

(c) Potatoes other than those specified in the preceding paragraphs (a) or (b) which are sold by the grower as seed and delivered direct to another grower for use for seed purposes.

(d) Potatoes sold by the grower for export as "Island Smalls" or as "Mediums"; provided that the maximum size of such potatoes does not exceed 130 gram.

4. Where any grower sells potatoes ungraded as to size which are not exempt under clause 3 hereof, 70 percent (70%) of the quantity sold shall be liable to the full levy prescribed in this resolution notwithstanding any subsequent grading thereof by the purchaser.

5. For the purpose of the proviso to clause 3 of this resolution, "grower" shall not include any person, firm, or company which has contracted in any manner whatsoever with the occupier of any land for the acquisition of any potatoes grown thereon.

6. For purposes of this levy notice and in compliance with paragraph (d) of subsection (6) of section 15 of the Potato Growing Industry Act 1950, it shall be deemed that:

"Table potatoes" means all potatoes of any quality, size, and condition intended for human consumption, and

"Seed potatoes" means all potatoes of any quality, size, and condition intended to be used as seed potatoes for planting.

Dated at Wellington this 11th day of February 1974.

N. J. McHUGH, Secretary.

Tariff and Development Board Notice No. 393—Inquiry Concerning Protection for New Zealand Industry Producing Carpet Joining Tape of Glass Fibre Fabrics—Public Hearing

1. Following receipt by the Minister of Customs of a report from the Emergency Protection Authority concerning temporary protection for the New Zealand industry producing carpet joining tape, the Minister notified the Board in a letter dated 18 December 1973 that the Authority had concluded that urgent action was necessary to protect the local industry and that the most suitable means of providing this protection was by way of import licensing. Government had accepted the Authority's recommendation and the exemption from import licensing for carpet joining tape classified within Tariff items 70.20.201 and 70.20.231 had been withdrawn.

2. The Minister of Customs has requested the Board to undertake an inquiry and report on what permanent form of protection, if any, it considers necessary to protect the New Zealand industry in relation to the importation of carpet joining tapes of glass fibre fabrics classified within the above-mentioned Tariff items.

3. For the purpose of taking evidence the Board will hold a public hearing in the Hearing Room, Eighth Floor, Cumberland House, Upper Willis Street, Wellington, on Tuesday, 23 July 1974 commencing at 10.30 a.m.

4. Any person who intends to tender evidence should lodge, in typewritten form, 14 copies of public evidence and 12 copies of confidential evidence, to be presented under oath at the public hearing, at the Board's office no later than 24 June 1974. In preparing this evidence the "Notes for Information and Guidance of Interested Parties" prepared by the Board may be of assistance. Copies of these notes may be obtained from the Board's office.

Dated at Wellington this 12th day of February 1974.

F. E. BEAUFORT,

Secretary, Tariff and Development Board.

P.O. Box 27046, Wellington.

Tariff and Development Board Notice No. 395—Inquiry Concerning Protection for New Zealand Industry Manufacturing Unsintered Polytetrafluoroethylene (PTFE) Tape—Public Hearing

1. Following receipt by the Minister of Customs of a report from the Emergency Protection Authority on his inquiry into the question of temporary protection for the New Zealand industry manufacturing unsintered polytetrafluoroethylene (PTFE) tape, the Minister notified the Board in a letter dated 5 December 1973 that the Authority had concluded that urgent action was necessary to protect the local industry and had recommended the imposition of a temporary additional duty representing the amount by which the f.o.b. price was less

than \$1.45 per square metre, or \$1.21 per square yard. He had also recommended that the additional duty should not be applied to tape of Australian origin. Since the Authority had reported, there had been a number of changes in the price structures of both the locally manufactured and the imported tapes and Government had decided not to accept the Authority's recommendation. However it had accepted his conclusion that urgent action was necessary to protect the position of the local manufacturer and this had been effected by the re-imposition of import licensing control.

2. The Minister of Customs has requested the Board to undertake an inquiry and report, with the object of providing Government with a basis for restructuring and updating the Tariff to establish, where possible, adequate rates of duty protection in respect of unsintered PTFE tape classified within Tariff item 39.02.111.

3. For the purpose of taking evidence the Board will hold a public hearing in the Hearing Room, Eighth Floor, Cumberland House, Upper Willis Street, Wellington, on Tuesday, 16 July 1974 commencing at 10.30 a.m.

4. The attention of interested parties is drawn to the fact that the Board may find it appropriate to comment upon and compare the relative merits of protection by means of tariff rates and import licensing when used jointly or separately.

5. Any person who intends to tender evidence should lodge, in typewritten form, 14 copies of public evidence and 12 copies of confidential evidence, to be presented under oath at the public hearing, at the Board's office no later than 17 June 1974. In preparing this evidence the "Notes for Information and Guidance of Interested Parties" prepared by the Board may be of assistance. Copies of these notes may be obtained from the Board's office.

Dated at Wellington this 12th day of February 1974.

F. E. BEAUFORT,

Secretary, Tariff and Development Board.

P.O. Box 27046, Wellington.

The Milk Delivery Allowances Notice 1973, Amendment No. 2

PURSUANT to the Milk Act 1967, the Milk Prices Authority hereby gives the following notice.

NOTICE

1. (i) This notice may be cited as the Milk Delivery Allowances Notice 1973, Amendment No. 2.

(ii) This notice shall come into force on the 1st day of September 1973.

(iii) This notice is given after consultation with the Minister of Agriculture and Fisheries.

(iv) This notice amends the Milk Delivery Allowances Notice 1973* (hereinafter referred to as "the principal notice") as varied by the Milk Delivery Allowances Notice 1973, Amendment No. 1†.

2. The principal notice is hereby varied by revoking the Schedule thereto and substituting the following Schedule.

SCHEDULE

1. STANDARD RATES OF MARGINS AND ALLOWANCES PAYABLE IN RESPECT OF THE DELIVERY OF TOWN MILK UNTIL 28 FEBRUARY 1974

Nature of Service	Margin or Allowance at the Rate of Cents per Gallon
(1) Delivery to shop dairies for resale	9.05
(2) Delivery to commercial users or consumers in quantities of—	
(a) Less than 2 gallons per delivery	18.63
(b) 2 gallons and over, but less than 10 gallons per delivery	9.05
(c) 10 gallons and over, but less than 30 gallons per delivery	8.21
(d) 30 gallons and over per delivery	8.00