Government Bill

Explanatory note

General policy statement

The European Union Free Trade Agreement Legislation Amendment Bill (the **Bill**) is an omnibus Bill introduced in accordance with Standing Order 267(1)(a). The amendments deal with an interrelated topic that can be regarded as implementing a single broad policy.

The Bill amends New Zealand law as part of the implementation of the Free Trade Agreement between New Zealand and the European Union (the EU), signed in Brussels on 9 July 2023 (the EU FTA).

Most of the obligations in the EU FTA will be met by New Zealand's existing domestic legal and policy regime. However, legislative and regulatory amendments will be required to align New Zealand's domestic law with certain obligations in the EU FTA and thereby enable New Zealand to ratify the EU FTA. The Bill introduces amendments to the following:

- the Consumer Information Standards (Country of Origin (Clothing and Footwear) Labelling) Regulations 1992, to allow goods from a Member State of the EU to be labelled as "Made in the EU" or, alternatively, as made in that Member State; and
- the Dairy Industry Restructuring Act 2001, to bring additional and revised dairy quotas under the existing quota management system; and
- the Geographical Indications (Wine and Spirits) Registration Act 2006, to protect geographical indications from the EU in New Zealand, including enforcement measures; and
- the Overseas Investment Act 2005 and the Overseas Investment Regulations 2005, to increase from \$100 million to \$200 million the monetary threshold

above which consent is required for investments by EU non-government investors in "significant business assets" in New Zealand; and

- the Tariff Act 1988, to provide for the bilateral safeguard mechanism under chapter 5 of the EU FTA (Trade Remedies); and
- the New Zealand Tariff, to enable the application of the preferential tariff rates agreed in the EU FTA and to implement obligations relating to the tariff treatment of goods returned after repair or alteration; and
- the Customs and Excise Regulations 1996, to implement the agreed rules of origin and product-specific rules of origin for goods imported from the EU.

There are certain copyright-related obligations in the EU FTA that have a transition period for implementation. New Zealand has agreed that it will, within 4 years of the EU FTA entering into force, amend the Copyright Act 1994 to—

- (a) extend copyright and related rights terms of protection by 20 years; and
- (b) prohibit the act of unauthorised circumvention of technological protection measures (**TPMs**), otherwise known as "digital locks"; and
- (c) extend existing protections for TPMs to include access-control TPMs.

New Zealand has also agreed to implement a visual artist resale royalty regime within 2 years of the EU FTA entering into force. This obligation is being met through the implementation of the Resale Right for Visual Artists Act 2023.

A copy of the EU FTA can be found at: https://www.mfat.govt.nz/en/trade/free-trade-agreements/free-trade-agreements-concluded-but-not-in-force/new-zealand-european-union-free-trade-agreement/nz-eu-free-trade-agreement-by-chapter/

Departmental disclosure statement

The Ministry of Foreign Affairs and Trade is required to prepare a disclosure statement to assist with the scrutiny of this Bill. The disclosure statement provides access to information about the policy development of the Bill and identifies any significant or unusual legislative features of the Bill.

A copy of the statement can be found at https://disclosure.legislation.govt.nz/bill/government/2024/10.

National interest analysis

A national interest analysis has been prepared that takes the place of a regulatory impact statement. The Ministry of Foreign Affairs and Trade produced a national interest analysis on 20 July 2023 to help inform the main policy decisions taken by the Government relating to the contents of this Bill. The national interest analysis was presented to the House of Representatives on 20 July 2023 in accordance with Standing Order 405(2) (presentation and referral of treaties).

A copy of this national interest analysis can be found at—

https://www.mfat.govt.nz/assets/Trade-agreements/EU-NZ-FTA/NZ-EU-FTA-National-Interest-Analysis.pdf

Clause by clause analysis

Clause 1 is the Title clause.

Clause 2 provides for the Bill to commence on a date set by an Order in Council. Commencement by Order in Council is necessary because commencement depends on the date that the Free Trade Agreement between New Zealand and the European Union signed in Brussels on 9 July 2023 (the **EU FTA**) will enter into force, which has not yet been decided.

Part 1

Amendments to Consumer Information Standards (Country of Origin (Clothing and Footwear) Labelling) Regulations 1992

Part 1 amends the Consumer Information Standards (Country of Origin (Clothing and Footwear) Labelling) Regulations 1992 (the **principal regulations**).

Clause 4 amends regulation 3 of the principal regulations to permit the supplier of an article of clothing or footwear that was made or produced in the European Union (the EU) to label or mark it as such, rather than as being made or produced in the specific country of origin.

Part 2

Amendments to Dairy Industry Restructuring Act 2001

Part 2 amends the Dairy Industry Restructuring Act 2001.

Part 2 amends Schedule 5A to insert new tariff quotas agreed under the EU FTA to amend existing EU World Trade Organization tariff quotas in relation to butter and cheese.

Clause 12 inserts new section 26B, which provides that, if the EU FTA comes into force on a day other than 1 January, the EU FTA tariff quotas are to be applied on a pro rata basis for the first year.

Part 2 also updates references to European Communities to references to the European Union and repeals spent provisions and definitions relating to the implementation of tariff quotas during the (now expired) initial and interim periods after enactment of the Dairy Industry Restructuring Act 2001.

Part 3

Amendments to Act previously called Geographical Indications (Wine and Spirits) Registration Act 2006

Part 3 amends the Geographical Indications (Wine and Spirits) Registration Act 2006 (the **Act**).

Part 3 amends the Act to provide for the registration of European Union geographical indications agreed to be protected in New Zealand under the EU FTA (EU FTA geographical indications). Part 3 also inserts provisions for the enforcement of geographical indications, and those provisions will apply to both EU FTA geographical indications and geographical indications registered under other provisions of the Act (New Zealand and foreign geographical indications).

Clause 21 changes the Title of the Act to the Geographical Indications Registration Act 2006.

Clauses 22 to 83 amend the Act to accommodate new provisions applying to EU FTA geographical indications. The amendments do the following things:

- consequentially amend the purpose provision and various definitions to reflect the changes relating to the registration of EU FTA geographical indications and enforcement of all registered geographical indications:
- limit provisions in the Act, including provisions about registration and restrictions on use, so that they apply only to New Zealand and foreign geographical indications:
- insert *new section 17A* to make the restrictions on registration of New Zealand and foreign geographical indications consistent with the restrictions imposed on registration of EU FTA geographical indications:
- amend section 25 of the Act for consistency with *new section 73* in respect of EU FTA geographical indications:
- repeal section 27 of the Act so that the restrictions on use of a New Zealand or foreign geographical indication apply to a wine or spirit in New Zealand despite it being in transit. EU FTA geographical indications in respect of goods in transit in New Zealand are to be treated the same way:
- repeal section 33 of the Act, which provides that a breach of a restriction on use of a registered geographical indication is a breach of section 9 of the Fair Trading Act 1986. This section is removed because enforcement is provided for by *new Part 5*, which will apply to all types of registered geographical indications. The repeal of section 33 is not intended to prevent a person from pursuing a breach of a restriction on use under section 9 of the Fair Trading Act 1986 by proving conduct that is misleading or deceptive or is likely to mislead or deceive:
- repeal sections 34 to 35A, 39, 40, and 48 to 52 of the Act, which relate to the Registrar of Geographical Indications (the **Registrar**), because equivalent provisions are included in *new Part 6* in respect of all geographical indications:

- repeal section 39A of the Act, which requires the advisory committee appointed under the Trade Marks Act 2002 to advise on whether the registration of a geographical indication is or is likely to be offensive to Māori. An equivalent provision is included in *new Part 6* that is to apply in respect of all geographical indications:
- amend section 45 of the Act to provide that a New Zealand or foreign geographical indication may be removed from the register by the court, as well as the Registrar:
- insert *new sections 47E to 47G*, which replace sections 57C to 57E of the Act so that the provisions only apply in respect of New Zealand and foreign geographical indications:
- make minor and technical changes consequential on the inclusion of the new provisions about EU FTA geographical indications and to reflect modern drafting practice.

Clause 84 repeals sections 57 to 64 of the Act and inserts new Parts 4 to 6.

New Part 4 implements EU FTA obligations by establishing a regime for the protection of EU FTA geographical indications. The Part imposes the following main requirements:

- if the EU requests protection for an EU FTA geographical indication or a change to the registration of an EU FTA geographical indication, the geographical indication must not be registered or the change made unless the Registrar has, in accordance with regulations, given public notice of the proposed registration or change, given interested persons an opportunity to oppose the registration or change, and examined it against the restrictions on registration in the Act (new sections 57 and 58). See clause 2 of new Schedule 1 for a transitional provision concerning the registration of EU FTA geographical indications listed in Section A of Annex 18-B of the EU FTA (the Annex) on commencement:
- an EU FTA registered geographical indication is deemed to be registered on and after the date on which the Registrar gives public notice of its proposed registration (*new section 59*):
- an EU FTA registered geographical indication remains registered unless it is removed from the register. A geographical indication that is removed from the Annex must be removed from the register (*new sections 60 and 61*):
- there are restrictions on registration of EU FTA geographical indications similar to the restrictions on registration of New Zealand and foreign geographical indications. The Registrar may register a homonymous or partially homonymous geographical indication subject to conditions (*new sections 62 to 72*):
- a person is not permitted to use an EU FTA registered geographical indication for a good, in trade, unless the good meets the product specification of the good that is the subject of the geographical indication. The product specification in relation to a good is the requirements approved by the EU for use of the geo-

graphical indication in marketing the good (*new section 73*). Summaries of those requirements for different geographical indications, commonly known as technical files, can be found at https://www.tmdn.org/giview/:

- some exceptions apply to the restriction on use of an EU FTA registered geographical indication in trade (*new sections 74 to 78*)
- sections 62 to 64 of the Act are repealed without replacement because they are spent.

New Part 5 provides new enforcement provisions applicable to all registered geographical indications.

New subpart 1 provides for the appointment of GI officers to exercise the enforcement powers in new subparts 2 and 3. The chief executive may also perform and exercise all the functions, duties, and powers of a GI officer under the Bill.

In new subpart 2, new sections 85 to 100 set out enforcement powers. These include the power to—

- question and require information to monitor compliance with restrictions on use or investigate a suspected breach of a restriction on use:
- enter and inspect a place involved in the trading of the kinds of goods to which restrictions on use may apply:
- apply for and execute a search warrant where the officer believes there is a breach of a restriction on use:
- issue a notice of direction where an officer is satisfied that a person has breached a restriction on use.

In new subpart 2, new sections 101 to 105 provide for the sharing of information between agencies in New Zealand and also between the chief executive and a person in an overseas country. The sharing of information between agencies in New Zealand must be necessary or desirable to promote the enforcement of the Bill or legislation administered by one of the agencies. The sharing of information with an overseas person must be under an agreement with the chief executive and the overseas person. The chief executive must be satisfied that the agreement is necessary for the purposes set out in new section 104(2)(b).

In *new subpart 3, new sections 106 to 119* provide for civil proceedings in the High Court to enforce a restriction on use. The remedies include damages, account of profits, order for erasure of the offending geographical indication, and orders for disposal of infringing goods, infringing material, or an infringing object. It is not intended that these new provisions for civil enforcement limit or affect the law of passing off, the ability to enforce a trade mark under subpart 1 of Part 4 of the Trade Marks Act 2002, or the ability to pursue misleading or deceptive conduct under section 9 of the Fair Trading Act 1986.

In new subpart 3, new section 120 sets out an infringement offence for failing to comply with a notice of direction.

In new subpart 3, new sections 121 to 127 set out the procedure for infringement offences under the Act.

In *new subpart 3, new sections 128 and 129* set out offences against the Bill. These relate to hindering or obstructing a GI officer, and providing documents or information knowing them to be false or misleading.

In new subpart 4, new sections 130 to 154 provide a regime administered by Customs that provides for goods that are suspected of being infringing goods to be temporarily detained at the border, by extending the existing border regime for trade marks to include geographical indications. Features of the regime include the following:

- Customs may detain suspected infringing goods that are in the control of Customs, without a request having been made (*new section 131*):
- a person may request Customs to detain infringing goods if they claim that they have an interest in the use of a geographical indication that is registered in respect of the goods (*new section 133*). If so, Customs may request that the person give security or an indemnity to Customs (*new section 135*):
- the importer or exporter of goods that are detained by Customs may consent to the goods being forfeited to the Crown. If so, the goods must be sold, destroyed, or otherwise disposed of in the manner that the chief executive of Customs directs, but only after they have had regard to the need to ensure that the step to be taken does not adversely affect the person that has requested the detention of the goods (new section 149):
- the court may order the destruction or disposal of infringing goods (*new section 152*).

New subpart 5, new section 155, contains an immunity provision.

New Part 6 sets out general provisions. They include equivalents of provisions that currently apply only to New Zealand and foreign geographical indications.

In summary,—

- new section 156 empowers the making of regulations for the purposes of the Act. It is the equivalent of section 57 of the Act. The main changes are as follows:
 - 2 paragraphs have been removed because their content is covered by other provisions in the Act:
 - *new paragraph (i)* provides for penalties to be prescribed for the new infringement offences:
 - *new paragraphs (l) and (m)* reflect modern drafting style:
- *new sections 157 to 160* relate to the Registrar's powers, and so replace sections 34 to 35A and 40 of the Act:
- *new sections 161 to 163* are about the register of geographical indications. They replace sections 42 to 44 of the Act but are extended to cover EU FTA

geographical indications and to modernise administrative requirements for maintaining the register:

- *new sections 164 to 168* relate to appeals regarding decisions of the Registrar, and so replace sections 48 to 52 of the Act:
- new section 169 makes it clear that the Registrar may obtain advice and consult on various matters in respect of geographical indications. It replaces section 39 of the Act:
- *new section 170* is about the committee required to advise the Registrar on whether the use or registration of a geographical indication is offensive to Māori. It replaces section 39A of the Act and includes reference to goods other than wine and spirits to cover EU FTA geographical indications:
- *new sections 171 to 176* replace sections 57A to 61 of the Act. These provisions cover miscellaneous matters and continue to provide that the Act does not limit the Fair Trading Act 1986.

Clause 85 replaces the Schedule of the Act with new Schedules 1 and 2 set out in Schedule 1.

New Schedule 1 sets out transitional provisions.

Clause 1 of new Schedule 1 deals with the change in Title of the principal Act.

Clause 2 of new Schedule 1 provides that the Registrar must register EU FTA geographical indications listed in Section A of the Annex as soon as practicable after the amendments to the Act come into force and all requirements in Section A of the Annex, including transitional provisions, apply to the geographical indications once they are registered. This means that some geographical indications may continue to be used if the requirements in the relevant transitional provision are met. For example, the Annex includes a transitional provision for feta cheese, which allows certain existing users of that geographical indication to continue using it for a maximum period of 9 years after the entry into force of the EU FTA. In contrast, transitional provisions cannot be imposed in respect of geographical indications registered under new section 57.

Clause 3 of new Schedule 1 provides that a geographical indication registered as a foreign registered geographical indication before commencement of the EU FTA must also be registered as an EU FTA registered geographical indication if it meets the requirements for registration in the Act. Champagne is an example of a geographical indication that is registered as a foreign registered geographical indication. It is also listed in Section A of the Annex. Consequently, it must be registered as an EU FTA geographical indication under clause 2 of new Schedule 1, despite already being registered as a foreign geographical indication.

Clause 4 of new Schedule 1 allows regulations to be made for transitional or savings matters concerning the coming into force of the amendments to the Act. The regulations may override, or add to, provisions in the Act. However, any transitional regulations made will be revoked 5 years after the clause comes into force.

New Schedule 2 sets out provisions relating to reviews and appeals.

Clause 86 makes consequential amendments to other Acts as set out in Schedule 2.

The amendments to other Acts include—

- amending section 20 of the Trade Marks Act 2002, which provides that a trade
 mark must not be registered in certain circumstances when a registered geographical indication already exists. The section is amended so that it covers EU
 FTA registered geographical indications:
- inserting *new sections 195A and 195B* into the Trade Marks Act 2002 so that fees payable to the Commissioner of Trade Marks in respect of trade marks (including before the commencement of the amendments) may be used to recover costs of the Registrar of Geographical Indications.

Part 4

Amendments to Overseas Investment Act 2005 and Overseas Investment Regulations 2005

Part 4 amends the Overseas Investment Act 2005 and the Overseas Investment Regulations 2005.

Subpart 1—Amendments to Overseas Investment Act 2005

Subpart 1 of Part 4 amends the Overseas Investment Act 2005 to add the EU FTA to the list of agreements that may be implemented by regulations to be made under section 61A of the Overseas Investment Act 2005. That section provides for regulations regarding alternative monetary thresholds for overseas investments in significant business assets. The standard threshold is \$100 million, before consent is needed for an overseas investment. Section 13 of the Act envisages increased monetary thresholds for investors from certain countries to whom regulations under section 61A apply.

In addition, *subpart 1 of Part 4* inserts a reference to the Pacific Agreement on Closer Economic Relations Plus into section 61A (to implement the most-favoured-nation obligation in that agreement).

Subpart 1 of Part 4 also removes a reference to the Trans-Pacific Strategic Economic Partnership Agreement from section 61A. Reference to that agreement has become obsolete since Brunei Darussalam became a party to the Comprehensive and Progressive Agreement for Trans-Pacific Partnership on 12 July 2023.

Subpart 2—Amendments to Overseas Investment Regulations 2005

Subpart 2 of Part 4 amends the Overseas Investment Regulations 2005 to add the European Union to the group of countries for which the increased monetary threshold of \$200 million applies.

Subpart 2 of Part 4 also provides for transitional provisions. Clause 93 inserts new Part 11 into Schedule 1AA of the Overseas Investment Regulations 2005, which pro-

vides that the amendments made by this Bill apply only to the acquisition of property or establishment of a business after the commencement of this Bill. *New Part 11* also provides that no person is entitled to a refund of any fee or charge paid under Schedule 2 of the Overseas Investment Regulations 2005 on the ground that the amendments made by this Bill mean that the matter is longer relevant (for example, that a consent that had been applied for is no longer required).

Part 5

Amendments to Tariff Act 1988, Tariff, and Customs and Excise Regulations 1996

Part 5 amends the Tariff Act 1988, the Tariff, and the Customs and Excise Regulations 1996.

Subpart 1—Amendments to Tariff Act 1988

Clauses 95 to 99 amend the Tariff Act 1988.

Clauses 95 to 97 amend sections 2, 7, and 9 of the Tariff Act 1988 to make it clear that a group of countries, like the EU, can be given preferential treatment under the Tariff in the same way as an individual country.

Clause 98 amends the definition of free trade agreement in section 15A by adding the EU FTA to the list of agreements in that definition.

Clause 99 amends section 15H by adding the EU FTA to the list of free trade agreements under which the Minister may determine that there are grounds for applying a provisional transitional safeguard measure.

Clause 101 consequentially amends the Trade (Safeguard Measures) Act 2014 to ensure that, in describing New Zealand's other trade remedies, it is clear that transitional safeguard measures imposed under the Tariff Act 1988 may apply in relation to imports from a group of countries.

Subpart 2—Amendments to Tariff

Subpart 2 of Part 5 amends the Tariff to provide for preferential tariff entry and concessionary entry of goods from the EU FTA group (composed of the EU, Andorra, Monaco, San Marino, and the Sovereign Base Areas of Akrotiri and Dhekelia).

Subpart 3—Amendment to Customs and Excise Regulations 1996

Subpart 3 of Part 5 amends the Customs and Excise Regulations 1996.

Clause 108 inserts new regulations 51ZZM and 51ZZN, which prescribe when particular goods are treated as being the produce or manufacture of the EU FTA group for the purpose of the Customs and Excise Act 2018 and the Tariff Act 1988.

Schedule 1 sets out 2 schedules inserted by clause 85 into the Act previously called the Geographical Indications (Wine and Spirits) Registration Act 2006.

Schedule 2 sets out consequential amendments to Acts, which are made by clause 86.

Explanatory note

Schedule 3 sets out new Part 11 of Schedule 1AA of the Overseas Investment Regulations 2005, as inserted by clause 93.

