Reprint as at 2 September 2010



United Nations Sanctions (Iran) Regulations 2007

(SR 2007/74)

United Nations Sanctions (Iran) Regulations 2007: revoked, on 2 September 2010, by regulation 30 of the United Nations Sanctions (Iran) Regulations 2010 (SR 2010/264).

Anand Satyanand, Governor-General

Order in Council

At Wellington this 19th day of March 2007

Present:

His Excellency the Governor-General in Council

Changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in this reprint.

Note

A general outline of these changes is set out in the notes at the end of this reprint, together with other explanatory material about this reprint.

These regulations are administered by the Ministry of Foreign Affairs and Trade.

Pursuant to section 2 of the United Nations Act 1946, His Excellency the Governor-General, acting—

- (a) on the advice and with the consent of the Executive Council; and
- (b) for the purpose of giving effect to resolution 1737 (2006) of the Security Council of the United Nations, adopted pursuant to the United Nations Charter on 23 December 2006, calling upon the Government of New Zealand and all other member States of the United Nations to apply in respect of Iran the measures set out in that resolution,—

makes the following regulations.

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Regulations

1 Title

These regulations are the United Nations Sanctions (Iran) Regulations 2007.

2 Commencement

These regulations come into force on 23 March 2007.

3 Interpretation

- (1) In these regulations, unless the context otherwise requires,— **arms** includes—
 - (a) related materiel of all types (for example, weapons, ammunition, military vehicles and equipment, or paramilitary equipment); and
 - (b) spare parts for any arms, or for any goods specified in paragraph (a)

asset includes any financial asset or economic resource

Committee means the Committee established by paragraph 18 of resolution 1737 of the Security Council of the United Nations

designated persons means persons or entities designated—

- (a) in the Annex to resolution 1737 (2006) of the Security Council of the United Nations; or
- (b) in Annex I to resolution 1747 (2007) of the Security Council of the United Nations; or
- (c) in Annex I, II, or III to resolution 1803 (2008) of the Security Council of the United Nations; or
- (d) by the Security Council of the United Nations or the Committee for the purposes of those resolutions

Minister means the Minister of Foreign Affairs money includes—

- (a) the banknotes and other currency and money orders of New Zealand or any other country; and
- (b) promissory notes and bills of exchange; and
- (c) any credit in an account with any person

New Zealand includes Tokelau

New Zealand aircraft means an aircraft that is registered or required to be registered in New Zealand under the Civil Aviation Act 1990

New Zealand ship means a ship registered in New Zealand, or recognised by the law of New Zealand as a ship belonging to New Zealand

nuclear weapon, missile, or enrichment-related goods means goods that are items, materials, equipment, goods, or technology set out in the provisions of the lists in documents S/2006/814 and S/2006/815

security-

- (a) includes a share, stock, bond, debenture, debenture stock, mortgage, lien, treasury bill, coupon, or warrant representing dividends or interest, and a life or endowment insurance policy, in whatever currency the security is expressed; and
- (b) also includes any document or means by which the right to the ownership or provision of any money or security,

or any interest in money or a security, may be exercised; but

- (c) does not include a promissory note or bill of exchange specified nuclear weapon, missile, or enrichment-related goods means goods that are items, materials, equipment, goods, or technology—
- (a) set out in INFCIRC/254/Rev.7/Part 2 of document S/2006/814, except as permitted by paragraph 8(a) of resolution 1803 (2008) of the Security Council of the United Nations; or
- (b) set out in sections A.1, B.1, B.2, B.3, B.4, B.5, B.6, and B.7 of INFCIRC/254/Rev.8/Part 1 in document S/2006/814, except—
 - (i) equipment covered by B.1 when the equipment is for light water reactors:
 - (ii) low-enriched uranium covered by A.1.2 when it is incorporated in assembled nuclear fuel elements for light water reactors; or
- (c) set out in document S/2006/815; or
- (d) that could contribute to Iran's enrichment-related, or reprocessing, or heavy water-related activities, or to the development of nuclear weapon delivery systems, and that, in either case, are the subject of a determination—
 - (i) made by the Security Council of the United Nations or the Committee; and
 - (ii) made under paragraph 3(d) of resolution 1737 of the Security Council of the United Nations; and
 - (iii) that has not ceased to have effect.
- (2) A reference in these regulations to the transfer of a security includes a reference to a transfer of a security by way of loan, mortgage, pledge, or bailment, whether in respect of a legal or an equitable interest.
- (3) The Minister may, by notice in the *Gazette*, or by publication via the Internet or in any other manner the Minister thinks fit, give public notice of all or any of the following, or of details of websites that (at the date of the public notice) provided all or any of the following:
 - (a) a list of the names, descriptions, or other identifying details of all or any of the following:

