No. 5062

NEW ZEALAND and UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

Trade Agreement (with schedules). Signed at Wellington, on 12 August 1959

Official text: English.

Registered by New Zealand on 29 March 1960.

NOUVELLE-ZÉLANDE

et

ROYAUME-UNI DE GRANDE-BRETAGNE ET D'IRLANDE DU NORD

Accord commercial (avec annexes). Signé à Wellington, le 12 août 1959

Texte officiel anglais.

Enregistré par la Nouvelle-Zélande le 29 mars 1960.

No. 5062. TRADE AGREEMENT¹ BETWEEN THE GOVERN-MENT OF NEW ZEALAND AND THE GOVERNMENT OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND. SIGNED AT WELLINGTON, ON 12 AUGUST 1959

The Government of the United Kingdom of Great Britain and Northern Ireland (hereinafter referred to as the United Kingdom Government) and the Government of New Zealand (hereinafter referred to as the New Zealand Government) having resolved to replace the Agreement between them signed at Ottawa on 20th August, 1932, as modified and supplemented by the Agreement between them signed at London on 28th May, 1957, except so far as is otherwise provided in this Agreement, have agreed as follows:

In this Agreement-

- "New Zealand goods" means goods grown, produced or manufactured in New Zealand which are entitled, on importation into the United Kingdom, to Commonwealth preference, and excludes goods grown, produced or manufactured in the Cook Islands (including Niue), the Tokelau Islands and the Trust Territory of Western Samoa;
- "United Kingdom goods" or "goods of any dependent territory for the international relations of which the United Kingdom Government are responsible" means goods grown, produced or manufactured in the United Kingdom or in such a territory which are entitled, on importation into New Zealand, to admission under the British Preferential Tariff;
- "an active trade interest" in goods means that traders in the United Kingdom or New Zealand, as the case may be, can at the time of any proposed tariff change be shown—
- (a) to have contracted to export such goods in more than token quantities to the other country during the two years immediately preceding that time; or
- (b) to be incurring more than nominal expense on endeavouring to promote a trade in such goods with the other country;
 - "margin of preference" means
- (a) in the case of New Zealand goods the difference between the rates at which Customs duties are charged on such goods on their importation into the United Kingdom and the rates at which Customs duties are charged on like

¹ Deemed to have come into force on 25 November 1958, in accordance with article 19.

- goods of any country whose goods are not entitled to Commonwealth preference; and
- (b) in the case of United Kingdom goods or goods of any dependent territory for the international relations of which the United Kingdom Government are responsible the difference between the rates at which Customs duties are charged on such goods on their importation into New Zealand and the rates at which Customs duties are charged on like goods of the most favoured nation whose goods are not admissible at preferential rates of duty; and

where a margin of preference is provided for in this Agreement on an ad valorem basis, and duty on goods is imposed by reference to some criterion other than value, any question whether or not that margin is being maintained shall be determined by calculating the difference between the ad valorem incidence of the duty on such goods imported during a previous representative trading period from the country to which the margin of preference is accorded and the ad valorem incidence of the duty on like goods imported in the same period from all countries whose goods are admitted at most-favoured-nation rates.

Article 1

The United Kingdom Government and the New Zealand Government reaffirm the principle of maintaining mutually advantageous tariff preferences and declare their resolve to facilitate and extend commercial relations between their respective countries.

Article 2

The United Kingdom Government undertake to maintain the entry free of duty (other than revenue duty) of New Zealand goods which were, at 25th November, 1958, free of duty (other than revenue duty). This undertaking shall not apply to goods in which there is no active New Zealand trade interest.

Article 3

The United Kingdom Government undertake to accord to the New Zealand goods listed in Schedule A¹ margins of preference not lower than those specified in that Schedule.

Article 4

The United Kingdom Government undertake to consult the New Zealand Government before reducing margins of preference which exceed the margins

¹ See p. 178 of this volume.

specified in Schedule A, or which are accorded to New Zealand goods not listed in that Schedule. This undertaking shall not apply to goods in which there is no active New Zealand trade interest.

Article 5

The United Kingdom Government undertake that until 31st May, 1967, they will admit, without restriction of quantity, imports of the following New Zealand goods, namely, butter, cheese, skim and butter milk powders, casein, and chilled and frozen pork.