11

Hon Todd McClay

European Union Free Trade Agreement Legislation Amendment Bill

Government Bill

Contents

		Page
1	Title	11
2	Commencement	11
	Part 1	
	Amendments to regulations previously called Consumer Information Standards (Country of Origin (Clothing and Footwear) Labelling) Regulations 1992	
3	Principal regulations	11
4	Regulation 3 amended (Consumer information standard for clothing and footwear prescribed)	11
	Part 2	
	Amendments to Dairy Industry Restructuring Act 2001	
5	Principal Act	12
6	Section 5 amended (Interpretation)	12
7	Section 21 amended (Purpose)	13
8	Section 22 amended (Overview)	13
9	Section 23 amended (Restrictions on exports to designated markets)	13
10	Sections 24 to 25A repealed	13
11	Section 26 amended (Later allocation of export licences)	13
12	New section 26B inserted (Commencement of EU FTA tariff quotas)	13
	26B Commencement of EU FTA tariff quotas	13
13	Section 27 repealed (Increases in rights to export to designated markets during initial period)	13

14	Section 27A amended (Increases or reductions in rights to export	14
15	to designated markets after initial period) Section 28 repealed (Restriction on transfer of initial licences)	14
16	Section 28A amended (Transferring export licences)	14
17	Section 29 and cross-heading above section 29 repealed	14
18	Schedule 5 repealed	14
19	Schedule 5A amended	14
1)	Part 3	11
	Amendments to Act previously called Geographical	
	Indications (Wine and Spirits) Registration Act 2006	
20	Principal Act	15
21	Section 1 amended (Title)	15
22	Section 3 amended (Purpose)	15
23	Section 4 amended (Interpretation)	16
24	New section 4A inserted (Transitional, savings, and related	18
	provisions)	
	4A Transitional, savings, and related provisions	18
25	Part 2 heading replaced	18
	Part 2	
	Types of geographical indication	
26	Cross-heading above section 6 repealed	18
27	Section 6 amended (What is geographical indication?)	18
28	Section 6A amended (What is enduring New Zealand geographical	19
• •	indication?)	
29	Section 7 replaced (What is registered geographical indication?)	19
	7 Registered geographical indications	19
	7A Registration as both foreign and EU FTA geographical indication	19
30	New Part 3 heading inserted	19
30		19
	Part 3 New Zealand and foreign geographical indications	
31	Section 8 amended (Registration)	19
32	Section 9 amended (Date of registration)	20
33	Section 9 Amended (Duration of registration)	20
34	Section 10 amended (Geographical indication identical to	20
34	registered geographical indication)	20
35	Section 11 amended (Geographical indication identical to	20
	customary name of grape variety)	
36	Section 12 amended (Geographical indication identical to common	20
	name for wine or spirit)	ŕ
37	Section 13 amended (Foreign geographical indication)	20
38	Section 13A amended (No registration of geographical indication	21
	if use or registration likely to be offensive)	

39	Section 14 amended (No registration of geographical indication if	21
40	identical to trade mark for identical goods or services) Section 15 amended (No registration of geographical indication if	21
	identical to trade mark for similar goods or services)	
41	Section 16 amended (No registration of geographical indication if similar to trade mark for identical goods or services)	21
42	Section 17 amended (No registration of geographical indication if similar to trade mark for similar goods or services)	21
43	New section 17A inserted (No registration of New Zealand or foreign geographical indication if identical or similar to well-known trade mark that indicates connection)	21
	17A No registration of New Zealand or foreign geographical indication if identical or similar to well-known trade mark that indicates connection	22
44	Section 18 amended (When restrictions on registration as geographical indication do not apply in relation to trade mark)	22
45	Cross-heading above section 19 replaced	22
	Registration of homonymous New Zealand or foreign geographical indication	
46	Section 19 amended (Registrar may register homonymous geographical indication)	22
47	Section 20 amended (Registrar may impose conditions when registering homonymous geographical indication)	23
48	Cross-heading above section 21 replaced	23
	Restrictions on use	
49	Section 25 amended (Additional rules relating to restrictions on use)	23
50	Section 26 amended (Use of certain information not use of registered geographical indication)	23
51	Cross-heading above section 27 replaced	23
	When restrictions on use do not apply	
52	Section 27 repealed (Wine or spirit never in New Zealand or in transit only)	24
53	Section 28 amended (Bottling pre-dating registration of registered geographical indication)	24
54	Section 29 amended (Continuous use)	24
55	Section 30 amended (Trade mark pre-dating registration of registered geographical indication)	24
56	Section 31 amended (Use of registered geographical indication in unregistered trade mark after 5 years after adverse use generally known)	24
57	Section 32 amended (Unregistered geographical indication homonymous with registered geographical indication)	24

58	Sections 33 to 35A and cross-headings repealed	25
59	Section 36 amended (Interested person may apply for registration	25
	of geographical indication)	
60	Section 36A amended (Registrar may amend application to	25
<i>C</i> 1	substitute applicant)	25
61	Section 36B amended (Registrar must give public notice of	25
62	accepted application) Section 36C amended (Interested person may oppose accepted	25
02	application)	23
63	Section 37 amended (Registrar must deal with application	25
05	according to prescribed procedure)	20
64	Section 38 amended (Priority)	26
65	Sections 39 to 40 repealed	26
66	Section 41 amended (Conditions of use)	26
67	Sections 42 to 44 and cross-heading above section 42 repealed	26
68	Section 45 amended (Removal from register)	26
69	Section 45A amended (Notice of proposed removal)	26
70	Section 46 amended (Alteration of register)	27
71	Section 46A amended (Notice of proposed alteration)	27
72	Section 46C amended (Alteration of register concerning certain	27
	inconsistent information)	
73	Section 47 amended (Procedure for removal or alteration)	27
74	Section 47A amended (Renewal of registration)	27
75	Section 47B amended (Notice of pending expiration of registration of geographical indication)	27
76	Section 47C amended (Procedure if registration not renewed)	27
77	Section 47D amended (Effect of registered-past expiry date status)	28
78	Sections 48 to 52 and cross-heading replaced	28
	Costs	
	47E Registrar may award costs	28
	47F Registrar may require security for costs	28
	47G Meaning of proceedings for purposes of sections 47E	28
70	and 47F	20
79	Cross-heading above section 53 replaced	28
	New Zealand geographical indications committee	
80	Section 53 amended (When Registrar may establish geographical indications committee)	29
81	Section 54 amended (Membership of committee)	29
82	Section 55 amended (Discharge of committee or removal of	29
	member)	
83	Section 56 amended (Proceedings of committee)	29
84	Sections 57 to 64 and cross-heading replaced	29

	Part 4 EU FTA geographical indications	
	Registration	
57 58	Registration of EU FTA geographical indication Examination and opposition requirements before registration of EU FTA geographical indication	30 31
59	Date of registration of EU FTA geographical indications	32
	Duration of registration and removal from register	
60	Duration of registration of EU FTA geographical indications	32
61	Removal of EU FTA geographical indication from register	32
	Restrictions on registration	
62	No registration of EU FTA geographical indication if identical to common name for good	33
63	No registration of EU FTA geographical indication if name of plant variety or animal breed	33
64	No registration of EU FTA geographical indication if likely to be offensive	33
65	No registration of EU FTA geographical indication if identical to trade mark for identical goods	33
66	No registration of EU FTA geographical indication if identical to trade mark for similar goods	34
67	No registration of EU FTA geographical indication if similar to trade mark for identical goods	34
68	No registration of EU FTA geographical indication if similar to trade mark for similar goods or services	35
69	No registration of EU FTA geographical indication if identical or similar to well-known trade mark that indicates connection	35
70	When restrictions in sections 65 to 69 do not apply	36
	Registration of homonymous EU FTA geographical indication	
71	Registrar may register homonymous or partially homonymous EU FTA geographical indication	36
72	Registrar may impose conditions when registering homonymous or partially homonymous EU FTA geographical indication	37
	Restriction on use	
73	Restriction on use of EU FTA registered geographical indication	37

	When restriction on use does not apply	
74	EU FTA geographical indication no longer protected in country of origin	38
75	Person's name or common English word	38
76	Customary or common name	39
77	Customary or common name for individual word or term	39
78	Goods to be marketed and sold until stocks exhausted	40
	Part 5	
	Enforcement	
79	Interpretation	40
	Subpart 1—GI officers	
80	Appointment of GI officers	41
81	Suspension or cancellation of appointment of GI officer	41
82	Right of review of decision to suspend or cancel appointment of GI officer	42
83	Chief executive may give general directions on functions, duties, or powers	42
84	Functions, duties, and powers of GI officer may be performed or exercised by chief executive	42
	Subpart 2—Enforcement powers	
85	GI officer may require information about relevant goods	43
86	Person assisting GI officer	43
87	Other powers of GI officer	43
	Power of entry and inspection	
88	Power of entry and inspection	44
89	What GI officer and person assisting may do when exercising power of entry and inspection	45
	Search warrants	
90	Application for search warrant	46
91	Issue of search warrant	46
92	Powers under search warrant	47
93	Carrying out search powers	47
94	Disposal of property seized under search warrant	47
95	Retention of documents	47
	Notices of direction	
96	GI officer may give notice of direction	47
97	Service of notice of direction	48
98	GI officer may amend or cancel notice of direction	49
99	Review of notice of direction	49
100	Appeal against decision on review of notice of direction	50

	Information sharing	
101	Application of section 102	50
102	Disclosure of information	51
103	Disclosure of information outside New Zealand	52
104	Disclosure of information outside New Zealand must be under agreement	52
105	Privacy Commissioner may request review of agreement	53
	Subpart 3—Civil remedies and offences	
	Civil proceedings for breach of restriction on use	
106	No proceedings for use of unregistered geographical indication	53
107	Who may bring proceedings for breach of restriction on use of registered geographical indication	53
108	Time for bringing proceedings	53
109	Unjustified proceedings	54
	Types of relief in civil proceedings	
110	Types of relief available for breach of restriction on use	54
111	Order for erasure, etc, of offending geographical indication	55
	Orders for delivery up in civil proceedings	
112	Order for delivery up of infringing goods, infringing material, or infringing object	55
113	Order for disposal of infringing goods, infringing material, or infringing object	56
114	Matters to be considered by court	56
115	Directions for service	56
116	Rights of persons with interest in infringing goods, infringing material, or infringing object	56
117	When order under section 113 takes effect	57
118	Miscellaneous court order if more than 1 person interested in infringing goods, infringing material, or infringing object	57
119	Position where no order made under section 113	57
	Infringement offence	
120	Infringement offence for failure to comply with notice of direction	57
	Procedure for infringement offences	
121	Infringement offences	58
122	When infringement notice may be issued	58
123	Revocation of infringement notice before payment made	58
124	What infringement notice must contain	58

125	How infringement notice may be served	59
126	Payment of infringement fees	59
127	Reminder notices	59
	Other offences	
128	Hindering or obstructing GI officer	59
129	Offence involving documents or information	60
	Subpart 4—Border protection measures	
	Interpretation	
130	Interpretation	60
	Detention of suspected infringing goods	
131	Detention of suspected infringing goods	61
132	Release of goods	61
	Notice of infringing goods	
133	Notice may be given to chief executive	62
134	Contents of notice	62
135	Security and indemnity	63
136	Chief executive must accept or decline notice	63
137	Chief executive may suspend accepted notice	63
138	Notice of suspension	64
139	Chief executive may reinstate accepted notice	64
140	Duration of accepted notice	64
	Investigation where notice of infringing goods	
141	Determination to conduct investigation	64
142	Claimant to provide information for investigation	65
143	Limitations on requirement to supply information	65
	Chief executive's determination	
144	Chief executive's determination	65
145	Notice of determination	65
146	Consequences of failure to serve notice	65
	Detention of infringing goods	
147	Detention of infringing goods	66
148	When detained goods may be released	66
149	Forfeiture of goods by consent	67
	Proceedings relating to infringing goods	
150	Application for various orders relating to infringing	67
	goods	
151	Proceedings to determine whether goods are infringing	67
152	goods Powers of court	68
1/	LUWYAA ULUUUU	UA

		Inspection of goods	
	153	Inspection of goods	68
		Service under this subpart	
	154	Service of notices under this subpart	69
		Subpart 5—Protection from civil and criminal liability	
	155	Protection from civil and criminal liability	69
		Part 6	
		General provisions	
		Regulations	
	156	Regulations	70
		Registrar	
	157	Registrar	71
	158	Registrar's seal	71
	159	Power of Registrar to delegate	72
	160	Hearing before exercise of Registrar's discretion	72
		Register of geographical indications	
	161	Register of geographical indications	73
	162	Public access to register	74
	163	Registrar may correct obvious errors or omissions	74
		Appeals	
	164	Appeals in relation to Registrar's decisions	74
	165	Notice of appeal	74
	166	Hearing of appeal	75
	167	Determination of appeal	75
	168	Provisions pending determination of appeal	75
		Advice and consultation	
	169	Registrar may obtain advice and consult	75
	170	Function of advisory committee appointed under Trade	75
		Marks Act 2002	
		Miscellaneous provisions	
	171	Recognition of agents	76
	172	Registrar may refuse to recognise person as agent	76
	173	Act does not affect unregistered geographical indication	76
	174	Act does not affect Wine Act 2003	76
	175	Act does not affect joint food standards	76
0.5	176	Act does not limit Fair Trading Act 1986	76
85		ule replaced	76
86	Conse	quential amendments to other Acts	77

	Part 4 Amendments to Overseas Investment Act 2005 and Overseas Investment Regulations 2005	
	Subpart 1—Amendments to Overseas Investment Act 2005	
87 88	Principal Act Section 61A amended (Regulations regarding alternative monetary thresholds for overseas investments in significant business assets)	77 77
	Subpart 2—Amendments to Overseas Investment Regulations 2005	
89	Principal regulations	77
90	Regulation 84 amended (Introduction to Part 5)	77
91	Regulation 85 amended (Definitions)	77
92	Regulation 88 amended (Introduction to subpart 2 and interaction between regulations in Part 5)	78
93	Schedule 1AA amended	78
	Part 5	
	Amendments to Tariff Act 1988, Tariff, and Customs and Excise Regulations 1996	
	Subpart 1—Amendments to Tariff Act 1988	
	Amendments to Tariff Act 1988	
94	Principal Act	78
95	Section 2 amended (Interpretation)	78
96	Section 7 amended (Application of Tariff)	78
97	Section 9 amended (Alterations and modifications of Tariff)	79
98	Section 15A amended (Interpretation)	79
99	Section 15H amended (Provisional transitional safeguard measure)	79
	Consequential amendment to Trade (Safeguard Measures) Act 2014	
100	Principal Act	79
101	Section 4 amended (Overview of safeguards)	79
	Subpart 2—Amendments to Tariff	
102	Principal legislation	79
103	Note 2 amended	79
104	Note 3 amended	79
105	Footnotes amended	80
106	Part II Concessions amended	80
	Subpart 3—Amendment to Customs and Excise Regulations 1996	
107	Principal regulations	80
108	New regulations 51ZZM and 51ZZN and cross-heading inserted	80

	European Union Free Trade Agreement Legislation Amendment Bill Part	1 cl 4
	Provisions relating to EU FTA group	
	51ZZM Interpretation	80
	51ZZN Originating goods	81
	Schedule 1 Schedule of Act previously called Geographical Indications (Wine and Spirits) Registration Act 2006 replaced	82
	Schedule 2 Consequential amendments to Acts	87
	Schedule 3 New Part 11 inserted into Schedule 1AA of Overseas Investment Regulations 2005	90
The	Parliament of New Zealand enacts as follows:	
1	Title	
	This Act is the European Union Free Trade Agreement Legislation Amenda Act 2024 .	ment
2	Commencement	
(1)	This Act comes into force on a single date set by Order in Council.	
(2)	An Order in Council made under this section is secondary legislation Part 3 of the Legislation Act 2019 for publication requirements).	(see
	Part 1	
	endments to regulations previously called Consumer Informa andards (Country of Origin (Clothing and Footwear) Labellin Regulations 1992	
3	Principal regulations	
(1)	This Part amends the regulations that were previously called the Const Information Standards (Country of Origin (Clothing and Footwear) Label Regulations 1992.	
(2)	Replace regulation 1(1) with:	
(1)	These regulations are the Consumer Information Standards (Country or Ttory of Origin (Clothing and Footwear) Labelling) Regulations 1992.	Terri-
4	Regulation 3 amended (Consumer information standard for clothing a footwear prescribed)	nd

(1)

Replace regulation 3(a) with:

every article of clothing and footwear to which these regulations apply

(a)

		that is supplied, offered for supply, or advertised for supply must be labelled or marked to show the country or territory of origin:	
(2)		egulation 3(c) and (d), replace "country in which the article was made or uced shall" with "country or territory of origin must".	5
(3)	In re	gulation 3(e),—	
	(a)	replace "country in which the footwear was made or produced shall" with "country or territory of origin must"; and	
	(b)	replace "country in which it was made or produced shall" with "country or territory of origin must".	10
(4)	In re	gulation 3, insert as subclause (2):	
(2)	In th	is regulation,—	
	cour	try or territory of origin means—	
	(a)	the country in which the article of clothing or footwear was made or produced; or	15
	(b)	in the case of an article of clothing or footwear made or produced in the territory of the European Union,—	
		(i) the country in which it was made or produced; or	
		(ii) the European Union	
		FTA means the Free Trade Agreement between New Zealand and the pean Union, done at Brussels on 9 July 2023	20
		tory of the European Union means the territories to which the EU FTA ies under Article 1.4(1)(a) of the EU FTA.	
		Part 2	
	Aı	mendments to Dairy Industry Restructuring Act 2001	25
5	Prin	cipal Act	
		Part amends the Dairy Industry Restructuring Act 2001.	
6	Sect	ion 5 amended (Interpretation)	
(1)	In se	ction 5(1), replace the definition of designated market with:	
	desig	gnated market means a market listed in Schedule 5A	30
(2)	In se	ction 5(1), replace the definition of export licence with:	
	_	ort licence, in respect of a designated market, means a licence allocated or section 26	
(3)	In se	ction 5(1), repeal the definitions of—	
	(a)	initial licence; and	35

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Part	2	CI	- 1	4

	(b) initial period; and	
	(c) interim licence; and	
	(d) interim period.	
(4)	In section 5(1), definition of quota year , paragraph (a), replace "European Communities" with "European Union".	5
(5)	In section 5(1), insert in its appropriate alphabetical order:	
	EU FTA means the Free Trade Agreement between New Zealand and the European Union, done at Brussels on 9 July 2023	
7	Section 21 amended (Purpose)	
	In section 21(3), replace "Schedules 5 and 5A" with "Schedule 5A".	10
8	Section 22 amended (Overview)	
	Repeal section 22(2).	
9	Section 23 amended (Restrictions on exports to designated markets)	
(1)	In section 23(1), replace "Schedules 5 and 5A" with "Schedule 5A".	
(2)	Repeal section 23(2).	15
10	Sections 24 to 25A repealed	
	Repeal sections 24 to 25A.	
11	Section 26 amended (Later allocation of export licences)	
(1)	Repeal section 26(1)(a) and (b).	
(2)	In section 26(1)(c), delete "after the initial periods".	20
(3)	In section 26(2), replace "Following the expiry of the initial and interim licences, export" with "Export".	
12	New section 26B inserted (Commencement of EU FTA tariff quotas)	
	After section 26A, insert:	
26B	Commencement of EU FTA tariff quotas	25
(1)	If the EU FTA first comes into force on a day other than 1 January in any year, an EU FTA tariff quota must be applied in that year on a pro rata basis.	
(2)	In this section, EU FTA tariff quota means an EU FTA tariff quota listed in Schedule 5A.	
13	Section 27 repealed (Increases in rights to export to designated markets during initial period)	30
	Repeal section 27.	

14	Section 27A amende designated markets	`	r reductions in rights to export to riod)	
(1)	In the heading to sect	ion 27A, delete	"after initial period".	
(2)	In section 27A(1), de	lete ", after the	initial period,".	
(3)	Repeal section 27A(4	·).		5
15	Section 28 repealed Repeal section 28.	(Restriction on	transfer of initial licences)	
16	Section 28A amende Repeal section 28A(4	`	g export licences)	
17			e section 29 repealed ling above section 29.	10
18	Schedule 5 repealed Repeal Schedule 5.			
19	Schedule 5A amende	ed		
(1)	Replace the Schedule	5A heading wi	th:	15
		Sched		
		Designate		
(2)	I. C.1. 1.1. 5 A	1 41 '4	ss 21(3), 23, 26	
(2)	with:	nace the item	relating to European Communities butter	20
	EU WTO tariff quotas European Union	Butter	Destined for import into the European Union under the tariff quota for butter of New Zealand origin, as provided for in the Current Access Quotas part of Section I-B of Schedule CLXXV/European Union of the World Trade Organization and as set out in paragraph 25(d)-(f), Section C, Annex 2-A of the EU FTA, including any amendment or any successor to that schedule or annex.	
(3)	· •		elating to European Communities cheddar heese for processing with:	
	European Union	Cheese	Destined for import into the European Union under the tariff quota for cheddar cheese and cheese for processing of New Zealand origin, as provided for in the Current Access Quotas part of Section I-B of Schedule CLXXV/European Union of the World Trade Organization and as set out in paragraph 26(d), Section C, Annex 2-	

A of the EU FTA, including any amendment or

			any successor to that schedule or annex.	
(4)	In Schedule 5A, after	r the new item re	lating to European Union cheese, insert:	
	EU FTA tariff quotas			
	European Union	Milk powders	Destined for import into the European Union under the tariff quota for milk powders of New Zealand origin, as set out in paragraph 24, Section C, Annex 2-A of the EU FTA, including any amendment or any successor to that annex.	
	European Union	Butter	Destined for import into the European Union under the tariff quota for butter of New Zealand origin, as set out in paragraph 25(a)-(c), Section C, Annex 2-A of the EU FTA, including any amendment or any successor to that annex.	
	European Union	Cheese	Destined for import into the European Union under the tariff quota for cheese of New Zealand origin, as set out in paragraph 26(a)-(c), Section C, Annex 2-A of the EU FTA, including any amendment or any successor to that annex.	
	European Union	Dairy processed agricultural products and high protein whey	Destined for import into the European Union under the tariff quota for dairy processed agricultural products and high protein whey of New Zealand origin, as set out in paragraph 27, Section C, Annex 2-A of the EU FTA, including any amendment or any successor to that annex.	
	Other WTO tariff quotas		, ,	
		Par		
A		_	called Geographical Indications egistration Act 2006	
20	Principal Act			
	This Part amends th tions (Wine and Spir		reviously called the Geographical Indica-Act 2006.	
21	Section 1 amended	(Title)		
	In section 1, delete "	(Wine and Spirits	s)".	

