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TARIFF CONCESSIONS

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Please note that the TCO related forms have been updated and are available on the Department of Home Affairs website (search on Tariff Concession Orders).

Please also be advised that applications for TCOs (Form B443), Submissions objecting to the making of a TCO (Form B444) and Request for revocation of a TCO (Form B441) must be lodged using the new forms with effect 1 February 2018.

**The Commonwealth of Australia Tariff Concessions Gazette
(the Tariff Concessions Gazette) is free of charge on
the Department of Home Affairs internet site at:**

<https://www.homeaffairs.gov.au/busi/domestic-manufacturers-and-importers>

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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.

Objections to the making of TCO submission forms are available at

<https://www.homeaffairs.gov.au/Forms/Documents/b444.pdf>

Contact: Email tarcon@abf.gov.au

THE TABLE

Description of Goods including the Customs Tariff Classification	Schedule 4 Item Number General Duty Rate
7318.15.00 ANCHORS, MASONRY, having a serrated hex flange head, being ANY of the following: (a) electroplated zinc; (b) galvanised zinc; (c) stainless steel; (d) mechanical galvanised Op. 11.01.18	50 - TC 1805200
Stated Use: Temporary or permanent anchoring into substrates such as concrete, brick, hollow brick or block Applicant: ALL FASTENERS PTY LTD	5%
8422.19.00 KITCHENWARE AND/OR TABLEWARE WASHING MACHINES, under counter OR pass through OR front loading OR rack conveying, single OR multiple cycle, with OR without conveyors, having ALL of the following: (a) rack chamber height NOT less than 205 mm and NOT greater than 800 mm; (b) rack sizes NOT less than 400 mm x 400 mm and NOT greater than 1 320mm x 700mm; (c) width NOT less than 460 mm and NOT greater than 4 700 mm; (d) depth NOT less than 520 mm and NOT greater than 2 000 mm; (e) height NOT less than 700 mm and NOT greater than 2 700 mm Op. 28.12.17	50 - TC 1801084
Stated Use: Washing of kitchenware and tableware in hotels, restaurants and institutions Applicant: MOFFAT PTY LTD	5%

Description of Goods including the Customs Tariff Classification	Schedule 4 Item Number General Duty Rate
8474.90.00 PARTS, ROLLING AND MIXING DRUM, being forged steel running rollers Op. 28.12.17	50 - TC 17137778
Stated Use: As parts for rolling and mixing drums, used in the mixing and pelletising of mineral particles in a sinter plant	
Applicant: BLUESCOPE STEEL (AIS) PTY LTD	5%
8479.89.90 PHARMACEUTICAL STORAGE AND DISPENSING MACHINES, programmable logic controlled, whether OR not assembled, including ALL of the following: (a) storage racks AND/OR containers; (b) pickers; (c) barcode reader; (d) control panel; (e) conveyor module including BOTH of the following: (i) conveyor belt with OR without deflectors AND/OR wipers; (ii) chutes, (f) input module including BOTH of the following: (i) record keeping software; (ii) sensors Op. 03.01.18	50 - TC 1801308
Stated Use: Store and dispense pharmaceutical goods	
Applicant: BECTON DICKINSON PTY LTD	5%
9506.91.00 ATHLETICS EQUIPMENT, being ANY of the following: (a) hurdles; (b) hurdle bars; (c) hurdle cross bars; (d) relay batons; (e) starting blocks; (f) high jumps standards; (g) high jump landing areas, with OR without protective covers; (h) pole vaults standards; (i) pole vault cross-bars; (j) pole vault landing areas, with OR without protective covers; (k) lane markers; (l) break line markers; (m) distance markers; (n) record AND qualification markers; (o) take-off markers; (p) steeplechase barriers; (q) distance indicators Op. 12.01.18	50 - TC 1806206
Stated Use: Track and field equipment	
Applicant: MONDO IBERICA S.A	5%

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. Local manufacturers of substitutable goods may request the revocation of TCOs at any time.

