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CANBERRA, THURSDAY, 5TH MARCH.

[1953.

[INTERMEDIATE TARIFF.]

## PROCLAMATION

Commonwealth of  
Australia to wit.  
W. J. McKELL  
Governor-General.

By His Excellency the Governor-  
General in and over the Common-  
wealth of Australia.

WHEREAS by Customs Tariff Proposals introduced into the House of Representatives on the fifth day of March, One thousand nine hundred and fifty-three, it is provided, *inter alia*, that the Governor-General, acting with the advice of the Federal Executive Council, may, from time to time, by Proclamation declare that, from a time and date specified in the Proclamation, the Intermediate Tariff shall apply to such goods specified in the Proclamation as are the produce or manufacture of any British or foreign country specified in the Proclamation:

And whereas it is desirable to specify a time and date from which the rates of duty set out in the Schedule to the Customs Tariff Proposals introduced into the House of Representatives on the fifth day of March, One thousand nine hundred and fifty-three, in the column headed "Intermediate Tariff", shall apply to certain goods the produce or manufacture of certain British or foreign countries:

Now therefore, I, Sir William John McKell, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby declare that, as from nine o'clock in the forenoon reckoned according to standard time in the Australian Capital Territory, on the sixth day of March, One thousand nine hundred and fifty-three, the rates of duty set out in the Schedule to the Customs Tariff Proposals introduced into the House of Representatives on the fifth day of March, One thousand nine hundred and fifty-three, in the column headed "Intermediate Tariff", shall apply to such goods specified in the First Schedule to this Proclamation as are the produce or manufacture of any of the countries specified in the Second Schedule to this Proclamation.

### THE SCHEDULES.

#### First Schedule.

Goods covered by Items 106 (G), 106 (H), 219 (K) and 219 (L).

#### Second Schedule.

Anglo-Egyptian Sudan.	Cameroons (British).
Argentine Republic.	Canada.
Austria.	Ceylon.
Belgium.	Chile.
Belgian Congo.	China, Republic of.
Ruanda-Urundi.	Costa Rica.
Bolivia.	Cuba.
Brazil.	Czechoslovakia.
British non-self governing Colonies and Protectorates.	Denmark.
Bulgaria.	Greenland.
Burma, Union of.	Dominican Republic.
Cambodia.	Egypt.
	Finland.

France.	New Zealand.
Algeria.	Western Samoa.
Cameroons (French).	Nicaragua.
Equatorial Africa	Norway.
(French).	Antarctic Possessions.
French Establishments in the Pacific.	Jan Mayen Islands.
Guiana (French).	Svalbard.
India (French).	Pakistan.
Madagascar and Dependencies.	Panama.
Miquelon.	Papua.
Morocco (French Zone).	Persia.
New Caledonia and Dependencies.	Peru.
Reunion.	Philippines.
Saint Pierre.	Poland.
Somaliland (French) and Dependencies.	Portugal.
Togoland (French).	Angola.
Tunisia.	Azores.
West Africa (French).	Madeira.
West Indies (French).	Mozambique.
Germany, Federal Republic of.	Timor (Portuguese).
Greece.	Roumania.
Haiti.	South Africa, Union of.
Hungary.	South-West Africa.
Iceland.	Southern Rhodesia.
India.	Spain.
Indonesia.	Sweden.
Iraq.	Switzerland and Liechtenstein.
Ireland, Republic of.	Syria.
Israel.	Tanganyika.
Italy.	Thailand.
Jordan.	Togoland (British).
Laos.	Trieste, Free Territory of.
Lebanon.	Turkey, Republic of.
Liberia.	Union of Soviet Socialist Republics.
Libya, United Kingdom of.	United Kingdom.
Luxembourg.	United States of America.
Monaco.	Alaska.
Nauru.	Hawaiian Islands.
Netherlands.	Puerto Rico.
Netherlands Antilles.	Samoa (American).
New Guinea (Dutch).	Virgin Islands
Surinam.	(American).
New Guinea.	Other United States Pacific Islands.
New Hebrides.	Uruguay.
	Venezuela.
	Vietnam.
	Yugoslavia.

This Proclamation may be cited as Customs Proclamation No. 831.

Given under my Hand and the Seal of the Commonwealth this fifth day of March, in the year of our Lord, One (L.S.) thousand nine hundred and fifty-three, and in the second year of Her Majesty's reign.

By His Excellency's Command,

NEIL O'SULLIVAN

Minister of State for Trade and Customs.

GOD SAVE THE QUEEN!

1012.—No. 14.—PRICE 6D.



