..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9640065.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to paraformaldehyde, having a minimum formaldehyde content of 90%, classified under subheading 2912.60.00 in Schedule 3 to the Customs Tariff Act 1995, for use in the manufacture of pepset, isoset or isocure phenolic resins, for use as polyols for urethane applications, 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 9640065 36

..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9640066.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to isopropyl isostearate, classified under subheading 2915.70.00 in Schedule 3 to the Customs Tariff Act 1995, for use in the formulation of cosmetics, 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 9640066 36

..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9640067.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to isopropyl myristate, classified under subheading 2915.90.00 in Schedule 3 to the Customs Tariff Act 1995, for use in the formulation of cosmetics, 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 9640067 36

..ITM 36

- 1. This by-law may be cited as Customs By-law 9640068.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to lauroyl peroxide, classified under subheading 2915.90.00 in Schedule 3 to the Customs Tariff Act 1995, for use in the polymerisation of vinyl chloride, 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 9640068 36

- 1. This by-law may be cited as Customs By-law No. 9640069.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to gelatin, classified under subheading 3503.00.10 in Schedule 3 to the Customs Tariff Act 1995, for use in the manufacturer of capsules, 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 9640069 36

..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9640070.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Cusotms Tariff Act 1995 applies to gelatin, classified under subheading 3503.00.10 in Schedule 3 to the Customs Tariff Act 1995, for use in the manufacture of senstised photographic materials, 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 9640070 36

..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9640071.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to photosensitised aluminium sheet and foil, classified under subheading 3701.30.00, 3701.91.00 or 3701.99.00 in Schedule 3 to the Customs Tariff Act 1995, for use in the manufacture of anodised nameplates, instruction plates, dials, scales or the like, 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 9640071 36

..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9640111.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to ethyl hexanol for use in the manufacture of diethylhexyl adipate for use in food wrap film. 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 9640111 36

- 1. This by-law may be cited as Customs By-law No. 9640112.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to solvents with a basis of halogenated hydrocarbons classified under heading 3814.00.00 in

Schedule 3 to the Customs Tariff Act 1995, for use in the vapour phase or ultrasonic cleaning of electronic components or printed circuits boards, 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 9640112 36

..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9640113.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to sodium carbonate monohydrate, classified under subheading 2836.20.00 in Schedule 3 to the Customs Tariff Act 1995, for use in the manufacture of photographic developers of the single powder form, 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 9640113 36

..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9940020.
- 2. This by-law shall take effect on and from 15 DECEMBER 1999.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to alcohols containing not less than 12 carbon atoms, classified under subheading 2905.19.10 in Schedule 3 to Customs Tariff Act 1995, for use otherwise than in the:
 - (a) manufacture of sulphated fatty alcohols for use in the manufacture of detergent powders for clothes washing except those powders recommended by the Australian Wool Research and Promotions Organisation or the CSIRO for washing articles of wool; or
 - (b) treatment of ores by the flotation process,

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. 15.12.99 Dec. date 14.12.99 - BL 9940020 36

..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9940021.
- 2. This by-law shall take effect on and from 15 DECEMBER 1999.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to sensitised film, blue or orthochromatic, classified under subheading 3702.32.00, 3702.39.00, 3702.44.00 or 3702.93.00 in Schedule 3 to the Customs Tariff Act 1995, for use in:
 - (a) oscillography (mercury, xenon);
 - (b) modulated glow tube (argon) recording;
 - (c) seismic recording (variable area of density);
 - (d) cathode ray tube recording;
 - (e) well logging; or
 - (f) photoclinometers,

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. 15.12.99 Dec. date 14.12.99 - BL 9940021 36

..ITM 36

- 1. This by-law may be cited as Customs By-law No. 9940022.
- 2. This by-law shall take effect on and from 15 DECEMBER 1999.
- 3. Item 36 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to chlorofluorinated derivatives of hydrocarbons classified under subheading 2903.49.10 in Schedule 3 to the Customs Tariff Act 1995, other than chlorodifluoromethane, as follows:
 - (a) for use in degreasing or cleaning of radio, television, electronic or electrical apparatus, or parts thereof; or
 - (b) for use otherwise than in the degreasing or cleaning of metal surfaces,

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. 15.12.99 Dec. date 14.12.99 - BL 9940022 36

..ITM 37

- 1. This by-law may be cited as Customs By-law No. 9640076.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 37 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to exposed film, classified under subheading 3705.10.00 in Schedule 3 to the Customs Tariff Act 1995, for use in the printing of either:
 - (a) the international content of newspapers, magazines or periodicals; or
 - (b) books which, if imported, would be free of duty, UNDER SECURITY.
- 4. For the purposes of this by-law, "international content" does not include content that originated from Australian copy.
- 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 20.06.96 - BL 9640076 37

..ITM 37

- 1. This by-law may be cited as Customs By-law No. 9640077.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 37 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to goods, classified under subheading 3705.10.00 in Schedule 3 to the Customs Tariff Act 1995, which, in the opinion of the Collector, are for educational or scientific purposes, for use otherwise than for commercial or advertising purposes, 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 20.06.96 - BL 9640077 37

