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Gazette

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TARIFF CONCESSIONS

CONTENTS

TCO Applications	2
TCOs Made	4
Section 273 Determinations Made.....	6
Section 273 Determinations Revoked.....	7
By-Laws Made/Revoked	8

The Australian Customs Service (Customs) publishes the Commonwealth of Australia Tariff Concessions Gazette (the Tariff Concessions Gazette) free of charge on the Customs internet site at: <http://www.customs.gov.au>

Interested parties should select “media, publications and forms”, then “tariff concessions gazette”. The gazettes are listed in date order and may be selected from the list of Adobe Portable Document Format (PDF) files.

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CUSTOMS ACT 1901 - NOTICE PURSUANT TO SECTION 269K(1) - APPLICATIONS MADE FOR TARIFF CONCESSION ORDERS

Applications have been lodged for Tariff Concession Orders for the goods described in the following TABLE.

Australian manufacturers who wish to contest the granting of a Tariff Concession Order for the goods described are invited to lodge a submission in writing in an approved form. Submissions must be lodged within 50 days of the date of publication of this Notice.

The operative date (Op.) and TC reference number follow the description of goods.

To assist local manufacturers, the use(s) to which the goods can be put follow the description of goods.

Submission forms are available from Custom Houses throughout Australia or on the Customs web site www.customs.gov.au.

For guidance on the required description style, phone 02 6275 6404, fax 02 6275 6376 or email tarcon@customs.gov.au.

THE TABLE

Description of Goods including the Customs Tariff Classification	Schedule 4 Item Number
<p>8427.10.00 TRUCKS, PLATFORM, battery operated, comprising ALL of the following: (a) maximum load capacity NOT less than 6 tonnes and NOT greater than 14 tonnes; (b) maximum load lift height NOT greater than 0.8 metres; (c) steer and lift remote controller; (d) paved surface wheels and/or railway tracks wheels Op. 30.08.05</p> <p>Stated Use: Used to transport tramway vehicles around a manufacturing and service facility</p> <p>Applicant: SIEMENS LTD. VIC, 3153</p>	<p>50</p> <p>- TC 0510935</p>
<p>8438.10.90 MIXERS, DOUGH, comprising ALL of the following: (a) single spiral beaters; (b) planetary bowls; (c) removable bowls having diameter of 1 074 mm or greater and a volume of 400 litres or greater Op. 13.09.05</p> <p>Stated Use: Industrial dough mixer with a finished dough weight capacity of between 220 kg and 250 kg</p> <p>Applicant: GEORGE WESTON FOODS LIMITED NSW, 2050</p>	<p>50</p> <p>- TC 0512184</p>
<p>7013.29.00 SETS, BAR GLASSWARE, comprising BOTH of the following: (a) cocktail shakers; (b) drinking glasses Op. 20.09.05</p> <p>Stated Use: The drinking of liquids</p> <p>Applicant: FINEMARK HOMEWARES PTY LTD VIC, 3171</p>	<p>50</p> <p>- TC 0512266</p>
<p>3919.10.00 TAPE, SELF ADHESIVE, POLYPROPYLENE, mono-axially orientated having ALL the following: (a) width NOT less than 12 mm; (b) coated thickness NOT less than 0.06 mm;</p>	<p>50</p>

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Description of Goods including the Customs Tariff Classification	Schedule 4 Item Number
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(c) tensile strength NOT less than 370 N/25 mm;
(d) clear synthetic rubber adhesive
Op. 20.09.05 - TC 0512267

Stated Use:
Packaging, strapping tape (substitute for polypropylene and
steel strapping)

Applicant: VENUS HARTUNG PROPRIETARY LIMITED

8479.90.90 ACTUATORS, PROGRAMMED GREASE LUBRICATOR, being EITHER of the following: 50
(a) electro-mechanically operated;
(b) electro-chemical reaction operated
Op. 21.09.05 - TC 0512268

Stated Use:
To activate a programmed amount of lubrication from a filled
container of grease

Applicant: HTL PERMA AUSTRALIA PTY LTD

CUSTOMS ACT 1901 - NOTICE PURSUANT TO SECTION 269R(1) - TARIFF CONCESSION ORDERS MADE

Tariff Concession Orders have been made for the goods described in the following TABLE.

