



ANALYSIS

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1965, No. 46

An Act to authorise the implementation of the New Zealand - Australia Free Trade Agreement [6 October 1965]

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:

1. Short Title—(1) This Act may be cited as the New Zealand - Australia Free Trade Agreement Act 1965.

(2) This Act shall be read together with and deemed part of the Customs Act 1913.

2. Interpretation—In this Act, unless the context otherwise requires,—

“The agreement” means the New Zealand - Australia Free Trade Agreement set out in the First Schedule to this Act; and includes the related Exchanges of Letters set out in the Second, Third, and Fourth Schedules to this Act; and also includes any modification of or amendment to the agreement hereafter made by the parties thereto:

“Goods subject to the agreement” means goods for the time being specified in Schedule A to the agreement; and includes all other goods which, in accordance with the terms of the agreement, are included within the scope of the agreement.

3. Implementation of agreement—(1) Notwithstanding anything to the contrary in any enactment, the Governor-General may from time to time by Order in Council, for the purpose of giving effect to the agreement and in accordance with the terms thereof, revoke, suspend, or amend the Customs Tariff in respect of all or any of the goods subject to the agreement:

Provided that, for the purpose of giving effect to subparagraph (ii) of paragraph 2 of section C of the Exchange of Letters set out in the Second Schedule to this Act and to the Exchange of Letters set out in the Fourth Schedule to this Act, any such Order in Council may apply in respect of goods not subject to the agreement.

(2) Any Order in Council under this section may have effect from a date before the date of the entry into force of the agreement so far as any such Order in Council is necessary to give effect to the agreement.

(3) Any Order in Council under this section made for the purpose of giving effect to any modification of or amendment to the agreement shall come into force on a date to be specified therein in that behalf, whether before or after the making of the Order in Council but not before the date on which the modification or amendment was made.

4. Certain provisions of the Customs Acts excluded—Nothing in section 10 of the Customs Amendment Act 1921 shall apply to the agreement.

5. Act not to affect other powers—Except as otherwise provided by this Act, nothing in this Act shall limit or affect any powers or discretions conferred otherwise than by this Act.

6. Orders in Council to be laid before Parliament—All Orders in Council under this Act shall be laid before Parliament within fourteen days after the making thereof if Parliament is then in session, and, if not, shall be laid before Parliament within fourteen days after the commencement of the next ensuing session.

SCHEDULES

FIRST SCHEDULE

NEW ZEALAND - AUSTRALIA FREE TRADE AGREEMENT

The Government of New Zealand and the Government of the Commonwealth of Australia,

Recalling the Australian - New Zealand Agreement 1944 in which they agreed to facilitate the development of commerce between New Zealand and Australia,

Desirous of strengthening economic relations between their two countries, and

Recognising the obligations assumed by them under the General Agreement on Tariffs and Trade,

Have agreed as follows:

ARTICLE 1

Free Trade Area

1. A Free Trade Area (in this Agreement called "the Area") is hereby established.

2. The Area consists of New Zealand and Australia, which countries or, as the context requires, the Governments thereof, are in this Agreement called the "Member States".

3. In paragraph 2 of this Article "New Zealand" means the metropolitan territory of New Zealand and excludes the Cook Islands, Niue and the Tokelau Islands, and "Australia" means the territory of the States and of the mainland Territories of the Commonwealth of Australia.

4. The word "territory" in this Agreement, when used in relation to either Member State, shall have a meaning corresponding to the appropriate definition of "New Zealand" or "Australia" in paragraph 3 of this Article.

ARTICLE 2

Objectives

The objectives of the Member States in concluding this Agreement are—

- (a) to further the development of the Area and the use of the resources of the Area by promoting a sustained and mutually beneficial expansion of trade;
- (b) to ensure as far as possible that trade within the Area takes place under conditions of fair competition; and
- (c) to contribute to the harmonious development and expansion of world trade and to the progressive removal of barriers thereto.

ARTICLE 3

Scope of This Agreement

1. The provisions of Articles 4, 6, 7, 8 and 9 and, except as otherwise therein provided, the provisions of Article 5, shall apply only in respect of goods listed in Schedule A to this Agreement (in this Agreement called "scheduled goods").

2. Subject to the provisions of paragraph 1 of this Article, this Agreement applies to all goods traded within the Area. The provisions of the Trade Agreement of the 5th September, 1933, between Australia and New Zealand, with amendments, shall be read subject to this Agreement but, except as thus superseded or modified, shall continue in force, be deemed to form part of, and have the same duration as this Agreement.

3. The Member States shall from time to time jointly review the trade of both Member States in goods not listed in Schedule A to this Agreement with a view to the inclusion of additional items in that Schedule. Such reviews shall take into account all trade between the Member States and the effect which the addition of any item or items to Schedule A to this Agreement would have on the economies of both Member States. The objective of these reviews shall be the progressive listing in Schedule A to this Agreement of all goods which enter or might enter into the trade of either Member State, except those goods the inclusion of which would be seriously detrimental to an industry in the territory of either Member State, or would be contrary to the national interest of either Member State, or would be inconsistent with the objectives of any commodity arrangement to which both Member States are parties.

4. The first of the reviews provided for in paragraph 3 of this Article shall take place not later than two years after the entry into force of this Agreement. Thereafter such reviews shall take place annually.

5. In deciding whether the addition of any item or items to Schedule A to this Agreement would be seriously detrimental to an industry in its territory, each Member State shall consider whether such addition would cause or threaten to cause material injury to its producers of like or directly competitive goods or would or might hinder the establishment of an industry to produce or manufacture like or directly competitive goods. In particular, each Member State shall have regard to the effect which the addition of any item or items to Schedule A to this Agreement would have on profit levels, employment, capital investment and prices.

6. In deciding whether the addition of any item or items to Schedule A to this Agreement would be contrary to its national interest, a Member State may take into account the effect that such addition would have on its trade with other countries.

7. In relation to goods not at the time listed in Schedule A to this Agreement, the Member States may agree on and implement special measures beneficial to the trade and development of each Member State and designed to further the objectives of this Agreement. Such measures may include the remission or reduction of duties on agreed goods or classes of goods in part or in whole.

ARTICLE 4

Import Duties

1. Subject to the provisions of Articles 6, 7, 8 and 9 of this Agreement, each Member State shall reduce and eliminate, in accordance with the provisions of this Article, import duties on scheduled goods imported from the territory of the other Member State.

2. If, on the day immediately preceding the day on which this Article first applies to them, scheduled goods are—

(a) free of import duties—they shall remain free of import duties;

- (b) subject to import duties not exceeding 5 per cent ad valorem or import duties of equivalent effect—they shall be and remain free of import duties from the day on which this Article first applies to them;
- (c) subject to import duties of more than 5 per cent but not exceeding 10 per cent ad valorem or import duties of equivalent effect—
- (i) they shall, from the day on which this Article first applies to them, be subject to import duties not exceeding 50 per cent of those payable on the day immediately preceding the day on which this Article first applies to them, and
- (ii) they shall, from the day two years after the day on which this Article first applies to them, be and remain free of import duties;
- (d) subject to import duties of more than 10 per cent ad valorem or import duties of equivalent effect—they shall, from each of the days listed hereunder, not be subject to import duties exceeding the percentage specified against that day of the import duties payable on the day immediately preceding the day on which this Article first applies to them:
- | | | | | | |
|--|-------|-------|-------|-------|-------------|
| the day on which this Article first applies to them | | | | | 80 per cent |
| the day two years after the day on which this Article first applies to them | | | | | 60 per cent |
| the day four years after the day on which this Article first applies to them | | | | | 40 per cent |
| the day six years after the day on which this Article first applies to them | | | | | 20 per cent |
- and from the day eight years after the day on which this Article first applies to them, they shall be and remain free of import duties.

For the purposes of this paragraph the term “import duties” shall not include temporary duties.

3. For the purposes of paragraph 2 of this Article, the term “import duties of equivalent effect” shall mean duties, other than variable duties, which are not expressed solely in ad valorem terms. Where scheduled goods are subject to such duties, for the purpose of determining which of the sub-paragraphs (b), (c) or (d) of paragraph 2 of this Article shall apply to those goods, those duties shall be deemed to be equivalent to the ad valorem rates obtained by expressing the total amount of duties which a Member State has collected, in the most recent year ending on the thirtieth day of June for which official statistics are available, on imports from the territory of the other Member State of those goods entered at substantive rates of duty, as a percentage of the sum of the values for duty of those imports. If in that year there have been no imports of those goods from the territory of the other Member State, or if in the opinion of either Member State the volume of imports of those goods was insufficient to represent the usual and ordinary course of trade between the Member States in those goods, the Member States shall consult for the purpose of determining the manner in which the provisions of paragraph 2 of this Article shall be applied to those goods.

4. The Member States shall consult for the purpose of determining the manner in which the provisions of paragraph 2 of this Article shall be applied to goods subject to variable duties.

5. A Member State shall not levy temporary duties on scheduled goods. Any temporary duties applicable to scheduled goods on the day immediately preceding the day on which this Article first applies to them shall be eliminated as from the latter day.

6. A Member State may reduce more rapidly or eliminate earlier than is provided in paragraph 2 of this Article any of the import duties referred to in that paragraph.

7. The Member States may agree that import duties on any scheduled goods shall be reduced or eliminated over a longer period than is provided in paragraph 2 of this Article.

ARTICLE 5

Quantitative Import Restrictions

1. The Member States shall neither maintain nor introduce quantitative import restrictions on trade within the Area unless, consistently with their international obligations, they are applying such restrictions to trade with third countries, or such restrictions form part of any commodity arrangement to which both Member States are parties.

2. Having regard to the objective of ensuring as far as possible that trade within the Area takes place under conditions of fair competition, a Member State which is maintaining quantitative import restrictions on imports of scheduled goods from the territory of the other Member State shall reduce and eliminate those restrictions at the earliest practicable date, taking into account its balance of payments and the desirability of avoiding any undue diversion of trade.

3. Notwithstanding the provisions of paragraph 2 of this Article, a Member State may, after consultation with the other Member State, reimpose quantitative import restrictions or introduce new quantitative import restrictions on trade in scheduled goods where, in the absence of such action, the effectiveness of the application of quantitative import restrictions, which, for balance of payments reasons, consistently with its international obligations, it is applying on imports from outside the Area, would be, or be likely to be, seriously prejudiced.

4. At the request of either Member State, consultations shall be held regarding the application and effect of the restrictions referred to in paragraphs 2 and 3 of this Article. In the event that such restrictions are interfering unduly, or seem likely to interfere unduly, with conditions of fair competition within the Area, the Member States shall in those consultations consider appropriate measures to remedy the situation.

5. A Member State which is maintaining quantitative import restrictions on imports from the territory of the other Member State shall ensure, to the extent permitted by its balance of payments, that the administration of such restrictions is in conformity with the objective of the gradual elimination of barriers to trade between the Member States.

ARTICLE 6

Revenue Duties or Taxes

1. A Member State may levy revenue duties or taxes on scheduled goods imported from the territory of the other Member State, or on ingredients or components contained in those goods, but such duties or taxes shall not be levied at a rate higher than the rate to which such goods, ingredients or components would be subject if produced or manufactured in the territory of the first Member State.

2. If, on the day immediately preceding the day on which this Article first applies to them, revenue duties or taxes are being levied by a Member State on any scheduled goods imported from the territory of the other Member State, or on ingredients or components contained in those goods, and the rate of such duties or taxes is higher than the rate of internal revenue duties or taxes which would be levied on those goods, ingredients or components had they been produced in the territory of the first Member State, that portion of the revenue duties or taxes which exceeds the internal duties or taxes shall be treated as an import duty and reduced and eliminated in accordance with the provisions of Article 4 of this Agreement.

ARTICLE 7

Deflection of Trade

1. If in the opinion of a Member State (hereafter in this Article called "the first Member State")—

(a) the import of any scheduled goods from the territory of the other Member State causes or threatens to cause extreme injury to, and adversely affects the competitive position of, its producers of like or directly competitive goods because—

(i) the duties or taxes levied by the other Member State on raw materials, intermediate products or machinery, imported from outside the Area and used in the production of those goods, are significantly lower than the duties or taxes levied by the first Member State on imports of similar raw materials, intermediate products or machinery, imported from outside the Area, or

(ii) the prices of raw materials, intermediate products or machinery, used in the production of those goods, are unduly low by reason of dumping into the Area or subsidization, or

(iii) drawback, exemption or remission of import duties is allowed by the other Member State on raw materials, intermediate products or machinery, imported from outside the Area and used in the production of those goods, and

(b) the other Member State is deriving advantage from the circumstances,

the first Member State, if it considers that action may be necessary to offset that advantage, shall in writing request consultations with the other Member State on the situation which has developed. Such consultations shall be as full as circumstances permit, and the first Member State shall consider any measures taken or proposed by the other Member State to offset the advantage.

2. Unless, in the consultations referred to in paragraph 1 of this Article, some alternative solution acceptable to the first Member State is found, the first Member State may, in respect of the goods referred to in paragraph 1 of this Article, suspend the application of the provisions of Articles 4 and 6 of this Agreement to those goods to such extent, and for such time, as it considers necessary to offset the advantage, provided that during any such suspension the first Member State shall not levy on those goods revenue duties or taxes at rates higher than those which could have been levied prior to the entry into force of this Agreement, or import duties at rates higher than the lowest rate applicable to imports of similar goods from any third country.

ARTICLE 8

Development of Industry

1. A Member State, after consultation with the other Member State, may, for the purpose of encouraging new productive activities which contribute to economic development, whether by the establishment of a new industry or an extension of the range of commodities produced or manufactured by an existing industry, suspend the application of the provisions of Article 4 of this Agreement and levy import duties on scheduled goods which are imported from the territory of the other Member State and which are like to, or competing with, goods produced by the new activities, provided that—

- (a) the value of all goods on which any such import duties are levied shall not exceed 10 per cent of the total value of scheduled goods imported from the territory of the other Member State in the year ending on the thirtieth day of June immediately preceding the day on which such import duties are levied, and
- (b) such import duties shall be so reduced that, by not later than each of the days listed hereunder, the import duties thereafter payable shall not exceed the percentage specified against that day of the import duties payable on the day on which the duties are levied:

the day four years after the day on which the duties are levied	80 per cent
the day six years after the day on which the duties are levied	60 per cent
the day eight years after the day on which the duties are levied	40 per cent
the day ten years after the day on which the duties are levied	20 per cent

and not later than the day twelve years after the day on which the import duties are levied they shall be completely removed.

2. Duties shall not be levied under the provisions of paragraph 1 of this Article at a rate higher than the lowest rate applicable to imports of similar goods from any third country.

3. In exceptional circumstances and after consultations with the other Member State, a Member State may, for the purpose of establishing new industries or of encouraging the expansion of established industries, withdraw items from Schedule A to this Agreement.

ARTICLE 9

Temporary Suspension of Obligations

1. If, as a result of the application of any of the provisions of Articles 4, 5 and 6 of this Agreement, scheduled goods are, in the opinion of a Member State, being imported into the territory of that Member State in such increased quantities and under such conditions as to cause or threaten serious injury to its producers of like or directly competitive products, that Member State may in writing request consultations with the other Member State on measures to prevent

future injury and shall consider any measures taken or proposed by the other Member State. For the purpose of this Article consultations shall be deemed to have commenced on the day on which the request was made.

2. If the Member States do not reach a mutually satisfactory solution of the matter within a period of sixty days from the commencement of the consultations referred to in paragraph 1 of this Article, the Member State into whose territory the goods are being imported may, after giving notice in writing to the other Member State, suspend, to such extent and for such time as it considers necessary to prevent future injury to its producers of like or directly competitive products, the application to those goods of all or any of the provisions of Articles 4, 5 and 6 of this Agreement. In that event, the Member State whose exports are affected may, after giving notice to the other Member State, suspend, for an equivalent period, the application of all or any of the provisions of Articles 4, 5 and 6 of this Agreement to goods imported from the territory of the other Member State, the value of which is equal to the value of the goods affected by the measures taken by the other Member State pursuant to the provisions of this paragraph.

