

GENERAL AGREEMENT ON TARIFFS AND TRADE

RESTRICTED

L/5100

20 February 1981

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SOUTH PACIFIC REGIONAL TRADE AND ECONOMIC AGREEMENT

The following communication dated 7 January 1981 has been received from the Permanent Missions of Australia and New Zealand.

The Permanent Missions of Australia and New Zealand have the honour to communicate to you the text of the South Pacific Regional Trade and Economic Cooperation Agreement (SPARTECA), which was opened for signature in Tarawa on 14 July 1980 and, subject to ratification, will enter into force from 1 January 1981.

The signatories of the Agreement are members of the South Pacific Forum and are countries which have strong historical, economic and geographical links.

SPARTECA provides for duty-free, unrestricted or concessional access to the markets of Australia and New Zealand for a wide range of products imported from Forum Island countries signatories to the Agreement. The agreement is non-reciprocal and has been entered into with the objective of furthering the economic development of developing island country members of the South Pacific Forum.

SPARTECA also includes provisions for Australia and New Zealand to consider appropriate forms of assistance, within their bilateral and regional development assistance programmes in the South Pacific, in response to specific requests relating to measures and programmes in the fields of export development and trade promotion, industrial development and the development of agriculture, forestry and fisheries.

Australia and New Zealand request that SPARTECA be considered and accepted by the CONTRACTING PARTIES in the light of the special relationships and commitments of Australia and New Zealand to Forum Island countries and the need to promote sustained economic development of the island countries in the region. They note that the Agreement is consistent with the objectives of Part IV of the General Agreement on Tariffs and Trade and with paragraphs 3, 5, 6, 7 and 8 of the Decision on Differential and More Favourable Treatment, Reciprocity and Fuller Participation of Developing Countries. The Governments of Australia and New Zealand express their willingness to comply fully with the notification and consultative provisions of paragraph 4 of that Decision.

SOUTH PACIFIC REGIONAL TRADE AND
ECONOMIC CO-OPERATION AGREEMENT

The Governments of Australia, the Cook Islands, Fiji, Kiribati, Nauru, New Zealand, Niue, Papua New Guinea, Solomon Islands, Tonga, Tuvalu and Western Samoa, being members of the South Pacific Forum (hereinafter referred to as "the Forum") :

MINDFUL of the close historic, economic, political and geographic links that bind the members of the Forum;

RECOGNISING the special relationship and commitment of Australia and New Zealand to Forum Island countries;

BEARING in mind the desire to strengthen economic co-operation within the South Pacific;

ACKNOWLEDGING the Forum's commitment to the promotion of sustained economic development of the Island countries in the region;

AWARE of the crucial and vital role that trade plays in the economic development of the Forum Island countries;

HAVING REGARD to the greater dependence of Forum Island countries vis-a-vis other countries on the Australian and New Zealand markets;

RECOGNISING the desirability of broadening the already extensive duty free treatment accorded by Australia and New Zealand to products of the Forum Island countries;

TAKING into account the limited industrial potential of Forum Island countries vis-a-vis other developing countries;

RECOGNISING the need to foster trade in products currently produced in the region as well as trade in new products, primary, processed and manufactured; and

MINDFUL of the differing economic potential of Forum Island countries and the special development problems of the Smaller Forum Island countries

HAVE AGREED as follows :

ARTICLE I
DEFINITIONS

In this Agreement :

"Director" means the Director of the South Pacific Bureau for Economic Co-operation;

"Forum Island countries" means the Cook Islands, Fiji, Kiribati, Nauru, Niue, Papua New Guinea, Solomon Islands, Tonga, Tuvalu, Western Samoa and the countries of acceding Parties; and

"Smaller Forum Island countries" means the Cook Islands, Kiribati, Niue, Tonga, Tuvalu, Western Samoa, and such other countries, the Governments of which are Parties, as the Governments of Forum Island countries may jointly determine.

ARTICLE II
OBJECTIVES

The objectives of this Agreement are :

- (a) to achieve progressively in favour of Forum Island countries duty free and unrestricted access to the markets of Australia and New Zealand over as wide a range of products as possible;
- (b) to accelerate the development of the Forum Island countries in particular through the expansion and diversification of their exports to Australia and New Zealand;
- (c) to promote and facilitate this expansion and diversification through the elimination of trade barriers;
- (d) to foster the growth and expansion of exports of Forum Island countries through the promotion of investment in those countries;
- (e) to promote greater penetration by exports from Forum Island countries into the Australian and New Zealand markets through such measures as co-operation in the marketing and promotion of goods from Forum Island countries; and
- (f) to promote and facilitate economic co-operation, including commercial, industrial, agricultural and technical co-operation.

ARTICLE III

SCHEDULES OF CONCESSIONS

1. Subject to the provisions of this Agreement the Government of Australia shall :
 - (a) permit the duty free and unrestricted entry of goods listed in Schedule 1 to this Agreement that originate in and are imported from Forum Island countries;
 - (b) permit the entry of goods listed in Schedule 2 to this Agreement that originate in and are imported from Forum Island countries, subject to the duties and quantitative limits specified in that Schedule.
2. Subject to the provisions of this Agreement the Government of New Zealand shall permit the duty free and unrestricted entry of all goods wholly obtained or partly manufactured in the territory of a Forum Island country, except those goods listed in Schedule 3 to this Agreement which shall be subject to such treatment as may be specified therein.
3. The Schedules to this Agreement shall be an integral part of this Agreement.

ARTICLE IV

AMENDMENT TO SCHEDULES

1. A Government of a Forum Island country may at any time propose in writing to the Director the amendment of a Schedule to this Agreement.
2. On receipt of such a proposal the Director shall advise all Parties of the proposed amendment and if requested by the Government of any Forum Island country, shall arrange consultations between the Party to which the Schedule applies and interested Governments of Forum Island countries.
3. Following the consultations referred to in paragraph 2 of this Article the Party to which the Schedule applies shall, within a reasonable period, notify the Director of the outcome of consultations. The Director shall thereupon notify all Parties of this outcome including any amendment to the Schedule and the date of its entry into effect.
4. The Party to which a Schedule applies may amend it in order to provide improved concessionary treatment

in respect of the importation of goods to which the rules of origin in Article V apply. Such amendments and date on which they shall take effect shall be notified to the Director by the Government to which the Schedule applies. The Director shall thereupon notify all Parties of the amendments to the Schedule and of the date of their entry into effect.

ARTICLE V

RULES OF ORIGIN

1. Goods shall be treated by the Government of Australia as originating in the territory of a Forum Island country if these goods are:
 - (a) the unmanufactured raw products of a Forum Island country; or
 - (b) manufactured goods, in relation to which :
 - (i) the process last performed in manufacture of the goods was performed in a Forum Island country; and
 - (ii) not less than 50% of the factory or works cost of the goods is represented by the value of labour or materials or both of :
 - (a) a Forum Island country; or
 - (b) a Forum Island country and one or more other Forum Island countries; or
 - (c) one or more Forum Island countries and Australia
2. The following shall be the classes of goods entitled to be entered under the New Zealand tariff at the rates and exemptions provided for Forum Island countries, namely :
 - (a) the following goods wholly obtained in the territory of any of the Forum Island countries :
 - (i) mineral products extracted from its soil or from its seabed;
 - (ii) vegetable products harvested there;
 - (iii) live animals born and raised there;
 - (iv) products obtained there from live animals;
 - (v) products obtained by hunting or fishing conducted there;
 - (vi) products of sea fishing and other products taken from the sea by its vessels;

- (vii) products made on board its factory ships exclusively from the products referred to in sub-paragraph (a) (vi) of this paragraph;
 - (viii) used articles collected there fit only for the recovery of raw materials;
 - (ix) waste and scrap resulting from manufacturing operations conducted there; and
 - (x) products obtained there exclusively from products specified in sub-paragraphs (a) (i) to (ix) of this paragraph
- (b) Goods partly manufactured in the territory of a Forum Island country subject to the following conditions :
- (i) that the process last performed in the manufacture of the goods was performed in the territory of a Forum Island country; and
 - (ii) that in respect of the goods, the expenditure :
 - (a) in material that is the origin of one or more Forum Island countries or of New Zealand;
 - (b) in other items of factory or works cost (as defined in the New Zealand Customs Regulations) incurred in one or more Forum Island countries or in New Zealand; or
 - (c) partly in such material and partly in such other items as aforesaidis not less than 50% of the factory or works cost of the goods in their finished state.
3. (a) In special circumstances either the Government of Australia or the Government of New Zealand may determine that the expenditure referred to in paragraph 1(b)(ii) of this Article in the case of the Government of Australia, or paragraph 2(b)(ii) of this Article in the case of the Government of New Zealand may be less than 50% of the factory or works cost of the goods in their finished state for particular goods or classes of goods. Any such determination may be applied to all such goods originating from the Forum Island countries or restricted to goods from individual Forum Island countries.

