PURSUANT to Article 3 of the New Zealand - Australia Free Trade Agreement Act 1965, the products listed in the First Schedule were included in the nomination list for the Sixth Review of Schedule A, notified in *New Zealand Gazette*, No. 100 of 16 December 1971.

This nomination is now withdrawn and the nomination as set out in the Second Schedule is made in its place.

Prior to formal inclusion in Schedule A, interested persons or firms are invited to make representations in support of or against the substituted nomination. It should be noted that the new nomination covers communications transceivers having a frequency range from 535 Kc to 10 Mc, which goods are already included in Schedule A, and representations cannot be made in respect of these goods. Representations about the other goods covered by the new nomination should be forwarded to the Secretary, Tariff and Development Board, P.O. Box 5070, Wellington, not later than 21 April 1972.

Where representations are made against the nomination of a product, the Tariff and Development Board will conduct inquiries and will notify the dates on which submissions are required and the form in which they should be lodged. In those cases where the inquiries result in a decision to include the goods in Schedule A, and where the Australian Government is in agreement, such inclusion will be effected at the earliest practicable date following receipt of the report of the Tariff and Development Board.

Products on which no representations against inclusion in Schedule A have been received by the Board by 21 April 1972 will be added to the Schedule on 1 July 1972, provided the Australian Government agrees.

In some cases, following further negotiations between the Australian and New Zealand Governments, it may be necessary to reconsider the conditions on which a product is added to Schedule A.

Dated at Wellington this 9th day of March 1972.

B. E. TALBOYS, Minister of Overseas Trade.

FIRST SCHEDULE

WITHDRAWAL OF NOMINATION FROM THE SIXTH REVIEW NOMINATION LIST

New Zealand	B.T.N.	Description in Terms of the New Zealand Tariff	Australian
Tariff	Heading		Tariff
Item No.	No.		Item No.
Ex 85.15.301(.87) Ex 85.15.309(.89)	Ex 85.15	 Radiotelegraphic and radio telephonic transmission and reception apparatus; radio- broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus, VIZ— Communication transceivers having frequency ranges from 525 KHz to 534 KHz or exceeding 10 MHz but not exceeding 25.6 MHz 	Ex 85.15.4

SECOND SCHEDULE

NEW NOMINATION

New Zealand	B.T.N.	Description in Terms of the New Zealand Tariff	Australian
Tariff	Heading		Tariff
Item No.	No.		Item No.
Ex 85.15.301(.87) Ex 85.15.309(.89)	Ex 85.15	Radiotelegraphic and radio telephonic transmission and reception apparatus; radio- broadcasting and television transmission and reception apparatus (including receivers incorporating sound recorders or reproducers) and television cameras; radio navigational aid apparatus, radar apparatus and radio remote control apparatus, VIZ— Communication transceivers but not including such goods operating at frequencies of 25.6 MHz or higher	Ex 85.15.4

Declaring Additional Land at Henley Taken for the Purposes of the Waitaki-Bluff Railway and Not Required for that Purpose to be Crown Land

PURSUANT to section 35 of the Public Works Act 1928, the Minister of Railways hereby declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948, as from the 13th day of March 1972.

SCHEDULE

Otago Land District—Taieri County

ALL that piece of Railway land described as follows: A. R. P. Being

0 1 29.2 Part Section 87, Block VI, Maungatua Survey District, being all the land comprised and described in *Gazette*, 1949, p. 2775, Proc. 5879.

Dated at Wellington this 6th day of March 1972.

J. B. GORDON, Minister of Railways. (N.Z.R. L.O. 11898/35) Crown Land Set Apart for Railway Purposes at Blackball

PURSUANT to section 25 of the Public Works Act 1928, the Minister of Railways hereby declares the Crown land described in the Schedule hereto to be set apart for railway purposes on and after the 13th day of March 1972.

SCHEDULE

Westland Land District—Grey County

ALL that piece of Crown land described as follows:

A. R. P. Being

0 0 21.2 Lot 6, D.P. 84, being part of the land comprised and described in *Gazette*, 1970, p. 238, Proc. 38437 (para. D, item 1).

Situated in Block II, Mawheranui Survey District.

Dated at Wellington this 6th day of March 1972.

J. B. GORDON, Minister of Railways.

(N.Z.R. L.O. 18588/39)