- (i) any persons or entities who are designated persons (as that term is defined in subclause (1)):
- (ii) any persons or entities acting on behalf, or at the direction, of persons or entities of the kind specified in subparagraph (i):
- (b) a list of the names, descriptions, or other identifying details of all or any of the following:
 - (i) any entities owned or controlled by Iran:
 - (ii) any persons or entities acting on behalf, or at the direction, of Iran or an entity owned or controlled by Iran:
- (ba) a list of the names of all or any of the following goods:
 - any goods referred to in the definition (in subclause (1)) of nuclear weapon, missile, or enrichment-related goods:
 - (ii) any goods referred to in paragraphs (a), (b), and(c) of the definition (in subclause (1)) of specified nuclear weapon, missile, or enrichment-related goods:
- (c) any additions to, or deletions from, any of the lists referred to in paragraphs (a), (b), and (ba):
- (d) any determinations of the kind referred to in paragraph (d) of the definition (in subclause (1)) of specified nuclear weapon, missile, or enrichment-related goods.

Regulation 3(1) **arms**: inserted, on 14 December 2007, by regulation 4(1) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 3(1) **Committee**: amended, on 14 December 2007, by regulation 4(2) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 3(1) **designated persons**: substituted, on 18 September 2008, by regulation 4(1) of the United Nations Sanctions (Iran) Amendment Regulations 2008 (SR 2008/261).

Regulation 3(1) **resolution**: revoked, on 14 December 2007, by regulation 4(4) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348)

Regulation 3(1) **specified nuclear weapon, missile, or enrichment-related goods** paragraph (a): substituted, on 18 September 2008, by regulation 4(2) of the United Nations Sanctions (Iran) Amendment Regulations 2008 (SR 2008/261).

Regulation 3(1) **specified nuclear weapon, missile, or enrichment-related goods** paragraph (c): amended, on 18 September 2008, by regulation 4(3) of the United Nations Sanctions (Iran) Amendment Regulations 2008 (SR 2008/261).

Regulation 3(1) **specified nuclear weapon, missile, or enrichment-related goods** paragraph (d)(ii): amended, on 14 December 2007, by regulation 4(5) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 3(3)(ba): inserted, on 14 December 2007, by regulation 4(6) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 3(3)(c): substituted, on 14 December 2007, by regulation 4(7) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 3(3)(d): substituted, on 14 December 2007, by regulation 4(7) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Importation and exportation

4 Importation of nuclear weapon, missile, or enrichment-related goods

- (1) No person may directly or indirectly import into New Zealand from Iran goods that are nuclear weapon, missile, or enrichment-related goods.
- (2) Subclause (1) does not apply to particular goods or to goods of a particular class if the Minister has consented to that importation of those goods.

Compare: SR 2006/382 r 4

5 Exportation of specified nuclear weapon, missile, or enrichment-related goods

- No person may directly or indirectly export goods that are specified nuclear weapon, missile, or enrichment-related goods from New Zealand—
 - (a) to Iran; or
 - (b) for use in Iran; or
 - (c) for the benefit of Iran.
- (2) Subclause (1) does not apply to particular goods or to goods of a particular class if the Minister has consented to that exportation of those goods.

Compare: SR 2006/382 r 5

6 Customs and Excise Act 1996 to apply to prohibited imports and prohibited exports

(1) All provisions of the Customs and Excise Act 1996 with respect to prohibited imports (except section 209) apply with respect to goods whose importation is prohibited by regulation

- 4 in all respects as if the importation of the goods were prohibited by or under section 54 of that Act.
- (2) All provisions of the Customs and Excise Act 1996 with respect to prohibited exports (except section 209) apply with respect to goods whose exportation is prohibited by regulation 5 in all respects as if the exportation of the goods were prohibited under section 56 of that Act.