- (b) In making a determination under this paragraph of the rules of origin, the Government of Australia and the Government of New Zealand shall take account, inter alia, of the special problems of the Smaller Forum Island countries and the area content derived from all Forum countries.
4. A Government of a Forum Island country may request the Government of Australia or the Government of New Zealand to make a determination pursuant to paragraph 3 of this Article. The requesting Government shall notify the Director of its request who shall thereupon inform all the Parties. The Government requested to make a determination shall notify the Director of the outcome of the request within 3 months of receipt of that request. The Director shall thereupon notify all the Parties of that outcome.

ARTICLE VI

GENERAL EXCEPTIONS, REVENUE DUTIES

DUMPED AND SUBSIDISED GOODS

General Exceptions :

1. Provided that such measures are not used as a means of arbitrary or unjustifiable discrimination or as a disguised restriction on trade, nothing in this Agreement shall preclude the adoption or enforcement by the Government of Australia or the Government of New Zealand of measures :
- (a) necessary for the protection of its essential security interests;
 - (b) necessary to protect public morals and the prevention of disorder or crime;
 - (c) necessary to protect human, animal or plant life or health;
 - (d) necessary to protect industrial property rights, copyrights, or to prevent unfair, deceptive or misleading practices;
 - (e) necessary to secure compliance with laws or regulations relating to customs enforcement, to tax avoidance and evasion and to foreign exchange control or for the application of standards or of regulations for the classification, grading or marketing of goods, or to the operation of recognised commodity marketing boards;
 - (f) relating to trade in gold and silver; or
 - (g) relating to obligations entered into in the context of multilateral or bilateral commodity agreements whilst taking account of any special needs and interests of Forum Island countries.

Revenue Duties :

2. Nothing in this Agreement shall preclude the imposition by the Government of Australia of :
 - (a) sales taxes; or
 - (b) revenue duties which are levied equally on both imports and domestic products

3. Nothing in this Agreement shall preclude the Government of New Zealand from imposing at any time on the importation of any product, a charge equivalent to an internal tax imposed consistently in respect of the like domestic products or in respect of an article from which the imported product has been manufactured or produced in whole or in part.

Dumped and Subsidised Goods :

4. (a) Nothing in this Agreement shall preclude the Government of Australia or the Government of New Zealand from taking action in accordance with their respective national legislation relating to dumped or subsidised goods.
- (b) Before the Government of Australia or the Government of New Zealand takes action in accordance with sub-paragraph (a) of this paragraph it shall notify in writing, and if requested consult with, the Party or Parties from whose territory the goods are being exported. For the purposes of this paragraph consultations shall be deemed to have commenced on the day on which the notification was made.
- (c) If a mutually satisfactory solution of the matter is not reached within a period of 60 days from the commencement of the consultations referred to in sub-paragraph (b) of this paragraph, the Party into the territory of which the goods are being imported may, after giving notice to the Party from the territory of which the goods are being exported, levy dumping or countervailing duties on the goods.
- (d) Notwithstanding the provisions of sub-paragraph (b) of this paragraph the Government of Australia or the Government of New Zealand may take action under sub-paragraph (a) of this paragraph provisionally without prior consultation where, in its opinion, the circumstances are so critical that delay would cause injury to a domestic industry which would be difficult to repair. A Party taking provisional action under this sub-paragraph shall immediately provide written advice of the action taken to the Director who shall notify the other Party or Parties concerned. The Parties shall then enter into consultations as soon as possible.

ARTICLE VII
VARIATION OR SUSPENSION OF
OBLIGATIONS

Australia

1. The Government of Australia may vary the treatment accorded goods listed in Schedules 1 and 2 to this Agreement.
2. Before taking action pursuant to paragraph 1 of this Article the Government of Australia shall give notice in writing to the Director who shall inform the Parties of the action proposed. The Government of Australia shall afford those Governments of Forum Island countries, which have an interest as exporters of the product concerned an opportunity to consult with respect to the proposed action. Such consultations shall be held within a period of 90 days of the receipt by the Director of the notification by the Government of Australia of the proposed action.
3. In varying the treatment accorded goods listed in Schedules 1 and 2 the Government of Australia shall apply the following procedures:
 - (a) for goods listed in Schedule 1 the Government of Australia may, after consulting with the Governments of Forum Island countries in accordance with paragraph 2 of this Article with respect to the level of imports of those goods which shall continue to receive duty free access, transfer those goods from Schedule 1 to Schedule 2 with an indication of the duty and/or quantitative limit of imports that it has determined with respect to those goods;
or
 - (b) for goods listed in Schedule 2 which are being imported into Australia from any Forum Island country in such quantities or under such conditions as to cause or threaten serious injury to a domestic industry producing like or directly competitive goods the Government of Australia may request in writing the Party or Parties of the country from which the goods are being exported to consult with it on measures to reduce or prevent that injury. For the purpose of this sub-paragraph consultations shall be deemed to have commenced on the day on which the request was made.

4. If a mutually satisfactory solution of the matter is not reached within a period of 90 days from the commencement of the consultations referred to in paragraph 3(b) of this Article, the Government of Australia may either remove the goods in question from Schedule 2 or increase the duties and/or reduce the quantitative limits specified in that Schedule with respect to those goods. Before taking this action, the Government of Australia shall ensure that :
 - (a) an enquiry has been held by an Australian assistance advisory body; and
 - (b) all the Governments of Forum Island countries are given notice of the terms of the enquiry.
5. The Government of Australia shall advise the Director of its decision on the matter upon which the Director shall advise all the Parties.
6. Notwithstanding the provisions of paragraph 2 of this Article the Government of Australia may take the action referred to in paragraphs 1 and 4 of this Article without prior consultation where, in its opinion, the circumstances are so critical that delay would cause severe difficulty before consultations provided for in paragraphs 2 and 3 of this Article could be held. In taking provisional action under this paragraph the Government of Australia shall provide urgent written advice of the action taken to the Director who shall notify the other Parties.
7. Any action taken under the provisions of paragraph 6 of this Article shall cease to have effect 90 days after the implementation of the action, unless, within that period, the Government of Australia has afforded the Governments of interested Forum Island countries the opportunity to consult with it on the matter and has :
 - (a) undertaken to hold an enquiry by an Australian assistance advisory body; and
 - (b) informed the Governments of the Forum Island countries of the terms of the enquiry

New Zealand

8. If, as a result of the application of this Agreement, goods are being imported into New Zealand in such quantities or under such conditions as to cause or threaten serious injury to domestic producers of like or directly competitive goods, the Government of New Zealand may in respect of such goods, suspend its obligations to the extent and for such time as may be necessary to prevent or remedy such injury, bearing in mind the objectives of this Agreement.

9. Before taking action pursuant to paragraph 8 of this Article the Government of New Zealand shall give notice in writing to the Director who shall inform the other Parties of the action proposed. The Government of New Zealand shall afford those Governments of Forum Island countries which have an interest as exporters of the product concerned an opportunity to consult with respect to the proposed action. Such consultations shall be held within a period of 90 days of the receipt by the Director of the notification by the Government of New Zealand of the proposed action.
10. (a) If a mutually satisfactory solution is reached through the application of the procedures provided for in paragraph 9 of this Article the Director shall notify the Parties of any decision to modify Schedule 3 to this Agreement and the date on which that modification shall take effect.

