# [As reported from the Committee on the Bill.] House of Representatives, 4 August 1954

Words struck out by Committee on the Bill are shown in italics within bold brackets, or in roman enclosed in panel; words added are shown in black, or in roman with rule down side.

### Mr McAlpine

### McKENZIE TRUSTS

### [PRIVATE BILL]

ANALYSIS					
	<ol> <li>Interests of J. R. McKenzie Youth Education Fund de- fined.</li> </ol>				
Title. Preamble.	8. New trust for benefit of employees of J. R. McKenzie, Ltd.				
1. Short Title.	9. Variation of and increase in				
2. Revocation of trusts.	Trust Fund of J. R. Me-				
3. Interest of life tenant defined.	Kenzie Trust.				
4. Interests of children of life tenant defined.	10. Amendment of J. R. McKenzie Trust Act 1947.				
5. Interests of Taylor family defined.	11. Reduction of capital of Ranga- tira Pty. Ltd.				
6. Interests of Carter family defined.	12. Private Act. Schedule.				

# A BILL INTITULED

### Struck out

AN ACT to vary certain trusts declared by Annie May Title.
McKenzie, wife of John Robert McKenzie, of Christchurch, Knight of the British Empire, and the said John Robert McKenzie.

#### New

An Act to vary certain trusts declared by Lady Annie May McKenzie, the wife of Sir John Robert

10 McKenzie, of Christchurch, Knight Commander of the Most Excellent Order of the British Empire, and the said Sir John Robert McKenzie.

WHEREAS by a certain deed of settlement dated the Preamble. fifteenth day of November nineteen hundred and thirty-

15 three (hereinafter called "the first settlement"),

executed by [said] above-named Annie Mav  $\mathbf{the}$ McKenzie, as settlor, certain land and hereditaments were conveyed to Trustees to be held by them upon certain trusts for the benefit of the two sons of the settlor-namely, Donald Hugh McKenzie and Roy Allan  $\mathbf{5}$ McKenzie-and certain further trusts were declared to have effect in the event of neither of such sons living to attain a vested interest in the Trust Fund: And whereas by a further deed of settlement dated the twelfth day of February nineteen hundred and forty 10 (hereinafter called "the second settlement"), executed said John Robert McKenzie, as settlor, by the certain shares were conveyed and transferred to Trustees to be held by them upon certain further trusts for the two sons of the settlor namely, the 15 said Donald Hugh McKenzie and the said Roy Allan McKenzie and the child or children of each of them respectively-and certain substitutionary trusts of a charitable nature were directed to have effect on failure of the said trusts: And whereas by a series of trust 20 instruments certain of the trusts declared in and by the first settlement and the second settlement were revoked and cancelled and certain other trusts were declared in lieu thereof: And whereas the said Donald Hugh McKenzie died on or about the twenty-first day of 25January nineteen hundred and forty-two whilst a member of the Royal New Zealand Air Force: And whereas by deed of partial revocation of trusts and declaration of new trusts dated the nineteenth day of October nineteen hundred and forty-three the trusts of the first settlement 30 segumere partially revoked and cancelled pursuant to the powers reserved to the settlor and certain of the trusts of the Trust Fund were redeclared and the Trustees were in effect directed to pay and apply the net income of the Trust Fund in and towards the maintenance, support, 35benefit, or advancement in life of the said Roy Allan McKenzie (hereinafter called "the life tenant") until he should attain the age of thirty years, and upon his attaining such age, upon trust to pay the net income of the Trust Fund to him during the residue of his life, and 40 after the death of the life tenant, upon trust for the child or children of the life tenant who [attains or attain] attained the age of twenty-one years, and if more than one in equal shares, and it was provided that on [any]failure of the said trusts certain contingent trusts should 45

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have effect—namely, twenty thousand pounds should be paid or transferred to the trustees of a charitable trust created by the said John Robert McKenzie by deed dated the thirteenth day of May nineteen hundred and thirtyeight under the name of "The J. R. McKenzie Youth  $\mathbf{5}$ Education Fund", and that the residue of the Trust Fund should be divided into four equal parts, two of which equal parts were directed to be held in trust for such of the grand nephews and grand nieces of the said John 10 Robert McKenzie, being children of his niece Linda May Taylor and of his nephew Hugh Allen Carter, as should be living at the expiration of twenty-one years from the twenty-fifth day of June nineteen hundred and forty, one of which equal parts was directed to be paid or trans-15 ferred to the Board of Trustees referred to in a certain deed of trust bearing date the twelfth day of February nineteen hundred and forty executed by the said John Robert McKenzie, under which deed certain preference shares of the nominal value of one hundred thousand 20 pounds were transferred to Trustees and a Trust Fund of one hundred thousand pounds was created for charitable and/or educational purposes under the name of "The J. R. McKenzie Trust" (hereinafter called "The Charitable Trust "), and the remaining equal part was 25 directed to be held for such charitable (including if thought fit) educational purpose or purposes as should be selected by the Trustees for the time being of the Trust Fund, with power to the Trustees to vary such purpose or purposes: And whereas by a further deed 30 of partial revocation of trusts and declaration of new trusts dated the said nineteenth day of October nineteen hundred and forty-three the trusts of the second settlement were partially revoked and cancelled pursuant to the powers reserved to the settlor, and certain of the 35 trusts of the Trust Fund were redeclared and the Trustees thereunder were directed to pay and apply the net income of the Trust Fund for the benefit of the life tenant until he should attain the age of twenty-five years, and upon his attaining such age to pay such net income

40 to him during the residue of his life, and after his death to hold the Trust Fund for the child or children of the life tenant who attains or attain the age of twenty-one years, and if more than one in equal shares; and it was provided that on [any] failure of the said trusts certain

45 contingent trusts should have effect: And whereas [such]

the said contingent trusts were declared in a form similar to those declared in respect to the first settlement save and except that no further provision was made for the J. R. McKenzie Youth Education Fund: And whereas the trusts of the charitable trust were varied by a private 5 Act [intituled] the short title of which is the J.  $\mathbf{R}$ . McKenzie Trust Act 1947: And whereas the life tenant is now entitled to enjoyment of the income of the first and second settlements for his lifetime, but the ultimate destination of the trust funds [cannot be ascertained and] 10 being uncertain it is desirable that all doubts with respect thereto should be removed and that all contingent interests in the trust funds should be defined and converted into vested interests, and accordingly that the said trusts should be varied and redeclared, and it is 15 [desired] desirable that certain new trusts should be declared in respect of the trust funds: And whereas it is proposed that a company limited by shares [(hereinafter referred to as "the Staff Fund Company")] should be incorporated under the provisions of the Companies 20 Act 1933 having as its name "McKenzie Staff Provident Association Limited", and having as its principal objects the establishment and support and the aiding of associations, institutions, funds, trusts, amenities, and conveniences for the benefit of employees or 25 ex-employees of the companies known as J. R. McKenzie Limited, McKenzies Department Stores Limited, or any subsidiary of [such] those companies or the dependants of [such] those persons: And whereas all persons sui juris and interested in the trust funds, whether bene- 30 ficially or otherwise, have consented to the proposed variation and redeclaration of the said trusts and to the creation of the proposed new trusts: And whereas the investments of the Trust Funds comprise shares in the capital of the company limited by shares and known as 35 Rangatira Pty. Limited (hereinafter called "the Rangatira Company"), the nominal capital of which is one million five hundred and ninety-one thousand pounds divided into one million five hundred and ninety-one thousand shares of one pound each, including three hundred 40 and ninety-one thousand shares in respect to which nothing has been paid up: And whereas it is desirable that [such] the said nominal capital should be reduced by the cancellation of [such] the said three hundred and ninety-one thousand unpaid shares, whereupon [such] 45

the said nominal capital will amount to the sum of one million two hundred thousand pounds divided thousand redeemable preference into ten shares of one pound each (also called "Management shares") 5 and one million one hundred and ninety thousand ordinary shares of one pound each called "A" and "B" shares: And whereas the rights, powers, and privileges attached to the respective classes of shares are set forth in certain special resolutions bearing date the thirtieth

- 10 day of November nineteen hundred and fifty-three, copies of which have been lodged in the office of the Assistant Registrar of Companies at Wellington and form part of the articles of association of the Rangatira Company: And whereas the Trustees of the charitable trust have
- 15 agreed to accept an allotment of five hundred and sixtysix thousand "B" shares of one pound each in lieu of the one hundred thousand preference shares of one pound each comprising the capital of the trust fund of the charitable trust: And whereas by reason of the
- 20 increase in capital of the Trust Fund it is desirable that the provisions of the deed creating the charitable trust should be further varied and amended in the manner hereinafter set forth: And whereas the above-mentioned objects and powers cannot be attained except by
- 25 legislation:

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 McKenzie Trusts Act Short title. 30 1954.

2. All and singular the trusts declared in and by the Revocation first settlement and the second settlement are hereby revoked and cancelled and shall be of no effect as from the date of the passing of this Act.

- 353. In lieu of the trusts for the life tenant declared in Interest of and by the first settlement and the second settlement life tenant defined. three hundred thousand "A " shares numbered 1021001 to 1321000 inclusive in the capital of the Rangatira Company are by this Act vested in the life tenant absolutely.
- 4. In lieu of the trusts for the child or children of the Interests of 40life tenant declared in and by the first settlement and children of the second settlement one hundred thousand "A" shares defined. numbered 1321001 to 1421000 inclusive in the capital of the Rangatira Company are by this Act vested in the said

life tenant

of trusts.

Roy Allan McKenzie, Hugh Allen Carter, registered accountant, and Richard John Nankervis, public accountant, both of Wellington, to be held by them jointly upon and subject to the trusts declared in the first part of the Schedule hereto (therein named "The McKenzie Family Trust ").

