This Public Bill originated in the House of Repre-SENTATIVES, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives, 10th November, 1933.

Right Hon. Mr. Coates.

TRADE AGREEMENT (NEW ZEALAND AND AUSTRALIA) RATIFICATION.

ANALYSIS.

3. Commencement of operation of Title. agreement. Preamble. 4. Repeal. Saving of existing rights 1. Short Title. of action. 2. Ratification of agreement. Appendix.

A BILL INTITULED

AN ACT to ratify an Agreement for Customs Reciprocity Title. made between the Governments of the Commonwealth of Australia and the Dominion of New Zealand. •

5 WHEREAS a Customs agreement has been entered into Preamble. for and on behalf of His Majesty's Government of the Commonwealth of Australia and for and on behalf of His Majesty's Government of the Dominion of New Zealand, for the purpose of promoting trade between

10 the said countries: And whereas the said agreement is an agreement to which section ten of the Customs Amendment Act, 1921, applies : And whereas by the said section it is provided that no such agreement shall have any effect unless and until it is ratified by Parlia-

15 ment : And whereas it is desired to ratify the said agreement accordingly:

BE IT THEREFORE ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows :----

1. This Act may be cited as the Trade Agreement Short Title. 20 (New Zealand and Australia) Ratification Act, 1933, and

No. 48-2.

shall be read together with and deemed part of the Customs Act, 1913.

2. (1) The agreement set out in the Appendix hereto (being an agreement to which section ten of the Customs Amendment Act, 1921, applies) is hereby ratified and 5 confirmed. The ratification by this section of the said agreement shall extend to the alteration of the New Zealand General Tariff (in respect of raisins) referred to in Schedule B to the said agreement, and such alteration shall take effect accordingly on the date fixed 10 pursuant to Article XV of the agreement.

(2) Notwithstanding anything to the contrary in section ten of the Customs Amendment Act, 1921, any agreement modifying the agreement as ratified by this Act may be given effect to by Order in Council under 15 that Act, notwithstanding that such modifying agreement may not have been ratified as required by that section, and every such Order in Council shall come into force according to its tenor.

(3) If at any time hereafter a reduction in the 20rate of duty is made in respect of confectionery being the manufacture of the United Kingdom of Great Britain and Northern Ireland below the rate prescribed in respect thereof in the First Schedule to the Customs Acts Amendment Act, 1932, a cor-25 responding reduction shall by virtue of this subsection and without further authority be deemed to be made in the rate of duty fixed in respect of confectionery being the manufacture of the Commonwealth of Australia and imported into New Zealand or entered therein for 30 home consumption on or after the date on which such first-mentioned reduction takes effect.

(4) Notwithstanding anything to the contrary in the Customs Acts, and while the agreement ratified by this Act remains in force, dried tree-fruits being the produce 35 of the Commonwealth of Australia and imported into New Zealand or entered therein for home consumption on or after the *first* day of January, nineteen hundred and thirty-four, shall be admitted at a rate of duty not exceeding the rate for the time being in force 40 on similar dried tree-fruits imported into New Zealand from any other country.

Ratification of agreement. See Reprint of Statutes, Vol. VII, p. 188

3. The date on which the agreement ratified by this commencement Act is brought into force in accordance with Article XV of operation of thereof shall be notified by the Governor-General by Proclamation, and the duties and exemptions from duty 5 provided for in the agreement shall, subject to the provisions of section one hundred and forty-three of the See Reprint Customs Act, 1913, be imposed and allowed on all goods of Statutes, Vol. VII, p. 141 being the produce or manufacture of the Commonwealth of Australia imported into New Zealand or entered 10 therein for home consumption on or after the said date.

4. (1) The Tariff Agreement (New Zealand and Repeal. Australia) Ratification Act, 1922, shall be deemed to See Reprint be repealed on the date on which the agreement ratified Vol. VII, p. 229 by this Act is brought into force in accordance with the

15 last preceding section, and all Orders in Council, notices, and other acts of authority from time to time made, given, or done pursuant to or for the purposes of the agreement to which that Act relates and subsisting immediately prior to that date shall thereupon be 20 deemed to be revoked.

(2) All duties of Customs that have become due and Saving of payable and all penalties and forfeitures that have been of action. incurred prior to the date on which the agreement ratified by this Act is brought into force as aforesaid

25 shall be recovered and enforced in the same manner as if this Act had not been passed.

agreement.

APPENDIX.

TRADE AGREEMENT BETWEEN THE COMMONWEALTH OF AUSTRALIA AND THE DOMINION OF NEW ZEALAND.

HIS Majesty's Government in the Commonwealth of Australia and His Majesty's Government in the Dominion of New Zealand, being desirous of improving and extending the commercial relations existing between Australia and New Zealand, and affirming the principle of granting tariff preferences the one to the other on goods of their produce or manufacture for their mutual advantage, have agreed upon the following Articles :---

ARTICLE I.

(1) The terms "British Preferential Tariff" and "General Tariff" as used in this Agreement and the Schedules hereto shall in relation to any goods be deemed to mean the British Preferential Tariff and the General Tariff of Australia or of New Zealand in force on the date on which such goods are entered for home consumption in Australia or New Zealand, as the case may be.

Appendix.

(2) The items in Schedule A or Schedule B hereto shall, where taken from the Tariff of Australia or New Zealand, be interpreted in the same way as they would be interpreted in the Tariff from which they are taken.

ARTICLE II.

(1) Subject to the provisions of the Customs Tariff of Australia, and except as hereinafter in this Agreement provided, Australia grants :---

- (α) To goods of the kinds or classes enumerated in Schedule A hereto, being the produce or manufacture of New Zealand, when imported into Australia, the tariff rates indicated in the said Schedule A;
- (b) To all other goods being the produce or manufacture of New Zealand, when imported into Australia, the benefits of the British Preferential Tariff.

(2) The tariff advantages conceded by Clause (1) of this Article shall apply only to goods which have been shipped from New Zealand to Australia and have not been transhipped, or, if transhipped, then only if it is proved to the satisfaction of the Collector of Customs that the intended destination of the goods when originally shipped from New Zealand was Australia.

ARTICLE III.