- 1. This by-law may be cited as Customs By-law No. 9640078.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 37 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to gods, classified under subheading 3705.90.90 in Schedule 3 to the Customs Tariff Act 1995, which, in the opinion of the Colector, are for educational or scientific purposes, for use otherwise than for commercial or advertising purposes, 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 20.06.96 - BL 9640078 37

..ITM 38

- 1. This by-law may be cited as Customs By-law No. 9640079.
- 2. This by-law shall take effect on and from 1 JULY 1996.
- 3. Item 38 in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to goods classified under 3907.60.00, 3907.9 or 3908 in Schedule 3 to the Customs Tariff Act 1995, being polyamides and polyesters, uncompounded, for use in the manufacture of fibres or yarns, 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 20.06.96 - BL 9640079 38

..ITM 39A

- 1. This by-law may be cited as Customs By-law No. 9440015.
- 2. This by-law shall take effect on and from 20 APRIL 1994.
- 3. Item 39A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to coated paper and coated paperboard for use in the productiom of magazines which, if imported would be classified under subheading 4902.90.00 in Schedule 3 to the Customs Tariff Act 1987, being one issue in a continuous series under the same title at regular intervals but at least half yearly, other than coated paper and coated paperboard for use in the production of any of the following:
 - (a) comics;
 - (b) newspapers;
 - (c) staff journals;
 - (d) magazines issued primarily for publicity or promotional purposes;
 - (e) Federal, State or Territorial Government magazines;
 - (f) inserts for the publications listed at (a) to (e) above.

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. 20.04.94 Dec. date 13.04.94 BL 9440015 39A

..ITM 39A

- 1. This by-law may be cited as Customs By-law No. 9440017.
- 2. This by-law shall take effect on and from 29 JUNE 1994.
- 3. Item 39A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to coated paper, having a grammage not

exceeding 67 g/sq m, for use in the production of newspapers, periodicals, posters and other printed matter of a kind that, if imported, would be classified within Chapter 49 in Schedule 3 to the Customs Tariff Act 1987, being paper that contains more than 55% mechanical pulp, 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. 29.06.94 Dec. date 24.06.94 - BL 9440017 39A

..ITM 39A

- 1. This by-law may be cited as Customs By-law No. 9440033.
- 2. This by-law shall take effect on and from 17 AUGUST 1994.
- 3. Item 39A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to paper, for use in the production of newspapers, periodicals, posters and other printed matter of a kind that, if imported, would be classified within Chapter 49 in Schedule 3 to the Customs Tariff Act 1987, UNDER SECURITY as follows:
 - (a) paper that contains more than 55% mechanical pulp and has a grammage less than 34 g/sq m; or
 - (b) paper that contains more than 55% mechanical pulp, has a grammage less than 48 g/sq m but more than 40 g/sq m and has a water absorbency when tested by the one min Cobb method of not less than 45 g/sq m; or
 - (c) paper that contains more than 25% mechanical pulp, contains no bleached chemical pulp and has a grammage not exceeding 205 g/sq m; or
 - (d) paper than contains not less than 70% mechanical pulp, has a grammage not exceeding 205 g/sq m and has a water absorbency when tested by the one min Cobb method of not less than 45 g/sq m.

Paragraphs (a) to (d) above do not apply to paper than has more than 55% mechanical pulp and has a grammage in the range of 34 g/sq m to 40 g/sq m.

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. 17.08.94 Dec. date 08.08.94 - BL 9440033 39A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9340018.
- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fusible interlining fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 in Schedule 3 to the Customs Tariff Act 1987, other than fabrics in which more than 50% by weight of the man-made fibre content is polyethylene or polypropylene or polyethylene and polypropylene, for use as shoulder or chest padding in the manufacture of coats or formal evening wear shirts.
- 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 9340018 40A

- 1. This by-law may be cited as Customs By-law No. 9340019.
- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515, 5516 or 5903 in Schedule 3 to the Customs Tariff Act 1987, for use in the manufacture or repair of hot-air balloon envelopes, parachute canopies or sails.
- 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 9340019 40A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9340021.
- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5208, 5210 or 5212.1 in Schedule 3 to the Customs Tariff Act 1987, as follows:
 - (a) containing less than 20% by weight of man-made fibres; and
 - (b) containing less than 20% by weight of wool,
 - for use otherwise than as bed linen or in the making up into bed linen.
- 4. For the purposes of this by-law:
 - (a) "bed linen" includes bed sheeting, pillow cases, bolster cases, continental quilt covers and bed ruffles;
 - (b) "pillow cases" does not include permanent containers of a kind used solely or principally as pillows only after filling with feathers, kapok, plastic foam or like stuffing materials.
- 5. 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 9340021 40A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9340022.
- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5208, 5210 or 5212.2 in Schedule 3 to the Customs Tariff Act 1987, as follows:
 - (a) containing less than 20% by weight of man-made fibres; and
 - (b) containing less than 20% by weight of wool,

having a raised nap on one or both sides and which, when tested on an Instron Tensile Testing Machine or similar apparatus, have:

- (i) a thickness of 0.60 mm or more when measured at a compression of 5 g/cm squared; and
- (ii) a thickness, when measured at a compression of 50 g/cm squared, of at least 0.15 mm less than the thickness when measured at a compression of 5 g/cm squared.
- 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

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9340028.
- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 in Schedule 3 to the Customs Tariff Act 1987, defined for cutting up for the manufacture of hemmed or hemstiched table linen.
- 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 9340028 40A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9340030.
- This by-law shall take effect on and from 1 MARCH 1993.
 Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to printed fabrics classified under 5209, 5211 or 5212.2 in Schedule 3 to the Customs Tariff Act 1987, other than fabrics as follows:
 - (a) of huckaback or honeycomb weave:
 - (b) of plain, matt or twill weave;
 - (c) containing 20% or more by weight of man-made fibres;
 - (d) containing 20% or more by weight of wool.
- 4. For the purposes of this by-law, the following fabrics are not printed:
 - (a) fabrics printed with dyes, pigments or colours that are not fast to light or laundering;
 - (b) fabrics bearing designs of a utility nature, that is, not of an ornamental or decorative nature;
 - (c) fabrics printed to such a small degree or at such infrequent intervals that, having regard to the remaining area of the fabric, the Collector is of the opinion that the printing is nominal.
- 5. 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 9340030 40A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9340033.
- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5903 in Schedule 3 to the Customs Tariff Act 1987, for use as fusing lining in the manufacture of collars or cuffs for shirts or blouses.
- 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 9340033 40A

..ITM 40A

1. This by-law may be cited as Customs By-law No. 9340035.

- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to polyamide fabrics coated, covered, impregnated or laminated with artificial plastic materials. for use in the manufacture of:
 - (a) rainwear;
 - (b) parkas;
- (c) ski-jackets.
- 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 9340035 40A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9340037.
- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to handkerchiefs classified under 6213 in Schedule 3 to the Customs Tariff Act 1987, imported in packs containing not less than 5 dozen handkerchiefs of one design and/or colour, not put up for retail sale.
- 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 9340037 40A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9340038.
- 2. This by-law shall take effect on and from 1 MARCH 1993.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to hand tufted goods classified under 5703 in Schedule 3 to the Customs Tariff Act 1987, made by non powered tufting machines held in the hand.
- 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.
- Dec. date 17.02.93 BL 9340038 40A Op. 01.03.93

- 1. This by-law may be cited as Customs By-law No. 9440030.
- 2. This by-law shall take effect on and from 17 AUGUST 1994.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics to which heading 5407, 5408, 5512, 5513, 5514, 5515 or 5516 in Schedule 3 to the Customs Tariff Act 1987 applies and which contain less than 20% by weight of wool, as follows: (a) multi-coloured woven;
 - (b) printed; or
 - (c) other tham multi-coloured woven or printed, imported in widths not exceeding 76 cm;
 - for use, other than as an interlining, in the manufacture of:
 - (d) cummerbunds;
 - (e) neck ties: or
 - (f) sets consisting of neck tie and decorative pocket handkerchief made from the same fabric.
- 4. For the purposes of this by-law, the following fabrics are not printed:

- (a) fabrics printed with dyes, pigments or colours that are not fast to light or laundering;
- (b) fabrics bearing designs of a utility nature, that is, not of an ornamental or decorative nature;
- (c) fabrics printed to such a small degree or at such infrequent intervals that, having regard to the remaining area of the fabric, the printing is nominal.
- 5. 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. 17.08.94 Dec. date 09.08.94 BL 9440030 40A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9540001.
- 2. This by-law shall take effect on and from 1 JANUARY 1994.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5903 or 5907 in Schedule 3 to the Customs Tariff Act 1987, specially prepared or coated for use in the manufacture of emery cloth.
- 4. For the purposes of this by-law, the manufacture of abrasive cloth coated with any of the following substances in granular or powder form will constitute compliance with this by-law:
 - (a) aluminium oxide;
 - (b) garnet;
 - (c) natural emery;
 - (d) silicon carbide.
- 5. For the purposes this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended or proposed to be altered.
- Op. 01.01.94 Dec. date 02.03.95 BL 9540001 40A

- 1. This by-law may be cited as Customs By-law No. 9840001.
- 2. This by-law shall take effect on and from 5 MARCH 1998.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to fabrics classified under 5007, 5208, 5210, 5212, 5407, 5408, 5512, 5513, 5515 or 5516 in Schedule 3 to the Customs Tariff Act 1995, weighing less than 125 grammes per square metre, for impregnating, coating, covering or laminating with plastics with a permanent plastic addition of 30 grammes per square metre or more by the person who entered the goods for home consumption that, as coated fabric, is to be:
 - (a) sold in that form; or
 - (b) made up into finished products, other than curtains, by that person.
- 4. For the purposes of this by-law:
 - (i) "coated fabrics" means fabric that has been impregnated, coated, covered or laminated with a permanent plastic addition of 30 grammes per square metre or more;
 - (ii) "plastic" means plastics as defined in Note 1 to Chapter 39 in Schedule 3 to the Customs Tariff Act 1995.
- 5. For the purposes of this by-law, the weight of the imported fabric specified in paragraph 3, which is less than

125 grammes per square metre, may have a tolerance of plus or minus 1 percent when measured in accordance with Australian Standard AS 2001.2.13.

