: goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966; tyring; printers' blanketing; rubber dam for use with dental filling materials; rubber facings, suited for the manufacture of table tennis bats; weatherseal, other than wholly or rubber (excluding strip, principally of rubber with a square or rectangular cross section)
†Ex 4	008.21.19	Unhardened vulcanised rubber soling material for use in the manufacture of footwear

FIRST SCHEDULE—continued

Tariff Item	Classes of Goods
Ex 4008.21.19	Other than: goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966; tyring; dental latex rubber in sheets; printers' blanketing; rubber dam for use with dental filling materials; rubber facings, suited for the manufacture of table tennis bats; weatherseal, other than wholly of rubber (excluding strip, principally of rubber, with a square or rectangular cross section)
Ex 4008.29.00	Other than: goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966; tyring; printers' blanketing; rubber dam for use with dental filling materials; rubber facings suited for the manufacture of table tennis bats; weatherseal, other than wholly of rubber (excluding strip, principally of rubber, with a square or rectangular cross section)
Ex 4009.10.00 to Ex 4009.40.00 Ex 4009.50.19	Other than: goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966; on declaration for use in the manufacture of repair of saddlery; weatherseal other than wholly of rubber
4010.91.00 4010.99.09 4014.90.09 † 4015.90.00 4016.10.09	
Ex 4016.93.00 Ex 4016.94.00 Ex 4016.95.00 4016.99.01.09C † 4016.99.09	Other than goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
Ex 4016.99.89.01B	Other than goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
Ex 4016.99.89.09H	Other than: moulds made of unhardened vulcanised rubber specially suited for moulding artificial plastic material; goods for which there is a valid approval pursuant to section 120 (5) of the Customs Act 1966

Tariff	Item	Classes of Goods
Ex	4016.99.89.19E	Other than: antistatic rubber face masks and rebreathing bags used on resuscitation, respiratory and anaesthetic equipment; buckets; striking faces for soft faced hammers; tobacco pouches; rubbers for windscreen-wiper blades; spools, reels and similar supports for use with goods of Tariff Chapter 90 for photographic and cinematographic film; goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
†Ex	4016.99.89.19E	Rubbers for windscreen-wiper blades; spools, reels and similar supports designed for use with goods of Tariff Chapter 90 for photographic and cinematographic film: other than for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
Ex	4017.00.09.19F	Other than: hygienic and pharmaceutical articles; handles for cutlery; goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
†Ex	4017.00.09.19F	Spools, reels and similar supports of hardened rubber (ebonite and vulcanite) designed for photographic and cinematographic film for use with goods of Tariff Chapter 90 other than goods for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966
†	4104.10.09	
	4104.21.00 4104.22.00	Other than crust or rough tanned
†Ex † †	4104.29.00 4104.31.09 4104.39.09	Other than: equine; crust or rough tanned
	4107.90.00.12C 4107.90.00.28K	Other than: when declared for use in manufacture of goods other than footwear uppers; wet blue or crust or rough tanned
† †	4109.00.01 4109.00.09	
†Ex	5208.11.00 to 5212.25.00 5407.10.00 5407.20.01	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
	5407.20.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads

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FIRST SCHEDULE—continued

Tariff	Item	Classes of Goods
†	5407.30.01	
†Ex	5407.30.09	Elastic fabrics and trimmings consisting of
	5407.41.00	textile materials combined with rubber threads
†Ex	5407.42.00	
	5407.43.00	
	5407.44.00	
	5407.51.00	
	5407.52.00	
	5407.53.00 5407.54.00	
	5407.60.00	
	5407.71.01	
•	5407.71.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
t	5407.72.01	
†Ex	5407.72.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
†	5407.73.01	
†Ex	5407.73.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
†	5407.74.01	
†Ex	5407.74.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
†	5407.81.01	
	5407.81.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
†	5407.82.01	
†Ex	5407.82.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
†	5407.83.01	
†Ex	5407.83.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
+	5407.84.01	
†Ex	5407.84.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
†	5407.91.01	
	5407.91.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
†	5407.92.01	
†Ex	5407.92.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
+	5407.93.01	

