..ITM 20B

- 1. This by-law may be cited as Customs By-law No. 9740004.
- 2. This by-law shall take effect on and from 13 MARCH 1997.
- 3. Item 20B in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods which have been repaired or renovated overseas as part of a batch repair process and imported into Australia to replace defective goods exported from Australia, provided the imported goods are:
 - (a) not new or upgraded versions of the exported goods; and
 - (b) not replacing goods that have reached the end of their effective operational life.
- 4. For the purposes of this by-law, "batch repair process" means a system of repairing or renovating goods whereby defective goods are exchanged for identical goods which have already undergone repair or renovation while the defective goods are stored until sufficient numbers are available for economical repair or renovation.
- 5. For the purposes of subparagraph 3 (b) of this by-law, goods that have reached the end of their effective operational life include goods which are worn out or not otherwise capable of being repaired or renovated economically through the batch repair process.
- 6. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 13.03.97 Dec. date 05.03.97 BL 9740004 20B

..ITM 20C

- 1. This by-law may be cited as Customs By-law No. 0904400.
- 2. This by-law shall take effect on and from 6 March 2009.
- 3. For the purposes of item 20C in Part II of Schedule 4 to the Customs Tariff Act 1995, the following is prescribed:(a) Article 3.7 of the Australia-Chile Free Trade Agreement.
- 4. In this by-law "Australia-Chile Free Trade Agreement" means the Australia-Chile Free Trade Agreement, done at Canberra on 30 July 2008.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 06.03.09 Dec. date 18.02.09 BL 0904400 20C

NOTE:

The text of Article 3.7 of the Australia-Chile Free Trade Agreement referred to in Customs By-law No. 0904400 is:

Article 3.7: Goods Re-entered after Repair or Alteration

- 1. Neither Party may apply a customs duty to a good, regardless of its origin, that re-enters its territory after that good has been temporarily exported from its territory to the territory of the other Party for repair or alteration, regardless of whether such repair or alteration could be performed in its territory.
- 2. Neither Party may apply a customs duty to a good, regardless of its origin admitted temporarily from the territory of the

other Party for repair or alteration.

- 3. For the purposes of this Article, repair or alteration does not include an operation or process that:
 - (a) destroys a good's essential characteristics or creates a new or commercially different good; or
 - (b) transforms an unfinished good into a finished good.
- ..ITM 20C
- 1. This by-law may be cited as Customs By-law No. 0904405.
- 2. This by-law shall take effect on and from 6 March 2009.
- 3. For the purposes of item 20C in Part II of Schedule 4 to the Customs Tariff Act 1995, the following is prescribed:(a) Article 2.6 of the Australia-US Free Trade Agreement.
- 4. In this by-law "Australia-US Free Trade Agreement" means the Australia-US Free Trade Agreement, done at Washington DC on 18 May 2004.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 06.03.09 Dec. date 18.02.09 BL 0904405 20C

NOTE:

The text of Article 2.6 of the Australia-US Free Trade Agreement referred to in Customs By-law No. 0904405 is:

ARTICLE 2.6: GOODS RE-ENTERED AFTER REPAIR OR ALTERATION

- 1. Neither Party may apply a customs duty to a good, regardless of its origin, that re-enters its territory after that good has been exported temporarily from its territory to the territory of the other Party for repair or alteration, regardless of whether the repair or alteration could be performed in its territory.
- 2. Neither Party may apply a customs duty to a good, regardless of its origin, imported temporarily from the territory of the other Party for repair or alteration.
- 3. For the purposes of this Article:
 - (a) the repairs or alterations shall not destroy the essential characteristics of the good, or change it into a different commercial item;
 - (b) operations carried out to transform unfinished goods into finished goods shall not be considered repairs or alterations; and
 - (c) parts or pieces of the goods may be subject to repairs or alterations.

- 1. This by-law may be cited as Customs By-law No. 9640053.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 21 in Part II of Schedule 4 to the Customs Tariff Act

1995 applies to samples imported by the Standards Association of Australia for industrial processing and intended to be exported, UNDER SECURITY.

4. For the purposes of this by-law, where the Collector is satisfied that by reason of the industrial processing the goods are no longer usable for the purposes for which they were made, the requirement that the goods be exported may, at the request of the Standards Association of Australia, be waived.

5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 22.05.96 - BL 9640053 21

..ITM 21

- 1. This by-law may be cited as Customs By-law No. 9640055.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 21 in Part II of schedule 4 to the Customs Tariff Act 1995 applies to goods that are imported for repair or alteration (but not for industrial processing) and are intended to be exported, UNDER SECURITY.

4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 22.05.96 - BL 9640055 21

..ITM 21

- 1. This by-law may be cited as Customs By-law No. 9640106.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 21 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to unassembled aircraft, imported for assembly and exportation forthwith, UNDER SECURITY.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 01.07.96 Dec. date 12.06.96 BL 9640106 21

..ITM 21

- 1. This by-law may be cited as Customs By-law No. 9640108.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 21 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to ink for use in stamping eggs, being eggs that are to be exported forthwith, UNDER SECURITY.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 12.06.96 - BL 9640108 21

- 1. This by-law may be cited as Customs By-law No. 9640109.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 21 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to ophthalmic prescription lenses, imported for high vacuum metallic film coating and to be exported forthwith, UNDER SECURITY.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995"

means the Customs Tariff Act 1995, as amended or proposed to be altered. Op. 01.07.96 Dec. date 12.06.96 - BL 9640109 21

