Ministry of Energy (Electricity Division)-Schedule of Civil Engineering and Building Contracts of \$20,000 or More in Value

Name of Works	Successful Tenderer	Amount of Tender Accepted \$	
Turbine bearing housing modifications, Tekapo A power station	Waratah General Engineering Ltd.	35,584.00	
	R. C. PARKIN, for Chief General Manager.		
(35/10)			

## Notice No. 48-Amending the Statistical Requirements of the Customs Tariff of New Zealand

PURSUANT to section 123 (2) of the Customs Act 1966, the Statistical Key of the Customs Tariff of New Zealand is hereby amended in the following manner.

	Amendment	Statistical Key				
Item No.		Code Unit			Description	
03.03.005	DELETE	09F		·		
	and SUBSTITUTE	09K				
	DELETE	19C				
	and SUBSTITUTE	19G				
51.04.001	DELETE	01K 11G	kg kg			
	and SUBSTITUTE	02H 12E	m <sup>2</sup> m <sup>2</sup>			
55.09.001	DELETE	01G 09B 11D 19K	kg kg kg kg			
	and SUBSTITUTE	02E 08D 13L 18A	${f m^2\mm} {f $			
35.09.025	DELETE	00F				
	and SUBSTITUTE	00D				
35.13.008	DELETE	01G				
	and SUBSTITUTE	01G	No.			
85.15.106	DELETE	01H 09C				
	and SUBSTITUTE	01F 09A				
35.15.112	DELETE	01H 09C				
	and SUBSTITUTE	01F 09A				
85.19.052	DELETE	00A				
	and SUBSTITUTE	00K				
92.11.029	DELETE	11J	No.	Tape recorder-reproducers: .Other		
	and SUBSTITUTE	11J	No.	Tape recorder-reproducers		

Dated at Wellington this 17th day of July 1986.

M. J. BELGRAVE, Comptroller of Customs

Import Control Exemption Notice (No. 8) 1986

PURSUANT to regulation 17 of the Import Control Regulations 1973\*, the Minister of Trade and Industry hereby gives the following notice:

## NOTICE

1. (1) This notice may be cited as the Import Control Exemption Notice (No. 8) 1986.

(2) This notice shall come into force on the 18th day of July 1986.

2. Goods of the classes specified and for the purposes of the Customs Tariff falling within the Tariff items in the First Schedule hereto, imported from and being the produce or manufacture of any country, are hereby exempted from the requirement of a licence under the said regulations.

3. Goods of the classes specified and for the purposes of the Customs Tariff falling within the Tariff items in the Second Schedule hereto, imported from and being the produce or manufacture of Australia, are hereby exempted from the requirement of a licence under the said regulations.