3. A Member State taking action in accordance with the provisions of paragraph 2 of this Article shall not levy on the goods referred to in that paragraph revenue duties or taxes at rates higher than those which could have been levied prior to the entry into force of this Agreement, or import duties at rates higher than the lowest rate applicable to imports of similar goods from any third country.

ARTICLE 10

Dumped and Subsidized Imports

1. Subject to the provisions of this Article and consistently with its other international obligations, a Member State shall not levy dumping or countervailing duties on goods imported from the territory of the other Member State.

2. If a Member State gives written notice to the other Member State that, in its opinion, goods being imported into its territory from the territory of the other Member State are within the meaning of its laws being dumped, or are being subsidized by the other Member State, and the importation of such goods is causing or may cause material injury to its producers of like or directly competitive products, or may hinder the establishment of an industry to produce or manufacture like or directly competitive products, the Member States shall thereupon consult together immediately to consider measures to prevent future injury. During such consultations neither Member State shall make direct enquiries concerning the matter in the territory of the other. For the purpose of this Article, consultations shall be deemed to have commenced on the day on which the notice referred to in this paragraph was given.

3. If the two Member States do not reach a mutually satisfactory solution within a period of sixty days from the commencement of the consultations referred to in paragraph 2 of this Article, the Member State into whose territory the goods are being imported may levy dumping or countervailing duties on those goods.

4. If a Member State (hereafter in this paragraph called "the first Member State") is of the opinion that—

- (a) goods imported into the territory of the other Member State from outside the Area—
 - (i) are being dumped in that other Member State, or
 - (ii) are being subsidized by a third country, and
- (b) that this importation is causing or may cause material injury to one of its industries or may hinder the establishment of an industry,

the Member State into whose territory the goods are being imported shall, at the request of the first Member State, and consistently with its other international obligations, examine the possibility of taking action to prevent future injury.

5. The agreement between Australia and New Zealand regarding anti-dumping procedures which was concluded by an Exchange of Letters of the 29th April, 1963, and Article VI of the Trade Agreement of the 5th September, 1933, between Australia and New Zealand shall, as from the date of entry into force of the present Agreement, cease to have effect.

ARTICLE 11

Quantitative Export Restrictions

1. Subject to the provisions of paragraph 2 of this Article, a Member State shall not impose new prohibitions or restrictions, or intensify existing prohibitions or restrictions, on exports to the other Member State.

2. A Member State may take such measures as may be necessary to prevent evasion, by means of re-export, of restrictions which it applies in respect of exports to countries outside the Area.

ARTICLE 12

Exceptions

Provided that such measures are not used as a means of arbitrary or unjustifiable discrimination or as a disguised restriction on trade between the Member States, nothing in this Agreement shall prevent the adoption or enforcement by a Member State of measures—

- (a) necessary for the protection of its essential security interests;
- (b) necessary to protect public morals;
- (c) necessary for the prevention of disorder or crime;
- (d) imposed for the protection of its national treasures of artistic, historical, anthropological, geological, palaeontological or archaeological value;
- (e) necessary to reserve for approved purposes the use of the Royal Arms, national, state and territorial arms, flags and seals, and the word "Anzac";
- (f) necessary to protect human, animal or plant life or health;
- (g) necessary to protect its indigenous flora and fauna;
- (h) undertaken in pursuance of obligations in international commodity agreements;
- (i) necessary to prevent or relieve critical shortages of foodstuffs or other essential goods;
- (j) relating to the conservation of limited natural resources;

- (k) necessary to protect industrial property or copyright or prevent deceptive practices;
- (l) necessary for the application of standards or of regulations for the classification, grading or marketing of goods; or
- (m) relating to the products of prison labour.

ARTICLE 13

Extension to Territories

1. The Member States may agree to the association with this Agreement of any territory for the international relations of which one of the Member States is responsible.

2. The purposes of such association shall be to promote the economic and social development of the territory and to permit closer economic relations between the territory and the Member States.

3. The terms of such association shall be agreed upon by the Member States.

ARTICLE 14

Association with the Agreement

1. The Member States may agree to the association of any other state with this Agreement.

2. Such association may be in respect of the metropolitan territory of that state, or in respect of a territory for the international relations of which it is responsible.

3. The terms of such association shall be negotiated between the Member States and the other state.

ARTICLE 15

Administrative Co-operation

The Member States shall, having regard to the desirability of reducing as far as practicable the formalities required in connection with trade within the Area, take appropriate measures, including arrangements relating to administrative co-operation, to promote the effective and harmonious application of the provisions of this Agreement.

ARTICLE 16

Consultation and Review

1. In addition to the provisions for consultations elsewhere in this Agreement, consultations shall take place between the Member States if a Member State is of the opinion that any benefits conferred on it by this Agreement, or any of the objectives of this Agreement, are not being achieved and if it requests such consultations in writing. In such consultations, which shall take place as soon as practicable, the Member States shall consider appropriate measures to remedy the situation which has prompted the request.

2. In addition to the consultations referred to in paragraph 1 of this Article, there shall be consultations between the Member States for the purpose of reviewing the operation of this Agreement. The first of such

consultations shall take place not later than one year after the date of entry into force of this Agreement and thereafter such consultations shall take place annually. In such consultations a Member State may raise any matters of mutual interest which are not provided for in this Agreement but are related to its objectives.

3. The consultations provided for in this Article shall take place through a Consultative Committee or such other bodies as may be established by arrangement.

ARTICLE 17

Entry into Force and Duration

1. This Agreement shall be subject to ratification by the Member States and shall enter into force on the thirtieth day following the day on which they exchange instruments of ratification.

2. This Agreement shall remain in force for 10 years; thereafter it shall continue in force unless terminated in accordance with the provisions of paragraph 3 of this Article.

3. A Member State which desires that this Agreement be terminated shall give to the other Member State notice in writing of its desire and consultations shall then take place between the Member States as soon as practicable. If at the end of ninety days from the day on which such notice is given, the Member State which has given the notice still desires that this Agreement be terminated, and again gives to the other Member State notice in writing to that effect, this Agreement shall cease to have effect on the one hundred and eightieth day from the day on which the last-mentioned notice is given, provided that if on that one hundred and eightieth day this Agreement has not been in force for a period of ten years, it shall continue in force until the expiration of that period.

IN WITNESS WHEREOF the undersigned, duly authorised, have signed this Agreement.

DONE in duplicate at Wellington this thirty-first day of August, One thousand nine hundred and sixty-five.

For The GOVERNMENT OF NEW
ZEALAND:

J. R. MARSHALL.

For The GOVERNMENT OF THE
COMMONWEALTH OF AUSTRALIA:

DONALD A. CAMERON.

SCHEDULE A

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
01.01	01.01 Live horses, asses, mules and hinnies	001.510.0 001.520.0 001.530.0
ex 01.04	ex 01.04 Live sheep and goats, VIZ.— Live goats	ex 001.200.0
01.05	01.05 Live poultry, that is to say, fowls, ducks, geese, turkeys and guinea fowls ..	001.400.0
01.06	01.06 Other live animals	001.900.0 941.000.0
ex 02.01	ex 02.01 Meat and edible offals of the animals falling within heading No. 01.01, 01.02, 01.03 or 01.04, fresh, chilled or frozen, VIZ.— Meat of lambs Meat of swine, as prescribed by by-law*	ex 011.200.0 ex 011.300.0

*See letters exchanged at signing of Agreement.

SCHEDULE A—continued

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
02.06.1 ex 02.06.09	ex 02.06 Meat and edible meat offals (except poultry liver), salted, in brine, dried or smoked, VIZ.— Bacon and hams; other pig meat, smoked Lamb, smoked Mutton birds	012.100.1 012.500.0 ex 012.900.0
03.01.1 03.01.9	03.01 Fish, fresh (live or dead), chilled or frozen	031.100.1 031.100.2 031.100.3 031.100.4
03.02	03.02 Fish, salted, in brine, dried or smoked	031.200.1 031.200.2 031.200.3
03.03	03.03 Crustaceans and molluscs, whether in shell or not, fresh (live or dead), chilled, frozen, salted, in brine or dried; crustaceans, in shell, simply boiled in water..	031.300.1 031.300.2 031.300.3 031.300.4 031.300.5
04.04.1 04.04.2 ex 04.04.9	ex 04.04 Cheese and curd, VIZ.— Cheese, Cheddar as prescribed by by-law* Cheese, other than Cheddar	ex 024.000.1 ex 024.000.9

*See letters exchanged at signing of Agreement.

ex 04.05.1	ex 04.05	Birds' eggs and egg yolks, fresh, dried or otherwise preserved, sweetened or not, VIZ.— Settings of birds' eggs	025.100.0
05.02	05.02	Pigs', hogs' and boars' bristles or hair; badger hair and other brush making hair; waste of such bristles and hair	291.920.0
05.03	05.03	Horsehair and horsehair waste, whether or not put up on a layer or between two layers of other material	262.510.1 262.510.9
05.04	05.04	Guts, bladders and stomachs of animals (other than fish), whole and pieces thereof	291.931.2 291.931.3 291.931.4 291.931.9
05.07	05.07	Skins and other parts of birds, with their feathers or down, feathers and parts of feathers (whether or not with trimmed edges) and down, not further worked than cleaned, disinfected or treated for preservation; powder and waste of feathers or parts of feathers	291.960.0
05.14	05.14	Ambergris, castoreum, civet and musk; cantharides; bile, whether or not dried; animal products, fresh, chilled or frozen, or otherwise provisionally preserved, of a kind used in the preparation of pharmaceutical products	291.980.0
05.15	05.15	Animal products not elsewhere specified or included; dead animals of Chapter 1 or Chapter 3, unfit for human consumption	291.990.1 291.990.9
06.01	06.01	Bulbs, tubers, tuberous roots, corms, crowns and rhizomes, dormant, in growth or in flower	292.610.0
06.02	06.02	Other live plants, including trees, shrubs, bushes, roots, cuttings and slips ..	292.690.1 292.690.2 292.690.9

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
06.04	06.04 Foliage, branches and other parts (other than flowers or buds) of trees, shrubs, bushes and other plants, and mosses, lichens and grasses, being goods of a kind suitable for bouquets or ornamental purposes, fresh, dried, dyed, bleached, impregnated or otherwise prepared	292.721.1 292.721.9
ex 07.02.1	ex 07.02 Vegetables (whether or not cooked), preserved by freezing, VIZ.— Beans and peas, uncooked	054.610.2 054.610.3
07.03	07.03 Vegetables provisionally preserved in brine, in sulphur water or in other preservative solutions, but not specially prepared for immediate consumption	054.620.1 054.620.9
ex 07.04.9	ex 07.04 Dried, dehydrated or evaporated vegetables, whole, cut, sliced, broken or in powder, but not further prepared, NOT INCLUDING— Herbs, whether or not mixed, in retail packs Tomatoes	ex 055.100.1 ex 055.100.9
07.05.19 ex 07.05.21 07.05.29 07.05.91 ex 07.05.991 ex 07.05.992 ex 07.05.999	ex 07.05 Dried leguminous vegetables, shelled, whether or not skinned or split, VIZ.— Beans, not for sowing Peas, other than split peas, not for sowing Other leguminous vegetables, other than in retail packs	ex 054.200.1 ex 054.200.2 ex 054.200.3 054.200.9 ex 054.201.1 054.201.9 ex 054.202.1 ex 054.209.9

ex 08.01.41	ex 08.01	Dates, bananas, coconuts, Brazil nuts, cashew nuts, pineapples, avocados, mangoes, guavas and mangosteens, fresh or dried, shelled or not, VIZ.— Cashew nuts, other than in retail packs Pineapples, avocados, mangoes, guavas and mangosteens, dried	ex 051.710.5
ex 08.01.492			ex 052.010.2
ex 08.01.5			
ex 08.01.6			
ex 08.02	ex 08.02	Citrus fruit, fresh or dried, VIZ.— Oranges, whole, fresh	051.100.3
ex 08.04	ex 08.04	Grapes, fresh or dried, VIZ.— Grapes, dried	052.030.1 052.030.2 052.030.3 052.030.9
ex 08.05.1 to ex 08.05.99	ex 08.05	Nuts, other than those falling within heading No. 08.01, fresh or dried, shelled or not, NOT INCLUDING— Nuts in retail packs	ex 051.720.2 ex 051.720.3 ex 051.720.4 ex 051.720.9
ex 08.08.9	ex 08.08	Berries, fresh, VIZ.— Strawberries	ex 051.940.4
08.12.1 ex 08.12.9	ex 08.12	Fruit, dried, other than that falling within heading No. 08.01, 08.02, 08.03, 08.04 or 08.05, NOT INCLUDING— Apples	052.090.1 052.090.2 052.090.4 052.090.9
ex 10.01	ex 10.01	Wheat and meslin (mixed wheat and rye), VIZ.— Wheat	041.000.1
ex 10.06	ex 10.06	Rice, VIZ.— Rice polished, broken Other rice, other than in retail packs	ex 042.100.0 042.200.1 ex 042.200.9

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 11.01.2	ex 11.01 Cereal flours, VIZ.— Rice flour, other than in retail packs	047.010.4
ex 11.02.12	ex 11.02 Cereal groats and cereal meal; other worked cereal grains (for example, rolled, flaked, polished, pearled or kibbled, but not further prepared), except husked, glazed, polished or broken rice; germ of cereals, whole, rolled, flaked or ground; VIZ.— Groats and meal of rice	047.020.3
ex 11.08.9	ex 11.08 Starches; inulin; VIZ.— Arrowroot, other than in retail packs	ex 599.510.2
ex 12.01.3	ex 12.01 Oil seeds and oleaginous fruit, whole or broken, NOT INCLUDING— Castor oil seeds Copra Cotton seeds Groundnuts, shelled, in retail packs Groundnuts, in the shell Linseed Palm kernels Rape seeds Soya beans	ex 221.100.2
ex 12.01.9		221.800.9
12.03.9	ex 12.03 Seeds, fruit and spores, of a kind used for sowing; NOT INCLUDING— Seeds, fruit and spores, in retail packs	ex 292.510.1
		to
		ex 292.590.0

13.02	13.02	Shellac, seed lac, stick lac and other lacs; natural gums, resins, gum-resins and balsams	292.200.1 292.200.2 292.200.3 292.200.4 292.200.9
13.03.1 to 13.03.5 ex 13.03.9	ex 13.03	Vegetable saps and extracts; pectic substances, pectinates and pectates; agar-agar and other mucilages and thickeners, derived from vegetable products; NOT INCLUDING— Extracts of hops	292.910.1 292.910.2 292.910.3 ex 292.910.4 ex 292.910.5 ex 292.910.7 ex 292.910.8 ex 292.910.9 292.911.1 292.911.2 292.911.9
14.03	14.03	Vegetable materials of a kind used primarily in brushes or in brooms (for example, sorgho, piassava, couch-grass and istle), whether or not in bundles or hanks	292.930.1 292.930.2 292.930.9
14.05	14.05	Vegetable products not elsewhere specified or included	292.990.1 292.990.9
15.04.1 ex 15.04.2 15.04.3 ex 15.04.9	ex 15.04	Fats and oils, of fish and marine mammals, whether or not refined, VIZ.— Cod liver oil Other fish liver oil, other than in retail packs Whale oil Other fats and oils of fish and marine mammals, in bulk or in packs exceeding one gallon	411.100.1 ex 411.100.2 411.100.3 ex 411.109.1