..ITM 21

- 1. This by-law may be cited as Customs By-law No. 9640110.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 21 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to parts for the repair or maintenance of electrical control equipment, marine audio equipment, marine electronic navigation equipment or marine radio equipment installed in ships that are engaged in trade to overseas destinations and are ships which have not been and are not required to be entered for home consumption, UNDER SECURITY.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 12.06.96 - BL 9640110 21

..ITM 21

- 1. This by-law may be cited as Customs By-law No. 9640118.
- 2. This by-law shall take effect on and from 17 OCTOBER 1996.
- 3. Item 21 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to empty containers which are imported for filling or loading and subsequent exportation, UNDER SECURITY, as follows:
 - (i) collapsible flour containers; or
 - (ii) gas containers; or
 - (iii) radioactive isotope containers; or
 - (iv) inners, specially designed for the transport of fourdrinier wires; or
 - (v) inners, for yarn or cordage, such as bobbins, cones, tubes or sectional beams; or
 - (vi) disposable (or one way) flexible intermediate container bags of a minimum capacity of 225 L.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 17.10.96 Dec. date 08.10.96 BL 9640118 21

..ITM 21

- 1. This by-law may be cited as Customs By-law No. 9640119.
- 2. This by-law shall take effect on and from 17 OCTOBER 1996.
- 3. Item 21 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to re-imported goods, or parts of goods, of Australian origin that are returned to Australia for repair or reconditioning (but not for industrial processing) and are to be re-exported.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 17.10.96 Dec. date 08.10.96 BL 9640119 21

- 1. This by-law may be cited as Customs By-law No. 0619031.
- 2. This by-law shall take effect on and from 1 JANUARY 2007.
- 3. Item 21 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods classified under heading 3702, 3703 or 3705 and recorded magnetic tape or film classified under heading 8523 in Schedule 3 to the Customs Tariff Act 1995, being goods that:
 - (a) have been imported for industrial processing in connection with the production of films of scenes or other matter photographed or recorded outside Australia; and
 - (b) are, together with all other goods produced therefrom, to be exported, unless the Minister otherwise approves, on completion of the industrial processing or within such further time as the Collector may in writing allow.

UNDER SECURITY.

- 4. For the purposes of this by-law, exposing, developing, matching, duplicating, superimposing, transferring of magnetic sound to optical sound, synchronising of sound to picture and copying are regarded as industrial processes.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.01.07 Dec. date 11.12.06 - BL 0619031 21

- 1. This by-law may be cited as Customs By-law No. 0440001.
- 2. This by-law shall take effect on and from 29 JANUARY 2004.
- 3. Item 22 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods that are subject to a letter issued by an Industry Capability Network organisation (issued no earlier than twelve months prior to the entry for home consumption of the goods) confirming, that in relation to the specified goods, there are no identified Australian producers of substitutable goods and are for use directly in the exploration for oil or natural gas or in the development of oil or natural gas wells from the reservoir up to and including the christmas tree cap.
- 4. For the purposes of this by-law, "christmas tree cap" is defined as "the device attached on the top of the christmas tree flange for the purpose of sealing the well".
- 5. For the purposes of this by-law, "goods" includes whole goods and parts and accessories therefor.
- 6. This by-law does not apply to goods that have been declared by the Customs Regulations 1926, under paragraph 269SJ(1)(b) of the Customs Act 1901, to be goods to which a TCO should not extend.
- 7. For the purposes of this by-law, goods used in the process of re-entering an existing well, extending the well into a new oil or gas zone or zones and "workovers" for the maintenance of the well are the subject of this by-law provided those processes are part of exploration for oil or natural gas, or in the development of oil or natural gas wells.
- 8. For the purposes of this by-law, the "Customs Regulations 1926" means the Customs Regulations 1926, as amended.
- 9. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 29.01.04 Dec. date 19.01.04 BL 0440001 22

..ITM 22

- 1. This by-law may be cited as Customs By-law No. 0440002.
- 2. This by-law shall take effect on and from 29 JANUARY 2004.
- 3. Item 22 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods that are subject to a current Tariff Concession Order (TCO) and are for use directly in the exploration for oil or natural gas or in the development of oil or natural gas wells from the reservoir up to and including the christmas tree cap.
- 4. For the purposes of this by-law, "christmas tree cap" is defined as "the device attached on the top of the christmas tree flange for the purpose of sealing the well".
- 5. For the purposes of this by-law, "goods" includes whole goods and parts and accessories therefor.
- 6. This by-law does not apply to goods that have been declared by the Customs Regulations 1926, under paragraph 269SJ(1)(b) of the Customs Act 1901, to be goods to which a TCO should not extend.
- 7. For the purposes of this by-law, goods used in the process of re-entering an existing well, extending the well into a new oil or gas zone of zones and "workovers" for the maintenance of the well as the subject of this by-law provided those processes are part of exploration for oil or natural gas, or in the development of oil or natural gas wells.
- 8. For the purposes of this by-law, the "Customs Regulations 1926" means the Customs Regulations 1926, as amended.
- 9. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 29.01.04 Dec. date 19.01.04 - BL 0440002 22