5. In lieu of the trusts for the child or children of Linda May Taylor declared in and by the first settlement and the second settlement eighty thousand "A" shares numbered 1421001 to 1501000 inclusive in the capital of 10 the Rangatira Company are by this Act vested in the said Linda May Taylor, her husband William Gee Taylor, the said Hugh Allen Carter and the said Roy Allan McKenzie to be held by them jointly upon and subject to the trusts declared in the second part of the Schedule 15 hereto (therein named "the Taylor Family Trust").

6. In lieu of the trusts for the children of Hugh Allen Carter declared in and by the first settlement and the second settlement eighty thousand "A" shares numbered 1501001 to 1581000 inclusive in the capital of the 20 Rangatira Company are by this Act vested in the said Hugh Allen Carter and Roy Allan McKenzie to be held by them jointly upon and subject to the trusts declared in the third part of the Schedule hereto (therein named "the Carter Family Trust ").

7. In lieu of the trusts for the J. R. McKenzie Youth Education Fund declared in and by the first settlement sixteen thousand "B" shares numbered 1 to 16000 inclusive in the capital of the Rangatira Company are by this Act vested in the Trustees for the time being of 30 such Fund to be held by them jointly upon and subject to the trusts of the said deed of the thirteenth day of May nineteen hundred and thirty-eight, as varied and added to by a supplementary deed dated the first day of December nineteen hundred and fifty-three, copies of 35 which said deeds are directed to be deposited in the office of the District Land Registrar at Wellington as if they were deeds of trust authorized to be so deposited by subsection two of section one hundred and twenty-eight of the Land Transfer Act 1952. 40

8. Forty-eight thousand "B" shares numbered 16001 to 64000 inclusive in the capital of the Rangatira Company are by this Act vested in McKenzies Staff Provident Association, Limited, to be held by such company for the furtherance of the objects contained 45 in the memorandum of association of such company.

Interests of Taylor family defined.

Interests of Carter family defined.

Interests of J. R. McKenzie Youth Education Fund defined.

New Trust for benefit of employees of J. R. McKenzie, Ltd.

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lieu of the one hundred thousand preference shares comprising the capital of the Trust Fund of the charitable trust, to be held by [such] the personal trustees jointly upon and subject to the trusts declared in and by the said deed of the twelfth day of February nineteen 10 hundred and forty as amended by the J. R. McKenzie Trust Act 1947 and as further amended by this Act. 10. Section two of the J. R. McKenzie Trust Act 1947 is accordingly amended: (a) By repealing the words thereof from the words 1947 No. 1 "be empowered to divide" to the words "such four equal parts" (where the lastmentioned phrase is first used in the said section two), and substituting the following words: "use and apply the net annual income of the trust funds within the Dominion of New Zealand for the following purposes, or for such one or more of those purposes, to the exclusion of the others or other of them, and

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of Trustees ". 11. [That] The nominal capital of the Rangatira Reduction of Company is by this Act reduced from the sum of one 35million five hundred and ninety-one thousand pounds Pty, Ltd. divided into ten thousand redeemable preference shares of one pound each and one million five hundred and eighty-one thousand ordinary shares of one pound each to the sum of one million two hundred thousand pounds by

discretion think fit, namely:-":

in such sums or proportions, as the Board of

Trustees may from time to time in its absolute

words "seventeen years if thought fit ", and substituting the following words: "(iv) For

any charitable or educational purpose or purposes from time to time selected by the Board

(b) By repealing all the words thereof following the

40 the cancellation of three hundred and ninety-one thousand ordinary shares numbered 409001 to 800000 inclusive in respect to which no sum has been paid up. and the Assistant Registrar of Companies at Wellington is directed to register particulars of [such] this reduction

45 of capital as if an order of Court confirming [such] the

9. Five hundred and sixty-six thousand "B" shares Variation of numbered 64001 to 409000 and 800001 to 1021000 inclusive and increase in Trust in the capital of the Rangatira Company are by this Act Fund of vested in the personal trustees of the charitable trust in J. R. McKenzie Trust.

> Amendment of J. R. McKenzie Trust Act 1947. (Private)

capital of Rangatira

reduction and a minute of reduction were produced to him for registration under section seventy of the Companies Act 1933.

#### New

No refund of gift or other duty already paid. 11A. Notwithstanding anything to the contrary 5 contained in any other Act no gift or other duty shall be refunded on the ground that the Trusts declared in and by the first settlement, and the second settlement, are revoked by this Act or that a contingency affecting the interest of any beneficiary under any of those Trusts 10 has determined in a manner different from that hereto-fore assumed as the basis of assessment.

Private Act.

12. This Act is hereby declared to be a private Act.

# THE SCHEDULE (FIRST PART)

#### THE MCKENZIE FAMILY TRUST

THE first Trustees shall be the said Roy Allan McKenzie, Hugh Trustees. Allen Carter of Wellington, Registered Accountant and Richard John Nankervis of Wellington, Public Accountant. The term "Trustees" when used herein shall where the context admits include the survivors [or] and survivor of them [their] and [his] the executors and administrators of the last survivor and their or his assigns and other the persons or person or body corporate for the time being acting in the trusts hereof.

Whereas the said Roy Allan McKenzie has living [one] two Recitals. sons namely Peter Howard McKenzie who was born on the 10th day of September, 1952, and John Allan McKenzie who was born on the 26th day of February, 1954.

The Trustees shall hold the said 100,000 "A" Ordinary shares in the capital of the Rangatira Company which shares are [Nod] numbered 1321001 to 1421000 both inclusive (hereinafter referred to as "the said shares") upon trust that the Trustees at such time or times as they shall in their absolute discretion think fit subject to the provisions Declaration of of the Articles of Association of the said Company shall sell the said shares or such of them as may remain unsold either together or in parcels and either by public auction or private contract and either with or without any special or other stipulations as to title and payment of purchase money and so that the Trustees may buy in and rescind or vary any contract for sale and resell without being answerable for any loss occasioned thereby and may for the purposes aforesaid or any of them execute and do all such assurances and things as they shall think fit and shall by and out of the monies which shall arise from any such sale as aforesaid pay the expenses incurred in or about the same or otherwise in or about the execution of any of the trusts or powers of these presents and shall stand possessed of the residue of the said monies and also any of the said shares which for the time being shall remain unsold and the income and return from time to time arising therefrom (the whole being hereinafter referred to as "the Trust Fund") upon trust to invest the Trust Fund in manner hereinafter authorized and from time to time to vary such investments and upon trust to pay all expenses incurred in the management and administration of the trusts created by these presents and apply the net income of the Trust Fund or such part thereof as the Trustees shall consider expedient in or towards the maintenance support benefit or advancement in life of the said Peter Howard McKenzie and John Allan McKenzie and all other children of the said Roy Allan McKenzie (whether hereafter naturally born to him or hereafter adopted by him) all of whom are collectively referred to as "the Beneficiaries" as a class until the arrival of a point of time (hereinafter ealled "the date of distribution") when the eldest or elder Date of distribution.

Definition of Trustees.

Authorized investments.

Trust for maintenance, etc.

#### THE SCHEDULE (FIRST PART)-continued

of such children or the child if only one shall have attained the age of 21 years or when none of them is still alive and under that age and upon the arrival of the date of distribution upon trust to hold the Trust Fund and any accumulated income for the Beneficiaries then living so that each child being male shall take a share double the amount of the share of each child being female Provided nevertheless that the share of the Trust Fund and any income to which any Beneficiary for the time being under the age of 21 years shall be contingently entitled at the date of distribution shall be retained by the Trustees upon and subject to the trusts hereof (or so much of such trusts as shall at the date of distribution be subsisting and capable of taking effect) until such Beneficiary shall attain the age of 21 years. And that pending the happening of such event the Trustees may apply the whole or any part of the net income and such portion of the capital of the share of each such Beneficiary as they may in their absolute discretion think fit in and towards the maintenance support or advancement in life of each such Beneficiary with power to pay the same to any guardian or other person without being obliged to see to the application thereof and that should any of the Beneficiaries die before attaining a vested interest in possession leaving a child or children who survives him or her and attains or attain the age of 21 years then and in such case such last mentioned child or children shall take (and if more than one in equal shares) the share which any of them so dying would have taken had he or she attained such vested interest in possession and that if the trusts hereinbefore declared shall fail by reason of there being no person entitled under the foregoing trusts who attains the age of 21 years the Trustees shall hold the Trust Fund and the income therefrom or so much thereof respectively as shall not have become vested or been applied under any of the trusts or powers hereof or under any statutory power upon trust for the [wife] widow of the said Roy Allan McKenzie or as she may by deed [or] revocable or irrevocable or by will made whether prior to or during her widowhood appoint and if the said Roy Allan McKenzie leaves no widow him surviving then upon trust for such person or persons or charitable or educational objects as the Trustees may in the exercise of an absolute discretion select.

Shares of males and females.

Direction to retain share until Beneficiary 21.

Power to apply income and capital.

Children to take parent's share.

Pr	ov	isi	on	s	on	
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Trustee's powers.

Accumulations.

Investments.

The following further provisions shall have effect namely :----

1. The trustees may resort to any accumulations of income for any preceding year or years and apply the same in the same manner as such accumulations might have been applied had they been income arising in the year in which they shall be so applied.

2. The trustees may invest any money for the time being subject to the trusts hereof in such investments as the Trustees may from time to time think fit whether or not the same shall be authorised by statute for the investment of Trust Funds and with or without security and with or without interest.