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. 05.03.98 Dec. date 24.02.98 - BL 9840001 40A

..ITM 40A

1. This by-law may be cited as Customs By-law No. 9840002.

2. This by-law shall take effect on and from 5 MARCH 1998.

- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to fabrics classified under 5210, 5211 or 5212.2 in Schedule 3 to the Customs Tariff Act 1995, weighing not more 510 grammes per square metre, other than fabrics having a value exceeding \$2.67 per square metre and;
 - (a) if weighing 203 grammes per square metre or more and are of Jacquard, dobby, sateen or like weaves; or
 - (b) if weighing 305 grammes per square metre or more and are of fancy weaves or are woven from fancy yarns; or
 - (c) if classified under 5210, weigh 120 grammes per square metre or more ,

for use in the manufacture of surgical or adhesive plaster.

- 4. The weights specified in paragraph 3 may have a tolerance of plus or minus 1 percent when measured in accordance with Australian Standards AS 2001.2.13.
- 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. 05.03.98 Dec. date 24.02.98 - BL 9840002 40A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9840003.
- 2. This by-law shall take effect on and from 5 MARCH 1998.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to fabrics classified under 5407 or 5408 in Schedule 3 to the Customs Tariff Act 1995, other than elastomeric fabrics weighing not more than 510 grammes
- or adhesive plaster. 4. The weight specified in paragraph 3 may have a tolerance of plus or minus 1 percent when measured in accordance with Australian Standard AS 2001.2.13.

per square metre, for use in the manufacture of surgical

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. 05.03.98 Dec. date 24.02.98 - BL 9840003 40A

- 1. This by-law may be cited as Customs By-law No. 9840004.
- 2. This by-law shall take effect on and from 5 MARCH 1998.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 in Schedule 3 to the Customs Tariff Act 1995, other than elastomeric fabrics weighing not more than 510 grammes per square metre, for

use in the manufacture of brassieres, corsets, torsolettes or pantie girdles.

- 4. The weight specified in paragraph 3 may have a tolerance of plus or minus 1 percent when measured in accordance with Australian Standard AS 2001.2.13.
- 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. 05.03.98 Dec. date 24.02.98 - BL 9840004 40A

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9840005.
- 2. this by-law shall take effect on and from 5 MARCH 1998.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to "Long pile" synthetic fur fabric classified under 6001.10.00 in Schedule 3 to the Customs Tariff Act 1995, weighing not less than 700 grammes per square metre, for use in the manufacture of plush toys.
- 4. The weight specified in paragraph 3 may have a tolerance of plus or minus 1 percent when measured in accordance with Australian Standard AS 2001.2.13.
- 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. 05.03.98 Dec. date 24.02.98 - BL 9840005 40A

- 1. This by-law may be cited as Customs By-law No. 9840006.
- 2. This by-law shall take effect on and from 5 MARCH 1998.
- 3. Subject to paragraph 4, item 40A in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to fabrics classified under 5007, 5111, 5112, 5208, 5210, 5212, 5407, 5408, 5512, 5513, 5515 or 5516 in Schedule 3 to the Customs Tariff Act 1995, weighing less than 125 grammes per square metre, as follows:
 - (a) fabrics for use in a clothing factory in the manufacture of the following:
 - (i) goods which, if imported, would be classified in Chapter 62 in Schedule 3 to the Customs Tariff Act 1995; or
 - (ii) bias binding; or
 - (iii) piping; or
 - (b) fabrics for use in the manufacture of headwear which, if imported, would be classified undes 6505.90.90 in Schedule 3 to the Customs Tariff Act 1995; or
 - (c) fabics having a width of less than 115 centimetres, other than fabrics containing filament yarn that have a value not exceeding \$1.50 per square metre, for use other than for any manufacturing process.
- 4. Paragraph 3 of this by-law does not apply to woven fabrics for use in the manufacture of linings or pocketings, whether or not incorporated in apparel.
- 5. The weight specified in paragraph 3 may have a tolerance of plus or minus 1 percent when measured in accordance with Australian Standard AS 2001.2.13.
- 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. 05.03.98

..ITM 40A

- 1. This by-law may be cited as Customs By-law No. 9840007.
- 2. This by-law shall take effect on and from 5 MARCH 1998.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to fabrics classified under 5407 or 5408 in Schedule 3 to the Customs Tariff Act 1995, weighing less than 125 grammes per square metre and having a width of 112 centimetres or more but not more than 160 centimetres, being fabric of:
 - (a) cuprammonium rayon;
 - (b) polyamide;
 - (c) ployester;
 - (d) acetate;
 - (e) viscose rayon; or
 - (f) plain weave taffeta 1/1, twill 2/1 or twill 3/1,

entered for home consumption by a person approved by the Chief Executive Officer.