..ITM 22A

- 1. This by-law may be cited as Customs By-law No. 0817449.
- 2. This by-law shall take effect on and from 1 August 2008.
- 3. Item 22A in Part II of Schedule 4 to the Customs
- Tariff Act 1995 applies to goods (meaning whole goods and parts and accessories) being for use in a petroleum activity in the Eastern Greater Sunrise offshore area.
- 4. In this by-law, the Eastern Greater Sunrise offshore area has the same meaning as it has in the Offshore Petroleum Act 2006.
- 5. For the purposes of this by-law, petroleum activity means any activity relating to any of the following operations:
 - (a) petroleum exploration operations;
 - (b) operations for the recovery of petroleum;
 - (c) operations relating to the processing or storage of petroleum;
 - (d) operations relating to the preparation of petroleum for transport;
 - (e) operations connected with the construction or operation of a pipeline, within the meaning of the Offshore Petroleum Act 2006.
- 6. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 01.08.08 Dec. date 23.07.08 BL 0817449 22A

Note:

This by-law does not cover goods that are for personal or domestic use, such as food, beverages (including alcohol), tobacco, toiletries, and clothing (other than protective safety clothing used in the undertaking of petroleum activities).

Users of this by-law will be ineligible for fuel tax credits on fuel entering the Eastern Greater Sunrise offshore area.

..ITM 23B

- 1. This by-law may be cited as Customs By-law No. 9640058.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 23B in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods that have been donated or bequeathed to the public or to a public institution not being:
 - (a) goods that serve similar functions to goods which are produced in Australia; or
 - (b) goods that serve similar functions to goods which are capable of being produced in Australia by any person in the normal course of business; or
 - (c) goods for which substitutable goods are produced in Australia in the ordinary course of business.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 01.07.96 Dec. date 22.05.96 BL 9640058 23B

..ITM 25A

- 1. This by-law may be cited as Customs By-law No. 0340004.
- 2. This by-law shall take effect on and from 26 JUNE 2003.
- 3. Item 25A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to trophies won outside Australia in competition being ornamental or utilitarian machines, appliances or articles of a kind used in an office or the household, or for display on walls or on stands or similar mounts.
- 4. For the purposes of this by-law, a certificate from the organisers of the competition stipulating the name of the winner, the event and the date of the competition and the scope of the competitors taking part in the competition, or copies of daily news media in which the competition was reported and with which the importer can be identified as a winner, will be sufficient to establish eligibility.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 26.06.03 Dec. date 16.06.03 - BL 0340004 25A

..ITM 25B

- 1. This by-law may be cited as Customs By-law No. 9640060.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 25B in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to decorations, medallions or certificates awarded or to be awarded and sent from abroad to individuals.
- 4. For the purposes of this by-law, academic dress (being gowns, hoods, caps or hats) of overseas Universities or

other like tertiary educational institutions, imported by or on behalf of a person upon whom such educational institution has conferred a degree or diploma which entitles that person to wear such academic dress, is regarded as a decoration.

5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 22.05.96 - BL 9640060 25B

..ITM 25C

- 1. This by-law may be cited as Customs By-law No. 9640061.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 25C in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to trophies or prizes of the kind which are suitable for display on the walls of dwellings or offices or on stands or similar mounts or are suitable for wearing on the person, and which were sent by donors resident abroad for presentation in competitions organised or sponsored otherwise than for purposes of trade and otherwise than in connection with trading or commercial ventures.
- 4. Paragraph 3 of this by-law does not apply to any goods which are of an advertising nature or have any wording thereon which is of an advertising nature.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 22.05.96 - BL 9640061 25C

- 1. This by-law may be cited as Customs By-law No. 8840053.
- 2. This by-law shall take effect on and from 1 JANUARY 1988.
- Item 27 in Part II of Schedule 4 to the Customs Tariff Act 1987 applies to handicrafts that the Collector is satisfied:
 - (a) are made by one or more of the following processes, and by no other process:
 - (i) by hand;
 - (ii) by tools held in the hand;
 - (iii) by machines powered by foot or hand; and
 - (b) are wholly or in chief part by weight of materials traditionally used in the production of handicrafts; and
 - (c) have attained, by reason of being hand-made, an artistic or decorative character generally comparable with traditional hand-made products of the country in which the goods were made.
- 4. For the purposes of the operation of paragraph 3 in relation to goods, the incorporation or inclusion in the goods of materials or components of a minor nature that are essential to the assembly or normal operation of the goods, but do not contribute to the decoration, artistry or character of the goods, shall be disregarded.
- 5. This by-law does not apply to goods that;
 - (a) are included in a class of goods specified in column 1 of the Table below; and
 - (b) are not included in the class of goods (if any) specified in column 2 of that Table opposite the class of goods in which those goods are included.

THE TABLE

Column 1 Excluded Goods (1) Goods, as follows: (a) fabrics and articles made up from fabric or yarn; (b) clothing;	Column 2 Included Goods
(c) footwear and parts	
thereof (2) jewellery classified	
under 7113, 7115 or	
7116 of Schedule 3 (3) Imitation jewellery	Handicrafts, being beads
classified under 7117	put up as necklaces,
of Schedule 3	bracelets, or anklets
	Handicrafts made up from
	naturally occuring products or materials,
	with or without metal
	fittings
(4) Furniture and parts	Handicrafts in which the artistic or decorative
therefor, classified under 9401 or 9403	character is achieved by
of Schedule 3	inlaid work or by carved
	designs carried out by
hand.	
6. For the purposes of this by-law, the "Custom Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.	
	data 10.10.07 DL 0040050.07

Op. 01.01.88 Dec. date 10.12.87 - BL 8840053 27

..ITM 27

- 1. This by-law may be cited as Customs By-law No. 9340016.
- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 27 in Part II of Schedule 4 to the Customs Tariff Act 1987 applies to fabric classified under subheading 5111.1 in Schedule 3 to the Customs Tariff Act 1987, stamped with the Harris Tweed Association Limited's Certification stamp.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.