(b) If a mutually satisfactory solution of the matter is not reached following the application of the procedures provided for in paragraph 9 of this Article the Government of New Zealand shall advise the Director of the action it proposes to take and the date from which such action shall take effect. The Director shall notify the Parties of any modification of Schedule 3 and the date on which that modification shall take effect.
11. Notwithstanding the provisions of paragraph 9 of this Article the Government of New Zealand may take the action referred to in paragraph 8 of this Article without prior consultation where, in its opinion, the circumstances are so critical that delay would cause injury to a domestic industry which would be difficult to repair. If provisional action is taken under this paragraph the Government of New Zealand shall provide urgent written advice of the action taken to the Director who shall notify the Parties.
12. Any action taken under the provisions of paragraph 11 of this Article shall cease to have effect 90 days after the implementation of the action unless, within that period, the Government of New Zealand has afforded the Governments of interested Forum Island countries the opportunity to consult with it on the matter.

ARTICLE VIII

ECONOMIC, COMMERCIAL AND

TECHNICAL CO-OPERATION

1. In furtherance of the objectives of this Agreement the Parties shall facilitate co-operation between their commercial and industrial organisations and

- firms, encourage administrative co-operation and take steps to simplify as far as practicable procedures and formalities affecting trade.
2. The Parties shall also take appropriate measures to encourage and facilitate the development of economic and technical co-operation between relevant organisations and firms of the countries concerned.
 3. In addition, the Government of Australia and the Government of New Zealand shall consider appropriate forms of assistance within their bilateral and regional development assistance programmes in the South Pacific, in accordance with the developmental priorities of individual Forum Island countries. Within these priorities such assistance shall be considered in response to specific requests relating to measures and programmes in the fields of export development and trade promotion, industrial development and the development of agriculture, forestry and fisheries.
 4. The Government of Australia and the Government of New Zealand shall also give appropriate support to approaches which may be made by the Governments of Forum Island countries, either individually or collectively, to United Nations, Commonwealth or other international technical assistance agencies for training, research or funding support.

Export Development and Trade Promotion

5. The measures and programmes within the fields of export development and trade promotion referred to in paragraph 3 of this Article may include those which contribute to:
 - (a) the establishment or the improvement of the structure of organisations and firms in Forum Island countries which contribute to the development of those countries, with particular emphasis on staffing requirements, financial management and working methods;
 - (b) basic training, management training, and vocational training of technicians in fields related to the development and promotion of domestic and international trade;
 - (c) product research, processing, quality guarantee and control, packaging and presentation;

- (d) the development of supportive infrastructure, including transport and storage facilities, in order to facilitate the flow of exports from Forum Island countries;
- (e) the development of effective marketing and promotion techniques, based on research, marketing studies and advertising;
- (f) co-operation between relevant organisations and firms in the establishment of schemes to promote the transfer and application of technology, the development of research, and the training of personnel;
- (g) the collection, analysis and dissemination of trade information and access, where appropriate, to existing or future information systems or bodies in Australia or New Zealand; and
- (h) participation by the Forum Island countries in trade fairs and exhibitions.

Industrial and Agricultural Development

6. The measures and programmes within the fields of industrial development and the development of agriculture, forestry and fisheries referred to in paragraph 3 of this Article, may include those which contribute to:
- (a) investment in industries, including agro-based industries, with particular emphasis on those of a smaller or medium size;
 - (b) the transfer of resources from Australia and New Zealand to the Forum Island countries through joint ventures and other commercial arrangements;
 - (c) a greater degree of processing of raw materials produced in and exported from, the Forum Island countries;
 - (d) scientific and technological co-operation and training directed towards the acquisition, adaptation and development by the Forum Island countries of skills essential to their industrial and agricultural development;
 - (e) improvement of transport and communications and other infrastructure associated with industrial and agricultural development; and

- (f) closer cooperation, including the exchange of information, between firms and organisations contributing to the improvement and expansion of industrial and agricultural production.

ARTICLE IX

PROVISIONS FOR SPECIAL TREATMENT

FOR SMALLER FORUM ISLAND COUNTRIES

In implementing this Agreement the particular trade problems and interests of Smaller Forum Island countries shall be taken into account and special treatment and special measures may be provided by the Government of Australia and the Government of New Zealand to enable individual Smaller Forum Island countries to overcome the specific difficulties and obstacles resulting from the exceptional nature of their needs and characteristics and to take full advantage of the opportunities offered by the Agreement. This shall not be deemed to exclude the eligibility of other Forum Island countries to receive special treatment as provided for in the Agreement to enable them to overcome special problems.

ARTICLE X

CONSULTATIONS

1. In addition to the procedures for consultation provided for elsewhere in this Agreement a Party may at any time request consultations on any matter related to the implementation of this Agreement.
2. Any such request shall be submitted in writing to the Director and shall be accompanied by a statement of the reasons for which the consultations are sought.
3. On receipt of a request for consultations the Director shall inform the parties accordingly and arrange for consultations between interested Parties.

ARTICLE XI

INSTITUTIONAL ARRANGEMENTS

1. For the purposes of this Agreement a Regional Committee on Trade is hereby established, which shall be composed of a representative from each party.

2. The Committee shall have the following functions:
 - (a) to review the operation of this Agreement and to make necessary recommendations to the Forum;
 - (b) to consider any matter relating to the implementation of this Agreement;
 - (c) to review the Schedules; and
 - (d) to report annually to the Forum through the Director.
3. Annual meetings shall be convened by the Director. Special meetings may be convened by the Director or by the Director at the request of the majority of the Parties. The Committee shall hold its first meeting not later than one year after the entry into force of this Agreement.
4. The Committee shall appoint a Chairman at its first meeting. The chairmanship shall rotate every year as decided by the Committee.
5. Decisions of the Committee shall be by consensus.
6. The Committee shall establish its own rules of procedures and may appoint sub-committees to assist in performing its functions.
7. The Director shall be responsible for the secretariat services for the Committee and other duties as specified in this Agreement.

ARTICLE XII

BILATERAL ARRANGEMENTS

The provisions of this Agreement shall be without prejudice to bilateral commitments or arrangements which the Government of Australia and the Government of New Zealand have entered into with the Governments of the Forum Island countries, within the framework of special historical, constitutional or economic bilateral relationships.

ARTICLE XIII

AMENDMENT OF THE AGREEMENT

1. Without prejudice to the amendment of the Schedules

of this Agreement which may be effected only in accordance with Articles IV and VII of this Agreement, this Agreement may be amended at any time by the unanimous agreement of all the Parties. The text of any amendment proposed by a Party shall be submitted to the Director who shall transmit it to the Parties.

2. If three or more Parties request a meeting to discuss the proposed amendment the Director shall call such a meeting.

ARTICLE XIV

ACCEPTANCE, ACCESSION AND ENTRY INTO FORCE

Acceptance and Accession

1. This Agreement shall be open for acceptance by signature subject to ratification or by accession by the Governments of Australia, the Cook Islands, Fiji, Kiribati, Nauru, New Zealand, Niue, Papua New Guinea, Solomon Islands, Tonga, Tuvalu and Western Samoa.
2. Any Government which from time to time becomes a member of the Forum may apply to become a Party by submitting a request for accession to this Agreement to the Director who shall notify all the Parties. A Government may accede to this Agreement after receipt of an invitation to do so issued by the Director with the approval of all the Parties.
3. Acceptance of or accession to this Agreement shall not be taken as extending the rights and obligations set forth in this Agreement to fully self-governing countries freely associated with the accepting or acceding Government, or to territories named by the accepting or acceding Government for whose international relations that Government is responsible.
4. Instruments signifying acceptance, or accession shall be deposited with the Director.
5. This Agreement shall enter into force when either the Government of Australia or the Government of New Zealand and the Government of a Forum Island country have accepted it. For each other Government it shall enter into force on the thirtieth day following the date of acceptance of, or accession to this Agreement by that Government.