#### THE SCHEDULE (FIRST PART)--continued

3. By way of amplification of the power of investment Amplification of hereinbefore contained the Trustees shall have power to acquire any real or personal property of any kind or tenure whatsoever at such price and subject to such terms and conditions as to payment of purchase money and otherwise as thev shall think may life fit. and and arrange policies mortgage endowment and execute any charge pledge lien or other security or any variation or renewal thereof over or in respect of any real or personal property for the time being subject to the trusts hereof either alone or jointly with any other person or persons and may borrow money on the security thereof for any purpose or purposes rate **of** interest whatsoever with interest at  $\operatorname{such}$ without and and subject interest) upon to  $(\mathbf{or})$ such conditions and stipulations the Trustees as their absolute discretion shall think fit it being in intended that in respect to any real or personal property for the time being subject to the trusts hereof the Trustees shall have all the powers of absolute owners and no person or corporation accepting any such security as aforesaid or advancing any money on any such security shall be concerned to inquire as to the regularity or otherwise of the transaction or the application of any such money.

4. The trustees may advance any sum forming part of the Advancement. Trust Fund to any Beneficiary for his or her advancement preferment or benefit as the Trustees in their absolute discretion may think proper and may from time to time raise on mortgage on the security of the Trust Fund or any part thereof or by way of guarantee bank overdraft or otherwise howsoever any sum or sums of money that may reasonably be required for any such purpose.

5. It shall be lawful for the Trustees to compromise or Power to compromise. compound any action suit proceedings defence or demand relating to the trust premises or any of them upon any terms as they shall think proper and refer any such difference or demand to arbitration and to execute and do all instruments and things expedient for such purposes or any of them and to abandon or relinquish any claim relating to the trust premises or any of them as they shall think fit and to determine whether any money shall for the purposes of these presents be considered annual income or otherwise and to execute and to do all releases and things relating to the trust premises as fully and absolutely as they could do if they were the absolute owners of the trust premises and without being answerable for any loss occasioned thereby.

6. The trustees shall be respectively chargeable only for such Indemnity to monies and securities as they shall respectively actually receive notwithstanding their respectively signing any receipt for the sake of conformity and shall respectively be answerable and responsible only for their own respective acts receipts omissions neglects and defaults and not for those of each other nor for those of any banker broker auctioneer or other person with whom or into whose hands any trust monies or securities shall be

power of investments Power to mortgage, etc.

**Frustees** 

#### THE SCHEDULE (FIRST PART)—continued

deposited or come nor for purchasing or lending on the security of any hereditament nor shall they be answerable or responsible for any other loss unless the same shall happen through their own wilful default respectively and the Trustees may reimburse themselves or pay and discharge out of the trust premises all expenses incurred in or about the execution of the trusts or powers of these presents and shall be entitled to reimbursement or indemnity in respect of all liabilities incurred or to be incurred in the premises Struck out

out of

trust fund and from any person sui juris who is beneficially entitled thereto or any part thereof and from and against all liabilities which the Trustees may incur by reason of entering into any mortgage charge pledge lien or other security as hereinbefore declared.

New

including

all liabilities which the Trustees may incur by reason of entering into any mortgage charge pledge lien or other security as hereinbefore authorized and every such reimbursement and indemnity shall be available out of the Trust Fund and from any person *sui juris* who is entitled thereto or to any part thereof up to the value of that person's share.

thereof up to the value of that person's share. 7. The Trustees shall not be bound in any case to act personally but shall be at full liberty to employ a solicitor or any other agent to transact all or any business of whatsoever nature required to be done in the premises (including the receipt and payment of money) but not involving the exercise of any discretion and shall be entitled to be allowed and paid all charges and expenses so incurred and shall not be responsible for the default of any such solicitor or agent or any loss occasioned by his employment and [further that] any trustee for the time being under these presents being an accountant or other person engaged in any profession or business shall be entitled to charge and be paid all usual professional or other charges for business done by him or his firm in relation to the execution of the trusts of these presents whether in the ordinary course of his profession or business or not and although not of a nature requiring the employment of an accountant or other professional person.

8. The Trustees may appropriate any part or parts of the Trust Fund in or towards satisfaction of any share or shares whether vested or contingent to which any person or persons may be entitled in the Trust Fund and for that purpose may make or cause to be made a valuation or valuations of the Trust Fund or any part or parts thereof (including any property which may have been appointed or advanced under any statutory or other powers or any part or parts thereof or any interest therein) as the Trustees may deem necessary and every such appropriation including such valuation (if made) shall be conclusive and binding on all parties claiming under these presents.

Power for Trustees to delegate.

Appropriation.

#### THE SCHEDULE (FIRST PART)—continued

9. The power of appointing new trustees of the Trust Fund Power to appoint shall be vested in the said Roy Allan McKenzie during his life and he shall also have power from time to time to increase the number of trustees and he may by his will or any codicil thereto declare that the appointment of all or any of the trustees for the time being shall cease as from the date of his death and may by such will or codicil appoint new trustees or a new trustee of the Trust Fund to act in the trusts thereof as from the date of his death and upon every change of trustee the Trust property shall (if and so far as the nature of the property and other circumstances shall require or admit) be transferred so that the same may be vested in the trustees or trustee for the time being.

10. During such time as any shares in any incorporated company shall be registered in the names of the trustees the said Roy Allan McKenzie shall so long during his lifetime as he so desires be named first in the share register of the Company so as to secure to him the right of voting in respect of such shares and he may at any time and from time to time appoint any other one of the Trustees to be so named first and from time to time revoke any such appointment and substitute the name of any other one of the Trustees and in addition he may by his will or any codicil thereto appoint any other person to be so named first in such share register as from the date of his death.

11. The Trustees shall have power to take and act upon the opinion of counsel whether in relation to the interpretation of these presents or any other document or any statute or as to the administration of the Trust Fund without being liable to any person beneficially interested in respect to any act done by them in accordance with such opinion Provided nevertheless that nothing in this clause contained shall prohibit the Trustees from applying to the Court if they should think fit or shall prohibit any beneficiary whether absolutely presumptively or contingently entitled to a share of the Trust Fund from so doing.

#### THE SCHEDULE—continued (SECOND PART)

#### THE TAYLOR FAMILY TRUST

THE first Trustees shall be the said Linda May Taylor, her First Trustees. husband William Gee Taylor, the said Hugh Allen Carter and the said Roy Allan McKenzie.

The term "Trustees" when used herein shall where the Definition of Trustees. context admits include the survivors [or] and survivor of them [their] and [his] the executors and administrators of the last survivor and their her or his assigns and other the persons or person or body corporate for the time being acting in the trusts hereof.

Whereas the said Linda May Taylor has living four children Recitals. namely Dawn Rewa who was born on the 19th day of December, 1930 June Constance who was born on the 15th day of June, 1933 John William who was born on the 25th day of June, 1940

Shares in incorporated companies

Power to act on counsel's opinion.

### THE SCHEDULE-continued (SECOND PART)-continued

and Joy Ann who was born on the 20th day of April, 1944. The Trustees shall hold the said 80,000 "A" Ordinary shares in the capital of the Rangatira Company which shares are [Nod.] numbered 1421001 to 1501000 inclusive (hereinafter "the referred to as said shares'') upon trust Trustees that the  $\mathbf{at}$ such time times  $\Omega r$ as they shall in their absolute discretion think fit but subject to the provisions of the Articles of Association of the said Company shall sell the said shares or such of them as may remain unsold either together or in parcels and either by public auction or private contract and either with or without any special or other stipulations as to title and payment of purchase money and so that the Trustees may buy in and rescind or vary any contract for sale and resell without being answerable for any loss occasioned thereby and may for the purposes aforesaid or any of them execute and do all such assurances and things as they shall think fit AND shall by and out of the monies which shall arise from any such sale as aforesaid pay the expenses incurred in or about the same or otherwise in or about the execution of any of the trusts or powers of these presents and shall stand possessed of the residue of the said monies and also any of the said shares which for the time being shall remain unsold and the income and return from time to time arising therefrom (the whole being hereinafter referred to as "The Trust Fund ") upon trust to invest the Trust Fund in manner hereinafter authorized and from time to time to vary such investments and upon trust to pay all expenses incurred in the management and administration of the trusts created by these presents and apply the net income of the Trust Fund or such part thereof as the Trustees shall consider expedient in or towards the maintenance support benefit or advancement in life of the said Dawn Rewa Taylor, June Constance Taylor, John William Taylor and Joy Ann Taylor and all other children of the said Linda May Taylor born [hereafter] not later than the 25th day of June, 1961 (hereinafter called "the Beneficiaries") as a class until the said 25th day of June 1961 on which date the said John William Taylor if living will attain the age of 21 years and which date (whether or not the said John William Taylor shall then be living) is fixed as and is hereinafter referred to as "the date of distribution " and upon the arrival of the date of distribution upon trust to hold the Trust Fund and any accumulated income for the Beneficiaries then living who shall have attained or shall thereafter attain the age of 21 years in equal shares share and share alike Provided nevertheless that the share of the Trust Fund and any income to which any Beneficiary for the time being under the age of 21 years shall be contingently entitled at the date of distribution shall be retained by the Trustees upon and subject to the trusts hereof (or so much of such trusts as shall at the date of distribution be subsisting and capable of taking effect) until such Beneficiary shall attain the age of 21 years. And that pending the happening of such event the Trustees may apply the whole or any part

Declaration of Trust.

Trust for sale.

Authorized investments.

Trust for maintenance.

Beneficiaries.

Date of distribution.

Direction to retain share until Beneficiary 21.

# THE SCHEDULE-continued (SECOND PART)-continued

of the net income and such portion of the capital of the share of each such Beneficiary as they may in their absolute discretion think fit in and towards the maintenance support or advancement in life of each such Beneficiary with power to pay the same to any guardian or other person without being obliged to see to the application thereof and that should any of the Beneficiaries die before attaining a vested interest in possession leaving a child or children who survives him or her and attains or attain Children take the age of 21 years then and in such case such last mentioned child or children shall take (and if more than one in equal shares) the share which any of them so dying would have taken had he or she attained such vested interest in possession and that if the trusts hereinbefore declared shall fail by reason of there being no person entitled under the foregoing trusts who attains the age of 21 years the Trustees shall hold the Trust Fund and the income therefrom or so much thereof respectively as shall not have become vested or been applied under any of the trusts or powers hereof or under any statutory power upon trust for the [husband] widower of the said Linda May Taylor or as he may by deed [or] revocable or irrevocable or by will made whether prior to or during his widowerhood appoint. The following further provisions shall have effect namely :---

1. The Trustees may resort to any accumulations of income Trustees powers for any preceding year or years and apply the same in the same manner as such accumulations might have been applied had they been income arising in the year in which they shall be so applied.