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 15.07.1 ex 15.07.2 ex 15.07.3 ex 15.07.4 ex 15.07.51 ex 15.07.53 ex 15.07.54 ex 15.07.611 ex 15.07.619 ex 15.07.69 ex 15.07.71 ex 15.07.79 ex 15.07.8 ex 15.07.91 ex 15.07.99	ex 15.07 Fixed vegetable oils, fluid or solid, crude, refined or purified, NOT INCLUDING Coconut (Copra) Groundnut Linseed Vegetable tallow Other oils in packs not exceeding one gallon except Japan wax or Myrtle wax	ex 421.200.1 ex 421.300.1 ex 421.500.1 ex 421.600.1 ex 421.700.1 ex 422.200.1 ex 422.400.1 ex 422.500.1 ex 422.900.1 ex 422.901.1 422.902.1
15.15	15.15 Beeswax and other insect waxes, whether or not coloured	431.420.1
		431.420.2
15.16	15.16 Vegetable waxes, whether or not coloured	431.430.1
		431.430.2

16.04	16.04	Prepared or preserved fish, including caviar and caviar substitutes	032.010.1 to 032.010.9 032.019.9
ex 16.05.1 16.05.9	ex 16.05	Crustaceans and molluscs, prepared or preserved, NOT INCLUDING— Pastes Extracts	ex 032.020.4 032.020.9
ex 17.02.1	ex 17.02	Other sugars; sugar syrups; artificial honey (whether or not mixed with natural honey); caramel; VIZ.— Lactose	061.900.7 512.920.2
ex 17.05	ex 17.05	Flavoured or coloured sugars, syrups and molasses, but not including fruit juices containing added sugar in any proportion, VIZ.— Lactose	ex 062.020.1
ex 20.06.91 to ex 20.06.99	ex 20.06	Fruit otherwise prepared or preserved, whether or not containing added sugar or spirit, VIZ.— Prunes	053.900.6

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 20.07.21 ex 20.07.29 ex 20.07.91 ex 20.07.99	ex 20.07 Fruit juices (including grape must) and vegetable juices, whether or not containing added sugar, but unfermented and not containing spirit, VIZ.— Unsweetened, in containers of 105 fluid ounces or over, VIZ.— Apricot Grenadine Quince Blackberry Loganberry Raspberry Black currant Passionfruit Red currant Cherry Peach Strawberry Gooseberry Pear Mixtures of any of the Greengage Prune foregoing juices	053.501.9
21.05.11 21.05.21	ex 21.05 Soups and broths, in liquid, solid or powder form, VIZ.— Fish, crustacean or mollusc	099.050.1
21.07.3 ex 21.07.41 ex 21.07.42 ex 21.07.49 ex 21.07.9	ex 21.07 Food preparations not elsewhere specified or included, VIZ.— Saccharin and other synthetic sweetening substances, in tablet or other dispensable forms Rennet Infants' foods, being preparations of lactose, dextrose and other reducing sugars	099.090.5 099.090.6 ex 099.090.9
ex 22.08.1 ex 22.08.9	ex 22.08 Ethyl alcohol or neutral spirits, undenatured, of a strength of eighty degrees or higher; denatured spirits (including ethyl alcohol and neutral spirits) of any strength; NOT INCLUDING— Rectified spirits of wine for fortifying wines	512.240.1 512.240.3 512.240.4 512.240.9

23.01	23.01	Flours and meals, of meat, offals, fish, crustaceans or molluscs, unfit for human consumption; greaves	081.400.0
23.04	23.04	Oil-cake and other residues (except dregs) resulting from the extraction of vegetable oils	081.300.1 081.300.2 081.300.3 081.300.9
23.07.1 ex 23.07.9	ex 23.07	Sweetened forage; other preparations of a kind used in animal feeding; NOT INCLUDING— Dog biscuits	081.600.0 to 081.800.0 ex 081.900.0
25.04	25.04	Natural graphite	276.220.0
25.05	25.05	Natural sands of all kinds, whether or not coloured, other than metal-bearing sands falling within heading No. 26.01	273.300.0
25.06	25.06	Quartz (other than natural sands); quartzite, including quartzite not further worked than roughly split, roughly squared or squared by sawing	276.510.0
25.07	25.07	Clay (for example, kaolin and bentonite), andalusite, kyanite and sillimanite, whether or not calcined, but not including expanded clays falling within heading No. 68.07; mullite; chamotte and dinas earths	276.211.1 to 276.211.9
25.08	25.08	Chalk	276.910.0
25.09	25.09	Earth colours, whether or not calcined or mixed together; natural micaceous iron oxides	276.920.0
25.11	25.11	Natural barium sulphate (barytes); natural barium carbonate (witherite), whether or not calcined, other than barium oxide	276.930.1 276.930.2

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
25.12	25.12 Infusorial earths, siliceous fossil meals and similar siliceous earths (for example, kieselguhr, tripolite or diatomite), whether or not calcined, of an apparent specific gravity of 1 or less	275.220.0
25.13	25.13 Pumice stone; emery; natural corundum, natural garnet and other natural abrasives, whether or not heat-treated	275.230.1 275.230.2 275.230.9
25.19	25.19 Natural magnesium carbonate (magnesite), whether or not calcined, other than magnesium oxide	276.240.0
25.20.1	ex 25.20 Gypsum; anhydrite; calcined gypsum, and plasters with a basis of calcium sulphate whether or not coloured, but not including plasters specially prepared for use in dentistry; VIZ.— Gypsum, not calcined Anhydrite	273.210.1 273.210.2
25.24	25.24 Asbestos	276.400.0
25.26	25.26 Mica, including splittings, mica waste	276.520.1 276.520.2
25.27	25.27 Natural steatite, including natural steatite not further worked than roughly split, roughly squared or squared by sawing; talc	276.950.1 276.950.2

25.28	25.28	Natural cryolite and natural chiolite	276.530.0
25.31	25.31	Felspar, leucite, nepheline and nepheline syenite; fluorspar	276.540.0
25.32	25.32	Strontianite (whether or not calcined), other than strontium oxide; mineral substances not elsewhere specified or included; broken pottery	276.990.0
ex 26.01.9	ex 26.01	Metallic ores and concentrates and roasted iron pyrites, VIZ.— Ores and concentrates of zinc, titanium, vanadium, molybdenum, tantalum, and zirconium	283.500.0 283.930.0
26.03	26.03	Ash and residues (other than from the manufacture of iron or steel), containing metals or metallic compounds	284.010.0
27.10.1	ex 27.10	Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing not less than seventy per cent by weight of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations; NOT INCLUDING—	331.020.0
ex 27.10.21			ex 332.100.1
ex 27.10.22			ex 332.100.2
ex 27.10.23			ex 332.200.1
ex 27.10.29			ex 332.200.3
27.10.32		The following when in packs not exceeding 1 gallon:	ex 332.200.5
27.10.39		Petroleum spirit	ex 332.200.7
27.10.49		White spirit (that is to say, mineral turpentine)	ex 332.300.0
27.10.52		Kerosene	332.400.0
27.10.59		Distillate fuels	ex 332.510.2
ex 27.10.91		Lubricating oils; other lubricating preparations containing not less than seventy per cent by weight of petroleum oils or of oils obtained from bituminous minerals	332.510.3 ex 332.510.4
27.10.991			332.911.1
ex 27.10.999		Lubricating greases and other solid lubricants	332.911.2 332.911.8 332.911.9

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
27.13	27.13 Paraffin wax, micro-crystalline wax, slack wax, ozokerite, lignite wax, peat wax and mineral waxes, whether or not coloured	332.620.1 332.620.9
27.14	27.14 Petroleum bitumen, petroleum coke and other residues of petroleum oils or of oils obtained from bituminous minerals	332.940.0 332.950.1 332.950.9
28.03	28.03 Carbon, including carbon black, anthracene black, acetylene black and lamp black	513.270.0
28.04.1 ex 28.04.9	ex 28.04 Hydrogen, rare gases and other non-metals, NOT INCLUDING— Hydrogen Nitrogen Oxygen	513.130.2 513.240.0
28.10	28.10 Phosphorus pentoxide and phosphoric acids (meta-, ortho- and pyro-) ..	513.350.1 513.350.2
28.13.2 28.13.9	ex 28.13 Other inorganic acids and oxygen compounds of non-metals (excluding water), NOT INCLUDING— Carbon dioxide	513.390.2 513.390.3
28.15	28.15 Sulphides of non-metals; phosphorus trisulphide	513.420.1 513.420.2

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ex 28.17.1	ex 28.17	Sodium hydroxide (caustic soda); potassium hydroxide (caustic potash); peroxides of sodium or potassium; NOT INCLUDING—	513.620.2
28.17.2		Sodium hydroxide (caustic soda) in packs not exceeding 7 lb net weight	513.630.1
28.17.9			513.630.2
28.18	28.18	Oxides, hydroxides and peroxides, of strontium, barium or magnesium ..	513.640.0
ex 28.19	ex 28.19	Zinc oxide and zinc peroxide, VIZ.—	513.510.1
		Zinc peroxide	513.510.2
		Zinc oxide of B.P. quality, when declared for making pharmaceutical or toilet preparations	
		Zinc oxide, colloidal, when declared for making adhesives	
28.20	28.20	Aluminium oxide and hydroxide; artificial corundum	513.650.1
			513.650.2
			513.660.0
28.21	28.21	Chromium oxides and hydroxides	513.670.0
28.22	28.22	Manganese oxides	513.520.0
28.23	28.23	Iron oxides and hydroxides; earth colours containing seventy per cent or more by weight of combined iron evaluated as Fe ₂ O ₃	513.530.0
28.24	28.24	Cobalt oxides and hydroxides	513.540.0
28.25	28.25	Titanium oxides	513.550.0
28.26	28.26	Tin oxides (stannous oxide and stannic oxide)	513.680.0
28.27	28.27	Lead oxides; red lead and orange lead	513.560.1
			513.560.2
			513.560.3
			513.560.9

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
28.28	28.28 Hydrazine and hydroxylamine and their inorganic salts; other inorganic bases and metallic oxides, hydroxides and peroxides	513.690.0
28.29	28.29 Fluorides; fluorosilicates, fluoroborates and other complex fluorine salts ..	514.110.0
28.30	28.30 Chlorides and oxychlorides	514.120.0
28.33	28.33 Bromides, oxybromides, bromates and perbromates, and hypobromites ..	514.150.0
28.35	28.35 Sulphides; polysulphides	514.210.1 514.210.2
28.37	28.37 Sulphites and thiosulphates	514.230.1 514.230.2
28.38	28.38 Sulphates (including alums) and persulphates	514.240.1 514.240.2 514.240.9
28.39	28.39 Nitrites and nitrates	514.250.1 514.250.9
28.40	28.40 Phosphites, hypophosphites and phosphates	514.260.1 514.260.9

28.41	28.41	Arsenites and arsenates	514.270.1 514.270.9
28.42.1 to 28.42.5 28.42.9	ex 28.42	Carbonates and percarbonates; commercial ammonium carbonate containing ammonium carbamate; NOT INCLUDING— Magnesium carbonate							514.280.0 514.290.1 514.290.2 514.290.9
28.43	28.43	Cyanides and complex cyanides	514.310.0
28.45	28.45	Silicates; commercial sodium and potassium silicates	514.330.1 514.330.9
28.46	28.46	Borates and perborates	514.340.1 514.340.9
28.47	28.47	Salts of metallic acids (for example, chromates, permanganates, stannates)	514.350.1 514.350.9
28.49	28.49	Colloidal precious metals; amalgams of precious metals; salts and other compounds, inorganic or organic, of precious metals, including albuminates, proteinates, tannates and similar compounds, whether or not chemically defined							514.370.1 514.370.2 514.370.3 514.370.9
28.50	28.50	Fissile chemical elements and isotopes; other radio-active chemical elements and radio-active isotopes; compounds, inorganic or organic, of such elements or isotopes, whether or not chemically defined; alloys, dispersions and cermets, containing any of these elements, isotopes or compounds							515.100.0

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
28.52	28.52 Compounds, inorganic or organic, of thorium, of uranium depleted in U235, of rare earth metals, of yttrium or of scandium, whether or not mixed together	515.300.1 515.300.2
28.58	28.58 Other inorganic compounds (including distilled and conductivity water and water of similar purity); amalgams, except amalgams of precious metals	514.990.0
ex 29.01.11 ex 29.01.19 ex 29.01.2 ex 29.01.9	ex 29.01 Hydrocarbons, VIZ.— Non-gaseous, other than naphthalene	512.110.0 512.120.1 512.120.2 512.120.3 512.120.6
ex 29.02.5 ex 29.02.9	ex 29.02 Halogenated derivatives of hydrocarbons, VIZ.— Non-gaseous, other than chlorinated hydrocarbons	512.130.3
29.04.2 to 29.04.9	ex 29.04 Acyclic alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives, NOT INCLUDING— Methyl alcohol (methanol)	512.220.1 512.220.2 512.220.3 512.220.9
29.05	29.05 Cyclic alcohols and their halogenated, sulphonated, nitrated or nitrosated derivatives	512.230.1 512.230.2 512.230.9

ex 29.07.9	ex 29.07	Halogenated, sulphonated, nitrated or nitrosated derivatives of phenols or phenol-alcohols, VIZ.— Trinitrophenol (picric acid) Parachlorometacresol	512.280.1 512.280.2
29.08	29.08	Ethers, ether-alcohols, ether-phenols, ether-alcohol-phenols, alcohol peroxides and ether peroxides, and their halogenated, sulphonated, nitrated or nitrosated derivatives	512.310.0
29.11.2 29.11.3 ex 29.11.9	ex 29.11	Aldehydes, aldehyde-alcohols, aldehyde-ethers, aldehyde-phenols and other single or complex oxygen-function aldehydes, NOT INCLUDING— Formaldehyde Paraformaldehyde Trioxymethylene	512.410.9
29.13	29.13	Ketones, ketone-alcohols, ketone-phenols, ketone-aldehydes, quinones, quinone-alcohols, quinone-phenols, quinone-aldehydes and other single or complex oxygen-function ketones and quinones, and their halogenated, sulphonated, nitrated or nitrosated derivatives	512.431.1 512.431.2 512.431.9
29.14.1 29.14.2 29.14.3 ex 29.14.4 ex 29.14.9	ex 29.14	Monoacids and their anhydrides, acid halides, acid peroxides and peracids, and their halogenated, sulphonated, nitrated or nitrosated derivatives, NOT INCLUDING— Metallic salts of fatty acids	512.511.1 512.511.4 512.511.9
29.15	29.15	Polyacids and their anhydrides, acid halides, acid peroxides and peracids, and their halogenated, sulphonated, nitrated or nitrosated derivatives	512.520.1 512.520.2 512.520.9

SCHEDULE A—continued

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
29.16.1 29.16.2 29.16.3 ex 29.16.9	ex 29.16 Alcohol-acids, aldehyde-acids, ketone-acids, phenol-acids and other single or complex oxygen-function acids, and their anhydrides, acid halides, acid peroxides and peracids, and their halogenated, sulphonated, nitrated or nitrosated derivatives, VIZ.— Potassium hydrogen tartrate (cream of tartar) Acids and their halogenated, sulphonated, nitrated or nitrosated derivatives, the following: Citric Gallic Lactic Salicylic Tartaric	512.531.1 to 512.531.6
29.22	29.22 Amine-function compounds	512.710.1 512.710.2
29.23	29.23 Single or complex oxygen-function amino-compounds	512.721.1 512.721.2 512.721.9
ex 29.24	ex 29.24 Quaternary ammonium salts and hydroxides; lecithins and other phospho-aminolipins, VIZ.— Acetylcholine Choline Lecithins, animal and vegetable	512.730.1 512.730.2 512.730.3