(1) Subject to the provisions of the Customs Tariff of New Zealand, and except as hereinafter in this Agreement provided, New Zealand grants :---

- (a) To goods of the kinds or classes enumerated in Schedule B hereto, being the produce or manufacture of Australia, when imported into New Zealand, the tariff rates and provisions indicated in the said Schedule B;
- (b) To all other goods being the produce or manufacture of Australia, when imported into New Zealand, the benefits of the British Preferential Tariff.

(2) The tariff advantages conceded by Clause (1) of this Article shall apply only to goods which after shipment from Australia have not entered into the commerce of or been subjected to any process of manufacture in any country the produce or manufactures of which are not entitled to be entered for duty under the British Preferential Tariff.

ARTICLE IV.

(1) With respect to goods of the kinds or classes enumerated in Schedule A hereto, and being the produce or manufacture of New Zealand, the Government of Australia shall not impose any Customs duty on any such goods admissible free of duty or increase the rate of any Customs duty on any other such goods entering Australia from New Zealand, except in either such case by mutual agreement or until after six calendar months' notice to the Government of New Zealand.

(2) With respect to the goods of the kinds or classes enumerated in Schedule B hereto, and being the produce or manufacture of Australia the Government of New Zealand shall not impose any

Customs duty on any such goods admissible free of duty or increase the rate of any Customs duty on any other such goods entering New Zealand from Australia, except in either such case by mutual agreement or until after six calendar months' notice to the Government of Australia.

ARTICLE V.

Nothing in this Agreement shall be construed to affect the right of Australia or of New Zealand to impose new duties upon any goods for the protection of any new industry established or proposed to be established in Australia or New Zealand as the case may be; provided that such new duties do not exceed the duties for the time being in force with respect to similar goods imported from the United Kingdom into Australia or New Zealand as the case may be.

ARTICLE VI.

Nothing in this Agreement shall be construed to affect the right of Australia or New Zealand to collect or impose dumping duties or analogous special duties to meet abnormal trading conditions.

ARTICLE VII.

(1) Goods, the produce or manufacture of New Zealand, shall on importation into Australia be exempt from primage duty.

(2) Goods, the produce or manufacture of Australia, shall on importation into New Zealand be liable to the primage duty for the time being in force in New Zealand, provided only—

- (a) That such duty does not exceed the primage duty chargeable on similar goods, the produce or manufacture of the United Kingdom; and
- (b) That New Zealand undertakes to abolish such duty insofar as it relates to goods being the produce or manufacture of Australia as soon as financial conditions permit.

ARTICLE VIII.

(1) Goods imported into Australia and thereafter shipped to New Zealand, which if they had been imported direct from the country of origin to New Zealand would have been entitled to be entered under the British Preferential Tariff in New Zealand, shall, upon production of a certificate from the Customs Department of Australia stating the country of origin of the goods and such other information as is required, be entitled to be entered under the British Preferential Tariff in New Zealand.

(2) Goods imported into New Zealand, and thereafter shipped to Australia, which if they had been imported direct from the country of origin to Australia would have been entitled to be entered under the British Preferential Tariff in Australia, shall, upon production of a certificate from the Customs Department of New Zealand stating the country of origin of the goods and such other information as is required, be entitled to be entered under the British Preferential Tariff in Australia.

ARTICLE IX.

(1) Where with respect to any specific class of goods not enumerated in Schedule B to this Agreement and imported into New Zealand the rate of duty thereon under the New Zealand British Preferential Tariff is less than the rate of duty under the Australian British Preferential Tariff the following provisions shall apply—

- (a) His Majesty's Government in New Zealand may request His Majesty's Government in Australia to admit into Australia goods of such class being the produce or manufacture of New Zealand at the rate of duty chargeable on goods of that class under the New Zealand British Preferential Tariff.
- (b) If within three calendar months after the receipt of such request His Majesty's Government in Australia does not comply therewith His Majesty's Government in New Zealand may, without further notice, impose on goods of such class being the produce or manufacture of Australia a rate of duty not greater than the rate of duty for the time being in force in Australia on the like goods under the Australian British Preferential Tariff.

(2) Where with respect to any specific class of goods not enumerated in Schedule A to this Agreement and imported into Australia the rate of duty thereon under the Australian British Preferential Tariff is less than the rate of duty under the New Zealand British Preferential Tariff the following provisions shall apply—

- (a) His Majesty's Government in Australia may request His Majesty's Government in New Zealand to admit into New Zealand goods of such class being the produce or manufacture of Australia at the rate of duty chargeable on goods of that class under the Australian British Preferential Tariff.
- (b) If within three calendar months after the receipt of such request His Majesty's Government in New Zealand does not comply therewith His Majesty's Government in Australia may, without further notice, impose on goods of such class being the produce or manufacture of New Zealand a rate of duty not greater than the rate of duty for the time being in force in New Zealand on the like goods under the New Zealand British Preferential Tariff.

ARTICLE X.

For the purposes of this Agreement, goods shall be deemed to be the produce or manufacture of Australia or of New Zealand, as the case may be, if conforming with the laws or regulations in force in the country of importation which apply to such goods when imported under its British Preferential Tariff, except that :---

(1) In relation to goods imported into New Zealand which have been partially produced or partially manufactured in Australia the expenditure in material produced in Australia and/or labour performed within Australia in each and every article shall not be less than one-half of the factory or works cost of such article in its finished state.

(2) In relation to goods imported into Australia from New Zealand paragraph (b) of subsection one of Section 151A of the Customs Act 1901-1930 shall be read as if fifty per centum were substituted for seventy-five per centum.

ARTICLE XI.

(1) If in Australia goods of any class or kind the produce or manufacture of Australia are exempt from sales tax, goods of that class or kind the produce or manufacture of New Zealand shall, if imported into or sold in Australia, be exempt from sales tax.

(2) If in New Zealand goods of any class or kind the produce or manufacture of New Zealand are exempt from sales tax, goods of that class or kind the produce or manufacture of Australia shall, if imported into or sold in New Zealand, be exempt from sales tax.

ARTICLE XII.

No special rebate or bounty shall be granted by Australia or any State Government or any officially constituted body in Australia or by the Government of New Zealand or any officially constituted body in New Zealand in respect of the sugar contained in any goods exported from Australia or New Zealand as the case may be to New Zealand or Australia, if the result of such rebate or bounty would in effect be to reduce the price of refined sugar below the import parity of similar types of sugar (such import parity to include the amount of import duty on refined sugar for the time being levied in New Zealand).