2. The Trustees may invest any money for the time being Investments. subject to the trusts hereof in such investments as the Trustees may from time to time think fit whether or not the same shall be authorised by statute for the investment of Trust Funds and with or without security and with or without interest.

3. By way of amplification of the power of investment Amplification hereinbefore contained the Trustees shall have power to acquire investment. any real or personal property of any kind or tenure whatsoever at such price and subject to such terms and conditions as to payment of purchase money and otherwise as they shall think fit and may arrange life and endowment policies and execute any mortgage charge pledge lien or other security or any variation or renewal thereof over or in respect of any real or personal property for the time being subject to the trusts hereof either alone or jointly with any other person or persons and may borrow money on the security thereof for any purpose or purposes whatsoever with interest at such rate of interest (or without interest) and upon and subject to such conditions and stipulations as the Trustees in their absolute discretion shall think fit it being intended that in respect to any real or personal property for the time being subject to the trusts hereof the Trustees shall have all the powers of absolute owners and no. person or corporation accepting any such security as aforesaid or advancing any money on any such security shall be concerned to inquire as to the regularity or otherwise of the transaction or the application of any such money.

Provision on failure of trusts.

of power of investment. Power to

mortgage, etc.

THE SCHEDULE—continued (SECOND PART)—continued

4. The Trustees may advance any sum forming part of the Trust Fund to any Beneficiary for his or her advancement preferment or benefit as the Trustees in their absolute discretion may think proper and may from time to time raise on mortgage on the security of the Trust Fund or any part thereof or by way of guarantee bank overdraft or otherwise howsoever any sum or sums of money that may reasonably be required for any such purpose.

5. It shall be lawful for the Trustees to compromise or compound any action suit proceedings defence or demand relating to the trust premises or any of them upon any terms as they shall think proper and refer any such difference or demand to arbitration and to execute and do all instruments and things expedient for such purposes or any of them and to abandon or relinquish any claim relating to the trust premises or any of them as they shall think fit and to determine whether any money shall for the purposes of these presents be considered annual income or otherwise and to execute and to do all releases and things relating to the trust premises as fully and absolutely as they could do if they were the absolute owners of the trust premises and without being answerable for any loss occasioned thereby.

6. The Trustees shall be respectively chargeable only for such monies and securities as they shall respectively actually receive notwithstanding their respectively signing any receipt for the sake of conformity and shall respectively be answerable and responsible only for their own respective acts receipts omissions neglects and defaults and not for those of each other nor for any banker broker auctioneer or other person with whom or into whose hands any trust monies or securities shall be deposited or come nor for purchasing or lending on the security of any hereditament nor for any other loss unless the same shall happen through their own wilful default respectively and the Trustees may reimburse themselves or pay and discharge out of the trust premises all expenses incurred in or about the execution of the trusts or powers of these presents and shall be entitled to reimbursement or indemnity in respect of all liabilities incurred or to be incurred in the premises

Struck out

out of trust funds and from
any person sui juris who is beneficially entitled thereto or any
part thereof and from and against all liabilities which the
Trustees may incur by reason of entering into any mortgage
charge pledge lien or other security as hereinbefore declared.

New

including all liabilities which the Trustees may incur by reason of entering into any mortgage charge pledge lien or other security as hereinbefore authorized and every such reimbursement and indemnity shall be available out of the Trust Fund and from any person *sui juris* who is entitled thereto or to any part thereof up to the value of that person's share.

Power to

Advancement

Indemnity to Trustees.

#### THE SCHEDULE-continued (SECOND PART)-continued

7. The Trustees shall not be bound in any case to act person. Power to Trustees ally but shall be at full liberty to employ a solicitor or any other agent to transact all or any business of whatsoever nature required to be done in the premises (including the receipt and payment of money) but not involving the exercise of any discretion and shall be entitled to be allowed and paid all charges and expenses so incurred and shall not be responsible for the default of any such solicitor or agent or any loss occasioned by his employment and [further that] any trustee for the time being under the presents being an accountant or other person engaged in any profession or business shall be entitled to charge and be paid all usual professional or other charges for business done by him or his firm in relation to the execution of the trusts of these presents whether in the ordinary course of his profession or business or not and although not of a nature requiring the employment of an accountant or other professional person.

8. The Trustees may appropriate any part or parts of the Appropriation. Trust Fund in or towards satisfaction of any share or shares whether vested or contingent to which any person or persons may be entitled in the Trust Fund and for that purpose may make or cause to be made a valuation or valuations of the Trust Fund or any part or parts thereof (including any property which may have been appointed or advanced under any statutory or other powers or any part or parts thereof or any interest therein) as the Trustees may deem necessary and every such appropriation including such valuation (if made) shall be conclusive and binding on all parties claiming under these presents.

9. The power of appointing new trustees of the Trust Fund Power to appoint shall be vested in the said Linda May Taylor during her life and she shall also have power from time to time to increase the number of trustees and she may by her will or any codicil thereto declare that the appointment of all or any of the trustees for the time being shall cease as from the date of her death and may by such will or codicil appoint new trustees or a new trustee of the Trust fund to act in the trusts thereof as from the date of her death and upon every change of trustee the Trust property shall (if and so far as the nature of the property and other circumstances shall require or admit) be transferred so that the same may be vested in the trustees or trustee for the time being.

10. During such time as any shares in any incorporated Shares in incorporated company shall be registered in the names of the Trustees the companies said Linda May Taylor shall so long during her lifetime as she so desires be named first in the share register of the Company so as to secure to her the right of voting in respect of such shares and she may at any time and from time to time appoint any other one of the Trustees to be so named first and from time to time revoke any such appointment and substitute the name of any other one of the Trustees and in addition she may

new trustee

incorporated companies.

THE SCHEDULE—continued (SECOND  $P_{ART}$ )—continued by her will or any codicil thereto appoint any other person to be so named first in such share register as from the date of her death.

11. The Trustees shall have power to take and set upon the opinion of counsel whether in relation to the interpretation of these presents or any other document or any statute or as to the administration of the Trust Fund without being liable to any person beneficially interested in respect to any act done by them in accordance with such opinion Provided nevertheless that nothing in this clause contained shall prohibit the Trustees from applying to the Court if they should think fit or shall prohibit any beneficiary whether absolutely presumptively or contingently entitled to a share of the Trust Fund from so doing.

#### THE SCHEDULE-continued (THIRD PART)

#### THE CARTER FAMILY TRUST

First Trustees.

Power to act on counsel's opinion.

Definition of Trustees.

Recitals.

Declaration of Trust.

Trust for sale.

THE first Trustees shall be the said Hugh Allen Carter and Roy Allan McKenzie of Wellington, Company Director.

The term "Trustees" when used herein shall where the context admits include the [survivors or] survivor of them [their] and [his] the executors and administrators of the last survivor and their or his assigns and other the persons or person or body corporate for the time being acting in the trusts hereof

Whereas the said Hugh Allen Carter has living two children namely Sally Pauline Carter who was born on the 16th day of April, 1949 and Gillian Elizabeth Carter who was born on the 13th day of May, 1951.

The Trustees shall hold the said 80,000 "A " shares in the which shares are capital of the Rangatira company [Nod.] 1501001 numbered to 1581000. inclusive ''the said shares'') to as (hereinafter referred upon trust that the Trustees at such times time or as they shall in their absolute discretion think fit but subject to the provisions of the Articles of Association of the said Company shall sell the said shares or such of them as may remain unsold either together or in parcels and either by public auction or private contract and either with or without any special or other stipulations as to title and payment of purchase money and so that the Trustees may buy in and rescind or vary any contract for sale and resell without being answerable for any loss occasioned thereby and may for the purposes aforesaid or any of them execute and do all such assurances and things as they shall think fit And shall by and out of the monies which shall arise from any such sale as aforesaid pay the expenses incurred in or about the same or otherwise in or about the execution of any of the trusts or powers of these presents and shall stand possessed of the residue of the said monies and also any of the said shares which for the time being shall remain unsold and the income and return from time to time arising THE SCHEDULE—continued (THIRD PART)—continued

therefrom (the whole being hereinafter referred to as "the Trust Fund '') upon trust to invest the Trust Fund in manner hereinafter authorized and from time to time to vary such investments and upon trust to pay all expenses incurred in the management and administration of the trusts created by these Trust for maintenance, etc. presents and apply the net income of the Trust Fund or such part thereof as the Trustees shall consider expedient in or towards the maintenance support benefit or advancement in life of the said Sally Pauline Carter and Gillian Elizabeth Carter and all other children of the said Hugh Allen Carter whether Beneficiaries. hereafter naturally born to him or hereafter adopted by him in either case not later than the 16th day of April, 1974 (hereinafter collectively called "the Beneficiaries") until the said 16th day of April, 1974 on which date [elder of them namely] the said Sally Pauline Carter (if living) which will attain the age of 25vears and referred date is fixed  $\mathbf{as}$ and ishereinafter to as "the date of distribution" and upon the arrival of the date of distribution upon trust to hold the Trust Fund and any accumulated income for the Beneficiaries then living who shall have attained or shall thereafter attain the age of 21 years in Direction to equal shares share and share alike so that the share of the Trust Beneficiary 21. Fund and any income to which any Beneficiary for the time being under the age of 25 years shall be contingently entitled at the date of distribution shall be retained by the Trustees upon and subject to the trusts hereof (or so much of such trusts as shall at the date of distribution be subsisting and capable of taking effect) until such Beneficiary shall attain the age of 25 years. And that pending the happening of such event the Trustees may apply the whole or any part of the net income and such portion of the capital of the share of each such Beneficiary as they may in their absolute discretion think fit in and towards the maintenance support or advancement in life of each such Beneficiary with power to pay the same to any guardian or other person without being obliged to see to the application thereof Provided always that should any of the Beneficiaries die before attaining a vested interest in possession leaving a child or children who survives her or him and attains or attain the age of [25] 21 years then and in such case such last children child or shall take (and if mentioned in the share more than one equal shares) ofthem dying would have taken which any  $\mathbf{so}$ had she or he attained such vested interest in possession and Provision on failure of trusts that if the trusts hereinbefore declared shall fail by reason of there being no person entitled under the foregoing trusts the Trustees shall hold the Trust Fund and the income therefrom or so much thereof respectively as shall not have become vested or been applied under any of the trusts or powers hereof or under any statutory power upon trust for such person or persons or charitable or educational objects as the Trustees [or Trustee] may in the exercise of an absolute discretion [by deed appoint] select.