29.25.1	ex 29.25	Amide-function compounds, NOT INCLUDING—							512.740.9	1965, No. 46
ex 29.25.9		Urea								
29.28	29.28	Diazo-, azo- and azoxy-compounds	512.770.0	<i>New Zealand - Australia Free Trade Agreement</i>
29.31	29.31	Organo-sulphur compounds	512.810.0	
29.33	29.33	Organo-mercury compounds	512.830.0	
29.34	29.34	Other organo-inorganic compounds	512.840.1 512.840.9	
29.35	29.35	Heterocyclic compounds; nucleic acids	512.850.1 512.850.2 512.850.3 512.850.9	
29.36	29.36	Sulphonamides	512.860.0	
29.37	29.37	Sultones and sultams	512.870.0	
29.38	29.38	Provitamins and vitamins, natural or reproduced by synthesis (including natural concentrates), derivatives thereof used primarily as vitamins, and intermixtures of the foregoing, whether or not in any solvent							541.100.0	
29.39	29.39	Hormones, natural or reproduced by synthesis, and derivatives thereof, used primarily as hormones							541.500.0	
29.40	29.40	Enzymes	512.910.1 512.910.2 512.910.9	

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
29.42	29.42 Vegetable alkaloids, natural or reproduced by synthesis, and their salts, ethers, esters and other derivatives	541.400.1 541.400.2 541.400.9 541.401.1 541.401.2 541.401.9
29.44	29.44 Antibiotics	541.300.1 541.300.2
29.45	29.45 Other organic compounds	512.990.1 512.990.9
30.04	30.04 Wadding, gauze, bandages and similar articles (for example, dressings, adhesive plasters, poultices), impregnated or coated with pharmaceutical substances or put up in retail packings for medical or surgical purposes, other than goods specified in Note 3 to this chapter	541.910.1 541.910.2

30.05	30.05	Other pharmaceutical goods	541.990.1 541.990.2 541.990.4 541.990.5
31.01	31.01	Guano and other natural animal or vegetable fertilizers, whether or not mixed together, but not chemically treated	271.100.1 271.100.9
31.04	31.04	Mineral or chemical fertilizers, potassic	271.400.0 561.300.1 561.300.2 561.300.9
32.01	32.01	Tanning extracts of vegetable origin	532.400.1 532.400.9
32.03.9	ex 32.03	Synthetic tanning substances, whether or not mixed with natural tanning materials; artificial bates for pre-tanning (for example, of enzymatic, pancreatic or bacterial origin); VIZ.— Synthetic tanning substances, whether or not mixed with natural tanning materials	532.300.1
32.04	32.04	Colouring matter of vegetable origin (including dyewood extract and other vegetable dyeing extracts, but excluding indigo) or of animal origin	532.100.1 532.100.9
32.05	32.05	Synthetic organic dyestuffs (including pigment dyestuffs); synthetic organic products of a kind used as luminophores; products of the kind known as optical bleaching agents, substantive to the fibre; natural indigo	531.010.1 531.010.9
32.06	32.06	Colour lakes	531.020.0

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 32.07.1 ex 32.07.2 ex 32.07.3 ex 32.07.4 ex 32.07.9	ex 32.07 Other colouring matter; inorganic products of a kind used as luminophores, NOT INCLUDING— Colouring matter containing in any proportion oxides of zinc or white lead Inorganic products of a kind used as luminophores Laundry blue Lithopone	533.100.9
32.08	32.08 Prepared pigments, prepared opacifiers and prepared colours, vitrifiable enamels and glazes, liquid lustres and similar products, of the kind used in the ceramic, enamelling and glass industries; engobes (slips); glass frit and other glass, in the form of powder, granules or flakes	533.310.1 533.310.2
ex 32.09.2 ex 32.09.31 ex 32.09.32 ex 32.09.33 ex 32.09.34 ex 32.09.35 ex 32.09.36 ex 32.09.39	ex 32.09 Varnishes and lacquers; distempers; prepared water pigments of the kind used for finishing leather; paints and enamels; pigments in linseed oil, white spirit, spirits of turpentine, varnish or other paint or enamel media; stamping foils; dyes in forms or packings of a kind sold by retail; VIZ.— Dyes (except laundry blue and hair dyes) in forms or packings of a kind sold by retail Pigments (except white lead) in linseed oil or other liquid media, in packs exceeding 1 gallon	ex 533.322.2 533.322.4
32.10	32.10 Artists', students' and signboard painters' colours, modifying tints, amusement colours and the like, in tablets, tubes, jars, bottles, pans or in similar forms or packings, including such colours in sets or outfits, with or without brushes, palettes or other accessories	533.330.1 533.330.2

33.01	33.01	Essential oils (terpeneless or not); concretes and absolutes; resinoids	551.110.1 551.110.2 551.110.3 551.110.9
ex 33.04.1 ex 33.04.91 ex 33.04.99	ex 33.04	Mixtures of two or more odoriferous substances (natural or artificial) and mixtures (including alcoholic solutions) with a basis of one or more of these substances, of a kind used as raw materials in the perfumery, food, drink or other industries, VIZ.— Mixtures of natural essential oils Mixtures of natural and synthetic essential oils Mixtures of synthetic esters and ethers	551.230.1 551.230.2
34.04	34.04	Artificial waxes (including water-soluble waxes); prepared waxes, not emulsified or containing solvents	599.710.0
34.07	34.07	Modelling pastes (including those put up for children's amusement and assorted modelling pastes); preparations of a kind known as "dental wax" or as "dental impression compounds", in plates, horseshoe shapes, sticks and similar forms	599.910.1 599.910.2
ex 35.01.1 35.01.2 35.01.9	ex 35.01	Casein, caseinates and other casein derivatives; casein glues; VIZ.— Casein, caseinates and other casein derivatives	599.530.2
35.02	35.02	Albumins, albuminates and other albumin derivatives	599.540.0
35.03.4	ex 35.03	Gelatin (including gelatin in rectangles, whether or not coloured or surface-worked) and gelatin derivatives; glues derived from bones, hides, nerves, tendons or from similar products, and fish glues; isinglass; VIZ.— Isinglass	599.551.2

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
35.04	35.04 Peptones and other protein substances and their derivatives; hide powder, whether or not chromed	599.560.1 599.560.2
ex 35.05.1	ex 35.05 Dextrins and dextrin glues; soluble or roasted starches; starch glues; VIZ.— Dextrins	599.570.3
36.01	36.01 Propellent powders	571.110.2 571.110.9
36.02	36.02 Prepared explosives, other than propellent powders	571.120.1 571.120.2 571.120.9
36.03	36.03 Mining, blasting and safety fuses	571.210.0
36.04	36.04 Percussion and detonating caps; igniters; detonators	571.220.0
36.08	36.08 Other combustible preparations and products	899.330.1 899.330.2 899.330.3 899.330.4 899.330.5

37.01.1	ex 37.01	Photographic plates and film in the flat, sensitised, unexposed, of any material other than paper, paperboard or cloth; NOT INCLUDING—	862.410.1
ex 37.01.9		Photo-mechanical process plates of a kind used for photo-engraving or photo-lithography	ex 862.410.9
37.02	37.02	Film in rolls, sensitised, unexposed, perforated or not	862.420.1 862.420.2 862.420.9
37.03	37.03	Sensitised paper, paperboard and cloth, unexposed or exposed but not developed	862.430.1 862.430.9
37.04	37.04	Sensitised plates and film, exposed but not developed, negative or positive ..	862.440.0
37.08.1	ex 37.08	Chemical products and flash light materials, of a kind and in a form suitable for use in photography; NOT INCLUDING—	ex 862.300.1
ex 37.08.91		Deep etch coatings	862.300.2
ex 37.08.99			
38.01	38.01	Artificial graphite; colloidal graphite, other than suspensions in oil	599.720.0
38.02	38.02	Animal black (for example, bone black and ivory black), including spent animal black	599.730.1 599.730.9
38.03	38.03	Activated carbon (decolourising, depolarising or absorbent); activated diatomite, activated clay, activated bauxite and other activated natural mineral products	599.920.1 599.920.2
38.05	38.05	Tall oil	599.610.0

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
38.07	38.07 Spirits of turpentine (gum, wood and sulphate) and other terpenic solvents produced by the distillation or other treatment of coniferous woods; crude dipentene; sulphite turpentine; pine oil (excluding "pine oils" not rich in terpineol)	599.630.1 599.630.2 599.630.3
38.08	38.08 Rosin and resin acids, and derivatives thereof other than ester gums included in heading No. 39.05; rosin spirit and rosin oils	599.640.1 599.640.2
38.09	38.09 Wood tar; wood tar oils (other than the composite solvents and thinners falling within heading No. 38.18); wood creosote; wood naphtha; acetone oil . .	599.650.1 599.650.2 599.650.3 599.650.4 599.650.5
38.10	38.10 Vegetable pitch of all kinds; brewers' pitch and similar compounds based on rosin or on vegetable pitch; foundry core binders based on natural resinous products	599.660.1 599.660.2 599.660.3
38.12	ex 38.12 Prepared glazings, prepared dressings and prepared mordants, of a kind used in the textile, paper, leather or like industries, VIZ.— Prepared glazings, prepared dressings and prepared mordants, not containing size of animal origin, shellac or artificial resins	599.740.9

38.13	38.13	Pickling preparations for metal surfaces; fluxes and other auxiliary preparations for soldering, brazing or welding; soldering, brazing or welding powders and pastes consisting of metal and other materials; preparations of a kind used as cores or coatings for welding rods and electrodes	599.940.1 599.940.2
38.16	38.16	Prepared culture media for development of micro-organisms	599.770.0
ex 38.17	ex 38.17	Preparations and charges for fire-extinguishers; charged fire extinguishing grenades; VIZ.— Preparations and charges for fire-extinguishers	599.780.1
38.19.11	ex 38.19	Chemical products and preparations of the chemical or allied industries (including those consisting of mixtures of natural products), not elsewhere specified or included; residual products of the chemical or allied industries, not elsewhere specified or included; VIZ.— Case-hardening preparations Fire retardant preparations for timber Fusel oil Fusible ceramic firing testers Gases, mixed, liquefied or compressed Ink removers put up for retail sale Ion exchangers Naphthenates and sulphonaphthenates Naphthenic acid Plasters and preparations with a basis of plaster specially prepared for dentistry Refractory cements and mortars	599.990.1
38.19.31			599.990.2
38.19.32			599.990.3
ex 38.19.911			599.990.4
ex 38.19.919			599.990.6
ex 38.19.991			599.990.7
ex 38.19.999			599.990.8
			599.990.9
			599.991.1
			599.991.2
			662.330.0

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
39.07.52 ex 39.07.799 ex 39.07.929 ex 39.07.99	ex 39.07 Articles of materials of the kinds described in headings Nos. 39.01 to 39.06, VIZ.— Aprons, X-ray protective, of lead impregnated plastic Artificial eyes Watch glasses	893.201.1 893.201.6 893.201.9
40.02	40.02 Synthetic rubber latex; pre-vulcanised synthetic rubber latex; synthetic rubber; factice derived from oils	231.200.0
40.03	40.03 Reclaimed rubber	231.300.0
40.14.91	ex 40.14 Other articles of unhardened vulcanised rubber, VIZ.— Milking machine parts	629.980.8
41.01	41.01 Raw hides and skins (fresh, salted, dried, pickled or limed), whether or not split, including sheepskins in the wool	211.100.0 211.200.0 211.400.0 211.600.0 211.700.0 211.900.0
41.03.1 ex 41.03.9	ex 41.03 Sheep and lamb skin leather, except leather falling within heading No. 41.06, 41.07 or 41.08, VIZ.— Crust or rough tanned	611.910.1

42.02.2	ex 42.02	Travel goods (for example, trunks, suit-cases, hat-boxes, travelling-bags, rucksacks), shopping-bags, handbags, satchels, briefcases, wallets, purses, toilet-cases, tool-cases, tobacco pouches, sheaths, cases, boxes (for example, for arms, musical instruments, binoculars, jewellery, bottles, collars, footwear, brushes) and similar containers, of leather or of composition leather, of vulcanised fibre, of artificial plastic sheeting, of paperboard or of textile fabric, VIZ.— Spectacle cases	831.000.3
ex 42.06.9	ex 42.06	Articles made from gut (other than silk-worm gut), from goldbeater's skin, from bladders or from tendons, NOT INCLUDING— Catgut and artificial catgut	899.910.9
43.01	43.01	Raw furskins	212.000.1 to 212.000.9
ex 43.03	ex 43.03	Articles of furskins, VIZ.— Polishing caps or mops for power-driven spindles	842.010.3
ex 43.04.9	ex 43.04	Artificial fur and articles made thereof, VIZ.— Polishing caps or mops for power-driven spindles	842.020.3
44.01	44.01	Fuel wood, in logs, in billets, in twigs or in faggots; wood waste, including sawdust	241.100.0
44.03	44.03	Wood in the rough, whether or not stripped of its bark or merely roughed down	242.100.0 242.210.0 242.310.0 242.400.0 242.900.1 242.900.2

SCHEDULE A—continued

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
44.04	44.04 Wood, roughly squared or half-squared, but not further manufactured ..	242.220.1 to 242.220.9 242.320.1 to 242.320.9
44.05	44.05 Wood sawn lengthwise, sliced or peeled, but not further prepared, of a thickness exceeding five millimetres	243.210.1 to 243.210.9 243.310.1 to 243.310.9
44.06	44.06 Wood paving blocks	631.810.0
44.07	44.07 Railway or tramway sleepers of wood	243.100.0
44.08	44.08 Riven staves of wood, not further prepared than sawn on one principal surface; sawn staves of wood, of which at least one principal surface has been cylindrically sawn, not further prepared than sawn	631.820.0
44.09	44.09 Hoopwood; split poles; piles, pickets and stakes of wood, pointed but not sawn lengthwise; chipwood, wood chips of a kind suitable for use in the manufacture of vinegar or for the clarification of liquids	631.830.1 631.830.2 631.830.3

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44.10	44.10	Wooden sticks, roughly trimmed but not turned, bent nor otherwise worked, suitable for the manufacture of walking-sticks, whips, golf club shafts, umbrella handles, tool handles or the like	631.840.1 631.840.9
44.12	44.12	Wood wool and wood flour	631.860.0
44.13.1 44.13.3 44.13.9	ex 44.13	Wood (including blocks, strips and friezes for parquet or wood block flooring, not assembled), planed, tongued, grooved, rebated, chamfered, V-jointed, centre V-jointed, beaded, centre-beaded or the like, but not further manufactured, NOT INCLUDING— Wood cut to size for making boxes	ex 243.220.0 ex 243.320.0
44.14	44.14	Wood sawn lengthwise, sliced or peeled but not further prepared, of a thickness not exceeding five millimetres; veneer sheets and sheets for plywood, of a thickness not exceeding five millimetres	631.100.1 631.100.2
44.15.19 44.15.91	ex 44.15	Plywood, blockboard, laminboard, battenboard and similar laminated wood products (including veneered panels and sheets); inlaid wood and wood marquetry; VIZ.— Flooring of laminated wood, the wearing layer of which is oak or beech, tongued or grooved or tongued and grooved Plywood	631.210.1 ex 631.210.2
ex 44.22.1 ex 44.22.9	ex 44.22	Casks, barrels, vats, tubs, buckets and other cooperers' products and parts thereof, of wood, other than staves falling within heading No. 44.08, NOT INCLUDING— Casks, barrels, vats, tubs, buckets and other completed cooperers' products	632.200.2 632.200.3 ex 632.200.9

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
44.25.31	ex 44.25 Wooden tools, tool bodies, tool handles, broom and brush bodies and handles; boot and shoe lasts and trees of wood; VIZ.— Last blocks, rough sawn or rough turned	ex 632.810.2
45.03	45.03 Articles of natural cork	633.010.0
45.04.1 45.04.2 ex 45.04.3 ex 45.04.99	ex 45.04 Agglomerated cork (being cork agglomerated with or without a binding substance) and articles of agglomerated cork, NOT INCLUDING— Floor mats and tiles Gaskets and similar joints Table mats	633.020.1 633.020.2 633.021.3 633.021.9
47.01	47.01 Pulp derived by mechanical or chemical means from any fibrous vegetable material	251.200.0 to 251.900.0
47.02	47.02 Waste paper and paperboard; scrap articles of paper or of paperboard, fit only for use in paper-making	251.100.0
48.01	48.01 Paper and paperboard (including cellulose wadding), machine-made, in rolls or sheets	641.101.1 to 641.211.9 641.310.1 to 641.506.1

