ANNO DECIMO SEPTIMO

ELIZABETHAE II REGINAE

A.D. 1968

******************************************************************************************************************

No. 39 of 1968

An Act to amend the Textile Products Description Act, 1953.

[Assented to 19th December, 1968.]

BE IT ENACTED by the Governor of the State of South Australia, with the advice and consent of the Parliament thereof, as follows:

1. (1) This Act may be cited as the "Textile Products Description Act Amendment Act, 1968".

   (2) The Textile Products Description Act, 1953, as amended by this Act, may be cited as the "Textile Products Description Act, 1953-1968".

   (3) The Textile Products Description Act, 1953, is hereinafter referred to as "the principal Act".

2. This Act shall come into operation on a day to be fixed by proclamation.

3. Section 4 of the principal Act is amended—

   (a) by inserting after the definition of "fibre" the following definition:—

   "specialty animal fibre" means any of the following fibres—cashmere, mohair, or the hair of the alpaca, camel, llama or vicuna or any combination of any two or more of those fibres:
and

(b) by inserting after paragraph (c) in the definition of
“textile product” the following passage—

(d) carpets of all kinds;

but does not include any article which is for the
time being declared by regulation not to be a textile
product for the purposes of this Act.

4. Section 6 of the principal Act is amended—

(a) by striking out from paragraph (d) of subsection (1)
the passage “the words ‘Pure Wool’ ” and inserting
in lieu thereof the passage “either the expression
‘Pure Wool’ or the expression ‘All Wool’ ”;

(b) by inserting in subsection (1) after paragraph (d) the
following paragraph :—

(da) If the product contains eighty per centum
or more by weight of wool and not more
than five per centum by weight of any other
fibre or combination of fibres, other than
specialty animal fibre, it may include either
the expression “Pure Wool” or the
expression “All Wool” and if either of
those expressions are so included paragraph
(f) of this subsection shall not apply to
or in relation to the description of that
product;

and

(c) by striking out from paragraph (e) in subsection (1)
the passage “it shall not include the words ‘Pure
Wool’ ” and inserting in lieu thereof the passage
“except as provided by paragraph (da) of this
subsection, it shall not include either the expression
‘Pure Wool’ or the expression ‘All Wool’ ”.

5. Section 9 of the principal Act is amended by striking out
paragraph (b) from subsection (1) and inserting in lieu thereof
the following paragraph :—

(b) declaring an article not to be a textile product for the
purposes of this Act.

In the name and on behalf of Her Majesty, I hereby
assent to this Bill.

J. W. HARRISON, Governor.