

Tariff Concession Approvals, Withdrawals and Declines Notice (No. 13) 2026

I, Tony Peebles, Supervising Customs Officer, Trade Revenue and Compliance, New Zealand Customs Service, acting pursuant to section 8 of the Tariff Act 1988 under delegated authority hereby:

- a. Decline to approve in respect of the goods listed in the Fourth Schedule to this notice Tariff concessions for which application was made.

FOURTH SCHEDULE
Applications for Tariff Concessions Declined

Tariff Item	Proposed Tariff Concession	Ref No.
1806.31)	Plant based or whey based nutritional meal replacement or supplemental food, containing protein and fibre and a minimum of 5% cocoa. The products covered by this concession are protein shakes, snack bites (chocolate and sea salt), energy bites (chocolate chip and peanut butter), protein bar (chocolate decadence), snacks (round discs of chocolate and chromium)	312536L
1806.32)		
1806.90)		

Category of Approval:	A	-	General Approval
	CE	-	Capital Equipment
	GT	-	Goods in Transit
	IM	-	Inputs to Manufacturing – Inability to Supply
	MS	-	Manufacturers' Samples
	RUC	-	Revocation of Unused Concession
	S	-	Shortfall of Other Than Manufacturing Inputs
	SMI	-	Shortfall of Manufacturing Inputs
	SS	-	Special Situation
	M	-	Modification of Existing Concession
	X	-	Administrative Amendment

Any request for a review of a decision must be lodged with the Service within one calendar month of the notification of the decision in the New Zealand Customs Service website www.customs.govt.nz.

Dated at Auckland this 21 day of May 2026.

Tony Peebles, New Zealand Customs Service.