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(CHAPTER 117A, SECTIONS 24(1), (2) AND (3) AND 86(1)) GOODS AND SERVICES TAX ACT

GOODS AND SERVICES TAX (IMPORTS RELIEF) ORDER

ARRANGEMENT OF PARAGRAPHS

Paragraph

- 1. Citation
- 2. Definitions
- 3. Certificates to be produced
- . Relief granted

The Schedule

[1st April 1994]

Citation

Relief) Order. 1. This Order may be cited as the Goods and Services Tax (Imports

Definitions

2. In this Order —

"customs territory", "dutiable have the same meanings as in the Customs Act (Cap. 70); "proper officer of customs" and "senior officer of customs" goods", "intoxicating liquor"

"Director-General" appointed under the Customs Act and includes any person referred to in section 4(3) of that Act. means the Director-General of Customs

[S 826/2010 wef 01/01/2011]

Certificates to be produced

customs clearance of the goods. shall be 3. Any certificate or permit required by this Order to be produced produced to the proper officer of customs at the time of

Relief granted

- the payment of goods and services tax on the importation of goods in the second column of the Schedule are hereby granted relief from specified in the third column, subject to --(1) The organisations or persons, as the case may be, specified
- (a) the conditions specified in the fourth column;
- (b) the submission of the document, certificate the Director-General may determine; specified in the fifth column in such form and manner as or permit
- \odot the furnishing of such security in such amount Director-General may require; and as the
- (b) any further condition as the Director-General may impose for the protection of the revenue.
- requirement for a document, certificate or permit to be submitted under sub-paragraph (1)(b). (2) The Director-General may, if he considers expedient, waive the

		THE SCHEDU	LE		CA
				Paragraphs 4 and 5	AP. 11
(1)	(2)	(3)	(4)	(5)	117A,
No.	Organisations or Persons	Type of Goods	Conditions	Type of Documents	0 3]
1.	Bona fide traveller including a person referred to in items 2 to 5.	Used articles and personal belongings in reasonable quantities.	(a) That the used articles are his property and imported on his person or in his baggage in reasonable quantities for his personal use;	_	Goods and S
			(b) that if he imports in excess of the quantity of goods than is allowed by this relief, he shall pay tax on the excess; and		Goods and Services Tax (Imports Relief) Order
			(c) that the tax shall be paid on goods imported for commercial, business or trade purposes and on goods carried on behalf of other persons.		nports [2001 Ed
2.	Bona fide traveller other than a person who is the holder of a work permit, employment	New articles, souvenirs, gifts and food preparations, excluding	(a) That the goods are his property and imported on his person or in his baggage for		Ed. p. 3

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pass, student's pass, dependant's pass or long term pass.

intoxicating liquors and tobacco, to a total value —

- his personal use or consumption;
- (i) not exceeding \$300 if he is of or above the age of 18 years; or
- (ii) not exceeding \$100 if he is below the age of 18 years.
- (b) that if he imports in excess of the quantity or a greater value of any goods than is allowed by this relief, he shall pay tax on the excess;
- (c) that the tax shall be paid on goods imported for commercial, business or trade purposes and on goods carried on behalf of other persons; and
- (d) that he shall satisfy the proper officer of customs that he has spent not less than 48 hours outside Singapore immediately before his arrival.
- (a) That the goods are his property and imported on his person or in his baggage for

Bona fide traveller other than a person who is the holder of a work permit, employment pass, student's pass, New articles, souvenirs, gifts and food preparations, excluding intoxicating liquors and

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THE SCHEDULE — continued

dependant's pass or long term pass.

tobacco, to a total value —

- (i) not exceeding \$150 if he is of or above the age of 18 years; or
- (ii) not exceeding \$50 if he is below the age of 18 years.

- his personal use or consumption;
- (b) that if he imports in excess of the quantity or a greater value of any goods than is allowed by this relief, he shall pay tax on the excess;
- (c) that the tax shall be paid on goods imported for commercial, business or trade purposes and on goods carried on behalf of other persons; and
- (d) that he shall satisfy the proper officer of customs that he has spent more than 24 hours but less than 48 hours outside Singapore immediately before his arrival.

