

Tariff Item No. Classes of Goods
 Ex 205 (6) (a)—continued .. Pneumatic rubber tires, and tubes therefor, n.e.i., of sizes *other than* the following or their equivalent (irrespective of ply rating, tread, type, or pattern)—*continued*

Tractor and Implement Tyres—Front Sizes

Tyres	Tubes
5·00-15	5·00-15
5·50-16	5·50-16
6·00-16	6·00-16
4·00-19	4·00-19
6·00-19	6·00-19

Tractor and Implement Tyres—Rear Sizes

Ex 205 (6) (a) and Ex 348 (1)	}	§10-28	10-28
		11·25-28	11·25-28
		13-28	12-28
	}	§14-30	13-28
		§11-36	13-30
			14-30
			11-36
			9·00-36
			11-38

(Amends decision in *Gazette*, No. 43, of 2 August 1956)

Dated at Wellington this 30th day of July 1957.

E. H. HALSTEAD, Minister of Customs.

* S.R. 1938/161

† NOTE—Does not include mud grip type in these sizes

‡ NOTE—Does not include rib and special racing types

§ NOTE—Agricultural tread types only

Social Security Amendment Act 1939—Maternity Notice

PURSUANT to section 13 (5) of the Social Security Amendment Act 1939, the Minister of Health hereby gives notice that advice has been received from Ronald Hugh Caughey, M.B., CH.B.(N.Z.), M.R.C.P.(LOND.), M.R.A.C.P., D.C.H., R.C.P.(LOND.), and R.C.S.(ENG.), of 58 Symonds Street, Auckland, that he is unwilling to afford medical services in relation to maternity on the terms provided for in section 13 of the Social Security Amendment Act 1939, and that consequently he is entitled to recover any fees in respect of his professional services as if that Act had not been passed.

Dated at Wellington this 19th day of July 1957.

J. R. HANAN, Minister of Health.

Industrial Conciliation and Arbitration Act 1954—Cancellation of Registration of Industrial Union

PURSUANT to section 85 of the Industrial Conciliation and Arbitration Act 1954, it is hereby notified that the registration of

The Christchurch Architects' and Structural Engineers' Assistants' Industrial Union of Workers, Registered No. 1635,

situated at Christchurch, is hereby cancelled as from the date of the publication of this notice in the *Gazette*.

Dated at Wellington this 25th day of July 1957.

W. H. CADWALLADER,
 Registrar of Industrial Unions, Department of Labour.

Plants Declared Noxious Weeds in the Borough of Paeroa (Notice No. Ag. 6334)

PURSUANT to section 3 of the Noxious Weeds Act 1950, the Director-General of Agriculture, acting under a delegation from the Minister of Agriculture for the purposes of the said Act, hereby publishes the following Special Order made by the Paeroa Borough Council on the 11th day of July 1957.

SPECIAL ORDER

THAT the following weeds be declared noxious weeds within the Borough of Paeroa in terms of the Noxious Weeds Act 1950, and that due notification be given to the Minister of Agriculture for insertion in the *Gazette*:

- Blackberry (*Rubus fruticosus* and *Rubus laciniatus*).
- Cape tulip (*Homeria collina*).
- Gorse (*Ulex*, any species).
- Hemlock (*Conium maculatum*).
- Milk thistle or variegated thistle (*Silybum marianum*).
- Ragwort (*Senecio jacobaea*).
- Water hyacinth (*Eichhornia crassipes*).
- Winged thistle (*Carduus tenuiflorus* and *Carduus pynoccephalus*).

Dated at Wellington this 25th day of July 1957.

E. J. FAWCETT, Director-General.

(Ag. 70)

Biological Products Exempted from the Provisions of the Stock Remedies (Biological Products) Regulations 1951 (Notice No. Ag. 6337)

PURSUANT to subclause (14) of regulation 40 of the Stock Remedies (Biological Products) Regulations 1951, notice is hereby given that the Stock Remedies Registration Board has resolved that the provisions of the said regulations shall not apply to the following product:

Streptomycin Udder Injection (when packed in tubes with a nozzle suitable only for teat injections and used only for mastitis in dairy cows).

Dated at Wellington this 26th day of July 1957.

J. E. McILWAINE, Registrar.

(Ag. 87/7/111)

Trade Marks—Goods, The Importation of Which is Prohibited

PURSUANT to the Merchandise Marks Act 1954, goods of the nature set forth hereunder to which the trade mark described below or any mark so nearly resembling the same as to be calculated to deceive has been falsely applied in infringement of the registered trade mark of Thermos Ltd., Seymour Road, Leyton, London E. 10, are prohibited from importation.

If any such goods are imported they will be liable to detention and to be dealt with in accordance with the provisions of the Act.

A trade mark is deemed, for the purposes of the aforesaid Act, to be falsely applied to goods if it is applied without the assent of the proprietor of such trade mark.

Nature of Goods	Description of Trade Mark
Bottles, flasks, and other vessels, culinary and domestic utensils, all being goods included in this class in which ordinary metal predominates	No. 7084/5831, dated 3 January 1908, comprising the word "Thermos", Class 13.
Bottles, flasks, and other vessels, culinary and domestic utensils, all being goods included in this class and in which precious metal (including aluminium, nickel, Britannia metal, etc.) predominates	No. 7085/5832, dated 3 January 1908, comprising the word "Thermos", Class 14.
Bottles, flasks, and other vessels, culinary and domestic utensils, all being goods included in this class and in which porcelain or earthenware predominate	No. 7086/5833, dated 3 January 1908, comprising the word "Thermos", Class 16.
Bottles, flasks, and other vessels, culinary and domestic utensils, all being goods included in this class and in which animal or vegetable substances predominate	No. 7088/5835, dated 3 January 1908, comprising the word "Thermos", Class 50.

Dated at Wellington this 26th day of July 1957.

J. P. D. JOHNSEN, Comptroller of Customs.