48.02	48.02	Hand-made paper and paperboard	641.700.0
48.03	48.03	Parchment or greaseproof paper and paperboard and imitations thereof, and glazed transparent paper, in rolls or sheets	641.910.1 to 641.911.2
48.04	48.04	Composite paper or paperboard (made by sticking flat layers together with an adhesive), not surface-coated or impregnated, whether or not internally reinforced, in rolls or sheets	641.920.0 to 641.924.0
48.05	48.05	Paper and paperboard, corrugated (with or without flat surface sheets), creped, crinkled, embossed or perforated, in rolls or sheets	641.930.1 to 641.937.1

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 48.07.11	ex 48.07 Paper and paperboard, impregnated, coated, surface-coloured, surface-decorated or printed (not being merely ruled, lined or squared and not constituting printed matter within Chapter 49), in rolls or sheets, NOT INCLUDING— Carbon and similar coated copying paper Waxed paper and paperboard Printed paper and paperboard Paper and paperboard (including paper felt) impregnated with tar, bitumen or the like	641.222.1
ex 48.07.12		ex 641.222.9
ex 48.07.2		641.223.1
ex 48.07.31		641.223.2
ex 48.07.32		ex 641.223.3
ex 48.07.33		ex 641.223.9
ex 48.07.34		641.224.1
ex 48.07.39		ex 641.224.9
ex 48.07.4		641.225.1
48.07.6		641.225.2
ex 48.07.71		641.225.5
ex 48.07.72		ex 641.225.9
ex 48.07.73		641.953.1
ex 48.07.741		641.953.9
ex 48.07.742		641.954.4
ex 48.07.749		641.954.9
ex 48.07.751		641.956.1
ex 48.07.759		641.956.2
ex 48.07.76		641.956.9
ex 48.07.79		641.957.1
ex 48.07.81		641.957.2
ex 48.07.821		641.957.9
ex 48.07.822		ex 641.958.1
ex 48.07.829		ex 641.958.9
ex 48.07.83		ex 641.959.0
ex 48.07.84		
ex 48.07.89		
ex 48.07.911		
ex 48.07.919		
ex 48.07.99		

48.08	48.08	Filter blocks, slabs and plates, of paper pulp	641.960.0
48.15.11	ex 48.15	Other paper and paperboard, cut to size or shape, VIZ.— Filter paper Paper for use in wrapping fruit	642.930.1
48.15.12			ex 642.930.3
ex 48.15.19			
49.01	49.01	Printed books, booklets, brochures, pamphlets and leaflets	892.110.1 892.110.2 892.110.9
49.02	49.02	Newspapers, journals and periodicals, whether or not illustrated (Note: Paper patterns, transfers, jewellery, toys, or other articles (except prints) issued as supplements to the goods of this heading are not included)	892.200.1 892.200.2
49.03	49.03	Children's picture books and painting books	892.120.0
49.04	49.04	Music, printed or in manuscript, whether or not bound or illustrated ..	892.300.0
49.05	49.05	Maps and hydrographic and similar charts of all kinds, including atlases, wall maps and topographical plans, printed; printed globes (terrestrial or celestial)	892.130.1 892.130.2
49.06	49.06	Plans and drawings, for industrial, architectural, engineering, commercial or similar purposes, whether original or reproductions on sensitised paper; manuscripts and typescripts	892.920.0
ex 49.07.1	ex 49.07	Unused postage, revenue and similar stamps of current or new issue in the country to which they are destined; stamp-impressed paper; banknotes, stock, share and bond certificates and similar documents of title; cheque books; VIZ.— Banknotes	892.931.2

SCHEDULE A—continued

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 50.09.1 ex 50.09.311 ex 50.09.319 ex 50.09.41 ex 50.09.493 ex 50.09.499	ex 50.09 Woven fabrics of silk or of waste silk other than noil, VIZ.— Fabrics wholly of silk, not assembled by sewing, gumming or similar operation	653.110.5
51.02	51.02 Monofil, strip (artificial straw and the like) and imitation catgut, of man-made fibre materials	651.620.1 651.620.9 651.720.1 651.720.9
ex 51.04	ex 51.04 Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip of heading No. 51.01 or 51.02, NOT INCLUDING— Woven fabrics wholly of, or of which not less than 50 per cent, by weight, of the man-made fibres are, synthetic fibres Woven fabrics wholly of, or of which not less than 50 per cent, by weight, of the man-made fibres are, artificial fibres, being fabrics that— (a) contain sheep's or lambs' wool or fine animal hair; (b) weigh six ounces or more per square yard and contain man-made discontinuous fibres; (c) have been assembled by sewing, gumming or similar operation; (d) are linings; or (e) are tyre cord fabrics (Note: For the purposes of the foregoing— "synthetic fibres" means man-made fibres as defined in Note 1 (a) to Chapter 51; and "artificial fibres" means man-made fibres as defined in Note 1 (b) to Chapter 51.)	653.610.9

52.02	52.02	Woven fabrics of metal thread or of metallised yarn, of a kind used in articles of apparel, as furnishing fabrics or the like	653.910.1 653.910.9
53.01	53.01	Sheep's or lambs' wool not carded or combed	262.100.0 262.200.0
53.02	53.02	Other animal hair (fine or coarse), not carded or combed	262.300.0 262.590.0
53.03	53.03	Waste of sheep's or lambs' wool or of other animal hair (fine or coarse) not pulled or garnetted	262.900.0
53.04	53.04	Waste of sheep's or lambs' wool or of other animal hair (fine or coarse), pulled or garnetted (including pulled or garnetted rags)	262.600.0
53.05	53.05	Sheep's or lambs' wool or other animal hair (fine or coarse), carded or combed	262.700.0 262.800.0
53.08	53.08	Yarn of fine animal hair (carded or combed), not put up for retail sale ..	651.230.0
55.05.1	ex 55.05	Cotton yarn, not put up for retail sale, VIZ.— Sewing threads	651.300.1 651.410.1
55.06.1 ex 55.06.9	ex 55.06	Cotton yarn, put up for retail sale, VIZ.— Sewing threads	651.420.1
ex 55.08	ex 55.08	Terry towelling and similar terry fabrics, of cotton, NOT INCLUDING— Fabrics assembled by sewing, gumming or similar operation	652.120.0 652.220.9

SCHEDULE A—*continued*

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Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 55.09	ex 55.09 Other woven fabrics of cotton, VIZ.— Unbleached fabrics, not being fabrics that— (a) are mercerized; (b) have a raised nap on one or both sides; or (c) contain sheep's or lambs' wool or fine animal hair Bleached or mercerised fabrics, not being fabrics that— (a) contain sheep's or lambs' wool or fine animal hair; (b) weigh six ounces or more per square yard and contain man-made discontinuous fibres; or (c) have been assembled by sewing, gumming or similar operation, being fabrics that— (i) weigh six ounces or more per square yard and are of plain or twill weave and are not printed; (ii) are printed and have a raised nap on one or both sides; (iii) weigh less than 8 ounces per square yard and are bleached, dyed or printed; or (iv) are of Jacquard weaves or designs and are not printed or dyed.	652.130.2 652.130.4 652.130.9 652.291.3 652.292.3 652.293.1 652.293.2 652.293.3 652.294.1
57.06	57.06 Yarn of jute.. .. .	651.920.1 651.920.9
57.10	57.10 Woven fabrics of jute	653.401.1 to 653.401.9

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ex 58.02.1	ex 58.02	Other carpets, carpeting, rugs, mats and matting, and "Kelem", "Schumacks" and "Karamanie" rugs and the like (made up or not), VIZ.— Floor rugs of wool or containing wool	ex 657.600.2
ex 58.02.3			
58.02.911			
58.02.991			
58.08	58.08	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), plain	654.040.0
58.09	58.09	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figured; hand or mechanically made lace, in the piece, in strips or in motifs	654.050.0
58.10	58.10	Embroidery, in the piece, in strips or in motifs	654.060.0
59.09	59.09	Textiled fabrics coated or impregnated with oil or preparations with a basis of drying oil	655.440.1 to 655.440.9
59.10	59.10	Linoleum and materials prepared on a textile base in a similar manner to linoleum, whether or not cut to shape or of a kind used as floor coverings; floor coverings consisting of a coating applied on a textile base, cut to shape or not	657.420.1 657.420.2
59.14	59.14	Wicks, of woven, plaited or knitted textile materials, for lamps, stoves, lighters, candles and the like; tubular knitted gas-mantle fabric and incandescent gas mantles	655.820.1 655.820.2
ex 59.15	ex 59.15	Textile hosepiping and similar tubing, with or without lining, armour or accessories of other materials, VIZ.— Without couplings or other fittings	655.910.1

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
65.01	65.01 Hat-forms, hat bodies and hoods of felt, neither blocked to shape nor with made brims; plateaux and manchons (including slit manchons), of felt	655.710.1 655.710.2
65.02	65.02 Hat-shapes, plaited or made from plaited or other strips of any material, neither blocked to shape nor with made brims	655.720.0
67.04	67.04 Wigs, false beards, hair pads, curls, switches and the like, of human or animal hair or of textiles; other articles of human hair (including hair nets)	899.950.1 899.950.9
68.04	68.04 Millstones, grindstones, grinding wheels and the like (including grinding, sharpening, polishing, trueing and cutting wheels, heads, discs and points), of natural stone (agglomerated or not), of agglomerated natural or artificial abrasives, or of pottery, with or without cores, shanks, sockets, axles and the like of other materials, but not mounted on frameworks; segments and other finished parts of such stones and wheels, of natural stone (agglomerated or not), of agglomerated natural or artificial abrasives, or of pottery	663.110.0
68.05	68.05 Hand polishing stones, whetstones, oilstones, hones and the like, of natural stone, of agglomerated natural or artificial abrasives, or of pottery	663.120.0
ex 68.13.1 68.13.2 68.13.9	ex 68.13 Fabricated asbestos and articles thereof (for example, asbestos board, thread and fabric; asbestos clothing, asbestos jointing), reinforced or not, other than goods falling within heading No. 68.14; mixtures with a basis of asbestos and mixtures with a basis of asbestos and magnesium carbonate, and articles of such mixtures; NOT INCLUDING— Asbestos millboard	663.810.1 663.810.2 663.810.3 663.810.4 663.810.9

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ex 68.14.1	ex 68.14	Friction material (segments, discs, washers, strips, sheets, plates, rolls and the like) of a kind suitable for brakes, for clutches or the like, with a basis of asbestos, other mineral substances or of cellulose, whether or not combined with textile or other materials, VIZ.— Friction material in the piece Clutch facings of annular shape, whether or not holed for fixing or mounting	663.820.1
ex 68.14.9			663.820.2
68.15	68.15	Worked mica and articles of mica, including bonded mica splittings on a support of paper or fabric (for example micanite and micafolium)	663.400.0
ex 69.14.9	ex 69.14	Other articles of ceramic materials, VIZ.— Handles, knobs, finger plates and other fittings for doors Burners, radiants and other parts for lamps, gas fires and stoves	663.920.3
			663.920.4
70.07	70.07	Cast, rolled, drawn or blown glass (including flashed or wired glass) cut to shape other than rectangular shape, or bent or otherwise worked (for example, edge worked or engraved), whether or not surface ground or polished; multiple-walled insulating glass; leaded lights and the like	664.910.1 664.910.2 664.910.4 664.910.9

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 70.10.91 ex 70.10.99	ex 70.10 Carboys, bottles, jars, pots, tubular containers and similar containers, of glass, of a kind commonly used for the conveyance or packing of goods stoppers and other closures of glass; VIZ.— Bottles, perfumery, blue of 3cc. capacity Bottles, perfume, of 2 dram capacity Bottles, dropper, $\frac{1}{4}$ oz., $\frac{1}{2}$ oz., and 1 oz. capacity Bottles, perfume, metallic finish Bottles, hand lotion, Tweed and Tiara $4\frac{1}{2}$ oz. capacity Bottles, bath salts, 9 oz. capacity Bottles, perfume, Tiara bouquet, 2 oz. and 4 dram capacity Bottles, perfume, Tweed bouquet, 4 oz. capacity Bottles, perfume, Tweed, $\frac{1}{4}$ oz. capacity Bottles, Tweed Bubble Bath oil, 2 oz. capacity Bottles, Essence of Tweed, 5 dram capacity Bottles, perfume, Tiara, $\frac{1}{4}$ oz. capacity Bottles, perfumery, Instant Beauty, 40 ml. capacity Bottles, Toilet Water, 41 ml. capacity Bottles, Creamy Skin Perfume, 14 ml. capacity Bottles, nail polish, 14 ml. capacity Jars, opal glass Vials, neutral glass, 3 cc., 5 cc., 10 cc., 60 cc., 20 ml. and 50 ml. capacity Vials, sulphur glass, 20 ml. and 30 ml. capacity	665.110.3
70.14.941 ex 70.14.949 70.14.991 ex 70.14.999	ex 70.14 Illuminating glassware, signalling glassware and optical elements of glass, not optically worked nor of optical glass, VIZ.— Lenses, unmounted; moulded glasses for vehicle lamps	812.410.2

70.15	70.15	Clock and watch glasses and similar glasses (including glass of a kind used for sunglasses but excluding glass suitable for corrective lenses), curved, bent, hollowed and the like; glass spheres and segments of spheres, of a kind used for the manufacture of clock and watch glasses and the like	664.930.0
70.16	70.16	Bricks, tiles, slabs, paving blocks, squares and other articles of pressed or moulded glass, of a kind commonly used in building; multi-cellular glass in blocks, slabs, plates, panels and similar forms	664.600.1 664.600.2
70.17	70.17	Laboratory, hygienic and pharmaceutical glassware, whether or not graduated or calibrated; glass ampoules	665.810.0
70.18	70.18	Optical glass and elements of optical glass, other than optically worked elements; blanks for corrective spectacle lenses	664.200.0
70.21.1	ex 70.21	Other articles of glass, VIZ.—	665.890.1
ex 70.21.91		Handles, knobs, finger plates and other fittings for doors	665.890.4
ex 70.21.99		Floats for fishing nets	
71.02	71.02	Precious and semi-precious stones, unworked, cut or otherwise worked, but not mounted, set or strung (except ungraded stones temporarily strung for convenience of transport)	275.100.0 667.200.0 667.300.1 667.300.9
71.04	71.04	Dust and powder of natural or synthetic precious or semi-precious stones ..	275.210.0
71.05	71.05	Silver, including silver gilt and platinum-plated silver, unwrought or semi-manufactured	681.110.1 to 681.110.9
71.06	71.06	Rolled silver, unworked or semi-manufactured	681.120.0

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
71.07	71.07 Gold, including platinum-plated gold, unwrought or semi-manufactured ..	971.010.0 971.030.1 971.030.2 971.030.9
ex 73.13.2	ex 73.13 Sheets and plates, of iron or steel, hot-rolled or cold-rolled, VIZ.— Tinplate, not worked and not coiled	674.700.2
ex 73.16.1	ex 73.16 Railway and tramway track construction material of iron or steel, the following: rails, check-rails, switch blades, crossings (or frogs), crossing pieces, point rods, rack rails, sleepers, fish-plates, chairs, chair wedges, sole plates (base plates), rail clips, bedplates, ties and other material specialised for joining or fixing rails, VIZ.— Rails	ex 676.100.0
73.22	73.22 Reservoirs, tanks, vats and similar containers, for any material, of iron or steel, of a capacity exceeding three hundred litres, whether or not lined or heat-insulated, but not fitted with mechanical or thermal equipment	692.110.1 692.110.9
73.24	73.24 Compressed gas cylinders and similar pressure containers, of iron or steel ..	692.310.0