4. Bona fide traveller other than a person who is the holder of New articles, souvenirs, gifts and food

(a) That the goods are his property and imported on his

Goods and Services Tax (Imports

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THE SCHEDULE — continued

a work permit, employment pass, student's pass, dependant's pass or long term pass.

preparations, excluding intoxicating liquors and tobacco, to a total value not exceeding \$50 if he is of or above the age of 18 years.

person or in his baggage for his personal use or consumption;

- (b) that if he imports in excess of the quantity or a greater value of any goods than is allowed by this relief, he shall pay tax on the excess;
- (c) that the tax shall be paid on goods imported for commercial, business or trade purposes and on goods carried on behalf of other persons; and
- (d) that he shall satisfy the proper officer of customs that he has spent less than 24 hours outside Singapore immediately before his arrival.

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5.	Bona fide traveller who is a
	travel writer or member of a
	foreign press.

Portable goods and equipment.

That the portable goods and equipment are imported by a foreign press or travel writer for the regular and private use of the person while in Singapore and intended to be re-exported.

6. Bona fide traveller other than a traveller below 18 years of age or arriving from Malaysia.

Wine, spirits or beer of the following quantities:

personal consumption and that if the quantity in his possession inclusive of those purchased from a duty-free shop licensed under Customs Act (Cap. 70) exceeds the applicable quantity allowed in column (3), he shall pay tax on the excess;

(a) That the liquors are for his

- (1) a quantity of wine, spirits or beer not exceeding one litre each;
- (2) a quantity of wine and beer not
- (b) that the goods must not be of a category the import of which is absolutely prohibited under section 38 of the Customs Act; and
- (c) that he shall satisfy the proper officer of customs

exceeding 2 litres and one litre. respectively; or

that he has spent not less than 48 hours outside Singapore immediately before his arrival.

(3) a quantity of beer and wine not exceeding 2 litres and one litre, respectively.

Spirits not exceeding one quarter litre and table wines or beer not exceeding one litre each.

- (a) That the liquors are for his personal consumption and that if he imports a greater quantity than is allowed, he shall pay tax on the excess;
- (b) that the liquors must not be of a category the import of which is absolutely prohibited under section 38 of the Customs Act (Cap. 70); and
- (c) that he has spent not less than 48 hours outside Singapore immediately before his arrival.

7. Bona fide crew member. Relief) Order

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Goods and Services Tax (Imports
Relief) Order

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		THE SCHEDULE	commuea
8.	Bona fide crew member.	Used articles and personal belongings in reasonable quantities.	(a) That the used articles are imported on his person or in his baggage in reasonable quantities for his personal use;
			(b) that if he imports in excess of the quantity of goods than is allowed by this relief, he shall pay tax on the excess;
			(c) that the tax shall be paid on goods imported for commercial, business or trade purposes and on goods carried on behalf of other persons.
9.	Person transferring residence to Singapore.	Used household articles and personal effects.	(a) That such person satisfies the proper officer of customs Certificate. that —
			(i) he is changing his place of residence from outside

Singapore;

- (iii) the articles and effects have been in his possession and use for a period of not less than 3 months;
- (b) that the articles and effects are imported within 6 months of his first arrival in Singapore; and
- (c) that such person gives an undertaking not to dispose of the articles and effects within 3 months from the date of importation of such articles and effects.

(a) That such person satisfies the proper officer of customs that —

Relief Certificate.

(i) he is changing his of residence place

9A. Person transferring residence to Singapore.

Personal pets.

Goods and Services Tax (Imports Relief) Order

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Inward Permit.

- from outside Singapore;
- (ii) he is the owner of the pets imported; and
- (iii) the pets have been in his ownership for a period not less than 3 months;
- (b) that the pets are imported within 6 months of his first arrival in Singapore; and
- (c) that such person gives an undertaking not to dispose of the pets within 3 months from the date of importation of such pets.
- (a) That the motor vehicle imported must be reexported within 6 months from the date of importation; and
- (b) that the official submits a written undertaking to the

10. Singapore foreign service official returning from posting in overseas missions. One second-hand motor vehicle.

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Goods and Services Tax (Imports

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[CAP. 117A,

- 11. Importer or person in charge of any motor vessel, motor vehicle, railway locomotive, self-propelled railcar or aircraft.
- Petroleum or compressed natural gas in the fuel tank.
- (a) That the petroleum or compressed natural gas imported is for use in propelling the arriving motor vessel, motor vehicle, railway locomotive, self-propelled railcar or aircraft and does not exceed an amount equal to the capacity of the fuel tank normally fitted to that model of conveyance by the manufacturer; and
- (b) that where the petroleum or compressed natural gas is removed from the fuel tank other than in the course of propelling the said conveyance, such petroleum or compressed natural gas

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Goods and Services Tax (Imports

Relief) Order

Importer.