Article 6

- 1. The New Zealand Government undertake, except in respect of goods in which there is no active United Kingdom trade interest or on which no margin of preference was accorded at 25th November, 1958, to accord minimum margins of preference of-
- (a) 5 per cent ad valorem on the United Kingdom goods specified in Schedule B.1
- (b) 7½ per cent ad valorem on the United Kingdom goods specified in Schedule C,2 and
- (c) 10 per cent ad valorem on all other United Kingdom goods;
- except that, on United Kingdom goods on which the margin of preference accorded at 25th November, 1958, was lower than that otherwise required under this paragraph, the minimum margin of preference shall be such lower margin. Nothing in this paragraph shall, however, prevent the remission, reduction or temporary suspension of duty on any goods in accordance with the provisions of Article 7 of this Agreement.
- The New Zealand Government undertake to consult the United Kingdom Government before reducing any margins of preference which exceed the minimum margins required under paragraph 1 of this Article except:
- (a) in respect of the goods listed in Schedules B and C; or
- (b) where such reduction follows a specific recommendation of any body constituted by the New Zealand Government to advise regarding the tariff; or
- (c) where there is no active United Kingdom trade interest.

¹ See p. 182 of this volume. ² See p. 184 of this volume.

- 1. Notwithstanding the provisions of Article 6 of this Agreement the New Zealand Government may remit, reduce or temporarily suspend duty on goods on importation into New Zealand:
- (a) under section 12 of the Customs Amendment Act 1921, section 11 of the Customs Amendment Act 1927, section 14 of the Customs Acts Amendment Act 1930, or analogous provisions of New Zealand legislation; or
- (b) by classification of goods under Tariff Item 448 (3) or analogous items of the New Zealand Customs Tariff.
- 2. The New Zealand Government agree that when such remission, reduction or temporary suspension would have the effect of eliminating or reducing a margin of preference required under Article 6 of this Agreement, they will consult or inform the United Kingdom Government in accordance with such procedures as may from time to time be agreed between the two Governments and will take into account any representations which the United Kingdom Government may make. This undertaking shall not limit the right of the New Zealand Government to act in accordance with the provisions of paragraph 1 of this Article.

Article 8

- The New Zealand Government undertake that—
- (a) protection by tariffs shall be afforded only to those industries which are reasonably assured of sound opportunities for success;
- (b) the New Zealand Customs Tariff shall be based on the principle that protective duties shall not exceed such a level as will give United Kingdom producers full opportunity of reasonable competition on the basis of the relative cost of economical and efficient production, provided that in the application of that principle special consideration may be given to industries not fully established or to industries essential for defence purposes;
- (c) United Kingdom producers shall be entitled to full rights of audience before any body constituted by the New Zealand Government to advise regarding the Customs Tariff when it has under consideration matters arising under sub-paragraph (b) of this paragraph.
- 2. The provisions of sub-pi ragraph (b) of paragraph 1 of this Article shall not prevent the imposition of any rate of duty which the New Zealand Government may decide is necessary to protect New Zealand producers from the competition of goods imported from most-favoured-nation countries. In such cases the duty on like goods when imported from the United Kingdom shall be fixed

at the lowest level consistent with New Zealand's obligations under the General Agreement on Tariffs and Trade.¹

Article 9

The New Zealand Government undertake that the primage duty of 3 per cent ad valorem levied at 25th November, 1958, on certain United Kingdom goods will not be increased, and will be abolished as soon as financial conditions permit.

Article 10

- 1. Full consultation between the United Kingdom Government and the New Zealand Government shall, as provided in this Article, take place in respect of their agricultural production and marketing policies, the food import policy of the United Kingdom Government and other related matters. The two Governments will in each year exchange statements of agricultural production trends; and each will give full weight to the views of the other in the formulation of their production, marketing and import policies relating to agriculture.
- 2. For the purpose of giving effect to the provisions of paragraph 1 of this Article, representatives of the two Governments will meet in November of each year. Arrangements will also be made at the request of either Government to hold additional meetings at any time for the purpose of joint consultation.

Article 11

- 1. The United Kingdom Government and the New Zealand Government recognise the value of the review of meat market prospects carried out quarterly by the Commonwealth Meat Study Group and it is the intention of both Governments to continue to facilitate the work of this Group in order to afford a continuing opportunity for assessing market prospects for meat.
- 2. If in the opinion of the New Zealand Government circumstances arise which threaten serious injury to New Zealand's meat trade the United Kingdom Government will be ready to consult with the New Zealand Government and to consider sympathetically any request by the New Zealand Government for the application of such remedial measures as may be appropriate.

¹ See footnote 4, p. 110 of this volume.