Authorized investments

Date of distribution.

etain share until

Power to apply income and capital.

Children to take Parent's share.

THE SCHEDULE—continued (THIRD PART)—continued

Trustees powers Accumulations.

Investments.

Amplification of power of investment. Power to mortgage, etc.

Advancement.

Power to compromise.

The following further provisions shall have effect namely:— 1. The Trustees may resort to any accumulations of income for any preceding year or years and apply the same in the same

manner as such accumulations might have been applied had they been income arising in the year in which they shall be so applied. 2. The Trustees may invest any money for the time being subject to the trusts hereof in such investments as the Trustees may from time to time think fit whether or not the same shall be authorised by statute for the investment of Trust Funds and

with or without security and with or without interest. 3. By way of amplification of the power of investment hereinbefore contained the Trustees shall have power to acquire any real or personal property of any kind whatsoever at such price and subject to such terms and conditions as to payment of purchase money and otherwise as they shall think fit and may arrange life and endowment policies and execute any mortgage charge pledge lien or other security or any variation or renewal thereof over or in respect of any real or personal property for the time being subject to the trusts hereof either alone or jointly with any other person or persons and may borrow money on the security thereof for any purpose or purposes whatsoever with interest at such rate (or without interest) and upon and subject to such conditions and stipulations as the Trustees in their absolute discretion shall think fit it being intended that in respect to any real or personal property for the time being subject to the trusts hereof the Trustees shall have all the powers of absolute owners and no person or corporation accepting any such security as aforesaid or advancing any money on any such security shall be concerned to inquire as to the regularity or otherwise of the transaction or the application of any such money.

4. The Trustees may advance any sum forming part of the Trust Fund to any Beneficiary for his or her advancement preferment or benefit as the Trustees in their absolute discretion may think proper and may from time to time raise on mortgage on the security of the Trust Fund or any part thereof or by way of guarantee bank overdraft or otherwise howsoever any sum or sums of money that may reasonably be required for any such purpose.

5. It shall be lawful for the Trustees to compromise or compound any action suit proceedings defence or demand relating to the trust premises or any of them upon any terms as they shall think proper and refer any such difference or demand to arbitration and to execute and do all instruments and things expedient for such purposes or any of them and to abandon or relinquish any claim relating to the trust premises or any of them as they shall think fit and to determine whether any money shall for the purposes of these presents be considered annual income or otherwise and to execute and to do all releases and things relating to the trust premises as fully and absolutely as they could do if they were the absolute owners of the trust premises and without being answerable for any loss occasioned thereby.

### THE SCHEDULE-continued (THIRD PART)-continued

6. The Trustees shall be respectively chargeable only for Indemnity to Trustees. such monies and securities as they shall respectively actually receive notwithstanding their respectively signing any receipt for the sake of conformity and shall respectively be answerable and responsible only for their own respective acts receipts omissions neglects and defaults and not for those of each other nor for any banker broker auctioneer or other person with whom or into whose hands any trust monies or securities shall be deposited or come nor for purchasing or lending on the security of any hereditament nor for any other loss unless the same shall happen through their own wilful default respectively and the Trustees may reimburse themselves or pay and discharge out of the trust premises all expenses incurred in or about the execution of the trust or powers of these presents and shall be entitled to reimbursement or indemnity in respect of all liabilities incurred or to be incurred in the premises Struck out

out of trust fund and from any person sui juris who is beneficially entitled thereto or any part thereof and from and against all liabilities which the Trustees may incur by reason of entering into any mortgage charge pledge lien or other security as hereinbefore declared.

New

including

all liabilities which the Trustees may incur by reason of entering into any mortgage charge pledge lien or other security as hereinbefore authorized and every such reimbursement and indemnity shall be available out of the Trust Fund and from any person sui juris who is entitled thereto or to any part thereof up to the value of that person's share.

7. The Trustees shall not be bound in any case to act personally but shall be at full liberty to employ a solicitor or any other agent to transact all or any business of whatsoever nature required to be done in the premises (including the receipt and payment of money) but not involving the exercise of any discretion and shall be entitled to be allowed and paid all charges and expenses so incurred and shall not be responsible for the default of any such solicitor or agent or any loss occasioned by his employment and [further that] any trustee for the time being under the presents being an accountant or other person engaged in any profession or business shall be entitled to charge and be paid all usual professional or other charges for business done by him or his firm in relation to the execution of the trusts of these presents whether in the ordinary course of his profession or business or not and although not of a nature requiring the employment of an accountant or other professional person.

8. The Trustees may appropriate any part or parts of the Appropriation. Trust Fund in or towards satisfaction of any share or shares whether vested or contingent to which any person or persons may be entitled in the Trust Fund and for that purpose may make or cause to be made a valuation or valuations of the Trust

a an an tar Na L

Power to Trustees to delegate.

THE SCHEDULE—continued (THED PART)—continued Fund or any part or parts thereof (including any property which may have been appointed or advanced under any statutory or other powers or any part or parts thereof or any interest therein) as the Trustees may deem necessary and every such appropriation including such valuation (if made) shall be conclusive and binding on all parties elaiming under these presents.

Power to appoint new Trustees.

Shares in incorporated companies.

Power to act on counsel's opinion.

9. The power of appointing new trustees of the Trust Fund shall be vested in the said Hugh Allen Carter during his life and he shall also have power from time to time to increase the number of trustees and he may by his will or any codicil thereto declare that the appointment of all or any of the trustees for the time being shall cease as from the date of his death and may by such will or codicil appoint new trustees or a new trustee of the Trust Fund to act in the trusts thereof as from the date of his death and upon every change of trustee the trust property shall (if and so far as the nature of the property and other circumstances shall require or admit) be transferred so that the same may be vested in the trustees or trustee for the time being.

10. During such time as any shares in any incorporated Company shall be registered in the names of the Trustees the said Hugh Allen Carter shall so long during his lifetime as he so desires be named first in the share register of the Company so as to secure to him the right of voting in respect of such shares and he may at any time and from time to time appoint any other one of the Trustees to be so named first and from time to time revoke any such appointment and substitute the name of any other one of the Trustees and in addition he may by his will or any codicil thereto appoint any other person to be so named first in such share register as from the date of his death.

11. The Trustees shall have power to take and act upon the opinion of counsel whether in relation to the interpretation of these presents or any other document or any statute or as to the administration of the Trust Fund without being liable to any person beneficially interested in respect to any act done by them in accordance with such opinion Provided nevertheless that nothing in this clause contained shall prohibit the Trustees from applying to the Court if they should think fit or shall prohibit any beneficiary whether absolutely presumptively or contingently entitled to a share of the Trust Fund from so doing.

WELLINGTON: Printed under authority of the New Zealand Government, by R. E. OWEN, Government Printer.-1954

# [As proposed to be read the Third Time] House of Representatives, 10 August 1954

## Mr McAlpine

## McKENZIE TRUSTS

## [PRIVATE BILL]

Title.	8. New Trust for benefit of				
Preamble.	employees of J. R. McKenzie,				
1. Short Title.	Ltd.				
2. Revocation of trusts.	9. Variation of and increase in				
3. Interest of life tenant defined.	Trust Fund of J. R. Mc-				
4. Interests of children of life	Kenzie Trust.				
tenant defined.	10. Amendment of J. R. McKenzie				
5. Interests of Taylor family	Trust Act 1947.				
	11. Reduction of capital of Ranga-				
6. Interests of Carter family					
defined.	12. No refund of gift or other duty				
7. Interests of J. R. McKenzie	already paid.				
Youth Education Fund de-	13, Private Act.				
fined.	Schedule.				

