New Zealand - Australia Free Trade Agreement

PURSUANT to Article 3 of the New Zealand - Australia Free Trade Agreement Act 1965, the products in the following list will be added to Schedule A of the Agreement from 1 July 1981. Duties, where applicable, on these products in both Australia and New Zealand will be reduced and eliminated in accordance with the provisions of Article 4 of the Agreement.

## ADDITION LIST FOR THE 23RD REVIEW OF NAFTA Effective from 1 July 1981

|                              |                     | Lijective from 1 daty 1901   |
|------------------------------|---------------------|--|
| New Zealand<br>Tariff        | C.C.C.N.<br>Heading | Description in terms of the New Zealand Tariff   |
| Item No.                     | No.                 |  |
| Ex 15.10.001<br>Ex 15.10.005 | 15.10               | Fatty acids; acid oils from refining; fatty alcohols NOT INCLUDING goods already on Schedule A.  |
| Ex 15.10.009                 |                     |  |
|                              | 43.02               | Furskins, tanned or dressed, including furskins assembled in plates, crosses and similar forms; pieces or cuttings, of furskins, tanned or dressed, including heads, paws, tails and the like (not being fabricated) |
| Ex 43.02.001                 |                     | viz: Sheep and lambskins   |
| Ex 43.02.005                 |                     |  |
|                              |                     | a  |
| 85.05.000                    | 84.05               | Steam or other vapour power units, whether or not incorporating boilers  |
|                              | 84.52               | Calculating machines; accounting machines; cash registers, postage-franking machines, ticket-issuing machines and similar machines, incorporating a calculating device: viz:   |
| 84.52.005                    |                     | Postage-franking machines, ticket-issuing machines that print tickets  |
|                              | 85.12               | Electric instantaneous or storage water heaters and immersion heaters; electric soil heating apparatus and electric space heating apparatus; electric hair dressing appliances (for example, hair dryers, hair       |
|                              |                     | and electric space heating apparatus; electric hair dressing apphraices (for example, hair dryers, hair curlers, curling tong heaters) and electric smoothing irons; electro-thermic domestic appliances; electric   |
|                              |                     | heating resistors, other than those of carbon: viz:  |
| 85.12.001                    |                     | Electric soil heating apparatus  |
| Ex 85.12.009                 |                     | Heating cable other than for blankets, defrosting or demisting   |
|                              |                     | L. R. ADAMS-SCHNEIDER, Minister of Trade and Industry.   |

# Declaring Public Highway to be State Highway

Pursuant to section 11 of the National Roads Act 1953. PURSUANT to section 11 of the National Roads Act 1953, the National Roads Board, acting with the written approval of the Minister of Works and Development, gives notice that the public highway described in the Schedule hereto is declared to be State highway, within the meaning and for the purposes of the National Roads Act, and that the Second Schedule of the notice revoking State highways declaring public highways to be State highways, published in the Gazette, 25 June 1981, No. 75, page 1758; is amended by adding to it the paragraph described in the Schedule hereto.

# **SCHEDULE**

No. 1 State Highway (Awanui-Bluff)

ALL those pieces of land situated in the East Taieri Survey District being part Section 34, marked "A" and "C" and part Section 31, marked "E" on plan S.O. 18529, part Section 21, marked "A" on plan S.O. 18086, and part Section 21, marked "A" on plan S.O. 19397, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Wellington this 10th day of September 1981. Signed on behalf and by direction of the National Roads Board.

F. J. TOURELL, Secretary.

(72/0/17, 72/1/17/5; D.O. 72/1/17/5/15)

Revoking State Highway and Declaring Public Highway to be State Highway

Pursuant to section 11 of the National Roads Act 1953, the National Roads Board, acting with the written approval of the Minister of Works and Development, gives notice that the State Highway described in the First Schedule hereto is revoked, and that the public highway described in the Second Schedule hereto is declared to be a State Highway, within the meaning and for the purpose of the National Roads Act.

## FIRST SCHEDULE

ALL that section of No. 96 State Highway commencing at Merton Creek and proceeding generally southwards via the Waiau Suspension Bridge and terminating at the Clifden Hall, Clifden, as declared in the notice declaring public highways to be State highways published in the Gazette, 24 March 1960, No. 20, page 384.

# SECOND SCHEDULE

No. 96 State Highway (Mataura-Tuatapere)

ALL that section of public highway commencing at Merton Creek and proceeding generally southwards via the 1978 Waiau River Bridge and terminating at the Clifden Hall, Clifden.

Dated at Wellington this 9th day of September 1981.

Signed on behalf and by direction of the National Roads

F. J. TOURELL, Secretary.

(72/0/18, 72/96/18/1, D.O. 28/18/1)

### Classification of a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for local purpose (site for community buildings), subject to the provisions of the said Act.

## **SCHEDULE**

NORTH AUCKLAND LAND DISTRICT-MANUKAU CITY 5858 square metres, more or less, being Lot 241, D.P. 50416, situated in Block VI, Otahuhu Survey District. Part certificate of title 2087/93.

Dated at Auckland this 19th day of June 1981.

A. W. CONWAY, Assistant Commissioner of Crown Lands. (L. and S. H.O. Res. 2/13/1; D.O. 8/3/645)

### Declaration That Land is a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby notifies that the following resolution was passed by the Whangarei City Corporation on the 24th day of September 1980:

That, in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, the Whangarei City Corporation hereby resolves that the piece of land vested in the said city and, described in the Schedule hereto, shall be, and the same is hereby, declared to be a local purpose reserve within the meaning of the said Act.