Op. 01.03.93 Dec. date 17.02.93 - BL 9340016 27

- 1. This by-law may be cited as Customs By-law No. 9840020.
- 2. This by-law shall take effect on and from 22 OCTOBER 1998.
- 3. Item 27 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to fabrics containing not less than 90% by weight of natural fibres, being fabric the Collector is satisfied is made by one or more of the following processes, and by no other process:
 - (i) by hand;
 - (ii) by non-mechanical, non-powered tools held in the hand; or
 - (iii) produced on hand or foot powered looms.

- 4. This by-law also applies to goods containing not less than 90% by weight of natural fibres, made up from fabric or yarn, that are hand crocheted, hand knitted, hand netted or hand woven, being goods the Collector is satisfied are made up by one or more of the following processes, and by no other process:
 - (i) by hand;
- (ii) by non-mechanical, non-powered tools held in the hand.
- 5. This by-law also applies to:
 - (1) textile fabric printed or dyed according to;
 - (i) the traditional batik method;
 - (ii) the traditional tie and dye method;
 - (iii) the traditional hand block printing method;
 - (iv) the traditional kalamkari printing method; or
 (v) any other method of printing or dyeing that the Collector is satisfied is a traditional method in the country of origin;
 - (2) goods made by hand from the fabrics specified in subparagraph (1) above, being goods the Collector is satisfied are made by one or more of the following processes, and by no other process:
 - (i) by hand;
 - (ii) by non-mechanical, non-powered tools held in the hand;
 - (3) garments printed or dyed by one of the methods specified in subparagraph (1) above, after making up, being goods the Collector is satisfied are made by one or more of the following processes, and by no other process;
 - (1) by hand;
 - (ii) by non-mechanical, non-powered tools held in the hand.
- 6. This by-law also applies to footwear, the produce or manufacture of a Developing Country, classified under 6403.59.00 in Schedule 3 to the Customs Tariff Act 1995, not incorporating wedges or platforms, and having:
 - (i) outer soles of leather;
 - (ii) leather heels of a depth not exceeding 20 mm;
 - (iii) leather uppers without guarters; and
 - (iv) a vamp comprising two or more separate straps,
 being goods the Collector is satisfied are made by one
 or more of the following processes, and by no other process:
 (i) by hand;
 - (ii) by non-mechanical, non-powered tools held in the hand;
 - (iii) by machines powered by foot or hand.
- 7. For the purposes of the operation of paragraph 4 or 5 in relation to goods, the incorporation or inclusion in the goods of materials or components of a minor nature that are essential to the assembly or normal operation of the goods shall be disregarded.
- 8. This by-law does not apply to:
- (a) curtains classified under 6303 in Schedule 3 to the Customs Tariff Act 1995; or
- (b) all towels, towelling and towelling products.
- 9. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 22.10.98 Dec. date 12.10.98 BL 9840020 27

..ITM 28A

- 1. This by-law may be cited as Customs By-law No.9340068.
- 2. This by-law shall take effect on and from 1 JULY 1993.
- 3. Item 28A in Part II of Schedule 4 to the Customs Tariff Act 1987 applies to:
 - (a) costumes; and
 - (b) theatrical properties made of metal,
 - provided that:
 - (c) The Collector is satisfied that they are for use in theatrical representations; and
 - (d) an undertaking is given that:
 - (i) unless the Comptroller otherwise determines, the goods will be exported from Australia within six months (or such further period as the Collector may in writing allow) after an authority to deal has been given in respect of the goods by the Customs; and
 - (ii) evidence of such exportation will be provided to and to the satisfaction of the Collector;
 UNDER SECURITY.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.
- Op. 01.07.93 Dec. date 11.11.93 BL 9340068 28A

- 1. This by-law may be cited as Customs By-law No. 9640062.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 29 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods to be used as prototypes, provided that:
 - (a) the goods are used solely by the importer as prototypes in connection with the manufacturer of similar goods in Australia within one (1) year of the date of importation of the prototype goods, or such further time as the Collector may allow; and
 - (b) the goods shall not, without the consent of the Collector, in writing, be sold or otherwise disposed of; and
 - (c) the goods shall not be used:
 - (i) for demonstration purposes;
 - (ii) for market evaluation; or
 - (iii) in their normal commercial use,
 - UNDER SECURITY.
- 4. Paragraph 3 of this by-law applies to only one (1) of each style or model of the goods specified therein, imported in a twelve (12) month period.
- 5. For the purposes of this by-law, goods comply with subparagraph 3(a), where:
 - (a) the importer has either;
 - (i) produced goods for sale similar to the "prototype" goods; or
 - (ii) made firm arrangements for the sourcing of components for the production of goods similar to the "prototype" goods; or
 - (b) the importer has decided not to produce similar goods to the "prototype" goods and the imported goods have been so dismantled, damaged or otherwise affected by thier use as prototypes, that the Collector is satisfied that the goods are no longer capable of being sold and used for the purpose for which they were designed.

6. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 22.05.96 - BL 9640062 29

..ITM 30

- 1. This by-law may be cited as Customs By-law No. 9940001.
- 2. This by-law shall take effect on and from 1 APRIL 1999.
- 3. Item 30 in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to robots as defined in subparagraph 2.6 of International Standard ISO 8373:1994 (E/F) (Manipulating Industrial Robots), being "automatically controlled, reprogrammable, multipurpose manipulator(s), programmable in three or more axes which may be either fixed in place or mobile for use in industrial automation applications".
- 4. For the purposes of this by-law, "reprogrammable" is defined in subparagraph 2.4 of International Standard ISO 8373:1994 (E/F), and means "whose programmed motions or auxiliary functions may be changed without physical alteration".
- 5. For the purposes of this by-law, "multipurpose" is defined in subparagraph 2.5 of International Standard ISO 8373:1994 (E/F), and means "capable of being adapted to a different application with physical alteration".
- 6. For the purposes of this by-law, "manipulator" is defined in subparagraph 2.1 of International Standard ISO 8373:1994 (E/F), and means "machine, the mechanism of which usually consists of a series of segments joined or sliding relative to one another, for the purpose of grasping and/or moving objects (pieces or tools) usually in several degrees of freedom".
- For the purposes of this by-law, "axis" is defined in subparagraph 4.3 of International Standard ISO 8373:1994 (E/F), and means "direction used to specify the robot motion in a linear or rotary mode".
- 8. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.04.99 Dec. date 19.03.99 - BL 9940001 30

..ITM 32A

- 1. This by-law may be cited as Customs By-law No. 9640084.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Subject to paragraphs 4 and 5 of this by-law, item 32A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to:
 - (a) chemicals, where the total customs value of any one shipment does not exceed \$1 000 and the customs value of any one chemical does not exceed \$250; or
 - (b) goods, other than chemicals, where the total customs value of any one shipment does not exceed \$1 000 and the customs value of any one good does not exceed \$500.
- 4. This by-law only applies to goods specified in paragraph 3 if they:
 - (a) are owned by a university, college, school or other educational institution at the time of entry for home consumption; and
 - (b) are for use for instructional purposes in the university,

college, school or other educational institution.

- 5. Paragraph 3 of this by-law does not apply to goods to which a Tariff Concession Order should not extend by operation of Customs Regulation 185 and Schedule 2 to the Customs Regulations.
- 6. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 13.06.96 - BL 9640084 32A

..ITM 32A

- 1. This by-law may be cited as Customs By-law No. 9640088.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 32A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods (other than alcoholic beverages, tobacco, tobacco products or fuels) imported for an event approved by the Collector in terms of Article 1 of either the Customs Convention Concerning the Facilities for the Importation of Goods for Display or Use at Exhibitions, Fairs, Meetings or Similar Events (the Customs Convention), or Annex B.1 of the Convention on Temporary Admission (known as the Istanbul Convention), of a kind and in such quantities as approved by the Collector in accordance with subparagraph 1(b) or 1(c) of either Article 6 or Article 5 to those respective agreements.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 01.07.96 Dec. date 13.06.96 BL 9640088 32A

..ITM 32A

- 1. This by-law may be cited as Customs By-Law No. 0540003.
- 2. This by-law shall take effect on and from 2 October 2005.
- 3. Item 32A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to:
 - (a) subject to clause 4 of this by-law, a consignment of goods imported into Australia, the customs value of which does not exceed \$1,000; and
 - (b) subject to clause 5 of this by-law:
 - (i) a consignment of goods imported into Australia by post, the customs value of which does not exceed \$1,000 and on which the GST, if any, that would otherwise be payable does not exceed \$50; or
 - (ii) a consignment of goods imported into Australia otherwise than by post, the customs value of which does not exceed \$250 and on which GST, if any, that would otherwise be payable does not exceed \$50.
- 4. Paragraph 3(a) only applies to goods that:
 (a) are on board a ship or aircraft that is due to arrive at its first port in Australia from a place outside Australia at or after the import cut-over time; or
 - (b) were on board a ship or aircraft that has arrived at its first port in Australia from a place outside Australia if the ship or aircraft was due to arrive at that port or airport at or after the import cut-over time; or

- (c) are or were on board a ship or aircraft that arrives at its first port or airport in Australia from a place outside Australia at or after the turn-off time; or
- 5. Paragraph 3(b) only applies to goods that:
 - (a) are on board a ship or aircraft that is due to arrive at its first port in Australia from a place outside Australia before the import cut-over time; or
 - (b) were on board a ship or aircraft that has arrived at its first port in Australia from a place outside Australia if the ship or aircraft was due to arrive at that port or airport before the import cut-over time, unless the ship or aircraft arrives at or after turn-off time.
- 6. In this by-law, "goods" does not include:
- (a) tobacco, tobacco products or alcoholic beverages;
- (b) goods imported by a passenger or a member of the crew of a ship or aircraft arriving on a ship or aircraft in Australia from a place outside Australia; or
- (c) goods forming part of a bulk order.
- 7. In this by-law:
 - (a) the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
 - (b) "customs value" has the same meaning as in section 154 of the Customs Act 1901.
 - (c) "import cut-over time" has the same meaning as in section 5 of the Customs Legislation Amendment (Application of International Trade Modernisation and Other Measures) Act 2004.
 - (d) "turn-off time" has the same meaning as in section 6 of the Customs Legislation Amendment (Application of International Trade Modernisation and Other Measures) Act 2004.
- 8. By-law No. 0040019 is revoked.