THE TABLE

Description of Goods including the Customs Tariff Classification	Schedule 4 Item Number Last Date of Effect General Duty Rate
3920.20.00 PAPER, polypropylene, in rolls, having ALL of the following: (a) thickness NOT less 180 microns and NOT greater than 263 microns; (b) weight NOT less than 144 gsm and NOT greater than 250 gsm Op. 16.10.17	50 - TC 17108780 Dec. date 23.01.18
8418.69.00 ICE MAKING MACHINES, flakes AND/OR cubes, having ALL of the following: (a) cube production NOT greater than 1 500 kg per 24 hours; (b) power input NOT greater than 4 000 W; (c) gross weight NOT greater than 250 kg; (d) power supply NOT greater than 10 A Op. 10.10.17	50 - TC 17106804 Dec. date 23.01.18
8421.39.90 DESULPHURISATION PLANT, including ALL of the following: (a) pump; (b) check valve; (c) level sensor Op. 18.10.17	50 - TC 17110285 Dec. date 23.01.18
8474.80.00 MOULDS, UNCURED AUTOCLAVED AERATED CONCRETE, including ALL of the following: (a) drop down sides; (b) maximum volume capacity NOT less than 7.5 cubic metres; (c) empty weight NOT less than 4.5 t Op. 08.11.17	50 - TC 17119037 Dec. date 29.01.18
8479.89.90 MICRO DOSING FEEDERS, including ALL of the following: (a) feeders having auto shut-off gates; (b) differential proportioning scales; (c) electronic weighing; (d) analog AND serial interfaces; (e) ingredient capacity NOT less than 200 kg Op. 10.10.17	50 - TC 17106817 Dec. date 23.01.18
8479.89.90 FLUSHING SYSTEM, TANK OR SEWER, programmable logic controlled, including ALL of the following: (a) hydraulic cylinder; (b) hydraulic pump; (c) hydraulic hose; (d) control panel; (e) ultrasonic water level sensor; (f) water reservoir; (g) hydraulic power unit, including BOTH of the following: (i) electric motor; (ii) oil reservoir Op. 02.11.17	50 - TC 17116620 Dec. date 29.01.18
8901.10.10 CATAMARANS, submersible, including ALL of the following: (a) passenger AND crew capacity NOT greater than 30; (b) diesel AND/OR electric powered; (c) length NOT greater than 21 metres Op. 18.10.17	50 - TC 17110294 Dec. date 23.01.18

CUSTOMS ACT 1901

NOTICE PURSUANT TO SECTION 269SE(2) - TARIFF CONCESSION ORDER REVOCATION AT THE INITIATIVE OF THE COMPTROLLER-GENERAL OF CUSTOMS

The Tariff Concession Orders listed in THE TABLE below have has not been used for at least 2 years and have been revoked under Section 269SD(1A). In transit provisions apply.

The intention to revoke these orders was notified in Gazette TC17/52 dated 13 December 2017.

THE TABLE

Description of Goods including the Customs Tariff Classification	Schedule 4 Item Number Last Date of Effect
4823.90.90 NAPPY CADDIES, polyurethane imitation leather AND suede, with or without change mat Op. 22.03.10 Dec. date 11.06.10 2 Years non use. In transit provisions apply	50 09.01.18 - TC 1014169
7419.99.00 HANGERS, PICTURE, copper, comprising both hangers and nails Op. 24.03.10 Dec. date 11.06.10 2 Years non use. In transit provisions apply	50 09.01.18 - TC 1014416
8301.40.00 LOCKS, MOTOR VEHICLE GLOBAL POSITIONING SYSTEM(GPS), including ALL of the follow: (a) GPS protective holder; (b) steel cable; (c) lock and key Op. 04.03.10 Dec. date 28.05.10 2 Years non use. In transit provisions apply	50 09.01.18 - TC 1011288
8421.21.90 SALT WATER TREATMENT AND CONTROL SYSTEM, HORSE WALKER EXERCISER AND TRAINER, including ALL of the following: (a) pumps; (b) filters; (c) water quality controls; (d) bacterial controls; (e) water level controls; (f) pneumatic valve controls; (g) water chillers; (h) heat exchangers; (i) tandem air compressor; (j) programmable logic controls Op. 15.10.10 Dec. date 10.01.11 2 Years non use. In transit provisions apply	50 09.01.18 - TC 1046375
8424.90.90 NOZZLES, BLAST FURNACE COOLING TOWER Op. 24.06.10 Dec. date 13.09.10 2 Years non use. In transit provisions apply	50 09.01.18 - TC 1028501
8428.90.00 HANDLING SYSTEM, MEDIUM DENSITY FIBREBOARD, consisting of ALL of the following: (a) belt conveyors; (b) stack roller conveyors with OR without hydraulic lifting tables; (c) board turn over conveyors; (d) vacuum destackers Op. 08.11.10 Dec. date 07.02.11 2 Years non use. In transit provisions apply	50 09.01.18 - TC 1049413