# A BILL INTITULED

- AN ACT to vary certain trusts declared by Lady Title. Annie May McKenzie, the wife of Sir John Robert McKenzie, of Christchurch, Knight Commander of
- the Most Excellent Order of the British Empire, and the said Sir John Robert McKenzie.
   WHEREAS by a certain deed of settlement dated the Preamble.

fifteenth day of November nineteen hundred and thirtythree (hereinafter called "the first settlement"),

10 executed by the above-named Annie May McKenzie, as settlor, certain land and hereditaments were conveyed to Trustees to be held by them upon certain trusts for the benefit of the two sons of the settlor—namely, Donald Hugh McKenzie and Roy Allan McKenzie—and

15 certain further trusts were declared to have effect in the

event of neither of such sons living to attain a vested interest in the Trust Fund: And whereas by a further deed of settlement dated the twelfth day of February nineteen hundred and forty (hereinafter called "the second settlement"), executed by the said John Robert 5 McKenzie, as settlor, certain shares were conveyed and transferred to Trustees to be held by them upon certain further trusts for the two sons of the settlor namely, the said Donald Hugh McKenzie and the said Roy Allan McKenzie and the child or children of each of them 10 respectively-and certain substitutionary trusts of a charitable nature were directed to have effect on failure of the said trusts: And whereas by a series of trust instruments certain of the trusts declared in and by the first settlement and the second settlement were 15 revoked and cancelled and certain other trusts were declared in lieu thereof: And whereas the said Donald Hugh McKenzie died on or about the twenty-first day of January nineteen hundred and forty-two whilst a member of the Royal New Zealand Air Force: And whereas by 20 deed of partial revocation of trusts and declaration of new trusts dated the nineteenth day of October nineteen hundred and forty-three the trusts of the first settlement were partially revoked and cancelled pursuant to the powers reserved to the settlor and certain of the trusts 25 of the Trust Fund were redeclared and the Trustees were in effect directed to pay and apply the net income of the Trust Fund in and towards the maintenance, support, benefit, or advancement in life of the said Roy Allan McKenzie (hereinafter called "the life tenant") until 30 he should attain the age of thirty years, and upon his attaining such age, upon trust to pay the net income of the Trust Fund to him during the residue of his life, and after the death of the life tenant, upon trust for the child or children of the life tenant who attained the age of 35 twenty-one years, and if more than one in equal shares, and it was provided that on failure of the said trusts certain contingent trusts should have effect-namely, twenty thousand pounds should be paid or transferred to the trustees of a charitable trust created by the said 40 John Robert McKenzie by deed dated the thirteenth day of May nineteen hundred and thirty-eight under the name of "The J. R. McKenzie Youth Education Fund". and that the residue of the Trust Fund should be divided into four equal parts, two of which equal parts were 45

directed to be held in trust for such of the grand nephews

and grand nieces of the said John Robert McKenzie, being children of his niece Linda May Taylor and of his nephew Hugh Allen Carter, as should be living at the expiration of twenty-one years from the twenty-fifth day 5 of June nineteen hundred and forty, one of which equal parts was directed to be paid or transferred to the Board of Trustees referred to in a certain deed of trust bearing date the twelfth day of February nineteen hundred and 10 forty executed by the said John Robert McKenzie, under which deed certain preference shares of the nominal value of one hundred thousand pounds were transferred to Trustees and a Trust Fund of one hundred thousand pounds was created for charitable and/or educational 15 purposes under the name of "The J. R. McKenzie Trust " (hereinafter called "The Charitable Trust"), and the remaining equal part was directed to be held for such charitable (including if thought fit) educational purpose or purposes as should be selected by the Trustees 20 for the time being of the Trust Fund, with power to the Trustees to vary such purpose or purposes: And whereas by a further deed of partial revocation of trusts and declaration of new trusts dated the said nineteenth day of October nineteen hundred and forty-three the trusts 25 of the second settlement were partially revoked and cancelled pursuant to the powers reserved to the settlor, and certain of the trusts of the Trust Fund were redeclared and the Trustees thereunder were directed to pay and apply the net income of the Trust Fund for 30 the benefit of the life tenant until he should attain the age of twenty-five years, and upon his attaining such age to pay such net income to him during the residue of his life, and after his death to hold the Trust Fund for the child or children of the life tenant who attains 35 or attain the age of twenty-one years, and if more than one in equal shares; and it was provided that on failure of the said trusts certain contingent trusts should have effect: And whereas the said contingent trusts were declared in a form similar to those declared in respect 40 to the first settlement save and except that no further provision was made for the J. R. McKenzie Youth Education Fund: And whereas the trusts of the charitable trust were varied by a private Act the short title of which is the J. R. McKenzie Trust Act 1947: And whereas 45 the life tenant is now entitled to enjoyment of the income of the first and second settlements for his lifetime, but the ultimate destination of the trust funds being uncertain it is desirable that all doubts with respect thereto should be removed and that all contingent interests in the trust funds should be defined and converted into vested 5 interests, and accordingly that the said trusts should be varied and redeclared, and it is desirable that certain new trusts should be declared in respect of the trust And whereas it is proposed that a company funds: limited by shares should be incorporated under the pro- 10 visions of the Companies Act 1933 having as its name "McKenzies Staff Provident Association Limited", and having as its principal objects the establishment and support and the aiding of associations, institutions, funds, trusts, amenities, and conveniences for the benefit of 15 employees or ex-employees of the companies known as J. R. McKenzie Limited, McKenzies Department Stores Limited, or any subsidiary of those companies or the dependants of those persons: And whereas all persons sui juris and interested in the trust funds, whether bene- 20 ficially or otherwise, have consented to the proposed variation and redeclaration of the said trusts and to the creation of the proposed new trusts: And whereas the investments of the Trust Funds comprise shares in the capital of the company limited by shares and known as 25 Rangatira Pty. Limited (hereinafter called "the Rangatira Company"), the nominal capital of which is one million five hundred and ninety-one thousand pounds divided into one million five hundred and ninety-one thousand shares of one pound each, including three hundred 30 and ninety-one thousand shares in respect to which nothing has been paid up: And whereas it is desirable that the said nominal capital should be reduced by the cancellation of the said three hundred and ninety-one thousand unpaid shares, whereupon the said nominal 35 capital will amount to the sum of one million two hundred thousand pounds divided into ten thousand redeemable preference shares of one pound each (also called "Management shares") and one million one hundred and ninety thousand ordinary shares of one pound each 40 called "A" and "B" shares: And whereas the rights, powers, and privileges attached to the respective classes of shares are set forth in certain special resolutions bearing date the thirtieth day of November nineteen hundred and fifty-three, copies of which have been lodged in the office 45

of the Assistant Registrar of Companies at Wellington and form part of the articles of association of the Rangatira Company: And whereas the trustees of the charitable trust have agreed to accept an allotment of five

- hundred and sixty-six thousand "B" shares of one pound 5 each in lieu of the one hundred thousand preference shares of one pound each comprising the capital of the trust fund of the charitable trust: And whereas by reason of the increase in capital of the Trust Fund it is desirable
- 10 that the provisions of the deed creating the charitable trust should be further varied and amended in the manner hereinafter set forth: And whereas the above-mentioned objects and powers cannot be attained except by legislation:
- 15 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 McKenzie Trusts Act Short Title. 1954.

- 20 2. All and singular the trusts declared in and by the Revocation of trusts. first settlement and the second settlement are hereby revoked and cancelled and shall be of no effect as from the date of the passing of this Act.
- 3. In lieu of the trusts for the life tenant declared in Interest of 25 and by the first settlement and the second settlement three hundred thousand "A" shares numbered 1021001 to 1321000 inclusive in the capital of the Rangatira Company are by this Act vested in the life tenant absolutely.
- 4. In lieu of the trusts for the child or children of the Interests of 30 life tenant declared in and by the first settlement and children of life tenant the second settlement one hundred thousand "A" shares defined. numbered 1321001 to 1421000 inclusive in the capital of the Rangatira Company are by this Act vested in the said Roy Allan McKenzie, Hugh Allen Carter, registered
- 35 accountant, and Richard John Nankervis, public accountant, both of Wellington, to be held by them jointly upon and subject to the trusts declared in the first part of the Schedule hereto (therein named "The McKenzie Family Trust").
- 5. In lieu of the trusts for the child or children of Interests of 40 Linda May Taylor declared in and by the first settlement and the second settlement eighty thousand "A" shares numbered 1421001 to 1501000 inclusive in the capital of the Rangatira Company are by this Act vested in the
- 45 said Linda May Taylor, her husband William Gee Taylor.

life tenant defined.

Taylor family defined.

the said Hugh Allen Carter and the said Roy Allan McKenzie to be held by them jointly upon and subject to the trusts declared in the second part of the Schedule hereto (therein named "the Taylor Family Trust").

6. In lieu of the trusts for the children of Hugh Allen 5 Carter declared in and by the first settlement and the second settlement eighty thousand "A" shares numbered 1501001 to 1581000 inclusive in the capital of the Rangatira Company are by this Act vested in the said Hugh Allen Carter and Roy Allan McKenzie to be held 10 by them jointly upon and subject to the trusts declared in the third part of the Schedule hereto (therein named "the Carter Family Trust").

7. In lieu of the trusts for the J. R. McKenzie Youth Education Fund declared in and by the first settlement 15 sixteen thousand "B" shares numbered 1 to 16000 inclusive in the capital of the Rangatira Company are by this Act vested in the Trustees for the time being of such Fund to be held by them jointly upon and subject to the trusts of the said deed of the thirteenth day of 20 May nineteen hundred and thirty-eight, as varied and added to by a supplementary deed dated the first day of December nineteen hundred and fifty-three, copies of which said deeds are directed to be deposited in the office of the District Land Registrar at Wellington as if they 25 were deeds of trust authorized to be so deposited by subsection two of section one hundred and twenty-eight of the Land Transfer Act 1952.

8. Forty-eight thousand "B" shares numbered 16001 to 64000 inclusive in the capital of the Rangatira 30 Company are by this Act vested in McKenzies Staff Provident Association, Limited, to be held by such company for the furtherance of the objects contained in the memorandum of association of such company.

9. Five hundred and sixty-six thousand "B" shares 35 numbered 64001 to 409000 and 800001 to 1021000 inclusive in the capital of the Rangatira Company are by this Act vested in the personal trustees of the charitable trust in lieu of the one hundred thousand preference shares comprising the capital of the Trust Fund of the 40 charitable trust, to be held by the personal trustees jointly upon and subject to the trusts declared in and by the said deed of the twelfth day of February nineteen hundred and forty as amended by the J. R. McKenzie Trust Act 1947 and as further amended by this Act. 45

Interests of Carter family defined.

Interests of J. R. McKenzie Youth Education Fund defined.

New Trust for benefit of employees of J. R. McKenzie, Ltd.

Variation of and increase in Trust Fund of J. R. McKenzie Trust.