## [PRIMAGE—EXEMPT GOODS.]

## PROCLAMATION

Commonwealth of  
Australia to wit.  
W. J. McKELL  
Governor-General.

By His Excellency the Governor-  
General in and over the Common-  
wealth of Australia.

WHEREAS by *Customs Tariff (Primage Duties) 1934-1950* ad valorem duties (in the said Act referred to as primage duties) are imposed at the rates specified in the said Act:

And whereas by the said Act it is provided that such goods shall be exempt from primage duty as are from time to time so exempted by Proclamation made by the Governor-General acting with the advice of the Federal Executive Council and published in the *Gazette*:

Now therefore, I, Sir William John McKell, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby exempt from primage duty, as from nine o'clock in the forenoon, reckoned according to standard time in the Australian Capital Territory, on the sixth day of March, One thousand nine hundred and fifty-three, the following goods:—

Goods covered by Items 16 (c), 106 (g), 106 (h), 130 (b), 376 (e) (2), 176 (e) (3), 219 (k), 219 (l), 225 (d), 376 (g) and 376 (h).

This Proclamation may be cited as Customs Proclamation No. 832.

Given under my Hand and the Seal of the Commonwealth this fifth day of March, in the year of our Lord, One (L.S.) thousand nine hundred and fifty-three and in the second year of Her Majesty's reign.

By His Excellency's Command,

NEIL O'SULLIVAN

Minister of State for Trade and Customs.

GOD SAVE THE QUEEN!

## CUSTOMS BY-LAWS Nos. 2111-2112.

I, NEIL O'SULLIVAN, Minister of State for Trade and Customs, in pursuance of the power conferred upon me by section 271 of the *Customs Act 1901-1952*, and of all other enabling powers hereby make the following By-laws.

NEIL O'SULLIVAN

Minister of State for Trade and Customs.

5th March, 1953.

## BY-LAW No. 2111.

*Customs Tariff 1933-1952*, Item 449 (A) (1).

(1) The reference in By-law No. 158, published in *Gazette*, No. 88, dated 24th November, 1949, to "Gauges, including—&c.", is hereby cancelled. (Operating on and from 26th September, 1952.) (T.D. 52/387.)

(2) The reference in By-law No. 158, published in *Gazette*, No. 88, dated 24th November, 1949, to "Indicators, precision test, &c.", is hereby cancelled. (Operating on and from 26th September, 1952.) (T.D. 52/391.)

## BY-LAW No. 2112.

*Customs Tariff 1933-1952*, Item 449 (A) (1).

The following materials and manufactures for use in the manufacture or repair of goods within the Commonwealth or for use in the development of an Australian industry or of the natural resources of Australia, or for use in public hospitals or public educational institutions, or for use by public utilities established under Commonwealth or State law and not being conducted for private gain, or for other essential purposes, being of a class or kind not commercially produced or manufactured in Australia, may be admitted under Tariff Item 449 (A) (1), subject to the condition that this By-law shall not apply to any goods which otherwise are goods not included in the *Customs Tariff*, viz.:—

(1) Gauges, being hand tools of trade for use of artisans and mechanics and hand tools in general use, when not made wholly of wood unless otherwise specified and not being machines, including—

Gun,  
Hamlet dimension (a saw bench attachment),  
Hat,

Micrometer,  
Rubber (for determining thickness of rubber),  
Wire,

but not including—

Adjustable caliper thread gauges (also known as thread roll snap gauges),

Adjustable limit length gauges,

Plug gauges, including adjustable limit plug gauges and thread plug gauges,

Ring gauges,

Snap gauges, including dial indicator adjustable limit snap gauges, and adjustable limit snap gauges,

Tyre pressure gauges.

(Operating on and from 26th September, 1952.) (T.D. 52/387.)

(2) Indicators, precision test, other than electrical comparator gauges and other than gauges being hand tools, for testing the accuracy of surfaces. (Operating on and from 26th September, 1952.) (T.D. 52/391.)

## CUSTOMS BY-LAWS Nos. 2113-2116.

I, NEIL O'SULLIVAN, Minister of State for Trade and Customs, in pursuance of the power conferred upon me by section 271 of the *Customs Act 1901-1952* and of all other enabling powers hereby make the following By-laws.

NEIL O'SULLIVAN

Minister of State for Trade and Customs.

5th March, 1953.

## BY-LAW No. 2115.

*Customs Tariff 1933-1952*, Item 399.

The reference in By-law No. 130, published in *Gazette*, No. 88, dated 24th November, 1949, to "Hose, woven canvas, &c.," is hereby cancelled. (Operating on and from 6th March, 1953.)

## BY-LAW No. 2116.

*Customs Tariff 1933-1952*, Item 399.