9508.90.00 PARTS, FREE FLOW BOAT RIDE, being ANY of the following:
(a) free flow boats;
(b) water guns OR cannons;
(c) propulsion control system;
(d) load and unload station;
(e) lifting frame;
(f) gates;
(g) electrical controls

Op. 11.05.10

Dec. date 09.08.10

- TC 1021202

2 Years non use. In transit provisions apply

COMMERCIAL TARIFF CONCESSION ORDERS (CTCOs) & TARIFF CONCESSION ORDERS (TCOs) NOT USED IN THE PREVIOUS 2 YEARS

The Comptroller-General of Customs is satisfied that the CTCOs and TCOs listed in the table below are no longer required because, in the 2 years preceding the day of this notice, they have not been quoted in an import declaration to secure a concessional rate of duty.

From Thursday, 1 March 2018, it is intended to take action to revoke these Orders under subsection 269SD (1A) of the Customs Act 1901. In accordance with subsection 269SG (2) of the Customs Act 1901, in transit provisions shall apply. If revoked, the expected date of effect will be 1 March 2018.

Interested parties are invited to provide, by close of business, Wednesday 28 February 2018, written reasons why an Order should NOT be revoked.

Please advise if any of the Orders listed below have been quoted on an import declaration.

If a request is made to retain an Order used for the granting of a Determination, please specify the Determination and the linked Item number to enable mapping to the Order and its scope.

THE TABLE

Tariff Classification	Description	Concession Number
8414.40.20	AIR COMPRESSORS, rotary, trailer mounted, having a capacity exceeding 10.6 cubic metres per minute but NOT exceeding 17 cubic metres per minute	
	Op. 19.04.11	Dec. date 11.07.11 - TC 1112994
8414.80.20	COMPRESSORS, INSTRUMENT, ORE CONCENTRATOR, rotary screw, air cooled, having a capacity exceeding 13 m3 of free air per min at a maximum pressure NOT exceeding 13.5 bar	
	Op. 10.01.11	Dec. date 28.03.11 - TC 1101013
8417.80.00	IGNITION SYSTEM, RAW GAS BLEEDER, COKE OVEN, consisting of ALL of the following: (a) thermocouple; (b) exciter; (c) ignition box; (d) ignitor; (e) temperature control board; (f) connecting cables	
	Op. 06.06.11	Dec. date 22.08.11 - TC 1118025
8419.39.90	DRYERS, PLASTERBOARD	
	Op. 21.06.11	Dec. date 05.09.11 - TC 1119939
8419.50.90	OIL COOLERS, FURNACE TRANSFORMER, fan forced air operated	
	Op. 10.01.11	Dec. date 28.03.11 - TC 1101017
8431.39.00	PARTS, CHAIN AND BUCKET ELEVATOR, SINTER DUST REMOVAL SYSTEM, being EITHER of the following: (a) bottom bend casing NOT less than 70 degrees; (b) swan neck bend NOT less than 130 degrees	
	Op. 30.06.11	Dec. date 26.09.11 - TC 1121513
8431.39.00	PARTS, BLAST FURNACE HOPPER, being support wheel assemblies, including BOTH of the following: (a) support wheels; (b) brackets	
	Op. 21.07.11	Dec. date 12.10.11 - TC 1124301