Tariff Item	Classes of Goods
†Ex 5407.93.09	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
† 5407.94.01	
†Ex 5407.94.09 †Ex 5408.10.00 †Ex 5408.21.00.11G †Ex 5408.21.00.19B	Elastic fabrics and trimmings consisting of textile materials combined with rubber threads
†Ex 5408.22.00.11A †Ex 5408.22.00.19G †Ex 5408.23.00.11F	
†Ex 5408.23.00.19A †Ex 5408.24.00.11L †Ex 5408.24.00.19F	
†Ex 5408.31.00.11L †Ex 5408.31.00.19F †Ex 5408.32.00.11E	
†Ex 5408.32.00.19L †Ex 5408.33.00.11K †Ex 5408.33.00.19E	
†Ex 5408.34.00.11D †Ex 5408.34.00.19K †Ex 5512.11.00.19C	
†Ex 5512.19.00.19K †Ex 5512.21.00.19G †Ex 5512.29.00.19C	
†Ex 5512.91.00.19B †Ex 5512.99.00.19J †Ex 5513.11.00	
†Ex 5513.12.00.09J †Ex 5513.13.00.19L †Ex 5513.19.00.19H	
†Ex 5513.21.00 †Ex 5513.22.00.09B †Ex 5513.23.00.19D	
†Ex 5513.29.00.19A †Ex 5513.31.00 †Ex 5513.32.00.09F	
†Ex 5513.33.00.29E †Ex 5513.39.00.19E †Ex 5513.41.00	
†Ex 5513.42.00.09K †Ex 5513.43.00.19A †Ex 5513.49.00.19J	
†Ex 5514.11.00 †Ex 5514.12.00.09G †Ex 5514.13.00.19J	
†Ex 5514.19.00.19F †Ex 5514.21.00 †Ex 5514.22.00.09L	

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FIRST SCHEDULE—continued

GOODS THE IMPORTATION OF WHICH IS PROHIBITED-continued

Tariff Item

Classes of Goods

†Ex 5514.23.00.19B ⁺Ex 5514.29.00.19K †Ex 5514.31.00 †Ex 5514.32.00.09D +Ex 5514.33.00.19F †Ex 5514.39.00.19C †Ex 5514.41.00 †Ex 5514.42.00.09H †Ex 5514.43.00.19K †Ex 5514.49.00.19G †Ex 5515.11.00.19H †Ex 5515.12.00.19B †Ex 5515.13.02.19K †Ex 5515.13.19 †Ex 5515.19.00.19D †Ex 5515.21.00.19A †Ex 5515.22.02.19J †Ex 5515.22.19 +Ex 5515.29.00.19H †Ex 5515.91.00.19G †Ex 5515.92.02.19D †Ex 5515.92.19 †Ex 5515.99.00.19C †Ex 5516.11.00.19F †Ex 5516.12.00.19L †Ex 5516.13.00.19E †Ex 5516.14.00.19K †Ex 5516.21.00.19K †Ex 5516.22.00.19D †Ex 5516.23.00.19J †Ex 5516.24.00.19C †Ex 5516.31.00.19C †Ex 5516.32.00.19H †Ex 5516.33.00.19B †Ex 5516.34.00.19G †Ex 5516.41.00.19G †Ex 5516.42.00.19A †Ex 5516.43.00.19F †Ex 5516.44.00.19L †Ex 5516.91.00.19E †Ex 5516.92.00.19K †Ex 5516.93.00.19D †Ex 5516.94.00.19] 5604.10.00 †Ex 5701.10.09.02] t 5701.10.09.11H †Ex 5701.90.00.02L

5701.90.00.11K

+

Exceeding 4 square meters

Exceeding 4 square meters

Import Control Regulations 1988, Amendment No. 3 FIRST SCHEDULE—continued

GOODS THE IMPORTATION OF WHICH IS PROHIBITED—continued		
Tariff Item	Classes of Goods	
<pre>†Ex 5702.20.01 †Ex 5702.20.09 5702.31.09.01L 5702.32.00.01H 5702.39.00.02H 5702.41.19.01K 5702.42.19.01D 5702.49.19.01F 5702.51.09.01H 5702.52.00.01E 5702.59.00.01G 5702.91.19.01H 5702.92.09.01G 5702.99.09.01J 5703.10.19.01B 5703.20.09.01L 5703.30.09.01D 5703.90.09,01F</pre>	Exceeding 4 square metres	
†Ex 5806.10.19	Other than goods wholly of cotton, linen or jute or mixtures of these fibres for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966; goods on declaration by a manufacturer that they will be used by the manufacturer only in the manufacture and repair of saddlery or on declaration by an importer that they will be sold only to manufacturers for use in the manufacture and repair of saddlery; hook and loop securing tapes	
†Ex 5806.20.01	Other than goods on declaration by a manufacturer that they will be used by the manufacturer only in the manufacture and repair of saddlery or on declaration by an importer that they will be sold only to manufacturers for use in the manufacture and repair of saddlery	
†Ex 5806.20.09 †Ex 5806.31.00	Other than: goods wholly of cotton, linen or jute or mixtures of these fibres for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966; goods on declaration by a manufacturer that they will be used by the manufacturer only in the manufacture and repair of saddlery or on declaration by an importer that they will be sold only to manufacturers for use in the manufacture and repair of saddlery	

