

SECOND SCHEDULE—continued

Former Tariff Decision Under Item 352

- links, whether or not bolted, riveted, or welded thereto, but not including (a) buckets, trays, and other fittings suited as receptacles for the material being conveyed, or (b) cross flights and similar fittings connecting one conveyor chain with another.
- Cordial makers'—
Carbonating machines, including pumps and regulators peculiar thereto, whether imported therewith or separately.
- Dies specially suited for use in plastic moulding presses.
- Dust collectors—
Exhausting units, industrial, consisting of an electric motor, exhaust fan or turbine, and dust collecting cylinder, together with applicators therefor.
Parson's oval bag dust collectors.
Specially designed for separating powders into two or more grades.
Suction filter or pressure filter types, including filter sleeves peculiar to use therewith.
- Dyeing—
Dyeing vats of monel metal when equipped with paddles.
Fur dyeing machines for brushing a coating of dye on rabbit skins.
Hank dyeing machines.
- Earth moving and road making—
Paving breakers, pneumatic.
Rammers, portable, power operated.
- Egg—
Candling lanterns for examining eggs.
- Electrical—
Lamps, bactericidal, designed to produce rays of a wave length destructive to bacteria and not for the purposes of illumination.
Seals, high temperature, finned, and screw on pot type, for Pyrotex cable.
- Engines, oil and parts—
Carburettors (other than those peculiar to use on flying machine engines) and petrol savers used in conjunction therewith, including control cables therefor with fittings attached, if imported therewith.
Compression-ignition types of oil engines peculiar to use as stationary or marine engines, including air receivers therefor if imported therewith.
Marine oil engines, other than compression-ignition types, including propellers, stern tubes, shafting, and brackets when imported therewith as a unit to be fitted into a vessel.
Model oil engines having a power of $\frac{1}{2}$ b.h.p. or over.
Oil engines, declared for use only as power units of agricultural machines.
Stationary oil engines, other than compression-ignition types (a) having a rated power of 10 b.h.p. or over; or (b) having a rated speed of 600 r.p.m. or over.
- Dated at Wellington this 11th day of July 1963.
Tariff Decision Review Notice 1963/2.
J. F. CUMMINGS, Comptroller of Customs.

Industrial Conciliation and Arbitration Act 1954—Proposed 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 Auckland and Otago and Southland Woodpulp, Paper, and Paper Products Industrial Union of Workers, Registered No. 1971, situated at 33 Peace Street, Whakatane, will, unless cause to the contrary is shown, be cancelled on the expiration of six weeks from the date of the publication of this notice in the *Gazette*.

Dated at Wellington, this 4th day of July 1963.

H. J. STEPTOE,
Acting Registrar of Industrial Unions,
Department of Labour.

(Lab. 3/2/1653)

Plant Declared Noxious Weed in the County of Rangitikei (Notice No. Ag. 7798)

PURSUANT to section 3 of the Noxious Weeds Act 1950, and to a delegation from the Minister of Agriculture under section 9 of the Department of Agriculture Act 1953 for the purposes of the said section, the following Special Order, made by the Rangitikei County Council on the 9th day of May 1963 is hereby published.

SPECIAL ORDER

THAT in pursuance and exercise of the powers vested in it by section 3 (1) of the Noxious Weeds Act 1950, the Rangitikei County Council hereby resolves and declares by way of Special Order that Nodding thistle (*Carduus nutans*) is a noxious weed within the County and that such Special Order shall take effect as from the 1st day of July 1963.

Dated at Wellington this 4th day of July 1963.

G. J. ANDERSON, Director (Administration).
(Ag. 20649)

Plants Declared Noxious Weeds in the County of Otorohanga (Notice No. Ag. 7799)

PURSUANT to section 3 of the Noxious Weeds Act 1950, and to a delegation from the Minister of Agriculture under section 9 of the Department of Agriculture Act 1953 for the purposes of the said section, the following Special Order, made by the Otorohanga County Council on the 6th day of May 1963 is hereby published.

SPECIAL ORDER

PURSUANT to section 3 of the Noxious Weeds Act 1950, the Otorohanga County Council hereby resolves by way of special order that the following plants be declared noxious weeds within the County of Otorohanga:

Barley grass (*Hordeum murinum*).
Nodding thistle (*Carduus nutans*).

Dated at Wellington this 4th day of July 1963.

G. J. ANDERSON, Director (Administration).
(Ag. 20649)

Plants Declared Noxious Weeds in the County of Clifton (Notice No. Ag. 7797)

PURSUANT to section 3 of the Noxious Weeds Act 1950, and to a delegation from the Minister of Agriculture under section 9 of the Department of Agriculture Act 1953 for the purposes of the said section, the following Special Order, made by the Clifton County Council on the 10th day of June 1963, is hereby published.

SPECIAL ORDER

In exercise of the powers conferred by section 3 of the Noxious Weeds Act 1950, the Clifton County Council declares by way of Special Order, that all plants mentioned in the Schedule hereunder, all being plants mentioned in the said Act and Extension Orders to the said Act are hereby declared noxious weeds in the County of Clifton.

SCHEDULE

Dewberry (*rubus caesius*). Montpellier Broom (*Cytisus monspessulanus*). Wild teasel (*Dipsacus silvester*). Barberry (*Berberis darwinii*). Kangaroo Grass (*Themada triandra*). Giant buttercup (*Ranunculus acer*). Stinking mayweed (*Anthamis cotula*). Chamomile (*Matricaria chamomilla*). Lily of the valley vine (*Salpichroa origanifolia*). Scentless chamomile (*Matricaria inodora*). Caper spurge (*Euphorbia lathyris*). Grecian thistle (*Chamaepeuce afra*). Barley Grass (*Hordeum murinum*). Inkweed (*Phytolacca octandra*). Sedge (*Carex langifolia*).

Dated at Wellington this 4th day of July 1963.

G. J. ANDERSON, Director (Administration).
(Ag. 20649)

Reserve Bank of New Zealand

PURSUANT to section 45 of the Reserve Bank of New Zealand Act 1933 (as amended by section 23 of the Reserve Bank of New Zealand Amendment Act 1936), the Governor of the Reserve Bank, acting with the authority of the Minister of Finance, hereby gives notice that, as from 15 July 1963, the balance to be maintained in the Reserve Bank by each other bank for the time being carrying on business in New Zealand in accordance with the said section 45 shall be such that, when added to that bank's holding of Reserve Bank notes, it shall be equal to not less than 30 per cent of its demand liabilities in New Zealand, plus 10 per cent of its time liabilities in New Zealand, as shown in the last preceding monthly return furnished by that bank in accordance with section 46 of the Reserve Bank of New Zealand Act 1933:

Provided that the minimum balance to be maintained at the Reserve Bank shall not be less than 7 per cent of its demand liabilities in New Zealand, plus 3 per cent of its time liabilities in New Zealand.

For the purpose of this calculation a bank's holding of Reserve Bank notes shall be as shown in the latest available weekly return provided under the Statistics Act 1955.

G. WILSON, Governor of the Reserve Bank.
Reserve Bank of New Zealand, Wellington, 10 July 1963.