In section 3(a), replace "registration of geographical indications" with "protec-

In section 3(c), replace "a registered" with "a New Zealand registered or for-

provide a suitable legal framework for the protection of EU FTA geo-

tion of New Zealand and foreign geographical indications".

22

(1)

(2)

(3)

(e)

Section 3 amended (Purpose)

eign registered".

After section 3(d), insert:

graphical indications in respect of wine, spirits, and other goods in a

10

15

manner consistent with New Zealand's rights and obligations under the EU FTA.

3	Secti	ion 4 amended (Interpretation)	
1)	In se	ction 4, insert in their appropriate alphabetical order:	
	acce _]	pted notice, in subpart 4 of Part 5, has the meaning given to it in sec-	5
	chief	f executive,—	
	(a)	except in subpart 4 of Part 5 , means the chief executive of the Ministry that, under the authority of any warrant or with the authority of the Prime Minister, is for the time being responsible for the administration of this Act or the relevant part of this Act; and	10
	(b)	in subpart 4 of Part 5, has the meaning given to it in section 130	
	clain 130	nant, in subpart 4 of Part 5, has the meaning given to it in section	
		rol of Customs, in subpart 4 of Part 5, has the meaning given to it in in in 130	15
	Cust 130	toms, in subpart 4 of Part 5, has the meaning given to it in section	
	Cust tion	toms officer, in subpart 4 of Part 5, has the meaning given to it in sec-	20
	EU r	neans the European Union	
	Euro	FTA means the Free Trade Agreement between New Zealand and the pean Union done at Brussels on 9 July 2023, as revised or amended from to time	
	EU I	TA geographical indication has the meaning given to it in section 6(4)	25
		FTA registered geographical indication has the meaning given to it in tion 7(1)(c)	
	expo 130	rter, in subpart 4 of Part 5, has the meaning given to it in section	
	GI o	fficer, in Part 5, has the meaning given to it in section 79	30
		onymous or partially homonymous EU FTA geographical indication he meaning given to it in section 71(2)	
	impo 130	orter, in subpart 4 of Part 5, has the meaning given to it in section	
		ngement fee , in relation to an infringement offence, means the infringe-	35

infringement offence means an offence against section 120 or any other

offence identified in this Act as an infringement offence

	infrir	nging good, in Part 5, has the meaning given to it in section 79	
	infrir	nging material, in Part 5, has the meaning given to it in section 79	
	infrin	nging object, in Part 5, has the meaning given to it in section 79	
	issuir	ng officer, in Part 5, has the meaning given to it in section 79	
	the a	ster means the Minister who, under the authority of any warrant or with athority of the Prime Minister, is for the time being responsible for the histration of this Act or the relevant part of this Act	5
	regul	ations means regulations made under section 156	
	relev	ant good, in Part 5, has the meaning given to it in section 79	
	restri	iction on use, in Part 5, has the meaning given to it in section 79	10
		literation means the conversion of characters following the phonetics of riginal language or languages of the relevant geographical indication	
	writt	en or in writing, in Part 5, has the meaning given to it in section 79	
(2)		etion 4, definition of foreign registered geographical indication , replace on 7(3)" with " section 7(1)(b) ".	15
(3)	"hom	ction 4, definition of homonymous geographical indication, replace conymous geographical indication" with "homonymous New Zealand reign geographical indication".	
(4)	In sec	etion 4, replace the definition of ministry with:	
	the a	stry means the Ministry that, under the authority of any warrant or with uthority of the Prime Minister, is for the time being responsible for the nistration of this Act or the relevant part of this Act	20
(5)		etion 4, definition of New Zealand registered geographical indications, the "section 7(2)" with "section 7(1)(a)".	
(6)	In se 156 "	ction 4, definition of prescribed , replace "section 57" with " section .	25
(7)	In sec	etion 4, definition of register , replace "section 42" with " section 161 ".	
(8)	In sec	etion 4, definition of Registrar, replace "section 34" with "section 157".	
(9)	In sec	etion 4, replace the definition of spirit with:	
	spirit	<u>-</u>	30
	(a)	means a potable alcoholic distillate, including whisky, brandy, rum, gin, and vodka, produced by distillation of fermented liquor derived from food sources, so as to have the taste, aroma, and other characteristics generally attributable to that particular spirit; but	
	(b)	in the definition of EU FTA geographical indication in section 6(4) , has the meaning given to it in Annex 18-A of the EU FTA	35
(10)	In sec	etion 4, definition of working day, paragraph (c)(i) and (ii), replace "sec-	

tion 49" with "**section 165**".

has the same meaning as grape wine in section 4(1) of the Wine Act

(11) In section 4, replace the definition of **wine** with:

wine—

2003; but

(a)

	(b) in the definition of EU FTA geographical indication in section 6(4) , has the meaning given to it in Annex 18-A of the EU FTA	5
24	New section 4A inserted (Transitional, savings, and related provisions) After section 4, insert:	
4A	Transitional, savings, and related provisions The transitional, savings, and related provisions set out in Schedule 1 have effect according to their terms.	10
25	Part 2 heading replaced Replace the Part 2 heading with:	
	Part 2 Types of geographical indication	15
26	Cross-heading above section 6 repealed Repeal the cross-heading above section 6.	
(1)(2)(3)	 Section 6 amended (What is geographical indication?) Replace the heading to section 6 with "Geographical indications". In section 6(1),— (a) replace "a wine or spirit" with "a wine, spirit, or other good (as the case requires)"; and (b) replace "the wine or spirit" with "the wine, spirit, or other good". Replace section 6(3) with: 	20
(3)	 A foreign geographical indication— (a) means a geographical indication that identifies a wine or spirit as originating in a country other than New Zealand; but (b) does not include an EU FTA geographical indication unless the EU FTA geographical indication is also listed in Part 2 of the register. 	25
(4)	An EU FTA geographical indication means a geographical indication that— (a) identifies a wine, spirit, or other good as originating in a country that is a member state of the EU; and (b) is listed in Section A of Annex 18-B of the EU FTA.	30

28	Section 6A amended (What is enduring New Zealand geographical indication?)	
(1)	Replace the heading to section 6A with "Enduring New Zealand geographical indications".	
(2)	In section 6A(1)(b)(i), replace "registered geographical indication" with "New Zealand registered geographical indication".	5
29	Section 7 replaced (What is registered geographical indication?) Replace section 7 with:	
7	Registered geographical indications	
(1)	A registered geographical indication is—	10
	(a) a New Zealand geographical indication registered under section 8 (a New Zealand registered geographical indication); or	
	(b) a foreign geographical indication registered under section 8 (a foreign registered geographical indication); or	
	(c) an EU FTA geographical indication registered under section 57 or clause 2 of Schedule 1 (an EU FTA registered geographical indication).	15
(2)	Subsection (1)(a) and (b) is subject to section 47D.	
7A	Registration as both foreign and EU FTA geographical indication	
(1)	A foreign registered geographical indication that is then registered as an EU FTA registered geographical indication does not lose its registration as a foreign registered geographical indication because of its registration as an EU FTA registered geographical indication.	20
(2)	An EU FTA registered geographical indication that is then registered as a for- eign registered geographical indication under section 8 does not lose its regis- tration as an EU FTA registered geographical indication because of its registra- tion as a foreign registered geographical indication.	25
30	New Part 3 heading inserted	
	After section 7, insert:	
	Part 3	30
	New Zealand and foreign geographical indications	30
31	Section 8 amended (Registration)	

In the heading to section 8, after "Registration", insert "of New Zealand or

foreign geographical indication".

(1)

(2)	In section 8(1) and (2), replace "geographical indication" with "New Zealand or foreign geographical indication".	
32	Section 9 amended (Date of registration)	
(1)	In the heading to section 9, after "Date of registration", insert "of New Zealand or foreign geographical indication".	5
(2)	In section 9(1), replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication".	
(3)	In section 9(2), replace "geographical indication" with "New Zealand or for- eign geographical indication".	
33	Section 9A amended (Duration of registration)	10
(1)	In the heading to section 9A, after "Duration of registration", insert "of New Zealand or foreign geographical indication".	
(2)	In section 9A(1), (2), and (3), replace "geographical indication" with "New Zealand or foreign geographical indication".	
34	Section 10 amended (Geographical indication identical to registered geographical indication)	15
(1)	In the heading to section 10, replace "Geographical indication" with "New Zealand or foreign geographical indication".	
(2)	In section 10(a) and (b), replace "a geographical indication" with "a New Zealand or foreign geographical indication".	20
35	Section 11 amended (Geographical indication identical to customary name of grape variety)	
(1)	In the heading to section 11, replace "Geographical indication" with "New Zealand or foreign geographical indication".	
(2)	In section 11, replace "geographical indication" with "New Zealand or foreign geographical indication".	25
36	Section 12 amended (Geographical indication identical to common name for wine or spirit)	
(1)	In the heading to section 12, replace "Geographical indication" with "New Zealand or foreign geographical indication".	30
(2)	In section 12(a) and (b), replace "geographical indication" with "New Zealand or foreign geographical indication".	
37	Section 13 amended (Foreign geographical indication)	
	In the heading to section 13, after "Foreign geographical indication", insert "no longer protected, or fallen into disuse, in country of origin".	35

38	Section 13A amended (No registration of geographical indication if use or registration likely to be offensive)	
(1)	In the heading to section 13A, replace "geographical indication" with "New Zealand or foreign geographical indication".	
(2)	In section 13A, replace "geographical indication" with "New Zealand or for- eign geographical indication".	5
39	Section 14 amended (No registration of geographical indication if identical to trade mark for identical goods or services)	
(1)	In the heading to section 14, replace "geographical indication" with "New Zealand or foreign geographical indication".	10
(2)	In section 14(1), (2), and (3), replace "a geographical indication" with "a New Zealand or foreign geographical indication".	
40	Section 15 amended (No registration of geographical indication if identical to trade mark for similar goods or services)	
(1)	In the heading to section 15, replace "geographical indication" with "New Zealand or foreign geographical indication".	15
(2)	In section 15(1), (2), and (3), replace "a geographical indication" with "a New Zealand or foreign geographical indication".	
41	Section 16 amended (No registration of geographical indication if similar to trade mark for identical goods or services)	20
(1)	In the heading to section 16, replace "geographical indication" with "New Zealand or foreign geographical indication".	
(2)	In section 16(1), (2), and (3), replace "a geographical indication" with "a New Zealand or foreign geographical indication".	
42	Section 17 amended (No registration of geographical indication if similar to trade mark for similar goods or services)	25
(1)	In the heading to section 17, replace "geographical indication" with "New Zealand or foreign geographical indication".	
(2)	In section 17(1), (2), and (3), replace "a geographical indication" with "a New Zealand or foreign geographical indication".	30
43	New section 17A inserted (No registration of New Zealand or foreign geographical indication if identical or similar to well-known trade mark that indicates connection) After section 17, insert:	

17A		egistration of New Zealand or foreign geographical indication if tical or similar to well-known trade mark that indicates connection	
	The tion	Registrar must not register a New Zealand or foreign geographical indica- if—	
	(a)	it is identical or similar to a trade mark that is well known in New Zealand; and	5
	(b)	the trade mark is registered in New Zealand in respect of goods that are neither identical nor similar to the good to which the New Zealand or foreign geographical indication relates; and	
	(c)	the use of the geographical indication in respect of a good is likely to indicate a connection to the owner of the trade mark; and	10
	(d)	the interests of the trade mark owner are likely to be damaged by the use of the geographical indication; and	
	(e)	the trade mark's deemed date of registration (as defined in section 5 of the Trade Marks Act 2002) is earlier than the date of the application for registration of the geographical indication.	15
	Comp	are: EU FTA art 18.33.3(b)	
44		ion 18 amended (When restrictions on registration as geographical cation do not apply in relation to trade mark)	
(1)		the heading to section 18, replace "as geographical indication" with "of Zealand or foreign geographical indication".	20
(2)	In se	ction 18(1), replace "sections 14 to 17" with "sections 14 to 17A".	
(3)		ection 18(1), replace "register a geographical indication" with "register a Zealand or foreign geographical indication".	
45	Cros	ss-heading above section 19 replaced	25
	Repl	ace the cross-heading above section 19 with:	
Reg	istrati	ion of homonymous New Zealand or foreign geographical indication	
46		ion 19 amended (Registrar may register homonymous geographical cation)	
(1)		he heading to section 19, replace "geographical indication" with "New and or foreign geographical indication".	30
(2)		ection 19(1), replace "geographical indication" with "New Zealand or for- geographical indication".	
(3)		ection 19(2), replace "homonymous geographical indication" with nonymous New Zealand or foreign geographical indication".	35

(4)

In section 19(2), replace—

	(a)	"registered geographical indication" with "New Zealand registered or foreign registered geographical indication" in each place:	
	(b)	"a geographical indication" with "a New Zealand or foreign geographical indication" in each place.	
47	Section 20 amended (Registrar may impose conditions when registering homonymous geographical indication)		5
(1)	In the heading to section 20, replace "geographical indication" with "New Zealand or foreign geographical indication".		
(2)		ection 20(1), replace "geographical indication" with "New Zealand or for- geographical indication" in each place.	10
48	Cros	ss-heading above section 21 replaced	
	Repl	ace the cross-heading above section 21 with:	
		Restrictions on use	
49	Sect	ion 25 amended (Additional rules relating to restrictions on use)	
(1)	In the heading to section 25, after "restrictions on use", insert "of New Zealand registered or foreign registered geographical indication".		15
(2)		ection 25, replace "a registered geographical indication" with "a New Zearegistered or foreign registered geographical indication".	
(3)	In se	ection 25(b), after "translation", insert "or transliteration".	
(4)	In se	ection 25, insert as subsection (2):	20
(2)	apply	to ite subsection (1)(b), the restrictions in sections 21 to 24 do not by to a translated term if evidence is provided that shows there is no link the reen the geographical indication and the translated term.	
50		ion 26 amended (Use of certain information not use of registered raphical indication)	25
(1)		he heading to section 26, replace "registered geographical indication" "New Zealand registered or foreign registered geographical indication".	
(2)		ection 26, replace "registered geographical indication" with "New Zealand stered or foreign registered geographical indication".	30
51	Cros	ss-heading above section 27 replaced	
	Repl	ace the cross-heading above section 27 with:	

When restrictions on use do not apply

52	Section 27 repealed (Wine or spirit never in New Zealand or in transit only)	
	Repeal section 27.	
53	Section 28 amended (Bottling pre-dating registration of registered geographical indication)	5
(1)	In the heading to section 28, replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication".	
(2)	In section 28, replace "a registered geographical indication" with "a New Zealand registered or foreign registered geographical indication".	10
54	Section 29 amended (Continuous use)	
	In section 29(1) and (1A), replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication" in each place.	
55	Section 30 amended (Trade mark pre-dating registration of registered geographical indication)	15
(1)	In the heading to section 30, replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication".	
(2)	In section 30(1), replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication".	20
56	Section 31 amended (Use of registered geographical indication in unregistered trade mark after 5 years after adverse use generally known)	
(1)	Replace the heading to section 31 with "Use of New Zealand registered or foreign registered geographical indication in unregistered trade mark in certain circumstances".	25
(2)	In section 31(1) and (2), replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication" in each place.	
57	Section 32 amended (Unregistered geographical indication homonymous with registered geographical indication)	30
(1)	Replace the heading to section 32 with "Unregistered New Zealand or for- eign geographical indication homonymous with New Zealand registered or foreign registered geographical indication".	
(2)	In section 32(1) and (2), replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication".	35

(3)	In section 32(1) and (2), replace "unregistered geographical indication" with "unregistered New Zealand or unregistered foreign geographical indication" in each place.	
58	Sections 33 to 35A and cross-headings repealed	
	Repeal sections 33 to 35A and the cross-headings above sections 33 and 34.	5
59	Section 36 amended (Interested person may apply for registration of geographical indication)	
(1)	In the heading to section 36, replace "geographical indication" with "New Zealand or foreign geographical indication".	
(2)	In section 36, replace "geographical indication" with "New Zealand or foreign geographical indication".	10
60	Section 36A amended (Registrar may amend application to substitute applicant)	
(1)	In the heading to section 36A, after "application", insert "for registration of New Zealand or foreign geographical indication".	15
(2)	In section 36A(1), replace "geographical indication" with "New Zealand or foreign geographical indication".	
(3)	In section 36A(2)(b), delete "made under section 57(1)(ea)".	
61	Section 36B amended (Registrar must give public notice of accepted application)	20
(1)	In the heading to section 36B, after "application", insert "for registration of New Zealand or foreign geographical indication".	
(2)	In section 36B(1), replace "geographical indication" with "New Zealand or foreign geographical indication".	
62	Section 36C amended (Interested person may oppose accepted application)	25
(1)	In the heading to section 36C, after "application", insert "for registration of New Zealand or foreign geographical indication".	
(2)	In section 36C, replace "geographical indication" with "New Zealand or foreign geographical indication".	
63	Section 37 amended (Registrar must deal with application according to prescribed procedure)	30
(1)	In the heading to section 37, after "application", insert "for registration of New Zealand or foreign geographical indication".	
(2)	In section 37(1), after "application", insert "for registration of a New Zealand or foreign geographical indication".	35

64	Section 38 amended (Priority)	
	In section 38(1), replace "a geographical indication" with "a New Zealand or foreign geographical indication".	
65	Sections 39 to 40 repealed	
	Repeal sections 39 to 40.	5
66	Section 41 amended (Conditions of use)	
(1)	In the heading to section 41, after "use", insert "of New Zealand registered or foreign registered geographical indication".	
(2)	In section 41, replace "a geographical indication" with "a New Zealand or foreign geographical indication".	10
67	Sections 42 to 44 and cross-heading above section 42 repealed	
	Repeal sections 42 to 44 and the cross-heading above section 42.	
68	Section 45 amended (Removal from register)	
(1)	In the heading to section 45, after "Removal", insert "of New Zealand registered or foreign registered geographical indication".	15
(2)	In section 45(1), replace "The registrar may remove a registered geographical indication" with "The Registrar or the court may remove a New Zealand registered or foreign registered geographical indication".	
(3)	In section 45(2) and (4), replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication".	20
(4)	In section 45(2), replace "his or her" with "the Registrar's".	
(5)	After section 45(2), insert:	
(2A)	The court may remove a New Zealand registered or foreign registered geo- graphical indication under subsection (1) on the application of any interested person.	25
(6)	In section 45(3), replace "The Registrar" with "The Registrar or the court".	
69	Section 45A amended (Notice of proposed removal)	
(1)	In the heading to section 45A, after "Notice of proposed removal", insert "of New Zealand registered or foreign registered geographical indication from register".	30
(2)	In section 45A(1),—	
	(a) replace "his or her" with "the Registrar's"; and	
	(b) replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication"	

In section 45A(2), replace "registered geographical indication" with "New Zea- 35

land registered or foreign registered geographical indication".

(3)

In section 46(1), (1A), and (1B), replace "registered geographical indication"

with "New Zealand registered or foreign registered geographical indication" in

Section 46 amended (Alteration of register)

In section 46(1), replace "his or her" with "the Registrar's".

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(1)

(2)

each place.