8474.39.00	EARTH AND/OR MINERAL MIXING MACHINES, having ALL of the following: (a) flow capacity NOT less than 20 cubic metres per hour; (b) mixing and storage tanks; (c) weighers; (d) charging auger; (e) feed pumps	Op. 10.05.11	Dec. date 01.08.11	- TC 1114653
8479.82.00	BITUMEN AND POLYMER MIXING AND SHREDDING MACHINES, rotary	Op. 26.08.11	Dec. date 07.11.11	- TC 1129193
8479.89.90	VIBRATORS, FURNACE FEEDER	Op. 10.01.11	Dec. date 04.04.11	- TC 1101019
8479.89.90	WIRE FEED MACHINES, STEEL LADLE INJECTION SYSTEM, twin feed	Op. 20.04.11	Dec. date 11.07.11	- TC 1113295
8479.89.90	DRY MORTAR MIXING PLANT, programmable logic controlled, including ALL of the following: (a) feeders and conveyors; (b) inverters; (c) reducers; (d) hoppers; (e) gas burners; (f) burner frame; (g) dryers; (h) filters; (i) bucket elevators; (j) chutes; (k) screens; (l) dust collectors; (m) valves; (n) indicators and sensors; (o) powder storage; (p) silos; (q) connecting pipes and cloths; (r) vibrators and vibration hammer; (s) mixers; (t) collectors; (u) cutters; (v) compressors; (w) cables; (x) camera; (y) frames	Op. 29.08.11	Dec. date 21.11.11	- TC 1129281
8483.40.90	GEAR ASSEMBLIES, BLAST FURNACE HOPPER, including BOTH of the following: (a) pinion drive gears; (b) toothed wheels	Op. 21.07.11	Dec. date 17.10.11	- TC 1124302
8483.90.00	REPAIRED PARTS, OIL FILM BEARING, being EITHER of the following: (a) sleeves; (b) bushings	For the purposes of this Order, these goods had been sent out of Australia for repair prior to importation		
		Op. 09.08.10	Dec. date 21.01.11	- TC 1102631

8708.99.99 PARTS, DUMP TRUCK HAVING A GROSS WEIGHT GREATER THAN 3.5 TONNE,
being electric drive gear assemblies, including ALL Of the
following:
(a) shims;
(b) retainers;
(c) cap screws;
(d) hubs;
(e) seals

Op. 28.01.11

Dec. date 18.04.11

- TC 1104263

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1995

SCHEDULE 4

BY-LAW No. 1700581

I, David Coyles, delegate of the Comptroller-General of Customs, under section 271 of the Customs Act 1901 and subsection 33(3) of the Acts Interpretation Act 1901:

1. revoke the by-law cited as Customs By-Law No. 1300942 and
2. make the by-law set out in the Schedule below.

THE SCHEDULE

BY-LAW No. 1700581

Item 15
Schedule 4

1. This by-law may be cited as Customs By-law No. 1700581.
2. This by-law takes effect on and from 1 February 2018.
3. For the purposes of Item 15 Schedule 4 to the Customs Tariff Act 1995, the goods that are specified in Column 1 of the Table (the Table) below are prescribed.
4. The application of Item 15 to the goods in the Table are subject to:
 - (a) paragraph 5; and
 - (b) the exceptions and conditions, if any, set out in Column 2 of the Table opposite those goods.
5. The goods must:
 - (a) not be commercial goods; and
 - (b) be personal goods.
6. In this by-law:

adult means a person 18 years or over;

arriving person means a passenger or crew member who was on board a ship or aircraft which arrived in Australia from a place outside Australia;

arriving resident means a person who arrives in Australia and intends immediately to take up or resume residence in Australia; and

 - (a) is an Australian citizen for the purposes of the Australian Citizenship Act 2007 (as amended from time to time); or
 - (b) holds a permanent visa within the meaning of the Migration Act 1958 (as amended from time to time); or
 - (c) holds a special category visa within the meaning of the Migration Act 1958 (as amended from time to time);

commercial goods means goods that:

 - (a) are intended to be used by the arriving person for a commercial purpose, including sale, lease, hire or exchange; or
 - (b) are goods that have been imported in such a quantity that, having regard to their nature or durability, that quantity represents a commercial quantity;

family means:

 - (a) 2 people who are married, and any of their children who are under the age of 18 years; or
 - (b) a person and his or her de facto partner (within the meaning of the Acts Interpretation Act 1901), and any of their children who are under the age of 18 years;

personal goods means goods that:

- (a) are the property of an arriving person; and
- (b) are suitable, and are intended, for use by the arriving person;

but do not include motor vehicles or motor vehicle parts;

tobacco products mean cigarettes, cigars or other products containing tobacco;

used in relation to the expression "personally owned and used" means being available for use for their intended purpose by the arriving person or arriving resident on a continuing basis in each country in which that person was residing on a long term basis.