FIRST SCHEDULE—continued

Tariff Item	Classes of Goods
†Ex 5806.32.00	Other than: goods on declaration by a manufacturer that they will be used by the manufacturer that they will be made by the manufacturer only in the manufacture and repair of saddlery or on declaration by an importer that they will be sold only to manufacturers for use in the manufacture and repair of saddlery
†Ex 5806.39.00 †Ex 5806.40.00	Other than: goods wholly of cotton, linen or jute or mixtures of these fibres for which there is a valid approval in force pursuant to section 120 (5) of the Customs Act 1966; goods on declaration by a manufacturer that they will be used by the manufacturer only in the manufacture and repair of saddlery or on declaration by an importer that they will be sold only to manufacturers for use in the manufacture and repair of saddlery
†Ex 5808.10.09 †Ex 5808.90.00	Elastic fabric and trimmings (other than Knitted or crocheted goods) consisting of textile materials combined with rubber threads.
Ex 6002.10.12 Ex 6002.10.32 to Ex 6002.10.59 Ex 6002.20.32 to Ex 6002.20.59 Ex 6002.30.12 Ex 6002.30.32 to Ex 6002.30.59 Ex 6002.42.11 Ex 6002.42.19 Ex 6002.43.11 Ex 6002.43.19 Ex 6002.92.21 Ex 6002.92.21 Ex 6002.92.29 Ex 6002.93.11 Ex 6002.93.19 Ex 6002.93.19 Ex 6002.99.09 † 6101.10.01 to † 6110.90.09	Knitted or crocheted elastic fabric (other than: goods on declaration by a manufacturer that they will be used by the manufacturer only in the manufacture and repair of saddlery, or on declaration by an importer that they will be sold to manufacturers for use in the manufacture and repair of saddlery; knitted elastic fabric, with overlocked edges, on declaration by a manufacturer that they will used by the manufacturer only in the manufacture of surgical corsets)
<pre>+Ex 6111.10.01 +Ex 6111.10.21 +Ex 6111.10.29 +Ex 6111.20.01 +Ex 6111.20.21 +Ex 6111.20.29 +Ex 6111.30.01</pre>	 Other than the following specified babies and young infants garments: Bodices: close fitting buttoned undergarment without sleeves, worn from neck to waist, size not exceeding 56cm chest (measured armpit to armpit when buttoned). Babies booties: knitted footwear for girls and

GOODS THE IMPORTATION OF WHICH IS PROHIBITED-continued

Tariff Item †Ex 6111.30.21 †Ex 6111.30.29 †Ex 6111.90.01

†Ex 6111.90.21

†Ex 6111.90.29

Classes of Goods

boys, not intended for walking. Sole constructed from same material as upper, generally in knitted or crocheted one piece construction.

- Babies breechette sets: comprising jacket, jumper or cardigan, with or without attached hood, and overall. The latter being a garment with a knitted body and legs with or without closed feet and having maximum measurements of 51cm waist-crutch-waist.
- Buster, ranger or tracksuits: a two or three piece set of knitted fabric, consisting of a top with a maximum chest measurement of 61cm (measured armpit to armpit) and/or a coat/jacket with or without hood made from knitted fabric. The maximum length of a coat shall be 51cm*. Jackets must have a maximum chest measurement (measured armpit to armpit) not exceeding 72cm AND a maximum length not exceeding 46cm. Legless, or short or long legged trousers with a maximum waist-crutch-waist measurement of 51cm or maximum length of 56cm, whichever applies. Where leg terminates in an elasticised ankle band or a turn-up cuff, measurement along outside of leg to bottom of elastic band or to bottom of cuff when turned down, is not to exceed 61cm.
- Capes with or without hood: a sleeveless cloak, with or without attached hood, of knitted or crocheted fabric, with a maximum vertical front measurement from throat of collar of cape of 61cm.
- Cardigans, jerseys, jumpers and pullovers: outer garment either sleeveless, short or long sleeved, with or without buttons or slide fastener, and with or without hood, produced from individually knitted or crocheted panels, either fully fashioned or cut to shape, with attached basque or without a hemmed edge, maximum 61cm chest (measured armpit to armpit).
- Coat sets: comprising coat with or without matching leggings or trousers, and with or without matching hat or cap. The coat to have a maximum length of 51cm*.

GOODS THE IMPORTATION OF WHICH IS PROHIBITED—continued

Tariff Item

Classes of Goods

Coats or jackets: with or without hood, made from knitted fabric, designed to be worn over other outer garments. The maximum length of a coat shall be 51cm*. Jackets must have a maximum chest measurement (measured armpit to armpit) not exceeding 72cm AND a maximum length not exceeding 46cm.

Dressing gowns: sleeved garment, knitted, worn indoors over sleeping apparel. Maximum length 69cm*.

- Duffle coat sets: comprising duffle coat with matching leggings or trousers, and with or without matching hat or cap. The coat to have maximum length of 51cm*.
- Frocks or pinafores: a one piece garment with or without a defined waistline. Maximum length 51cm*.

Frock or pinafore sets: a multiple pieced set with a frock or pinafore as the main component not to exceed 51cm* length.

Gowns: loose flowing garment. May be suitably embroidered for christening. Maximum length 76cm*.