The goods enumerated hereunder may be admitted under Tariff Item 399, viz.:—

Hose, woven canvas, 1½ inches in diameter, and over, plain or rubber lined, for use in connexion with fire extinction or life saving, under security, provided that security may be waived where the Collector is satisfied that the goods will be used in connexion with fire extinction or life saving only. (Operating on and from 6th March, 1953.)

## BY-LAW No. 2113.

*Customs Tariff 1933-1952*, Item 449 (A) (1).

(1) Clause (2) of By-law No. 1315, published in *Gazette*, No. 22, dated 13th March, 1952, having reference to "Frames, for use in the manufacture of bags, &c.," is hereby cancelled. (Operating on and from 6th March, 1953.)

(2) By-law No. 2112, published in *Gazette* dated 5th March, 1953, is hereby cancelled. (Operating on and from 6th March, 1953.)

(3) The reference in By-law No. 158, published in *Gazette*, No. 88, dated 24th November, 1949, to "Fasteners, snap or dress, of the sew on type ordinarily used on light textile articles of apparel" is hereby cancelled. (Operating on and from 6th March, 1953.)

(4) The reference in By-law No. 158, published in *Gazette*, No. 88, dated 24th November, 1949, to "Leads of all colours, under security, for use in the manufacture of wooden pencils" is hereby cancelled. (Operating on and from 6th March, 1953.)

(5) The reference in By-law No. 158, published in *Gazette*, No. 88, dated 24th November, 1949, to "Micrometers" is hereby cancelled. (Operating on and from 6th March, 1953.)

## BY-LAW No. 2114.

*Customs Tariff 1933-1952*, Item 449 (A) (1).

The following materials and manufactures for use in the manufacture or repair of goods within the Commonwealth, or for use in the development of an Australian industry or of the

natural resources of Australia, or for use in public hospitals or public educational institutions or for use by public utilities established under Commonwealth or State law and not being conducted for private gain, or for other essential purposes, being of a class or kind not commercially produced or manufactured in Australia, may be admitted under Tariff Item 449 (A) (1), subject to the condition that this By-law shall not apply to any goods which otherwise are goods not included in the Customs Tariff, viz.:—

(1) Catches otherwise classifiable under Tariff Item 376 (H), for wallets. (Operating on and from 6th March, 1953.)

(2) Engines, petrol, air-cooled, high speed, light weight, weighing not less than approximately 100 lb. nor more than approximately 200 lb., developing not less than 5 horse-power nor more than 8 horse-power when operating at a rated maximum speed or not less than 1,800 revolutions per minute, for use in the manufacture of swing saws where power-weight ratio is an essential factor, under security. (Operating on and from 6th March, 1953.)

(3) Frames for bags, portmanteaux, trunks or wallets, but not including the following frames:—

(1) Plated or unplated frames of plain square iron or plain flat iron,

(2) Metal frames the value for duty of which exceeds 39 shillings per gross but does not exceed 136 shillings and 6 pence per gross, for shopping bags other than such metal frames 28 centimetres and over in length,

(3) Kit bag frames,

(4) Ladies, hand bag frames,

(5) Children's bag frames.

(Operating on and from 6th March, 1953.)

(4) Hand tools of trade for the use of artisans and mechanics and hand tools in general use when not made wholly of wood unless otherwise specified and not being machines, viz.:—

Gauges, but not including—

adjustable caliper thread gauges (also known as thread roll snap gauges), adjustable limit length gauges, micrometers,

plug gauges, including adjustable limit plug gauges and thread plug gauges, ring gauges,

snap gauges, including dial indicator adjustable limit snap gauges and adjustable limit snap gauges,

tyre pressure gauges.

(Operating on and from 6th March, 1953.)

(5) Ironing machines, four or more roller, in which the diameter of each roller exceeds 15 inches or the length of each roller exceeds 150 inches. (Operating on and from 6th March, 1953.)

(6) Ironing machines, single roller, in which the diameter of the roller exceeds 50 inches or the length of the roller exceeds 150 inches. (Operating on and from 6th March, 1953.)

(7) Ironing machines, two roller, in which the diameter of each roller exceeds 40 inches or the length of each roller exceeds 150 inches. (Operating on and from 6th March, 1953.)

(8) Washing machines in which the diameter of the inner cylinder exceeds 48 inches or the length of the inner cylinder exceeds 100 inches. (Operating on and from 6th March, 1953.)

(9) Washing machines of any type and irrespective of size in which the cylinder does not revolve in the detergent liquor and in which the detergent liquor is brought into contact with the load by means of scoops embodied in the cylinder. (Operating on and from 6th March, 1953.)