6. The original of this Agreement shall be deposited with the Director who shall transmit to each Party a certified copy thereof and of each amendment thereto pursuant to Article XIII, and a notification of each acceptance thereof or accession thereto pursuant to this Article, and of each withdrawal therefrom pursuant to Article XV.
7. This Agreement shall be registered by the Director in accordance with the provisions of Article 102 of the Charter of the United Nations.

ARTICLE XV

WITHDRAWAL AND TERMINATION

1. If a Party wishes to withdraw from this Agreement, that Party shall give notice in writing of its wish to the Director, who shall thereupon inform the Parties. The Party giving notice shall cease to be a party to this Agreement 30 days from the date on which the Director receives the notice, unless:
 - (a) in the meantime the notifying Party has withdrawn its notice, in which event that Party shall continue to be a party to the Agreement; or
 - (b) the notifying Party is either the Government of Australia or the Government of New Zealand, in which event that Party shall cease to be a Party to this Agreement 180 days from the date on which the Director receives that Party's notice.
2. This Agreement shall terminate 180 days after the date on which the Director receives notification of withdrawal from this Agreement from:
 - (a) the government of Australia and the government of New Zealand; or
 - (b) all other Parties.

IN WITNESS WHEREOF the undersigned, duly authorised by their respective governments, have signed this agreement.

DONE at Tarawa, Kiribati this 14th day of July One thousand nine hundred and eighty (1980)

For the Government of
Australia, signed by

Rt Hon. J.M. Fraser, CH, MP
Prime Minister

For the Government of Fiji,
not signed

For the Government of Nauru,
not signed

For the Government of Niue,
signed by

Hon. Robert R. Rex, CMG, OBE,
Premier

For the Government of Solomon
Islands, signed by

Rt Hon. Peter Kenilorea,
Prime Minister

For the Government of Cook Islands,
signed by

Rt Hon. Dr T.R.A.H. Davis,
Premier

For the Government of Kiribati,
signed by

H.E. Ieremia T. Tabai, CMG,
Beretitenti of Kiribati

For the Government of New Zealand,
signed by

Rt Hon. Robert D. Muldoon, CH, MP,
Prime Minister

For the Government of Papua New
Guinea, not signed

For the Government of Tonga,
signed by

H.R.H. Prince Fatafeti Tuipelahake,
K.B.E.,
Prime Minister

For the Government of Tuvalu,
signed by

For the Government of Western
Samoa, signed by

Rt Hon. Toalipi Lauti,
Prime Minister

Hon. Letiu Tamatoa,
Minister of Economic Affairs

FOOTNOTE: The text of this Agreement is final subject to all
Parties accepting rectifications contained in this
text.

SPARTECA : SCHEDULE 1

(AUSTRALIA)

| | <u>Australian Tariff Item</u> | <u>Brief Description of Goods</u> |
|----|-----------------------------------|--|
| Ex | 02.06.000 | Beche de Mer |
| | 03.01.000 | Fish, fresh, chilled or frozen |
| | 03.02.000 | Fish, dried, salted, or in brine, and smoked fish; except unprocessed flesh of salmon; trout |
| | 03.03.000 | Crustaceans and Molluscs, excluding oysters in shell |
| | 04.06.000 | Natural honey |
| | 05.05.000 | Fish waste |
| | 05.09.000 | Tortoise shell, turtle shell |
| | 05.12.000 | Coral, shells and their waste |
| | 05.13.000 | Natural Sponge |
| | 06.01.000 | Bulbs and tubers for nursery purposes |
| | 06.02.000 | Live plants, incl. trees, shrubs, bushes, roots, cuttings, slips, buds, for nursery purposes |
| | 06.03.000 | Cut flowers |
| | 06.04.000 | Foilage, branches etc. |
| | 07.01.100 | Onions, fresh or chilled |
| | 07.01.400 | Garlic, fresh or chilled |
| | 07.01.590 | Fresh olives, other than green |
| | 07.01.900 | Other fresh or chilled vegetables (excl. onions, potatoes, mushrooms, (tomatoes, garlic, olives) |
| Ex | 07.05.900 | Pulses, lentels; dried |
| | 07.06.000 | Manioc, arrowroot, other high starch roots and tubers, fresh or dried |
| | 08.01.000 | Dates, coconuts, brazil nuts, cashew nuts, pincapples, mangoes, fresh or dried |
| Ex | 08.02.000 | Citrus fruits, dried |
| | 08.11.300 | Citrus fruit preserved |
| | 09.01.110 .190 | Raw Coffee |

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|----|-----------|--|
| | 09.02.000 | Tea |
| | 09.04.000 | Pepper, pimento |
| | 09.05.000 | Vanilla |
| | 09.08.000 | Nutmeg, mace, cardamons |
| Ex | 09.10.900 | Herbs and spices including thyme, saffron, bay leaves, curry paste or powder, tumeric |
| | 10.06.000 | Rice |
| | 11.01.000 | Cereal flours |
| | 11.04.900 | Flours of dried leguminous vegetables |
| | 11.08.100 | Potato Starch |
| | 11.08.200 | Maize Starch |
| | 12.01.900 | Palm nuts and kernels and oleaginous fruits other than ground nuts |
| | 12.02.000 | Flours |
| | 12.03.900 | Seeds |
| | 12.07.990 | Plants or parts of trees etc, used in perfumery, pharmacy or for insecticidal or fungicidal purposes |
| | 14.01.000 | Vegetable material for planting, including bamboo, rattan |
| | 14.03.100 | Broom millet |
| | 14.03.900 | Vegetable materials of a kind used primarily in brushes and brooms other than millet |
| Ex | 14.05.000 | Vegetable products; printed masi, plain masi |
| Ex | 15.02.000 | Edible tallow - subject to local standards |
| | 15.04.000 | Fats and oils of fish and marine mammals |
| Ex | 15.07.100 | Coconut oil, palm oil, palm kernel oil |
| Ex | 15.08.200 | Coconut oil, soyabean oil and peanut oil; processed |
| | 15.11.100 | Crude glycerol and glycerol lyes |

| | |
|---------------|--|
| Ex 15.15.000 | Beeswax |
| 16.02.900 | Canned meat products |
| 16.03.000 | Meat and fish extracts |
| 16.04.200 | Canned tuna |
| 16.04.900(01) | Small immature fish, prepared |
| (02) | Other prepared or preserved fish |
| 16.05.100 | Extracts, pastes of crustaceans and molluscs |
| 16.05.900 | Other crustaceans and molluscs, excluding oysters in shell |
| 17.03.900 | Molasses, not flavoured or coloured |
| 17.04.100 | Sugar confectionery, pastes and meals |
| 17.04.900 | Other sugar confectionery, including chewing gum |
| 18.01.000 | Cocoa beans, raw or roasted |
| 18.02.000 | Cocoa shells, husks, skins and waste |
| 18.03.000 | Cocoa paste |
| 18.05.000 | Cocoa powder, unsweetened |
| 18.06.000 | Chocolate and other food preparations containing cocoa |
| 19.02.100 | Custard powders, not containing egg |
| 19.03.000 | Macaroni, spaghetti and similar, not containing egg |
| 19.04.000 | Tapioca, sago |
| 19.05.000 | Prepared (swollen, roasted) cereal grain foods |
| 19.07.000 | Bread, ships biscuits and other ordinary bakers wares |
| 19.08.110) | Biscuits, whether or not containing cocoa |
| .190) | |
| 19.08.900 | Pastry, cakes and other fine baker's wares |
| 20.03.200 | Citrus fruits, frozen |
| 20.07.100 | Lime juice, unsweetened |