THE SCHEDULE — continued

16.	Importer.	

Freight containers, pallets and packings.

- (a) That the packings are used, or to be used, as external or internal coverings for goods or as holders on which goods are, or are to be rolled, wound or attached;
- (b) that the freight containers, pallets and packings are intended to be re-exported as soon as possible; and
- (c) that the tax is payable if the freight containers, pallets and packings are sold, disposed of or transferred locally.
- Goods manufactured, assembled or produced in Singapore and which have been exported and are subsequently reimported.
- (a) That the importer satisfies the senior officer of customs that the goods were manufactured, assembled or produced in Singapore;
- (b) that the goods have not undergone any processing or manipulation outside

Relief Certificate.

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Importer.

THE SCHEDULE — continued

Re-importation of goods temporarily exported for repair.

Singapore since their exportation; and

- (c) that in the case of re-import by a non-taxable person, the tax had been paid previously and has not been refunded.
- (a) That the exportation and reimportation of the goods be registered by the proper officer of customs at the time of export and re-import;
- (b) that the goods are identified to the satisfaction of the proper officer of customs;
- (c) that the goods are to be reimported within 3 months from the date of exportation or within such further period as may be approved by Director-General:
- (d) a certificate is produced from the repairer to the effect that new parts have or have not

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- (e) where new parts have been added, the relief hereby granted shall be applicable only to the remaining original parts of the article re-imported and shall be contingent on the repairer certifying the details and values of the individual new parts added and upon payment of the tax in respect of such added parts, except that the relief hereby granted shall also apply to the new parts added if the repair has been carried out for no charge by the repairer on goods covered by a warranty or guarantee agreement; and
- (f) that in the case of re-import by a non-taxable person, the tax had been paid previously and has not been refunded.

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18. Importer.

Re-importation of bona fide trade samples temporarily exported.

- (a) That the exportation and reimportation of the goods be registered by the proper officer of customs at the time of export and re-import;
- (b) that the goods are identified to the satisfaction of the proper officer of customs;
- (c) that the goods are exported for the sole purpose of soliciting trade;
- (d) that the goods have not undergone any processing or manipulation outside Singapore since their exportation;
- (e) that the goods are to be reimported within 3 months from the date of exportation or within such further period as may be approved by the Director-General; and

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20.

Importer.

Importer.

THE SCHEDULE — a	continued		CAF
	(f) that in the case of re-import by a non-taxable person, the tax had been paid previously and has not been refunded.		AP. 117A, O 3
Re-importation of goods which have been supplied in or imported into Singapore before their export.	(a) That the exportation and reimportation of the goods be registered by the proper officer of customs at the time of export and re-import;	Inward Permit.	Γ,
	(b) that the goods are identified to the satisfaction of the proper officer of customs;and		Relief) Order
	(c) that in the case of re-import by a non-taxable person, the tax had been paid previously and has not been refunded.		er (imports
(1) Re-importation of motor vehicle registered in Singapore.	(a) That the exportation and re- importation of the motor vehicle be registered by the proper officer of customs at the time of exportation and re-importation;	Relief Certificate.	[2001 Ed. p .

Goods and Services Tax (Imports Relief) Order

[Cap. 117A,

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THE SCHEDULE — continued

- (b) that the importer satisfies the senior officer of customs that there is no change in ownership of such vehicle while it is outside Singapore;
- (c) that in the case of reimportation by a non-taxable person, the tax had been paid previously and has not been refunded;
- (d) where new parts have been added, the relief hereby granted shall be applicable only to the remaining original parts of the motor vehicle re-imported and shall be contingent on the repairer certifying the details and values of the individual new parts added and upon payment of the tax in respect of such added parts; and
- (e) that in the case of any motor vehicle registered in

(2) Re-importation of motor vehicle that has not been registered in Singapore.

Singapore after 1st April 1994, the tax must have been paid previously.