Jumpers and Frocks: imported together as sets, provided that each separate garment is not subject to import control.

Matinee coats babies: maximum front measurement from throat of collar of cape, of 61cm. Short knitted or crocheted baby pram jacket with or without attached hood.

Nightdresses: gown worn as night attire, maximum length 76cm*.

Overalls with full length trousers: combination one-piece outer garment reaching to ankles and with or without sleeves. Maximum length 56cm, measured waist to bottom of hem. Where leg terminates in an elasticised ankle band or a turn-up cuff, measurement along outside of leg to bottom of elastic band, or to bottom of cuff when turned down, is not to exceed 61cm.

Overall sets: a multiple piece set with an overall as the main component. Maximum length 56cm, measured side waist to bottom of hem. Peterkins: see pram sets.

Petticoats: under garment designed to be worn under a frock or skirt and may be made from knitted fabric. Maximum length 51cm*.

GOODS THE IMPORTATION OF WHICH IS PROHIBITED-continued

Tariff Item

Classes of Goods

Pram sets: a one, two, three, or four piece set comprising any combination of the following: jacket or jumper or matinee top with or without hood; overall or trouser with or without attached feet; booties. Combination may include a cap or bonnet, either attached or unattached. Panels of fabric, either fully fashioned or cut to shape, excluding fabric of an elastic or stretchable nature. A Pram Set is commonly known as a Peterkin when in one piece. Maximum measurement of 51cm waistcrutch-waist or 56cm outer leg waist to foot when in one piece.

- Pyjamas made from knitted fabric: two-piece sleeping suit consisting of trousers with or without closed feet and separate top. Maximum 61cm chest (measured armpit to armpit).
- Rompers: one-piece legless or short legged knitted outer garment which can include a bib front and shoulder straps or a top portion with or without sleeves. The whole garment is not to exceed a maximum length of 46cm shoulder to crutch.
- Romper suits: a two-piece set comprising of an unattached sleeved or sleeveless top and pants. The pants to have a maximum waist-crutchwaist measurement of 51cm and the top a maximum chest measurement of 56cm (measured armpit to armpit.)

Shawls: babies, knitted.

- Shirts (including T-shirts): of knitted fabric comprising long or short sleeved under garments produced from knitted panels or cut and sewn from knitted fabric. Maximum size 56cm chest (measured armpit to armpit.)
- Skirts with bodice type tops: maximum 51cm* length.
- Skirts with or without straps attached to waistband: loose flowing garment. Size not to exceed 31cm from top of waistband to lowest point of hem.
- Sleeping bags—babies: with or without hood, excluding those types falling within Chapter 94. Maximum length 76cm from highest point of shoulder to bottom at back when laid flat.

GOODS THE IMPORTATION OF WHICH IS PROHIBITED—continued

Tariff Item Classes of Goods Snow or ski suits—with or without hood or feet: heavy one or two piece outer garment, knitted, suited for wear outdoors during cold weather. Does not include garments, with or without print or embroidered trim, designed primarily for use as sleep suits. Maximum length 76cm measured from mid-shoulder to ankle. Socks: knitted or crocheted footwear. Maximum length of foot 13cm. Swimsuits and bathing trunks: one or two piece swimwear for boys and girls. Maximum size 41cm waist-crutch-waist. Trousers-short: short legged, legless or romper type trousers, suitable for outerwear. Maximum size 51cm waist-crutch-waist. Trousers—full length: two-legged outer garment reaching from waist to ankles. Maximum length 56cm side waist to bottom of hem. Where leg terminates in an elasticised ankle band or a turn-up cuff, measurement along outside of leg to bottom of elastic band, or to bottom of cuff when turned down, is not to exceed 61cm. Tunic suits—smock type: knitted outfit incorporating tunic or smock type top and short or full length trousers designed as a set with a maximum length of 41cm^{*}. *Length to be measured from point where shoulder joins neck to lowest point on the hem of the garment at the back. Turn up is to be taken into account when determining maximum length. 6112.11.01 to 6112.49.09

t ++++++ 6113.00.11 6113.00.19 6114.10.01 to 6115.19.09 6115.20.11 6115.20.19 6115.20.31 to 6115.99.39 t 6117.10.00 t 6117.20.00 t 6117.80.29 +Ex 6117.90.00

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Parts: other than parts for knitted or crocheted elastic articles; shaped tie blanks on declaration by a manufacturer that they will