- 4. For the purposes of this by-law, a person is approved by the Chief Executive Officer on the issue of a determination that specifies:
 - (a) an amount of the above goods three times the amount of taffeta (viscose, nylon or polyester) woven in Australia and invoiced by a local manufacturer prior to 1 July 1996; or
 - (b) an amount of the above goods four times the amount of taffeta (acetate, viscose, nylon or polyester) woven in Australia and invoiced by a local manufacturer on or after 1 July 1996.
- 5. The weight specified in paragraph 3 may have a tolerance of plus or minus 1 percent when measured in accordance with Australian Standard AS 2001.2.13.
- 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. 05.03.98 Dec. date 24.02.98 - BL 9840007 40A NOTE:

NOTE:

By-law 9840007 is not on the computer file. Determinations will be issued to eligible importers upon application to:

Director, Policy By-law Section Australian Customs Service Customs House CANBERRA CITY ACT 2601

These determinations must be quoted on entries when clearing goods.

- 1. This by-law may be cited as Customs By-law No. 0140004.
- 2. This by-law shall take effect on and from 1 JANUARY 2002.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to fusible interlining fabrics classified under 5210, 5211, 5212, 5903, 6002, 6003. 6004, 6005 or 6006 in Schedule 3 to the Customs Tariff Act 1995, for use as

shoulder or chest padding in the manufacture of coats or formal evening wear shirts.

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. 01.01.02 Dec. date 27.11.01 - BL 0140004 40A

..ITM 41E

- 1. This by-law may be cited as Customs By-law No. 0040028.
- 2. This by-law shall take effect on and from 1 JANUARY 2001.
- 3. Item 41E in Part III of Schedule 4 to the Customs Tariff
- Act 1995 applies to goods classified under a subheading of 8702, 8703 or 8704 in Schedule 3 to the Customs Tariff Act 1995, including components therefor, imported by a person who owns duty credit issued under the Automotive Competitiveness and Investment Scheme (ACIS) set out in the ACIS Administration Act 1999, other than the goods specified in the Table below:

THE TABLE

Amphibious vehicles Goods classified under subheading 8703.10.00 Goods classified under subheading 8704.10.00 Goods having a g.v.w. exceeding 3.5 tonnes Used vehicles.

- 4. For the purposes of this by-law, "g.v.w." (gross vehicle weight) is the road weight specified by the manufacturer as being the maximum design weight capacity of the vehicle. This weight is the combined weight of the vehicle, the maximum specified load, the driver and a tank full of fuel.
- 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. 01.01.01 Dec. date 20.12.00 - BL 0040028 41E

..ITM 41F

- 1. This by-law may be cited as Customs By-law No. 0040029.
- 2. This by-law shall take effect on and from 1 JANUARY 2001.
- 3. Item 41F in Part III of Schedule 4 to the Customs Tariff Act 1995 applies, subject to paragraph 4, 5 and 6, to:
 - (a) vehicle components for use as original equipment in the manufacture or assembly of the cab/chassis or drivable chassis of a particular motor vehicle, having a g.v.w. exceeding 3.5 tonnes, which, if imported, would be classified under a heading or subheading of Schedule 3 specified in Table 1 below:

TABLE 1

8701.20.00	8703.24.20	8703.90.20	8704.23.00
8702	8703.31.20	8704.21.10	8704.31.10
8703.22.20	8703.32.20	8704.22.00	8704.32.00
8703.23.20			
UNDER SECURITY;			
OR			

OR

(b) vehicle components for use as original equipment in the

assembly of a particular motor vehicle, having a g.v.w. exceeding 3.5 tonnes but less than 4 tonnes, which, if imported, would be classified under a heading or subheading of Schedule 3 specified in Table 2 below:

TABLE 2

8702	8703.24.20	8703.33.20	8704.21.10
8703.22.20	8703.31.20	8703.90.20	8704.31.10
8703.23.20	8703.32.20		

UNDER SECURITY.