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| 21.06.000 | Natural yeasts, prepared baking powders |
| Ex 21.07.190 | Banana, Taro, breadfruit chips |
| Ex 22.01.000 | Waters, including spa waters and aerated waters |
| 22.02.000 | Lemonade, flavoured spa waters and aerated waters, and other non-alcoholic beverages |
| 22.03.900 | Beer made from malt, containing not more than 1.15% of alcohol |
| 22.10.000 | Vinegar, and substitutes for vinegar |
| 23.01.000 | Flours and meals of fish, crustaceans, molluscs; unfit for human consumption |
| 23.02.000 | Brans, sharps and other residues of cereals or legumes |
| 23.03.000 | Baggasse and other waste of sugar manufacture, brewing and distilling dregs and waste, residues of starch manufacture and similar residues |
| 23.04.000 | Oil cake and other residues from extraction of vegetable oils |
| 23.06.000 | Products of vegetable origin of a kind used for animal food |
| 23.07.000 | Sweetened forage, other preparations of a kind used in animal feeding |
| 25.01.100 .900 | Common salt, rock salt, sea salt, table salt, pure sodium chloride |
| 25.10.000 | Natural phosphates |
| 25.23.100 | Portland cement |
| 30.01.100 .900 | Organo-therapeutic glands or extracts of glands or other organs etc. |
| 30.02.000 | Antisera, microbial vaccines, toxins etc. |
| 30.03.100 .200 .300 .400 .500 .900 | Medicaments etc. |
| 30.04.100 | Crepe bandages, waddings, cotton wool, absorbent cotton and the like |
| 30.04.200 | Other waddings, gauze, bandages etc. |

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| Ex 31.01.000 | Guano |
| 31.02.000 | Mineral and chemical fertilisers, nitrogenous |
| 31.03.000 | Mineral and chemical fertilisers, phosphatic |
| 31.04.000 | Mineral and chemical fertilisers, potassic |
| 31.05.000 | Other fertilisers, not of animal origin |
| Ex 32.04.000 | Annato seed dyes - subject to WHO Specification |
| 32.09.100 | Paints, enamels, varnishes, lacquers and dyes |
| .210 | |
| .220 | |
| .290 | |
| .900 | |
| 34.01.000 | Soap, organic surface active products and preparations |
| 34.02.100 | Organic surface active agents and preparations and washing preparations |
| .200 | |
| .900 | |
| 39.07.510 | Attache or executive cases, school cases, suitcases, toilet cases, trunks, cases for sporting equipment, of plastic other than A.B.S. |
| 39.07.590 | Other travel goods, satchels, wallets, purses, NSA; of plastic |
| 41.01.000 | Raw hides and skins |
| 42.01.000 | Saddlery and harness |
| 42.02.100 | Travel goods, shopping bags, hand bags etc. of leather |
| .210 | |
| .290 | |
| .300 | |
| .910 | |
| .990 | |
| 42.03.400 | Articles of apparel, clothing accessories, of leather |
| 42.04.000 | Goods of leather used in machinery or industry |
| 42.05.000 | Other goods made of leather |
| 42.06.000 | Goods made from gut, etc. |
| 44.02.000 | Wood, charcoal |
| 44.03.000 | Wood in the rough |

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| 44.04.000 | Wood roughly squared . |
| 44.05.100 | Wood sawn lengthwise, of a thickness |
| .200 | exceeding 5 mm - exotic, non-competitive |
| .310 | species only |
| .390 | |
| .910 | |
| .990 | |
| 44.13.100 | Wood; planed, tongued, grooved etc - |
| .200 | exotic, non-competitive species only |
| .900 | |
| 44.14.100 | Wood sawn lengthwise, of a thickness not |
| .900 | exceeding 5 mm; veneer sheets for plywood of |
| | thickness not exceeding 5 mm - exotic, |
| | non-competitive species only |
| 44.16.000 | Cellular panels of wood, whether or not |
| | faced with base metal |
| 44.17.000 | Improved wood |
| Ex 44.19.000 | Wooden beadings and mouldings etc - using |
| | exotic, non-competitive timber species |
| Ex 44.20.000 | Wooden picture frames; - using exotic, |
| | non-competitive timber species |
| 44.21.100 | Complete wooden packing cases, boxes, crates, |
| | drums etc. of fibre building board |
| 44.21.900 | Complete wooden packing cases, boxes, crates |
| | drums etc., other than of fibre building |
| | board |
| 44.22.900 | Wooden coopers' casks, barrels, vats, tubs, |
| | buckets |
| 44.23.100 | Louvred doors; - using exotic, non-competitive |
| | timber species |
| 44.23.900(01) | Builders' carpentry and joinery other than |
| | louvred doors of fibre building board; - |
| | using exotic, non-competitive timber species |
| (02) | Builders' carpentry and joinery other than |
| | louvred doors of other than fibre building |
| | board; - using exotic, non-competitive timber |
| | species |
| 44.24.000 | Household utensils of wood |
| 44.25.100 | Broom, brush and tool handles of wood |
| 44.25.900 | Wooden tools, tool bodies, boot and shoe |
| | lasts and trees, of wood |

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| 44.26.000 | Spools, cops, bobbins, sewing thread reels, of turned wood |
| 44.27.100 | Fans and handscreens and parts thereof, of wood |
| 44.27.900 | Standard lamps, table lamps, other light fittings, caskets, bowls, ornaments and other fancy articles of wood |
| Ex 44.28.000 | Other goods made of wood |
| 46.02.100 | Floor mats and matting and plaits and similar products |
| 46.02.200 | Plaits etc. of wicker, bamboo, or cane |
| 46.02.900 | Other plaited products |
| 46.03.100 | Floor mats made directly to shape |
| 46.03.200 | Baskets, panniers, hampers etc and furnishing drapery and napery |
| 46.03.300 | Basket work, wicker work etc, of rattan cane |
| 46.03.900 | Other basket work and wickerwork articles, etc. |
| 47.01.100 | Pulp derived from vegetable material |
| 48.01.100 | Paper and paperboard in rolls or sheets |
| .910 | |
| .922 | |
| .929 | |
| .990 | |
| 48.03.100 | Parchment paper, and paperboard |
| .900 | |
| 48.04.100 | Composite paper and paperboard |
| .900 | |
| 48.05.100 | Paper and paperboard, corrugated, creped, or perforated etc. |
| .200 | |
| .300 | |
| .900 | |

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| 48.07.100 | Paper and paperboard, impregnated, coated etc. |
| .210 | |
| .290 | |
| .310 | |
| .320 | |
| .330 | |
| .340 | |
| .390 | |
| .410 | |
| .490 | |
| .510 | |
| .590 | |
| .610 | |
| .620 | |
| .630 | |
| .690 | |
| .710 | |
| .790 | |
| .810 | |
| .820 | |
| .830 | |
| .890 | |
| .910 | |
| .990 | |
| 48.14.000 | Writing blocks, envelopes, lettercards, postcards etc. of paper or paperboard |
| 48.15.100 | Other paper and paperboard cut to size and shape |
| .900 | |
| 48.16.000 | Boxes, bags, boxfiles etc. of paper or paperboard |
| 48.18.000 | Exercise books, note books, order books, diaries etc. of paper |
| 48.19.000 | Printed or paperboard labels |
| 48.20.100 | Bobbins, spools, cops of paper pulp, paper, or paperboard |
| .900 | |
| 48.21.100 | Other goods made of paper |
| .900 | |
| 49.01.100 | Australian directories, guides and timetables |
| 49.01.900 | Other printed books and brochures etc. |
| 49.09.000 | Picture postcards and greeting cards etc. |
| 49.10.000 | Calendars |