The provisions of the Agreement between the United Kingdom and New Zealand Governments signed at Ottawa on 20th August, 1932, are not affected by this Agreement insofar as they relate to the import of meat into the United Kingdom.

Article 13

The United Kingdom Government and the New Zealand Government recognise that industries in each country engaged in trade with the other country may be materially injured by the competition of dumped or subsidised exports from third countries. They agree, if after consultation it is established that such injury is being caused or threatened, to consider taking action consistent with their own legislation and with their international obligations to remedy the injury or prevent the threatened injury.

Article 14

- 1. The New Zealand Government undertake, on a basis of reciprocity, and until such time as discussions regarding new reciprocal tariff arrangements are held between the New Zealand Government and the United Kingdom Government (in consultation as necessary with the Governments of the territories concerned), to continue to accord to the goods of the dependent territories for the international relations of which the United Kingdom Government are responsible, the tariff preferences accorded pursuant to Schedule E of the Agreement between the United Kingdom and New Zealand Governments signed at Ottawa on 20th August, 1932, and any other tariff preferences from time to time accorded by the New Zealand Government to like United Kingdom goods.
- 2. The United Kingdom Government will invite the Governments of the dependent territories for the international relations of which the United Kingdom Government are responsible to continue, until such time as the discussions referred to in paragraph 1 of this Article are held, to accord to New Zealand goods the tariff preferences from time to time accorded by them to like goods of any other Commonwealth country.

Article 15

1. The New Zealand Government will invite the Governments or Administrations of the Cook Islands (including Niue), the Tokelau Islands and the Trust Territory of Western Samoa (in this Article referred to as "the territories") to continue to accord to United Kingdom goods tariff preferences not lower than those which they may from time to time accord to like goods of any other Commonwealth country.

- 2. The United Kingdom Government undertake, on a basis of reciprocity:
- (a) to maintain the entry free of duty (other than revenue duty) of the goods of the territories in any case where any territory has an active trade interest and the goods were, at 25th November, 1958, free of duty (other than revenue duty);
- (b) in relation to the goods of the territories:
 - (i) to continue to accord to copra a margin of preference not lower than 10 per cent ad valorem;
 - (ii) to consult the New Zealand Government (in consultation as necessary with the Government or Administration of the territory concerned) before reducing the margins of preference, in operation at 25th November, 1958, on any other goods in which any territory has an active trade interest.
 - 3. In this Article:
- (a) "active trade interest" and "margin of preference" have, in relation to goods of the territories, a meaning corresponding to that which they have, under this Agreement, in relation to New Zealand goods.
- (b) "goods of the territories" means goods grown, produced or manufactured in the territories which are entitled, on importation into the United Kingdom, to Commonwealth preference.

This Agreement shall not have effect in relation to any territory in the Federation of Rhodesia and Nyasaland and accordingly, insofar as any provisions of the Agreement between the United Kingdom and New Zealand Governments signed at Ottawa on 20th August, 1932, may apply in relation to any such territory, they shall continue to be applicable until such time as their application may be terminated in accordance with that Agreement, or until other arrangements are made as a result of discussions between the New Zealand Government and the Government of the Federation of Rhodesia and Nyasaland.

Article 17

The provisions of this Agreement do not affect the Agreement between the United Kingdom and New Zealand Governments signed at Ottawa on 20th August, 1932, insofar as any provisions of that Agreement may be in force between the New Zealand Government and the Government of Ceylon, the Government of Ghana, or the Government of the Federation of Malaya.

The United Kingdom Government and the New Zealand Government recognise that there are matters not otherwise dealth with in this Agreement which may affect trade and commerce between the United Kingdom and New Zealand. They agree to consult together at any time, at the request of either, regarding any such matters.

Article 19

- 1. This Agreement shall be deemed to have come into force on 25th November, 1958, and, subject to the provisions of Articles 12, 16 and 17 of this Agreement, replaces the Agreement between the United Kingdom and New Zealand Governments signed at Ottawa on 20th August, 1932, and the Agreement between them signed at London on 28th May, 1957.
- 2. The two Governments agree to consult together, at the request of either, regarding the operation, application or amendment of this Agreement.
- 3. Either Government may at any time give to the other Government notice of intention to terminate this Agreement. In such case, this Agreement shall terminate upon the expiration of six months from the date on which the notice is received.

IN WITNESS WHEREOF the undersigned, duly authorised by their respective Governments, have signed the present Agreement.

Done in duplicate at Wellington this twelfth day of August one thousand nine hundred and fifty-nine.