ARTICLE XIII.

(1) Nothing in this Agreement shall apply to goods being the produce or manufacture of Norfolk Island imported into New Zealand or to goods being the produce or manufacture of New Zealand imported into Norfolk Island.

(2) Nothing in this Agreement shall apply to goods being the produce or manufacture of the Cook Islands imported into Australia or to goods being the produce or manufacture of Australia imported into the Cook Islands.

(3) Cocoa beans the produce of Western Samoa imported into Australia shall not be subjected to any higher duties of Customs than those paid on cocoa beans the produce of any British non-selfgoverning Colony or Protectorate or of any Territory governed under British mandate.

ARTICLE XIV.

(1) Publicity films (either positives or negatives) produced by or for the Government of the Commonwealth of Australia or produced by or for the Government of any State of the Commonwealth of Australia shall be admitted free of duty into New Zealand.

(2) Publicity films (either positives or negatives) produced by or for the Government of New Zealand shall be admitted free of duty into Australia.

(3) The exemption from duty stipulated in paragraphs (1) and (2) of this Article shall have effect, irrespective of the ownership of the films at the time of importation or whether or not they are to be exhibited through public theatres, provided that a certificate is given by a Department of State in the country in which the films were manufactured that such films were produced by or for the Government of that country for publicity purposes.

ARTICLE XV.

This agreement shall be subject to the approval of the Parliaments of Australia and New Zealand. Upon approval being given it shall be brought into force upon a date to be agreed upon between the Governments of Australia and New Zealand and shall remain in force until the expiration of six months from the date on which either Government shall have given to the other notice in writing of its intention to terminate the Agreement.

ARTICLE XVI.

On this Agreement being brought into force as herein provided, the Agreement made between the Commonwealth of Australia and the Dominion of New Zealand on the eleventh day of April, one thousand nine hundred and twenty-two, shall cease to have effect.

Dated this fifth day of September, one thousand nine hundred and thirty-three.

Signed on behalf of His Majesty's Government in the Commonwealth of Australia.

J. A. Lyons.

THOMAS W. WHITE.

Signed on behalf of His Majesty's Government in the Dominion of New Zealand.

J. G. COATES.

E. A. RANSOM.

SCHEDULE A.

Consec. No.	Item No.	Item No. Tariff Item.			
1	Ex 12 Ex 13	••	 Wine, New Zealand, containing not more than 40 per cent. of proof spirit, viz. : (1) Sparkling, all kinds : per gallon or for six reputed quart bottles, or the reputed equivalent in bottles of a larger or smaller reputed capacity	10s.	
$\frac{2}{3}$	37 Ex 41 (A)	•••	larger or smaller reputed capacity	4s. 2d. per lb.	
0			(1) Stilton <td< td=""><td>Free. 6d. per lb.</td></td<>	Free. 6d. per lb.	
4	43 (B)	••	Coffee, roasted or ground; in liquid form; or mixed with milk or other substance	6d. per lb.	
5	44 (E)	••	Confectionery, n.e.i., including Cocoa and Chocolate prepared for edible use, or potable use (not in powdered or granulated form); Bon-bons and mixed packets of Confectionery containing trinkets (gross weights); Sugar Candy; Medicated Confectionery;		
6	51		Cachous; and Crystallized or Candied Fruits Fish, viz.:— (B) Fresh, smoked or dried (but not salted), or pre- served by cold process	2d. per lb. Free.	
	Ex	••	(3) Sardines <td>Free. Free. Free.</td>	Free. Free. Free.	
7	54 (A)	••	 (F) N.e.i. (F) N.e.i., including Ginger, n.e.i., (Preserved in liquid, or partly preserved or pulped)— (1) Quarter-pints and smaller sizes	35 per cent. ad val. 35 per cent. ad val. 35 per cent. ad val. 35 per cent. ad val. 35 per cent. ad val.	
8	57		 (6) When preserved in spirituous liquid, additional duty to be paid on the liquid	30s. per gal. 1s. 6d. per cental. Free.	
9	Ex 58 (D)	٦.	(b) Other	ls. 6d. per cental.	
10 11	Ex 79 59 61 (B)	} 	Oatmeal and Rolled Oats	2s. 6d. per cental. Free.	
		••	Jams, and Jellies, including Calves' Foot, but not Meat Jellies	$2\frac{1}{2}$ d. per lb.	
12	$\frac{62}{2}$	••• 1	Норв	9d. per lb.	