THE TABLE

Column 1 Goods	Column 2 Exceptions and Conditions
(1) Goods, as follows: <ul style="list-style-type: none"> (a) personal clothing of all kinds including footwear; (b) articles for personal hygiene or grooming. 	(1) The goods must be imported by an arriving resident. (2) Except fur apparel and perfume concentrates.
(2) Goods, as follows: <ul style="list-style-type: none"> (a) non-motorised caravans; (b) non-motorised box, boat or similar trailers; (c) boats designed for use in sheltered waters for sport or recreation, conforming to one of the following specifications: <ul style="list-style-type: none"> (i) boats propelled by manual or pedal power; (ii) sailing boats that: <ul style="list-style-type: none"> (a) do not exceed 1,000 kilograms unladen weight; (b) do not incorporate any device for propelling the boat by power; and (c) are not of the deep keel type; or (iii) powered boats that: <ul style="list-style-type: none"> (a) do not exceed 7 metres in length, overall; (b) do not exceed 2.5 metres in width at any section; and (c) do not exceed 1,250 kilograms unladen weight when imported with driving units and transmissions, or 800 kilograms unladen weight when imported without driving units and transmissions. 	(1) The goods must be imported by an arriving resident. (2) If the person is part of a family, only one article selected from each of the three groups (a), (b) and (c) (specified in Column 1) will be allowed for the family per three years. (3) If the person is not part of a family, only one article selected from each of the three groups (a), (b) and (c) (specified in Column 1) will be allowed for the person per three years. (4) The person must : <ul style="list-style-type: none"> (a) be an arriving resident; and (b) have personally owned and used the goods overseas for the twelve months preceding the person's departure for Australia. (5) If the goods are a boat specified in Table Item 2(c), they will not be sold or otherwise disposed of in Australia by or on behalf of the arriving resident, within two years after the date of importation of the goods.

Column 1 Goods	Column 2 Exceptions and Conditions
(3) Aircraft of all types, having not more than one propulsion motor.	(1) The goods must be imported by a person who is an arriving resident and who is an adult. (2) If the person is part of a family, only one aircraft will be allowed for the family. (3) If the person is not part of a family, only one aircraft will be allowed for the person. (4) The person must have personally owned and used the goods overseas for the six months preceding the person's departure for Australia. (5) The goods must not be sold or otherwise disposed of in Australia by or on behalf of the arriving person, within two years after the date of importation of the goods.

Column 1 Goods	Column 2 Exceptions and Conditions
(4) Machinery, plant and equipment, not covered by a preceding Item.	(1) The goods must be imported by a person who is an arriving resident and who is an adult. (2) The person must have personally owned and used the goods overseas for the twelve months preceding the person's departure for Australia. (3) The person must intend to use the goods or be in a position to use the goods. (4) The goods will, for a continuous period of two years, be put to use in Australia by the person for the purpose for which they are intended. (5) The goods will not be sold, leased, hired, mortgaged or otherwise disposed of, by or on behalf of the person, before the expiration of the two year period referred to in sub-paragraph (4) of this condition.
(5) Fur apparel, personal effects, furniture and household goods, not covered by a preceding Item.	(1) The goods must be imported by an arriving person. (2) The person must have personally owned and used the goods overseas for the twelve months preceding the arriving person's departure for Australia. (3) Except alcoholic beverages and tobacco products.

7. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995.

Dated this 29th day of January 2018.

(Signed)
David Coyles
Delegate of the
Comptroller-General of Customs

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1995

SCHEDULE 4

BY-LAW No. 1700571

I, David Coyles, delegate of the Comptroller-General of Customs, under section 271 of the Customs Act 1901 and subsection 33(3) of Acts Interpretation Act 1901:

1. revoke the by-law cited as Customs By-Law No. 1700053; and
2. make the by-law set out in the Schedule below.

THE SCHEDULE

BY-LAW No. 1700571

Item 15
Schedule 4

1. This by-law may be cited as Customs By-law No. 1700571.
2. This by-law takes effect on and from 1 February 2018.
3. For the purposes of item 15 of Schedule 4 to the Customs Tariff Act 1995, goods that are specified in Column 1 of the Table below (the Table) are prescribed.
4. The application of item 15 to the goods specified in Column 1 of the Table are subject to:
 - (a) paragraph 5; and
 - (b) the exclusions and conditions, if any, set out in Column 2 opposite those goods or in paragraph 9.
5. The goods must:
 - (a) be imported as the accompanied baggage of an arriving person or purchased by an arriving person at an inwards duty free shop; and
 - (b) not be commercial goods; and
 - (c) not be motor vehicles or motor vehicle parts.
6. For item 5 of the Table, if:
 - (a) the total quantity of alcoholic beverages imported by the person (if any) and purchased by the person at an inwards duty free shop (if any) exceeds 2,250 ml; and
 - (b) the person has not concealed any of the alcoholic beverages from Customs and the person does not wish to take the total quantity of alcoholic beverages into home consumption;
 the following applies:
 - (c) item 15 applies only to the alcoholic beverages that are imported (if any) and purchased (if any) in one or more containers where the total contents of those containers are equal to or less than 2,250 ml; and
 - (d) no alcoholic beverages may be removed from or added to any of the containers after the beverages are imported (if any) and purchased (if any), and before they are delivered into home consumption.
7. For the purposes of item 7 of the Table one cigarette is taken to weigh 1 gram.
8. For the purposes of item 8 of the Table, the amount, in respect of a family that arrived in Australia on a flight or voyage, is the amount calculated in accordance with the formula:

$$(\$900 \times A) + (\$450 \times C)$$

where:

A is the number of adults in the family who were on the flight or voyage; and
C is the number of children in the family who were on the flight or voyage.

9. In this by-law:

accompanied baggage means goods which:

- (a) are carried or worn by an arriving person and are available for presentation to Customs at the time of his or her processing through Customs; or
- (b) are consigned to travel on the same ship or aircraft as the arriving person as baggage under a passenger's ticket baggage allowance or as excess baggage, but which are loaded onto another ship or aircraft due to circumstances beyond the control of the arriving person; or
- (c) are consigned to arrive on one of a group of Australian Defence Force operated ships or aircraft carrying out the joint task of transporting passengers and their baggage,

but does not include goods forwarded by post or consigned as freight by the arriving person whether or not they arrive on the same ship or aircraft;

adult means a person 18 years or over;

arriving person means a passenger or crew member who was on board a ship or aircraft which arrived in Australia from a place outside Australia;

child means a child (within the meaning of section 4 of the Customs Act 1901) who is under 18;

commercial goods means goods that:

- (a) are intended to be used by the arriving person for a commercial purpose, including sale, lease, hire or exchange; or
- (b) are goods that have been imported in such a quantity that, having regard to their nature or durability, that quantity represents a commercial quantity;

concealed includes if a person was required to give information about goods to Customs in accordance with section 71, 71K or 71L of the Customs Act 1901 and the person failed to do so;

family, means:

- (a) 2 people who are married, and any of their children; or
- (b) a person and his or her de facto partner (within the meaning of the Acts Interpretation Act 1901), and any of their children;

inwards duty free shop has the meaning given by section 96B of the Customs Act 1901;

GST has the meaning given by section 195-1 of the GST Act;

GST Act means the A New Tax System (Goods and Services Tax) Act 1999;

personal good means a good that is:

- (a) the property of an arriving person; and
- (b) suitable, and is intended, for use by the arriving person;

tobacco product means a cigarette, cigar or other product containing tobacco;

used, in relation to the expression "owned and used", means being available for use for their intended purpose by the arriving person on a continuing basis in each country in which that person was residing on a long term basis.

THE TABLE

Column 1 Goods	Column 2 Conditions and Exclusions
Category: Personal clothing, footwear and articles for personal hygiene/grooming	
<p>Item 1:</p> <p>Personal goods, as follows:</p> <p>(a) personal clothing of all kinds including footwear;</p> <p>(b) articles for personal hygiene or grooming.</p>	<p>Exclusion 1.1:</p> <p>Excluding fur apparel and perfume concentrates.</p>
Category: Goods previously exported from Australia by the arriving person	
<p>Item 2:</p> <p>Personal goods, imported by an arriving person ordinarily domiciled in Australia that were exported from Australia when the person departed from Australia.</p>	<p>Exclusion 2.1:</p> <p>Excluding goods purchased duty free in Australia at an outwards duty free shop (within the meaning of section 96A of the Customs Act 1901).</p> <p>Exclusion 2.2:</p> <p>Excluding goods that were an acquisition, the supply of which was a GST-free supply because of item 7 in the Table in subsection 38-185(1) of the GST Act.</p> <p>Exclusion 2.3:</p> <p>Excluding goods in respect of which the arriving person is entitled to, and has claimed, a payment under Division 168 of the GST Act related to the export of the goods.</p>
Category: Goods to be exported from Australia later by the arriving person	
<p>Item 3:</p> <p>Personal goods, imported by an arriving person ordinarily domiciled outside Australia that the arriving person intends to export from Australia when the arriving person departs from Australia.</p>	