Op. 08.10.05 Dec. date 10.10.05 - BL 0540003 32A NOTE:

ACN 2005/57 refers. See also Legislative Instrument No. F2005L03056 on the Attorney General's Department's ComLaw website (www.comlaw.gov.au).

..ITM 32B

- 1. This by-law may be cited as Customs By-law No. 9640098.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 32B in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods (other than alcoholic beverages, tobacco, tobacco products or fuels) imported for an event approved by the Collector in terms of Article 1 of either the Customs Convention Concerning the Facilities for the Importation of Goods for Display or Use at Exhibitions, Fairs, Meetings or Similar Events (the Customs Convention), or Annex B.1 of the Convention on Temporary Admission (known as the Istanbul Convention), of a kind and in such quantities as approved by the Collector in accordance with subparagraph 1(b) or 1(c) of either Article 6 or Article 5 to those respective agreements.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 13.06.96 - BL 9640098 32B

..ITM 32B

- 1. This by-law may be cited as Customs By-law No. 9640101.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Subject to paragraphs 4 and 5 of this by-law, item 32B in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to:
 - (a) chemicals, where the total customs value of any one shipment does not exceed \$1 000 and the customs value of any one chemical does not exceed \$250; or
 - (b) goods, other than chemicals, where the total customs value of any one shipment odes not exceed \$1 000 and the customs value of any one good does not exceed \$500.
- This by-law only applies to goods specified in paragraph 3 if they:
 - (a) are owned by a university, college, school or other educational institution at the time of entry for home consumption; and
 - (b) are for use for instructional purposes in the university, college, school or other educational institution.
- 5. Paragraph 3 of this by-law does not apply to goods to which a Tariff Concession Order should not extend by operation of Customs Regulation 185 and Schedule 2 to the Customs Regulations.
- 6. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 1

Dec. date 13.06.96 - BL 9640101 32B

..ITM 32B

- * 1. This by-law may be cited as Customs By-law No. 9740019.
 - 2. This by-law shall take effect on and from 17 SEPTEMBER 1997.
 - 3. Item 32B in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to unsolicited gifts of a non-recurring nature sent to an individual in Australia by or on behalf of an individual outside Australia, being goods, or part thereof, to a maximum value of \$200 per consignment.
 - 4. For the purposes of this by-law, "goods" does not include:
 - (a) tobacco products, as follows;
 - (i) in excess of 250 cigarettes; OR
 - (ii) in excess of 250 grams of cigars or tobacco products, other than cigarettes;
 - (b) alcoholic liquor in excess of 1 litre;
 - (c) goods imported by a passenger arriving in Australia from overseas;
 - (d) goods imported by a member of the crew of a ship or aircraft arriving from overseas; OR
 - (e) goods forming part of a bulk order placed on the overseas supplier.
 - 5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 17.09.97 to 30.09.08 Dec. date 17.09.97 - BL 9740019 32B

Customs By-Law No. 9740019 revoked from 01.10.08. No replacement issued. Australian Customs Notice No. 2008/43 refers.

Instrument of Revocation No. 1 (2008), Federal Register of Legislative Instruments Reference H20080924005, Attorney General's Department website <u>www.comlaw.gov.au</u> refers.

..ITM 32B

- 1. This by-law may be cited as Customs By-Law No. 0540004.
- 2. This by-law shall take effect on and from 8 October 2005.
- 3. Item 32B in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to:
 - (a) subject to clause 4 of this by-law, a consignment of goods imported into Australia, the customs value of which does not exceed \$1,000; and
 - (b) subject to clause 5 of this by-law:
 - (i) a consignment of goods imported into Australia by post, the customs value of which does not exceed \$1,000 and on which the combined duty and GST, if any, that would otherwise be payable does not exceed \$50; or
 - (ii) a consignment of goods imported into Australia otherwise than by post, the customs value of which does not exceed \$250 and on which the combined duty and GST, if any, that would otherwise be payable does not exceed \$50.
- 4. Paragraph 3(a) only applies to goods that:
 - (a) are on board a ship or aircraft that is due to arrive at its first port in Australia from a place outside Australia at or after the import cut-over time; or
 - (b) were on board a ship or aircraft that has arrived at its first port in Australia from a place outside Australia if the ship or aircraft was due to arrive at that port or airport at or after the import cut-over time; or
 - (c) are or were on board a ship or aircraft that arrives at its first port or airport in Australia from a place outside Australia at or after the turn-off time.
- 5. Paragraph 3(b) only applies to goods that:
 - (a) are on board a ship or aircraft that is due to arrive at its first port in Australia from a place outside Australia before the import cut-over time; or
 - (b) were on board a ship or aircraft that has arrived at its first port in Australia from a place outside Australia if the ship or aircraft was due to arrive at that port or airport before the import cut-over time, unless the ship or aircraft arrives at or after turn-off time.
- 6. In this by-law, "goods" does not include:
 - (a) tobacco, tobacco products or alcoholic beverages;
 - (b) goods imported by a passenger or a member of the crew of a ship or aircraft arriving in Australia from a place outside Australia; or
 - (c) goods forming part of a bulk order.
- 7. In this by-law:
 - (a) the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
 - (b) "customs value" has the same meaning as in section 154 of the Customs Act 1901.
 - (c) "import cut-over time" has the same meaning as in section 5 of the Customs Legislation Amendment (Application of International Trade Modernisation and

Other Measures) Act 2004.