For the Government of New Zealand:

W. Nash

For the Government of the United Kingdom of Great Britain and Northern Ireland:

George Mallaby

SCHEDULE A

In the case of goods containing ingredients liable to revenue duties, the amount of the margin of preference specified by this Schedule is the amount shown in Column (3) less any such revenue duties at the rates from time to time in force—except that in the case marked* the amount shown would not be reduced by the duty on the added sweetening matter.

(The items in this Schedule are in the form set out in the publication entitled Tariff of the United Kingdom of Great Britain and Northern Ireland in operation on the 1st January 1959.)

Heading No.	Description of Goods (2)	Margin of Preference (3)
Ex 04.02	Milk and cream, preserved, concentrated or sweetened: (A) Milk (other than buttermilk, whey and kephir, yoghourt and similar fermented milk): (I) Evaporated or condensed: (a) Whole:	
	 (i) Not containing added sweetening matter . (ii) Containing not more than 10 per cent by weight of added sweetening matter (iii) Containing more than 10 per cent but not 	6s. per cwt.
	more than 50 per cent by weight of added sweetening matter	5s. per cwt.*
	(i) Not containing added sweetening matter. (2) Dried milk, block milk and other:	10 per cent ad val.
04.03 Ex 04.04	(a) Not containing added sweetening matter	6s. per cwt. 15s. per cwt.
Еж 04.05	(1) Blue veined	10 per cent ad val. 15 per cent ad val.
	(1) Not exceeding 14 lb. in weight per 120	1s. per 120
04.06	(2) Over 14 lb. but not exceeding 17 lb. in weight per 120	1s. 6d. per 120 1s. 9d. per 120 3s. 6d. per cwt or 10 per cent ad val. whichever is the greater, but not more than 5s. per cwt.
Ex 05.04	Guts, bladders and stomachs of animals (other than fish); whole and pieces thereof: (A) (2) Sausage casings, other than hog casings of a value exceeding £10 per cwt	10 per cent ad val.

Heading No.	Description of Goods (2)	Margin of Preference (3)
Ex 07.05	Dried leguminous vegetables, shelled, whether or not	
	skinned or split:	
	(B) Whole peas (other than peas of the varieties com-	
	monly known as maple peas, dun peas and yellow	
	or white peas) of a value not exceeding £3.15.0 per cwt	10 per cent ad val.
Ex	(D) Other whole peas	10 per cent ad val.
Ex 08.06	Apples, pears and quinces, fresh:	, 10 Fee canto am canto
Ex	(A) Apples (other than apples consigned direct to a	
	registered cider manufacturer for use in making	
	cider)—from 16th April to 15th August	4s. 6d. per cwt.
	(B) Pears:	4- 63
	From 1st February to 31st July From 1st August to 31st January	4s. 6d. per cwt. 3s. per cwt.
Ex 12.01	Oil seeds and oleaginous fruit, whole or broken:	Ja. per cwr.
Ex	(D) Copra	10 per cent ad val.
Ex 12.03	Seeds, fruit and spores, of a kind used for sowing:	
	Grass and clover seed	10 per cent ad val.
Ex 15.02	Unrendered fats of bovine cattle, sheep or goats; tallow	
	(including "premier jus") produced from those	
	fats:	10
T- 16 00	Tallow	10 per cent ad val.
Ex 16.02 Ex	Other prepared or preserved meat or meat offal: (A) Skinless sausages, canned	10 per cent ad val.
Ex	(B) Pastes, canned; poultry liver, canned	10 per cent ad val.
	(C) Other:	To per cent du cut.
	(1) In airtight containers:	
	(b) Ground or chopped pork (including ham and	
_	bacon):	
Ex	(i) Wholly of pork (including ham and	
	bacon) apart from any curing or seasoning	5 non come ad mal
Ex	ingredients, canned	5 per cent ad val. 10 per cent ad val.
Ex	(iii) Other, canned	10 per cent ad val.
Ex	(c) Beef and veal (including edible offals but ex-	
	cluding tongues and jellied veal), canned	10 per cent ad val.
		_
Ex	(d) Other (except poultry and pigs tongues),	
16.00	canned	10 per cent ad val.
16.03	Meat extracts and meat juices:	10
	(A) Wholly or in part derived from beef or veal	10 per cent ad val.
	(B) Other	10 per cent ad val.
Ex 17.02	Other sugars; sugar syrups; artificial honey (whether or	To per cont as can
	not mixed with natural honey); caramel:	
	(G) (1) Lactose	3d. per lb.
Ex 35.01	Casein, caseinates and other casein derivatives; casein	
41.02	glues: Casein	10 per cent ad val.
41.02	Bovine cattle leather (including buffalo leather) and	
	equine leather, except leather falling within heading No. 41.06, 41.07 or 41.08:	
	(A) Box and willow calf, box and willow sides and	
	other chrome tanned leather, imported in skins or	
	pieces weighing less than 4 lb. each	10 per cent ad val.
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Heading No. (1)	Description of Goods (2)	Margin of Preference
	(B) Other: (1) Dressed	10 per cent ad val.
41.03	(2) Other	10 per cent ad val.
	(A) Dressed	10 per cent ad val.
41.04	(B) Other	10 per cent ad val.
41.04	Goat and kid skin leather, except leather falling within heading No. 41.06, 41.07 or 41.08:	
	(A) Dressed:	
	(1) Glace kid, being chrome tanned goat skin of	
	smooth, polished finish	10 per cent ad val.
	(2) Other sorts	10 per cent ad val.
	(B) Other	10 per cent ad val.
41.05	Other kinds of leather, except leather falling within heading No. 41.06, 41.07 or 41.08:	
	(A) Dressed	10 per cent ad val
	(B) Other	10 per cent ad val.
41.06	Chamois-dressed leather	10 per cent ad val
41.07 · · · 41.08 · · ·	Parchment-dressed leather	10 per cent ad val
41.00	(A) Patent leather	7½ per cent ad
	(B) Metallised leather:	772 per cent aa t
	(1) Chrome tanned calf, kip and hide leather, im-	
	ported in skins or pieces weighing less than 4 lb.	
	each	10 per cent ad val
	(2) Other	10 per cent ad val