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		SCHEDULE A—continued.	
Consec. No.	Item No.	Item No. Tariff Item.	
13	66 68	Linseed	Free.
14	$\begin{array}{ccc} 68 & \int \\ Ex 74 & \dots \end{array}$	Meats, viz. :	10 per cent. ad val.
		 (A) Fresh or Smoked	20 per cent. ad val.
		(C) Preserved in tins or other airtight vessels, in- cluding the weight of the liquid contents	2d. per lb.
15	Ex 74 (B) and	(D) Preserved by cold process	10 per cent. ad val.
	(C)	 (a) Toheroa soup, oyster soup and other fish soup, in powder or otherwise and whether in admixture with other substances or not 	Free.
16	E 75 (A)	(b) Preparations other, in dry form for making soup	20 per cent. ad val.
16	Ex 75 (A)	Milk, preserved, condensed, or concentrated, sweetened or unsweetened	25 per cent. ad val.
17	75 (B)	Milk, dried or in powder form, and the same in com- bination with caseine, sugar of milk, or other milk	
18	80	products Onions in their natural state	25 per cent. ad val. £1 per ton.
19 20	93 94	Seed-Lucerne	Free.
20	94	Soap :	30 per cent. ad val.
		(B) N.e.i.; Soap substitutes and compounded de- tergents for washing and cleansing purposes, not	
91	Ex 102	including saponaceous disinfectants	30 per cent. ad val.
$\frac{21}{22}$	104	Vegetables, fresh, including beans and peas in pod Waxes :	25 per cent. ad val.
23	Ex 105 (F)	(B) Beeswax	Free. 25 per cent. ad val.
$\frac{20}{24}$		(A) Apparel, other than knitted, viz. :	25 per cent. ad var.
	1	 (1) Overcoats and Suits : (a) Men's, <i>i.e.</i>, with chest measurement of 34 inches 	
		and over	25 per cent. ad val.
		(b) Boys' and Youths'	25 per cent. ad val.
		(2) (a) Trousers or Knickers with waist measurement of 31 inches and over, imported separately.	25 per cent. ad val.
		(b) Trousers or Knickers with waist measurement	
		less than 31 inches, imported separately	25 per cent. ad val.
		(c) Coats and Vests, Men's, <i>i.e.</i> , with chest measurement of 34 inches and over, imported	
		separately—	
		$(1) each Coat \dots \dots$	25 per cent. ad val. 25 per cent. ad val.
		(d) Coats and Vests, Boys' and Youths', <i>i.e.</i> , with	20 per cene. act val.
		chest measurement less than 34 inches, im-	
		(1) each Coat	25 per cent. ad val.
		$(1) each Coat \dots \dots$	25 per cent. ad val.
		(3) Blouses or Skirts imported separately	
		(a) Cotton, linen, or other material n.e.i (b) Wool or containing wool	25 per cent. ad val. 25 per cent. ad val.
		(c) Silk or containing silk but not containing wool	25 per cent. ad val.
		(4) Coats— (a) Girls', n.e.i., <i>i.e.</i> , measuring 42 inches or less	
		from collar seam to foot of coat, viz. :	
		(1) Cotton, linen, or other material n.e.i.	25 per cent. ad val.
		 (2) Wool or containing wool (3) Silk or containing silk but not containing wool 	25 per cent. ad val. 25 per cent. ad val.
		(b) Women's, n.e.i., viz. :	
	I	(1) Cotton, linen, or other material n.e.i.	25 per cent. ad val.

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			SCHEDULE A—continued.	
Consec. No.	Item	No.	Tariff Item.	Tariff Rates on Goods the Produce or Manu- facture of New Zea- land.
	110		 (A) Apparel, other than knitted—continued. (4) (b) (2) Wool or containing wool	25 per cent. ad val. 25 per cent. ad val.
			 viz.: (a) Cotton, linen, or other material n.e.i. (b) Wool or containing wool (c) Silk or containing silk but not containing wool (B) Apparel, knitted, and Apparel made from knitted or lock-stitched piece goods, viz.: (1) Blouses, Skirts, Underwear, and Bathing Costumes 	25 per cent. ad val. 25 per cent. ad val. 25 per cent. ad val.
			 (a) Cotton or other material n.e.i. (b) Wool or silk or containing wool or silk (2) Coats, Jumpers, Cardigans, Sweaters, and similar garments— 	25 per cent. ad val. 25 per cent. ad val.
			 (a) Girls' or Boys', <i>i.e.</i>, with chest measurement under 34 inches (b) Women's or Men's, <i>i.e.</i>, with chest measurement 	25 per cent. ad val.
			34 inches and over (3) Costumes, Dresses or Robes (a) Cotton or other material n.e.i.	25 per cent. ad val. 25 per cent. ad val.
			 (b) Wool or containing wool but not containing silk (c) Silk or containing silk (C) Corsets (D) Apparel, n.e.i., for the human body, partly or wholly made up, including materials cut into shape therefor; also material bearing any pattern design or marking for the purpose of indicating that it is to be made up into separate articles of apparel; Boxed 	25 per cent. ad val. 25 per cent. ad val. 25 per cent. ad val.
			Robes; Apparel not otherwise subject to a lower rate of duty and not imported for sale or trade and not exceeding a total value of £5	25 per cent. ad val.
25	112	•	(A) Apparel or Attire or other Articles in part or wholly made up, including Furs or other Skins sewn together, parts of furs or other skins sewn together,	25 per cent. ad val.
26	113		fur trimmings and imitation fur tails Gloves (except of rubber), viz. :	25 per cent. ad val. 25 per cent. ad val.
27	114		TT-t- O D	25 per cent. ad val.
			 (C) Fur Felt Hats in any stage of manufacture for men and boys, including fur felt hoods therefor (D) Caps n.e.i. (E) Hoods for girls' and women's hats, viz. : 	25 per cent. ad val. 25 per cent. ad val.
			 Wool Felt Hoods	25 per cent. ad val. 25 per cent. ad val.
			of the brim. (F) (1) Felt Capelines for girls' and women's hats (2) Felt Hats for girls and women; Berets; Girls' and Women's Caps (other than bathing)	25 per cent. ad val.
			of any material; Hats n.e.i. and Bonnets (G) Hoods other than of felt	25 per cent. ad val. 25 per cent. ad val.

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SCHEDULE A-continued.