73.28	73.28	Expanded metal, of iron or steel	693.410.0
73.29	73.29	Chain and parts thereof, of iron or steel	698.300.1 698.300.2 698.300.3
73.30	73.30	Anchors and grapnels and parts thereof, of iron or steel	698.400.0
ex 73.31.1	ex 73.31	Nails, tacks, staples, hook-nails, corrugated nails, spiked cramps, studs, spikes and drawing pins, of iron or steel, whether or not with heads of other materials, but not including such articles with heads of copper, VIZ.— Dogspikes and deckspikes	694.110.1
73.33	73.33	Needles for hand sewing (including embroidery), hand carpet needles and hand knitting needles, bodkins, crochet hooks and the like, and embroidery stiletos, of iron or steel, including blanks	698.510.1 698.510.2 698.510.3
73.34.1 ex 73.34.9	ex 73.34	Pins (excluding hat-pins and other ornamental pins and drawing pins), hairpins and curling grips, of iron or steel, NOT INCLUDING— Safety pins Toilet pins Hairpins Curling grips	698.520.9
ex 73.38.992 ex 73.38.993 ex 73.38.999	ex 73.38	Articles of a kind commonly used for domestic purposes, builders' sanitary ware for indoor use, and parts of such articles and ware, of iron or steel, VIZ.— Capacity measures	697.210.1
73.40.2 73.40.42 ex 73.40.99	ex 73.40	Other articles of iron or steel, VIZ.— Balls or rods for use in grinding mills Rabbit traps and similar traps Fittings for ships, boats and other vessels, VIZ.— Boom straps, Highfield levers, hoist yokes, mast bands, mast hounds, spinaker pole ends, spreader sockets, stay adjusters and tiller extensions, of stainless steel Splash lubricated fishing rollers	698.910.6 698.911.4 698.911.7

SCHEDULE A—continued

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
74.01.3	ex 74.01 Copper matte; unwrought copper (refined or not); copper waste and scrap; VIZ.— Copper waste and scrap	284.020.0
ex 74.03.111 ex 74.03.119 ex 74.03.199	ex 74.03 Wrought bars, rods, angles, shapes and sections, of copper; copper wire, VIZ.— Bars and rods of unalloyed copper	682.211.1
74.11	74.11 Gauze cloth, grill, netting, fencing reinforcing fabric and similar materials (including endless bands), of copper wire	693.320.0
74.13	74.13 Chain and parts thereof, of copper	698.810.0
74.19.2 74.19.5 ex 74.19.91 ex 74.19.99	ex 74.19 Other articles of copper; VIZ.— Pins; other than safety pins	698.920.2
75.01.3	ex 75.01 Nickel mattes, nickel speiss and other intermediate products of nickel metallurgy; unwrought nickel (excluding electro-plating anodes); nickel waste and scrap; VIZ.— Nickel waste and scrap	284.030.0

75.02.2	ex 75.02	Wrought bars, rods, angles, shapes, and sections, of nickel; nickel wire; VIZ.— Nickel wire	683.210.1
75.03.1	ex 75.03	Wrought plates, sheets and strip, of nickel; nickel foil, nickel powders and flakes; VIZ.—	683.220.2
75.03.2		Wrought plates, sheets and strip, of nickel Nickel foil	
75.04	75.04	Tubes and pipes and blanks therefor, of nickel; hollow bars, and tube and pipe fittings (for example, joints, elbows, sockets and flanges), of nickel	683.230.0
75.05	75.05	Electro-plating anodes, of nickel, wrought or unwrought, including those produced by electrolysis	683.240.0
ex 76.01	ex 76.01	Unwrought aluminium; aluminium waste and scrap; VIZ.— Aluminium waste and scrap	284.040.0
76.09.1	ex 76.09	Reservoirs, tanks, vats and similar containers, for any material, of aluminium, of a capacity exceeding three hundred litres, whether or not lined or heat-insulated, but not fitted with mechanical or thermal equipment; VIZ.— Tanks and vats, enamelled or jacketed, whether or not lined or heat-insulated	ex 692.130.0
76.13	76.13	Gauze, cloth, grill, netting, reinforcing fabric and similar materials, of aluminium wire	693.330.0
ex 76.16.499	ex 76.16	Other articles of aluminium; VIZ.—	698.940.3
ex 76.16.91		Rivets	698.942.3
ex 76.16.99		Shields for the valves and tubes of heading No. 85.21, and parts therefor	698.942.4
77.01.2	ex 77.01	Unwrought magnesium, magnesium waste (excluding shavings of uniform size) and scrap; VIZ.— Magnesium waste (excluding shavings of uniform size) and scrap	284.050.0

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
78.01.11 78.01.122 78.01.129 78.01.2	ex 78.01 Unwrought lead (including argentiferous lead); lead waste and scrap; NOT INCLUDING— Solder	284.060.0 685.100.9
ex 78.02.11 ex 78.02.19 78.02.21 ex 78.02.22	ex 78.02 Wrought bars, rods, angles, shapes and sections, of lead, lead wire; NOT INCLUDING— Solder	685.210.2 685.210.9
ex 78.04.1	ex 78.04 Lead foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a weight per square metre (excluding any backing) not exceeding 1,700 grammes; lead powders and flakes; VIZ.— Lead foil, not printed	685.230.8 685.230.9
79.01	79.01 Unwrought zinc; zinc waste and scrap	284.070.0 686.100.1 686.100.9
79.02	79.02 Wrought bars, rods, angles, shapes and sections, of zinc; zinc wire	686.210.1 686.210.2 686.210.3

79.03	79.03	Wrought plates, sheets and strip, of zinc; zinc foil; zinc powders and flakes ..	284.080.0 686.220.1 to 686.220.5
80.01.11 80.01.121 80.01.129 80.01.2	ex 80.01	Unwrought tin; tin waste and scrap; NOT INCLUDING— Solder	284.090.0 687.100.9
ex 80.02.11 ex 80.02.19 80.02.21 ex 80.02.22	ex 80.02	Wrought bars, rods, angles, shapes and sections, of tin; tin wire; NOT INCLUDING— Solder	687.210.2 687.210.9
ex 80.04.1	ex 80.04	Tin foil (whether or not embossed, cut to shape, perforated, coated, printed, or backed with paper or other reinforcing material), of a weight per square metre (excluding any backing) not exceeding one kilogramme; tin powders and flakes, VIZ.— Tin foil neither printed nor embossed	687.231.9
81.01	81.01	Tungsten (wolfram), unwrought or wrought, and articles thereof	689.410.1 689.410.2 689.410.9
81.02	81.02	Molybdenum, unwrought or wrought, and articles thereof	689.420.1 689.420.2 689.420.9
81.03	81.03	Tantalum, unwrought or wrought, and articles thereof	689.430.1 689.430.2 689.430.9

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
81.04	81.04 Other base metals, unwrought or wrought, and articles thereof; cermets, unwrought or wrought, and articles thereof	688.000.0 689.500.1 689.500.2 689.500.3 689.500.7 689.500.8 689.500.9
ex 82.01.13 ex 82.01.19 82.01.21 ex 82.01.22 ex 82.01.29 ex 82.01.39 82.01.9	ex 82.01 Hand tools, the following: spades, shovels, picks, hoes, forks and rakes; axes, bill hooks and similar hewing tools; scythes, sickles, hay knives, grass shears, timber wedges and other tools of a kind used in agriculture, horticulture or forestry, NOT INCLUDING— Spades, shovels, picks, hoes, forks and rakes Hewing tools <i>other than</i> axes, hatchets and adzes Hedge knives, pruning shears and garden trowels	695.103.1 695.104.8 695.104.9
ex 82.02.1	ex 82.02 Saws (non-mechanical) and blades for hand or machine saws (including toothless saw blades), VIZ.— Saws (other than tubular frame firewood or pulpwood saws)	695.210.9

82.03.1	ex 82.03	Hand tools, the following: pliers (including cutting pliers), pincers, tweezers, tinmen's snips, bolt croppers and the like; perforating punches; pipe cutters; spanners and wrenches (but not including tap wrenches); files and rasps; NOT INCLUDING— Sheep ear and other animal marking pliers	695.221.1
to			695.221.2
82.03.5			695.221.3
ex 82.03.9			695.221.9
			695.222.1
			695.222.9
			695.223.0
			695.224.0
			695.225.0
ex 82.04.2	ex 82.04	Hand tools, including mounted glaziers' diamonds, not falling within any other heading of this Chapter; blow lamps, anvils; vices and clamps, other than accessories for, and parts of, machine tools; portable forges; grinding wheels mounted on frameworks (hand or pedal operated); NOT INCLUDING— Beekeepers' tools Blow lamps Chisels Domestic and household articles having the character of hand tools Grease guns Grinding wheels mounted on frameworks (hand or pedal operated) Hammers Oil cans Screwdrivers Whaling tools Wire strainers	695.232.2
82.04.3			695.232.3
82.04.4			695.232.4
82.04.92			695.232.7
82.04.94			695.233.3
82.04.95			695.233.9
82.04.961			
ex 82.04.963			
82.04.963			
82.04.993			
82.04.994			
ex 82.04.999			

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
82.05.1 82.05.2 82.05.3 82.05.42 82.05.491 ex 82.05.499 82.05.51 82.05.53 82.05.599 82.05.6 82.05.9	ex 82.05 Interchangeable tools for hand tools, for machine tools or for power-operated hand tools (for example, for pressing, stamping, drilling, tapping, threading, boring, broaching, milling, cutting, turning, dressing, morticing or screw driving), including dies for wire drawing, extrusion dies for metal, and rock drilling bits, NOT INCLUDING— Rock drilling bits	695.240.9
82.07	82.07 Tool-tips and plates, sticks and the like for tool-tips, unmounted, of sintered metal carbides (for example, carbides of tungsten, molybdenum or vanadium)	695.260.0
ex 82.08.2	ex 82.08 Coffee-mills, mincers, juice-extractors and other mechanical appliances, of a weight not exceeding ten kilogrammes and of a kind used for domestic purposes in the preparation, serving or conditioning of food or drink; VIZ.— Butter churns, hand operated	719.410.2
ex 82.09.91 82.09.991 ex 82.09.999	ex 82.09 Knives with cutting blades, serrated or not (including pruning knives), other than knives falling within heading No. 82.06, VIZ.— Beekeepers' uncapping and honey knives Gardeners' pruning or budding knives with non-folding blades Flax cutting knives with non-folding blades Lino and other artificers' or tradesmen's knives, with non-folding blades Butchers' and slaughtermen's knives	696.010.1 696.010.3 696.010.4 696.010.8

ex 82.14.1	ex 82.14	Spoons, forks, fish-eaters, butter-knives, ladles, and similar kitchen or tableware, VIZ.— Blanks of spoons, forks and butter-knives	696.060.1
ex 82.14.2			
ex 82.14.9			
ex 83.01.91	ex 83.01	Locks and padlocks (key, combination or electrically operated), and parts thereof, of base metal; frames incorporating locks, for handbags, trunks or the like, and parts of such frames, of base metal; keys for any of the foregoing articles, finished or not, of base metal; VIZ.— Keys for locks and padlocks, finished or not, of base metal	698.110.4
ex 83.01.92			
ex 83.01.99			
83.08			
83.08	83.08	Flexible tubing and piping, of base metal.	698.820.0
83.09.2	ex 83.09	Clasps, frames with clasps for handbags and the like, buckles, buckle-clasps, hooks, eyes, eyelets, and the like, of base metal, of a kind commonly used for clothing, travel goods, handbags, or other textile or leather goods; tubular rivets and bifurcated rivets, of base metal; VIZ.— Buckles and buckle-clasps, and the like Hooks, eyes, eyelets, and the like Tubular rivets and bifurcated rivets	698.530.1
83.09.3			698.530.2
83.09.4			698.530.3
ex 83.09.99			698.530.4
ex 83.13.9	ex 83.13	Stoppers, crown corks, bottle caps, capsules, bung covers, seals and plombs, case corner protectors and other packing accessories, of base metal, VIZ.— Bungs for drums	698.850.3 698.850.4
84.03	84.03	Producer gas and water gas generators, with or without purifiers; acetylene gas generators (water process) and similar gas generators, with or without purifiers	719.110.0
84.07	84.07	Hydraulic engines and motors (including water wheels and water turbines) . .	711.810.1 711.810.2 711.810.3

SCHEDULE A—continued

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 84.08.9	ex 84.08 Other engines and motors, VIZ.— Gas turbine engines Jet engines for use on aircraft 	711.420.1 711.420.2 711.420.3 711.420.4 711.600.1 711.600.2
ex 84.11.129	ex 84.11 Air pumps, vacuum pumps and air or gas compressors (including motor and turbo pumps and compressors, and free-piston generators for gas turbines); fans, blowers and the like; VIZ.— Ammonia gas compressors	719.220.3
84.17.2	ex 84.17 Machinery, plant and similar laboratory equipment, whether or not electrically heated, for the treatment of materials by a process involving a change of temperature such as heating, cooking, roasting, distilling, rectifying, sterilising, pasteurising, steaming, drying, evaporating, vapourising, condensing or cooling, not being machinery or plant of a kind used for domestic purposes; instantaneous or storage water heaters, non-electrical; VIZ.— Pasteurisers and dairy coolers	ex 719.190.0
ex 84.19.2 ex 84.19.3 ex 84.19.4 ex 84.19.9	ex 84.19 Machinery for cleaning or drying bottles or other containers; machinery for filling, closing, sealing, capsuling or labelling bottles, cans, boxes, bags or other containers; other packing or wrapping machinery; machinery for aerating beverages; dish washing machines; NOT INCLUDING— Machines for washing bottles or other containers Butter packing or wrapping machines Machinery for aerating beverages Dish washing machines	719.622.0

ex 84.23.1	ex 84.23	Excavating, levelling, tamping, boring and extracting machinery, stationary or mobile, for earth, minerals or ores (for example, mechanical shovels, coal-cutters, excavators, scrapers, levellers and bulldozers); pile-drivers; snow-ploughs, not self-propelled (including snow-plough attachments); VIZ.— Coal or rock cutters	718.420.1
ex 84.23.91			
ex 84.24.21	ex 84.24	Agricultural and horticultural machinery for soil preparation or cultivation (for example, ploughs, harrows, cultivators, seed and fertiliser distributors); lawn and sports ground rollers; VIZ.— Discs for ploughs Mouldboard plates, unbent Plough beam forgings Skeith plates Steel share plates cut to pattern	712.100.8
ex 84.24.29			
ex 84.24.4			
ex 84.24.5			
84.25.11	ex 84.25	Harvesting and threshing machinery; straw and fodder presses; hay or grass mowers; winnowing and similar cleaning machines for seed, grain or leguminous vegetables and egg-grading and other grading machines for agricultural produce (other than those of a kind used in the bread grain milling industry falling within heading No. 84.29); VIZ.— Baling machines, pick-up types Mowers of the type used for cutting hay and other crops Parts of combine harvester-threshers Parts of forage harvesters	712.200.1
ex 84.25.2			712.200.2
ex 84.25.39			712.201.5
ex 84.25.6			712.201.8
			712.201.9
		712.203.4	
		712.203.5	
84.26	84.26	Dairy machinery (including milking machines)	712.390.1 to 712.390.9
84.31	84.31	Machinery for making or finishing cellulosic pulp, paper or paperboard ..	718.110.0

