

Tariff Item No.	Classes of Goods	Date of Exempting Notice
Ex Tariff Chapters 50 to 58 and 70	Textile fabrics and glass fabrics classified under items of Tariff Chapters 50 to 58 and 70 EXCLUDING the following: (a) Where such fabrics are backed or laminated with foam plastic .. (b) Woven pile fabrics and chenille fabrics of a kind used to upholster furniture other than velvets, velveteens, velours and plushes, containing man-made discontinuous fibres, but not containing sheep's or lambs' wool or fine animal hair, and weighing more than 5½ oz per square yard (c) Textile fabrics quilted (d) Tyre cord fabric (e) Textile fabrics, woven, containing in any proportion man-made discontinuous fibres (e.g., staple fibres), but not containing wool or hair, and weighing not less than 6 oz per sq. yd., whether plain, hemmed, whipped, or similarly worked, other than such textile fabrics admissible under Part II, Reference 11.0 of the Customs Tariff as at 31 December 1967 (f) Felted textiles (g) Flannel, nursery or baby; woollen fabrics packed in airtight containers (h) Fabrics containing sheep's or lambs' wool or fine animal hair, other than: (i) Woven fabrics containing in any proportion sheep's or lambs' wool or fine animal hair and weighing not more than 5½ oz per sq. yd., excluding pile and chenille fabrics and fabrics assembled by sewing, gumming, or similar operation (ii) Union cloths being wool and cotton mixtures or cotton and wool mixtures, not exceeding 6 oz per sq. yd. (iii) Printed lightweight woollen fabrics not exceeding 6 oz per sq. yd. (iv) Lining materials as may be approved by the Minister and under such conditions as he may prescribe: bunting (v) Union textiles composed of wool and man-made fibres or wool and cotton, the current domestic value of which does not exceed 90 cents per sq. yd., to be cut up and made into shirts, pyjamas, nightgowns, or underclothing, under such conditions as the Minister may prescribe (vi) Woollen tie cloth and tie linings (i) Carpets, carpeting, rugs, mats and matting (j) Tapestries, hand-made, of the type Gobelins, Flanders, etc., and needle-worked tapestries, etc. (k) Narrow woven fabrics and narrow fabrics (bolduc), etc. (l) Woven labels, badges, and the like, not embroidered, in the piece, in strips, etc. (m) Chenille yarn, etc.; braids and ornamental trimmings in the piece; tassels, pompons and the like (n) Knitted embroidered fabrics in the piece, exceeding 30 cm. in width (o) Bonded glass fibre fabrics in the piece (NOTE—In addition the following will be regarded as coming within the above exemption): (i) (a) Textile fabrics (b) Textile fabrics in combination with one another (c) Textile fabrics in combination with any other material (but excluding bonded fibre fabrics whether or not in combination with textile fabrics, and elastic fabrics, etc., of item code 50.250) regardless of Tariff classification when declared: (1) By a footwear manufacturer for use by him only in making footwear or (2) By an importer that they will be sold only to a footwear manufacturer for making footwear (ii) Embroidered fabrics in the piece of kinds known as double, combined or joined embroideries, and which, because the base cloth is made by joining separate pieces of fabric by sewing or embroidery are classed under Tariff item 62.05.09 (iii) Hand or mechanically made lace, including lace made on a Raschel or similar type loom in the piece, in strips, or in motifs, and whether or not fixed to a backing, classified elsewhere in the Tariff (see also Tariff Item 58.09.00) (iv) Combination trim classified under items of Tariff Chapters 50 to 58 and 70 and combination trim classified elsewhere in the Tariff (v) Woven fabrics of coarse animal hair or horsehair (vi) Woven fabrics in the piece, regardless of Tariff classification, permanently hemmed on any edge, and requiring further fabrication (for example, hemming) which, if imported unhemmed, would qualify as exempt from import licence in the terms of the exemptions relating to fabrics of Tariff Chapters 50 to 59 and 70	2 June 1967 (published in <i>Gazette</i> of 15 June 1967, pages 1025 and 1026). 7 November 1967 (published in <i>Gazette</i> of 9 November 1967, pages 1930 and 1931). 12 December 1967 (published in <i>Gazette</i> of 14 December 1967, page 2247). 27 March 1968 (published in <i>Gazette</i> of 28 March 1968).
	Dated at Wellington this 29th day of March 1968.	L. R. ADAMS-SCHNEIDER, Acting Minister of Customs.
	*S.R. 1964/47	

Land in the Nelson Land District Acquired as Permanent State Forest Land

NOTICE is hereby given that the land described in the Schedule hereto has been acquired under the Forests Act 1949 as permanent State forest land.

SCHEDULE

NELSON LAND DISTRICT—NELSON CONSERVANCY
WAIMEA COUNTY

PART Lot 4, D.P. 1218, being part Section 1, Block I, Gordon Survey District, being all certificate of title, Volume 2B, folio 873: Area, 272 acres 2 roods 05 perches, more or less.

As shown on plan No. S 19/7 deposited in the Head Office of the New Zealand Forest Service at Wellington, and thereon bordered red.

Dated at Wellington this 29th day of March 1968.

A. L. POOLE, Director-General of Forests.

(F.S. 9/4/171, 6/4/187; L. and S. H.O. 8/4/5)

Mangonui Development Scheme Amending Notice 1968, No. 1

WHEREAS by virtue of the notice described in the First Schedule hereto the land described in the Second Schedule hereto is now subject to Part XXIV of the Maori Affairs Act 1953 and it is desired to vary the same:

Now, therefore, pursuant to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows.

NOTICE

1. This notice may be cited as the Mangonui Development Scheme Amending Notice 1968, No. 1.

2. The notice referred to in the First Schedule hereto is hereby amended by omitting all reference to the land described in the Second Schedule hereto.

3. The land described in the Second Schedule is hereby released from Part XXIV of the Maori Affairs Act 1953.