SCHEDULE B

(The items in this Schedule are in the form set out in the publication entitled *The Customs Tariff of New Zealand as at 1 June 1956* as amended to 25th November, 1958.)

	Present Tariff Item No.	Description of Goods
Ex	121 (1)	Chemical substances, uncompounded.
	335	Engines, viz:
	(3)	Specially suited for use on tractors or traction engines, on declaration that they will be used only on such tractors or traction engines.
	336	Engines (including necessary controlling-gear therefor) specially suited for flying machines, on declaration that they will be used solely in the manufacture or completion of the same.
	348 (1)	Traction engines and tractors.
Ex	356 (1) (d)	Steel sheet piling.
	357	Metal, viz:
	(2)	Aluminium, brass, copper, lead, tin, and other metal, n.e.i., in bars or rods (except cast bars or rods of copper alloy).
	(4)	Iron, galvanised or <i>plain</i> black, viz. angle, tee, bar, bolt, channel, rod, and rolled girders; iron girders expanded, but otherwise unworked.

Present Tariff Item No.	Description of Goods
(5)	Iron, viz: (a) Sheet, plate (including rolled chequered plates), or hoop (except hoop 6 inches in width or over), plain, whether black, polished, galvanised plated, tinned or otherwise coated with metal, n.e.i. (c) Corrugated sheet iron.
(6)	Metal, n.e.i., viz., foil, leaf; hoop, plate or sheet, plain, whether in the rough polished, enamelled, galvanised, plated, tinned, or otherwise coated with metal.
(10) (c)	Wire, plain, n.e.i., viz: (i) Ferrous. (iii) Non-ferrous, other kinds,
380	Flying-machines.

SCHEDULE C

(The items in this Schedule are in the form set out in the publication entitled The Customs Tariff of New Zealand as at 1 June 1956 as amended to 25th November, 1958.)