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(3)	In section 46(1C)(b), delete "made under section 57(1)(ea)".	
71	Section 46A amended (Notice of proposed alteration)	
(1)	In section 46A(1), replace "his or her" with "the Registrar's".	
(2)	In section 46A(1) and (2), replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication" in each place.	10
72	Section 46C amended (Alteration of register concerning certain inconsistent information)	
	After section 46C(2), insert:	
(2A)	Regulations made for the purposes of this section may include procedures, requirements, and other matters in respect of an alteration.	15
73	Section 47 amended (Procedure for removal or alteration)	
(1)	In section 47(1) and (3), replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication".	
(2)	In section 47(1), delete "made under section 57".	20
74	Section 47A amended (Renewal of registration)	
(1)	In the heading to section 47A, after "Renewal of registration", insert "of New Zealand registered or foreign registered geographical indication".	
(2)	In section 47A(1), replace "registered geographical indication" with "New Zealand registered or foreign registered geographical indication".	25
75	Section 47B amended (Notice of pending expiration of registration of geographical indication)	
(1)	In the heading to section 47B, replace "geographical indication" with "New Zealand or foreign geographical indication".	
(2)	In section 47B(1), replace "geographical indication" with "New Zealand or foreign geographical indication" in each place.	30
(3)	In section 47B(1)(a) and (b), after "expiration of the", insert "registration of the".	
76	Section 47C amended (Procedure if registration not renewed)	
	In section 47C(1), replace "geographical indication" with "New Zealand or foreign geographical indication".	35
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Section 47D amended (Effect of registered-past expiry date status)

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	In section 47D(1), replace "A geographical indication" with "A New Zealand or foreign geographical indication".				
78	Sections 48 to 52 and cross-heading replaced				
	Replace sections 48 to 52 and the cross-heading above section 48 with:				
		Costs			
47E	Regi	strar may award costs			
(1)	The I	Registrar may, in any proceedings before the Registrar under this Part,—			
	(a)	by order, award to a party costs of an amount that the Registrar thinks appropriate (which, without limitation, may be on an indemnity basis); and	10		
	(b)	direct how and by what parties the costs are to be paid.			
(2)		order may be entered as a judgment of the court and may be enforced dingly.			
47F	Regis	strar may require security for costs	15		
(1)	The Registrar may require a party to proceedings to give security for the costs of the proceedings if the Registrar is satisfied that—				
	(a)	the party does not reside, and does not carry on business, in New Zealand; or			
	(b)	there is reason to believe that the party will be unable to pay the costs of the other party if unsuccessful in the proceedings.	20		
(2)	ceedi	party does not give the security required, the Registrar may treat the prongs as having been abandoned by that party and determine the matter dingly.			
47G	Mea	ning of proceedings for purposes of sections 47E and 47F	25		
		he purposes of sections 47E and 47F , proceedings means any proced-rescribed by the regulations—			
	(a)	for opposition, and determination of opposition, to an accepted application for registration of a geographical indication as referred to in section 37(2)(b):	30		
	(b)	for opposition, and determination of opposition, to the removal or alteration of a registered geographical indication as referred to in section 47(2)(b).			
79	Cros	s-heading above section 53 replaced			

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Replace the cross-heading above section 53 with:

Part 3 cl 84

New Zealand geographical indications committee

80	Section 53 amended (When Registrar may establish geographical indications committee)	
(1)	In the heading to section 53, replace "geographical indications" with "New Zealand geographical indications".	5
(2)	In section 53(1) and (2), replace "geographical indications" with "New Zealand geographical indications" in each place.	
(3)	In section 53(1), (2), and (3), replace "geographical indication" with "New Zealand geographical indication" in each place.	
(4)	In section 53(1)(b) and (c), replace "registered geographical indication" with "New Zealand registered geographical indication".	10
81	Section 54 amended (Membership of committee)	
(1)	In the heading to section 54, replace "committee" with "New Zealand geographical indications committee".	
(2)	In section 54(1), replace "committee" with "New Zealand geographical indications committee".	15
(3)	In section 54(2)(a) and (b), replace "his or her" with "their".	
82	Section 55 amended (Discharge of committee or removal of member)	
(1)	In the heading to section 55, replace "committee" with "New Zealand geographical indications committee".	20
(2)	In section 55(1), replace "committee" with "New Zealand geographical indications committee".	
(3)	In section 55(2), replace "his or her" with "that person's".	
83	Section 56 amended (Proceedings of committee)	
(1)	In the heading to section 56, replace "committee" with "New Zealand geographical indications committee".	25
(2)	In section 56(1), replace "a committee" with "a New Zealand geographical indications committee".	
84	Sections 57 to 64 and cross-heading replaced	

Replace sections 57 to 64 and the cross-heading above section 57 with:

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Part 4 EU FTA geographical indications

Registration

57	Registration	of EU FTA	geographica	d indication
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- (1) The Secretary of Foreign Affairs and Trade must, in writing, notify the Segistrar if,—
 - (a) in accordance with the EU FTA, a geographical indication has been listed or changed in Section A of Annex 18-B of the EU FTA (the **Annex**); and
 - (b) a New Zealand registered or foreign registered geographical indication must be altered to enable the geographical indication to be registered in accordance with **section 72** (if the listing or change is in respect of a homonymous or partially homonymous EU FTA geographical indication).
- (2) The notification must be made as soon as practicable after the listing or change is made in the Annex.
- (3) The Registrar must then—
 - (a) register the EU FTA geographical indication as soon as practicable after receiving the notification under subsection (1)(a); and
 - (b) alter the register to include conditions in respect of a New Zealand registered or foreign registered geographical indication if the Registrar is notified under subsection (1)(b) (and those conditions apply immediately after they are added to the register).

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- (4) However, the Registrar must not register or change an EU FTA geographical indication unless the requirements in **section 58** have been complied with.
- (5) All conditions set out in the Annex relating to a homonymous or partially homonymous EU FTA geographical indication apply to the geographical indication if it is registered or changed under this section (and those conditions apply immediately after the listing or change is made in the Annex).
- (6) The Registrar is entitled to rely on a certificate from the Secretary of Foreign Affairs and Trade as to whether a listing or change of an EU FTA geographical indication in the Annex is in accordance with the EU FTA.
- (7) In this section and **section 58**, **change**, in respect of an EU FTA geographical indication, means a change to the name of an EU FTA geographical indication or the product class to which it relates.

58		mination and opposition requirements before registration of EU FTA raphical indication			
(1)	The Secretary of Foreign Affairs and Trade must, in writing, notify the Registrar if the EU requests, in accordance with the EU FTA, that New Zealand register a geographical indication or change the registration of an EU FTA registered geographical indication.				
(2)	The	Registrar must—			
	(a)	give public notice of the proposed registration, or change to the registra- tion, of the geographical indication in accordance with requirements in regulations; and	10		
	(b)	give interested persons an opportunity, in accordance with the opposition procedure in regulations, to oppose the registration or change to registration on the basis that there is a ground to refuse to register the geographical indication or change the registration under any of sections 62 to 69 and 71 ; and	15		
	(c)	examine, in accordance with the examination procedure in regulations, whether there is any ground to refuse to register the geographical indication or change the registration under any of sections 62 to 69 and 71 .			
(3)	The Registrar must, after complying with the requirements in subsection (2) with respect to a proposed registration or change to registration, determine—				
	(a)	that there are no grounds to refuse the registration or change to registration under any of sections 62 to 69 and 71 ; or			
	(b)	that there is a ground under any of sections 65 to 69 to refuse the registration or change to registration, but it is permitted under section 70 ; or	25		
	(c)	that there is a ground under section 71 to refuse the registration or change to registration, but it is permitted under section 72 ; or			
	(d)	that there is a ground under any of sections 62 to 69 and 71 to refuse the registration or change to registration, and it is not permitted under section 70 or 72 (as the case requires).	30		
(4)	FTA	e Registrar determines that a homonymous or partially homonymous EU geographical indication may be registered in accordance with section the Registrar must also determine whether—			
	(a)	the EU FTA geographical indication may be registered with conditions and, if so, what those conditions may be; and	35		
	(b)	the register in respect of an earlier registered New Zealand or foreign geographical indication may be altered by adding conditions and, if so,			

what those conditions may be.

(5)	The Registrar must notify the Secretary of Foreign Affairs and Trade, in writing, of the Registrar's determinations under subsections (3) and (4) , including,—			
	(a)		refusal to register an EU FTA geographical indication, the ground rounds for refusal; and	5
	(b)		e Registrar decides that an EU FTA geographical indication may be stered under section 70 , the reasons for the Registrar's decision;	
	(c)	EU 1	e Registrar determines that a homonymous or partially homonymous FTA geographical indication may be registered under section 72 , conditions, if any, that may be imposed—	10
		(i)	on the registration of the EU FTA geographical indication and the reasons for those conditions; and	
		(ii)	on the registration of the earlier registered geographical indication and the reasons for those conditions.	15
(6)		_	rar must also give public notice of the information provided under on (5), in the format and manner that the Registrar thinks appropri-	
	Comp	are: EU	FTA art 18.33.2, 18.40.2(b), (c)	
59	Date	of reg	gistration of EU FTA geographical indications	20
	deen lic no	ned to	A registered geographical indication registered under section 57 is be registered on and after the date on which the Registrar gives pubfithe proposed registration under section 58(2)(a) . FTA art 18.35	
		D^{ϵ}	uration of registration and removal from register	25
60	Dura	ation o	of registration of EU FTA geographical indications	
	remo	oved fr	A registered geographical indication remains registered unless it is om the register under section 61 . FTA art 18.34.2, 18.39.4	
61	Rem	oval o	f EU FTA geographical indication from register	30
(1)	Regi	strar tl	tary of Foreign Affairs and Trade must, in writing, notify the nat an EU FTA geographical indication has been removed from Section 18-B of the EU FTA as soon as practicable after the removal.	
(2)	regis	ter as	rar must then remove the EU FTA geographical indication from the soon as practicable after receiving the notification.	35

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Restrictions on registration

No registration of EU FTA geographical indication if identical to common name for good

The Registrar must not register an EU FTA geographical indication if it is identical to the term customary in common language as the common name in New Zealand for the good to which the geographical indication relates.

Compare: EU FTA art 18.33.3(c)

No registration of EU FTA geographical indication if name of plant variety or animal breed

The Registrar must not register an EU FTA geographical indication if it is a term that is used in New Zealand as the name of a plant variety or an animal breed and as a result is likely to mislead consumers as to the true origin of the good.

Compare: EU FTA art 18.33.3(d)

No registration of EU FTA geographical indication if likely to be offensive

The Registrar must not register an EU FTA geographical indication if its use in relation to goods or its registration would, in the opinion of the Registrar, be likely to offend a significant section of the community, including Māori.

Compare: EU FTA art 18.33.3(f)

No registration of EU FTA geographical indication if identical to trade mark for identical goods

- (1) The Registrar must not register an EU FTA geographical indiction if it is identical to a trade mark and the trade mark is registered in New Zealand in respect of identical goods.
- (2) The Registrar must not register an EU FTA geographical indication if—
 - (a) it is identical to a trade mark; and
 - (b) the owner of the trade mark has in good faith applied for the registration in New Zealand of the trade mark in respect of identical goods; and
 - (c) the trade mark's deemed date of registration (as defined in section 5 of the Trade Marks Act 2002), if the trade mark were to be registered, is earlier than the date of the public notice of the proposed registration of the geographical indication under **section 58(2)(a)**.
- (3) The Registrar must not register an EU FTA geographical indiction if it is identical to a trade mark and rights to the trade mark have been acquired through use in New Zealand in good faith in respect of identical goods.

Compare: EU FTA art 18.33.3(a)

Mo registration of EU FIA geographical indication if identical to trade mark for similar goods						
(1)	The	The Registrar must not register an EU FTA geographical indication if—				
	(a)	it is identical to a trade mark; and				
	(b)	the trade mark is registered in New Zealand in respect of similar goods; and	5			
	(c)	its use is likely to deceive or confuse.				
(2)	The	Registrar must not register an EU FTA geographical indication if—				
	(a)	it is identical to a trade mark; and				
	(b)	the owner of the trade mark has in good faith applied for the registration in New Zealand of the trade mark in respect of similar goods; and	10			
	(c)	the trade mark's deemed date of registration (as defined in section 5 of the Trade Marks Act 2002), if the trade mark were to be registered, is earlier than the date of the public notice of the proposed registration of the geographical indication under section 58(2)(a) ; and	15			
	(d)	its use is likely to deceive or confuse.				
(3)	The	Registrar must not register an EU FTA geographical indication if—				
	(a)	it is identical to a trade mark; and				
	(b)	rights to the trade mark have been acquired through use in New Zealand in good faith in respect of similar goods; and	20			
	(c)	its use is likely to deceive or confuse.				
	Comp	are: EU FTA art 18.33.3(a)				
67		o registration of EU FTA geographical indication if similar to trade nark for identical goods				
(1)	The	Registrar must not register an EU FTA geographical indication if—	25			
	(a)	it is similar to a trade mark; and				
	(b)	the trade mark is registered in New Zealand in respect of identical goods; and				
	(c)	its use is likely to deceive or confuse.				
(2)	The	Registrar must not register an EU FTA geographical indication if—	30			
	(a)	it is similar to a trade mark; and				
	(b)	the owner of the trade mark has in good faith applied for the registration in New Zealand of the trade mark in respect of identical goods; and				
	(c)	the trade mark's deemed date of registration (as defined in section 5 of the Trade Marks Act 2002), if the trade mark were to be registered, is earlier than the date of the public notice of the proposed registration of the geographical indication under section 58(2)(a) ; and	35			

	(d)	its use is likely to deceive or confuse.	
(3)	The l	Registrar must not register an EU FTA geographical indication if—	
	(a)	it is similar to a trade mark; and	
	(b)	rights to the trade mark have been acquired through use in New Zealand in good faith in respect of identical goods; and	5
	(c)	its use is likely to deceive or confuse.	
	Comp	are: EU FTA art 18.33.3(a)	
68		egistration of EU FTA geographical indication if similar to trade k for similar goods or services	
(1)	The l	Registrar must not register an EU FTA geographical indication if—	10
	(a)	it is similar to a trade mark; and	
	(b)	the trade mark is registered in New Zealand in respect of similar goods; and	
	(c)	its use is likely to deceive or confuse.	
(2)	The l	Registrar must not register an EU FTA geographical indication if—	15
	(a)	it is similar to a trade mark; and	
	(b)	the owner of the trade mark has in good faith applied for the registration in New Zealand of the trade mark in respect of similar goods; and	
	(c)	the trade mark's deemed date of registration (as defined in section 5 of the Trade Marks Act 2002), if the trade mark were to be registered, is earlier than the date of the public notice of the proposed registration of the geographical indication under section 58(2)(a) ; and	20
	(d)	its use is likely to deceive or confuse.	
(3)	The l	Registrar must not register an EU FTA geographical indication if—	
	(a)	it is similar to a trade mark; and	25
	(b)	rights to the trade mark have been acquired through use in New Zealand in good faith in respect of similar goods; and	
	(c)	its use is likely to deceive or confuse.	
	Compa	are: EU FTA art 18.33.3(a)	
69		egistration of EU FTA geographical indication if identical or similar ell-known trade mark that indicates connection	30
	The l	Registrar must not register an EU FTA geographical indication if—	
	(a)	it is identical or similar to a trade mark that is well known in New Zealand; and	
	(b)	the trade mark is registered in New Zealand in respect of goods that are neither identical nor similar to the good to which the EU FTA geograph- ical indication relates; and	35

	(c)	the use of the geographical indication in respect of a good is likely to indicate a connection to the owner of the trade mark; and	
	(d)	the interests of the trade mark owner are likely to be damaged by the use of the geographical indication; and	
	(e)	the trade mark's deemed date of registration (as defined in section 5 of the Trade Marks Act 2002) is earlier than the public notice of the proposed registration of the geographical indication under section 58(2)(a) .	5
	Compa	re: EU FTA art 18.33.3(b)	
70	When	n restrictions in sections 65 to 69 do not apply	10
(1)	regist	restrictions in sections 65 to 69 do not apply, and the Registrar may er an EU FTA geographical indication that is identical or confusingly ar to a trade mark, if—	
	(a)	the owner of the trade mark has consented to its registration as a geographical indication; or	15
	(b)	the Registrar considers that the geographical indication may co-exist with the trade mark.	
(2)		king a decision under subsection (1)(b) , the Registrar must have regard following factors:	
	(a)	the geographical indication's history of use in good faith in New Zealand:	20
	(b)	recognition of the geographical indication in New Zealand as a geographical indication:	
	(c)	the legitimate interests of the owner of the trade mark and of third parties:	25
	(d)	any other relevant factors.	
	Re	gistration of homonymous EU FTA geographical indication	
71	_	strar may register homonymous or partially homonymous EU FTA caphical indication	
(1)	The Registrar must not register an EU FTA geographical indication if it is a homonymous or partially homonymous EU FTA geographical indication except in accordance with section 72 .		
(2)		s Act, homonymous or partially homonymous EU FTA geographical ation means—	
	(a)	an EU FTA geographical indication for a wine that consists of or includes the same spelling, or sounds the same in whole or part, as a word or term that is part of—	35

		(i)	a New Zealand registered or foreign registered geographical indi- cation for a wine having a different geographical origin; or	
		(ii)	a New Zealand or foreign geographical indication for a wine having a different geographical origin for which an application for registration under section 36 has been made; or	5
	(b)	inclu	EU FTA geographical indication for a spirit that consists of or ides the same spelling, or sounds the same in whole or part, as a d or term that is part of—	
		(i)	a New Zealand registered or foreign registered geographical indi- cation for a spirit having a different geographical origin; or	10
		(ii)	a New Zealand or foreign geographical indication for a spirit having a different geographical origin for which an application for registration under section 36 has been made.	
	Comp	are: EU	FTA art 18.33.3(e)	
72	_		may impose conditions when registering homonymous or omonymous EU FTA geographical indication	15
(1)	The Registrar may register a homonymous or partially homonymous EU FTA geographical indication with conditions, or alter the register to include conditions for the use of the earlier registered geographical indication (in the case of			20
(2)		_	g what conditions (if any) to impose under subsection (1) , the nust take into account—	
	(a)		need for the equitable treatment of the producers of goods to which reographical indications relate; and	25
	(b)	the n	eed to ensure that consumers are not misled.	
	Comp	are: EU	FTA art 18.39	
			Restriction on use	
73	Rest	riction	on use of EU FTA registered geographical indication	
(1)	A pe in re- regis	rson m lation t	nust not, in trade, use an EU FTA registered geographical indication to a good that falls within the product class for which the EU FTA geographical indication is registered, unless the good meets the ecification of the EU FTA registered geographical indication.	30
(2)	Subs	sectio	on (1) applies even if—	
	(a)	the tr	rue place of origin of the good is indicated; or	35
	(b)		EU FTA registered geographical indication is used in translation or literation (whether or not the transliteration is specified on the regis- or	

the use of the EU FTA registered geographical indication is accompan-

(c)

		ied by any of the words "kind", "type", "style", "imitation", or any similar word or expression.	
(3)	to a	translated term if evidence is provided that shows there is no link between ecographical indication and the translated term.	5
(4)	In th	is section,—	
	prod	luct class means a product class from Annex 18-A of the EU FTA	
	geog	luct specification means the requirements approved by the EU for using a raphical indication for marketing a particular product, including (without ation)—	10
	(a)	the name protected as a geographical indication in respect of the product; and	
	(b)	a description of the product; and	
	(c)	the specific geographical area to which the geographical indication relates; and	15
	(d)	a description of the method of making the product to which the geo- graphical indication relates; and	
	(e)	the authority or body responsible for verifying compliance with the product specification.	20
	Comp	are: EU FTA art 18.32.2(b), (c), 18.34.1(a)	
		When restriction on use does not apply	
74	EU I	FTA geographical indication no longer protected in country of origin	
	sect	restriction on the use of an EU FTA registered geographical indication in tion 73 ceases to apply from the date on which the geographical indication es to be protected in its country of origin. are: EU FTA art 18.34.2, 18.34.3	25
75	Pers	on's name or common English word	
(1)	The sectorade	restriction on the use of an EU FTA registered geographical indication in tion 73 does not affect the right of any person to use, in the course of e, that person's name or the name of the person's predecessor in business, pt if the name is used in such a manner as to mislead the public.	30
(2)	any word tain'	restriction on the use of an EU FTA registered geographical indication in tion 73 does not apply to any word, or a translation or transliteration of word, contained in a registered EU FTA geographical indication if that I, translation, or transliteration is a common English word such as "mounty," alps", or "river".	35
	Comp	are: EU FTA art 18.34.4, 18.34.7	

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76	Customary	or	common	name
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- (1) The restriction on the use of an EU FTA registered geographical indication in **section 73** does not apply with respect to a good if the geographical indication is identical or similar to—
 - (a) the name of a plant variety or an animal breed that has become the customary name of the plant variety or animal breed and as a result is likely to mislead the consumer as to the true origin of the good; or
 - (b) a term that has become customary in common language as the common name for the good in New Zealand.
- (2) When determining whether a name or term has become a customary or common name for the purposes of **subsection (1)**, only use of the name or term on and after the applicable date is relevant.
- (3) In this section, applicable date means—
 - (a) the deemed date of registration under **section 59**, for an EU FTA geographical indication registered under **section 57**; or
 - (b) the deemed date of registration under clause 2(2) of Schedule 1, for an EU FTA geographical indication registered under that clause that is not subject to a transitional period under Section A of Annex 18-B of the EU FTA; or
 - (c) the day after the end of the transitional period set out in Section A of Annex 18-B of the EU FTA, for a geographical indication registered under **clause 2 of Schedule 1** that is subject to a transitional period under Section A of Annex 18-B of the EU FTA.