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
84.32	84.32 Book-binding machinery, including book-sewing machines	718.210.0
84.33	84.33 Paper or paperboard cutting machines of all kinds; other machinery for making up paper pulp, paper or paperboard	718.120.0
84.34.1 84.34.21 84.34.22 ex 84.34.29 ex 84.34.39	ex 84.34 Machinery, apparatus and accessories for type-founding or type-setting; machinery, other than the machine-tools of heading No. 84.45, 84.46 or 84.47, for preparing or working printing blocks, plates or cylinders; printing type, impressed flongs and matrices, printing blocks, plates and cylinders; blocks, plates, cylinders and lithographic stones, prepared for printing purposes (for example, planed, grained or polished); NOT INCLUDING— Stereotypes, electrotypes, impressed flongs and similar matrices, half-tone and line blocks Photo-mechanical process plates of a kind used for photo-engraving or photo-lithography	718.221.2 718.221.3 ex 718.221.9
84.35	84.35 Other printing machinery; machines for uses ancillary to printing	718.290.1 718.290.9
84.36.1 84.36.2 ex 84.36.3 84.36.4 84.36.9	ex 84.36 Machines for extruding man-made textiles; machines of a kind used for processing natural or man-made textile fibres; textile spinning and twisting machines; textile doubling, throwing and reeling (including weft-winding) machines; NOT INCLUDING— Wool scouring machines	717.110.1 717.110.3 717.110.9

84.37	84.37	Weaving machines, knitting machines and machines for making gimped yarn, tulle, lace, embroidery, trimmings, braid or net; machines for preparing yarns for use on such machines, including warping and warp sizing machines	717.120.1 717.120.2 717.120.3 717.120.4
ex 84.38.1 ex 84.38.3 ex 84.38.9	ex 84.38	Auxiliary machinery for use with machines of heading No. 84.37 (for example, dobbies, Jacquards, automatic stop motions and shuttle changing mechanisms); parts and accessories suitable for use solely or principally with the machines of the present heading or with machines falling within heading No. 84.36 or 84.37 (for example, spindles and spindle flyers, card clothing, combs, extruding nipples, shuttles, healds and heald-lifters and hosiery needles); VIZ.— Card clothing Extruding nipples, spinnerets and the like for extruding man-made filaments Needles for knitting, netting, embroidery, tulle or lace-making machines	717.131.1 717.131.2 717.131.3
84.39	84.39	Machinery for the manufacture or finishing of felt in the piece or in shapes, including felt-hat making machines and hat-making blocks	717.140.1 717.140.2 717.140.9
84.41	84.41	Sewing machines; furniture specially designed for sewing machines; sewing machine needles	717.300.1 to 717.300.6
84.42	84.42	Machinery (other than sewing machines) for preparing, tanning or working hides, skins or leather (including boot and shoe machinery)	717.200.0
84.46	84.46	Machine-tools for working stone, ceramics, concrete, asbestos-cement and like mineral materials or for working glass in the cold, other than machines falling within heading No. 84.49	719.510.0

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
84.48	84.48 Accessories and parts suitable for use solely or principally with the machines falling within headings Nos. 84.45 to 84.47, including work and tool holders, self-opening dieheads, dividing heads and other appliances for machine-tools; tool holders for any type of tool or machine-tool for working in the hand	719.540.1 719.540.9
ex 84.49.19 ex 84.49.911 ex 84.49.912	ex 84.49 Tools for working in the hand, pneumatic or with self-contained non-electric motor, VIZ.— Chain saws	719.530.1
84.51	84.51 Typewriters, other than typewriters incorporating calculating mechanisms; cheque-writing machines	714.100.1 714.100.2
ex 84.52.2 ex 84.52.3 84.52.9	ex 84.52 Calculating machines; accounting machines, cash registers, postage-franking machines, ticket-issuing machines and similar machines, incorporating a calculating device; NOT INCLUDING— Postage-franking machines Ticket-issuing machines that print tickets	714.200.1 714.200.2 714.200.3 714.200.9
84.53	84.53 Statistical machines of a kind operated in conjunction with punched cards (for example, sorting, calculating and tabulating machines); accounting machines operated in conjunction with similar punched cards; auxiliary machines for use with such machines (for example, punching and checking machines)	714.300.1

ex 84.54.9	ex 84.54	Other office machines (for example, hectograph or stencil duplicating machines, addressing machines, coin-sorting machines, coin-counting and wrapping machines, pencil-sharpening machines, perforating and stapling machines), VIZ.— Cash registers	714.911.3
ex 84.56.4 ex 84.56.99	ex 84.56	Machinery for sorting, screening, separating, washing, crushing, grinding or mixing earth, stone, ores or other mineral substances, in solid (including powder and paste) form; machinery for agglomerating, moulding or shaping solid mineral fuels, ceramic paste, unhardened cements, plastering materials or other mineral products in powder or paste form; machines for forming foundry moulds of sand; VIZ.— Machines for forming foundry moulds of sand	718.511.3
84.57	84.57	Glass-working machines (other than machines for working glass in the cold); machines for assembling electric filament and discharge lamps and electronic and similar tubes and valves	718.520.0
84.61.4	ex 84.61	Taps, cocks, valves and similar appliances, for pipes, boiler shells, tanks, vats and the like, including pressure reducing valves and thermostatically controlled valves, VIZ.— Valves for pneumatic tyres or tubes	719.920.1
84.62	84.62	Ball, roller or needle roller bearings	719.700.0
84.63.4	ex 84.63	Transmission shafts, cranks, bearing housings, plain shaft bearings, gears and gearing (including friction gears and gear-boxes and other variable speed gears), flywheels, pulleys and pulley blocks, clutches and shaft couplings, VIZ.— Pulley blocks	719.930.1 719.930.2

SCHEDULE A—continued

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 85.01.11 85.01.12 85.01.21 ex 85.01.291 85.01.292 85.01.311 to 85.01.392 85.01.5 85.01.61 85.01.62 ex 85.01.631 ex 85.01.632 85.01.69 85.01.9 85.02	ex 85.01 Electrical goods of the following descriptions: generators, motors, converters (rotary or static), transformers, rectifiers and rectifying apparatus, inductors, NOT INCLUDING— Battery chargers Electric motors less than one brake horse power Transformers 85.02 Electro-magnets, permanent magnets and articles of special materials for permanent magnets, being blanks of such magnets; electro-magnetic and permanent magnet chucks, clamps, vices and similar work holders; electro-magnetic clutches and couplings; electro-magnetic brakes; electro-magnetic lifting heads	722.101.2 722.101.3 722.101.4 722.101.6 722.101.7 722.101.9 ex 722.102.1 722.102.9 729.910.1 to 729.910.7

ex 85.05.91	ex 85.05	Tools for working in the hand, with self-contained electric motor, NOT INCLUDING— Concrete vibrators Drills Textile cutters	729.600.1
ex 85.05.99			729.600.2
			729.600.3
			729.600.9
			ex 729.601.9
85.08.6	ex 85.08	Electrical starting and ignition equipment for internal combustion engines (including ignition magnetos, magneto-dynamos, ignition coils, starter motors, sparking plugs and glow plugs); dynamos and cut-outs for use in conjunction therewith; VIZ.— Distributors Dynamios or generators	729.410.2
85.08.7			729.410.5
85.13.11	ex 85.13	Electrical line telephonic and telegraphic apparatus (including such apparatus for carrier-current line systems), VIZ.— Telephone handsets	ex 724.910.1 724.910.2
ex 85.14.9	ex 85.14	Microphones and stands therefor; loudspeakers; audio-frequency electric amplifiers; VIZ.— Microphones and stands therefor	724.920.3
85.18	85.18	Electrical capacitors, fixed or variable	729.950.1 729.950.2 729.950.3 729.950.4

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
ex 85.19.29	ex 85.19 Electrical apparatus for making and breaking electrical circuits, for the protection of electrical circuits, or for making connections to or in electrical circuits (for example, switches, relays, fuses, lightning arresters, surge suppressors, plugs, lampholders, terminals, terminal strips and junction boxes); resistors, fixed or variable (including potentiometers), other than heating resistors; switchboards (other than telephone switchboards) and control panels; VIZ.— Bell pushes	722.200.1
ex 85.20.19 ex 85.20.21 ex 85.20.291 ex 85.20.299	ex 85.20 Electric filament lamps and electric discharge lamps (including infra-red and ultra-violet lamps); arc-lamps; electrically ignited photographic flashbulbs; VIZ.— Ultra-violet and infra-red lamp bulbs or tubes	729.200.3
85.21.12 85.21.13 85.21.19 85.21.2 to 85.21.9	ex 85.21 Thermionic, cold cathode and photo-cathode valves and tubes (including vapour or gas filled valves and tubes, cathode-ray tubes, television camera tubes and mercury arc rectifying valves and tubes); photocells; mounted transistors and similar mounted devices incorporating semi-conductors; mounted piezo-electric crystals; NOT INCLUDING— Television picture tubes	729.300.2 to 729.300.9
ex 85.23.95 ex 85.23.991 ex 85.23.999	ex 85.23 Insulated (including enamelled or anodised) electric wire, cable, bars, strip and the like (including co-axial cable), whether or not fitted with connectors; VIZ.— Wire and cable insulated only with lacquer or enamel, not fitted with connectors	723.104.2

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85.27	85.27	Electrical conduit tubing and joints therefor, of base metal lined with insulating material	723.230.0
86.10	86.10	Railway and tramway track fixtures and fittings; mechanical equipment, not electrically powered, for signalling to or controlling road, rail or other vehicles, ships or aircraft; parts of the foregoing fixtures, fittings or equipment	719.660.0
87.01.2	ex 87.01	Tractors (other than those falling within heading No. 87.07), whether or not fitted with power take-offs, winches or pulleys, VIZ.— Garden tractors	712.500.1
87.08	87.08	Tanks and other armoured fighting vehicles, motorised, whether or not fitted with weapons, and parts of such vehicles	951.011.0
88.02	88.02	Flying machines, gliders and kites; roto-chutes	734.100.1 734.100.2 734.100.3 734.101.0
88.03	88.03	Parts of goods falling in heading No. 88.01 or 88.02	734.920.1 734.920.9
ex 89.01.99	ex 89.01	Ships, boats and other vessels not falling within any of the following headings of this Chapter, VIZ.— Surf skis on declaration that they have been specially imported for and will be used by life saving clubs	ex 735.300.1
90.01	90.01	Lenses, prisms, mirrors and other optical elements, of any material, unmounted, other than such elements of glass not optically worked; sheets or plates, of polarising material	861.110.1 to 861.110.9

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
90.07	90.07 Photographic cameras; photographic flashlight apparatus	861.400.1 to 861.400.9
ex 90.09.9	ex 90.09 Image projectors (other than cinematographic projectors); photographic (except cinematographic) enlargers and reducers; VIZ.— Microfilm printing projectors	861.610.1
90.10.1 to 90.10.3 90.10.5 to 90.10.9	ex 90.10 Apparatus and equipment of a kind used in photographic or cinematographic laboratories, not falling within any other heading in this Chapter; photocopying apparatus (contact type); spools or reels, for film; screens for projectors; NOT INCLUDING— Screens for projectors	861.690.1 861.690.2 861.690.4 861.690.9
90.12	90.12 Compound optical microscopes, whether or not provided with means for photographing or projecting the image	861.340.0
ex 90.13.3 ex 90.13.9	ex 90.13 Optical appliances and instruments (but not including lighting appliances other than searchlights or spotlights), not falling within any other heading of this Chapter, VIZ.— Stereoscopes	861.390.4
90.14	90.14 Surveying (including photogrammetrical surveying), hydrographic, navigational, meteorological, hydrological and geophysical instruments; compasses; range-finders	861.910.1 861.910.9

90.15	90.15	Balances of a sensitivity of 5 centigrammes or better, with or without their weights	861.920.0
90.16	90.16	Drawing, marking-out and mathematical calculating instruments, drafting machines, pantographs, slide rules, disc calculators and the like; measuring or checking instruments, appliances and machines, not falling within any other heading of this Chapter (for example, micrometers, callipers, gauges, measuring rods, balancing machines); profile projectors	861.930.1 861.930.9
90.17	90.17	Medical, dental, surgical and veterinary instruments and appliances (including electro-medical apparatus and ophthalmic instruments)	726.101.0 861.711.1 to 861.711.9
90.18	90.18	Mechano-therapy appliances; massage apparatus; psychological aptitude-testing apparatus; artificial respiration, ozone therapy, oxygen therapy, aerosol therapy or similar apparatus; breathing appliances (including gas masks and similar respirators)	861.720.1 to 861.720.9
90.19	90.19	Orthopaedic appliances, surgical belts, trusses and the like; artificial limbs, eyes, teeth and other artificial parts of the body; deaf aids; splints and other fracture appliances	899.610.1 to 899.620.9
90.20.3 to 90.20.9	ex 90.20	Apparatus based on the use of X-rays or of the radiations from radio-active substances (including radiography and radiotherapy apparatus); X-ray generators; X-ray tubes; X-ray screens; X-ray high tension generators; X-ray control panels and desks; X-ray examination or treatment tables, chairs and the like; NOT INCLUDING— X-ray generators X-ray tubes	726.200.9
90.21	90.21	Instruments, apparatus or models, designed solely for demonstrational purposes (for example, in education or exhibition), unsuitable for other uses	861.940.0

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
90.22	90.22 Machines and appliances for testing mechanically the hardness, strength, compressibility, elasticity and the like properties of industrial materials (for example, metals, wood, textiles, paper or plastics)	861.950.0
90.27.2 to 90.27.9	ex 90.27 Revolution counters, production counters, taximeters, mileometers, pedometers and the like, speed indicators (including magnetic speed indicators) and tachometers (other than articles falling within heading No. 90.14); stroboscopes; NOT INCLUDING— Taximeters	861.820.1 861.820.9
91.05	91.05 Time of day recording apparatus; apparatus with clock or watch movement (including secondary movement) or with synchronous motor, for measuring, recording or otherwise indicating intervals of time	864.230.1 864.230.2 864.230.9
91.06	91.06 Time switches with clock or watch movement (including secondary movement) or with synchronous motor	864.240.0
92.01.1	ex 92.01 Pianos (including automatic pianos, whether or not with keyboards); harpsichords and other keyboard stringed instruments; harps but not including aeolian harps; VIZ.— Pianos	891.410.1
92.02	92.02 Other string musical instruments	891.420.1 to 891.420.9

92.10.1	ex 92.10	Parts and accessories of musical instruments (other than strings), including perforated music rolls and mechanisms for musical boxes; metronomes, tuning forks and pitch pipes of all kinds; NOT INCLUDING— Metronomes Tuning forks Pitch pipes	891.900.5
to			891.900.9
92.10.3			
92.10.6			
92.10.9			
92.13.51	ex 92.13	Other parts and accessories of apparatus falling within heading No. 92.11, VIZ.— Styli, whether or not mounted	891.121.4 891.121.5
93.03	93.03	Artillery weapons, machine-guns, sub-machine-guns and other military firearms and projectors (other than revolvers and pistols)	951.020.0
ex 93.06.11	ex 93.06	Parts of arms, including roughly sawn gun stock blocks and gun barrel blanks, but not including parts of side-arms, VIZ.— Parts of goods falling within heading No. 93.02 or 93.03	ex 951.030.0
ex 93.06.19			
ex 93.06.2			
ex 93.06.991			
ex 93.06.992			
ex 93.06.999			
93.07.11	ex 93.07	Bombs, grenades, torpedoes, mines, guided weapons and missiles and similar munitions of war, and parts thereof; ammunition and parts thereof, including cartridge wads; lead shot prepared for ammunition, VIZ.— Bombs, grenades, torpedoes, mines, guided weapons and missiles and similar munitions of war, and parts thereof Ammunition and parts thereof, including cartridge wads, for the arms of heading No. 93.03 Lead shot prepared for ammunition	571.402.7
ex 93.07.2			951.060.1
ex 93.07.39			951.060.2
ex 93.07.41			951.060.9
ex 93.07.49			
ex 93.07.9			

