

Australia-New Zealand Closer Economic Relations Trade Agreement
 Rules of Origin : Determination of Imported Material
 Notice 1990/1

In terms of regulation 70(b)(iii) of the Customs Regulations 1968, 'Goods Wholly Manufactured in Australia', the following materials shall no longer be determined manufactured raw materials:

Triton X 151
 Triton X 171

This determination is effective from 28 June 1990.

Dated at Wellington this 28th day of June 1990.

M W Taylor
 Comptroller of Customs

Australia-New Zealand Closer Economic Relations Trade Agreement
 Application for the Approval of Goods as Determined
 Imported Materials - Notice 1990/1

Notice is hereby given that application is to be made to Australia for the approval of the goods, described in the Schedule hereto, as determined import materials in accordance with Australian legislation relating to the rules governing the origin of goods 'wholly manufactured'.

Any person wishing to lodge an objection to New Zealand determining this application, should do so in writing on or before 19 July 1990. Submissions should include a reference to the application number, tariff item, and description of goods concerned, be addressed to the Comptroller of Customs, PO Box 2218, Wellington, for attention of the Manager, Tariff Compliance, Commercial Operations, and be supported by information as to the quality, range, supply etc of the goods or suitable alternative goods produced in New Zealand.

SCHEDULE

Application Number	Tariff Item	Goods
1-1	2921.49.00	Lauryl diemethyl amine
1-2	2918.14.00	Citric acid
1-3	2809.20.00	Phosphoric acid
1-4	2915.40.00	Sodium Monochloro acetate
1-5	2921.59.00	Coco amido propyl diemethyl amine (cyclomide dimethylamines)
1-6	2922.49.00	Ethylene diamine tetra acetic acid tetra sodium salt

Dated at Wellington this 28th day of June 1990.

M W Taylor
 Comptroller of Customs