- 4. For the purposes of this by-law, "use" includes used up, (eg. damaged or destroyed) provided that the Collector is satisfied that the particular goods would not be suitable for use as motor vehicle components.
- 5. This by-law does not apply to the following:
 - (a) sub-assemblies incorporating a combination of more than one of the following:
 - (i) cabs;
 - (ii) chassis frames;
 - (iii) clutches;
 - (iv) engines;
 - (v) gearboxes;
 - (vi) propeller shaft assemblies;
 - (vii) radiators; or
 - (viii) suspension systems; OR
 - (b) goods, as follows:
 - (i) cabs other than bare cabs; or
 - (ii) chassis frames fitted with any attachment or component other than mounting brackets or towing hooks; OR
 - (c) goods, as follows:
 - (i) accumulators (batteries) or parts therefor;
 - (ii) air-brake equipment or parts therefor;
 - (iii) brake drums (other than transmission brake drums) or parts therefor;
 - (iv) cab seats or parts therefor;
 - (v) hubs (other than geared hubs) or parts therefor;
 - (vi) propeller shaft assemblies or parts therefor;
 - (vii) radiators or parts therefor;
 - (viii) radiator hoses;
 - (ix) radiator flexible mountings;
 - (x) radios or magnetic sound reproducers whether combined or not, or parts therefor;
 - (xi) steering gearboxes or parts therefor;
 - (xii) suspension components or parts therefor;
 - (xiii) tapered roller bearings;
 - (xiv) tubes (inner);
 - (xv) tyres;
 - (xvi) valves for tubeless tyres; or
 - (xvii) wheels or parts therefor.
- 6. For the purposes of this by-law:
- (a) "air-brake equipment" means equipment clearly identified as being directly concerned with the braking function and includes foot brake valves, air valves, air tanks, brake chambers, airlines and fittings but does not include engine integrated air compressors, warning devices, axle incorporated components being brake drums, shoes or linings, slack adjusters, cam shafts or brake

foundations, or airline and fittings clearly identified as components for use with peripheral air operated activities such as door closure;

(b) "bare cabs" means cabs not pai

Op. 01.01.01 Dec. date 20.12.00 - BL 0040029 41F

..ITM 41G

- 1. This by-law may be cited as Customs By-law No. 0040030.
- 2. This by-law shall take effect on and from 1 JANUARY 2001.
- 3. Item 41G in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to goods (being vehicles and components therefor) for use in the testing, quality control,
 - manufacturing evaluation or engineering development of:
 (a) motor vehicles manufactured by motor vehicle producers registered under the Automotive Competitiveness and Investment Scheme, set out in the ACIS Administration Act 1999; or
 - (b) original equipment components for inclusion in motor vehicles manufactured by motor vehicle producers registered under the Automotive Competitiveness and Investment Scheme, set out in the ACIS Administration Act 1999;

if all of the conditions in clause 4 are satisfied.

- 4. The conditions referred to in clause 3 are as follows:
 - (A) the importer gives a security to the Collector; and
 - (B) at the time of entry for home consumption the goods are owned by Ford Motor Company of Australia Ltd - owner code 0014752L; and
 - (C) within a period of 12 months from the date of entry for home consumption, or within such further period as the Collector may in writing allow, the goods are re-exported, destroyed or disposed of in a manner approved in writing by the Collector.
- 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. 01.01.01 Dec. date 20.12.00 BL 0040030 41G

..ITM 41G

- 1. This by-law may be cited as Customs By-law No. 0040031.
- 2. This by-law shall take effect on and from 1 JANUARY 2001.
- Item 41G in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to goods (being vehicles and components therefor) for use in the testing, quality control, manufacturing evaluation or engineering development of:
 - (a) motor vehicles manufactured by motor vehicle producers registered under the Automotive Competitiveness and Investment Scheme, set out in the ACIS Administration Act 1999; or
 - (b) original equipment components for inclusion in motor vehicles manufactured by motor vehicle producers registered under the Automotive Competitiveness and Investment Scheme, set out in the ACIS Administration Act 1999;

if all of the conditions in clause 4 are satisfied.

- 4. The conditions referred to in clause 3 are as follows: (A) the importer gives a security to the Collector; and
 - (B) at the time of entry for home consumption the goods are

owned by Holden Ltd - owner code 2587364F; and

- (C) within a period of 12 months from the date of entry for home consumption, or within such further period as the Collector may in writing allow, the goods are re-exported, destroyed or disposed of in a manner approved in writing by the Collector.
- 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. 01.01.01 Dec. date 20.12.00 - BL 0040031 41G

..ITM 41G

- 1. This by-law may be cited as Customs By-law No. 0040032.
- 2. This by-law shall take effect on and from 1 JANUARY 2001.
- 3. Item 41G in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to goods (being vehicles and components therefor) for use in the testing, quality control,
 - manufacturing evaluation or engineering development of:
 - (a) motor vehicles manufactured by motor vehicle producers registered under the Automotive Competitiveness and Investment Scheme, set out in the ACIS Administration Act 1999; or
 - (b) original equipment components for inclusion in motor vehicles manufactured by motor vehicle producers registered under the Automotive Competitiveness and Investment Scheme, set out in the ACIS Administration Act 1999;

if all of the conditions in clause 4 are satisfied.