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| 49.11.100 .900 | Other printed matter |
| 57.04.000 | Other vegetable textile fibres including coir (coconut fibre) |
| 59.05.000 | Nets and netting made up of twine, cordage or rope and made up fishing nets of yarn, twine, cordage or rope |
| 62.03.900 | Other made up textile articles |
| 66.01.000 | Umbrellas and sunshades |
| 69.07.100 .200 .900 | Unglazed setts, flags and paving tiles |
| 69.08.100 .200 .900 | Glazed setts, flags and paving tiles |
| 69.11.000 | Tableware and domestic porcelain or china |
| 69.12.000 | Tableware etc. of pottery other than porcelain |
| 70.09.910 .920 | Other glass mirrors |
| 70.10.100 | Containers manufactured from glass tubing |
| 70.10.900 | Bottles, jars, sets, pots of glass. |
| 70.13.100 .200 .910 .990 | Glassware etc. |
| 71.01.000 | Pearls, worked or unworked |
| 71.02.100 | Piezo-electric crystals |
| 71.02.900 | Other precious and semi-precious stones |
| 71.05.100 .900 | Silver, unwrought or semi-manufactured |
| 71.07.000 | Gold unwrought or semi-manufactured |
| 71.12.100 | Brooch pins, clasps etc. of precious metals |
| 71.12.200 | Fans and handscreens of precious metal |
| 71.12.900 | Other articles of jewellery |
| 71.15.000 | Goods consisting of pearls or precious or semi-precious stones |

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| 71.16.100 | Imitation jewellery (religious medals) |
| 71.16.900 | Other imitation jewellery |
| Ex 73.36.100 | Gas stoves |
| .200 | |
| .910 | |
| .990 | |
| 74.17.100 | Domestic cooling and heating apparatus |
| .910 | of copper, non-electric |
| .990 | |
| Ex 76.08.000 | Doors and window frames, of aluminium |
| Ex 76.10.000 | Drums and cans of aluminium |
| 76.15.100 | Soda water siphons and parts, of aluminium |
| 76.15.900 | Other goods used for domestic purposes, of aluminium |
| 89.01.200(02) | Launches and sailing yachts between 7.5 and 13.5 metres in length |
| (03) | Fishing vessels, and other vessels; not exceeding 150 gross tonnes |
| 91.01.000 | Watches |
| 91.02.000 | Clocks, with watch movements |
| 92.12.110 | Disc packs and cartridges for ADP machines |
| 92.12.190 | Other prepared tapes, wires, strips etc; used for magnetic recording of sound |
| 92.12.900 | Gramophone records, matrices for the production of records; etc. |
| 94.01.110 | Chairs and seats for flying machines |
| 94.03.110 | Smoking requisites and parts thereof |
| 94.04.100 | Mattress supports and mattresses |
| 95.05.100 | Unset cameos and intaglios, not being goods made of tortoise shell, mother of pearl, ivory, or bone |
| 95.05.900 | Other worked tortoise shell, mother of pearl, ivory etc; and goods made of those materials |

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| 95.08.900 | Worked vegetable or mineral carving material and goods made of those materials, and other moulded or carved goods |
| 96.01.100 | Brushes for non-electrical vacuum cleaners |
| 96.01.900(01) | Artist's brushes, brooms and brushes not mounted in a head; brushes for use in schools, and prepared knots and tufts |
| (02) | Paints and varnish brushes |
| (03) | Other brooms and brushes of vegetable materials, paint rollers etc., NSA |
| 97.04.110 | Equipment for parlour, table and fun fair games |
| .190 | |
| .200 | |
| .900 | |
| 97.05.000 | Carnival, entertainment, Christmas festivities articles |
| 97.06.100 | Sporting goods including exercise cycles, footballs, golf clubs and balls, gymnastic equipment, roller skates, squash racquets, tennis racquets and balls, underwater swimming equipment |
| 97.06.200 | Leather cases for footballs |
| 97.06.900(01) | Coir mats for outdoor games |
| {02}& | Other goods for sports and outdoor games |
| {03} | |
| 98.11.100 | Smoking pipes, bowls, cigar holders etc. |
| .900 | |
| 99.03.000 | Original sculptures and statuary of any material |
| 99.04.000 | Postage, revenue and similar stamps put up for retail sale |
| 99.04.900 | Other postage, revenue and similar stamps. |

SPARTECA : SCHEDULE 2

(AUSTRALIA)

| <u>Australian</u> <u>Tariff Item No.</u> | <u>Brief Description of Goods</u> | <u>Import Treatment</u> |
|---|--|--|
| 04.04.100 | Cheese and Curd * | duty free |
| .200 | | \$0.09 kg |
| .900 | | \$0.096 kg |
| 07.02.900 | Frozen Vegetables (excl. beans and peas, mushrooms, olives, potatoes) | \$0.002 kg |
| 07.03.900 | Provisionally preserved vegetables excl. capers, olives, not for immediate consumption | Quantities not exceeding 10,000 Lt p.a. - duty free |
| 07.04.100 | Tomatoes, dried | Quantities not exceeding 10,000kg p.a. - duty free |
| 07.04.400 | Mushrooms, dried and heat treated | duty free |
| 07.04.900 | Onions, Armagash, Cabbage, Dried | - duty free |
| 08.08.100 | Berries fresh or chilled, pulped* | \$0.039 Lt |
| 08.08.900 | Berries, fresh or chilled, other than pulped * | duty free |
| Ex 08.09.900 | Watermelon, rockmelon, passionfruit, paw paw; fresh * | duty free |
| 08.10.100 | Passionfruit pulp; frozen * | DC:\$0.15 Lt;DPC\$0.14Lt |
| 08.10.200 | Citrus fruits; frozen * | duty free |
| Ex 08.10.300 | Fruit pulp, frozen; not including passionfruit or citrus * | \$0.039Lt |
| Ex 08.10.400 | Frozen strawberries * | 7% and \$0.01 kg |
| Ex 08.10.900 | Frozen pawpaw, mango, guava, pineapple, avocado, strawberries * | \$0.01 kg |
| 08.11.100 | Passionfruit pulp; preserved * | (DC: \$0.15Lt (DPC:\$0.14 Lt |
| 08.11.900 | Pawpaw, mango, pineapple, avocados guavas; preserved * | \$0.02Lt |
| 08.12.100 | Dried apples, apricots * | 7% and \$0.09kg |
| Ex 08.12.900 | Dried fruit, other * | \$0.09kg |
| Ex 08.13.900 | Peel of melons * | \$0.062kg |
| 12.01.100 | Groundnuts (peanuts) and groundnut kernels for processing | duty free |

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| 15.07.900 | peanut oil Soyabean oil | 10% duty free |
| 20.01.100 | Gherkins, cucumbers: in packs not exceeding 1.14 lts; prepared or preserved | Quantities not exceeding 10,000 Lts. p.a. - duty free |
| 20.01.200 | Gherkins, cucumbers, preserved NSA | Quantities not exceeding 10,000 Lts. p.a. - duty free |
| 20.01.500 | Onions and pickles, preserved or prepared; in packs not exceeding 1.14 lts | duty free |
| 20.01.900 | Onions and pickles, prepared or preserved NSA | duty free |
| 20.02.100 | Tomato paste, pulp, puree or juice having a dry weight content of 7% or more; prepared or preserved | Quantities not exceeding 10,000 Kg. p.a. - duty free |
| 20.02.410 | Gherkins and cucumbers in airtight containers, prepared or preserved otherwise than by vinegar or acetic acid. in packs not exceeding 1.14 Lts. | Quantities not exceeding 10,000 Lts p.a. - duty free |
| 20.02.490 | Gherkins and cucumbers in air- tight containers, prepared or preserved otherwise than by vinegar or acetic acid, in packs exceeding 1.14 Lts. | Quantities not exceeding 10,000 Lts p.a. - duty free |
| 20.02.610 | (01) Capers in airtight containers; not exceeding 1.14 Lts; prepared or preserved | Quantities not exceeding 10,000 Lts p.a. - duty free |
| | (02) Vegetables not being olives, potatoes or capers, in airtight containers, not exceeding 1.14 Lts; prepared or preserved otherwise than by vinegar or acetic acid | Quantities not exceeding 50,000 Lt p.a. - duty free |
| 20.02.690 | (01) Capers in airtight containers, NSA; prepared or preserved | Quantities not exceeding 10,000Lts p.a. - duty free |
| | (02) Vegetables not being olives, potatoes or capers, in airtight containers, NSA; prepared or preserved | Quantities not exceeding 50,000 Lt p.a. - duty free |
| 20.03.100 | Passionfruit pulp, frozen * | DC:\$0.15Lt;DPC:\$0.1 Lt |
| 20.03.300 | Frozen fruit, pulped, NSA * | \$0.039Lt |