10. Section two of the J. R. McKenzie Trust Act 1947 Amendment of is accordingly amended:

- (a) By repealing the words thereof from the words 1947, No. 1 "be empowered to divide" to the words (Private) "such four equal parts" (where the last-mentioned phrase is first used in the said section two), and substituting the following words: "use and apply the net annual income of the trust funds within the Dominion of New Zealand for the following purposes, or for such one or more of those purposes, to the exclusion of the others or other of them, and in such sums or proportions, as the Board of Trustees may from time to time in its absolute discretion think fit, namely:--":
- (b) By repealing all the words thereof following the words "seventeen years if thought fit", and substituting the following words: "(iv) For any charitable or educational purpose or purposes from time to time selected by the Board of Trustees ".

11. The nominal capital of the Rangatira Company Reduction of is by this Act reduced from the sum of one million five capital of hundred and ninety-one thousand pounds divided into Pty Ltd.

- 25 ten thousand redeemable preference shares of one pound each and one million five hundred and eighty-one thousand ordinary shares of one pound each to the sum of one million two hundred thousand pounds by the cancellation of three hundred and ninety-one thousand ordinary
- 30 shares numbered 409001 to 800000 inclusive in respect to which no sum has been paid up, and the Assistant Registrar of Companies at Wellington is directed to register particulars of this reduction of capital as if an order of Court confirming the reduction and a minute of
- 35 reduction were produced to him for registration under section seventy of the Companies Act 1933.

12. Notwithstanding anything to the contrary con- No refund of tained in any other Act no gift or other duty shall be gift or other duty already refunded on the ground that the Trusts declared in and paid.

40 by the first settlement, and the second settlement, are revoked by this Act or that a contingency affecting the interest of any beneficiary under any of those Trusts has determined in a manner different from that heretofore assumed as the basis of assessment.

J. R. McKenzie Trust Act 1947.

Rangatira

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45 13. This Act is hereby declared to be a private Act. Private Act.

### THE SCHEDULE (FIRST PART)

#### THE MCKENZIE FAMILY TRUST

THE first Trustees shall be the said Roy Allan McKenzie, Hugh Allen Carter of Wellington, Registered Accountant and Richard John Nankervis of Wellington, Public Accountant.

The term "Trustees" when used herein shall where the context admits include the survivors and survivor of them and the executors and administrators of the last survivor and their or his assigns and other the persons or person or body corporate for the time being acting in the trusts hereof

Whereas the said Roy Allan McKenzie has living two sons namely Peter Howard McKenzie who was born on the 10th day of September, 1952, and John Allan McKenzie who was born on the 26th day of February, 1954.

The Trustees shall hold the said 100,000 "A" Ordinary shares in the capital of the Rangatira Company which shares are numbered 1321001 to 1421000 both inclusive (hereinafter referred to as "the said shares") upon trust that the Trustees at such time or times as they shall in their absolute discretion think fit subject to the provisions of the Articles of Association of the said Company shall sell the said shares or such of them as may remain unsold either together or in parcels and either by public auction or private contract and either with or without any special or other stipulations as to title and payment of purchase money and so that the Trustees may buy in and rescind or vary any contract for sale and resell without being answerable for any loss occasioned thereby and may for the purposes aforesaid or any of them execute and do all such assurances and things as they shall think fit and shall by and out of the monies which shall arise from any such sale as aforesaid pay the expenses incurred in or about the same or otherwise in or about the execution of any of the trusts or powers of these presents and shall stand possessed of the residue of the said monies and also any of the said shares which for the time being shall remain unsold and the income and return from time to time arising therefrom (the whole being hereinafter referred to as "the Trust Fund") upon trust to invest the Trust Fund in manner hereinafter authorized and from time to time to vary such investments and upon trust to pay all expenses incurred in the management and administration of the trusts created by these presents and apply the net income of the Trust Fund or such part thereof as the Trustees shall consider expedient in or towards the maintenance support benefit or advancement in life of the said Peter Howard McKenzie and John Allan McKenzie and all other children of the said Roy Allan McKenzie (whether hereafter naturally born to him or hereafter adopted by him) all of whom are collectively referred to as "the Beneficiaries" as a class until the arrival of a point of time (hereinafter called "the date of distribution") when the eldest or elder of such children or the child if only one shall have attained the age of 21 years or when none of them is still alive and under that age and upon the arrival of the date of distribution upon trust to hold the Trust Fund and any accumulated income for the

Trustees.

Definition of Trustees.

Recitals.

Declaration of Trust.

Authorized investments.

Trust for maintenance, etc.

Date of distribution.

# THE SCHEDULE (FIRST PART)-continued

Beneficiaries then living so that each child being male shall take Shares of males a share double the amount of the share of each child being female Provided nevertheless that the share of the Trust Fund and any Direction to income to which any Beneficiary for the time being under the age Beneficiary 21. of 21 years shall be contingently entitled at the date of distribution shall be retained by the Trustees upon and subject to the trusts hereof (or so much of such trusts as shall at the date of distribution be subsisting and capable of taking effect) until such Beneficiary shall attain the age of 21 years. And that pending the happening Power to apply of such event the Trustees may apply the whole or any part of capital. the net income and such portion of the capital of the share of each such Beneficiary as they may in their absolute discretion think fit in and towards the maintenance support or advancement in life of each such Beneficiary with power to pay the same to any guardian or other person without being obliged to see to the application thereof and that should any of the Beneficiaries die before attaining a vested interest in possession leaving a child or children who survives him or her and attains or attain the age of 21 years then and in such case such last mentioned Children to take parent's share. child or children shall take (and if more than one in equal shares) the share which any of them so dying would have taken had he or she attained such vested interest in possession and that if the trusts hereinbefore declared shall fail by reason of there being no person entitled under the foregoing trusts who attains the age of 21 years the Trustees shall hold the Trust Fund and the income therefrom or so much thereof respectively as shall not have become vested or been applied under any of the trusts or powers hereof or under any statutory power upon trust for the widow of the said Roy Allan McKenzie or as she Trustee's powers. may by deed revocable or irrevocable or by will made whether prior to or during her widowhood appoint and if the said Roy Allan McKenzie leaves no widow him surviving then upon trust for such person or persons or charitable or educational objects as the Trustees may in the exercise of an absolute discretion select. The following further provisions shall have effect namely:-

1. The trustees may resort to any accumulations of income Accumulations. for any preceding year or years and apply the same in the same manner as such accumulations might have been applied had they been income arising in the year in which they shall be so applied.

2. The trustees may invest any money for the time being Investments. subject to the trusts hereof in such investments as the Trustees may from time to time think fit whether or not the same shall be authorized by statute for the investment of Trust Funds and with or without security and with or without interest.

3. By way of amplification of the power of investment Amplification of hereinbefore contained the Trustees shall have power to acquire power of investments. any real or personal property of any kind or tenure whatsoever Power to at such price and subject to such terms and conditions as to mortgage, etc. payment of purchase money and otherwise as they shall think fit and may arrange life and endowment policies and execute any mortgage charge pledge lien or other security or any variation or

and females

Provisions on failure of trusts.

### THE SCHEDULE (FIRST PART)-continued

renewal thereof over or in respect of any real or personal property for the time being subject to the trusts hereof either alone or jointly with any other person or persons and may borrow money on the security thereof for any purpose or purposes whatsoever with interest at such rate of interest (or without interest) and upon and subject to such conditions and stipulations as the Trustees in their absolute discretion shall think fit it being intended that in respect to any real or personal property for the time being subject to the trusts hereof the Trustees shall have all the powers of absolute owners and no person or corporation accepting any such security shall be concerned to inquire as to the regularity or otherwise of the transaction or the application of any such money.

4. The trustees may advance any sum forming part of the Trust Fund to any Beneficiary for his or her advancement preferment or benefit as the Trustees in their absolute discretion may think proper and may from time to time raise on mortgage on the security of the Trust Fund or any part thereof or by way of guarantee bank overdraft or otherwise howsoever any sum or sums of money that may reasonably be required for any such purpose.

5. It shall be lawful for the Trustees to compromise or compound any action suit proceedings defence or demand relating to the trust premises or any of them upon any terms as they shall think proper and refer any such difference or demand to arbitration and to execute and do all instruments and things expedient for such purposes or any of them and to abandon or relinquish any claim relating to the trust premises or any of them as they shall think fit and to determine whether any money shall for the purposes of these presents be considered annual income or otherwise and to execute and to do all releases and things relating to the trust premises as fully and absolutely as they could do if they were the absolute owners of the trust premises and without being answerable for any loss occasioned thereby.

6. The trustees shall be respectively chargeable only for such monies and securities as they shall respectively actually receive notwithstanding their respectively signing any receipt for the sake of conformity and shall respectively be answerable and responsible only for their own respective acts receipts omissions neglects and defaults and not for those of each other nor for those of any banker broker auctioneer or other person with whom or into whose hands any trust monies or securities shall be deposited or come nor for purchasing or lending on the security of any hereditament nor shall they be answerable or responsible for any other loss unless the same shall happen through their own wilful default respectively and the Trustees may reimburse themselves or pay and discharge out of the trust premises all expenses incurred in or about the execution of the trusts or powers of these presents and shall be entitled to reimbursement or indemnity in respect of all liabilities incurred or to be incurred in the premises including all liabilities which the Trustees may incur by reason of entering

Advancement.

Power to compromise.

Indemnity to Trustees.