Present Tariff Item No.	Description of Goods
43	Infants' and invalids' foods, as may be approved by the Minister.
92	Acid, acetic n.e.i.; acetic anhydride.
100 (1)	Chloroform; ethyl ether; other general or local anaesthetics, as may be approved by the Minister; creosote refined; camphor, creosol, guaiacol, iodoform, menthol, mercurochrome, naphthols, resorcin, thymol, thymol iodide, and such other substances (excluding penicillin) specially suited for use as antiseptics as the Minister may approve.
(2)	Penicillin.
101 (1)	Cream-of-tartar.
(2)	Cream-of-tartar substitutes—viz., acid calcium-phosphate, acid phosphate of soda (sodium bi-phosphate), pyrophosphate of soda, mixtures of the foregoing with one another or with any other substance, and similar cream-of-tartar substitutes.
104 (2)	Sheep-dip.
110	Dyes, manufactured; non-spirituous solutions of natural or artificial colours or dyes, for colouring confectionery or beverages, and not being culinary—or flavouring—essences.
114	Essences, synthetic—viz., amyl acetate, amyl butyrate, amyl caprionate, amyl formate, amyl isovalerate, benzaldehyde, ethyl acetate (acetic ether), ethyl benzoate, ethyl butyrate, ethyl formate, methyl benzoate, methyl salicylate, oenanthic ether; and similar acids, alcohols, aldehydes, esters, ethers, ketones, phenols, or other similar substances, suitable for the manufacture of culinary or flavouring essences or perfumed, as may be approved by the Minister.
120 (2)	Insulin substitutes, and preparations made from liver, pancreas, pituitary gland, or thyroid gland, in combination with other substances, as may be approved by the Minister.
120 (3)	Vitamins, vitamin concentrates, and mixtures of such substances.
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Present Tariff	
Item No.	Description of Goods
121 Ex (1) (2) 134	Medicinal preparations as approved by the Minister. Medicinal preparations n.e.i., packed in hermetically sealed glass vessels of a capacity not exceeding 15 cubic centimetres. Surgeons', physicians', dentists', and opticians' appliances, instruments and materials, viz:
(2)	Surgical and dental instruments, also operation chairs specially suited for dentists' use; dentists' spittoons, self-flushing types; opticians' trial cases, frames, spectacles, plain spectacle-cases, test cards and diagrams; also such other instruments and appliances peculiar to surgeons', dentists', or opticians' use as may be enumerated in any order of the Minister; medicated remedial plaster or plasters.
(3) (a)	Surgeons', physicians', and dentists' materials, viz: Antiseptic dressings, gauzes, lint, tow, poroplastic felt, adhesive plaster not including medicated remedial plaster or plasters, spongio-piline, bandages, catgut, and sterilised and other sewings, artificial teeth, tooth crowns, celluloid blanks, base plates, denture-strengtheners, gutta-percha stick, points, and pellets, amadou absorbent, porcelain powder, enamel, inlays, modelling composition, investment compound, cement, and absorbent paper; also such other materials peculiar to surgeons', physicians', or dentists' use as may be enumerated in any order of the Minister.
135	Scientific and philosophical instruments and apparatus, viz.: assay balances; chemical balances, sensitive to 2 milligrammes or less; laboratory retorts, laboratory flasks, and other instruments, and apparatus, peculiarly suited for chemical analysis and assay work; assay furnaces; retorts, dishes, and other apparatus, of fused silica or platinum, for use in chemical manufacture, or in a laboratory; microscopes, telescopes, and magnifying-glasses; also such instruments, and apparatus, specially suited for scientific and philosophical purposes, as may be approved by the Minister.
152 Ex (1)	Elastics, all kinds, including boot and brace elastics (but excluding elasticised fabrics), elastic threads and cords.
(2)	Elasticised fabrics.
164 (2)	Hatmakers' materials, viz.: Hat-hoods and hat-shapes, other kinds, not sewn, cut, decorated, or otherwise worked, on declaration by a manufacturer that they will be blocked or shaped and used by him in the manufacture of hats.
169 172	Leather cloth, and oil baize, plain or fancy, in the piece. Printers' blanketing on declaration that it will be used only in printing.
Ex 174 (2)	Mending yarns, of wool, or containing wool not exceeding 45 yards in length.
178 Ex (2)	Tailors' trimmings—viz.: Silesias, veronas, Italian cloths, and other lining-materials, of such descriptions as may be approved by the Minister (excluding materials wholly of cotton or linen or of combinations of the same).
180 (1)	Textile piece-goods, woven, of pure silk, whether plain, hemmed; whipped, or similarly worked.
(2)	Textile piece-goods, woven, of raffia fibre, whether plain, hemmed, whipped, or similarly worked.
(3)	Textile piece-goods, woven, of jute, whether plain, hemmed, whipped, or similarly worked.
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Present Tariff Item No.	Description of Goods	
Ex (5)	Textile piece-goods, namely, moquettes, tapestry and tickings, composed of cotton, linen, jute, hemp or other vegetable fibre, or of combinations of these materials with one another, or with any other material (except wool or hair), whether plain, hemmed, whipped, or similarly worked, provided that such piece-goods do not contain more than 50 per cent by weight of silk, of imitation silk, of artificial silk, or of combinations of the same (excluding textile piece-goods wholly of cotton or linen or of combinations of the same). Textile piece-goods, other kinds, of cotton, linen, jute, hemp, other vegetable fibre, silk, imitation silk, artificial silk, or of combinations of these materials	
	with one another, or with any other material (except wool or hair), whether plain, hemmed, whipped, or <i>similarly</i> worked (excluding textile <i>piece</i> -goods wholly of cotton or linen or of combinations of the same).	
187	Union textiles n.e.i., in the piece, the current domestic value of which does not exceed that specified by the Minister, when cut up and made into shirts, pyjamas, or underclothing, under such conditions and regulations as the Minister may prescribe.	
Ex 192 205	Yarns of cotton, silk, artificial silk, imitation silk, or mixtures of the same (excluding yarns wholly of cotton).	
(8)	Rubber, manufactures of, viz.: Rubber valves and teats for feeding-bottles, and rubber teats for use in feeding animals.	
219 (1)	Glass, sheet, common window or plate (excluding safety glass), whether polished, coloured, bent or otherwise, cut to any size or shape, n.e.i.	
(2)	Glass, <i>sheet</i> , common window or plate, viz.: safety glass, whether polished, coloured, bent or otherwise, cut to any size or shape, n.e.i.	
224 227	Glass rods, tubes or tubing, plain. Lenses, all kinds, unmounted, and without attachments.	
287	Emery-paper, emery-cloth, and glass-paper, cut into shapes, in rolls, or in sheets.	
289	Monotype-paper, in rolls, suitable for use with monotype machine.	
307	Ball bearings, and roller bearings, not being ball or roller bearing plummer or hanger blocks; steel balls, and rollers, suitable for ball or roller bearings.	
313	Chain, and chains, metal (other than key, watch, bracelet, pendant, eyeglass, and similar chains, and chain made of precious metal), plain, or with hook, swivel, or ring attached, n.e.i.	
314	Chain-belting (not being conveyor chain or belting), loose-link, and other.	
320	Filters, and appliances specially suited for the chemical treatment of water, as may be approved by the Minister, on declaration by an official of a duly constituted local government body that they will be used only in purifying water-supplies, or on declaration to the satisfaction of the Minister that they will be used only in purifying water-supplies for dairying purposes.	
328	Implements and fittings specially suited for use in straining or stretching fencing wire.	