	SOHEDULE A-continued.						
Consec. No.	Item No.	Tariff Item.	Tariff Rates on Goods the Produce or Manu- facture of New Zea- land.				
$28 \\ 29$	Ex 118 (A) Ex 117	Floor rugs of wool or containing wool Blankets, Blanketing, and Rugs (other than floor rugs),	Free.				
30	136	of wool or containing wool	25 per cent. ad val.				
31	Ex 141	(A) Pig Iron Lead Piping, and Composition Piping	Free. 4s. 6d. per cwt.				
3 2	$ \begin{array}{c} \operatorname{Ex} 176 (\mathrm{F}) \\ \operatorname{Ex} 208 (\mathrm{A}) \end{array} \right\} $	Agricultural Machines and Implements, namely :)				
33	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Hay and Straw Baling Presses					
$\frac{34}{35}$	$ \begin{array}{cccc} Ex 160 (A) & \\ Ex 161 (A) & \end{array} $	Threshing-machines and Threshing-mills					
	$ \begin{array}{c c} Ex \ 176 \ (F) \\ Ex \ 208 \ (A) \end{array} \right\} $	Fibre-scutching Machines, Fibre Strippers Washers and Presses					
36	Ex 161 (A) Ex 162	Ploughs, Harrows other than disc, Potato Diggers and Sorters, Grubbers other than spring tined, Ridgers	≻Free.				
	Ex 163	for preparing ridges, and without any sowing attachments, Turnip-thinners, Turnip-pickers, Tur- nip-cutters, and Root-pulpers					
37 38	Ex 163 (A) Ex 162	Stump Jump Ploughs					
39	171 (A)	also parts and fittings peculiar to the foregoing Hay-rakes (Horse)					
40	$\left\{\begin{array}{c} \text{Ex 162} \\ \text{Ex 163 (A)} \end{array}\right\}$	Spring-tined Cultivators, Disc Harrows, Seed and Fertilizer Sowers or Drills combined or separate	10 per cent. ad val.				
41	$ \begin{array}{c} \text{Ex 161 (A)} \\ \text{Ex 176 (F)} \end{array} \right\} $	Seed-cleaners and Seed-separators	5				
$\frac{42}{43}$	Ex 164 Ex 176 (F)	Dairying Machines and Implements, viz. : Churns, Cheese-presses, and Dairy-coolers Curdmills, Curd agitators, Curd mixers, Butter-packers,	Free.				
44	Ex 161 (A)	Butter-workers, Butter-pounders	Free.				
45	Ex 164	Pasteurizers	Free.				
46	$\left \begin{array}{c} \mathbf{Ex 153 (C)} \\ \mathbf{Ex 153 (D)} \end{array}\right\rangle$	Knees, bends, elbows, junction and inspection boxes and covers, and other fittings, of cast-iron, for pipes, tubes,	· ·				
. –	Ex 208 (A)	and tubing exceeding 3 in. in internal diameter	30 per cent. ad val.				
$\frac{47}{48}$	Ex 161 or 176 (F)		10 per cent. ad val.				
40	Ex 170 (A) 172 (B)	Machinery, Dredging, and Excavating; and Grabs Clothes wringers for household use	10 per cent. ad val. 20 per cent. ad val.				
$\overline{50}$	Ex 176 (F)	Washing-machines, clothes-washers, mangles, and clothes- wringers, other than for household use					
$51 \\ 52$	Ex 176 (F) 173 (A)	Wool-scouring Machines Weighing Machines, including Computing Weighing	20 per cent. ad val.				
		Machines; Weighbridges; Scales and Balances, n.e.i., including Computing Scales and Balances; Tanners' Measuring Machines; Chemists' Counter Scales; Spring Balances and Steelyards; Weights n.e.i.; Combined Bagging, Weighing, and Sewing Machines					
53	Ex 176 (F)	Pumps for raising or distributing liquids; vacuum- pumps, excluding those suitable for use with milking machines	20 per cent. ad val.				
54	Ex 176 (F)	Vacuum pumps suitable for use with milking machines, imported separately	20 per cent. ad val. Free.				
55	176 (I) (1) (2)	Pumps of the type used for vending petrol	20 per cent. ad val.				
	t ···	for vending petrol	20 per cent. ad val.				

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SCHEDULE A-continued.

	Schedule A-continued.						
Consec. No.	Item No.	Tariff Item.	Tariff Rates on Goods the Produce or Manu- facture of New Zea- land.				
56	Ex 176 (F) Ex 213	Coil Pipes	20 per cent. ad val.				
57	Ex 213 Ex 176 (F)	Machines for mixing, such as Concrete, Cement, or	-				
58	Ex 176 (F)	Manure Mixers Transmission Gear including plummer-blocks, couplings, collars, and friction-clutches, to connect engines with machinery for whatever purpose the machinery may	20 per cent. ad val.				
59	Ex 176 (D)	be used Stone-crushing Machines, viz. :Jaw-crushers (not in- cluding Elevators, Screens, or Separators)	20 per cent. ad val. 20 per cent. ad val.				
60	$\left\{ \begin{array}{c} \text{Ex 176} (\text{F}) \\ \text{Ex 208} (\text{A}) \end{array} \right\}$	Coal-screening Machinery; Screens, Metal, all kinds	20 per cent. ad val.				
61	Ex 176 (D) 1	Elevators, and Conveyors, including Mechanical Stokers	20 per cent. ad val.				
62	$ \begin{array}{c c} Ex 176 (F) \\ Ex 176 (D) \\ Ex 176 (E) \end{array} $	Winches, Cranes, Capstans, Windlasses, and Hoists					
20	\mathbf{Ex} 176 (\mathbf{F})		20 per cent. ad val.				
63 64	Ex 176 (F) Ex 177 (A) (2)	Hydro-extractors, Wool-drying Machines, and Manure- drying Machines, not including Fans or Blowers Locomotives	20 per cent. ad val. 20 per cent. ad val.				
65	Ex 177 (A) (2) Ex 178 (E)	Boilers, land, and marine; Feed-water Heaters; Steam	-				
66	Ex 178	Superheaters Oil-engines not exceeding 100 brake-horse-power	20 per cent. ad val. 15 per cent. ad val.				
67	Ex 176 (F) Ex 178 (E)	Suction-gas Producers, Digesters	20 per cent. ad val.				
$\begin{array}{c} 68 \\ 69 \end{array}$	Ex 178 (E)	Windmills	20 per cent. ad val.				
	, -	Ranges	35 per cent. ad val.				
70	187	Nails, viz. : (B) Rail-dogs or Brobs, Spikes Ex (C) Wire and other Nails n.e.i.	$\pounds 2$ per ton. $\pounds 2$ per ton.				
71	Ex 187 (C)	Lead-headed Nails, and Galvanized Cup-headed Roofing- nails	25 per cent. ad val.				
72	191 (A)	Metal Bedsteads and Cots	25 per cent. ad val.				
73	$192 \begin{array}{c} (B) & \dots \\ & \dots \end{array}$	Metal Fenders and Fire-irons Brasswork Bronzework and Gunmetal work for general engineering and plumbing and other trades (other than	25 per cent. ad val.				
		Valves, Taps, Tobies, Hydrants, and similar articles of any material)	25 per cent. ad val.				
74	Ex 192 Ex 208 (A)	Valves, Taps, Tobies, Hydrants, and similar articles, of any material	30 per cent. ad val.				
75	197 (A)	Platedware, n.e.i.; Spoons, Forks, Butter Fish and Fruit Knives, plated or of mixed-metal; Cutlery, Spoons and Forks, partly or wholly of gold or silver,					
76	199	except when gold ferruled or silver ferruled only Stereotypes, Electrotypes, Matrices, Half-tone and Line	25 per cent. ad val.				
77	340 (D) f Ex 208 (A)	Blocks Galvanized-iron manufactures, made up from galvanized iron, or from plain sheet-iron, and then galvanized	25 per cent. ad val. 30 per cent. ad val.				
78	$Ex 208 (A) \dots$	Japanned and Lacquered Metalware	30 per cent. ad val.				
79	$ \left. \begin{array}{c} \operatorname{Ex} 208 \ (\mathrm{A}) \\ \operatorname{Ex} 208 \ (\mathrm{D}) \end{array} \right\} $	Tinware, and Tin Manufactures	30 per cent. ad val.				
80	$Ex 208 (A) \dots$	Upholsterers' spiral sofa-springs and similar upholsterers' springs	25 per cent. ad val.				
81 82	$\left \begin{array}{c} Ex 208 (A) \\ Ex 204 (B) \end{array} \right\rangle$	Vacuum-pans, other than glass, porcelain, or enamel- lined, Heating Boilers, Washing Boilers	25 per cent. ad val.				
0Z	Ex 227 (A)	Tallow, inedible— In packages exceeding 4 lb. net weight	Free.				

