said goods has been or will be made or entered into between the exporter and purchaser, or by anyone on behalf of either of them, either by way of discount, rebate, compensation, or in any manner whatever other than as fully shown on this invoice, or as follows [Here insert particulars of any special arrangement].

3. That the domestic values shown in the column headed "Current Domestic Values" are those at which the above-mentioned firm or company would be prepared to supply to any purchaser for home consumption in the country of exportation, and at the date of exportation, identically similar goods in equal quantities, at [Here insert "warehouse," "factory," or "port of shipment"], subject to per cent. cash discount, and that such values include/exclude the cost of outside packages

(if any) in which the goods are sold in such country for domestic consumption.

4. That the said domestic value includes any duty leviable in respect of the goods before they are delivered for home consumption, and that on exportation a drawback or remission of duty amounting to has been/will be allowed by the revenue authorities in the country of exportation.

Dated at	this	day of	, 19 .	a.
Witness:				Signature :

## Form No. 4.

Combined Certificate of Value and of Origin to be written of printed on Invoices of Goods for Exportation to New Zealand.

I, [Here insert manager, chief clerk, or as the case may be], of [Here insert name of firm or company], of [Here insert name of city or country], manufacturer/supplier of the goods enumerated in this invoice amounting to a partial that I [These words should be omitted where the manufacturer or supplier himself signs the certificate) have the authority to make and sign this certificate on behalf of the aforesaid manufacturer/supplier, and that I] have the means of knowing and do hereby certify as follows:—

## VALUE.

1. That this invoice is in all respects correct, and contains a true and full statement of the price

actually paid or to be paid for the said goods, and the actual quantity thereof.

2. That no different invoice of the goods mentioned in the said invoice has been or will be furnished to anyone; and that no arrangement or understanding affecting the purchase-price of the said goods has been or will be made or entered into between the exporter and purchaser, or by anyone on behalf of either of them, either by way of discount, rebate, compensation, or in any manner whatever other than as fully shown on this invoice, or as follows [Here insert particulars of any special arrangement].

3. That the domestic values shown in the column headed "Current Domestic Values" are those at which the above-mentioned firm or company would be prepared to supply to any purchaser for home consumption in the country of exportation, and at the date of exportation, identically similar goods in equal quantities, at [Here insert "warehouse," "factory," or "port of shipment"], subject to per cent. cash discount, and that such values include/exclude the cost of outside packages

(if any) in which the goods are sold in such country for domestic consumption.

4. That the said domestic value includes any duty leviable in respect of the goods before they are delivered for home consumption, and that on exportation a drawback or remission of duty amounting to has been/will be allowed by the revenue authorities in the country of exportation.

ORIGIN.

[Delete whichever of 5 (a) or 5 (b) is not applicable. If 5 (a) is used, delete 6 and 7; if 5 (b) is used, insert required particulars in 6 and 7.]

5. (a.) That every article mentioned in the said invoice has been wholly produced or manufactured in [Insert "United Kingdom" or name of other part of British Dominions].

5. (b.) That every article mentioned in the said invoice has been either wholly or partially produced or manufactured in [Insert "United Kingdom" or name of other part of British Dominions].

6. As regards those articles only partially produced or manufactured in [Insert "United Kingdom" or name of other part of British Dominions],—

(a.) That the final process or processes of manufacture have been performed in that part of the British Dominions.

(b.) That the expenditure in material produced in [Insert "United Kingdom" or name of other part of British Dominions], and/or labour performed in [Insert" United Kingdom" or name of other part of British Dominions], calculated subject to qualifications hereunder, in each and every article is not less than one-fourth of the factory or works cost of such article in its finished state.

7. That in the calculation of such proportion of produce or labour of the [Insert "United Kingdom" or name of other part of British Dominions], none of the following items has been included or considered:—

Manufacturer's profit, or remuneration of any trader, agent, broker, or other person dealing in the articles in their finished condition; royalties; cost of outside packages or any cost of packing the goods thereinto; any cost of conveying, insuring, or shipping the goods subsequent to their manufacture.

Dated at	this	day of	, 19 .	Signature :
Witness:				