Compare: EU FTA art 18.34.5

77 Customary or common name for individual word or term

The restriction on the use of an EU FTA registered geographical indication in **section 73** does not apply to any word or term that is part of an EU FTA registered geographical indication for a good if the word or term is identical or similar to—

- (a) the customary name of a plant variety or an animal breed and as a result is likely to mislead the consumer as to the true origin of the good; or
- (b) a term customary in common language as the common name for the good in New Zealand.

Example

Irish whiskey from Ireland is subject to the restrictions applying to EU FTA geographical indications, but the restrictions do not apply to the word "whiskey" when used in isolation or when combined with words other than "Irish".

Compare: EU FTA art 18.34.6

78	Goo	ds to be marketed and sold until stocks exhausted					
(1)							
(2)	In s	ubsection (1), applicable date means—					
	(a)	the day before the deemed date of registration under section 59 , for an EU FTA geographical indication registered under section 57 ; or					
	(b)	the day before the deemed date of registration under clause 2(2) of Schedule 1 , for an EU FTA geographical indication registered under that clause that is not subject to a transitional period under Section A of Annex 18-B of the EU FTA; or	10				
	(c)	the last day of the transitional period set out in Section A of Annex 18-B of the EU FTA, for a geographical indication registered under clause 2 of Schedule 1 that is subject to a transitional period under Section A of Annex 18-B of the EU FTA.	15				
	Compare: EU FTA art 18.39.5						
		Part 5					
		Enforcement					
79		rpretation	20				
		is Part, unless the context otherwise requires,—					
	GI officer means an officer appointed under section 80						
		nging good is a good that bears, or a good the packaging of which bears, a tered geographical indication contrary to a restriction on use					
		nging material means material that bears a registered geographical indin and is—	25				
	(a)	used for labelling or packaging goods, as a business paper, or for advertising goods, in a way that is contrary to a restriction on use; or					
	(b)	intended to be used in a way that is contrary to a restriction on use					
	infri	nging object means an object that is—	30				
	(a)	specifically designed or adapted for making copies of a geographical indication; and					
	(b)	in the possession, custody, or control of a person who knows or has reason to believe that the object has been or is to be used to produce infringing goods or infringing material	35				

issuing officer has the same meaning as in section 3(1) of the Search and Sur-

veillance Act 2012

relevant good means a good of a kind to which a registered geographical indi-

Part 3 cl 84

	catio	n may	relate			
			on use means a restriction on the use of a registered geographical under any of sections 21 to 24 or section 73			
		ed, cop	in writing means printed, typewritten, or otherwise visibly repre- bled, or reproduced, including by fax, email, or other electronic	5		
			Subpart 1—GI officers			
30	App	ointme	ent of GI officers			
(1)	The Act.		executive may appoint persons as GI officers for the purposes of this	10		
(2)		ons app	pointed under subsection (1) must be employed under the Public t 2020.			
(3)	the f		er's appointment document may authorise the officer to perform all ns and duties, and exercise all the powers, that this Act confers on	15		
(4)	Alternatively, the GI officer's appointment document may specify the particular functions and duties that the officer may perform and the particular powers that the officer may exercise.					
(5)	The offic		executive may impose written conditions on the appointment of a GI	20		
(6)			must not delegate any of their functions, duties, or powers. 4 No 32 s 276			
31	Susp	ension	or cancellation of appointment of GI officer			
(1)	The cer.	chief e	xecutive may decide to suspend a person's appointment as a GI offi-	25		
(2)	The	chief e	xecutive must give the person a written notice that—			
	(a)	states	s that the person's appointment is suspended; and			
	(b)	states	s one of the following:			
		(i)	what the period of the suspension is:	30		
		(ii)	that the suspension is for an indefinite period; and			
	(c)	states	s the reason for the suspension; and			
	(d)	states tion	s that the person may apply for a review of the decision under sec-82 .			
(3)	The cer.	chief e	executive may decide to cancel a person's appointment as a GI offi-	35		
4)	The	chief e	xecutive must give the person a written notice that—			

Part	3	cl	84

	(a)	states that the person's appointment is cancelled; and				
	(b)	states when the cancellation takes effect; and				
	(c)	states the reason for the cancellation; and				
	(d)	states that the person has the right to seek a review of the decision under section 82 .	5			
	Comp	pare: 2014 No 32 s 277				
82	Righ	nt of review of decision to suspend or cancel appointment of GI officer				
(1)		erson dissatisfied with a decision described in section 81(1) or (3) may y to have it reviewed.				
(2)	An a	pplication for a review must—	10			
	(a)	be written; and				
	(b)	state the grounds on which it is made; and				
	(c)	be provided to the chief executive within 20 working days after the applicant is notified of the decision.				
(3)	sion	edule 2 applies to the review of (and further appeals in relation to) a decito suspend or cancel the appointment of a GI officer.	15			
	Comp	pare: 2014 No 32 ss 355(1), 356(1), (2), 357				
83	Chie	ef executive may give general directions on functions, duties, or powers				
(1)		chief executive may give a direction to any GI officer individually or to GI ers as a class.	20			
(2)	The direction must be about the performance of the officer's functions or duties, or the exercise of the officer's powers, under this Act and may, without limitation, include instructions or requirements relating to the performance of specific tasks.					
(3)		officer to whom a direction is given under this section must ensure that it is plied with.	25			
(4)	secti the c	rever, an action taken by an officer to whom a direction is given under this on is not invalid by reason only of a failure of that officer to comply with lirection.	2.0			
	Comp	eare: 2014 No 32 s 278	30			
84		ctions, duties, and powers of GI officer may be performed or exercised hief executive				
		chief executive may perform or exercise the functions, duties, and powers GI officer under this Act.				

		Subpart 2—Enforcement powers					
85	GI o	fficer may require information about relevant goods					
(1)	This section applies if a GI officer reasonably suspects that a person has any information that the GI officer considers is necessary for the purpose of determining whether there has been a breach of a restriction on use.						
(2)		rmation referred to in subsection (1) includes, without limitation, inforon about—					
	(a)	where, how, and when a relevant good is manufactured; or					
	(b)	the source of ingredients used in a relevant good; or					
	(c)	the marketing and distribution channels used for a relevant good.	10				
(3)	The	GI officer may—					
	(a)	require the person to produce the information to the GI officer or the chief executive; and					
	(b)	copy the information.					
(4)	exec	opy made under subsection (3) , certified by the GI officer or the chief utive as a true and correct copy, is presumed to be a true and correct copy, the contrary is proved.	15				
(5)	fider unde	part 5 of Part 4 of the Search and Surveillance Act 2012 (privilege and containity) applies to requirements made, and the copying of information, or this section. are: 2014 No 32 s 292	20				
86	Pers	on assisting GI officer					
	A pe	rson whom a GI officer requests to assist under this subpart must act under upervision of, and as instructed by, the officer. are: 2014 No 32 s 297(2)(a)	25				
87	Oth	er powers of GI officer					
(1)		I officer may ask about a document relating to the applicable requirements is Act.					
(2)	A G state	I officer may require a person engaged in trade in a relevant good to	30				
	(a)	the person's full name and full address; and					
	(b)	the person's email address; and					
	(c)	the person's telephone numbers; and					
	(d)	the person's date of birth; and					
	(e)	the person's occupation; and	35				

	(f)		and full address of the person from whom a relevant good if that person is known; and			
	(g)	-	erson is employed or self-employed, and (if an employee) e person's employer.			
(3)			olies if a GI officer believes on reasonable grounds that a rade is breaching, or has breached, a restriction on use.	5		
(4)	A GI	officer may at a	ny reasonable time—			
	(a)	question the pe	erson or any other person; and			
	(b)	explanation or	rson being questioned to provide an answer, including any information concerning any relevant good or any place, ent, or thing relating to trade in any relevant good.	10		
(5)	fiden		f the Search and Surveillance Act 2012 (privilege and conto any information or document required to be produced			
	Compa	re: 2014 No 32 s 30	8(1), (2), (4)–(6)	15		
		I	Power of entry and inspection			
88	Powe	r of entry and	inspection			
(1)	have enter	the purpose of determining whether the applicable requirements of this Act been, or are being, complied with, a GI officer may at any reasonable time and inspect a place described in subsection (2) (place A) without a however and the purpose of determining whether the applicable requirements of this Act been, or are being, complied with, a GI officer may at any reasonable time and inspect a place described in subsection (2) (place A) without a 20 however and the purpose of determining whether the applicable requirements of this Act been, or are being, complied with, a GI officer may at any reasonable time and inspect a place described in subsection (2) (place A) without a 20 however and the purpose of determining whether the applicable requirements of this Act been, or are being, complied with, a GI officer may at any reasonable time and inspect a place described in subsection (2) (place A) without a 20 however the purpose of the				
(2)	The places are—					
	(a)	a place where	a relevant good is traded:			
	(b)	•	the officer reasonably believes documents relating to trad- nt good will be found:	25		
	(c)	any other place	e where the officer reasonably believes that—			
		(i) a relevan	nt good is held for the purposes of trade; or			
		(ii) a relevan	nt good is being traded in.			
(3)		The power in subsection (1) may be exercised only with the consent of the occupier of place A given after the GI officer has informed the occupier—				
	(a)	of the purpose	of the entry and inspection; and			
	(b)	that the occupi	ier may refuse to give consent to the entry and inspection;			
	(c)	that the occupi	er may revoke their consent at any time; and			
	(d)	that any thing proceedings.	seized during the inspection may be used in evidence in	35		
(4)	Subs	ection (3) doe	s not apply if—			

	(a)		A is in a public place and the entry is made when place A is open e public; or	
	(b)	place	A is a place of business and the entry is made—	
		(i)	when it is open for carrying on business; and	
		(ii)	only to those parts of it that are open to the public.	5
(5)	For tl	he purj	pose of this section,—	
	place	<u> </u>		
	(a)	inclu	des (without limitation)—	
		(i)	a structure or tent, whether fully or partly erected; and	
		(ii)	a stand or stall; and	10
		(iii)	a vehicle; and	
		(iv)	a caravan, trailer, or other conveyance; but	
	(b)	does	not include a private dwelling house or marae	
			the means a place that is open to or being used by the public, with or ment by the public of a charge.	15
(6)			poses of this section, any person who appears to be under 14 years not be treated as the occupier.	
	Compa	are: 2002	2 No 49 s 134D	
89			fficer and person assisting may do when exercising power of aspection	20
(1)			of entry and inspection conferred by section 88 authorises a GI o any of the following:	
	(a)	exam	nine the place and all things, including any document:	
	(b)	dence	any thing that the officer has reasonable grounds to believe is evi- e of, or of significant relevance to the investigation of, a breach of a ction on use:	25
	(c)		and use in or on the place equipment for the purposes of carrying ne inspection:	
	(d)	thing belie vant	photographs or sound or video recordings of the place, and of any found in that place, if the GI officer has reasonable grounds to ve that the photographs or sound or video recordings may be relein any proceedings (including future proceedings) related to the and inspection:	30
	(e)		the whole or part of anything the GI officer has reasonable grounds lieve is infringing material:	35
	(f)	take	any person to the place to assist the officer with the inspection.	

(2)	The power under subsection (1)(b) does not extend to removing any item merely to remove an infringing good, or a good that a GI officer suspects is an infringing good, from sale.					
(3)	A person who assists a GI officer exercising the power of entry and inspection may, under the direction of the GI officer,—					
	(a)	exercise any of the powers described in subsection (1)(a), (c), (d), and (e); and				
	(b)	seize any thing that the GI officer determines may lawfully be seized.				
(4)		GI officer enters and inspects a place in circumstances to which section applies and the occupier revokes their consent,—	10			
	(a)	the GI officer and any person assisting the GI officer must immediately stop the inspection and leave the place; but				
	(b)	before leaving the place, the GI officer may seize any thing already identified by the officer before the revocation of consent as a thing that the officer has reasonable grounds to believe is evidence of, or of significant relevance to the investigation of, an offence under this Act.	15			
(5)	lance	ions 131 to 135 and subparts 5 and 6 of Part 4 of the Search and Surveile Act 2012 apply to anything done under this section. Pare: 2002 No 49 s 134E				
		Search warrants	20			
90	App	lication for search warrant				
(1)		following provisions of the Search and Surveillance Act 2012 apply in ion to applications for a search warrant:				
	(a)	section 98 (application for search warrant):				
	(b)	section 99 (application must be verified):	25			
	(c)	section 100 (mode of application for search warrant).				
(2)	A G	I officer may apply to an issuing officer for a search warrant.				
	Comp	pare: 2014 No 32 s 322				
91	Issu	e of search warrant				
(1)		This section applies if an issuing officer reasonably believes that there is, at a place, any thing—				
	(a)	in relation to which a breach of a restriction on use is or has been occurring; or				
	(b)	that has been, is being, or is intended to be used by a person in connection with a breach of a restriction on use; or	35			
	(c)	that is evidence of a breach of a restriction on use.				
(2)	The	issuing officer may issue a search warrant for a place.				

(3)

lance Act 2012 apply.

Compare: 2014 No 32 ss 323, 325

Sections 102 to 105 and 107 and subpart 5 of Part 4 of the Search and Surveil-

Part 3 cl 84

92	Pow	ers under search warrant	
(1)		section applies to a GI officer who is authorised by a search warrant to cise powers at a place.	5
(2)	•	exercise of the powers at a marae or a building associated with a marae take account of the kawa of the marae so far as practicable in the circumtes.	
(3)		ion 110 of the Search and Surveillance Act 2012 applies. are: 2014 No 32 s 326	10
93	Carı	rying out search powers	
	and	ions 106, 111 to 114, 115(1)(b) and (3), 116, 117, 120 to 130, 131(1) to (6), 132 to 135 of the Search and Surveillance Act 2012 apply. are: 2014 No 32 s 327	15
94	Disp	osal of property seized under search warrant	
	Subpapply	parts 1, 5, 6, 7, 9, and 10 of Part 4 of the Search and Surveillance Act 2012	
95	_	ention of documents	20
)3	Section Search	ion 101 of the Search and Surveillance Act 2012 applies to a copy other in electronic form or otherwise) of every written application for a ch warrant or (in the case of an oral application) the record of the applicationade by the issuing officer.	
	Comp	are: 2014 No 32 s 329	25
		Notices of direction	
96	GI o	fficer may give notice of direction	
(1)	tion)	officer may give a notice to a person under this section (a notice of direc) if satisfied on reasonable grounds that the person has breached a restriction use.	30
(2)	The	notice of direction must—	
	(a)	identify the relevant registered geographical indication and the good that is, or goods that are, alleged to breach a restriction on use; and	
	(b)	require the person, within a specified time that is reasonable in the circumstances, to cease further use of the registered geographical indication; and	35

	(c)		alleged to breach a restriction on use; and		
	(d)	state	the right of the person to—		
		(i)	request an extension of time under subsection (4); and		
		(ii)	apply for a review of the notice of direction under section 99 ; and	5	
	(e)	spec	ify the consequences of not complying with the notice.		
(3)	The	notice	may,—		
	(a)	with to an that	e GI officer thinks it appropriate, require the person, in a manner and in a period specified in the notice and at the person's own expense, range for the withdrawal from trade of any good that is, or goods are, alleged to breach a restriction on use that the person has suple to any other person for retail sale:	10	
	(b)	-	ify any other reasonable requirements or conditions that the person comply with.	15	
(4)	tion	(2)(b)	er may extend the specified time stated in the notice under subsec - if requested by the person to whom the notice was issued within 15 by after the date the notice of direction was served.		
(5)		_	ment under subsection (2)(c) or (3)(a) applies in respect of goods date that the notice is served, have already been sold to a consumer.	20	
97	Serv	ice of	notice of direction		
(1)			icer must ensure that the notice of direction is served on the person is given.		
(2)	The	notice	of direction may be served by—		
	(a)	deliv	vering it to the person; or	25	
	(b)	leavi	ing it at the person's usual or last known place of residence or busi-		
	(c)	-	ing it by letter addressed to the person at that place of residence or ness or at that address; or		
	(d)	emai	iling it to the person at an email address that is used by the person.	30	
(3)	If the		ce is required to be served on a body corporate, the notice may be		
	(a)		director or an officer of the body corporate in a manner specified in section (2) ; or		
	(b)	•	elivering it to the body corporate's head office, principal place of ness or work, or registered office.	35	
(4)	If the	notic	e is required to be served on an association or body of persons,—		

	(a)	the notice may be served in a manner specified in subsection (2) on the secretary, executive officer, manager, or other officer holding a similar position in the association or body; and					
	(b)	service on the association or body must, unless otherwise directed by the GI officer or stated in the notice, be treated as service on all persons who are members of the association or body, or who are represented on the association or body by those members.	5				
5)	If a r	otice is sent to a person by a service that records delivery, then,—					
	(a)	unless the contrary is proved, the notice must be treated as having been delivered to the person when it would have been delivered in the ordin- ary course of business for that service; and	10				
	(b)	in proving the delivery, it is sufficient to prove that the notice was properly addressed and provided to the service.					
5)	recei	otice given to a person by electronic means is treated as having been ved by the person not later than 5 working days after the date on which it sent, unless the person proves that—	15				
	(a)	the person did not receive it; and					
	(b)	the non-receipt was not the person's fault.					
7)	elect effec	section (6) does not apply if the electronic system for processing the ronic communication has sent to the sender an automatic message to the t that the notice has not been received by the recipient. are: 1986 No 121 s 47I; 2014 No 32 s 378	20				
8	GI o	fficer may amend or cancel notice of direction					
l)	A no cer.	tice of direction may be amended or cancelled at any time by any GI offi-	25				
2)	The power in subsection (1) is subject to any decision under section 99(8).						
9	Revi	ew of notice of direction					
l)	-	rson to whom a notice of direction is given may apply to the chief execu- for a review of the notice.					
2)	An a	pplication for a review must—	30				
	(a)	be written; and					
	(b)	state the grounds on which it is made; and					
	(c)	contain or be accompanied by relevant information to support the grounds on which it is made; and					
	(d)	be provided to the chief executive within 20 working days after the notice of direction is served, or any longer period allowed by the chief executive.	35				

(3)		chief executive must review the notice within 20 working days after the on which the chief executive receives the application.				
(4)	The chief executive may give the applicant a notice in writing requiring the applicant to supply information additional to that contained in the application within a time specified by the chief executive.					
(5)	The	time limit specified in subsection (3) does not include—				
	(a)	the time the applicant takes to supply information under subsection (4); or				
	(b)	the time allowed for the applicant to supply the information, if the applicant does not supply it.	10			
(6)	The	chief executive must—				
	(a)	give the applicant a notice in writing of the time within which submissions on the review may be made; and				
	(b)	consider any submissions by the applicant.				
(7)	The	review is by way of a rehearing.	15			
(8)	The tion.	chief executive may confirm, amend, cancel, or replace the notice of direc-				
(9)		chief executive must, as soon as practicable, give the applicant a notice in ng of—				
	(a)	the decision on the review; and	20			
	(b)	the reasons for the decision on the review.				
	Comp	pare: 2014 No 32 s 358				
100	App	eal against decision on review of notice of direction				
	Clau	uses 3 to 6 of Schedule 2 apply to a decision under section 99.				
		Information sharing	25			
101	App	lication of section 102				
(1)	Section 102 applies to—					
	(a)	the information described in subsection (2) ; and				
	(b)	the agencies described in subsection (3).				
(2)	The	The information is—				
	(a)	personal information as defined in the Privacy Act 2020; and				
	(b)	information about a business engaging in trade in a relevant good that includes, to avoid doubt, confidential information or commercially sensitive information, or both.				
(3)		agencies are those that perform functions under, or administer, the whole by part of this Act or the following Acts:	35			

Part 3 cl 84

	(a)	Fair Trading Act 1986:			
	(b)	New Zealand Horticulture Export Authority Act 1987:			
	(c)	Weights and Measures Act 1987:			
	(d)	Biosecurity Act 1993:			
	(e)	Agricultural Compounds and Veterinary Medicines Act 1997:	5		
	(f)	Animal Products Act 1999:			
	(g)	Animal Welfare Act 1999:			
	(h)	Dairy Industry Restructuring Act 2001:			
	(i)	Trade Marks Act 2002:			
	(j)	Wine Act 2003:	10		
	(k)	National Animal Identification and Tracing Act 2012:			
	(1)	Sale and Supply of Alcohol Act 2012:			
	(m)	Food Act 2014:			
	(n)	Customs and Excise Act 2018:			
	(o)	Organic Products and Production Act 2023:	15		
	(p)	any other Act enacted in substitution for any of the Acts specified in			
		paragraphs (a) to (o).			
	Comp	are: 2014 No 32 s 368			
02	Disc	osure of information			
l)	An agency to which this section applies may disclose information to which this section applies if the agency reasonably believes that subsections (2) and (3) are satisfied.				
2)	The	disclosure must be only of information supplied or obtained—			
	(a)	under or for the purposes of this Act that is necessary or desirable to promote the enforcement of other legislation referred to in section 101(3) ; or	25		
	(b)	under or for the purposes of legislation (other than this Act) referred to in section 101(3) that is necessary or desirable to promote the enforcement of this Act.			
3)	Despite subsections (1) and (2) , the only information supplied or obtained under the Trade Marks Act 2002 that may be disclosed under this section is information relevant to the investigation of a breach or potential breach of sections 120 to 124 of that Act.				
1)	The a	agency that discloses the information must make and keep a record of—			
	(a)	the information that was disclosed; and	35		
	(b)	the agency to which it was disclosed; and			