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| Ex | 20.03.900 | Mango, paw paw, guava, pineapple, avocado, strawberries, frozen * | \$0.01kg |
| | 20.04.110 | Fruit peel, preserved-citrus * | 3% and \$0.062 kg |
| | 20.04.190 | Fruit peel, preserved-other | \$0.062kg |
| | 20.04.900 | Paw Paw, mango, avocado, guava, Pineapple; preserved * | (01)12.5%, (02)22% |
| | 20.05.000 | Jams, fruit jellies, marmalades, fruit puree and fruit paste; cooked * | (01)7% and \$0.015kg (02)7% and \$0.041kg |
| | 20.06.220 | Peanuts, prepared or preserved * | \$0.111kg |
| | 20.06.290 | Nuts, not including almonds and peanuts, prepared and preserved * | - duty free |
| | 20.06.300 | Passionfruit pulp, prepared or preserved * | DC:\$0.15Lt;DPC: \$0.14 LT |
| | 20.07.300 | Passionfruit juice * | DC:\$0.14Lt;DPC: \$0.13 LT |
| | 21.02.110 | Extracts or essence of coffee * | duty free |
| Ex | 21.02.190 | Extract or essence of tea * | duty free |
| | 21.04.100 | Soya sauce * | duty free |
| | 21.04.200 | Sauces other than soya sauce * | duty free |
| | 21.04.900 | Mixed condiments and mixed seasonings * | 10% |
| | 21.05.110 | Soups and broths and liquids sold in powder form; homogenised composite food preparations * | duty free |
| | .190 | | duty free |
| | .200 | | 20% |
| | .900 | | 20% |
| Ex | 21.07.100 | Peanut butter, coconut cream, in packs not exceeding 1.14 Lts. * | \$0.04Lt |
| Ex | 21.07.300 | Peanut butter, coconut cream, in packs exceeding 1.14Lts* | \$0.026Lt |
| | 21.07.910 | Jellies * | duty free |
| | 21.07.991 | Hop shoots, protein concentrates, textured vegetable protein * | 10% |
| Ex | 21.07.999 | , Preparations for making non-alcoholic beverages * | 10% |
| | 22.07.100 | Cider and perry | duty free |
| Ex | 22.07.900 | Fermented beverages from fruit juices | duty free |

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| | 22.08.100 | Alcohol or neutral spirits containing more than 94% by volume of alcohol | duty free |
| | 22.08.900 | Alcohol or neutral spirits containing between 80% and 94% by volume of alcohol; denatured spirit of any strength | \$19.25 per Lt. o alcohol |
| | 22.09.3 | Gin | \$18.75 per Lt. o alcohol |
| | 22.09.4 } .5 } | Rum | \$18.75 per Lt. o alcohol |
| Ex | 22.09.7 | Vodka | \$18.75 per Lt. of alcohol |
| | 33.01.110 | Essential oils, resin oils * | (01) 5%(02) duty free |
| | .190 | | duty free |
| | .200 | | duty free |
| | .900 | | duty free |
| Ex | 33.06.900 | Products of dental hygiene, incense sticks, hair cream, face cream, perfumes, skin lotions * | duty free |
| | 34.06.000 | Candles, tapers, night lights and the like * | \$0.021 kg |
| | 35.06.200 | Glues of artificial plastic materials and resins etc. * | 10% |
| | 35.06.900 | Glues, other; NSA * | duty free |
| | 39.07.510 | Attache or executive cases, school cases, suitcases, toilet cases, trunks, cases for sporting equipment, of Acrylonitrile Butadiene Styrene Copolymer (A.B.S.) * | 35% |
| Ex | 41.02.100 | Bovine cattle leather, wet blue hides and skins* | duty free |
| | 66.02.000 | Walking sticks, whips, riding crops, etc. * | duty free |
| | 66.03.100 | Parts and accessories for items within 66.01, 66.02* | duty free |
| | .200 | | |
| | 67.01.100 | Feather dusters of birds feathers* | 15% |
| | 67.01.200 | Fans and handscreens made of birds feathers * | 10% |
| | 67.01.900 | Other goods made of birds feathers * | 10% |
| Ex | 69.09.100 | Laboratory, chemical or industrial wares; troughs, tubs used in agriculture; pots. jars | duty free |
| | .900 | | |

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| 69.13.100 | Articles of personal adornment, ornaments and lamps etc. of porcelain or china * | 10% |
| 69.13.200 | Monumental and other statuary figures and other articles of porcelain or china * | duty free |
| 69.13.900 | Other articles of porcelain or china * | duty free |
| 69.14.100 | Bottles, jars and similar articles * | duty free |
| 69.14.900 | Other ceramic products, NSA * | 10% |
| 70.09.100 | Rear view glass mirrors* | 15% |
| 73.03.000 | Waste and scrap metal of iron * and steel | duty free |
| 73.10.100 | Wire rod in coils * | duty free |
| 73.10.200 | Bars and rods of iron and steel (not wire rod in coils), decorated but not worked further * | duty free |
| 73.10.900 | Bars and rods of iron and steel, NSA and hollow mining drill steel * | 30% |
| 73.13.100 | Sheets and plates of iron or steel; hot or cold rolled * | \$5 per ton |
| .200 | | duty free |
| .300 | | duty free and 7% pr |
| .400 | | duty free |
| .900 | | 30% and 3% pr |
| 73.14.100 | Iron or steel wire, not insulated* | duty free |
| .900 | | duty free |
| Ex 73.21.900 | Door and window frames of iron or steel * | 10% |
| 73.23.000 | Casks, drums, cans etc. of sheet or plate of iron or steel * | 30% |
| 73.25.100 | Stranded wire cables etc. used as shafting for flexible transmissions * | duty free |
| 73.25.900 | Other stranded wire cables etc. of iron and steel * | duty free |
| 73.26.000 | Barbed iron or steel wire; twisted, hoop or single flat wire etc of a kind used for fencing * | duty free |
| Ex 73.27 900 | Fencing material of iron and steel * | duty free |
| 73.31.100 | Horse shoe nails, of iron and steel * | duty free |

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| 73.31.200 | Drawing pins, of iron and steel* | 25% |
| 73.31.500 | Spikes of iron and steel * | 20% |
| 73.31.900 | Other nails, tacks, staples etc., NSA * | 3% |
| 73.32.100 | Cotters and cotter pins, screw hooks and screw rings, of iron and steel * | duty free |
| 73.32.900 | Other bolts and nuts, rivets, washers etc. of iron and steel * | 10% |
| 73.34.100 .900 | Pins, hairpins of iron or steel * | 10% duty free |
| 73.38.100 | Kettles, saucepans, boilers, sewing machine hobbins. soda water siphons, of iron and steel * | duty free |
| 73.38.200 | Smoking requisites of iron and steel * | 15% |
| 73.38.300 | Furniture, stationery, and parts thereof of iron and steel * | 20% |
| 73.38.400 | Kitchenware, soap racks, stove toasters * | 23% |
| 73.38.500 | Hollow ware and tableware of stainless steel, plated tableware * | 20% |
| 73.38.700 | Pot scourers and pads, gloves, steel wool etc. * | 10% |
| 73.38.900 | Other goods NSA, of a kind commonly used for domestic purposes * | 25% |
| 74.15.100 | Nails, tacks, staples etc. of copper, or of iron or steel with heads of copper * | 15% |
| 74.15.900 | Bolts and nuts, screws, rivets, cotters, washers etc. of copper * | 15% |
| 74.18.100 | Goods of copper alloy in which the alloy contains more than 10% of nickel * | duty free |
| 74.18.210 | Smoking requisites of copper * | 15% |
| 74.18.290 | Dishes, pots, pans or plate washes, wire kitchenware and plated tableware of copper * | 15% |
| 74.18.900 | Other goods used for domestic purposes, of copper * | 15% |
| Ex 78.06.000 | Lead washers * | 21% |