Compare: SR 2006/382 r 6

7 Detention of prohibited imports or prohibited exports

A Customs officer may detain any goods he or she suspects on reasonable grounds to be—

- (a) goods whose importation is prohibited by regulation 4;
- (b) goods whose exportation is prohibited by regulation 5. Compare: SR 2006/382 r 7

8 Prohibited exports not to be loaded onto ships or aircraft

The master of a ship or the pilot in command of an aircraft must not permit to be laden in the ship or aircraft any goods whose exportation is prohibited by regulation 5, knowing that the goods are intended to be exported in contravention of that regulation.

Compare: SR 2006/382 r 8

9 Power to withhold clearance of ship or aircraft

The Customs may withhold the clearance of any ship or aircraft so long as there are on board the ship or aircraft any goods any Customs officer knows to be goods whose exportation is prohibited by regulation 5.

Dealings with nuclear weapon, missile, or enrichment-related goods

10 Transactions with persons in Iran in relation to specified nuclear weapon, missile, or enrichment-related goods prohibited

- (1) No person in New Zealand, and no New Zealand citizen in any place outside New Zealand, may enter into, or be concerned in, any sale, transfer, carriage, or delivery of, or other dealing with, any specified nuclear weapon, missile, or enrichment-related goods, knowing that those goods—
 - (a) are intended to be imported by a person in Iran; or
 - (b) are to be supplied or delivered to, or to the order of, a person in Iran; or
 - (c) are for use in, or for the benefit of, Iran.
- (2) Subclause (1) does not apply to particular goods or to goods of a particular class if the Minister has consented to that sale, transfer, carriage, or delivery of, or other dealing with, those goods.

Compare: SR 2006/382 r 10

11 Procurement of nuclear weapon, missile, or enrichment-related goods, or arms

- (1) No person in New Zealand, and no New Zealand citizen in any place outside New Zealand, may enter into, or be concerned in, any sale, transfer, carriage, or delivery of, or other dealing with, any nuclear weapon, missile, or enrichment-related goods or arms, knowing that they (whether or not they originated in Iran) are to be supplied or delivered from Iran.
- (2) Subclause (1) does not apply to particular goods or arms or to goods or arms of a particular class if the Minister has consented to that sale, transfer, carriage, or delivery of, or other dealing with, those goods or arms.

Compare: SR 2006/382 r 11

Regulation 11 heading: amended, on 14 December 2007, by regulation 5(1) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 11(1): amended, on 14 December 2007, by regulation 5(2) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 11(2): amended, on 14 December 2007, by regulation 5(3) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Carriage of nuclear weapon, missile, or enrichment-related goods, or arms

Heading: amended, on 14 December 2007, by regulation 6 of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

12 Carriage of nuclear weapon, missile, or enrichment-related goods, or arms

- (1) No ship or aircraft to which subclause (3) applies may be used for—
 - (a) the carriage of any specified nuclear weapon, missile, or enrichment-related goods or arms if the carriage is, or forms part of, the carriage of those goods or arms from any place to Iran; or
 - (b) the carriage of any nuclear weapon, missile, or enrichment-related goods or arms if the carriage is, or forms part of, the carriage of those goods or arms (whether or not they originated in Iran) to any place from Iran.
- (2) Subclause (1) does not apply if the Minister has consented to that carriage of goods or arms under regulation 4(2), 5(2), 10(2), or 11(2).
- (3) This subclause applies to the following ships and aircraft:
 - (a) any New Zealand ship or New Zealand aircraft (as those terms are defined in regulation 3(1)); and
 - (b) any other ship or aircraft that is, for the time being, chartered to—
 - (i) any New Zealand citizen; or
 - (ii) any body incorporated or constituted under the law of New Zealand.
- (4) Subclause (1) does not limit regulations 4, 5, 10, and 11.

Compare: SR 2006/382 r 12

Regulation 12 heading: amended, on 14 December 2007, by regulation 7(1) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 12(1)(a): amended, on 14 December 2007, by regulation 7(2) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 12(1)(b): amended, on 14 December 2007, by regulation 7(2) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 12(2): amended, on 14 December 2007, by regulation 7(3) of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

