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CANBERRA, WEDNESDAY, 9TH SEPTEMBER.

[1953.

[INTERMEDIATE TARIFF.]

PROCLAMATION

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

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

WHEREAS by Customs Tariff Proposals introduced into the House of Representatives on the ninth day of September, 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 ninth day of September, 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 Joseph Slim, 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 tenth day of September, 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 ninth day of September, 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 6 (B), 106 (F) (5), 118 (D) (5), 194 (B) (1), 194 (B) (3), 208 (Q) and 280 (E).

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.
Greenland.	
Bulgaria.	Dominican Republic.
Burma, Union of.	Egypt.
Cambodia.	Finland.

SECOND SCHEDULE—continued

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. 836.

Given under my Hand and the Seal of the Commonwealth this ninth day of September, in the year of our Lord, (L.S.) One 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!

[PRIMAGE—EXEMPT GOODS.]

PROCLAMATION

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

By His Excellency the Governor-
General in and over the Com-
monwealth 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 Joseph Slim, 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 tenth day of September, One thousand nine hundred and fifty-three, the following goods:—

Goods for public hospitals.

Goods covered by Items 1, 2, 3, 6, 11 (A) (3), 12, 13, 20 (A), 21 (A), 22 (A), 25, 32, 34, 56, 63, 64 (B), 95, 106 (F) (5), 114, 119, 130, 133 (A), 139 (C), 140 (B), 176 (F) (3), 187 (D), 194 (B) (1), 194 (B) (3), 208 (G), 241 (A), 243, 250 (D), 289 (C), 334 (M) (2), 337 (A), 344 (A), 344 (B), 347, 358, 374 (D) (4), 383, 427 (B) and 449.

This Proclamation may be cited as Customs Proclamation No. 837.

Given under my Hand and the Seal of the Commonwealth this ninth day of September, in the year of our Lord, (L.S.) One 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. 2434-2440.

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.

BY-LAW No. 2436.

Customs Tariff 1933-1952, Item 56 (E) (1) of Customs Tariff Proposals No. 8 of 9th September, 1953.

Ginger, dry, unground, may be admitted under Tariff Item 56 (E) (1) of Customs Tariff Proposals No. 8 of 9th September, 1953, for brewing ginger beer, under security. (Operating on and from 10th September, 1953.)

BY-LAW No. 2437.

Customs Tariff 1933-1952, Item 105 (AA) (1).

By-law No. 22, published in *Gazette*, No. 88, dated 24th November, 1949, having reference to "Piece goods, cotton, &c.", is hereby cancelled. (Operating on and from 10th September, 1953.)

BY-LAW No. 2438.

Customs Tariff 1933-1952, Item 105 (AA) (1).

The following piece goods, knitted or lockstitched, in tubular form or otherwise, may be admitted under Tariff Item 105 (AA) (1), viz.:—

- (1) Cotton, for use in the manufacture of goods other than apparel and other than polishing or cleaning cloths, under security.
 - (2) Synthetic fibre, or containing a mixture of fibres including synthetic fibres, for use as or in the manufacture of meatwraps, under security.
- (Operating on and from 10th September, 1953.)

BY-LAW No. 2434.

Customs Tariff 1933-1952, Item 229 (G) (2).

- (1) By-law No. 72, published in *Gazette* No. 88, dated 24th November, 1949, having reference to "Edible vegetable oils, &c.", is hereby cancelled. (Operating on and from 10th September, 1953.)
- (2) By-law No. 726, published in *Gazette* No. 12, dated 22nd February, 1951, having reference to "Blown rape seed oil, &c.", is hereby cancelled. (Operating on and from 10th September, 1953.)
- (3) By-law No. 1400, published in *Gazette* No. 29, dated 17th April, 1952, is hereby cancelled. (Operating on and from 10th September, 1953.)
- (4) By-law No. 1781, published in *Gazette* No. 77, dated 20th November, 1952, having reference to "Peanut oil, &c.", is hereby cancelled. (Operating on and from 10th September, 1953.)

BY-LAW No. 2435.

Customs Tariff 1933-1952, Item 229 (G) (2) of Customs Tariff Proposals No. 8 of 9th September, 1953.

An edible vegetable oil, in vessels exceeding one gallon, described in the schedule to this By-law may be admitted under Tariff Item 229 (G) (2) of Customs Tariff Proposals No. 8 of 9th September, 1953, under security, for denaturation in accordance with a formula specified opposite the description of that oil in that schedule in the presence and to the satisfaction of the Collector and with denaturants, if any, approved by the Collector.

THE SCHEDULE.

Description of Oil.	Formulae.
China (Peanut) Oil	(1) To each 100 gallons of oil shall be added not less than 6½ lb. avoirdupois of camphor.
Rape Seed Oil	(1) To each 100 gallons of oil shall be added not less than 5 gallons of sulphur monochloride. (2) To each 100 gallons of oil shall be added not less than 10 gallons of crude neatsfoot oil. (3) To each 100 gallons of oil shall be added not less than 10 gallons of whale oil. (4) To each 100 gallons of oil shall be added not less than 2 gallons of crude fish oil together with not less than 2 gallons of residual oil. (5) The oil shall be blown so that it shall have a specific gravity of .950 or higher at 60° F. or have a viscosity of at least 250 seconds Redwood at 210° F. (6) To each gallon of oil shall be added not less than 1 gallon of mineral lubricating oil.
Soya Bean Oil	(1) To each 100 gallons of oil shall be added not less than 25 gallons of linseed oil. (2) The oil shall be heated to a temperature of 260° C., a small amount of caustic soda or litharge shall be added and then glycerine or pentaerythritol at intervals the temperature of the mixture being maintained throughout at approximately 260° C. and be maintained for at least one hour after the glycerine or pentaerythritol was first added and until at least 4 per centum of glycerine or pentaerythritol, calculated on the weight of the oil being denatured, has been added. (3) To each 100 gallons of oil shall be added not less than 1 quart of pyridine.

(Operating on and from 10th September, 1953.)

BY-LAW No. 2439.

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

The references in By-law No. 158, published in *Gazette* No. 88, dated 24th November, 1949, to

“Knife sections } for use in the manufacture of reaper
Ledger plates } threshers”,
are hereby cancelled. (Operating on and from 10th September, 1953.)

BY-LAW No. 2440.

Customs Tariff 1933-1952, Item 449 (B).

Clause (1) of By-law No. 736, published in *Gazette* No. 14, dated 1st March, 1951, having reference to “Buttons, of bone or horn, &c.”, is hereby cancelled. (Operating on and from 10th September, 1953.)

CUSTOMS TARIFF 1933-1952.

DUTY ON PARTS.

Parts Order No. 14.

IN pursuance of the powers conferred upon me by the *Customs Tariff 1933-1952* and all other enabling powers, I, Neil O'Sullivan, Minister of State for the Commonwealth of Australia, administering the Department of Trade and Customs, hereby direct that *Parts Order No. 1*, as published in *Gazette*, No. 50, dated 12th July, 1951, is to be amended by inserting the undermentioned provision immediately following the reference to “Tariff Item 176 (F) (2) (c)” in paragraph 2 (b) thereof:—

“Tariff Item 176 (F) (3), insofar as it relates to parts.”

This order operates on and from 10th September, 1953.

NEIL O'SULLIVAN

Minister of State for Trade and Customs.

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