- 4. The conditions referred to in clause 3 are as follows:
 - (A) the importer gives a security to the Collector; and
 - (B) at the time of entry for home consumption the goods are owned by Mitsubishi Motor Company of Australia Ltd - owner code 0395065B; and
 - (C) within a period of 12 months from the date of entry for home consumption, or within such further period as the Collector may in writing allow, the goods are re-exported, destroyed or disposed of in a manner approved in writing by the Collector.
- 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. 01.01.01 Dec. date 20.12.00 - BL 0040032 41G

..ITM 41G

- 1. This by-law may be cited as Customs By-law No. 0040033.
- 2. This by-law shall take effect on and from 1 JANUARY 2001.
- 3. Item 41G in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to goods (being vehicles and components therefor) for use in the testing, quality control, manufacturing evaluation or engineering development of:
 - (a) motor vehicles manufactured by motor vehicle producers registered under the Automotive Competitiveness and Investment Scheme, set out in the ACIS Administration Act 1999; or
 - (b) original equipment components for inclusion in motor vehicles manufactured by motor vehicle producers registered under the Automotive Competitiveness and Investment Scheme, set out in the ACIS Administration

Act 1999;

if all of the conditions in clause 4 are satisfied.

- 4. The conditions referred to in clause 3 are as follows:
 - (A) the importer gives a security to the Collector; and
 - (B) at the time of entry for home consumption the goods are owned by Toyota Motor Corporation Australia Ltd - owner code 2240035C; and
 - (C) within a period of 12 months from the date of entry for home consumption, or within such further period as the Collector may in writing allow, the goods are re-exported, destroyed or disposed of in a manner approved in writing by the Collector.
- 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. 01.01.01 Dec. date 20.12.00 - BL 0040033 41G

..ITM 41G

- 1. This by-law may be cited as Customs By-law No. 0040034.
- 2. This by-law shall take effect on and from 1 JANUARY 2001.
- Item 41G in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to goods (being vehicles and components therefor) for use in the testing, quality control, manufacturing evaluation or engineering development of:

 (a) motor vehicles manufactured by one of the motor vehicle producers listed in TABLE A; or
 - (b) original equipment components for inclusion in motor vehicles manufactured by one of the motor vehicle producers listed in TABLE A;
 - if all of the conditions in clause 4 are satisfied.

TABLE A

Ford Motor Company of Australia Ltd - owner code 0014752L; Holden Ltd - owner code 2587364F;

Mitsubishi Motors Australia Limited - owner code 0395065B; Toyota Motor Corporation Australia Ltd - owner code 2240035C.

- 4. The conditions referred to in clause 3 are as follows:
 - (A) the importer gives a security to the Collector; and
 - (B) the importer is the owner of a determination issued by the Australian Customs Service for the purposes of item 41G; and
 - (C) within a period of 12 months from the date of entry for home consumption, or within such further period as the Collector may in writing allow, the goods are re-exported, destroyed or disposed of in a manner approved in writing by the Collector.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act, as amended or proposed to be altered.

Op. 01.01.01 Dec. date 20.12.00 - BL 0040034 41G NOTE:

This by-law is not on the computer file. Individual authorisations in the form of determinations are required before this concession may be used.

Eligible importers should apply to: Manager Automotive and Transport Australian Customs Service GPO Box 2809 AA MELBOURNE VIC 3001

..ITM 41H

- 1. This by-law may be cited as Customs By-law No. 0900069.
- 2. This by-law is deemed to have taken effect from 1 January 2009.
- 3. Item 41H in Part III of Schedule 4 to the Customs Tariff Act 1995 applies to goods (including prototype motor vehicles, and components for such vehicles) for use in the testing, quality control, manufacturing evaluation or engineering development of:
 - (a) motor vehicles designed or engineered, or to be designed or engineered, by a motor vehicle producer registered under the Automotive Competitiveness and Investment Scheme, set out in the ACIS Administration Act 1999; or
 - (b) components for inclusion in such motor vehicles;
 - if all of the conditions in clause 4 are satisfied.
- 4. The conditions referred to in clause 3 are as follows:
 - (a) the importer gives a security to the Collector; and
 - (b) within a period of 12 months from the date of entry for home consumption, or within such further period as the Collector may in writing allow, the goods are re-exported, destroyed or disposed of in a manner approved in writing by the Collector.
- 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. 01.01.09 Dec. date - BL 0900069 41H

..ITM 47

- 1. This by-law may be cited as Customs By-law No. 8940041.
- 2. This by-law shall take effect on and from 1 JULY 1989.
- 3. Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to goods listed in Column 2 of the TABLE hereunder, being goods that are classified within Tariff subheading listed in Column 1 of that TABLE opposite those goods:

THE TABLE

Column 2
ling Goods
LOADERS, four-wheel drive, complying with ALL of the following:
(a) engine power exceeding 250 kW;
(b) width over standard tyres
exceeding 3 350 mm;
(c) bucket binge pin height at
maximum lift exceeding 4 450 mm;
LOADERS, rock, conveyor discharge,
loading rate of 10 t/min or greater;
LOADERS, rail wheeled type, air powered;
EXCAVATORS, crawler mounted, air
powered;
HEADS, rotary, excavating, hydraulically powered designed for attachment to

excavator booms.