- (a) That the exportation and reimportation of the motor vehicle be registered by the proper officer of customs at the time of exportation and re-importation;
- (b) that the importer satisfies the senior officer of customs that there is no change in ownership of such vehicle while it is outside Singapore;
- (c) that in the case of reimportation by a non-taxable person, the tax had been paid previously and has not been refunded;
- (d) where new parts have been added, the relief hereby granted shall be applicable only to the remaining original parts of the motor

Relief Certificate.

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vehicle re-imported and shall be contingent on the repairer certifying the details and values of the individual new parts added and upon payment of the tax in respect of such added parts; and

- (e) that tax chargeable on the previous importation must have been paid, unless the previous importation occurred before 1st April 1994.
- (a) That the goods are reexported within 3 months from the date of importation or within such further period as may be approved by the Director-General;

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Goods and Services Tax (Imports

Relief) Order

Temporary import of goods for repairs, modification or treatment and subsequently reexported as well as spare parts imported for use in goods to be repaired, modified or treated and such goods to be subsequently exported.

21. Importer.

Importer.

THE SCHEDULE — continued

Temporary import of

including spare parts

therefor.

professional equipment

(0)	that the importation and re
	exportation of the goods be
	registered by the proper
	officer of customs at the time
	of import and re-export;

(b) that the importation and re-

- (c) that the goods are identified to the satisfaction of the proper officer of customs; and
- (d) that the tax is payable if the goods are sold, disposed of or transferred locally.
- (a) That the goods are reexported within 3 months from the date of importation or within such further period as may be approved by the Director-General;
- (b) that the goods are owned by a person belonging in a country outside Singapore;
- by a person established

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Relief) Order

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(c) that the goods are imported

Importer.

outside Singapore to enable
him to perform a particular

job or work;

(d) that the goods are to be used exclusively by the person importing it, or under his supervision; and

(e) that the tax is payable if the goods are sold, disposed of or transferred locally.

(a) That the goods are reexported within 3 months from the date of importation or within such further period as may be approved by the Director-General;

(b) that in the case of teaching aids and scientific equipment, the tools are especially designed for the maintenance, checking, calibration or repair; and

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Goods and Services Tax (Imports

Relief) Order

Temporary import of teaching aids and scientific equipment including spare parts therefor.

Inward Permit.

		THE SCHEDULE	E — conti	nued		$\mathbf{C}_{\mathbf{A}}$
			(c) that the tax is payable if the goods are sold, disposed of or transferred locally.		AP. 117A, (
24.	Importer.	Temporary import live animals.	of (a) That the live animals are re- exported within 3 months from the date of importation or within such further period as may be approved by the Director-General;	Inward Permit.	Goods an
			(b) that the live animals are imported for dressage, training or breeding purposes or veterinary treatment or for grazing purposes; and		Goods and Services Tax (Imports Relief) Order
			(c) that the tax is payable if the live animals are sold, disposed of or transferred locally.		
25.	Importer.	Temporary import motor vehicles.	of (a) That the motor vehicles are imported for purposes of demonstration, training or racing in Singapore;	Inward Permit.	2001 Ed. p. 25

27.

Importer.

Importer.

THE SCHEDULE — continued

(b)	that they are not used on any road within the meaning of the Road Traffic Act (Cap. 276); and	
(c)	that the tax is payable if they are sold or transferred to a person or organisation not entitled to such relief.	
	the goods are imported as goods for distribution seas.	Inv
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Medical supplies and stores for disaster relief.

Stage effects, equipment and paraphernalia and live animals required for performances.

- (a) That the person or organiser satisfies a senior officer of customs that the goods are imported for use in connection with performances;
- within 3 months from the through a customs checkpoint or within such further period as may be

ward Permit.

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Goods and Services Tax (Imports

Relief) Order

Inward Permit.

(b) that the goods be re-exported date of importation or entry

		THE SCHEDULE — co	ontin	ued		CAP.
				approved by the Director- General; and		P. 117A,
			(c)	that the tax is payable if the goods are sold, disposed of or transferred locally.		, 0 3]
28.	An individual who is neither a citizen of Singapore nor a permanent resident in Singapore.	Motor vehicle for temporary use.	(a)	That the motor vehicle is exported within 3 months from the date of approval;	Inward Permit.	Goods and
			(b)	that the individual shall not be allowed to import more than one motor vehicle; and		d Services Tax Relief) Order
			(c)	that in the event of disposal in Singapore, the tax shall be levied and paid on the motor vehicle at the value determined at the time of first importation.		Goods and Services Tax (Imports Relief) Order
29.	Importer.	All goods excluding intoxicating liquors and tobacco temporarily imported for display or	(a)	The importer must produce an ATA Carnet issued by an overseas organisation recognised by the Director- General in accordance with	ATA Carnet or Inward Permit.	[2001 Ed. p. 27

use at exhibitions, fairs or other similar events.