Present Tariff Item No.	Description of Goods
332 (2)	Cash registering machines (excluding recording paper and ribbons); typewriters (including covers but excluding ribbons); duplicating machines and apparatus, n.e.i.; addressing machines.
333 (1) (a)	Agricultural implements and machinery, viz.: Cultivators; harrows; ploughs; drills; seed and fertiliser sowers or distributors combined or separate; lime sowers; seed or grain cleaners, and cellular seed or grain separators.
(b)	Loader shovels or scoops for mounting on tractors and being specially designed for farm use.
(4)	Rabbit-traps, and similar traps.
337	Engine governors and turbine governors.
338	Machinery or appliances, electrical, viz.: Electric motors:
(1) (b)	(i) Less than 1 brake horse power.
	 (ii) Not less than 1 brake horse power, but less than 6 brake horse power. (iii) Not less than 6 brake horse power, but not more than 25 brake horse power. (iv) N.e.i.
(e)	Machinery or appliances n.e.i., peculiar to the generation of electricity, to the transformation of pressures of electric currents, or to the conversion of one type of electric current to another; slide rails for electric generators or electric motors.
(3) (a)	Carbons or electrodes for arc lamps, or for electric furnaces.
(4)	Electric appliances n.e.i. peculiar to electro-plating, electro-chemistry, electro-metallurgy, surgery.
(5)	Electric appliances n.e.i. peculiar to telegraphy, telephony (not including cabinets or parts of cabinets for wireless broadcast receiving sets); X-ray tubes.
(6)	Electrical vacuum tubes not suitable for purposes of illumination.
(7)	Electric locomotives; trolly-poles or collectors for electric tram-cars or electric locomotives; frogs, crossings, and line-ears, for overhead conductors for electric railways or tramways; rail bonds with terminals attached.
(10) (b)	Insulated cable and wire, viz.: (ii) Other kinds.
(11)	Sparking-plugs for oil engines.
342	Measuring, counting, testing, indicating, and recording machines, instruments, and appliances, n.e.i.; drawing instruments; compasses, not being watch-chain pendants.
343 (1)	Machinery peculiar to mining or gold-saving, n.e.i. (not including dredging machinery or screens for same); grizzly bars; ore-crushing rolls; ore-feeders; stamper batteries, and steel shoes and dies for same; concentrators; battery-screening, woven, punched or drilled, also similar screening on declaration that it will be used only for gum washing.
(2)	Machinery and engines on declaration that they will be used only for mining (including quarrying) purposes, viz., air compressors (not including the motive power for driving the same), fuel economizers, capstan engines, winding engines (including drums therefor), pumps.