GOODS THE IMPORTATION OF WHICH IS PROHIBITED—continued

Tariff Item

Classes of Goods

be used by the manufacturer only in the manufacture of neck ties

† 6201.11.01 to

+ 6208.99.19

†Ex 6209.10.09

†Ex 6209.20.09

- †Ex 6209.30.09
- †Ex 6209.90.09
- Other than: infants bibs in the piece, longitudinal hemmed on one or both sides to represent 3 or more articles and requiring fabrication in addition to cutting; and the following infants garments:
- Bodices: close-fitting buttoned undergarment without sleeves, worn from neck to waist, size not exceeding 56cm chest (measured armpit to armpit when buttoned).
- Babies breechette sets: comprising jacket, jumper or cardigan, with or without attached hood, and overall. The latter being a garment with a woven body and legs with or without closed feet and having maximum measurements of 51cm* waist-crutch-waist.
- Buster, ranger or tracksuits: a two or three piece set of woven fabric, consisting of a top with a maximum chest measurement of 61cm (measured armpit to armpit) and/or a coat/jacket with or without hood made from knitted fabric. The maximum length of a coat shall be 51cm*. Jackets must have a maximum chest measurement (measured armpit to armpit) not exceeding 72cm AND a maximum length not exceeding 46cm. Legless, short or long legged trousers with a maximum waistcrutch-waist measurement of 51cm or maximum length of 56cm, whichever applies. When leg terminates in an elasticised ankle band or a turn-up cuff, measurement along outside of leg to bottom of elastic band or to bottom of cuff when turned down is not to exceed 61cm.
- Capes with or without hood: a sleeveless cloak, with or without attached hood, of woven fabric, with a maximum vertical front measurement from throat of collar of cape of 61cm.

Coat sets: comprising coat with or without matching leggings or trousers, and with or without matching hat or cap. The coat to have a maximum length of 51cm^{*}.

GOODS THE IMPORTATION OF WHICH IS PROHIBITED-continued

Tariff Item

Classes of Goods

Coats or jackets: with or without hood, made from woven fabric, designed to be worn over other outer garments. The maximum length of a coat shall be 51cm*. Jackets must have a maximum chest measurement (measured armpit to armpit) not exceeding 72cm AND a maximum length not exceeding 46cm.

Dressing gowns: sleeved garment, woven, worn indoors over sleeping apparel. Maximum length of 69cm*.

- Duffle coat sets: comprising duffle coat with matching leggings or trousers, and with or without matching hat or cap. The coat to have maximum length of 51cm*.
- Frocks or pinafores: a one piece garment with or without a defined waistline. Maximum length 51cm*.

Frock or pinafore sets: a multiple pieced set with a frock or pinafore as the main component —not to exceed 51cm* length.

Gowns: loose flowing garment. May be suitably embroidered for christening. Maximum length 76cm*.

Matinee coats—babies: short woven baby pram jacket with or without attached hood. Maximum front measurement from throat of collar of cape of 61cm.

Nightdresses: gown worn as night attire. Maximum length 76cm*.

Overalls with full length trousers: combination one piece outer garment reaching to ankles and with or without sleeves. Maximum length 56cm, measured waist to bottom of hem. Where leg terminates in an elasticised ankle band or a turn-up cuff, measurement along outside of leg to bottom of elastic band, or to bottom of cuff when turned down, is not to exceed 61cm.

Overall sets: a multiple piece set with an overall as the main component. Maximum length 56cm measured side waist to bottom of hem.

Petticoats: under garment designed to be worn under a frock or skirt and may be made from woven fabric. Maximum length 57cm*.

Pyjamas made from woven fabric: two piece sleeping suit consisting of trousers with or without closed feet and separate top. Maximum 61cm chest (measured armpit to armpit).

GOODS THE IMPORTATION OF WHICH IS PROHIBITED—continued

Tariff Item

Classes of Goods

Rompers: one piece legless or short legged woven outergarment which can include a bib front and shoulder straps or a top portion with or without sleeves. The whole garment is not to exceed a maximum length of 46cm shoulder to crutch.

Romper suits: a two piece set comprising of an unattached sleeved or sleeveless top and pants. The pants to have a maximum waist-crutchwaist measurement of 51cm and the top a maximum chest measurement of 56cm (measured armpit to armpit).

Shawls—babies woven: rectangular or circular baby wrap.

Shirts (including T-shirts): of woven fabric comprising long or short sleeved undergarments produced from woven panels or cut and sewn from woven fabric. Maximum size 56cm chest (measured armpit to armpit).

- Skirts with bodice type tops: maximum 51cm* length.
- Skirts with or without straps attached to waistband: loose flowing garment. Size not to exceed 31cm from top of waistband to lowest point of hem.
- Sleeping bags—babies: with or without hood, excluding those types falling within Chapter
 94. Maximum length 76cm from highest point of shoulder to bottom at back when laid flat.
- Snow or ski suits—with or without hood or feet: heavy one or two piece outer garment, woven, suited for wear outdoors during cold weather. Does not include garments with or without print or embroidered trim, designed primarily for use as sleep suits. Maximum length 76cm measured from mid-shoulder to ankle.
- Swimsuits and bathing trunks: one or two piece swimwear for boys and girls. Maximum size 41cm waist-crutch-waist.
- Trousers—short: short legged, legless or romper type trousers, suitable for outerwear, maximum of 51cm measured waist-crutchwaist.