any international convention, agreement or arrangement which the Singapore Government is a contracting party and the imported goods are to be reexported within the validity period of the Carnet; or

- (b) the importer must produce an inward permit in such form as the Director-General may determine and the imported goods are to be re-exported within 3 months from the date of importation or within such further period as may be approved by the Director-General; and
- (c) that the tax is payable if the goods are sold, disposed of or transferred locally.
- (a) That the goods are imported only for the purpose of

Temporary import of —

Inward Permit.

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Relief) Order

30.

Importer.

sports,	racing	or other	simi	lar
event;				

(i) horses;

- (b) that the goods are to be reexported immediately after the event; and
- (ii) private or recreational boats or aircraft; and
- (c) that the tax is payable if the goods are sold, disposed of or transferred locally.
- (iii) vehicles, motorised or otherwise.
- Temporary import of private or recreational boat.
- (a) That the boat is imported only for the purpose of any pleasure, recreational, sports, racing or other similar event;
- (b) that the boat enters Singapore under the power of its own engine or under its own sail;
- (c) that it is intended that the arriving boat is to leave Singapore as soon as possible; and

30A. Importer or person in charge of boat.

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31. Importer. 32. Importer.

THE SCHEDULE — continued

- Re-importation of
 - (i) horses;
 - (ii) private or recreational boats or aircraft; and
 - (iii) vehicles. motorised or otherwise.

All goods, excluding intoxicating liquors and tobacco, imported by post or by air to a total value not exceeding \$400.

- (d) that the tax is payable if the boat is sold, disposed of or transferred locally.
- (a) That the goods are temporarily exported for the purpose of sports, racing or other similar event; and
- (b) that the exported goods are to be re-imported immediately after the event.

- (a) That the Director-General or any senior officer of customs authorised by him has in his discretion granted relief to the importer from the payment of the tax under this Order; and
- (b) that where the goods are subject to customs or excise duty, the customs or excise

Relief Certificate.

Relief) Order

Goods and Services Tax (Imports

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[CAP. 117A,

33. Importer. Import of —

(i) Bona fide trade samples, specimens for analysis or test, and gifts, excluding intoxicating liquors and tobacco, of a total value not exceeding \$400;

- duty payable does not exceed \$20 and which is waived under paragraph 2(2) of the Customs (Duties) Order (Cap. 70, O 4).
- (a) That the Director-General or any senior officer of customs authorised by him has in his discretion granted relief to the importer from the payment of the tax under this Order; and
- (b) that where the goods are subject to customs or excise duty, the customs and excise duty payable does not exceed \$20 and which is waived under paragraph 2(2) of the Customs (Duties) Order (Cap. 70, O 4).

- (ii) commercial, shipping and airline documents, personal documents, press photographs and negatives, news write-ups and news clippings, news films and news transcription tapes and other similar documents or items;
- (iii) human corpses, human remains, human bones or cremated ashes; and
- (iv) human organs and tissues intended for transplant.

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		THE SCHEDULE —	continued		CAP.
34.	A Ministry or Department of the Government of Singapore or an Organ of State of Singapore.	All imported goods.	(a) That the goods are directly imported by the Ministry or Department or Organ of State for its official use; and	Relief Certificate.	P. 117A, O 3
			(b) that the application for the certificate is to be signed by an official authorised in writing by the Permanent Secretary of the Ministry or Head of Department or Organ of State.		Relief)
35.	Importer.	Temporary import of scientific and technical goods approved by the Director-General.	(a) That the importer satisfies the senior officer of customs that the goods are technically sophisticated and are not readily available in Singapore;	Inward permit.	f) Order
			 (b) that the goods are imported solely — (i) for the purpose of being shown or demonstrated to solicit orders for such goods; or 		[2001 Ed. p. 33]

Goods and Services Tax (Imports

(ii) to be used to carry out tests, experiments or demonstrations;

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Goods and Services Tax (Imports