13 Liability of owner, charterer, master, or pilot in command

- (1) If any ship or aircraft is used in contravention of regulation 12, each of the following persons is guilty of an offence against these regulations:
 - (a) in the case of a New Zealand ship or New Zealand aircraft (as those terms are defined in regulation 3(1)), the owner and the master of the ship or, as the case requires, the owner and the pilot in command of the aircraft:
 - (b) in the case of any other ship or aircraft, the charterer of the ship or aircraft and, if the master of the ship or pilot in command of the aircraft is a New Zealand citizen, the master or pilot in command.
- (2) However, it is a defence to any offence of that kind if the person concerned proves that he or she did not know and had no reason to suppose—
 - (a) that the goods or arms carried on the ship or aircraft were or included goods or arms (as the case may be)—
 - (i) to which regulation 12(1)(a) applies; or
 - (ii) to which regulation 12(1)(b) applies; or
 - (b) that the carriage of the goods or arms was, or formed part of, the carriage of goods or arms (as the case may be)—
 - (i) from any place to Iran; or
 - (ii) to any place from Iran.
- (3) In this regulation, **owner** and **charterer**, in relation to a ship, include any person acting as the agent of the owner or, as the case requires, the agent of the charterer.

Compare: SR 2006/382 r 13

Regulation 13(2)(a): amended, on 14 December 2007, by regulation 8 of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Regulation 13(2)(b): amended, on 14 December 2007, by regulation 8 of the United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348).

Provision or transfer of technical or financial assistance, training, financial resources, etc

14 Provision to or from Iran of technical or financial assistance, training, financial resources, etc, of specified kind prohibited

- (1) No person in New Zealand and no New Zealand citizen in any place outside New Zealand, may engage in conduct that assists, or results in, the provision or transfer of technical assistance, technical training, financial assistance, financial resources, or financial services of the specified kind to—
 - (a) Iran; or
 - (b) any recipient in Iran; or
 - (c) any entity owned or controlled by Iran; or
 - (d) any person or entity acting on behalf, or at the direction, of Iran or an entity owned or controlled by Iran.
- (2) No person in New Zealand, and no New Zealand citizen in any place outside New Zealand, may receive, or be concerned in the provision or transfer of technical assistance, technical training, financial assistance, financial resources, or financial services of the specified kind provided or transferred by, or at the request of,—
 - (a) any person in Iran; or
 - (b) a national of Iran outside Iran.
- (3) Subclauses (1) and (2) do not apply if the Minister has consented to that provision or transfer of that technical assistance, technical training, financial assistance, financial resources, or financial services of the specified kind.
- (4) Technical assistance, technical training, financial assistance, financial resources, or financial services are of the specified kind for the purposes of subclauses (1) to (3) if they are related to the supply, sale, transfer, manufacture, or use of specified nuclear weapon, missile, or enrichment-related goods.
- (5) For the purposes of this regulation **financial services** includes investment, brokering, and related services.

Funds, etc, of or for designated persons, etc

Prohibition on dealings in assets, money, or securities of, or derived from property of, designated persons

- (1) No person may knowingly transfer, pay for, sell, assign, dispose of, or otherwise deal with any asset, money, or security—
 - (a) that is owned or controlled, directly or indirectly, by a designated person or a person or entity acting on behalf, or at the direction, of a designated person; and
 - (b) that is located in New Zealand.
- (2) Subclause (1) does not apply if the Minister has consented to that transfer, sale, assignment, or disposal of, payment for, or other dealing with, the asset, money, or security.
- (3) It is a defence to a prosecution under this regulation in respect of any asset, money, or security derived or generated from any asset, money, or security of the kind specified in subclause (1)(a) (a **restricted item**) if the defendant proves that he or she received the asset, money, or security in good faith, at a time when he or she did not know that it was a restricted item or derived or generated from a restricted item.

Compare: SR 2006/382 r 15

16 Prohibition on sending funds, etc, to designated persons

- (1) No person in New Zealand, and no New Zealand citizen in any place outside New Zealand, may knowingly send, transfer, or deliver, or knowingly cause to be sent, transferred or delivered, whether directly or indirectly, any asset, money, or security—
 - (a) to a designated person or a person or entity acting on behalf, or at the direction, of a designated person; or
 - (b) for the benefit of a designated person or a person or entity acting on behalf, or at the direction, of a designated person.
- (2) Subclause (1) does not apply if the Minister has consented to that sending, transfer, or delivery of the asset, money, or security.

