The Permanent Mission of New Zealand has submitted the documentation listed below, with a view to introducing the nomenclature of the Harmonized Commodity Description and Coding System (Harmonized System), and in accordance with the Procedures for Negotiations under Article XXVIII (BISD 27S/26) and the Decision of the Council of 12 July 1983 (BISD 30S/17) outlining the procedures for the transposition of GATT concessions into the Harmonized System nomenclature:

- Annex 1: Existing Loose-leaf Schedule of New Zealand (Revised draft version distributed in TAR5/Rev.1 on 26 June 1986)
- Annex 2: Proposed Consolidated Tariff Schedule of New Zealand
- Annex 3: Cross Reference from the Existing to the Proposed Schedule
- Annex 4: Cross Reference from the Proposed to the Existing Schedule
- Explanation of Abbreviations used

Main suppliers are noted, in descending order (Annex 3), in respect of items in which some change has occurred in the bound rate in the transposition to the proposed Harmonized System schedule. This is a guide only for Contracting Parties, and does not necessarily indicate principal or substantial supplier status.

New Zealand is ready to enter into negotiations or consultations under the relevant provisions of Article XXVIII. Any contracting party that considers that it has an interest in a concession should communicate its claim in writing to the delegation of New Zealand, with a copy to the Secretariat. It would be helpful if the communication contained, in addition to a description of each item, the tariff item numbers of the products, in existing and proposed nomenclature, on which negotiations or consultations are requested.

Contracting parties are reminded that claims of interest should be made within ninety days from the date of this document (see paragraph 4 of the Procedures for Negotiations under Article XXVIII).