GOODS THE IMPORTATION OF WHICH IS PROHIBITED-continued

Tariff Item Classes of Goods Trousers-full length: two legged outer garment reaching from waist to ankles. Maximum length 56cm side waist to bottom of hem. Where leg terminates in an elasticised ankle band or a turn-up cuff, measurement along outside of leg to bottom of elastic band, or to bottom of cuff when turned down, is not to exceed 61cm. Tunic suits-smock type: woven outfit incorporating tunic or smock type top and short or full length trousers designed as a set with a maximum length of 41cm^{*}. * Length to be measured from point where shoulder joins neck to lowest point on the hem of the garment at the back. Turn-up is to be taken into account when determining maximum length. 6210.10.01 † † † 6210.50.09 6211.11.01 to t 6211.49.00 † 6212.10.01 to † 6213.90.00 †Ex 6214.10.00 Other than scarves in the piece, longitudinally †Ex 6214.20.00 hemmed on one or both sides, so woven or †Ex 6214.30.00 printed as to represent three or more articles †Ex 6214.40.00 and requiring fabrication additional to †Ex 6214.90.00 cutting † 6215.10.01 † 6215.10.09 † † 6215.20.01 6215.20.09 † 6215.90.01 + 6215.90.09 † 6217.10.00 +Ex 6217.90.00 Other than men's and boys' detachable collars for shirts 6302.10.00 ++++ 6302.40.00 6303.11.00 6303.12.00 6303.19.00 t 6303.91.01 6303.91.09 6303.92.01 + 6303.92.09 6303.99.01 † 6303.99.09

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Import Control Regulations 1988, Amendment No. 3

FIRST SCHEDULE—continued

Tarif	Item	Classes of Goods
†	6304.11.00	
Ex	6304.19.00	Other than plain spreads
+ + + +	6304.91.00 6304.92.00.02D 6304.92.00.09A 6304.93.00.01L 6304.93.00.09F 6304.99.00.09C 6304.99.00.09C 6304.99.00.09C 6304.99.00 19L 6305.31.09 6306.11.00 to 6306.39.00 6306.91.00 6306.99.00	
†Ex	6307.10.00	Other than of felt
†	6307.20.00	
†Ex	6307.90.29	Other than: of felt; wool pack caps; infants' booties; face masks of bonded fibre fabrics.
Ex	6401.10.01	Other than of rubber
	6401.10.09	
	6401.91.09	
Ex	6401.92.01	Other than of rubber
	6401.92.19	
	6401.99.09	
	6402.19.09	
	6402.20.09	
	6402.30.00	
	6402.91.09 6402.99.09	
	6403.19.09	
	6403.20.09	
	6403.30.09	
	6403.40.00	
	6403.51.09	
	6403.59.09	
	6403.91.09	
	6403.99.09	
	6404.11.11	
	6404.11.19	
	6404.19.11	
	6404.19.19.01H	
	to 6404.19.19.41G	
F	6404.19.19.49B	Other than points and dominations bullet above
ĽХ	0101.13.19.49D	Other than pointe and demi-pointe ballet shoes

FIRST SCHEDULE—continued

Tariff Item	Classes of Goods
6404.19.19.51D to 6404.19.19.71J	
Ex 6404.19.19.79E 6404.20.09 6405.10.19 6405.20.09 6405.90.19 6406.10.00 to 6406.91.00 6406.99.05 6910.10.00 6910.90.00	Other than pointe and demi-pointe ballet shoes
Ex 6911.10.01 Ex 6912.00.01	 Tableware and cooking utensils: Cups and mugs having a cif value not exceeding \$10.00 per kg. Breakfast, dinner, tea and coffee sets containing cups and/or mugs; sets comprising cups and saucers or cups, saucers and plates having a cif value not exceeding \$14.50 per kg. Other breakfast, dinner, tea and coffee sets; saucers, plates and dishes having a cif value not exceeding \$10.00 per kg. Other tableware having a cif value not exceeding \$10.00 per kg. Cooking utensils having a cif value not exceeding \$10.00 per kg.
†Ex 7210.31.01 †Ex 7210.31.09	Under 3mm in thickness
†Ex 7210.31.21	
†Ex 7210.31.29	
†Ex 7210.39.01	
†Ex 7210.39.09	
†Ex 7210.39.21	
†Ex 7210.39.29	
†Ex 7210.49.11 †Ex 7210.49.19	
†Ex 7210.49.31	
†Ex 7210.49.39	
†Ex 7210.50.01.09H	
†Ex 7210.50.09.11L	
†Ex 7210.60.09.09B	
†Ex 7210.60.09.29G	
†Ex 7210.60.21	
†Ex 7210.60.29	
†Ex 7210.70.11	
†Ex 7210.70.19	
†Ex 7210.90.11.09H †Ex 7210.90.19.19F	
LA / 410.30.13.13F	