(d) "turn-off time" has the same meaning as in section 6 of the Customs Legislation Amendment (Application of International Trade Modernisation and Other Measures) Act 2004.

8. By-law No. 0040020 is revoked.

Op. to 31.12.9999 Dec. date 08.10.05 - BL 0540004 32B

..ITM 33A

- 1. This by-law may be cited as Customs By-law No. 9640080.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 33A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to blank A.T.A. carnets, prepared in accordance with the Customs Convention on A.T.A. carnets.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 12.06.96 - BL 9640080 33A

..ITM 33A

- 1. This by-law may be cited as Customs By-law No. 9640086.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 33A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to paper catalogues or paper price lists relating exclusively to goods and/or services of a country other than Australia, designed for international distribution and not directed specifically at Australian consumption.
- 4. For the purposes of this by-law, "catalogues" include individual leaflets, each advertising a single article, which have been permanently fastened together (including fastening by means of hinged binders or staples) in such a manner as to give them the appearance of a catalogue.
- 5. For the purposes of this by-law, "catalogues" and "price lists" include publications containing a reference to the name of an Australian agent of the overseas person in whose interest the publication is issued but not a reference to both the names of an Australian agent and an Australian retailer.
- 6. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 01.07.96 Dec. date 12.06.96 BL 9640086 33A

..ITM 33A

- 1. This by-law may be cited as Customs By-law No. 9640089.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 33A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to documents that are for free distribution and that do not contain more than 25% private commercial advertising, as follows:
 - (a) lists or year books of foreign hotels, published or sponsored by official tourist agencies; or
- (b) timetables of transport services operating abroad.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 01.07.96 Dec. date 12.06.96 BL 9640089 33A

..ITM 33A

- 1. This by-law may be cited as Customs By-law No. 9640090.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 33A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to overseas travel literature and printed matter designed for general publicity purposes, the chief purpose of which is to encourage the public to visit a foreign country, and in which any reference to Australia or Australian persons is incidental, as follows:
 (a) issued by overseas travel principals or their agents; or
 - (b) for free distribution and containing not more than 25% private commercial advertising.
- 4. This by-law only applies to goods specified in paragraph 3 designed for international distribution and not directed specifically for Australian consumption.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96 Dec. date 12.06.96 - BL 9640090 33A

..ITM 33A

- 1. This by-law may be cited as Customs By-law No. 9640091.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 33A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to printed paper advertising matter relating exclusively to goods and/or services of a country other than Australia, designed for international distribution and not directed specifically at Australian consumption.
- 4. Subject to paragraph 5, this by-law only applies to goods specified in paragraph 3 imported in a consignment which complies with one of the following requirements, whether or not it is part of a series of consignments despatched simultaneously to different addresses:
 - (a) consists of not more than one document;
 - (b) if consisting of more than one document, does not include more than one copy of any one document; or
 - (c) does not exceed 1 kg gross weight, irrespective of the number of documents or copies.
- 5. This by-law does not apply to goods imported in multiple consignments sent to any one consignee.
- 6. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 01.07.96 Dec. date 12.06.96 BL 9640091 33A

..ITM 33A

- 1. This by-law may be cited as Customs By-law No. 9640092.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 33A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to technical materials sent to accredited representatives or correspondents appointed by national official tourist agencies, not intended for distribution, as follows:
 - (a) catalogues of fairs;
 - (b) documentation about museums, universities, spas or similar institutions;

- (c) lists of hotels;
- (d) telephone directories;
- (e) year books.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff act 1995, as amended or proposed to be altered.
- Op. 01.07.96 Dec. date 12.06.96 BL 9640092 33A

..ITM 33A

- 1. This by-law may be cited as Customs By-law No. 9640093.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 33A in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods (other than alcoholic beverages, tobacco, tobacco products or fuels) imported for an event approved by the Collector in terms of Article 1 of either the Customs Convention Concerning the Facilities for the Importation of Goods for Display or Use at Exhibitions, Fairs, Meetings or Similar Events, or Annex B.1 of the Convention on Temporary Admission (known as the Istanbul Convention), of a kind and in such quantities as approved by the Collector in accordance with Article 7 or subparagraph 1(d) of Article 6 to the Customs Convention or subparagraph 1(d) or 1(d) of Article 5 to Annex B.1 of the Istanbul Convention.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 01.07.96

Dec. date 12.06.96 - BL 9640093 33A

..ITM 33B

- 1. This by-law may be cited as Customs By-law No. 9640095.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 33B in Part II of schedule 4 to the Customs Tariff Act 1995 applies to samples of negligible value, as follows:
 - (a) raw materials or products, such as yarn, fabrics, paper, wood, base metals, marble or other monumental or building stone, in lengths, sheets (whether or not bound in albums), slabs, pieces or the like, of such dimensions that they are useless except for purposes of demonstration; or
 - (b) nails, tacks, staples, hook-nails, cramps, studs, spikes, screw hooks or screw rings, rivets, drawing pins, bolts and nuts (including bolt-ends and screw studs), coach screws, screws, cotter-pins, cotters, taper pins or the like, buttons, studs, cuff-links or press-fasteners, buckles, hooks or other small articles of general use as accessories or ornaments for clothing, provided that such articles are affixed to cards or are put up as samples in the manner usual in the trade and that there is not more than one of each size; or
 - (c) raw materials or products, such as wood, natural or agglomerated cork, paper or paperboard, fabrics, felt, leather, skin, rubber or plastic materials, or articles in these materials or products, rendered useless, except for purposes of demonstration, by slashing, perforation indelible marking, or by any other effective method; or
 - (d) non-consumable goods (including those which are demonstrated merely by being displayed, such as

cigarette lighters, propelling pencils or cups and saucers):