			Schedule A—continued.	
CORSEC. NO.	Item No.		Tariff Item.	Tariff Rates on Goods the Produce or Manu- facture of New Zea- land.
83 84	Ex 228 Ex 229 (I)		Whale Oil	Free.
01	114 220 (1)	••	Compounded rust resisting oil for the treatment of metal	Free.
85	231		 Paints and Colours, viz.:— (D) Kalsomine, Water Paints and Distempers, in powder form (G) (1) Ground in liquid; Paints and Colours prepared for use; Sheep Marking Oils; Enamels; Enamel Paints and Glosses 	20 per cent. ad val. 20 per cent. ad val.
86	232 (A)		Varnishes; Varnish and Oil Stains; Lacquers; Japans; Berlin, Brunswick and Stoving Blacks and substitutes therefor; Liquid Sizes; Patent Knotting; Oil and Wood Finishes; Petrifying Liquids; Lithographic Varnish; Printers' Ink Reducer; Terebine; Liquid Dryers; Gold Size; Liquid Stain for Wood	20 per cent. ad val.
	(B)		Damp Wall Compositions including compositions for waterproofing cement	20 per cent. ad val.
07	(C)	••	Compounded Thinners for nitro-cellulose and acetyl- cellulose varnishes and lacquers, n.e.i.	20 per cent. ad val.
87 88	Ex 255 (B) 255 (A) 255 (C)	:. }	Caseine	20 per cent. ad val. 20 per cent. ad val. or 2d. per lb. whichever rate returns the higher duty.
89 90	Ex 269 269 (A)	 	Insecticides for agricultural uses Sheep, Cattle, and Horse Washes, in liquid or powder	Free.
91	277		form Carbonic Acid Gas, including the liquefied or com-	Free.
92	281	••	pressed gas Drugs and Chemicals, viz.:	l‡d. per lb. 15 per cent. ad val.
93	Ex 285 (A)		Medicines, viz.: Preparations made from animal glands or tissues, viz.:	to per cent, au vai,
94	291		Liver extracts Timber, viz.:	Free.
			(C) Logs, not sawn (E) New Zealand White Pine, undressed, n.e.i., for	Free.
			use in the manufacture of butter boxes (F) Timber, undressed, n.e.i., viz. : Redwood (Sequoia sempervirens) and Western Red Cedar (Thuja plicata)	Free.
			 In sizes of 12 inches x 6 inches (or its equivalent) and over	Free.
			inches x 6 inches (or its equivalent)	Free.
			equivalent) (G) Timber, undressed, viz. :— Douglas Fir (<i>Pseudotsuga Douglasii</i>) in sizes 12 inches x 6 inches (or its equivalent) and over, for use	Free.
3	1	I	underground for mining purposes	Free.

SCHEDULE A—continued.

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	SCHEDULE A—continued.							
Consec. No.	Item No.	Tariff Item.	Tariff Rates on Goods the Produce or Manu- facture of New Zea- land.					
		 Timber—continued. (H) Timber, undressed, n.e.i., viz. : Other— (1) In sizes of 12 inches x 10 inches (or its equivalent) and over (2) In sizes of 7 inches x 2½ inches (or its equivalent) and upwards, and less than 12 inches x 10 inches (or its equivalent). (3) In sizes less than 7 inches x 2½ inches (or its equivalent) (1) Timber, undressed, n.e.i., in sizes not less than 4 inches in width and not less than 3 inches in thickness for the manufacture of boxes (2) Timber, undressed, cut to size for making boxes 	Free. Free. Free. Free. Free.					
95	293 (A)	Timber, undressed, in sizes less than 7 feet 6 inches x $10\frac{1}{2}$ inches x $2\frac{1}{2}$ inches for use in the manufacture of Doors	Free.					
96	299 (A)	Broom Stocks, being square timber rough sawn into sizes suitable for the manufacture of broom handles.	Free.					
97	$\left \begin{array}{c} \operatorname{Ex} 292 (\mathrm{G}) \\ 292 (\mathrm{H}) \end{array}\right\}$	Picture and room mouldings	25 per cent. ad val.					
98 99	$\begin{bmatrix} Ex 314 & \\ Ex 315 & \\ Ex 322 & (D) \end{bmatrix}$	Jewellery, rolled gold and imitation Jewellery, n.e.i., and Plate, gold or silver	25 per cent. ad val. 25 per cent. ad val.					
100	Ex 320 (B)	Kinematographs n.e.i., including sound reproducing apparatus	20 per cent. ad val.					
101 102	$\left \begin{array}{c} \text{Ex } 179 \ \text{(C)} \\ \text{Ex } 180 \ \text{(E)} \ \text{(17)} \\ \text{Ex } 180 \ \text{(F)} \end{array} \right ^{2}$	Accessories for kinematographs, viz. : Amplifiers, volume controls, loud speakers and switch- boards, whether imported with kinematographs or separately	Free.					
		(A) Chamois Leather (C) (3) Calf, other than Patent and Enamelled (4) N.e.i (D) Belt Butts	15 per cent. ad val. 15 per cent. ad val. or 3d. per lb. whichever rate returns the higher duty.					
103	325 (A)	Leather Manufactures n.e.i.; Leather cut into shape; Harness n.e.i.; Razor Strops; Whips, including handles, keepers, thongs and lashes	25 per cent. ad val.					
104	(B) Ex 326	Harness and Buggy Saddles Leather belting	20 per cent. ad val. 15 per cent. ad val. or 3d. per lb. whichever rate returns the higher duty.					
105	329	Boots, Shoes, Slippers, Clogs, Pattens, and other Foot- wear (of any material), n.e.i.; Boot and Shoe Uppers and Tops (except of felt); Cork, Leather, or other Socks or Soles n.e.i.	35 per cent. ad val.					
106 107	$\left.\begin{array}{c} 334 \ (G) \ (3) \\ Ex \ 334 \ (D) \ (2) \\ Ex \ 334 \ (K) \\ Ex \ 334 \ (G) \end{array}\right\}$	Paper Bags, n.e.i. Wrapping-paper, all kinds, glazed, mill-glazed, or un- glazed, including browns, caps, casings, sulphites, sugars and all other bag papers, candle carton paper, tissues, and tinfoil paper, not printed, viz. : In sheets not less than 20 in. by 15½ in. or the equivalent, or in rolls not less than 10 in. wide	30 per cent. ad val. 6s. per cwt.					