16A Exceptions to regulations 15 and 16

- (1) The Minister may consent to any dealing with an asset, money, or security if the Minister is satisfied that the dealing is necessary—
 - (a) for basic expenses, and prior notice of the Minister's intention to consent has been given to the Committee; or
 - (b) for extraordinary expenses, and prior notice of the Minister's intention to consent has been given to the Committee and the Committee has approved the dealing; or
 - (c) to satisfy a judicial, administrative, or arbitral lien or judgment that took effect before 23 December 2006, other than a lien or judgment for the benefit of a designated person, and prior notice of the Minister's intention to consent has been given to the Committee; or
 - (d) for activities directly related to the items specified in paragraph 3(b)(i) or (ii) of resolution 1737 (2006) (which relate to nuclear material and equipment exclusively for use in light water reactors), and prior notice of the Minister's intention to consent has been given to the Committee.
- (2) The Minister may consent to the following being added to an account:
 - (a) interest or other earnings due on the account:
 - (b) payments due under any contract, agreement, or obligation of a designated individual or entity that arose before the date of designation.
- (3) Interest and other earnings and payments added to an account under subclause (2) are subject to regulations 15(1) and 16(1).
- (4) The Minister may consent to a payment being made by a designated person under a contract entered into before the person became a designated person if—
 - (a) the Minister is satisfied that—
 - (i) the contract is not directly or indirectly related to any of the prohibited items, materials, goods, technologies, assistance, training, financial assistance, investment, brokering, or services referred to in paragraphs 3, 4, and 6 of resolution 1737 (2006); and

- (ii) the payment will not directly or indirectly be received by any designated person; and
- (b) at least 10 working days' notice of the Minister's intention to consent has been given to the Committee.
- (5) Regulations 15(1) and 16(1) do not apply to an act authorised by a consent under subclauses (1), (2), or (4).
- (6) Regulation 17 does not apply to the giving of a consent under subclauses (1), (2), or (4).

Regulation 16A: inserted, on 18 September 2008, by regulation 5 of the United Nations Sanctions (Iran) Amendment Regulations 2008 (SR 2008/261).

Entry and transit of designated persons

Heading: inserted, on 18 September 2008, by regulation 5 of the United Nations Sanctions (Iran) Amendment Regulations 2008 (SR 2008/261).

16B Designated persons to enter New Zealand only if consistent with determinations of Security Council

- (1) No person designated in Annex II of resolution 1803 (2008) of the Security Council of the United Nations, and no other person designated by the Security Council or the Committee for the purposes of that resolution, may enter New Zealand, or transit through New Zealand, if the travel would be contrary to a determination of the Security Council made under Article 41 of the Charter of the United Nations.
- (2) Subclause (1) does not apply so as to prevent a designated person from entering or transiting through New Zealand if—
 - (a) the travel is for activities directly related to the items in paragraph 3(b)(i) or (ii) of resolution 1737 (2006) (which relate to nuclear material and equipment exclusively for use in light water reactors); or
 - (b) the Committee has determined that the travel is justified on the grounds of humanitarian need, including religious obligations; or
 - (c) the Committee has concluded that the travel would otherwise further the objectives of resolution 1803 (2008) of the Security Council of the United Nations.
- (3) Subclause (1) does not apply to a designated person who is a New Zealand citizen.

- (4) A permit or visa may be granted or issued, under the Immigration Act 1987, to a designated person only on the advice of the Secretary of Foreign Affairs and Trade that the permit or visa is consistent with subclause (1).
- (5) This regulation operates in addition to the requirements of the Immigration Act 1987 and of any regulations made under that Act.

Regulation 16B: inserted, on 18 September 2008, by regulation 5 of the United Nations Sanctions (Iran) Amendment Regulations 2008 (SR 2008/261).

Minister's consent

17 Preconditions to consent

Before consenting to an activity under regulation 4(2), 5(2), 10(2), 11(2), 14(3), or 16(2), the Minister must be satisfied that the activity is not inconsistent with the measures set out in paragraphs 3, 4, 6, 7, and 12 of resolution 1737 (2006), paragraphs 4 and 5 of resolution 1747 (2007), or paragraphs 5, 7, and 8 of resolution 1803 (2008) of the Security Council of the United Nations.

Regulation 17: substituted, on 18 September 2008, by regulation 6 of the United Nations Sanctions (Iran) Amendment Regulations 2008 (SR 2008/261).

Miscellaneous provisions

18 Offences

Every person commits an offence against these regulations, and is liable accordingly under section 3 of the United Nations Act 1946, who acts in contravention of or fails to comply in any respect with any of the provisions of these regulations.