Category: Goods owned and used overseas for more than 12 months	
Item 4: Personal goods, including fur apparel, personal effects, furniture and household goods not covered by items 1 to 3.	Condition 4.1: Provided the goods have been owned and used overseas by the arriving person for a period of 12 months preceding the arriving person's departure for Australia. Exclusion 4.2: Excluding alcoholic beverages and tobacco products.
Category: Alcoholic beverages	
Item 5: Alcoholic beverages not exceeding 2,250 ml.	Condition 5.1: The goods must be imported by an adult or purchased at an inwards duty free shop by an adult. Note: See paragraph 6 for additional conditions Exclusion 5.2: Excluding all alcoholic beverages where the total quantity of alcoholic beverages imported by the person (if any) and purchased by the person at an inwards duty free shop (if any) exceeds 2,250 ml and the person has concealed any of the alcoholic beverages from Customs. Exclusion 5.3: Excluding all alcoholic beverages where the total quantity of alcoholic beverages imported by the person (if any) and purchased by the person at an inwards duty free shop (if any) exceeds 2,250 ml and the person has not concealed any of the alcoholic beverages and the person wishes to take the total quantity of alcoholic beverages into home consumption.
Category: Tobacco products	
Item 6: 25 or less cigarettes.	Condition 6.1: The goods must be in an opened packet in the possession of the adult who imported them.

<p>Item 7:</p> <p>Tobacco products not exceeding 25 grams (excluding cigarettes covered by item (6)).</p>	<p>Condition 7.1: The goods must be imported by an adult or purchased at an inwards duty free shop by an adult.</p> <p>Exclusion 7.2: Excluding all tobacco products where the total quantity of tobacco products imported by the person (if any) and purchased by the person at an inwards duty free shop (if any) exceeds 25 grams (excluding cigarettes covered by item (6)) and the person has concealed any of the tobacco products from Customs.</p> <p>Exclusion 7.3: Excluding all tobacco products where the total quantity of tobacco products imported by the person (if any) and purchased by the person at an inwards duty free shop (if any) exceeds 25 grams (excluding cigarettes covered by item (6)) and the person has not concealed any of the tobacco from Customs and the person wishes to take the total quantity of tobacco products into home consumption.</p>
<p>Category: Family - general goods not covered by any other category</p>	
<p>Item 8:</p> <p>Goods:</p> <p>(a) not covered by an item of the Table above; and</p> <p>(b) where the total value of all such goods imported by the members of a family (if any) and purchased by the members of the family at an inwards duty free shop (if any) does not exceed the amount calculated in accordance with paragraph 8 above.</p>	<p>Condition 8.1: The goods must be imported by a member of a family or purchased at an inwards duty free shop by a member of a family.</p> <p>Condition 8.2: The members of the family must be passengers who arrived in Australia on the same flight or voyage.</p> <p>Exclusion 8.3: Excluding alcoholic beverages and tobacco products.</p> <p>Exclusion 8.4: Excluding all goods where the total value of all such goods imported by the members of the family (if any) and purchased by the members of the family at an inwards duty free shop (if any) exceeds the amount calculated in accordance with paragraph 8 of this By-Law.</p>

Category: Adult (not travelling in family group) - general goods not covered by any other category	
Item 9: Goods: (a) not covered by an item of the Table above; and (b) where the total value of such goods does not exceed \$900.	Condition 9.1: The goods must be imported, or purchased at an inwards duty free shop, by an adult passenger who is not travelling on the flight or voyage with his or her family. Exclusion 9.2: Excluding alcoholic beverages and tobacco products. Exclusion 9.3: Excluding all goods where the total value of all such goods imported by the person (if any) and purchased by the person at an inwards duty free shop (if any) exceeds \$900.
Category: Children (not travelling in a family group) and crew members - general goods not covered by any other category	
Item 10: Goods: (a) not covered by an item of the Table above; and (b) where the total value of such goods does not exceed \$450.	Condition 10.1: The goods must be imported, or purchased at an inwards duty free shop, by a crew member or a passenger who is a child who is not travelling on the flight or voyage with his or her family. Exclusion 10.2: Excluding alcoholic beverages and tobacco products. Exclusion 10.3: Excluding all goods where the total value of all such goods imported by the person (if any) and purchased by the person at an inwards duty free shop (if any) exceeds \$450.

10. For the purposes of this by-law, the "Customs Tariff Act 1995" means the Customs Tariff Act 1995.

Dated this 29th day of January 2018.

(Signed)
David Coyles
Delegate of the
Comptroller-General of Customs