The operative date (Op.) and TC reference No. follow the description of goods.

THE TABLE

Description of Goods including the Customs Tariff Classification	Schedule 4 Item Number Last Date of Effect
8479.89.90 INSERTERS, PLASTIC SLEEVE, AEROSOL CONTAINER Op. 06.06.05 Dec. date 14.10.05	- TC 0506768 50
3921.19.00 SHEETS, POLYPROPYLENE HONEYCOMBS, incorporating needle punched fibreglass scrim on both sides Op. 03.06.05 Dec. date 14.10.05	- TC 0506778 50
4811.90.90 PAPER, THERMAL IMAGING Op. 07.06.05 Dec. date 14.10.05	- TC 0506934 50
7306.10.00 PIPE, WELDED, conforming to API-5L, comprising ALL of the following: (a) outside diameter NOT less than 63 mm and NOT greater than 115 mm; (b) wall thickness NOT less than 4 mm and NOT greater than 11 mm; (c) yield strength x42 and/or x52 and/or x56 and/or x65 and/or x70 Op. 21.07.05 Dec. date 14.10.05	- TC 0509579 50
7306.20.00 CYLINDERS, STEEL, electric resistance welded Op. 25.07.05 Dec. date 14.10.05	- TC 0509809 50
5402.43.00 YARN, POLYESTER, continuous, multi filament, untextured, NOT greater than 500 decitex Op. 25.07.05 Dec. date 14.10.05	- TC 0509812 50
8704.22.00 VANS, gross vehicle weight NOT greater than 6.5 t Op. 22.07.05 Dec. date 14.10.05	- TC 0509823 50
8704.22.00 TRUCKS, SINGLE AND/OR DUAL CAB, 4x2 wheel drive, gross vehicle weight NOT greater than 6.5 t Op. 22.07.05 Dec. date 14.10.05	- TC 0509825 50
8704.21.10 TRUCKS, SINGLE AND/OR DUAL CAB-CHASSIS, 4x2 wheel drive Op. 22.07.05 Dec. date 14.10.05	- TC 0509830 50
9508.90.00 PARTS, WATERSLIDE, being ANY of the following: (a) fibreglass tube slide channels having a diameter greater than 1 800 mm; (b) fibreglass body slide channels; (c) support columns and/or arms; (d) weldments; (e) structural frames; (f) rails; (g) platforms; (h) electrical controls; (i) water jets; (j) support angles and/or cleats and/or brackets and/or braces; (k) run out and/or splash down channels Op. 01.08.05 Dec. date 14.10.05	- TC 0510007 50

Description of Goods including the Customs Tariff Classification	Schedule 4 Item Number Last Date of Effect
8417.90.00 PARTS, WALKING BEAM FURNACE, being ANY of the following: (a) heaths; (b) furnace casings; (c) structural components, being ANY of the following: (i) troughs; (ii) plates; (iii) cowls; (iv) buckstays; (v) roofs; (vi) beams; (vii) walls; (viii) doors; (ix) lintels; (x) gantrys; (xi) piping supports; (xii) sleeves; (xiii) platforms; (xiv) stairs; (xv) frames; (xvi) screens Op. 01.08.05	50
Dec. date 14.10.05	- TC 0510009
8416.10.00 VERTICAL LANCE ROOF BURNERS, LIME KILN, comprising ALL of the following: (a) burner lances (b) tubes; (c) air blowers; (d) firing injectors; (e) fuel distributor and igniters; (f) start-up burners; (g) gauges and/or valves; (h) hydraulic actuators Op. 03.08.05	50
Dec. date 14.10.05	- TC 0510199
8479.89.90 BRAKES, DISC, INDUSTRIAL, having a braking force of NOT less than 9 500 N per caliper Op. 03.08.05	50
Dec. date 14.10.05	- TC 0510202
8708.80.99 SHOCK ABSORBERS, SUSPENSION, TRUCK, truck gross weight greater than 3.5 tonnes Op. 03.08.05	50
Dec. date 14.10.05	- TC 0510204
8479.89.90 SEPARATORS, metal Op. 04.08.05	50
Dec. date 14.10.05	- TC 0510206

NOTICE OF DETERMINATIONS MADE UNDER PART XVI OF THE CUSTOMS ACT 1901

Under subsection 273B(2) of the Customs Act 1901, notice is hereby given of the making of determinations applying to goods of a kind specified in the table below.