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	(c) Comp	•	conditions subject to which it was disclosed. 4 No 32 s 369				
103	Disc	losure	of information outside New Zealand				
(1)	The section	chief executive may disclose information to an overseas person under this on.					
(2)	The information that may be disclosed is—						
	(a)	-	onal information, as defined in the Privacy Act 2020, that is supplied stained under or for the purposes of this Act; and				
	(b)	inclu	mation about a business engaging in trade in a relevant good that des, to avoid doubt, confidential information or commercially sensinformation, or both.	10			
(3)	The	disclos	ure may be made only if section 104 is satisfied.				
	Comp	are: 201	4 No 32 s 370				
104	Disc	losure	of information outside New Zealand must be under agreement				
(1)	The chief executive may disclose information under section 103 under an agreement that is made between the chief executive and the overseas person.						
(2)	Before making an agreement, the chief executive—						
	(a) must consult the Privacy Commissioner; and						
	(b)	must	be satisfied that the agreement is necessary—				
		(i)	to help investigate, prevent, identify, or respond to non-compliance with this Act or the relevant law in the overseas country; or	20			
		(ii)	to respond to a difficulty arising in the course of trade between New Zealand and the overseas country involving or related to goods with registered geographical indications.				
(3)	The agreement—						
	(a) must be in writing; and						
	(b)	must state the criteria for the disclosure of information under it to the overseas person; and					
	(c)	e) must state the use that the overseas person may make of the information disclosed; and					
	(d)	(d) must state whether the overseas person may disclose the information disclosed to any other person; and					
	(e)		e overseas person may disclose any of the information disclosed to other person, must state—				
		(i)	the persons to whom the overseas person may disclose it; and	35			
		(ii)	the extent to which the overseas person may disclose it; and				

		(iii)	the conditions subject to which the overseas person may disclose it; and			
	(f)	may	state—			
		(i)	the form in which the information may be disclosed; and			
	Comp	(ii) are: 2014	the method by which the information may be disclosed. 4 No 32 s 371	5		
105	_		ommissioner may request review of agreement			
(1)	The l	Privacy	y Commissioner may require the chief executive to review an agree- ne arrangements for disclosure under it.			
(2)		Privacy	y Commissioner may make the requirement at intervals of at least	10		
(3)	The o	chief e	xecutive must—			
	(a)	cond	uct the review; and			
	(b)		oon as practicable after doing so, report the result to the Privacy missioner.	15		
	Comp	are: 2014	4 No 32 s 372			
			Subpart 3—Civil remedies and offences			
		C	ivil proceedings for breach of restriction on use			
106	No proceedings for use of unregistered geographical indication					
	ages	for, the	may bring proceedings under this Act to prevent, or to recover dame use of an unregistered geographical indication. $2 \text{ No } 49 \text{ s} 99$	20		
107	Who may bring proceedings for breach of restriction on use of registered geographical indication					
			ring persons may apply to the court for relief for a breach of a on use in relation to a particular registered geographical indication:	25		
	(a)	-	son with an interest in upholding the restrictions on use of the regis- geographical indication:			
	(b)	the c	hief executive.			
	Compa	are: 2002	2 No 49 s 101	30		
108	Time	for b	ringing proceedings			
(1)	An application under section 107 may be made only if the breach occurred on or after the deemed date of registration of the geographical indication.					
(2)	In su	bsect	tion (1), deemed date of registration means,—			

	(a)	for a New Zealand registered or foreign registered geographical indication, the date referred to in section 9(1); and	
	(b)	for an EU FTA registered geographical indication, the date referred to in section 59 or clause 2(2) of Schedule 1.	
	Comp	are: 2002 No 49 s 100	5
109	Unju	istified proceedings	
(1)	tion	person brings proceedings alleging a breach of a restriction on use in relato a particular registered geographical indication, the court may, on the ication of any person against whom the proceedings are brought,—	
	(a)	make a declaration that the bringing of proceedings is unjustified:	10
	(b)	make an order for the payment of damages for any loss suffered by the person against whom the proceedings are brought.	
(2)	proc	court must not grant relief under this section if the person who brings the eedings proves that the acts in respect of which proceedings are brought tituted, or would have constituted if they had been done, a breach of a iction on use in relation to the particular registered geographical indica-	15
(3)	Zeal in th	aing in this section makes a barrister or solicitor of the High Court of New and liable to any proceedings under this section in respect of any act done at person's professional capacity on behalf of a client. Pare: 2002 No 49 s 105	20
		Types of relief in civil proceedings	
110	Турс	es of relief available for breach of restriction on use	
(1)		application is made to the court for relief, the relief that the court may tincludes—	25
	(a)	an injunction on any terms that the court thinks fit:	
	(b)	either damages or an account of profits.	
(2)	tiona	application is made to the court for relief, the court may grant any addi- al damages that the justice of the case requires, having regard to all the cir- stances and, in particular, to—	30
	(a)	the flagrancy of the breach; and	
	(b)	any benefit accruing to the defendant by reason of the breach.	
(3)		an application brought by the chief executive the court orders an account rofits, the order must be made in respect of the Crown.	
	Comp	pare: 2002 No 49 s 106	35

111	Order :	for erasure,	etc.	of offending	geographical	indication

- (1) If a person has breached a restriction on use, the court may make an order that requires the person—
 - (a) to erase, remove, or obliterate the geographical indication from any infringing goods, infringing material, or infringing object in the person's possession, custody, or control; or
 - (b) if it is not reasonably practicable to erase, remove, or obliterate the geographical indication, to destroy the infringing goods, infringing material, or infringing object.
- (2) If an order under **subsection (1)** is not complied with, or it appears to the court likely that the order will not be complied with, the court may order that the infringing goods, infringing material, or infringing object be delivered to any person whom the court may direct—
 - (a) to erase, remove, or obliterate the offending geographical indication from the infringing goods, infringing material, or infringing object; or
 - (b) if it is not reasonably practicable to erase, remove, or obliterate the offending geographical indication, to destroy the infringing goods, infringing material, or infringing object.

Compare: 2002 No 49 s 108

Orders for delivery up in civil proceedings

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112 Order for delivery up of infringing goods, infringing material, or infringing object

(1) The court may order any infringing goods, infringing material, or infringing object in the possession of any person or before the court to be delivered up to the plaintiff or any other person that the court thinks fit.

(2) No order may be made under this section unless—

- (a) the court makes an order under **section 113**; or
- (b) it appears to the court that there are grounds for making an order under that section.
- (3) A person to whom any infringing goods, infringing material, or infringing object is delivered up under an order made under this section must, if an order under **section 113** is not made, retain the goods, material, or object pending—
 - (a) the making of an order under that section; or
 - (b) the decision not to make an order under that section.
- (4) Nothing in this section affects any other power of the court.

Compare: 2002 No 49 s 109

113 Order for disposal of infringing goods, infringing material, or infringing object

An application may be made to the court for an order that the infringing goods, infringing material, or infringing object delivered up under an order made under **section 112** must be—

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(a) forfeited to the plaintiff or any other person that the court thinks fit; or

(b) destroyed or otherwise dealt with as the court thinks fit.

Compare: 2002 No 49 s 110

114 Matters to be considered by court

In considering what order, if any, should be made under **section 113**, the court must consider—

(a) whether other remedies available for the breach of a restriction on use would be adequate to compensate, or protect the interests of, the plaintiff; and

(b) the need to ensure that—

 no infringing goods, infringing material, or infringing objects are disposed of in a manner that would adversely affect the interests of the plaintiff or any person with an interest in the goods, material, or objects; and

(ii) no infringing goods, infringing material, or infringing objects are disposed of in a manner that would breach the restrictions on use of the registered geographical indication.

Compare: 2002 No 49 s 111

115 Directions for service

The court must issue directions for the service of notice on every person who has an interest in the infringing goods, infringing material, or infringing object to which an application under **section 113** relates.

Compare: 2002 No 49 s 112

116 Rights of persons with interest in infringing goods, infringing material, or infringing object

Every person who has an interest in the infringing goods, infringing material, or infringing object to which an application under **section 113** relates is entitled to—

(a) appear in proceedings for an order under that section, whether or not the person is served with notice; and

(b) appeal against any order made, whether or not the person appears in the proceedings.

Compare: 2002 No 49 s 113

1/	when order under section 113 takes effect					
	An o	rder made under section 113 takes effect—				
	(a)	at the end of the period within which notice of an appeal may be given; or				
	(b)	on the final determination or abandonment of the proceedings on appeal.	5			
	Comp	are: 2002 No 49 s 114				
18		ellaneous court order if more than 1 person interested in infringing s, infringing material, or infringing object				
	or in	ore than 1 person is interested in the infringing goods, infringing material, fringing object to which an application under section 113 relates, the may—	10			
	(a)	direct that the infringing goods, infringing material, or infringing object be sold, or otherwise dealt with, and the proceeds divided; and				
	(b)	make any other order that it thinks fit.				
	Comp	are: 2002 No 49 s 115	15			
19	Posit	ion where no order made under section 113				
	son i	e court decides that no order should be made under section 113 , the pern whose possession, custody, or control the infringing goods, infringing rial, or infringing objects were before being delivered up is entitled to return.	20			
	Comp	are: 2002 No 49 s 116				
		Infringement offence				
20	Infri	ngement offence for failure to comply with notice of direction				
1)	This	section applies if—				
	(a)	a notice of direction given under section 96 has been served on a person; and	25			
	(b)	the chief executive has not been required under section 99 to review the notice.				
2)	The person must comply with the notice of direction within the time specified in the notice, or any further time allowed under section 96 .					
3)	-	rson who contravenes subsection (2) commits an infringement offence s liable to—				
	(a)	the infringement fee prescribed in the regulations; or				
	(b)	a fine imposed by a court not exceeding the amount prescribed in the regulations.	35			
	Comp	are: 2015 No 70 s 78				

Procedure for infringement offences 121 **Infringement offences** (1) A person who is alleged to have committed an infringement offence may be proceeded against by the filing of a charging document under section 14 of the Criminal Procedure Act 2011; or 5 (b) be issued with an infringement notice under section 122. Proceedings commenced in the way described in subsection (1)(a) do not (2) require the leave of a District Court Judge or Registrar under section 21(1)(a) of the Summary Proceedings Act 1957. See section 21 of the Summary Proceedings Act 1957 for the procedure that 10 (3) applies if an infringement notice is issued. 122 When infringement notice may be issued A GI officer may issue an infringement notice to a person if the officer believes on reasonable grounds that the person is committing, or has committed, an infringement offence. 15 123 Revocation of infringement notice before payment made (1) A GI officer may revoke an infringement notice before the infringement fee is paid; or (a) an order for payment of a fine is made or deemed to be made by a court (b) under section 21 of the Summary Proceedings Act 1957. 20 The GI officer must take reasonable steps to ensure that the person to whom (2) the notice was issued is made aware of the revocation of the notice. (3) The revocation of an infringement notice before the infringement fee is paid is not a bar to any further action as described in section 121(1)(a) or (b) against the person to whom the notice was issued in respect of the same matter. 25 124 What infringement notice must contain An infringement notice must be in the form prescribed in the regulations and must contain the following particulars: details of the alleged infringement offence that fairly inform a person of the time, place, and nature of the alleged offence: 30 the amount of the infringement fee: (b) the address of the Ministry: (c) (d) how the infringement fee may be paid: (e) the time within which the infringement fee must be paid: 35 a summary of the provisions of section 21(10) of the Summary Proceed-(f) ings Act 1957:

	(g)	a statement that the person served with the notice has a right to request a hearing:			
	(h)	a statement of what will happen if the person served with the notice neither pays the infringement fee nor requests a hearing:			
	(i)	any other matters prescribed in the regulations.	5		
125	How	infringement notice may be served			
(1)		nfringement notice may be served on the person who the GI officer ves is committing or has committed the infringement offence by—			
	(a)	delivering it to the person or, if the person refuses to accept it, bringing it to the person's notice; or	10		
	(b)	leaving it for the person at the person's last known place of residence with another person who appears to be of or over the age of 14 years; or			
	(c)	leaving it for the person at the person's place of business or work with another person; or			
	(d)	sending it to the person by prepaid post addressed to the person's last known place of residence or place of business or work; or	15		
	(e)	sending it to an electronic address of the person in any case where the person does not have a known place of residence or business in New Zealand.			
(2)	Unless the contrary is shown,—				
	(a)	an infringement notice (or a copy of it) sent by prepaid post to a person under subsection (1) is to be treated as having been served on that person on the fifth working day after the date on which it was posted; and			
	(b)	an infringement notice sent to a valid electronic address is to be treated as having been served at the time the electronic communication first entered an information system that is outside the control of the Ministry.	25		
126	Payr	nent of infringement fees			
		infringement fees paid for infringement offences must be paid into a Crown Account designated by the chief executive.			
127	Rem	inder notices	30		
	inclu	minder notice must be in the form prescribed in the regulations and must de the same particulars, or substantially the same particulars, as the agement notice.			
		Other offences			
128	Hino	lering or obstructing GI officer	35		
(1)	A person who intentionally hinders or obstructs a GI officer performing a func-				

(2)	Without limiting what constitutes intentionally hindering or obstructing, intentionally hindering or obstructing includes failing to allow a GI officer to perform a function or duty or to exercise a power under this Act.				
(3)	A person who commits an offence against this section is liable on conviction,—	5			
	(a) for an individual, to a fine not exceeding \$10,000:				
	(b) in any other case, to a fine not exceeding \$30,000. Compare: 2014 No 32 s 235				
129	Offence involving documents or information				
(1)	A person commits an offence if the person—	10			
	(a) provides a document or information to a GI officer or a person performing a function or duty, or exercising a power, under this Act, in purported compliance with a requirement made under this Act; and				
	(b) knows the document or information is false or misleading.				
(2)	A person who commits an offence against this section is liable on conviction,—	15			
	(a) for an individual, to a fine not exceeding \$10,000:				
	(b) in any other case, to a fine not exceeding \$30,000. Compare: 2014 No 32 s 226				
	Subpart 4—Border protection measures	20			
	Interpretation				
130	Interpretation				
	In this subpart, unless the context otherwise requires,—				
	accepted notice means a notice given under section 133 that has been accepted by the chief executive under section 136	25			
	chief executive has the same meaning as in section 5(1) of the Customs and Excise Act 2018				
	claimant means a person who gives a notice under section 133				
	control of Customs is to be read in accordance with the definition of subject to the control of Customs in section 6 of the Customs and Excise Act 2018	30			
	Customs means the New Zealand Customs Service				
	Customs officer has the same meaning as in section 5(1) of the Customs and Excise Act 2018				
	exporter has the same meaning as in section 5(1) of the Customs and Excise Act 2018	35			

Part 3 cl 84

	impo Act 2		as the same meaning as in section 5(1) of the Customs and Excise		
	Compa	are: 2002	2 No 49 s 135		
			Detention of suspected infringing goods		
31	Dete	ntion (of suspected infringing goods	5	
(1)	Any goods in the control of Customs may be detained in the custody of the chief executive or a Customs officer if a Customs officer has reasonable cause to suspect that the goods are infringing goods.				
(2)			xecutive must, as soon as is reasonably practicable after the goods l, take reasonable steps to notify the detention to—	10	
	(a)	chief tions	egistrant or, if there is no registrant, a person that appears to the executive to be a person with an interest in upholding the restriction use of the relevant registered geographical indication (to enable person to consider whether to give a notice under section 133);	15	
	(b)		mporter or exporter from whom the goods have been detained, if person is identified but was not present when the detention took .		
(3)	failu	e to se	on of any goods under subsection (1) is not rendered illegal by a rve notice under subsection (2)(a) or (b) . No 49 s 135A	20	
132	Relea	ase of	goods		
(1)	The goods are no longer detained under section 131(1) if—				
	(a)	work	otice under section 133 is given in respect of the goods within 3 ing days after the date on which notice was given under section 2)(a) ; or	25	
	(b)	work	ice under section 133 is given in respect of the goods within 3 ing days after the date on which notice was given under section 2)(a) and—		
		(i)	the notice given under section 133 is subsequently accepted under section 136 and the goods are subsequently detained under section 147 ; or	30	
		(ii)	the notice given under section 133 is subsequently declined under section 136 ; or		
	(c)		hief executive considers that it is not reasonably practicable for e to be given under section 131(2)(a) ; or	35	
	(d)	the co	hief executive considers that there is no longer a reason to detain oods.		

(2)		chief executive must release any goods no longer detained under section (1) to the person entitled to them.			
(3)		rever, the chief executive may release goods under subsection (2) only if goods are not detained under section 147 and if—			
	(a)	every legal requirement as to the importation or exportation of the goods is satisfied; and	5		
	(b)	every requirement made under section 135 that requires the deposit of a security is satisfied; and			
	(c)	the release of the goods is not contrary to law.			
	Comp	pare: 2002 No 49 s 135B	10		
		Notice of infringing goods			
133	Noti	ce may be given to chief executive			
	A pe	erson may give a notice in writing to the chief executive that—			
	(a)	claims that they have an interest in upholding the restrictions on use of a geographical indication that is registered in respect of the goods specified in the notice; and	15		
	(b)	requests the chief executive to detain any infringing goods that are in, or at any time come into, the control of Customs.			
	Comp	pare: 2002 No 49 s 137			
134	Con	tents of notice	20		
(1)	A notice under section 133 must—				
	(a)	contain particulars in support of the request; and			
	(b)	specify the period for which the notice is to be in force; and			
	(c)	be in the form approved by the chief executive (if any); and			
	(d)	include the full name, address, and telephone number of the claimant, their electronic address for service, and the relevant geographical indication and its registration number.	25		
(2)	The	period referred to in subsection (1)(b) must be—			
	(a)	not longer than 5 years from the date of the notice; or			
	(b)	if the registration of the geographical indication to which the notice relates will expire within the period of 5 years from the date of the notice, not longer than the period for which the current registration will last.	30		
(3)		claimant must provide evidence to the chief executive in support of the n that the goods specified in the notice are infringing goods.	35		
(4)		chief executive may direct that the evidence must be provided when the ce is given or at any later time.			

(5)	partio giver	culars	nt must give the chief executive written notice of any change in the contained in the notice or in any evidence or other information e chief executive in support of the request made in the notice. 2 No 49 s 138; SR 2003/187 rr 157–158	
135	Secu	rity a	nd indemnity	5
(1)	nity,	or bot	must, if required by the chief executive, give security or an indem- h security and an indemnity, for the amount, and on the terms and that the chief executive may decide.	
(2)			executive may direct that the security or indemnity, or both, must be a the notice is given or at any later time.	10
(3)	must secun that t	, if rec ity an he chi	o whom goods are to be, or have been, released under section 148 quired by the chief executive, give security or an indemnity, or both d an indemnity, for the amount, and on the terms and conditions, ef executive may decide. 2003/187 r 159	15
126	•			10
136			utive must accept or decline notice	
	133,		executive must, in relation to any notice given under section	
	(a)	eithe	r—	
		(i)	accept the notice if the claimant and the notice given by the claimant comply with the requirements of this subpart; or	20
		(ii)	decline the notice if the claimant or the notice given by the claimant does not comply with the requirements of this subpart; and	
	(b)		in a reasonable period of receiving the notice, advise the claimant ther the notice has been accepted or declined.	25
	Comp	are: 200	2 No 49 s 139	
137	Chie	f exec	utive may suspend accepted notice	
(1)		chief of the	executive may suspend an accepted notice if the chief executive is at—	
	(a)		information held in respect of the accepted notice is not correct or is onger current; or	30
	(b)		has been a failure to comply with a requirement concerning the ag of security or an indemnity, or both; or	
	(c)		has been a failure to comply with an obligation under an indemnity in for an amount in respect of the accepted notice.	35
(2)	Befo	re susp	pending an accepted notice, the chief executive must—	
	(a)	_	written advice to the claimant of the chief executive's intention to end the accepted notice; and	

	(b)	include in or with the advice a statement of the chief executive's reasons; and	
	(c)	give the claimant not less than 20 working days to respond; and	
	(d)	consider any response made by the claimant to the chief executive within the time allowed.	5
	Compa	are: 2002 No 49 s 139A	
138	Notio	ce of suspension	
	tive r	e chief executive decides to suspend an accepted notice, the chief execunust give written notice of the suspension to the claimant. are: 2002 No 49 s 139B	10
139	_	f executive may reinstate accepted notice	
139			
	137	chief executive may reinstate an accepted notice suspended under section if the chief executive is satisfied that the grounds for the suspension no er apply.	
	_	are: 2002 No 49 s 139C	15
140	Dura	ation of accepted notice	
(1)	An a	accepted notice remains in force for the period specified in the notice s—	
	(a)	it is revoked by the claimant by notice in writing; or	
	(b)	the court orders, in proceedings under section 151 , that the notice be discharged; or	20
	(c)	the geographical indication to which the notice relates has been removed from the register.	
(2)		ever, an accepted notice is not in force during the period of any suspension r section 137.	25
	Compa	are: 2002 No 49 s 140	
		Investigation where notice of infringing goods	
141	Dete	rmination to conduct investigation	
		chief executive may conduct an investigation in order to establish whether oods appear to be infringing goods to which the notice relates if—	30
	(a)	an accepted notice is in force; and	
	(b)	the chief executive considers that any goods that are in the control of Customs may be goods to which the notice relates.	
	Compa	are: 2002 No 49 s 143	

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142	Claimant to provide information for investigation		
	For the number of an investigation under acation 444	+h	

For the purpose of an investigation under **section 141**, the chief executive may require the claimant, or any other person appearing to the chief executive to have an interest in the goods, to provide, within 10 working days, any information required by the chief executive.