- 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. 01.07.89 Dec. date 23.06.89 BL 8940041 47

..ITM 47

- 1. This by-law may be cited as Customs By-law No. 9140001.
- This by-law shall take effect on and from 1 JULY 1989.
 Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to propelling bases, excavator, incorporating or imported with goods which render the bases ineligible for Commercial Tariff Concession Order No. 9008435.
- 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. 01.07.89 Dec. date 17.01.91 BL 9140001 47

..ITM 47

- 1. This by-law may be cited as Customs By-law No. 9140002.
- This by-law shall take effect on and from 1 JULY 1989.
 Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to trucks, rear dump, articulated electric trolley, 4 x 4 drive, classified under 8704.10 in Schedule 3, which meet both of the following requirements:
 - (a) capable of operating at uphill haul speeds of 20 km/h
 - at an incline of 12.5% fully laden;
 - (b) designed for underground mining operations,

being trucks which are designed to have a payload capacity of 50 t or greater.

- 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. 01.07.89 Dec. date 17.01.91 BL 9140002 47

..ITM 47

- 1. This by-law may be cited as Customs By-law No. 9140009.
- 2. This by-law shall take effect on and from 5 SEPTEMBER 1990.
- 3. Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to excavators, classified under subheading 8429.52.90, having an operational weight not exceeding 12 t but not including initial spares or replacement parts being any of the following:
 - (a) guide pins, pivot arms, guide links or brushes;
 - (b) cabs;
 - (c) booms, arms or similar items;
 - (d) bucket, actuating equipment being hydraulic cylinders, linkages or similar items;
 - (e) buckets, blades, dippers, grabs, shovels or similar attachments.
- 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. 05.09.90 Dec. date 25.03.91 BL 9140009 47

- 1. This by-law may be cited as Customs By-law No. 9140041.
- 2. This by-law shall take effect on and from 14 AUGUST 1991.
- 3. Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to loaders, single function, articulated, four-wheel drive, designed to operate with bucket, having all of the following:
 - (a) operating weight exceeding 6 t;
 - (b) engine power exceeding 60 kW;
 - (c) maximum clearance NOT LESS THAN 2.5 m;
 - but NOT including ANY of the following:
 - (a) loaders designed for use in underground applications;
 - (b) loaders having telescopic booms;
 - (c) loaders having multiple functions;
 - (d) buckets, dippers, sticks, grabs, shovels, blades or similar attachments when imported as initial spares or replacement parts;
 - (e) pins, collets or brake drums when imported as initial spares or replacement parts;
 - (f) picks, adaptors, points or teeth and similar wear parts when imported as initial spares or replacement parts.
- 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. 14.08.91 Dec. date 08.08.91 - BL 9140041 47

..ITM 47

- 1. This by-law may be cited as Customs By-law No. 9240002.
- 2. This by-law shall take effect on and from 19 APRIL 1991.
- 3. Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to compactors, sanitary landfill, having either of the following configurations:
 - (a) four-wheel drive, having a vehicle weight of 20 t or greater; or
 - (b) dual drum, hydrostatic drive, having a vehicle weight of 27 t or greater.
- 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. 19.04.91 Dec. date 09.01.92 - BL 9240002 47

..ITM 47

- 1. This by-law may be cited as Customs By-law No. 9240080.
- 2. This by-law shall take effect on and from 19 MARCH 1992.
- 3. Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to generator sets, AC, with a rating exceeding 500 KVA, powered by a spark ignition combustion piston engine.
- 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. 19.03.92 Dec. date 16.10.92 BL 9240080 47

- 1. This by-law may be cited as Customs By-law No. 9240088.
- 2. This by-law shall take effect on and from 30 MARCH 1992.
- 3. Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to bare contactors, air break, sulphur

hexafluoride or vacuum.

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. 30.03.92 Dec. date 11.11.92 - BL 9240088 47

..ITM 47

- 1. This by-law may be cited as Customs By-law No. 9340008.
- 2. This by-law shall take effect on and from 30 SEPTEMBER 1991.
- 3. Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to articulated rear dump trucks with all-terrain bogie, 6 x 6 drive, which meet all of the following:
 - (a) incorporate one longitudinal and three transversal differential locks, all with 100% lock-up capabilities;
 - (b) designed for off-highway use;
- (c) designed for a payload capacity of 18.5 t or greater, being trucks not designed for underground mining operations.
- 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. 30.09.91 Dec. date 20.01.93 - BL 9340008 47

..ITM 47

- 1. This by-law may be cited as Customs By-law No. 9340015.
- 2. This by-law shall take effect on and from 1 JULY 1989.
- 3. Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to non-articulated rear dump trucks, 4 x 2 or 4 x 4 drive, designed for off highway operation, being trucks which are designed to have, when complete, a payload capacity of 45 t or greater.
- 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. 01.07.89 Dec. date 04.02.93 - BL 9340015 47

- 1. This by-law may be cited as Customs By-law No. 9340046.
- 2. This by-law shall take effect on and from 16 SEPTEMBER 1992.
- 3. Item 47 in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to moulding machines, combined ram and squeeze, fully automatic, with integrated pattern shuttle and sand filling device, designed for the manufacture of green sand foundry moulds having a hardness of not less than 20 newtons/square centimetre, including ancillary equipment therefor.
- 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. 16.09.92 Dec. date 05.03.93 - BL 9340046 47