Tariff	Item	Classes of Goods
†Ex	7212.21.01	Hoop and strip
†Ex	7212.21.11 7212.21.19 7212.21.29	Under 3mm in thickness
†Ex	7212.29.01	Hoop and strip
†Ex	7212.29.11 7212.29.19 7212.29.29	Under 3mm in thickness
†Ex	7212.30.01.11J	Hoop and strip
† †	7212.30.01.21F to 7212.30.01.49F	
	7212.30.19 7212.30.29	Under 3mm in thickness
†Ex	7212.40.09.01F	Hoop and strip
†	7212.40.09.09A	
†Ex	7212.40.09.19J	Hoop and strip
†Ex	7212.40.19	Under 3mm in thickness
†Ex	7212.50.09	Hoop and strip
†Ex †Ex	7212.50.11 7212.50.19 7212.60.11 7212.60.19	Under 3mm in thickness other than plastic laminated
Ex	8536.10.01	Ceramic fuses having a rated carrying capacity not exceeding 800 amperes for use in circuits not exceeding 600 volts
†Ex	8536.61.09	Ceramic
Ex	8538.90.11	Ceramic having a rated carrying capacity not exceeding 800 amperes for use in circuits not exceeding 600 volts
	8546.20.09	
Ex	9113.90.00	Of rubber
† †	9607.11.00 to 9607.20.00	

SECOND SCHEDULE

CATEGORIES OF GOODS TO WHICH REGULATION 3 DOES NOT APPLY

Classes of Goods

Combination trim regardless of tariff classification

Necks and inserts for hot water bottles

Parts when declared by a manufacturer for use by the manufacturer only in the manufacture of artificial limbs, surgical boots and amputees' socks

Spare and service parts of life rafts and life jackets

Stoppers for hot water bottles

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 on declaration by a footwear manufacturer for use by the manufacturer only in making footwear, or on declaration by an importer that they will be sold only to a footwear manufacturer for making footwear

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 Chapter 59

Personal gifts, from a person or persons abroad, on production of evidence to the satisfaction of the Collector of Customs that the gift is bona fide

Goods which—

- (a) do not exceed in value in respect of any one importation the sum of three hundred dollars (\$300) (C.I.F. and E. New Zealand currency); and
- (b) are not part of an ongoing arrangement to import on a regular basis; and
- (c) are not imported in connection with a contract of sale and purchase whenever effected, which has been negotiated or solicited in New Zealand; and
- (d) are not imported at the same time as any other goods despatched from the same country of origin by the same exporter:

Provided that goods imported at the same time as any other despatched from the same country of origin by the same exporter shall be allowed the benefit of this exemption if the importer satisfies the Collector of Customs by such evidence as the Collector deems sufficient, that the goods comply with all other conditions of this exemption

Heirlooms which qualify for admission under Part II, Ref 70 of the Tariff Passengers' baggage and effects imported under Tariff Ref 80 of Part II of the Tariff which are not intended for any other person or persons or for gift sale, or exchange—

- (a) Wearing apparel and other personal effects which are the property of the person bringing them to New Zealand:
- (b) Household or other effects, subject to such conditions as the Minister may prescribe, which are imported by a person who satisfies the Collector that the importer intends henceforth to reside permanently in New Zealand, that the importer has resided or been domiciled outside New Zealand for the whole of the period

Reg. 2(2)

SECOND SCHEDULE—continued

CATEGORIES OF GOODS TO WHICH REGULATION 3 DOES NOT APPLY—continued

Classes of Goods—continued

of 21 months preceding arrival in New Zealand, and that the effects have been personally owned and used by the importer outside New Zealand before the date of his departure for New Zealand:

Provided that if the wearing apparel, other personal effects, or household or other effects are not imported within 5 years after the date of arrival in New Zealand of the person by whom they have been owned and used, they shall be admitted under this item only with the consent of the Minister

Goods which are imported as accompanied baggage by a passenger arriving in New Zealand; and

(a) are carried in the same vessel or aircraft as the passenger; and

- (b) are for the passengers' own personal use or as bona fide personal gifts; and
- (c) are not for the purposes of sale, business, or for use in the trade, calling or profession of the passenger; and

(d) are not imported on behalf of any other person or persons

Goods which qualify for admission under the duty concession for crew members' baggage and effects admitted under Part II of the Tariff

Goods admitted free of duty under the Diplomatic Immunities and Privileges Act 1957, for the use of Diplomatic and Consular Officers, Trade Commissioners or other accredited representatives of any Commonwealth or foreign Government, of the United Nations, or of any specialised agency of the United Nations

Goods being the produce of New Zealand and manufactured goods of any origin, temporarily exported from New Zealand for repair (i.e. restoration to a sound condition) or for use or exhibition outside New Zealand or as patterns, re-imported within four years from the date of exportation, provided that no alteration, other than repair, has taken place in the character of the goods since the time of exportation

