



New Zealand Gazette

CUSTOMS EDITION

WELLINGTON: TUESDAY, 5 AUGUST 2008

TARIFF CONCESSION NOTICES

(INCLUDING OTHER NOTICES UNDER THE
TARIFF ACT 1988, THE DUMPING AND COUNTERVAILING DUTIES ACT 1988
AND THE CUSTOMS AND EXCISE ACT 1996)

TARIFF CONCESSION (ADVERTISEMENT) NOTICE NO. 2008/29

Applications Advertised for Objection
Closing Date for Objections 26th August 2008

- 1 Notice is hereby given that the following applications have been made in respect of the goods advertised in the Schedule to this notice. Any person wishing to lodge an objection should do so in writing, to the Ministry of Economic Development, PO Box 1473, Wellington, Fax 04-499 8508, before 26th August 2008. All submissions should include:
- the Tariff Concession (Advertisement) Notice number; the Tariff item; and
 - Reference number.
- 2 All submissions from local manufacturers should include:
- the range of alternative goods made locally;
 - the grounds on which objection is made (including reasons why the local product is a suitable alternative);
 - present and potential output;
 - details of factory cost in terms of materials, labour, overheads, including the proportion of domestic and imported content.
- 3 Where further information is required in order to make a submission an objector should contact the applicant in writing and refer a copy of the enquiry to the Ministry of Economic Development quoting the details in paragraph 1 above.

Tariff Item	Description of Goods	Name and Address of Applicant	Part II Ref.	Appn. No.	*Category of Appn.
3401.19.00	Oven cleaning tablets	Hughes & Associates 2 Pilmuir Street LOWER HUTT 5010	99	302272C	A
3923.90.18	Cosmetic tube with open bottom end	Nutrimetics Manufacturing Ltd C/- Gluck Ltd PO Box 107055 Airport Oaks Mangere MANUKAU 2154	99	302271E	A
8418.21.00	CURRENT APPROVAL: Diaphragm and hermetic compressor refrigerators 12/24 volt DC with a total storage capacity not exceeding 140 litres		99	983032E	V
8418.21.00	REQUESTED APPROVAL: Diaphragm and hermetic compressor refrigerators 12/24 volts DC	Domestic New Zealand Ltd C/- UTI NZ Ltd PO Box 30849 LOWER HUTT 5010	99	302273A	V

* Category of Application:	A	–	General Approval
	CE	–	Capital Equipment
	IM	–	Inputs to Manufacturing – Inability to Supply
	MS	–	Manufacturers' Samples
	RUC	–	Revocation of Unused Concession
	S	–	Shortfall of Other Than Manufacturing Inputs
	SMI	–	Shortfall of Manufacturing Inputs
	SS	–	Special Situation
	V	–	Variation of Existing Concession
	W	–	Withdrawal of Concession
	+	–	Denotes amendment or addition

Dated at Wellington this 31st day of July 2008.

V.A. MANKS, Ministry of Economic Development.

Tariff Act 1988

TARIFF CONCESSION APPROVALS, WITHDRAWALS AND DECLINES NOTICE (NO. 29) 2008

I, Vincent Anthony Manks, Executive Officer, Ministry of Economic Development, acting pursuant to section 8 of the Tariff Act 1988 under delegated authority hereby:

- (a) In accordance with Part II of the Tariff approve in respect of the entry of goods listed in the First Schedule to this notice the rates of duty or exemptions from duty specified in that Schedule with effect from the first day of the month so specified; and
- (b) Withdraw with effect fourteen days from the date of this Gazette, or otherwise at the date so specified, the approvals granted in respect of the entry of goods listed in the Third Schedule to this notice

FIRST SCHEDULE
Concessions Approved

Tariff Item	Description of Goods	Rates of Duty		Part II Ref.	Ref. No.	Effective	
		Normal	Pref.			From	To
A 1702.11.00	Lactose anhydrous powder. Food grade	Free	Free	99	302227H	6/08	..
A 2008.92.01	Mixed fruit juice in gel form, containing Acai berry	Free	Free	99	302215D	5/08	..
A 2009.90.21	Mixed fruit juice in liquid form, containing Acai berry, with no added sugar, and not in bulk containers	Free	Free	99	302216B	5/08	..
V 3921.90.19	Laminated phenolic resin sheets reinforced with textile or glass fabric, or laminated phenolic sheets less than 2mm thick, reinforced with paper	Free	Free	99	302232D	6/08	..
V 8459.29.00	Bench or floor drills with rack and pinion rise and fall table	Free	Free	99	302234L	6/08	..
X 8903.91	Access international sailing dinghies in the following classes: 2.3, 303, Liberty, Dart 15 and Dart 18, including parts and accessories, regardless of Tariff classification, excluding parts of general use	Free	Free	99	302037B	12/07	..