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	Schedule A—continued.							
Consec. No.	Item No.	Tariff Item.	Tariff Rates on Goods the Produce of Manu- facture of New Zea- land.					
108	340 (A)	Stationery, manufactured; Bill Files and Letter Clips; Papers ruled or bordered by waterline or likewise; Date Cases and Cards; Albums of all kinds; Cards, and Booklets, viz., Printers', Menu, Christmas, and similar kinds; Scraps; Ink Bottles; Ink-wells; Ink Stands; Paper Knives; Memo. Slates and Tablets; Sealing and Bottling Wax; Posteards n.c.i.; Book- markers; Writing Desks (not being furniture); Writing Cases; Stationery Cases; Paper Binders; Card Hangers; Pen Racks; Bookbinders' Staples.	25 per cent. ad val.					
109	340 (B)	Books, viz. —Account, Betting, Cheque, Copy, Copy- ing, Drawing, Exercise, Guard, Letter, Memo., Pocket, Receipt, Sketch, and the like	25 per cent. ad val.					
110	$\left. \begin{array}{c} {\rm Ex}\ 357 \\ {\rm Ex}\ 359\ {\rm (F)}\ {\rm (1)} \\ {\rm Ex}\ 360 \end{array} \right\}$	Carriages, Carts, Drays, Wagons, Perambulators, and the like Vehicles, and wheels for the same	20 per cent. ad val.					
$111 \\ 112 \\ 113$	Ex 360 Ex 376 Ex 376	Cars, Wagons, and Trucks, Railway and Tramway Camera Covers and Cases of Leather. Leather Bags, Cases, Trunks, Portmanteaux, Purses, Wallets, Handbags, Purse-bags, Companions, Reti- cules, Satchels, or Valises, with or without fittings	20 per cent. ad val. 25 per cent. ad val.					
114	381	Brushware and Materials therefor :	25 per cent. ad val. 25 per cent. ad val.					
115	Ex 390 (A) (1)	(4) Brushes n.e.i. Cordage, Rope, and Twine, n.e.i. (excepting Reaper and Binder Twine and Yarn)	20 per cent. ad val.					
116 117 118	391 Ex 397 (A) Ex 424	Reaper and Binder Twine and Yarn Cartridges, viz., shot gun Ships which are to the satisfaction of the Minister of Customs of Australia, <i>bona fide</i> owned and registered in New Zealand, when employed in Australian waters for the replacement of New Zealand owned and registered ships, or for any other purpose as approved by the Minister for any continuous period not exceed- ing six months	6s. per cwt. Frce.					

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Consec. No.	Item 1	₹o.	Tariff Item.	Tariff Rates on Good the Produce or Manu facture of Australia
1	Ex 2		Cotton seed meal.	Free.
2	Ex 2		Hay	Free.
3	3	••	Chaff	Free.
4	4	••	Grain and pulse, unground and unmanufactured, viz. :	-
-			Ex (4) Oats Ex (4) Peas, viz. :	1s. 6d. per cental.
			(a) Wrinkled garden seed peas	Free.
			(b) Other kinds	Is. 6d. per cental.
5	5		Grain and pulse, ground or manufactured, viz. :	in our per contant
U	0	••	Ex (6) Oatmeal and Rolled Oats	2s. 6d. per cental.
6	6		TT	9d. per lb.
7		••		
	7	• •	Dist	£1 per ton.
8	8	••	Potatoes	$\pounds 2$ 10s. per ton.
9	Ex 11	••	Vegetables, viz. :	
			(2) Fresh n.e.i	25 per cent. ad val
10	18	• •	Coffee, roasted	5d. per lb.
11	19	• •	Coffee, essence of, and essence of coffee mixed with milk	
			or with any food substance whatsoever	25 per cent. ad val
12	25	••	Bacon and hams	2d. per lb.
13	32	••	Confectionery including medicated confectionery,	
			liquorice n.e.i., and sugared or crystallized fruits	$27\frac{1}{2}$ per cent. at val.
14	35	••	Fish, viz. :	
ĺ			served by cold process, or preserved by sulphurous	Trace
			acid, n.e.i.	Free.
			(3) Fish, potted, and preserved-viz., salmon, in-	There
			cluding any liquor, oil, or sauce	Free.
			(4) Fish, potted, and preserved, n.e.i., including any	-
			liquor, oil, or sauce	Free.
			(NOTE.—The term "fish" is used in the Tariff	
			in its widest sense, and includes shell-fish, crusta-	
			ceans, and other foods obtained from the fisheries.)	
15	36	••	Fruits, dried—viz. :	
İ			$Ex (1) Raisins \dots \dots \dots$	Free.
			With respect to raisins, the rate of Customs duty	
			set forth in the General Tariff shall be deemed to be	
			repealed and the following shall be substituted	
			therefor, viz., 1d. per lb.	
16	37		Fruits, fresh—viz. :	
		••	(2) (a) Apricots, grapes, medlars, nectarines, passion-	
			fruit, peaches, plums, quinces, tomatoes	2d. per lb.
			(b) Cherries	3d. per lb.
17	39		Fruits preserved in juice or syrup, viz. :	F
·	00	••	(1) Pineapples and prunes	25 per cent. ad val
			(2) Other kinds	35 per cent. ad val
			(Fruits preserved in juice or syrup, fortified with	bo per const au fui
			alcohol to any extent exceeding 40 per cent. of proof	
1			spirit, shall be charged 36s. per liquid gallon on	
			spirit, shall be charged out. per inquit gallon on	
			such juice or syrup, in addition to the appropriate	
			duty on the total value of the goods.)	
10			T T T T T T T T T T T T T T T T T T T	01d non 11.
18	45		Jams, jellies, marmalade, and preserves	$2\frac{1}{2}$ d. per lb.
19	49	••	Jams, jellies, marmalade, and preserves Meats, potted or preserved (not including mutton birds)	2d. per lb.
			Jams, jellies, marmalade, and preserves Meats, potted or preserved (not including mutton birds) Fish Pastes	

SCHEDULE B.