Goods being the property of the Governor-General at the time of entry for home consumption and not imported or purchased by him for the purposes of sale

The following goods designed or produced exclusively for religious purposes, viz:

Braids and trimmings incorporating religious motifs; and

Other goods designed or produced for use in and of a kind used exclusively in the practice of religion or as equipment for places of worship, approved by the Minister of Customs under Part II, Reference 90 of the Tariff

Goods exported from New Zealand for such purposes as may from time to time be approved by the Minister either generally or in any particular case, and admitted on re-importation under section 164 of the Customs Act 1966

Goods exported from New Zealand for such purposes as may from time to time be approved by the Minister, either generally or in any particular case, and not admissible under section 164 of the Customs Act 1966, viz:

SECOND SCHEDULE—continued

CATEGORIES OF GOODS TO WHICH REGULATION 3 DOES NOT APPLY—continued

Classes of Goods—continued

- (a) Knitted fabrics of New Zealand origin which are re-imported after printing overseas
- (b) Slink skins of New Zealand origin which are re-imported after being sueded overseas.

Goods imported by organisations approved by the Minister of Commerce under Part II, Ref 45 of the Tariff, which are gifts from persons or organisations overseas for the relief of victims of disasters

Goods imported by organisations or personnel of organisations which have been approved under the Customs Duties Suspension (Inter Governmental Agreements) Order 1963, Serial Number 1963/150

Goods imported for subsequent export as ships' stores on:

- (a) Merchant vessels not engaged in the New Zealand coastal trade.
- (b) Foreign fishing vessels on foreign articles fishing in New Zealand's economic zone.
- (c) H.M. seagoing vessels.

(d) Aircraft operating on overseas air routes.

Goods temporarily imported in terms of those international Conventions accepted by the Government of New Zealand subject to such conditions as the Minister of Customs may impose

Goods which at the time of entry for home consumption are the property of the Crown in respect of the Government of New Zealand Goods imported from and being wholly:

(a) Whally produced in the Ceak Islands Nive on Mos

- (a) Wholly produced in the Cook Islands, Niue, or Western Samoa
- (b) Wholly manufactured in the Cook Islands, Niue, or Western Samoa

from materials of one or more of the following classes:

- (i) Unmanufactured raw materials
- (ii) Materials wholly manufactured in the Cook Islands, Niue,

or Western Samoa, or in those areas and New Zealand

(c) Partly manufactured in the Cook Islands, Niue, or Western Samoa; and

(i) The process last performed in the manufacture of the goods was performed in the Cook Islands, Niue, or Western Samoa; and

(ii) That in respect of the goods, the expenditure—

- (A) In material that is of the Cook Islands, Niue, or Western Samoa and/or of New Zealand origin; or
- (B) In labour and factory overheads incurred in the Cook Islands, Niue, or Western Samoa and/or in New Zealand; or
- (C) In inner containers that are of the Cook Islands, Niue, or Western Samoa and/or New Zealand origin; or
- (D) Partly in such materials and partly in such other items of factory cost (including inner containers) as aforesaid—is not less than one half of the factory or works cost of the goods in this finished state;

(iii) That in the calculation of the proportion of expenditure in material, and/or in other items of factory or works cost incurred in the Cook Islands, Niue, or Western Samoa or in those areas and/or New Zealand, none of the following items has been

SECOND SCHEDULE—continued

CATEGORIES OF GOODS TO WHICH REGULATION 3 DOES NOT Apply—continued

Classes of Goods-continued

included or considered, manufacturer's profit, or the profit or remuneration of any trader, agent, broker, or other person dealing in the goods in their finished conditions; royalties payable in respect of the finished goods; cost of outside packages or any cost of packing the goods into them; administrative and general office expenses; any cost of conveying, insuring or shipping the goods, or any charges incurred after their manufacture

Goods imported from Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade and Economic Co-operation (SPARTECA) Agreement (excluding the goods in Schedule Three to the South Pacific Regional Trade and Economic Co-operation Agreement) and being

- (a) Wholly obtained (as defined in regulation 72C of the Customs Regulations 1968) in Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade and Economic Cooperation Agreement; or
- (b) Partly manufactured in Pacific Forum Island Countries that are signatories to the South Pacific Regional Trade and Economic Cooperation Agreement; where

(i) the final process of manufacture has been performed in such countries; and

(ii) that in respect of the goods at least one-half, or such lower figure as the Minister of Customs may determine, of their factory or works cost (as defined in regulation 73 of the Customs Regulations 1968) is represented in each article by the value of the material the origin of such countries and/or New Zealand and/or other items of factory or works cost incurred in such countries or in New Zealand

> 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 on 6 July 1989, consolidate and amend the First and Second Schedules to the Import Control Regulations 1988 and reduce the classes of goods liable to import control.

Issued under the authority of the Regulations Act 1936. Date of notification in *Gazette:* 8 June 1989. These regulations are administered in the Ministry of Commerce.