Relief) Order

- (c) that the goods are reexported within 3 months from the date of importation or within such further period as may be approved by the Director-General:
- (d) that the importation and reexportation of the goods be registered by the proper officer of customs at the time of import and re-export;
- (e) that the goods are identified to the satisfaction of the proper officer of customs; and
- (f) that the tax is payable if
 - (i) the goods are sold, disposed or transferred locally;

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Goods and Services Tax (Imports Relief) Order

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THE SCHEDULE — continued

- (ii) the goods are used for any gainful activity, except that a charge made for conducting test, experiment demonstration or shall not invalidate the relief:
- (iii) the goods have been imported with a view to modification improvement; or
- (iv) the goods are intended be used for destruction, or it is known that as a result of the test they will not be worth re-exporting.
- (a) That the National Heritage Board satisfies the senior officer of customs that the owner of the loaned artworks and antiques has applied for, but has not yet been granted,

36. National Heritage Board and owner.

Artworks and antiques imported by the National Heritage Board on loan from the owner for display or exhibition.

- (b) that the loaned artworks and antiques are valued at not less than \$2 million;
- (c) that the period of loan to the National Heritage Board is at least —
 - (i) 5 years if the value of the loaned artworks and antiques is not less than \$4 million; or
 - (ii) 10 years if the value of the loaned artworks and antiques is less than \$4 million;

(d) that the National Heritage Board shall produce an inward permit for the loaned artworks and antiques in such form as the Director-General may determine;

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Goods and Services Tax (Imports

Relief) Order

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THE SCHEDULE — continued

- (e) that the National Heritage Board shall keep records which shall be open to inspection by a proper officer of customs, showing details and movements of the loaned artworks and antiques during the period of loan;
- (f) that the tax is payable if the loaned artworks and antiques are sold, disposed of or transferred locally;
- (g) that at the end of the period of loan, the National Heritage Board shall —
 - (i) re-export the loaned artworks and antiques; or
 - the (ii) return loaned artworks and antiques the owner in Singapore; and

- (h) that the National Heritage Board shall not return the loaned artworks and antiques to the owner in Singapore unless the owner —
 - (i) is, at the time of the return of the loaned artworks and antiques, a permanent resident or a citizen of Singapore;
 - (ii) has transferred his residence to Singapore during the period of the loan and continues to be resident in Singapore at the end of the period of the loan;
 - (iii) has been granted a relief certificate in respect of the payment of goods and services tax on

Relief certificate.

Goods and Services Tax (Imports Relief) Order

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those loaned artworks and antiques; and

(iv) gives an undertaking not to dispose of the loaned artworks and antiques within 3 months from the grant of the relief certificate referred to in sub-paragraph (iii).

Temporary import of equipment, apparel and accessories required for conducting international conferences, conventions and ceremonies, or other similar events. (a) That the goods are reexported within 3 months from the date of importation or within such further period as may be approved by the Director-General;

(b) that the importer satisfies the senior officer of customs that the goods are imported for conducting international conferences, conventions Inward Permit.

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Relief) Order

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37. Importer.

Exhibitor.

and ceremonies, or other similar events: and

- (c) that the tax is payable if the goods are sold, disposed of or transferred locally.
- (a) That the wine is used for the purpose of wine sampling by representatives of businesses at a wine exhibition or conference event approved by the Director-General and if the quantity imported exceeds the quantity allowed in column (3), the exhibitor shall pay tax on the excess;
- (b) that the sampling of the wine is conducted within a venue approved by the Director-General;
- (c) that the wine must not be of a category the import of which is absolutely prohibited under section 38 of the Customs Act (Cap. 70);

Relief Certificate.

Wine not exceeding 2.25 litres per label per day, where the wine is contained in any number of bottles or other receptacles, or any combination thereof.

cate.

Relief) Order

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- (d) that where any of the wine in any of the bottles or other receptacles is sold, disposed of or transferred locally, or used for any purpose other than that intended in paragraph (a), the tax is payable in respect of all the wine originally contained in that bottle or other receptacle, as the case may be; and
- (e) that the exhibitor shall keep records, which shall be open for inspection by an officer of customs, showing details of all of the wine taken into the approved venue of the approved wine exhibition or conference event and the manner of its use and disposal.
- (a) That tax on the previous importation must have been paid or accounted for, unless

Any goods brought from the customs territory into ALPS for Company Declaration.

39.

