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Customs Act 1901-1966

CUSTOMS TARIFFS 1966

SECOND SCHEDULE

By-laws Nos. S381 to S383

I, KENNETH McCOLL ANDERSON, Minister of State for Customs and Excise, in pursuance of the powers conferred on me by Part XVI. of the Customs Act 1901-1966, and all other enabling powers, hereby make the by-laws set out in the Schedule hereto.

THE SCHEDULB

By-law No. S381

Item No. 14 Second Schedule

- 1. This by-law may be cited as Customs By-law No. S381.
- 2. This by-law shall take effect on and from 17 April 1967.
- 3. Item 14 in Part I. of the Second Schedule to the Customs Tariffs 1966 applies, unless the contrary intention appears, to Goods, imported by:
 - (a) a passenger aged 18 years or older;
 - (b) a passenger's wife who travelled with him and disembarked at the same port or airport; or
 - (c) other passengers as determined by the Minister and subject to such exclusions from classes of goods or restrictions as to quantities or value of goods as may be determined by the Minister.

being goods as follows:

- (A) Furniture and household goods that have been bona fide in use and possession overseas by the passenger for a period of not less than 12 months immediately preceding his departure for Australia.
- (B) Personal effects, that are the passenger's own exclusive property, are or have been in his possession, are suitable for his own use, and are not intended for commercial purposes, and being goods that are not imported in commercial quantities, as follows:
 - The passenger's own wearing apparel including articles of fur apparel that—
 - (a) have been in the passenger's use and possession for a period of not less than twelve months preceding his departure for Australia; or
 - (b) have a value per article not exceeding \$150, but not including any other articles of fur apparel
 - (2) Articles of personal use of a kind normally carried on the person or in the passenger's personal baggage, including jewellery, brushes, toilet requisites, articles for personal adornment, binoculars, cameras and articles of a utilitarian nature, but not including:
 - (a) cigarettes, cigars and tobacco;

- (b) spirituous liquors and beverages;
- (c) radio receivers, radio transmitters, television receivers, tape recorders, dictating machines, gramophones, or any combination thereof, electrically operated;
- (d) fur apparel, or
- (e) slide viewers or image projectors
- (3) Radio receiving sets, battery operated, of the kind normally carried in the hand or on the person, not in excess of one article per passenger aged 10 years or older, including such sets incorporating a gramophone but not including television sets
- (4) Portable battery operated mechanical appliances, not in excess of one appliance specified in one only of the following classes of goods for any one family:
 - (a) gramophones, with or without gramophone records
 - (b) tape recorders, with or without recorded tapes(c) dictating machines, with or without recorded tapes
 - discs or wire being appliances that do not incorporate a radio or
- television receiver

 (5) Tobacco products not in excess of 1 lb weight per pag-
- (5) Tobacco products not in excess of 1 lb weight per passenger.
 For the purposes of this reference 400 cigarettes shall be
 - deemed to equal 1 lb in weight

 Spirituous beverages not in excess of ½ gallon per
- passenger

 (7) Films, exposed (or exposed and developed) for cinematographs and recording incidents of the passenger's
- travels abroad
 (8) Typewriters of a kind designed to be carried in the
- hand
 (9) Personal sporting requisites including sporting rifles, rifles for range competitions, sporting guns, camp equipment of travelling sportsmen and riding saddles
- (10) Surgical, dental or veterinary hand instruments
- (11) Tradesmen's hand tools
- (12) Portable equipment of the kind ordinarily owned by employee workers for the carrying out of their particular trades
- 4. Customs By-law No. S3, published in Gazette No. 17, dated 18 February 1966, is revoked.

By-law No. S382

Item No. 15 Second Schedule

- 1. This by-law may be cited as Customs By-law No. S382.
- 2. This by-law shall take effect on and from 17 April 1967.
- 3. Item 15 in Part I. of the Second Schedule to the Customs Tariffs 1966 applies, unless the contrary intention appears and subject to the next succeeding paragraph, to Goods, imported by:
 - (a) a passenger aged 18 years or older;
 - a passenger's wife who travelled with him and disembarked at the same port or airport; or

(c) other passengers as determined by the Minister and subject to such exclusions from classes of goods or restrictions as to quantities or value of goods as may be determined by the Minister,

being goods as follows:

- (1) Bicycles and motor cycles, with or without side cars
- (2) Goods not in excess of one article specified in each of the following four classes of goods for any one family:
 - (a) motor cars, vans or trucks,
 - (b) non-motorised caravans,
 - (c) yachts, motor boats, boats and the like, being vessels of a kind:
 - (i) suitable for transportation by road on a boat trailer of a kind readily drawn by a motor car or station wagon; and
 - (ii) designed principally for sporting purposes or recreational use in sheltered waters,
 - (d) box, boat or other similar trailers, non-motorised, being goods in respect of which—
 - (e) evidence is produced to and to the satisfaction of the Collector that—
 - (i) the passenger has come to Australia with the intention of forthwith taking up permanent residence in Australia; and
 - (ii) the goods were, for the whole of the period of fifteen months immediately preceding the passenger's departure for Australia, personally owned and used overseas by the passenger in the country in which he was living; and
 - (f) security is given to and to the satisfaction of the Collector that the goods will not be sold or otherwise disposed of in Australia by or on behalf of the passenger, or in the event of his prior decease, by or on behalf of his legal personal representative, within two years after the date of their importation into Australia.
- (3) Machinery, plant and equipment, second-hand, not being goods or goods of a kind named in a preceding subparagraph, being the personal property of a passenger who has come to Australia for the first time and who intends to reside forthwith permanently in Australia, under security, and subject to the following conditions:
 - (a) evidence is produced to the Collector that the goods have been in the passenger's personal use and possession overseas for not less than one year immediately preceding his departure for Australia;
 (b) the Collector is satisfied that the passenger is or will
 - (b) the Collector is satisfied that the passenger is or will be in a position to put to his own use the goods aforesaid;
 - (c) the goods will, for a continuous period of two years, be put to use in Australia by the passenger for the purpose for which they are intended; and
 - (d) the goods will not be sold, leased, hired, mortgaged or otherwise disposed of, by or on behalf of the passenger, or in the event of his prior decease, by or on behalf of his legal personal representative, before the expiration of the two-year period referred to in sub-clause (c).
- (4) Bona fide personal baggage of a passenger being dutiable goods that have a value not exceeding \$100 per passenger.
- 4. This by-law, in relation to personal baggage specified in the last preceding sub-paragraph does not apply to:
 - (1) unaccompanied baggage:
 - (a) in respect of which the Collector is of the opinion that it was not in the passenger's possession overseas prior to his departure for Australia;
 - (b) that would, had it accompanied the passenger, have not been eligible for admission under the provisions of this by-law; and
 - (c) that has been imported after the arrival of the passenger in Australia after such time as the Collector deems to be reasonable;

- (2) goods for sale hire or trade;
- (3) goods in commercial quantities:
- (4) tobacco products;
- (5) spirituous liquors and beverages;
- (6) articles of fur apparel;
- (7) vehicles of all kinds (not being toys); or
- (8) radio receivers, radio transmitters, television receivers, television transmitters, tape recorders, dictating machines, gramophones or any combinations thereof.
- 5. In this by-law 'security' means that security shall be given to and to the satisfaction of the Collector and that the giving of such security is a condition subject to which item No. 15 in Part 1. of the S cond Schedule to the Customs Tariffs 1966 applies to the goods or the class or kind of goods so conditioned, provided that the Collector may, subject to conditions approved by him, waive the giving of security in circumstances approved by the Collector.
- 6. Customs By-law No. S4, published in Gazette No. 17, dated 18 February 1966, is revoked.

By-law No. S383

Item No. 16 Second Schedule

- 1. This by-law may be cited as Customs By-law No. S383.
- 2. This by-law shall take effect on and from 17 April 1967.
- 3. Item 16 in Part I. of the Second Schedule to the Customs Tariffs 1966 applies, unless the contrary intention appears and subject to the next succeeding paragraph, to Goods, imported by:
 - (a) a passenger aged 18 years or older;
 - (b) a passenger's wife who travelled with him and disembarked at the same port or airport; or
 - (c) other passengers as determined by the Minister and subject to such exclusions from classes of goods or restrictions as to quantities or value of goods as may be determined by the Minister,

being dutiable goods that are the bona fide personal baggage of such a passenger and have a value not exceeding \$160 per passenger.

- 4. This by-law does not apply to:
- (1) unaccompanied baggage:
 - (a) in respect of which the Collector is of the opinion that
 it was not in the passenger's possession overseas prior
 to his departure for Australia;
 - (b) that would, had it accompanied the passenger, have not been eligible for admission under the provisions of this by-law; and
 - (c) that has been imported after the arrival of the passenger in Australia after such time as the Collector deems to be reasonable:
- (2) goods for sale hire or trade;
- (3) goods in commercial quantities;
- (4) tobacco products;
- (5) spirituous liquors and beverages;
- (6) articles of fur apparel;
- 7) vehicles of all kinds (not being toys);
- (8) radio receivers, radio transmitters, television receivers, television transmitters, tape recorders, dictating machines, gramophones or any combinations thereof; or
- (9) goods to which Item 15 in Part I. of the Second Schedule to the Customs Tariffs 1966 applies.
- 5. Customs By-law No. S5, published in Gazette No. 17, dated 18 February 1966, is revoked.

Dated this tenth day of April 1967.

KEN ANDERSON
Minister of State for Customs and Excise