Compare: 2002 No 49 s 144

143 Limitations on requirement to supply information

- (1) The chief executive must not require any person to provide any information under **section 142** unless the chief executive considers that the information is reasonably necessary for the purpose of an investigation under **section 141**.
- (2) Every person who is required to provide information under **section 142** has the same privileges in relation to the giving of the information as witnesses have in any court.
- (3) If a person refuses or fails to provide information required by the chief executive under section 142, the chief executive may, subject to subsection (2), take that refusal or failure into account in forming any opinion under section 141 or in making any determination under section 144.

Compare: 2002 No 49 s 145

Chief executive's determination

144 Chief executive's determination

Whether or not the chief executive conducts an investigation, the chief executive must, within a reasonable period of forming an opinion under **section 141**, make a determination of whether the goods appear to be infringing goods to which the notice relates.

Compare: 2002 No 49 s 146 25

145 Notice of determination

If the chief executive makes a determination under **section 144**, the chief executive must, within any period that may be reasonably necessary to effect service, cause written notice of the determination to be served on—

- (a) the claimant; and
- (b) any other person appearing to the chief executive to have an interest in the goods.

Compare: 2002 No 49 s 147

146 Consequences of failure to serve notice

The detention of any goods under **section 147** is not rendered illegal by a failure to serve notice under **section 145**.

Compare: 2002 No 49 s 148

Detention of infringing goods

147 **Detention of infringing goods**

(1) If the chief executive considers that any goods that are in the control of Customs may be infringing goods to which an accepted notice relates, those goods must be detained in the custody of the chief executive or any Customs officer 5 until-(a) the chief executive is served with an order made in proceedings under section 150 that the notice be discharged; or (b) the chief executive is served with an order made in proceedings under **section 150** that the goods be released; or 10 any proceedings under **section 151** in respect of those goods (including (c) any appeal) are determined by a decision that the goods are not infringing goods; or (d) any proceedings under **section 151** in respect of those goods, including any appeal, are abandoned; or 15 (e) 10 working days have elapsed since notice was served under section 145 and the chief executive has not been served with notice of proceedings brought under section 151 by a person other than the importer or exporter. Subject to section 148, on the occurrence of any of the matters specified in 20 (2) subsection (1)(a) to (e), the goods must be released to the person entitled to them. (3) The chief executive may, in any particular case, extend the period referred to in subsection (1)(e) to 20 working days if the chief executive considers it appropriate to do so in all the circumstances. 25 Compare: 2002 No 49 s 149 148 When detained goods may be released The chief executive or any Customs officer must release any goods under section 147 ifevery legal requirement as to importation or exportation of the goods is 30 (a) satisfied; and every requirement made under section 135 that requires the deposit of (b) a security is satisfied; and the release of the goods is not contrary to law.

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Compare: 2002 No 49 s 150

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149	Forfeiture	of goods	bv	consent

- (1) If goods have been detained in the custody of the chief executive or a Customs officer, the importer or exporter of the goods may, by notice in writing to the chief executive, consent to the goods being forfeited to the Crown.
- (2) On the giving of a notice under **subsection (1)**, the goods are forfeited to the Crown.
- (3) Goods forfeited to the Crown under this section must be sold, destroyed, or otherwise disposed of in the manner that the chief executive directs.
- (4) However, the chief executive must not direct a step to be taken under **subsection (3)** without first having regard to the need to ensure that the step to be taken does not adversely affect the claimant.

Compare: 2002 No 49 s 151; SR 2003/187 r 160

Proceedings relating to infringing goods

150 Application for various orders relating to infringing goods

The court may, on an application by any person, make an order that—

(a) an accepted notice be discharged; or

(b) goods detained under **section 147** be released.

Compare: 2002 No 49 s 152

151 Proceedings to determine whether goods are infringing goods

- (1) The court may, on an application by any person, decide whether goods to which a determination under **section 144** relates are infringing goods.
- (2) Notice of proceedings under **subsection (1)** must be served on the chief executive.
- (3) In proceedings under subsection (1),—
 - (a) the court must issue directions as to the service of notice on every person who has an interest in goods to which the proceedings relate; and
 - (b) a person who is served a notice is entitled to—
 - (i) appear in those proceedings, whether or not the person was served with notice under **section 145**; and
 - (ii) appeal against any order made in those proceedings, whether or not the person appeared in the proceedings.
- (4) An order made in proceedings under **subsection (1)** takes effect—
 - (a) at the end of the period within which notice of an appeal may be given; or
 - (b) on the final determination or abandonment of the proceedings on appeal (if notice of the appeal is given before the end of that period).

Compare: 2002 No 49 s 153

152	Powers of court		
(1)	the subject of a determ	er section 151 , the court decides that any goods that are mination made under section 144 are infringing goods, a order that the goods be—	
	(a) destroyed; or		5
	(b) otherwise dealt v	with as the court thinks fit.	
(2)	In considering what o must consider—	rder should be made under subsection (1) , the court	
	registered geogr	emedies available in proceedings for infringement of a raphical indication would be adequate to compensate, e interests of, the claimant; and	10
	· /	are that no infringing goods are disposed of in a manner resely affect the claimant.	
(3)	If more than 1 person i	s interested in the goods, the court may—	
	(a) direct that the g divided; and	goods be sold or otherwise dealt with, and the proceeds	1.
	(b) make any other	order it thinks fit.	
(4)	infringing goods to w court may make an or	er section 151 , the court decides that the goods are not which a determination under section 144 relates, the der that a person who is a party to the proceedings pay amount as the court thinks fit to the importer, exporter, or	20
	Compare: 2002 No 49 s 154		
		Inspection of goods	
153	Inspection of goods		25
(1)	have an interest in goo	a Customs officer must permit a person who claims to ds or proceedings to which section 141 or 151 applies the chief executive or Customs officer has in their pos-	

- session, goods to which any of the following apply:
 - a notice given under section 133: (a)

30

- (b) an investigation under section 141:
- proceedings under section 151.
- A person who claims to have an interest in goods may— (2)
 - (a) inspect the goods during normal office hours; or
 - (b) with the approval of the chief executive or Customs officer, remove the goods or a sample of the goods to a place, for a specified period, and on any conditions specified by the chief executive or Customs officer for the purpose of inspecting them.

Part 3 cl 84

(3)	chief tion exec	person who wishes to inspect any goods under this section must give the executive or Customs officer not less than 72 hours notice of their intento inspect those goods, or any lesser notice period specified by the chief utive or Customs officer for that purpose. are: 2002 No 49 s 155	5
		Service under this subpart	
154	Serv	ice of notices under this subpart	
(1)	unde	chief executive, or a Customs officer, may give notice or written advice r this subpart by sending it by electronic means to the person's contact ronic address.	10
(2)		the purposes of this section, a person's contact electronic address is any e following:	
	(a)	an email or other electronic address that the person has provided to Customs:	
	(b)	the person's last known email or other electronic address:	15
	(c)	an email or other electronic address of the person that is otherwise available, if there are reasonable grounds to suppose that the person will receive the communication.	
(3)	been	the purposes of this subpart, a notice or written advice is treated as having given on the first working day following the day on which it was sent by ronic means.	20
(4)	cient	oving the giving of notice or written advice by electronic means, it is suffi- to prove that the notice or written advice was properly transmitted to the act electronic address in question.	
(5)	if tha	tice or written advice is not to be treated as having been given to a person at person proves that, through no fault on their part, the notice or written be was not received within the time specified or at all.	25
	Comp	are: 2018 No 4 ss 423–426	
		Subpart 5—Protection from civil and criminal liability	
155	Prot	ection from civil and criminal liability	30
(1)	-	ecified person is protected from civil and criminal liability, however it may, for any act that the person does or omits to do—	
	(a)	under a requirement of this Act; or	
	(b)	in the performance or purported performance of the person's functions or duties, or the exercise or purported exercise of the person's powers, under a requirement of this Act—	35
		(i) in good faith: and	

		(ii)	with reasonable cause; or	
	(c)	dutie	e performance or purported performance of the person's functions or es, or the exercise or purported exercise of the person's powers, r this Act—	
		(i)	in good faith; and	5
		(ii)	with reasonable cause.	
(2)			ction 6(1) of the Crown Proceedings Act 1950 (which relates to the the Crown in tort).	
(3)	In th	is secti	on,—	
	spec	ified p	erson means—	10
	(a)	a rele	evant chief executive:	
	(b)	an er	nployee or agent of a relevant Ministry:	
	(c)	a GI	officer:	
	(d)	a per	son lawfully assisting a GI officer:	
	(e)	a Cu	stoms officer (within the meaning of subpart 4):	15
	(f)	a per	son lawfully assisting a Customs officer under that subpart.	
	Comp	are: 2014	4 No 32 s 351	
			Part 6	
			General provisions	
			Regulations	20
156	Regi	ılation	ıs	
(1)			nor-General may from time to time, by Order in Council, make for all or any of the following purposes:	
	(a)	-	cribing the form of, and the requirements relating to, applications r this Act:	25
	(b)	-	cribing the procedure for dealing with an application for registration geographical indication:	
	(c)	_	cribing the procedure relating to the removal of a registered geo- hical indication from the register:	
	(d)	-	cribing the procedure relating to the alteration of a geographical ration on the register:	30
	(e)	addre	cribing the procedure relating to the alteration of the name and ess of an applicant or a registrant (including the substitution of mation relating to an applicant or a registrant):	
	(f)	presc	cribing the procedure for any hearing under this Act:	35

	(g)	prescribing time and extensions of time in respect of any matters under this Act:			
	(h)	specifying conditions relating to 1 or more New Zealand registered or foreign registered geographical indications:			
	(i)	prescribing penalties for infringement offences in this Act, which,—	5		
		(i) in the case of infringement fees, must not be more than \$1,000; and			
		(ii) in the case of maximum fines, must not be more than 3 times the amount of the infringement fee for the offence:			
	(j)	prescribing the matters in respect of which fees are payable under this Act, the amounts of the fees or the methods by which they are to be assessed, and the person to whom the fees are to be paid:	10		
	(k)	giving effect, for the purposes of this Act, to the terms of any international agreement:			
	(1)	providing for anything this Act says may or must be provided for by regulations:	15		
	(m)	providing for anything incidental that is necessary for carrying out, or giving full effect to, this Act.			
2)		Governor-General may prescribe any renewal fees under subsection that—	20		
	(a)	recover some or all of the costs incurred by the Registrar in performing the Registrar's functions under this Act:			
	(b)	recover those costs at a level that provides an incentive to allow registrations of geographical indications to expire if persons interested in the registration no longer find registration beneficial.	25		
3)	_	lations made under this section are secondary legislation (see Part 3 of the slation Act 2019 for publication requirements).			
		Registrar			
57	Regis	strar			
1)		chief executive of the Ministry must, under the Public Service Act 2020, int a Registrar of Geographical Indications.	30		
2)	trar's	The Registrar must be an officer or employee of the Ministry, and the Registrar's appointment may be held either separately or in conjunction with any ther office in the Ministry.			
.58	Regis	strar's seal	35		
1)	New	Registrar must have and use a seal of office bearing the impression of the Zealand Coat of Arms and having inscribed in the margin the words strar of Geographical Indications, New Zealand.			
	other Regis The I New	strar's seal Registrar must have and use a seal of office bearing the impression of the Zealand Coat of Arms and having inscribed in the margin the words			

(2)	Every document bearing the imprint of the Registrar's seal of office and purporting to be signed or issued by the Registrar, or by a person employed to assist the Registrar in the exercise of the Registrar's functions under this Act,—				
	(a)	must be received in evidence; and			
	(b)	in the absence of proof to the contrary, must be treated as having been signed or issued by or under the direction of the Registrar.	5		
159	Pow	er of Registrar to delegate			
(1)		Registrar may delegate to any person any of the Registrar's functions, es, and powers, except this power of delegation.			
(2)	The	delegation—	10		
	(a)	must be in writing; and			
	(b)	may be made subject to any restrictions and conditions that the Registrar thinks fit; and			
	(c)	is revocable, at any time, in writing; and			
	(d)	does not prevent the performance or exercise of a function, duty, or power by the Registrar.	15		
(3)	A person to whom any functions, duties, or powers are delegated may perform those functions and duties and exercise those powers in the same manner and with the same effect as if they had been conferred directly by this Act and not by delegation.				
(4)	denc	erson who appears to act under a delegation must, in the absence of evi- e to the contrary, be presumed to be acting in accordance with the terms of delegation.			
(5)	Act)	reference to the Registrar in this Act (or in regulations made under this includes a reference to a person to whom the Registrar has delegated their er in respect of a thing delegated to that person.			
160	Hea	ring before exercise of Registrar's discretion			
(1)	bein	Registrar must not, without giving an interested person an opportunity of g heard, adversely exercise any discretionary or other power under this Act gulations made under this Act in relation to—			
	(a)	a registered geographical indication; or			
	(b)	a New Zealand or foreign geographical indication that is the subject of an application for registration under section 8; or	•		
	(c)	an EU FTA geographical indication that is the subject of a request for registration referred to in section 58(1) .	35		
(2)	Regi	ulations may prescribe the procedure for the opportunity to be heard.			

Register of geographical indications 161 Register of geographical indications (1) The Registrar must establish and maintain a register of registered geographical indications. (2) The register must contain 4 parts, as follows: 5 Part 1, for enduring New Zealand geographical indications: (b) Part 2, for— (i) New Zealand registered geographical indications: (ii) foreign registered geographical indications: Part 3, for geographical indications that have been registered in accord-10 (c) ance with regulations made under **section 156(1)(I)**: Part 4, for EU FTA registered geographical indications. (d) (3) The register must specify, in respect of each registered geographical indication in Parts 1 to 3 of the register,— 15 whether it relates to a wine or a spirit or to both; and (a) (b) its boundaries, unless it is a foreign registered geographical indication (including a foreign registered geographical indication in Part 3 of the register); and any conditions that relate to it; and (c) (d) the name and address of the registrant; and 20 (e) the date of registration (except in the case of an enduring New Zealand geographical indication); and if the geographical indication's status is registered-past expiry date (as (f) defined in section 47D), a statement to that effect. (4) The register must specify, in respect of each registered geographical indication 25 in Part 4 of the register, the product class to which the geographical indication relates (as specified in Annex 18-A of the EU FTA); and (b) for any geographical indication registered under section 57, any conditions (as specified in connection with the 30 (i) geographical indication in Annex 18-B of the EU FTA) imposed in accordance with section 72; or clause 2 of Schedule 1, any conditions, limitations, restric-(ii) tions, exceptions, or transitional provisions that relate to the geographical indication, as specified in Annex 18-B of the EU FTA; 35 and

any transliteration specified in connection with the geographical indica-

tion in Annex 18-B of the EU FTA; and

(c)

	(d) the date of registration.	
(5)	Annex 18-A or 18-B of the EU FTA, as the case requires, prevails to the extent of any inconsistency with the register in respect of an EU FTA registered geographical indication.	
(6)	The register may be kept in any manner that the Registrar thinks fit provided it permits the contents to be readily accessed or reproduced in usable form.	5
(7)	The register is prima facie evidence of any matters required or authorised by or under this Act to be entered in it.	
162	Public access to register	
(1)	Any person may access or search the register, or make copies of information in the register, except to the extent that the Registrar suspends its operation in accordance with subsection (2) .	10
(2)	The register must be operated at all times unless the Registrar suspends its operation (in whole or in part)—	
	(a) for maintenance purposes; or	15
	(b) in response to technical difficulties; or	
	(c) to ensure the security or integrity of the register.	
(3)	The Registrar must provide a copy, or a certified copy, of any particulars on the register to any person who applies for it and pays the prescribed fee (if any).	
(4)	A certified copy of particulars on the register signed by the Registrar and sealed with the Registrar's seal is conclusive evidence for all purposes that the particulars on the certified copy have been duly registered.	20
163	Registrar may correct obvious errors or omissions	
	If satisfied that there is an obvious error in, or omission from, the register, the Registrar may correct it.	25
	Appeals	
164	Appeals in relation to Registrar's decisions	
(1)	A person who is aggrieved by a decision of the Registrar under this Act may appeal to the court.	
(2)	In this section and sections 165, 167, and 168 , decision includes a determination by the Registrar under section 58(3) or (4) .	30
165	Notice of appeal	
	Notice of an appeal under section 164 must be filed in the court and served on the Registrar within 20 working days after the date on which the decision appealed against was given.	35

166	Hea	ring of appeal			
(1)	On an appeal, the court must hear the Registrar and the parties.				
(2)	An appeal must be heard only on the materials stated by the Registrar unless a party, either in the manner prescribed or by leave of the court, brings forward further material for the consideration of the court.				
(3)		In the case of an appeal against the acceptance of an application for registration of a geographical indication, or the registration of a geographical indication,—			
	(a)	no further grounds are permitted by the person opposing the application or registration, other than those stated by the person opposing, except with the permission of the court; and	10		
	(b)	if further grounds of objection are permitted, the applicant for registra- tion may, on giving notice as prescribed in regulations, withdraw the application without paying the costs of the person opposing.			
167	Dete	rmination of appeal			
	In de	etermining an appeal, the court may—	15		
	(a)	confirm, modify, or reverse the Registrar's decision or any part of it:			
	(b)	exercise any of the powers that could have been exercised by the Registrar in relation to the matter to which the appeal relates.			
168	Provisions pending determination of appeal				
		decision to which an appeal under this Act relates remains in full force ing the determination of the appeal unless the court orders otherwise.	20		
		Advice and consultation			
169	Regi	strar may obtain advice and consult			
		e Registrar thinks it necessary, the Registrar may obtain advice on, and consult about, any matter relating to—	25		
	(a)	an application for the registration of a geographical indication, including opposition to an accepted application; or			
	(b)	the registrability of a geographical indication; or			
	(c)	alterations to a registered geographical indication; or			
	(d)	the removal of a registered geographical indication from the register; or	30		
	(e)	a request by the European Union for registration of an EU FTA geographical indication referred to in section 58(1) .			
170	Fun	ction of advisory committee appointed under Trade Marks Act 2002			
	It is a function of an advisory committee appointed under section 177(1) of the				

Trade Marks Act 2002 to advise the Registrar whether the use of a geograph-

		indication in relation to wine or spirits or other goods, or the registration of geographical indication, is, or is likely to be, offensive to Māori.	
		Miscellaneous provisions	
.71		ognition of agents	_
1)	•	thing that must be done by or to a person under this Act in relation to a graphical indication may be done by or to the person's expressly authorised t.	5
2)		section (1) applies only if the agent is not a person whom the Registrar sed to recognise as an agent in accordance with section 172 .	
72	Reg	istrar may refuse to recognise person as agent	10
1)	The	Registrar may refuse to recognise a person as an agent if that person—	
	(a)	is suspended from practice before the Intellectual Property Office of New Zealand; or	
	(b)	has their registration as a patent attorney suspended or cancelled; or	
	(c)	has been removed from or struck off the roll of barristers and solicitors under the provisions of the Lawyers and Conveyancers Act 2006, and has not been restored to the roll; or	15
	(d)	is suspended from practice as a barrister or solicitor; or	
	(e)	has been convicted in New Zealand of an offence specified in Part 10 (except section 298A) of the Crimes Act 1961 or has been convicted of an equivalent offence in another country.	20
2)	If the Registrar refuses to recognise a person as an agent, the Registrar must, as soon as practicable, notify that person and the person's principal in writing.		
73	Act	does not affect unregistered geographical indication	
		ning in this Act affects a geographical indication that is not a registered graphical indication.	25
74	Act	does not affect Wine Act 2003	
	Noth	ning in this Act affects the operation of the Wine Act 2003.	
75	Act	does not affect joint food standards	
		ning in this Act affects the operation of any joint food standard adopted or the Food Act 2014.	30
76	Act	does not limit Fair Trading Act 1986	
	Noth	ning in this Act limits the operation of the Fair Trading Act 1986.	