- (i) without mutilation in cases generally where one sample (including a sample of a set, such as, one water jug and two tumblers, when invoiced or packed as a set) of any one line is imported of a value not exceeding \$2 each (or each set). This shall not be interpreted as excluding one sample each of different lines of goods or as excluding one sample each of the same lines which are in different sizes providing each sample does not exceed \$2 in value;
- (ii) with mutilation prior to delivery from Customs control, and with the consent of the importer, in cases other than those covered by the preceding subparagraph; or
- (e) consumable goods such as foodstuffs, beverages, perfumes or chemical products, which are destroyed on eating or drinking, testing or analysis or the like:
 - (i) of a value not exceeding \$2 for each sample, providing each sample is different; or
 - (ii) of a value for any one consignment of the same product not exceeding \$2.
- 4. For the purposes of this by-law, acceptable forms of mutilation include:
 - (a) for china or glass the chipping of a sliver in a prominent place on each article; or
 - (b) for footwear complete perforation of the sole to the extent that the footwear is no longer suitable for wear, but still suitable for demonstration purposes; or
 - (c) for paper products the indelible marking of the word "Specimen" or other suitable words in a prominent place on each article so as to render them unserviceable; or
 - (d) for clothing:
 - (i) the article to be mutilated by 0.5 cm perforation each 30 cm in a horizontal and vertical direction or, at the importer's option, in a more severe manner by cutting; or
 - (ii) the indelible marking of the word "Sample" or other suitable words in a prominent place on each article so as to make them unserviceable.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 01.07.96 Dec. date 12.06.96 BL 9640095 33B

..ITM 33B

- 1. This by-law may be cited as Customs By-law No. 9640102.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 33B in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to goods (other than alcoholic beverages, tobacco, tobacco products or fuels) imported for an event approved by the Collector in terms of Article 1 or either the Customs Convention Concerning the Facilities for the Importation of Goods for Display or Use at Exhibitions, Fairs, Meetings or Similar Events, or Annex B.1 of the Convention on Temporary Admission (known as the Istanbul Convention), of a kind and in such quantities as approved by the Collector in accordance with subparagraph 1(a) of either Article 6 or Article 5 to those respective

agreements.

- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.
- Op. 01.07.96 Dec. date 13.06.96 BL 9640102 33B

..ITM 33B

- 1. This by-law may be cited as Customs By-law No. 9940008.
- 2. This by-law shall take effect on and from 9 SEPTEMBER 1999.
- 3. Item 33B in Part II of Schedule 4 to the Customs Tariff Act 1995 applies to samples representing goods solely of overseas origin, incorporating or consisting of printed matter, put up as or in sample books designed for soliciting orders for the importation of the goods represented therein, including textile swatches, lino tile samples or wallpaper samples.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995, as amended or proposed to be altered.

Op. 09.09.99 Dec. date 31.08.99 - BL 9940008 33B

..ITM 34

- 1. This by-law may be cited as Customs By-law No. 8840062
- This by-law shall take effect on and from 1 JANUARY 1988.
 Item 34 in Part II of Schedule 4 to the Custom Tariff
 - Act 1987 applies to goods comprising (a) yarn, twine, cordage, rope or cable classified under a heading in Section 11 of Schedule3; and
 - (b) a re-usable inner container being a beam, spool, bobbin, cone, or the like.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.
- Op. 01.01.88 Dec. date 08.01.88 BL 8840062 34

..ITM 34

- 1. This by-law may be cited as Customs By-law NO.8840063.
- 2. This by-law shall take effect on and from 1 JANUARY 1988.
- 3. Item 34 in Part II of Schedule 4 to the Customs Tariff
 - Act 1987 applies to goods comprising -
 - (a) compressed or liquefied gas; and
 - (b) a container designed to be refilled, of a kind classified under 7311 of Schedule 3, and similar containers of base metal.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.
- Op. 01.01.88 Dec. date 08.01.88 BL 8840063 34

- 1. This by-law may be cited as Customs By-law No. 8840064
- 2. This by-law shall take effect on and from 1 JANUARY 1988.
- 3. Item 34 in Part II of Schedule 4 to the Customs Tariff Act 1987 applies to goods comprising -
 - (a) wire of a kind used with paper-making machinery; and
 - (b) a re-useable inner container.

4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.
Op. 01.01.88 Dec. date 08.01.88 - BL 8840064 34

..ITM 34

- 1. This by-law may be cited as Customs By-law No.8940017.
- 2. This by-law shall take effect on and from 21 JANUARY 1989.
- 3. Item 34 in Part II of Schedule 4 to the Customs Tariff Act 1987 applies to goods comprising:
 - (a) products imported on or in containers of a kind described in (b) hereunder; and
 - (b) reusable containers, other than containers which, by application of rule 5(b) of the General Rules for the Interpretation of the Harmonized System, are required to be classified with the goods with which they are imported, being containers that will be exported within 12 months of the date they are entered for home consumption, without being put to further use, other than for the transport, storage, display, exhibition or dispensing of the goods with which they are imported, UNDER SECURITY.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.

Op. 25.01.89 Dec. date 24.02.89 - BL 8940017 34