Compare: SR 2006/382 r 19

19 Attorney-General's consent and certificate in certain cases If an offence against these regulations is alleged to have been committed outside New Zealand, a prosecution for the offence

committed outside New Zealand, a prosecution for the common not be commenced without—

- (a) the Attorney-General's consent; and
- (b) the Attorney-General's certificate that it is expedient that the proceedings be commenced.

20 Customs and Excise Act 1996 not affected

These regulations do not affect the operation of the Customs and Excise Act 1996.

Compare: SR 2006/382 r 21

Diane Morcom, Clerk of the Executive Council.

Issued under the authority of the Acts and Regulations Publication Act 1989. Date of notification in *Gazette*: 22 March 2007.

Contents

- 1 General
- 2 Status of reprints
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- 5 List of amendments incorporated in this reprint (most recent first)

Notes

1 General

This is a reprint of the United Nations Sanctions (Iran) Regulations 2007. The reprint incorporates all the amendments to the regulations as at 2 September 2010, as specified in the list of amendments at the end of these notes.

Relevant provisions of any amending enactments that have yet to come into force or that contain relevant transitional or savings provisions are also included, after the principal enactment, in chronological order.

2 Status of reprints

Under section 16D of the Acts and Regulations Publication Act 1989, reprints are presumed to correctly state, as at the date of the reprint, the law enacted by the principal enactment and by the amendments to that enactment. This presumption applies even though editorial changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in the reprint.

This presumption may be rebutted by producing the official volumes of statutes or statutory regulations in which the principal enactment and its amendments are contained.

3 How reprints are prepared

A number of editorial conventions are followed in the preparation of reprints. For example, the enacting words are not included in Acts, and provisions that are repealed or revoked are omitted. For a detailed list of the editorial conventions, *see*

http://www.pco.parliament.govt.nz/legislation/reprints.shtml or Part 8 of the *Tables of Acts and Ordinances and Statutory Regulations, and Deemed Regulations in Force.*

4 Changes made under section 17C of the Acts and Regulations Publication Act 1989

Section 17C of the Acts and Regulations Publication Act 1989 authorises the making of editorial changes in a reprint as set out in sections 17D and 17E of that Act so that, to the extent permitted, the format and style of the reprinted enactment is consistent with current legislative drafting practice. Changes that would alter the effect of the legislation are not permitted. A new format of legislation was introduced on 1 January 2000. Changes to legislative drafting style have also been made since 1997, and are ongoing. To the extent permitted by section 17C of the Acts and Regulations Publication Act 1989, all legislation reprinted after 1 January 2000 is in the new format for legislation and reflects current drafting practice at the time of the reprint.

In outline, the editorial changes made in reprints under the authority of section 17C of the Acts and Regulations Publication Act 1989 are set out below, and they have been applied, where relevant, in the preparation of this reprint:

- omission of unnecessary referential words (such as "of this section" and "of this Act")
- typeface and type size (Times Roman, generally in 11.5 point)
- layout of provisions, including:
 - indentation
 - position of section headings (eg, the number and heading now appear above the section)
- format of definitions (eg, the defined term now appears in bold type, without quotation marks)
- format of dates (eg, a date formerly expressed as "the 1st day of January 1999" is now expressed as "1 January 1999")
- position of the date of assent (it now appears on the front page of each Act)

- punctuation (eg, colons are not used after definitions)
- Parts numbered with roman numerals are replaced with arabic numerals, and all cross-references are changed accordingly
- case and appearance of letters and words, including:
 - format of headings (eg, headings where each word formerly appeared with an initial capital letter followed by small capital letters are amended so that the heading appears in bold, with only the first word (and any proper nouns) appearing with an initial capital letter)
 - small capital letters in section and subsection references are now capital letters
- schedules are renumbered (eg, Schedule 1 replaces First Schedule), and all cross-references are changed accordingly
- running heads (the information that appears at the top of each page)
- format of two-column schedules of consequential amendments, and schedules of repeals (eg, they are rearranged into alphabetical order, rather than chronological).

5 List of amendments incorporated in this reprint (most recent first)

United Nations Sanctions (Iran) Regulations 2010 (SR 2010/264): regulation 30

United Nations Sanctions (Iran) Amendment Regulations 2008 (SR 2008/261) United Nations Sanctions (Iran) Amendment Regulations 2007 (SR 2007/348)