Replace the Schedule with **Schedules 1 and 2** set out in **Schedule 1**.

35

85

Schedule replaced

ts
•

Amend the Acts specified in **Schedule 2** as set out in that schedule.

Part 4

Amendments to Overseas Investment Act 2005 and Ov	erseas
Investment Regulations 2005	

Subpart 1—Amendments to Overseas Investment Act 2005

87 Principal Act

This subpart amends the Overseas Investment Act 2005.

88 Section 61A amended (Regulations regarding alternative monetary thresholds for overseas investments in significant business assets)

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- (1) Repeal section 61A(1)(a).
- (2) After section 61A(1)(g), insert:
 - (ga) the Pacific Agreement on Closer Economic Relations Plus, done at Nuku'alofa on 14 June 2017:
- (3) After section 61A(1)(i), insert:

15

(j) the Free Trade Agreement between New Zealand and the European Union, done at Brussels on 9 July 2023.

Subpart 2—Amendments to Overseas Investment Regulations 2005

89 Principal regulations

This subpart amends the Overseas Investment Regulations 2005.

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- 90 Regulation 84 amended (Introduction to Part 5)
- (1) Revoke regulation 84(3)(a).
- (2) After regulation 84(3)(g), insert:
 - (h) the Free Trade Agreement between New Zealand and the European Union, done at Brussels on 9 July 2023 (the **EU FTA**).

25

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91 Regulation 85 amended (Definitions)

- (1) In regulation 85(1), definition of **type A enterprise**, after paragraph (d), insert:
 - (e) the European Union
- (2) In regulation 85(1), definition of **type A individual**, after paragraph (e), insert:
 - (f) a person who is a national of one of the Member States of the European Union as defined by subparagraph (i) of the definition of natural person of a Party in Article 1.2(r) of the EU FTA
- (3) In regulation 85(1), definition of **type A territory**, after paragraph (d), insert:

	(e) the territories to which the EU FTA applies under Article 1.4(1)(a) of the EU FTA	
(4)	In regulation 85(1A), delete "P4 Agreement, and".	
(5)	In regulation 85(1A), after "UK FTA", insert ", and EU FTA".	
92	Regulation 88 amended (Introduction to subpart 2 and interaction between regulations in Part 5)	5
(1)	Revoke regulation 88(2)(a).	
(2)	After regulation 88(2)(g), insert:	
	(h) Article 10.4(2) and (3) of the EU FTA.	
93	Schedule 1AA amended In Schedule 1AA,—	10
	(a) insert the Part set out in Schedule 3 of this Act as the last Part; and	
	(b) make all necessary consequential amendments.	
A	Amendments to Tariff Act 1988, Tariff, and Customs and Excise Regulations 1996 Subpart 1—Amendments to Tariff Act 1988	15
	Amendments to Tariff Act 1988	
94	Principal Act	
	Sections 95 to 99 amend the Tariff Act 1988.	20
95	Section 2 amended (Interpretation)	
	In section 2(1), insert in its appropriate alphabetical order:	
	preferential group of countries has the meaning given to it by section 7(3)	
96	Section 7 amended (Application of Tariff)	
(1)	In section 7(1), after "a preferential country", insert "or preferential group of countries".	25
(2)	In section 7(1)(b) and (c), after "preferential country", insert "or group of countries".	
(3)	In section 7(2), after "country", insert "or group of countries" in each place.	
(4)	In section 7(3), definition of preferential abbreviation ,—	30
	(a) after "preferential country", insert "or preferential group of countries"; and	

after "that country", insert "or group of countries".

In section 7(3), insert in its appropriate alphabetical order:

(b)

(5)

Part	5	cl	104

	preferential group of countries means a group of countries listed or described in the first column of note 3 of the Tariff	
97	Section 9 amended (Alterations and modifications of Tariff)	5
	In section 9(3), after "specified country", insert "or group of countries,".	
98	Section 15A amended (Interpretation)	
(1)	In section 15A, insert in its appropriate alphabetical order:	
	EU FTA means the Free Trade Agreement between New Zealand and the European Union, done at Brussels on 9 July 2023	10
(2)	In section 15A, definition of free trade agreement, after paragraph (i), insert:	
	(j) the EU FTA	
99	Section 15H amended (Provisional transitional safeguard measure)	
	In section 15H(1)(b)(ii), replace "or the UK FTA," with "the UK FTA, or the EU FTA,".	15
	Consequential amendment to Trade (Safeguard Measures) Act 2014	
100	Principal Act	
	Section 101 amends the Trade (Safeguard Measures) Act 2014.	
101	Section 4 amended (Overview of safeguards)	
	In section 4(3)(c), after "country", insert "or group of countries".	20
	Subpart 2—Amendments to Tariff	
102	Principal legislation	
	This subpart, in accordance with section 9F(1) of the Tariff Act 1988, amends the Tariff.	
103	Note 2 amended	25
	In the notes to the Tariff, note 2, penultimate paragraph,—	
	(a) after "manufacture of countries", insert "or groups of countries"; and	
	(b) after "CPT,", insert "EU,".	
104	Note 3 amended	
(1)	In the notes to the Tariff, note 3, after "Preferential countries", insert "or groups of countries,".	30

- (2) In the notes to the Tariff, note 3, after "Preferential country", insert "or group of countries".
- (3) In the notes to the Tariff, note 3, after the item relating to country that is a specified CPTPP party, insert:

EU FTA group (the European Union (including the territory of Ceuta and Melilla), Andorra, Monaco, San Marino, and the Sovereign Base Areas of Akrotiri and Dhekelia)

EU

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105 Footnotes amended

In the Tariff, in each footnote, after "CPT,", insert "EU,".

106 Part II Concessions amended

In the Tariff, Part II Concessions, table, in the item relating to Concession Reference Number 66, after subclause (5), insert:

- (6) Goods re-entered after repair or alteration—
 - (a) in one of the following places:
 - (i) the territories to which the EU FTA applies under Article 1.4(1)(a) and (2) of the EU FTA:
 - (ii) the territory of the Republic of San Marino; and
 - (b) in accordance with Article 2.9 of the EU FTA.

Free

- (7) Goods that fall within sections V to XXI of the Tariff that are re-entered after repair or alteration—
 - (a) in the territory of the Principality of Andorra; and
 - (b) in accordance with Article 2.9 of the EU FTA.

Free

DEFINITIONS

In this concession, **EU FTA** means the Free Trade Agreement between New Zealand and the European Union, done at Brussels on 9 July 2023.

Subpart 3—Amendment to Customs and Excise Regulations 1996

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107 Principal regulations

This subpart amends the Customs and Excise Regulations 1996.

108 New regulations 51ZZM and 51ZZN and cross-heading inserted

After regulation 51ZZL, insert:

Provisions relating to EU FTA group

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51ZZM Interpretation

In regulation 51ZZN, unless the context otherwise requires,—

EU FTA means the Free Trade Agreement between New Zealand and the European Union, done at Brussels on 9 July 2023

EU FTA group means the European Union (including the territory of Ceuta and Melilla), the Principality of Andorra, the Principality of Monaco, the Republic of San Marino, and the Sovereign Base Areas of Akrotiri and Dhekelia.

51ZZN Originating goods

- 5
- (1) This regulation prescribes when particular goods are treated, for the purposes of the Act and the Tariff Act 1988, as being the produce or manufacture of the EU FTA group.
- (2) Goods are the produce or manufacture of the EU FTA group if the goods meet all the applicable EU FTA requirements to qualify, be accepted, or be treated the same way for customs purposes as goods originating in the European Union.
- (3) The **EU FTA requirements** are the requirements set out in the following provisions of the EU FTA:
 - (a) Chapter 3 (Rules of origin and origin procedures):

15

- (b) Annex 3-A (Introductory notes to product-specific rules of origin):
- (c) Appendix 3-B-1 (Origin quotas and alternatives to the product-specific rules of origin in Annex 3-B (Product-specific rules of origin)):
- (d) Annex 3-C (Text of the statement on origin):
- (e) Annex 3-D (Supplier's declaration referred to in Article 3.3(4) (Cumulation of origin)):
- (f) Annex 3-E (Joint declaration concerning the Principality of Andorra):
- (g) Annex 3-F (Joint declaration concerning the Republic of San Marino).

Schedule 1 Schedule of Act previously called Geographical Indications (Wine and Spirits) Registration Act 2006 replaced

s 85

	Schedule 1 Transitional, savings, and related provisions s 4A	5	
	Part 1		
	Provisions relating to European Union Free Trade Agreement Legislation Amendment Act 2024	10	
1	References to previous Title		
	Every reference in any enactment and in any document to the Geographical Indications (Wine and Spirits) Registration Act 2006 must, unless the context otherwise provides, be read as a reference to the Geographical Indications Registration Act 2006 .	15	
2	Registration of geographical indications listed in EU FTA		
(1)	The Registrar must, as soon as practicable, register all EU FTA geographical indications listed in Section A of Annex 18-B of the EU FTA on the commencement of this clause.		
(2)	An EU FTA registered geographical indication registered under this clause is deemed to be registered on and after the date of entry into force of the EU FTA.	20	
(3)	All conditions, limitations, restrictions, exceptions, transitional provisions, and other requirements specified in Section A of Annex 18-B of the EU FTA, as it reads on the commencement of this clause,—		
	(a) apply to an EU FTA geographical indication registered under this clause; and	25	
	(b) must be specified in Part 4 of the register established under section 161 in respect of the EU FTA geographical indication.		
(4)	Sections 57 to 59 and 62 to 72 do not apply to the registration of an EU FTA geographical indication under this clause.	30	
	Example		
	Feta is listed in section A of Annex 18-B of the EU FTA on the commencement of this clause. Accordingly, the Registrar must register it as an EU FTA registered geographical indication, which provides protection for the geographical indication.		

Schedule 1

	Section A of Annex 18-B includes a transitional provision for feta, which allows certain existing users of that geographical indication to continue using it for a maximum period of 9 years after the date of entry into force of the EU FTA.			
	Comp	pare: EU FTA art 18.32.3		
3	_	istration of foreign registered geographical indication as EU FTA graphical indication	5	
	Ann	oreign registered geographical indication that is listed in Section A of ex 18-B of the EU FTA on the commencement of clause 2 must be registas an EU FTA registered geographical indication under that clause.		
4	Trai	nsitional regulations	10	
(1)	_	ulations may provide for transitional or savings matters concerning the ing into force of the amendment Act.		
(2)		regulations may be in addition to, or in place of, the provisions in this Part is schedule.		
(3)	The	regulations may provide that, during a specified transitional period,—	15	
	(a)	specified provisions of this Act do not apply or apply with modifications:		
	(b)	specified provisions of this Act that are repealed or amended by the amendment Act continue to apply as if they were not repealed or amended (with or without modifications).	20	
(4)	this	Minister must not recommend that regulations be made for the purpose of clause unless the Minister is satisfied on reasonable grounds that they are ssary to—		
	(a)	give effect to New Zealand's obligations under the EU FTA, as at the commencement of this clause, with respect to geographical indications; or	25	
	(b)	facilitate an orderly transition from the geographical indications regime that existed before commencement of the amendment Act to the regime existing after commencement of the amendment Act.		
(5)		clause is repealed, and any regulations made in reliance on it are revoked, ne close of the 5-year date.	30	
(6)	In th	is clause,—		
	•	ar date means the date that is 5 years after the date on which this clause es into force		
		ndment Act means the European Union Free Trade Agreement Legisn Amendment Act 2024 .	35	

Schedule 2 Provisions relating to reviews and appeals ss 82, 100 Review of decision to suspend or cancel appointment as GI officer **Procedure for review** 5 (1) The reviewer must be, for a decision made by the chief executive, a person appointed for the purpose by the Minister under subclause (2): (b) for a decision made by a person acting under the delegated authority of the chief executive,— 10 a person who was not involved in making the decision and who is (i) designated by the chief executive; or the chief executive. (ii) (2) The Minister may appoint the person referred to in subclause (1)(a) on any terms and conditions that the Minister considers appropriate (including condi-15 tions as to the payment of fees). The reviewer must review the decision within— (3) 40 working days after the appointment referred to in subclause (1)(a), (a) if that paragraph applies; or 40 working days after the designation referred to in subclause (b) 20 (1)(b)(i), if that subparagraph applies; or 40 working days after the date on which the chief executive receives the (c) application, if subclause (1)(b)(ii) applies; or (d) a shorter period specified in writing by the reviewer to the applicant. (4) The reviewer may give the applicant a notice in writing requiring the applicant 25 to supply information additional to that contained in the application within a time specified by the reviewer. (5) The time limits specified in **subclause (3)** do not include the time the applicant takes to supply information under **subclause (4)**; (a) 30 the time allowed for the applicant to supply the information, if the appli-(b) cant does not supply it. The reviewer must— (6) give the applicant and the chief executive (or the person who made the decision under delegated authority) a notice in writing of the time within 35 which submissions on the review may be made; and

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	(b)	consider any submissions by the applicant and the chief executive (or the chief executive's delegate).		
(7)	The review is by way of a rehearing.			
(8)	The r	eviewer may confirm, modify, or reverse all or some of the decision.		
(9)	The reviewer must, as soon as practicable, give the applicant a notice in writing of—			
	(a)	the decision on the review; and		
	(b)	the reasons for the decision on the review.		
	Compa	are: 2014 No 32 s 357		
2	Effec	t of review	10	
(1)		original decision described in section 81(1) or (3) is valid until the wer modifies or reverses it.		
(2)		reviewer modifies or reverses some of the original decision, the parts that of modified or reversed remain valid.		
	Compa	re: 2014 No 32 s 359	15	
	1	Appeals against decision under clause 1 or section 100		
3	Mear	ning of review decision		
	In cla	ause 4, review decision means—		
	(a)	a decision under clause 1 (which relates to a review of a decision to suspend or cancel appointment as a GI officer):	20	
	(b)	a decision under section 99 (which relates to a review of a notice of direction).		
4	Appe	eal to District Court against review decision		
(1)	A per	rson may appeal to the District Court against a review decision.		
(2)	-	ppeal under subclause (1) must be brought no later than 28 days after ate on which the appellant was notified under this Act of the review deci-	25	
(3)	In co	nsidering an appeal,—		
	(a)	the District Court may hear all evidence tendered and representations made by, or on behalf of, any party to the appeal that the court considers relevant to the appeal, whether or not that evidence would be otherwise admissible in the court; and	30	
	(b)	the court may—		
		(i) confirm, reverse, or modify the decision appealed against, and make the orders and give the directions that may be necessary to give effect to the court's decision; or	35	

refer the matter back to the the chief executive with a direction to reconsider the whole or any part of the matter. Compare: 2014 No 32 s 362 Procedure for appeal (1) An appeal under clause 4 must, subject to that clause, be made and deter-5 mined in accordance with the District Court Act 2016 and the District Court Rules 2014. (2) The decision of the District Court on an appeal under clause 4 is final unless clause 6 or 7 applies. Compare: 2014 No 32 s 363 10 Appeal to High Court on question of law A party to an appeal under clause 4 who is dissatisfied with the decision of (1) the District Court on the ground that it is wrong in law may appeal to the High Court on that question of law. (2) The High Court Rules 2016 and sections 126 to 130 of the District Court Act 15 2016, with all necessary modifications, apply to an appeal under subclause (1) as if it were an appeal under section 124 of that Act. Compare: 2014 No 32 s 364 Further appeals to Court of Appeal or Supreme Court With the leave of the court appealed to, a party to an appeal under clause 6 (1) 20 may appeal to the Court of Appeal or the Supreme Court against any determination of the High Court in the appeal. On an appeal under this clause, the Court of Appeal or the Supreme Court has (2) the same power to adjudicate on the proceedings as the High Court had. Subclause (1) is subject to section 75 of the Senior Courts Act 2016 (which (3) 25 provides that the Supreme Court must not give leave to appeal directly to it against a decision made in a court other than the Court of Appeal unless it is satisfied that there are exceptional circumstances that justify taking the proposed appeal directly to the Supreme Court).

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Compare: 2014 No 32 s 365

Schedule 2 Consequential amendments to Acts

s 86

Major Events Management Act 2007 (2007 No 35)

In section 35(c), replace "Geographical Indications (Wine and Spirits) Registration Act 2006" with "Geographical Indications Registration Act 2006".

Ombudsmen Act 1975 (1975 No 9)

In Schedule 1, Part 2, replace "Geographical indications committees established under the Geographical Indications (Wine and Spirits)" with "New Zealand geographical indications committees established under the Geographical Indications".

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Search and Surveillance Act 2012 (2012 No 24)

In the Schedule, insert in its appropriate alphabetical order:

	11 1	1	
Geographical Indications Registration	85	GI officer may require information about relevant goods	Subpart 5
Act 2006	87	Other powers of GI officer	Subpart 5
	89	What GI officer and person assisting may do when exercising power of entry and inspection	Sections 131 to 135 and subparts 5 and 6
	90	Application for search warrant	Sections 98, 99, and 100
	91	Issue of search warrant	Sections 102 to 105 and 107 and subpart 5
	92	Powers under search warrant	Section 110
	93	Carrying out search powers	Sections 106, 111 to 114, 115(1)(b) and (3), 116 to 117, 120 to 130, 131(1) to (6), and 132 to 135
	94	Disposal of property seized under search warrant	Subparts 1, 5, 6, 7, 9, and 10
	95	Retention of documents	Section 101

Summary Proceedings Act 1957 (1957 No 87)

In section 2(1), definition of **infringement notice**, after paragraph (jk), insert:

(jl) section 122 of the Geographical Indications Registration Act 2006; or

Trade Marks Act 2002 (2002 No 49)

In section 5(1), definition of **registered geographical indication**, replace "Geographical Indications (Wine and Spirits) Registration Act 2006" with "**Geographical Indications Registration Act 2006**".

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Trade Marks Act 2002 (2002 No 49)—continued

In section 20(1)(a) and (b), replace "Geographical Indications (Wine and Spirits) Registration Act 2006" with "Geographical Indications Registration Act 2006".

In section 20(1)(a), replace "wine or spirit" with "wine, spirit, or other good" in each place.

In section 20(1)(b), replace "an application for registration of a geographical indication" with "an application for registration of a New Zealand or foreign geographical indication".

After section 20(1)(b), insert:

the Registrar of Geographical Indications has given public notice of the proposed protection of an EU FTA geographical indication under **section 58** of the **Geographical Indications Registration Act 2006** and the examination and opposition procedures under that section have not been completed.

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In section 88(c), replace "Geographical Indications (Wine and Spirits) Registration 15 Act 2006" with "Geographical Indications Registration Act 2006".

In section 98A, replace "Geographical Indications (Wine and Spirits) Registration Act 2006" with "Geographical Indications Registration Act 2006".

After section 195, insert:

195A Use of fees under this Act

(1) A fee, or a portion of a fee, payable to the Commissioner under this Act may be used to recover the costs, or a share of the costs, of the Registrar of Geographical Indications in the performance of the Registrar's functions, powers, and duties under the **Geographical Indications Registration Act 2006**.

(2) The costs recovered in accordance with **subsection (1)**, and the functions, powers, and duties in relation to which those costs were incurred, need not be related, directly or indirectly, to the person or persons from whom the fee is collected.

Compare: 1993 No 105 s 372(3C), (3D) (repealed)

195B Validation of fees used to recover costs of register of geographical indications

(1) This section applies to a fee payable to the Commissioner under this Act that is or was payable under this Act on or before the commencement of the European Union Free Trade Agreement Legislation Amendment Act **2024**.

(2) Money received by the Commissioner in payment of the fee may be applied on or after the commencement of the European Union Free Trade Agreement Legislation Amendment Act 2024 to recover the costs or a share of the costs

Schedule 2

Trade Marks Act 2002 (2002 No 49)—continued

of the Registrar of Geographical Indications in accordance with section 195A of this Act.

Compare: 2011 No 21 s 84A

Trans-Tasman Mutual Recognition Act 1997 (1997 No 60)

In Schedule 1, Category 2, replace "Geographical Indications (Wine and Spirits) 5 Registration Act 2006" with "Geographical Indications Registration Act 2006".

Schedule 3 New Part 11 inserted into Schedule 1AA of Overseas Investment Regulations 2005

s 93

Part 11

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Provisions relating to European Union Free Trade Agreement Legislation Amendment Act 2024

25 Application

The amendments made by the European Union Free Trade Agreement Legislation Amendment Act **2024** apply only to the acquisition of rights or interests in securities or of other property, or the establishment of any business, after the commencement of that Act.

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26 No refunds

No person is entitled to a refund of any fee or charge paid to the regulator for a matter under Schedule 2 on the ground that the amendments made by the European Union Free Trade Agreement Legislation Amendment Act **2024** mean that the matter is no longer relevant (for example, that a consent that had been applied for is no longer required).