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			SCHEDULE B—continued.	
Consec. No.	Item	Item No. Tariff Item.		Tariff Rates on Goods the Produce or Manu- facture of Australia.
22	Ex 61		Soup, viz. : Oyster soup and other fish soup, in powder or other wise and whether in admixture with other sub	
23	63		stances or not Soap, all kinds; soap-powder, extract of soap, dry soap, soft-soap, liquid soap, soap solution; washing or cleansing powders, crystals, pastes or liquids, n.e.i	Free. 30 per cent. ad val.
$\begin{array}{c} 24 \\ 25 \end{array}$	Ex 72 Ex 90	 	Sugar of Milk Wine, Australian, containing not more than 40 per cent. of proof sprit, viz.:	15 per cent. ad val.
			 Sparkling, all kinds; per gallon, or for six reputed quart bottles, or the reputed equivalent in bottles of a larger or smaller reputed capacity	10s.
.00			larger or smaller reputed capacity	4s.
26	115	••	Essential oils, viz. :	Free.
27	116	••	Gases, liquefied or compressed, viz. :	1 1 d. per lb.
2 8	128		Rennet, in tablet form, or in liquid form in containers having a capacity of 1 pint or under; rennet in	
.29	129		powder, in small packages suitable for retail sale Rennet n.e.i	25 per cent. ad val. 15 per cent. ad val.
30	Ex 173	••	Rugs of wool or containing wool	25 per cent. ad val.
31	Ex 183	••	Textile piece-goods, of wool or containing wool, n.e.i	25 per cent. ad val.
32 33	Ex 184 Ex 196	••	Blankets of wool or containing wool	25 per cent. ad val.
.99	FX 190	••	soles solutioned to the uppers, including goloshes (2) Boots, shoes, clogs, pattens, slippers, shoettes,	25 per cent. ad val.
34	200		sandals, overshoes, and other footwear n.e.i Leather, viz. :	35 per cent. ad val.
			(2) Chamois leather	15 per cent. ad val.
35	202	••	Leather laces; vamps, and uppers; leather cut into shapes; clog and patten soles; leather leggings	35 per cent. ad val.
36	Ex 204	••	Portmanteaux; trunks; travelling-bags, brief-bags of leather or leather-cloth, attache-cases, suit-cases, and similar receptacles, 10 in. in length and upwards (not including basketware, wickerware, or similar re-	
37	Ex 246		ceptacles) Mouldings, in the piece, and panels, composed wholly of wood, suited for picture frames, cornices, walls, or	30 per cent. ad val.
38	Ex 282		ceilings	25 per cent. ad val. 30 per cent. ad val.
39 39	Ex 298	••	Wrapping-paper, all kinds, glazed, mill-glazed, or un- glazed, including browns, caps, casings, sulphites, sugars and all other bag papers, candle carton paper, tissues, and tinfoil paper, not printed, n.e.i., viz.: In sheets not less than 20 inches by $15\frac{1}{2}$ inches or the	
40	212	••	equivalent, or in rolls not less than 10 inches wide Building materials, viz. :	6s. per cwt.
-4ì	Ex 327	••	carthen Galvanized iron manufactures, n.e.i., made up from galvanized iron, or from plain sheet iron, and then	20 per cent. ad val.
	J		galvanized; japanned or lacquered metalware	30 per cent. ad val.

			SCHEDULE B—continued.	
Consec. No.	Item No.		Item No. Tariff Item.	
42	Ex 346	••	Vacuum pumps suited for use with milking machines, imported separately	Free.
43	353	••	Machinery, machines, engines, and other appliances,	
			n.e.i., viz.:— Ex (1) Gas heating and gas cooking appliances	35 per cent. ad val.
			Ex (1) Gas heating and gas cooking appnances Ex (2) Oil-engines not exceeding 100 brake horse power	15 per cent. ad val.
			Ex (1) and (5) Valves, taps, tobies, hydrants, and	-
			similar articles, of any material Ex (5) Elevators, and conveyors, including mechanical	30 per cent. ad val.
			stokers	25 per cent. ad val.
			Ex (5) Heating boilers, washing boilers	25 per cent. ad val.
44	Ex 356	• •	Brasswork, bronzework, and gunmetal work, for general	-
	D 070		engineering and plumbing and other trades	25 per cent. ad val.
$\frac{45}{46}$	Ex 356 361	•••	Metal bedsteads, cots, fenders, and fireirons	25 per cent. ad val.
40	301	••	Nails, lead-headed, and galvanized cup-headed roofing	25 per cent. ad val.
47	362		Pipes, piping, tubes, and tubing (except coil pipes),	20 per cent. au var.
			viz.:	
			(7) Lead or composition	4s. 6d. per cwt.
48	373	••	Tinware, and tin manufactures, n.e.i	30 per cent. ad val.
49	394	••	Oils in vessels capable of containing 1 gallon or more, viz.:	
	1		Ex (11) Compounded rust-resisting oil for the treat-	
			ment of metal	Free.
50	399		Timber, viz. :	
			Logs, round, unworked	Free.
51	404	••	Timber rough sawn or rough hewn	Free.
52	405	••	Timber sawn dressed	7s. 6d. per 100 super ft.
53	Ex 419		Corn-millet brooms	30 per cent. ad val.
54	Ex 425		Reaper and binder twine and yarn	6s. per cwt.

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