



# New Zealand Gazette

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## **CUSTOMS EDITION**

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WELLINGTON: TUESDAY, 12 AUGUST 2014

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## **TARIFF CONCESSION NOTICES**

(INCLUDING OTHER NOTICES UNDER THE  
TARIFF ACT 1988, THE DUMPING AND COUNTERVAILING DUTIES ACT 1988  
AND THE CUSTOMS AND EXCISE ACT 1996)

**Tariff Concession (Advertisement) Notice No. 2014/26**

Applications Advertised for Objection  
Closing Date for Objections 2nd September 2014

- 1 Notice is hereby given that the following applications have been made in respect of the goods advertised in the Schedule to this notice. Any person wishing to lodge an objection should do so in writing, to the New Zealand Customs Service, Att: Valuation, Origin and Classification section, PO Box 29, Shortland Street, Auckland 1140, E-mail [voc@customs.govt.nz](mailto:voc@customs.govt.nz), before 2nd September 2014. All submissions should include:
  - the Tariff Concession (Advertisement) Notice number;
  - the Tariff item; and
  - Reference number.
- 2 All submissions from local New Zealand manufacturers should include:
  - the range of suitable alternative goods made locally in New Zealand;
  - the grounds on which objection is made (including reasons why the locally produced or manufactured good is a suitable alternative);
  - present and potential output;
  - details of factory cost in terms of materials, labour, overheads, including the proportion of domestic and imported content.
- 3 Where further information is required in order to make a submission an objector should contact the applicant in writing and refer a copy of the enquiry to the New Zealand Customs Service quoting the details in paragraph 1 above.

**SCHEDULE**

Tariff Item	Proposed Tariff Concession	Name and Address of Applicant	Part 2 Ref.	Appn. Ref. No.	*Category of Appn.
60.01)	Knitted fabrics	Charles Parsons NZ Limited	99	310203D	IM
60.04)	Ref: N79640 “Brushed Tricot”; 100% polyester – 6,000m <sup>2</sup>	525 Rosebank Road			
60.05)	Ref: PB2151 “Simple Lining”; 100% polyester – 8,000m <sup>2</sup>	Avondale			
60.06)	Ref: 6440008101 “Expo Knit”; 100% polyester – 2,500m <sup>2</sup>	AUCKLAND 1026			
	Ref: N79621 “Sport X Dry Nottoc”; 51% polyester, 49% cotton – 3,500m <sup>2</sup>				
	Ref: PB0767 “Silk Worm”; 90% tencel, 10% silk – 8,000m <sup>2</sup>				

- Category of Application:
 

A	–	General Approval
CE	–	Capital Equipment
IM	–	Inputs to Manufacturing – Inability to Supply
MS	–	Manufacturers’ Samples
RUC	–	Revocation of Unused Concession
S	–	Shortfall of Other Than Manufacturing Inputs
SMI	–	Shortfall of Manufacturing Inputs
SS	–	Special Situation
M	–	Modification of Existing Concession
W	–	Withdrawal of Concession
+	–	Denotes amendment or addition

Dated at Auckland this 7th day of August 2014.

ALAN MASTERS, New Zealand Customs Service.

Extract from *New Zealand Gazette*, 7 August 2014, No. 89, page 2510

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## Business, Innovation and Employment

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### Dumping and Countervailing Duties Act 1988

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#### Notice that Anti-dumping Duties on Reinforcing Steel Bar and Coil From Thailand May Cease to Apply

Under section 14(9) of the Dumping and Countervailing Duties Act 1988 ("the Act"), anti-dumping duties imposed on reinforcing steel bar and coil from Thailand will cease to apply to those goods on 17 November 2014, unless at that date the goods are subject to review under section 14(8) of the Act.

Any interested party that might request that the Chief Executive of the Ministry of Business, Innovation and Employment initiate a review before the cessation date referred to above should be aware that positive evidence justifying the need for a review must be provided to the chief executive.

If an application is received which provides positive evidence justifying the need for a review, the chief executive must undertake and complete a review investigation within 180 days of initiation, on whether the anti-dumping duties should continue to be applied.

Positive evidence justifying the need for a review would need to include reasons for believing that the expiration of anti-dumping duties would see the continuation or recurrence of dumping of reinforcing steel bar and coil from Thailand, and for believing that such dumping would be likely to cause the continuation or recurrence of material injury to the New Zealand industry producing reinforcing steel bar and coil.

The reasons should be supported by evidence and not be based on mere allegations or assertions.

Further information is available from the Principal Advisor, Trade Remedies, Trade and International Environment Branch, Ministry of Business, Innovation and Employment, PO Box 3705, Wellington 6140. Email: [traderem@mbie.govt.nz](mailto:traderem@mbie.govt.nz)

Signed at Wellington this 31st day of July 2014.

ROBIN HILL, Principal Advisor, Trade Remedies, Trade and International Environment Branch, Ministry of Business, Innovation and Employment.

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