Present Tariff Item No.	Description of Goods
345	Pumps peculiar to use in dairying or in the manufacture of dried milk or other milk product (except vacuum pumps suited for use with milking machines and any other pump which the Minister is satisfied could have been made economically in New Zealand).
347 348 (2)	Sheep-shearing and horse-clipping machines. Portable steam engines on wheels, with boilers of locomotive type; road-
351 (1) (2)	rollers, self propelled. Machinery, machines, machine tools, and appliances, viz: Anvils, forges, and hearths, viz.: blacksmiths', and similar. Blacksmiths', braziers', assay, and treadle-power bellows.
(3)	Boring and well-drilling machinery; rock drills, and diamond drills; coa cutters.
(4)	Blowers, and fans, viz.: Exhaust, blast, and ventilating.
(5)	Vacuum cleaners, viz.:
(6) (7)	Other. Card clothing suitable for use in woollen mills and paper mills. Grinding machines, emery, and similar.
(8) (9)	Emery and similar wheels. Grinding mills, grinding pans, ball mills, tube mills, bone crushers, corr mills, coffee and spice mills, food chopping, mincing, and similar machines food mixing machines, power operated.
(11) (12) (a)	Knitting and kilting machines. Peculiar to metal-working or wood-working, viz.: As may be approved by the Minister. (Note: The Minister may refuse to approve the entry of any article under this item if he is satisfied that the same could have been made economically in New Zealand.)
(b) 351 (13)	Other. Peculiar to stone-working, or glass-working.
(14) (15)	Hydro-extractors. Weighing machines, scales, and balances, n.e.i. Printing machines.
352	Machinery, machines, machine tools, engines, and appliances, as may be approved by the Minister, peculiar to use in manufacturing, industrial and similar processes, viz.:
(a)	Bakers', confectioners', boot-making, brick- and tile-making, flour and grain-milling, gas-making, refrigerating, stone-crushing, woollen-mil and hosiery-mill; also insulators, water-turbines and centrifugal separators
(b)	Other. (Note: The Minister may refuse to approve the entry of any article under this item if he is satisfied that the same could have been made
354 (1)	economically in New Zealand.) Artificers' tools, n.e.i. (not including brushes or brushware, vices, and joiners clamps); and the following tools—viz., axes, hatchets, forks, picks mattocks, hammers, scythes, sheep-shears, reaping-hooks, scissors (no less than 10 inches in length), butchers' and other cleavers and choppers hand-saws, saw-blades machine or hand, bill-hooks, bush-hooks, and hedge-knives.
(2)	Vices, joiners' clamps, spades, shovels, slashers.

Present Tariff Item No.	Description of Goods	
357	Metal, viz.:	
(7)	Shafting, plain rolled, or plain turned, but otherwise unwrought.	
(8)	Sheet, perforated or cellular.	
362	Pipes, piping, tubes, and tubing (except coil pipes, and porcelain or earther ware tubes suited for electrical insulation purposes), viz.:	
(1)	Cast iron, viz.:	
(a)	Rain-water, soil, and similar.	
(5)	Wrought iron or steel (even if coated or lined with other material), viz	
(a)	Boiler tubes, flanged or unflanged.	
(b)	Galvanised iron or steel flush pipes.	
(c)	Pipes specially suited for use with steam.	
(d)	N.e.i., viz.: (ii) Other kinds.	
(6)	N.e.i.	
363	Printers' type and materials, viz.:	
(1)	Printing-type, and printing-materials, n.e.i., suited only for the use printers; zinc plates or copper plates for photo-lithographic work.	
376 (1) (a)	Wire netting, metal gauze; expanded metal lathing and fencing.	
(b)	Metal wove wire (not including wove wire for mattresses, wire netting, metal gauze).	
376 (2)	Electrically welded wire fabric; also metal lathing in combination wi earthenware or with such other substances as the Minister may approve when specially suited for building construction.	
377	Air-pressure brakes suited for use on locomotives or on vehicles of any kin	
397	Paints, colours, varnishes, and related products, viz.:	
(3) (a)	Gums and resins, fused.	
414 (1)	Veneers, viz.:	
(a)	Not exceeding 1 millimetre in thickness.	