Exemptions Under the Import Control Regulations 1938

Office of the Minister of Customs. Wellington, 21 November 1951.

PURSUANT to clause 15 of the Import Control Regulations 1938, it is hereby notified for public information that goods of the classes specified in the First Schedule hereto imported from and being the produce or manufacture of any country other than the countries mentioned in the Second Schedule hereto shall be exempt from the requirement of a licence under the said regulations.

FIRST SCHEDULE

Tariff Item No.		Classes of Goods.
Ex 136 (2)		Clerical collars; collar bands for shirts.
Ex 136 (9)		Scarves.
Ex 164 (1-2)	••	Top hats; circular woven or knitted berets; crash helmets; hats for pipe bandsmen; hunt club caps; skull caps; cap peaks; mortar boards.
Ex 166		Hatmakers' materials—viz., hatters' ribbons, galloons (excluding milliners' petershams with unbound edges), or linings, when cut up or otherwise, under such conditions as the Minister may prescribe; leathers, ventilators, cork fronts for hats.
Ex 184 (2)		Embroidered handkerchiefs.
Ex 205 (5)		Skin-sided road racing cycle tires of size 27 in. \times 1_4 in.
Ex 239 (2)		Combs wholly or principally of metal.
Ex 239 (2)		Fancy goods (excluding rubber balloons; costume jewellery; and beads of imitation pearl or plastic).
Ex 268		Cosmetic, pill, and jewellers' boxes.
Ex 274		Seed-bag linings.
Ex 297		Printed decorative crêpé paper; crêpé or tissue paper in sheets printed for use as shoe and similar wrappers.
Ex 298 (3)		Tissue paper in sheets with embossed edges for use as shoe and similar wrappers.
Ex $300(2)(c)$		Decorative crêpé paper.
Ex 338 (1) $(a-b)$		Power distribution transformers encased in stoneware.
Ex 338 (1) (d)		Nickel alkaline storage batteries.
Ex 338 (2)		Mica condensers or silvered mica condensers.
Ex 351 (8)		Hand-mincers, heavy duty, specially suited for hotel and industrial use.
Ex 353 (4)	••	Electric plate warmers or hot plates not exceeding 500 watts; waffle irons; oil-filled electric radiators; electric heaters incorporating a fan for circulating air; electric food warmers for domestic use; electric kettles, tea and coffee makers, with automatic thermostatic safety cut out.
Ex 356 (1) (c)		Chromium-plated aluminium hollowware.
Ex 397 (3) (a)		Pearl essence; brewers' pitch.
Ex 397 (5)		Putty peculiar to use on metal work and not being simple mixtures of whiting and oil.
Ex 419 (2)		Hair brushes with bristles of whalebone; brushes, cleaning, for fitting to a hose.
Ex 425 (2)	••	Blind and picture cord; fan-light cord; trolley cord; log lines; nylon rope and cord; radio dial cord.

SECOND SCHEDULE

Albania, Argentina, Bolivia, Bulgaria, Canada, Colombia, Costa Rica, Cuba, Dominican Republic, Ecuador, El Salvador, French Somaliland, Germany (Russian Zone), Guatemala, Haiti, Honduras, Hungary, Iran, Japan, Korea, Liberia, Mexico, Nicaragua, Panama, Philippines, Poland, Roumania, Tangier, Uruguay, United States of America, Union of Soviet Socialist Republics, Venezuela, Yugoslavia.

JACK T. WATTS. For the Minister of Customs.

The Sharebrokers Act 1908—Amendments to the Rules of the Stock Exchange Association of New Zealand

HIS Excellency the Governor-General in Council has been pleased to approve the following array law. pleased to approve the following amendments to the rules of the Stock Exchange Association of New Zealand.

AMENDMENTS TO RULES

Rule 28: Delete subclause (g), and substitute :—

"Rule 28 (g). No rule may be altered or new rule made except by a three-fourths majority of votes cast: Provided always that if a motion to alter or enact a rule or proposed rule is, at a meeting at which all affiliated exchanges are represented by a delegate or delegates, proxy or proxies, opposed only by the delegates or proxies of one affiliated exchange, then in such case, but not otherwise, a rule way the altered or proxy rule made by a here majority of rotes rule may be altered or a new rule made by a bare majority of votes cast (including proxy votes)."

Rule 32 (a): New rule adopted:—

"Rule 32 (a). The Invercargill Stock Exchange shall be deemed to be a metropolitan exchange for the purposes only of Rule 32: Provided always that the said Invercargill Stock Exchange shall not thereby become entitled to admit to country or other membership any licensed sharebroker carrying on business in the town of Gore."

Rule 106(f): Amend to read:—

"Rule 106 (f). Companies which are at present listed shall no longer have the privilege of any preference or debenture issue which they make becoming automatically listed, but shall apply for a separate listing for each new issue for which a fee of £7 7s. will be charged, £3 3s. whereof shall be paid to the Association."

Rule 106 (i): Revoked, and new Rule 106 (i) adopted as follows:

follows:—

"Rule 106 (i). Failing any ruling by the executive to the contrary, no quotation of stock or shares shall be accepted at an

"(i) Until the issue of allotment letters or other evidence of entitlement in cases where shares are allotted pursuant to an application therefor in response to an invitation by the company to apply for the same without any guarantee by the company of such allotment; or

"(ii) Until the day following the last day fixed for the acceptance in cases where the company has offered a specific number of shares to a shareholder or his "The date of any sale made pursuant to such quotations shall, for the purpose of delivery under Rule 79, be deemed to be the day on which advice is received by the Association that the Stock or Share Register is prepared sufficiently for the marking of transfers. A transaction under this subclause shall not be deemed to be a time bargain or forward sale.

Dated at Wellington, this 14th day of November 1951. CHAS. M. BOWDEN, Minister of Stamp Duties. (S.D. H.O. 15/4/-)

Notice of Intention to Take Land in Block III, Mangawai Survey District for a Public School

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act 1928, to execute a certain public work—to wit, the construction of a public school—and for the purposes of such public work the land described in the Schedule hereto is required to be taken; and notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Mangawai and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the within forty days from the first publication of this notice, to the Minister of Works at Wellington.

SCHEDULE

APPROXIMATE area of the piece of land required to be taken: 11

acres 3 roods 37 perches. Being part Allotment 12, Mangawai Parish.

Situated in Block III, Mangawai Survey District (Auckland R.D.).

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 135797, deposited in the office of the Minister of Works at Wellington, and thereon edged red.

As witness my hand at Wellington, this 21st day of November

W. S. GOOSMAN, Minister of Works.

(P.W. 31/1405; D.O. 50/23/66/0)