Approved operator under the Company Declaration Scheme administered by

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Goods and Services Tax (Imports

Relief) Order

2001 Ed.]

THE SCHEDULE — continued

Singapore Customs in the Airport Logistics Park of Singapore (ALPS), and owner.

storage and re-imported into the customs territory from ALPS, other than dutiable goods and goods for which a permit, licence or any form of approval or sanction is required under any written law for its import into, export from or transhipment in Singapore.

the previous importation occurred before 1st April 1994;

- (b) that, in the case of goods manufactured, assembled or produced in the customs territory before being brought into ALPS, the approved operator satisfies the senior officer of customs that the goods are locally manufactured, assembled or produced; and
- (c) that the approved operator satisfies the senior officer of

Importer.

Medicinal products (within the meaning of section 3 of the Medicines Act (Cap. 176)) for use in clinical trials (whether in Singapore or elsewhere), including such medicinal products, whether or not having been so used, for destruction or disposal.

customs that there is no change in ownership of the goods whilst stored in ALPS.

(a) The importation of the medicinal products is subject to any approval required from and any other requirement of any regulatory authority regulating any matter relating to health or the environment; and

Relief Certificate.

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[2001 Ed. p.

(b) the tax is payable if any requirement in paragraph (a) is not satisfied at any time after the importation of the medicinal products.

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[S 492/2012 wef 01/01/2012]
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[S 694/2011 wef 01/01/2012]

[S 826/2010 wef 01/01/2011]

[G.N. Nos. S 104/94; S249/94; S322/94; S202/98; S572/98; S 169/2000; S620/2000]

2001 Ed.]

Goods and Services Tax (Imports

Relief) Order

LEGISLATIVE HISTORY

GOODS AND SERVICES TAX (IMPORTS RELIEF) ORDER (CHAPTER 117A, O 3)

and Services Tax (Imports Relief) Order. It is not part of this Order. This Legislative History is provided for the convenience of users of the Goods

1. G. N. No. S 104/1994 — Goods and Services Tax (Imports Relief) **Order 1994**

Date of commencement : 1 April 1994

G. N. No. S 249/1994 -- Goods and Services Tax (Imports Relief) (Amendment) Order 1994

Date of commencement 3 June 1994

G. N. No. S 322/1994 -Goods and Services Tax (Imports Relief) (Amendment No. 2) Order 1994

Date of commencement 22 August 1994

4 1995 Revised Edition – Goods and Services Tax (Imports Relief) **Order 1995**

Date of operation : 1 April 1995

'n G. N. No. S 202/1998 -Goods and Services Tax (Imports Relief) (Amendment) Order 1998

Date of commencement : 3 April 1998

G. N. No. S 572/1998 -Goods and Services Tax (Imports Relief) (Amendment No. 2) Order 1998

Date of commencement 25 November 1998

7. G. N. No. S 169/2000 -- Goods and Services Tax (Imports Relief) (Amendment) Order 2000

Date of commencement : 1 April 2000

œ G. N. No. S 620/2000 -Customs Duties (Amendment No. 2) Order 2000

Date of commencement 1 January 2001

Date of operation 15 September 2001

Goods and Services Tax (Imports Relief) Order

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2001 Revised Edition —

10. G. N. No. S 389/2002 -Goods and Services Tax (Imports Relief) (Amendment) Order 2002

Date of commencement 5 August 2002

11. G. N. No. S 141/2009 -- Goods and Services Tax (Imports Relief) (Amendment) Order 2009

Date of commencement 1 April 2009

12. G. N. No. S 627/2009 -Goods and Services Tax (Imports Relief) (Amendment No. 2) Order 2009

Date of commencement .. 1 January 2010

13. G. N. No. S 183/2010 -Goods and Services Tax (Imports Relief) (Amendment) Order 2010

Date of commencement 1 April 2010

14. G. N. No. S 229/2010 — Goods and Services Tax (Imports Relief) (Amendment No. 2) Order 2010

Date of commencement 19 April 2010

15. G. N. No. S 826/2010 -Goods and Services Tax (Imports Relief) (Amendment No. 3) Order 2010

Date of commencement ٠. 1 January 2011

16. G.N. No. S 694/2011 -- Goods and Services Tax (Imports Relief) (Amendment) Order 2011

Date of commencement 1 January 2012

17. G.N. No. S 492/2012 - Goods and Services Tax (Imports Relief) (Amendment No.2) Order 2012

Date of commencement 1 January 2012