THIRD SCHEDULE
Concession Approvals Withdrawn

Tariff Item	Description of Goods	Rates of Duty		Part II Ref.	Ref. No.	Effective	
		Normal	Pref.			From	To
3921.90.19	Laminated ... surface	989206A
8459.29.00	Bench ... 16mm	990026J
8903.91	Access ... use	302037B

Category of Approval:	A	–	General Approval
	CE	–	Capital Equipment
	GT	–	Goods in Transit
	IM	–	Inputs to Manufacturing – Inability to Supply
	MS	–	Manufacturers' Samples
	RUC	–	Revocation of Unused Concession
	S	–	Shortfall of Other Than Manufacturing Inputs
	SMI	–	Shortfall of Manufacturing Inputs
	SS	–	Special Situation
	V	–	Variation of Existing Concession
	X	–	Administrative Amendment

Dated at Wellington this 31st day of July 2008.

V.A. MANKS, Ministry of Economic Development

Economic Development

Dumping and Countervailing Duties Act 1988

Anti-dumping Duties: Notice That Anti-dumping Duties on Canned Peaches From Greece May Cease to Apply

Under section 14(9) of the Dumping and Countervailing Duties Act 1988 ("the Act"), anti-dumping duties imposed on canned peaches (halves, slices and pieces) packed in retail sized cans* from Greece will cease to apply to those goods on 15 December 2008 unless, at that date, the goods are subject to review under section 14(8) of the Act.

Any interested party that might request the Chief Executive of the Ministry of Economic Development to initiate a review before the cessation date referred to above, should be aware that positive evidence justifying the need for a review must be provided to the chief executive.

If an application is received which provides positive evidence justifying the need for a review, the chief executive must undertake and complete a review investigation within 180 days of initiation, on whether the anti-dumping duties should continue to be applied.

Positive evidence justifying the need for a review would need to include reasons for believing that the expiry of anti-dumping duties would be likely to lead to the continuation or recurrence of dumping of canned peaches from Greece and of material injury to the New Zealand industry producing canned peaches.

The reasons should be supported by evidence and not based on mere allegations or assertions.

Further information is available from the Manager, Trade Rules, Remedies and Tariffs Group, Competition Trade and Investment Branch, Ministry of Economic Development, PO Box 1473, Wellington, or by facsimile (04) 499 8508 or email

traderem@med.govt.nz

Signed at Wellington this 22nd day of July 2008.

ANNE CORRIGAN, Manager, Trade Rules, Remedies and Tariffs Group.

*Refer to "Final Determination of Dumping Investigation: Canned Peaches From Greece" published in the *New Zealand Gazette*, 19 March 1998, No. 42, page 969.

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Countervailing Duties: Notice that Countervailing Duties on Canned Peaches From the European Union May Cease to Apply

Under section 14(9) of the Dumping and Countervailing Duties Act 1988 ("the Act"), countervailing duties imposed on canned peaches (halves, slices and pieces) packed in retail sized cans* from the European Union will cease to apply to those goods on 15 December 2008 unless, at that date, the goods are subject to review under section 14(8) of the Act.

Any interested party that might request the Chief Executive of the Ministry of Economic Development to initiate a review before the cessation date referred to above, should be aware that positive evidence justifying the need for a review must be provided to the chief executive.

If an application is received which provides positive evidence justifying the need for a review, the chief executive must undertake and complete a review investigation within 180 days of initiation, on whether the countervailing duties should continue to be applied.

Positive evidence justifying the need for a review would need to include reasons for believing that the expiry of countervailing duties would be likely to lead to the continuation or recurrence of subsidisation of canned peaches from the European Union and of material injury to the New Zealand industry producing canned peaches.

The reasons should be supported by evidence and not based on mere allegations or assertions.

Further information is available from the Manager, Trade Rules, Remedies and Tariffs Group, Competition Trade and Investment Branch, Ministry of Economic Development, PO Box 1473, Wellington, or by facsimile (04) 499 8508 or email

traderem@med.govt.nz

Signed at Wellington this 22nd day of July 2008.

ANNE CORRIGAN, Manager, Trade Rules, Remedies and Tariffs Group.

*Refer to "Final Determination of Subsidy Investigation: Canned Peaches From the European Union" published in the *New Zealand Gazette*, 22 January 1998, No. 4, page 131.

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