In the table:

(i) the first column specifies the kind of goods to which the determination applies, any conditions specified in the determination, the commencement and cessation dates of the determination and the Determination reference number;

(ii) the second column specifies the item in Schedule 4 to the Customs Tariff Act 1995 that applies to the specified goods.

THE TABLE

Description of Goods Dates of Effect		Schedule 4 Item Number
Optical Grade Polycarbonate for use in the manufacture of compact discs (CDs) used in the replication of CD-ROMS, CD Audios and CD-Rs. 01.07.05 to 30.06.07	- AD 01000272	57
Motor vehicles and components for test and experimental purposes. 19.10.05 to 18.10.06	- DE 01000276	41G
Motor vehicles and components for test and experimental purposes. 19.10.05 to 18.10.06	- DE 01000278	41G
Ethylene glycol for use as a reactant in the manufacture of polyester fibre, filament yarns and PET resin. 03.09.05 to 02.09.07	- AD 01000292	57
Haul Truck for use in a mining project. 01.10.03 to 31.03.04	- MD 348168	71
Wheel Loader and Haul Trucks for use in a mining project. 01.11.04 to 31.12.05	- MD 348168	71

NOTICE OF REVOCATION OF DETERMINATIONS MADE UNDER PART XVI OF THE CUSTOMS ACT 1901

Under subsection 273B(2) of the Customs Act 1901, notice is hereby given of the revocation of the determination made under section 273 of the Customs Act 1901, which applied to goods of a kind specified in the table below.

In the table:

(i) the first column specifies the kind of goods to which the determination applied, any conditions specified in the determination, the original commencement date of the determination and the Determination reference number;

(ii) the second column specifies the item in Schedule 4 to the Customs Tariff Act 1995 that applied to the specified goods.

(iii) the third column specifies the date of revocation, being the date on which the determination ceases to have effect.

THE TABLE

Description of Goods Commencement Date	Schedule 4 Item Number	Revocation Date
Ethylene glycol for use as a reactant in the manufacture of polyester fibre, filament yarns & PET resin. Op. 03.09.05	69	14.10.05

- AD 01000053

NOTICE OF BY-LAWS MADE AND REVOKED UNDER PART XVI OF THE CUSTOMS ACT 1901*CUSTOMS ACT 1901**CUSTOMS TARIFF ACT 1995*

PART II OF SCHEDULE 4

BY-LAW NO. 0540003

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, under section 271 of the *Customs Act 1901*, hereby make the by-law set out in the Schedule below.

Unless the context otherwise requires, any word or phrase used in a reference in the by-law set out in the Schedule has the same meaning as if it were used in the tariff classification in Schedule 3 to the *Customs Tariff Act 1995* that applies to those goods to which that reference applies.

THE SCHEDULE

BY-LAW NO. 0540003

- 1) This by-law may be cited as Customs By-Law No. 0540003.
- 2) This by-law shall take effect on and from 8 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.

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- 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. 0040019 is revoked.

Dated: 7 October 2005

(Signed)

LIONEL BARRIE WOODWARD

Chief Executive Officer

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1995

PART II OF SCHEDULE 4

BY-LAW NO. 0540004

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, under section 271 of the *Customs Act 1901*, hereby make the by-law set out in the Schedule below.

Unless the context otherwise requires, any word or phrase used in a reference in the by-law set out in the Schedule has the same meaning as if it were used in the tariff classification in Schedule 3 to the *Customs Tariff Act 1995* that applies to those goods to which that reference applies.

THE SCHEDULE

BY-LAW NO. 0540004

- 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

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- 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.

Dated: 7 October 2005

(Signed)

LIONEL BARRIE WOODWARD

Chief Executive Officer