SCHEDULE A—*continued*

Australian Reference No.	Description of Goods (Expressed in Terms of Brussels Tariff Nomenclature)	New Zealand Tariff Item No.
94.02	94.02 Medical, dental, surgical or veterinary furniture (for example, operating tables, hospital beds with mechanical fittings); dentists' and similar chairs with mechanical elevating, rotating or reclining movements; parts of the foregoing articles	821.020.1 821.020.9
96.06	96.06 Hand sieves and hand riddles, of any material	899.270.1 to 899.270.9
ex 97.06.9	ex 97.06 Appliances, apparatus, accessories and requisites for gymnastics or athletics, or for sports and outdoor games (other than articles falling within heading No. 97.04), VIZ.— Mulberry bends, for hockey blades, dressed or partly dressed Tennis, football and other nets	894.420.1 ex 894.429.9
ex 97.07.1 97.07.9	ex 97.07 Fish-hooks, line fishing rods and tackle; fish landing nets and butterfly nets; decoy "birds", lark mirrors and similar hunting or shooting requisites; NOT INCLUDING— Fish-hooks, unmounted and without attachments	894.410.2 894.410.9
98.01.2	ex 98.01 Buttons and button moulds, studs, cuff-links, and press-fasteners, including snap-fasteners and press-studs; blanks and parts of such articles, VIZ.— Press-fasteners, including snap-fasteners and press-studs; blanks and parts thereof	899.520.2

98.05.1	ex 98.05	Pencils (other than pencils of heading No. 98.03), pencil leads, slate pencils, crayons and pastels, drawing charcoals and writing and drawing chalks; tailors' and billiards chalks; NOT INCLUDING— School chalks Sheep marking crayons	895.230.1
98.05.2			to
98.05.3			895.230.9
ex 98.05.9			895.231.2
			895.231.4
			895.231.5
98.13	98.13	Corset busks and similar supports for articles of apparel or clothing accessories	899.550.0
99.01	99.01	Paintings, drawings and pastels, executed entirely by hand (other than industrial drawings falling within heading No. 49.06 and other than hand-painted or hand-decorated manufactured articles)	896.010.0
99.03	99.03	Original sculptures and statuary, in any material	896.030.0
99.04	99.04	Postage, revenue and similar stamps (including stamp-postmarks and franked envelopes, letter-cards and the like), used, or if unused not of current or new issue in the country to which they are destined	896.040.0
99.06	99.06	Antiques of an age exceeding 100 years	896.060.0

1965, No. 46 New Zealand - Australia Free Trade Agreement

SECOND SCHEDULE

EXCHANGE OF LETTERS RELATING TO ARTICLES 3, 4, 5, 8 AND 10
OF THE AGREEMENT AND SCHEDULE A TO THE AGREEMENT

No. 1

His Excellency the Honourable D. A. CAMERON, O.B.E.,
High Commissioner for the Commonwealth of Australia in New Zealand,
to

The Honourable J. R. MARSHALL,
Minister of Overseas Trade of New Zealand.

Office of the High Commissioner for
the Commonwealth of Australia,
Wellington, 31 August 1965.

My Dear Minister,

With reference to the New Zealand - Australia Free Trade Agreement, signed today, I set out hereunder the understanding of my Government of the agreement reached between our two Governments on matters relating to Articles 3, 4, 5, 8 and 10, and to Schedule A.

A. Article 3

1. It has been agreed that the rules of origin contained in Article X of the Trade Agreement of the 5th September, 1933, between Australia and New Zealand, as amended, shall apply on the date of entry into force of the Free Trade Agreement to goods listed in Schedule A to that Agreement as well as to other goods. Article 3 of the Free Trade Agreement has been framed accordingly.

2. It has also been agreed that the rules of origin shall be reviewed jointly within two years of the date of entry into force of the Agreement to determine whether the objectives of the Agreement would be better served by the adoption of a 50 per cent area content criterion or some appropriate alternative.

B. Article 4

1. With reference to paragraph 7 of Article 4 it has been agreed that the duties on frozen peas and beans shall be reduced and eliminated over a period of eight years commencing from the day one year after the date of entry into force of the Agreement.

2. With reference to paragraph 4 of Article 4, so far as Australia is concerned, the duties on frozen peas and beans shall be removed as for duties of more than 10 per cent. This means that from the day one year after the date of entry into force of the Agreement, the Australian duties applicable to frozen peas and beans imported from New Zealand shall be 80 per cent of the duties that would be payable but for the inclusion of these items in Schedule A. In accordance with the scale set out in paragraph 2 (d) of Article 4, the duties shall subsequently be reduced in two-year stages and be eliminated on the day nine years after the date of entry into force of the Agreement.

C. Article 5

1. With reference to paragraph 4 of Article 5 it has been agreed that there is a need to meet the special situation where the industry of one Member State producing goods listed in Schedule A might be faced,

SECOND SCHEDULE—*continued*

as a result of the phasing out of duties, with serious competition from imports from the other Member State, but could be denied the opportunity to export similar generic items because of the operation of quantitative import restrictions. Such a situation would be inequitable for the industries concerned.

2. It has accordingly been further agreed that the following arrangements, additional to the provisions of the Agreement, shall apply in respect of certain items listed in Schedule A:

- (i) In respect of frozen peas and beans, dried vegetables, cheese, lamb meat, pork and strawberries, neither Member State shall (except as provided in Part II of Section F of this letter) maintain quantitative import restrictions against imports from the other Member State.
- (ii) In respect of timber products, packaging materials and newsprint and pulp, as defined in the Annexure to this letter, and in respect of other papers not included in any of the categories defined in the Annexure, the duties imposed by both Member States shall be so reduced and eliminated that they are equal at each step of the transitional period provided for in paragraph 2 of Article 4 of the Agreement. If necessary the Member States shall consult regarding the application of this sub-paragraph.
- (iii) (a) In respect of packaging materials and newsprint and pulp, as defined in the Annexure to this letter, neither Member State shall limit imports from the other Member State of goods included in either of those categories, as defined in the Annexure, to quantities less by value than the value of the goods included in the same category which it exports to the other Member State.
(b) In respect of other papers not included in any of the categories defined in the Annexure to this letter, the Member States shall co-operate with a view to devising measures to expand production and trade to the intent that the best use shall be made of the combined resources of both Member States.
- (iv) In respect of timber products, as defined in the Annexure to this letter, neither Member State shall apply quantitative import restrictions against imports from the other Member State.

3. The Member States may agree that similar special arrangements should be made in relation to goods which may be added in the future to Schedule A and in respect of which the special situation referred to in paragraph 1 of this Section of this letter might arise.

4. In respect of forest products generally, the Member States shall co-operate with a view to achieving a harmonious and mutually beneficial expansion of trade between them and to promoting the most efficient use of the combined resources of both Member States. To this end, a Joint Consultative Council on Forest Industries shall be established. This Council shall comprise such members and advisers as from time to time may be agreed upon by the Member States and shall meet at least once a year. It shall consider matters referred to it by either Member State. At the request of the Member States it may from time

SECOND SCHEDULE—*continued*

to time report to them on such matters as changes or desired changes in the structure of the forest industries in either Member State, changes in demand or supply of particular types of forest products, and the level of investment needed to secure an adequate expansion of the supply of particular types of forest products.

D. Article 8

1. With reference to paragraph 3 of Article 8 it has been recognised that the Agreement should not prevent a Member State from withdrawing items from Schedule A in exceptional circumstances. It has been agreed that a Member State would not have frequent recourse to that paragraph and that it would only invoke it where it considered the establishment of a new industry or the development of an existing industry to be essential to its economic development.

2. Tin-plate and steel rails have been listed in Schedule A on the understanding that when current New Zealand plans for the development of facilities to produce these goods come to fruition, the items may, pursuant to paragraph 3 of Article 8, be withdrawn from Schedule A for so long as considered necessary.

E. Article 10

It has been agreed that, without prejudice to the due operation of Article 10, the Australian Government may make a reference to the Australian Tariff Board if a prima facie case of dumping into Australia from outside the Area has been established.

F. Schedule A**I. PORK**

1. It has been agreed that pork shall be listed in Schedule A to the Agreement as follows:

ex 02.01 Meats of swine, as prescribed by by-law

2. It has also been agreed that pork has been listed in this way on the basis that the following arrangements shall apply to the importation into Australia of pork produced in New Zealand:

- (i) 3,000 tons of pork shall be admitted free of duty under Customs by-law during the first year following the entry into force of the Agreement, provided that this quota shall be allocated exclusively to pigmeat processors in Australia.
- (ii) In the second and subsequent years after the entry into force of the agreement the quota referred to in sub-paragraph (i) of this paragraph shall be the previous year's quota increased by 5 per cent.
- (iii) All imports of pork other than those provided for in sub-paragraphs (i) and (ii) of this paragraph shall be subject to the normal provisions of the Tariff.

II. CHEESE

1. It has been agreed that cheese other than cheddar shall be listed in Schedule A without qualification and that cheddar cheese shall be listed in Schedule A as follows:

ex 04.04.9 Cheese, Cheddar, as prescribed by by-law

SECOND SCHEDULE—*continued*

2. It has also been agreed that cheese has been listed in this way on the basis that the following arrangements shall apply to the importation into Australia of cheddar cheese produced in New Zealand:

(i) Imports of New Zealand cheddar cheese into Australia shall not exceed—

400 tons per annum for the first and second years following the entry into force of the Agreement,

800 tons per annum for the third and fourth years following the entry into force of the Agreement, and

1,000 tons per annum for the fifth and subsequent years following the entry into force of the Agreement.

(ii) Within the limits imposed by sub-paragraph (i) of this paragraph the Member States shall review annually the operation of this arrangement. In any such review arrangements may be made for—

(a) export restraint by New Zealand,

(b) suspension of the increase in the amount of imports provided for in sub-paragraph (i) of this paragraph, and/or

(c) emergency protective action if imports prove to be disruptive.

I should be glad if you would confirm that the foregoing also represents your Government's understanding of the agreement reached between our two Governments on these matters.

Yours sincerely,

DONALD A. CAMERON.

ANNEXURE

Category 1 Timber Products—

Undressed timber

Dressed timber

Plywood

Veneers

Flooring of laminated wood

Category 2 Packaging Materials, having a substance exceeding 22 grammes per square metre, of the following kinds—

Kraft wrapping and bag and envelope papers (brown kraft papers)

Kraft processing papers

Multiwall bag kraft or sack kraft

M.G. Litho (printing and window faced envelope)

Bleached kraft paper

Waxing cartridge paper

Coloured kraft papers

Sulphite wrapping and bag and envelope papers

Sulphite processing papers

Cover paper and pressings, plain and embossed

SECOND SCHEDULE—*continued*
ANNEXURE—*continued*

Corrugating papers
Jute liner, 6A liner and kraft liner boards
Filler board
Pasted containerboard
Strawboards (lined and unlined) plain or pasted
Chipboards (lined and unlined) plain or pasted
Greyboards (lined and unlined)
Manillaboard (lined and unlined)
Plaster liner boards
Cone boards
Paperfelts
Moulded pulp products
Bleached pulp boards, coated and uncoated
Other coated boards

Category 3 Newsprint and Pulp—

Newsprint
Pulp

No. 2

The Honourable J. R. MARSHALL,
Minister of Overseas Trade of New Zealand,
to

His Excellency the Honourable D. A. CAMERON, O.B.E.,
High Commissioner for the Commonwealth of Australia in New Zealand.

Office of the Minister of
Overseas Trade,
Wellington, 31 August 1965.

My Dear High Commissioner,

I acknowledge receipt of your letter of today's date, the text of which reads as follows:

[as in No. 1]

I have pleasure in confirming that the provisions set out in your letter of today's date also represent my Government's understanding of the agreement reached between our two Governments on the matters referred to therein.

Yours sincerely,

J. R. MARSHALL.

THIRD SCHEDULE

EXCHANGE OF LETTERS RELATING TO THE INCLUSION OF RAW
SUGAR WITHIN THE SCOPE OF THE AGREEMENT

No. 1

His Excellency the Honourable D. A. CAMERON, O.B.E.,
High Commissioner for the Commonwealth of Australia in New Zealand,

to

The Honourable J. R. MARSHALL,
Minister of Overseas Trade of New Zealand.

Office of the High Commissioner for
the Commonwealth of Australia,
Wellington, 31 August 1965.

My Dear Minister,

With reference to paragraph 7 of Article 3 of the New Zealand - Australia Free Trade Agreement, signed today, I set out hereunder the understanding of my Government of the agreement reached between our two Governments regarding raw sugar:

Raw sugar is not listed in Schedule A to the Agreement but is nevertheless included within the scope of the Agreement on the basis that—

- (a) the non-tariff measures at present in force in both Member States in respect of raw sugar shall continue in force;
- (b) the existing import duties in each Member State on raw sugar imported from the other Member State shall be phased out in accordance with the provisions of Article 4 of the Agreement as if raw sugar had been listed in Schedule A to the Agreement; and
- (c) the terms on which raw sugar has been included within the scope of the Agreement may be reviewed from time to time.

I should be glad if you would confirm that the foregoing also represents your Government's understanding of the agreement reached between our two Governments on this matter.

Yours sincerely,

DONALD A. CAMERON.

THIRD SCHEDULE—continued

No. 2

The Honourable J. R. MARSHALL,
Minister of Overseas Trade of New Zealand,
to

His Excellency the Honourable D. A. CAMERON, O.B.E.,
High Commissioner for the Commonwealth of Australia in New Zealand.

Office of the Minister of
Overseas Trade,
Wellington, 31 August 1965.

My Dear High Commissioner,

I acknowledge receipt of your letter of today's date, the text of which reads as follows:

[as in No. 1]

I have pleasure in confirming that the provisions set out in your letter of today's date also represent my Government's understanding of the agreement reached between our two Governments on the matter referred to therein.

Yours sincerely,

J. R. MARSHALL.

FOURTH SCHEDULE

**EXCHANGE OF LETTERS RELATING TO TARIFF RATES APPLICABLE
TO NEW ZEALAND GOODS IMPORTED INTO AUSTRALIA AND TO
AUSTRALIAN GOODS IMPORTED INTO NEW ZEALAND**

No. 1

The Honourable J. R. MARSHALL,
Minister of Overseas Trade of New Zealand,
to

His Excellency the Honourable D. A. CAMERON, O.B.E.,
High Commissioner for the Commonwealth of Australia in New Zealand.

Office of the Minister of
Overseas Trade,
Wellington, 31 August 1965.

My Dear High Commissioner,

The New Zealand Government notes that import duties on goods entering into the import trade of Australia will in no case be higher when imported from New Zealand than the lowest rate applicable to goods under the same tariff item from any third country or territory other than Papua/New Guinea, or countries eligible for any concessional tariff treatment accorded to less developed countries.

I am pleased to inform you that, where import duties levied on goods imported from Australia are higher than the lowest rate applicable to goods under the same tariff item from any third country or territory other than the Cook Islands and Western Samoa, or countries eligible for any concessional tariff treatment accorded to less developed countries, it is the intention of my Government to adjust tariff rates applicable to

FOURTH SCHEDULE—*continued*

goods imported from Australia so that at the earliest practicable date, and in any event not later than eight years after the date of entry into force of the New Zealand - Australia Free Trade Agreement, there will be and remain no difference between the rates applicable to Australian goods and the lowest rate applicable to goods under the same tariff item from any third country or territory other than the Cook Islands and Western Samoa, or countries eligible for any concessional tariff treatment accorded to less developed countries.

Yours sincerely,

J. R. MARSHALL.

No. 2

His Excellency the Honourable D. A. CAMERON, O.B.E.,
High Commissioner for the Commonwealth of Australia in New Zealand,
to

The Honourable J. R. MARSHALL,
Minister of Overseas Trade of New Zealand.

Office of the High Commissioner for
the Commonwealth of Australia,
Wellington, 31 August 1965.

My Dear Minister,

I acknowledge receipt of your letter of today's date, the text of which is as follows:

[as in No. 1]

I am glad to confirm that the intention of the Australian Government regarding tariff rates applicable to New Zealand goods imported into Australia is correctly set out in the first paragraph of your letter. The Australian Government also notes the intention of the New Zealand Government, as set out in the second paragraph of your letter, regarding tariff rates applicable to Australian goods imported into New Zealand.

Yours sincerely,

DONALD A. CAMERON.

This Act is administered in the Department of Industries and Commerce.