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| Ex | 82.01.100 | Spades of base metal * | 15% |
| | 82.01.200 | Hoes, forks, rakes, trowels, turf edges and the like, of base metal * | 10% |
| Ex | 82.01.900 | Cane knives of base metal * | duty free |
| | 82.11.200 | Double edged safety razor blades * | 12.5% |
| Ex | 82.11.900 | Other razor blades * | duty free |
| | 83.04.000 | Filing cabinets, racks etc, and similar office equipment of base metal * | duty free |
| | 83.05.100 | Staples of base metal * | duty free |
| Ex | 83.05.900 | Gem clips, and paper pins, and clips* | 18% |
| Ex | 83.07.200 | Hurricane lamps * | duty free |
| Ex | 83.07.900 | Kerosine lamps * | duty free |
| | 83.09.100 | Clasps, frames, buckles, hooks etc. of base metal * | 15% |
| | .200 | | duty free |
| | .300 | | 10% |
| | .400 | | (01)15%(02)10% |
| | .900 | | 10% |
| | 83.13.100 | Capsules of base metal * | 20% |
| | 83.13.900 | Stoppers, crown corks, bottle caps, bung covers, seals and plombs, case corner protectors, and other packing accessories of base metal * | 10% |
| | 96.06.000 | Hand sieves and riddles of any material | duty free |
| | 97.01.100 | Bicycles, tricycles and quadricycles * | 27% |
| | 97.01.200 | Saddles and accessories of leather or rubber for bicycles etc. * | 20% |
| | 97.01.300 | Parts etc. for bicycles, tricycles, quadricycles * | duty free |
| | 97.01.900 | Other wheeled toys, dolls' prams etc * | 20% |
| | 97.02.000 | Dolls * | 15% |
| | 97.03.100(01) | radio remote control toys and working models * | 30% |

(02)

Books, toy microscopes, and - (The DC rate of duty that, radio receivers * (but for this item, would apply if the goods were (not toys or models or

(parts or accessories
(therefor, or, if that
(rate is equal to
(the G.T. rate, that
(rate less 10% of V.

| | | |
|---------------|---|---|
| 97.03.900(01) | Balloons * | 24% |
| (02) | Other toys and working models, NSA * | duty free |
| 98.01.110 | Buttons and button moulds of casein, synthetic materials, imitation pearl shell or imitation trouchus shell * | An amount per gross (being the product of \$0.009 and the number (disregarding any fraction) obtained by dividing the maximum transverse diameter of the goods in m.m. by 0.635. less 15% of V. |
| 98.01.120 | Buttons and button moulds of vegetable ivory, animal shell, bone, horn or ivory * | duty free |
| 98.01.190 | Buttons and button moulds of other materials * | 10% |
| 98.01.210 | Press fasteners of the two-piece scw-on kind, and parts * | duty free |
| 98.01.290 | Other press fasteners and parts* | 10% |
| 98.01.900 | Studs, cufflinks and parts * | 20% |
| 98.03.100 | Pen and pencil sets for school use * | 10% |
| 98.03.200 | Fountain pens, pen and pencil sets, NSA, propelling and sliding pencils * | 10% |
| 98.03.300 | Ball point pens and pencils, complete * | duty free |
| 98.03.400 | Assembled refills for ball point pens, ball point pens, and pencils without refills* | duty free |
| 98.03.500 | Parts and fittings for ball point pens and pencils * | duty free |
| 98.03.900 | Other fountain pens, stylograph pens, and other pens, penholders and similar holders * | duty free |
| 98.05.100 | Pencils other than slate pencils * | duty free |
| 98.05.200 | Pencil leads * | duty free |
| 98.05.900 | Slate pencils, crayons and pastels, drawing charcoals, and chalks, tailors and billiard chalks * | duty free |

| | | |
|-----------|--|-----|
| 98.12.100 | Combs, not being of ornamental character, etc. * | 7% |
| 98.12.900 | Other combs, hair slides and the like * | 15% |

* Denotes goods currently under reference to an Australian assistance advisory body. Revised access arrangements for Forum Island countries on these goods will be considered when the Australian Government considers the relevant assistance advisory bodies' reports.

Additional Items

| | | |
|-----------|--|----------------------------------|
| 44.15.190 | Interior Grade plywood less than 5.5mm thickness | 2000 cu metres p.a. Duty Free |
| 44.15.900 | Blockboard | 2000 cu metres p.a. Duty Free |

SCHEDULE 3 - NEW ZEALAND

The goods listed in this Schedule wholly obtained or partly manufactured in Forum Island countries shall be subject to such tariffs and quantitative treatment as would apply on import into New Zealand to such goods in the absence of this Agreement, except as may be otherwise specified herein.

| <u>CCCN</u> | <u>Description</u> | <u>Specific Conditions for Forum Island Countries</u> | |
|-------------|---|---|---|
| | | <u>Tariffs</u> | <u>Licensing</u> |
| Ex 07.01 | Vegetables, fresh or chilled: VIZ - tomatoes, capsicums | .. | Licence issued on demand |
| Ex 08.10 | Fruit (whether or not cooked), preserved by freezing, not containing added sugar: VIZ - passionfruit | Free | Licences issued on demand subject to conditions to be determined by the competent authorities |
| Ex 12.01 | Oil seeds and oleaginous fruit, whole or broken: VIZ - copra | .. | Licences issued on demand subject to conditions to be determined by the competent authorities |
| Ex 15.07 | Fixed vegetable oils, fluid or solid, crude, refined or purified: VIZ - coconut (copra) oil | Free | Licences issued on demand subject to conditions to be determined by the competent authorities |

| CCCN | Description | Specific Conditions for Forum Island Countries | |
|----------|---|--|---|
| | | Tariffs | Licensing |
| Ex 20.03 | Fruit preserved by freezing, containing added sugar: VIZ | | |
| | - passionfruit | .. | Licences issued on demand subject to conditions to be determined by the competent authorities |
| Ex 20.06 | Fruit otherwise prepared or preserved, whether or not containing added sugar or spirit: VIZ | | |
| | - pineapple | 10% | .. |
| Ex 20.07 | Fruit juices (including grape mast) and vegetable juices, whether or not containing added sugar, but unfermented and not containing spirit: VIZ | | |
| | - pineapple juice | | |
| | - - in bulk containers | .. | Licences issued on demand |
| | - - other pineapple juice | 10% | Licences issued on demand |
| | - orange juice | | |
| | - - in bulk containers, not containing added sugar | .. | .. |
| | - - other orange juice | 10% | .. |
| | - lime juice | | |
| | - - in bulk containers, containing added sugar | 10% | .. |
| | - - in bulk containers, not containing added sugar | .. | .. |
| | - - other lime juice | 10% | Licences issued on demand |
| | - grapefruit juice, passionfruit juice | | |
| | - - in bulk containers, not containing added sugar | .. | Licences issued on demand |

| <u>CCCN</u> | <u>Description</u> | <u>Specific Conditions for Forum Island Countries</u> | |
|---------------|---|---|---------------------------|
| | | <u>Tariffs</u> | <u>Licensing</u> |
| | - - other grapefruit juice and other passionfruit juice | 10% | Licences issued on demand |
| Ex 21.07 | Food preparations not elsewhere specified or included: VIZ | | |
| | - coconut cream | Free | .. |
| Ex Chapter 60 | Knitted and crocheted goods: VIZ | | |
| | - articles of apparel | Free | .. |
| Chapter 61 | Articles of apparel and clothing accessories of textile fabric, other than knitted or crocheted goods | Free | .. |
| Chapter 64 | Footwear, gaiters and the like, parts of such articles | .. | .. |