# THE SCHEDULE (FIRST PART)--continued

into any mortgage charge pledge lien or other security as hereinbefore authorized and every such reimbursement and indemnity shall be available out of the Trust Fund and from any person sui juris who is entitled thereto or to any part thereof up to the

value of that person's share. 7. The Trustees shall not be bound in any case to act personally Power for Trustees to act personally delegate. But shall be at full liberty to employ a solicitor or any other delegate. agent to transact all or any business of whatsoever nature required to be done in the premises (including the receipt and payment of money) but not involving the exercise of any discretion and shall be entitled to be allowed and paid all charges and expenses so. incurred and shall not be responsible for the default of any such solicitor or agent or any loss occasioned by his employment and any trustee for the time being under these presents being an accountant or other person engaged in any professional or business shall be entitled to charge and be paid all usual professional or other charges for business done by him or his firm in relation to the execution of the trusts of these presents whether in the ordinary course of his profession or business or not and although not of a nature requiring the employment of an accountant or other

professional person. 8. The Trustees may appropriate any part or parts of the Appropriation. Trust Fund in or towards satisfaction of any share or shares whether vested or contingent to which any person or persons may be entitled in the Trust Fund and for that purpose may make or cause to be made a valuation or valuations of the Trust Fund or any part or parts thereof (including any property which may have been appointed or advanced under any statutory or other powers or any part or parts thereof or any interest therein) as the Trustees may deem necessary and every such appropriation including such valuation (if made) shall be conclusive and binding on all parties claiming under these presents. 9. The power of appointing new trustees of the Trust Fund Power to appoint new trustees.

shall be vested in the said Roy Allan McKenzie during his life and he shall also have power from time to time to increase the number of trustees and he may by his will or any codicil thereto declare that the appointment of all or any of the trustees for the time being shall cease as from the date of his death and may by such will or codicil appoint new trustees or a new trustee of the Trust Fund to act in the trusts thereof as from the date of his death and upon every change of trustee the Trust property shall (if and so far as the nature of the property and other circumstances shall require or admit) be transferred so that the same may be vested in the trustees or trustee for the time being.

10. During such time as any shares in any incorporated Shares in company shall be registered in the names of the trustees the said companies. Roy Allan McKenzie shall so long during his lifetime as he so desires be named first in the share register of the Company so as to secure to him the right of voting in respect of such shares and he may at any time and from time to time appoint any other one of the Trustees to be so named first and from time to time

#### THE SCHEDULE (FIRST PART)-continued

revoke any such appointment and substitute the name of any other one of the Trustees and in addition he may by his will or any codicil thereto appoint any other person to be so named first in such share register as from the date of his death.

11. The Trustees shall have power to take and act upon the opinion of counsel whether in relation to the interpretation of these presents or any other document or any statute or as to the administration of the Trust Fund without being liable to any person beneficially interested in respect to any act done by them in accordance with such opinion Provided nevertheless that nothing in this clause contained shall prohibit the Trustees from applying to the Court if they should think fit or shall prohibit any beneficiary whether absolutely presumptively or contingently entitled to a share of the Trust Fund from so doing.

### THE SCHEDULE—continued (SECOND PART)

### THE TAYLOR FAMILY TRUST THE first Trustees shall be the said Linda May Taylor, her husband

William Gee Taylor, the said Hugh Allen Carter and the said Roy

First Trustees.

Power to act on counsel's opinion.

Definition of Trustees.

Recitals.

Declaration of Trust.

Trust for sale.

Allan McKenzie. The term "Trustees" when used herein shall where the context admits include the survivors and survivor of them and the executors and administrators of the last survivor and their her or his assigns and other the persons or person or body corporate

for the time being acting in the trusts hereof. Whereas the said Linda May Taylor has living four children namely Dawn Rewa who was born on the 19th day of December, 1930 June Constance who was born on the 15th day of June, 1933 John William who was born on the 25th day of June, 1940 and Joy Ann who was born on the 20th day of April, 1944. The Trustees shall hold the said 80,000 "A" Ordinary shares in the capital of the Rangatira Company which shares are numbered 1421001 to 1501000 inclusive (hereinafter referred to as "the said shares") upon trust that the Trustees at such time or times as they shall in their absolute discretion think fit but subject to the provisions of the Articles of Association of the said Company shall sell the said shares or such of them as may remain unsold either together or in parcels and either by public auction or private contract and either with or without any special or other stipulations as to title and payment of purchase money and so that the Trustees may buy in and rescind or vary any contract for sale and resell without being answerable for any loss occasioned thereby and may for the purposes aforesaid or any of them execute and do all such assurances and things as they shall think fit AND shall by and out of the monies which shall arise from any such sale as aforesaid pay the expenses incurred in or about the same or otherwise in or about the execution of any of the trusts or powers of these presents and shall stand possessed of the residue of the said monies and also any of the said shares which for the time being shall remain unsold and the income and return from time THE SCHEDULE—continued (SECOND PART)—continued

to time arising therefrom (the whole being hereinafter referred Authorized to as "The Trust Fund") upon trust to invest the Trust Fund in manner hereinafter authorized and from time to time to vary such investments and upon trust to pay all expenses incurred in Trust for maintenance. the management and administration of the trusts created by these presents and apply the net income of the Trust Fund or such part thereof as the Trustees shall consider expedient in or towards the maintenance support benefit or advancement in life of the said Dawn Rewa Taylor, June Constance Taylor, John Beneficiaries. William Taylor and Joy Ann Taylor and all other children of the said Linda May Taylor born not later than the 25th day of June, 1961 (hereinafter called "the Beneficiaries") as a class until the said 25th day of June, 1961 on which date the said John William Taylor if living will attain the age of 21 years and which date (whether or not the said John William Taylor shall then be living) is fixed as and is hereinafter referred to as "the date of distribution" and upon the arrival of the date of distribution upon trust to hold the Trust Fund and any accumulated income for the Beneficiaries then living who shall have attained or shall thereafter attain the age of 21 years in equal shares share and share alike Provided nevertheless that the share of the Trust Fund and any income to which any Beneficiary for the time being under the age of 21 years shall be contingently entitled at the date of distribution shall be retained by the Trustees upon and Direction to subject to the trusts hereof (or so much of such trusts as shall bereficiary 21. at the date of distribution be subsisting and capable of taking effect) until such Beneficiary shall attain the age of 21 years. And that pending the happening of such event the Trustees may apply the whole or any part of the net income and such portion of the capital of the share of each such Beneficiary as they may in their absolute discretion think fit in and towards the maintenance support or advancement in life of each such Beneficiary with power to pay the same to any guardian or other person without being obliged to see to the application thereof and that should any of the Beneficiaries die before attaining a vested interest in possession leaving a child or children who survives him or her Children take and attains or attain the age of 21 years then and in such case parent's share. such last mentioned child or children shall take (and if more than one in equal shares) the share which any of them so dying would have taken had he or she attained such vested interest in possession and that if the trusts hereinbefore declared shall fail by reason of there being no person entitled under the foregoing trusts who attains the age of 21 years the Trustees shall hold the Trust Fund and the income therefrom or so much thereof Provision on failure of trusts. respectively as shall not have become vested or been applied under any of the trusts or powers hereof or under any statutory power upon trust for the widower of the said Linda May Taylor or as he may by deed revocable or irrevocable or by will made whether

Date of distribution.

THE SCHEDULE—continued (SECOND PART)—continued prior to or during his widowerhood appoint. The following further provisions shall have effect namely:—

1. The Trustees may resort to any accumulations of income for any preceding year or years and apply the same in the same manner as such accumulations might have been applied had they been income arising in the year in which they shall be so applied.

2. The Trustees may invest any money for the time being subject to the trusts hereof in such investments as the Trustees may from time to time think fit whether or not the same shall be authorized by statute for the investment of Trust Funds and with or without security and with or without interest.

3. By way of amplification of the power of investment hereinbefore contained the Trustees shall have power to acquire any real or personal property of any kind or tenure whatsoever at such price and subject to such terms and conditions as to payment of purchase money and otherwise as they shall think fit and may arrange life and endowment policies and execute any mortgage charge pledge lien or other security or any variation or renewal thereof over or in respect of any real or personal property for the time being subject to the trusts hereof either alone or joindly with any other person or persons and may borrow money on the security thereof for any purpose or purposes whatsoever with interest at such rate of interest (or without interest) and upon and subject to such conditions and stipulations as the Trustees in their absolute discretion shall think fit it being intended that in respect to any real or personal property for the time being subject to the trusts hereof the Trustees shall have all the powers of absolute owners and no person or corporation accepting any such security as aforesaid or advancing any money on any such security shall be concerned to inquire as to the regularity or otherwise of the transaction or the application of any such money.

4. The Trustees may advance any sum forming part of the Trust Fund to any Beneficiary for his or her advancement preferment or benefit as the Trustees in their absolute discretion may think proper and may from time to time raise on mortgage on the security of the Trust Fund or any part thereof or by way of guarantee bank overdraft or otherwise howsoever any sum or sums of money that may reasonably be required for any such purpose.

5. It shall be lawful for the Trustees to compromise or compound any action suit proceedings defence or demand relating to the trust premises or any of them upon any terms as they shall think proper and refer any such difference or demand to arbitration and to execute and do all instruments and things expedient for such purposes or any of them and to abandon or relinquish any claim relating to the trust premises or any of them as they shall think fit and to determine whether any money shall for the purposes of these presents be considered annual income or otherwise and to execute and to do all releases and things relating to the trust premises as fully and absolutely as they could do if they were the absolute owners of the trust premises and without being answerable for any loss occasioned thereby.

Trustees powers Accumulations.

Investments.

Amplification of power of investment. Power to mortgage, etc.

Advancement.

Power to compromise.

#### THE SCHEDULE—continued (SECOND PART)—continued

6. The Trustees shall be respectively chargeable only for such Indemnity to monies and securities as they shall respectively actually receive notwithstanding their respectively signing any receipt for the sake of conformity and shall respectively be answerable and responsible only for their own respective acts receipts omissions neglects and defaults and not for those of each other nor for any banker broker auctioneer or other person with whom or into whose hands any trust monies or securities shall be deposited or come nor for purchasing or lending on the security of any hereditament nor for any other loss unless the same shall happen through their own wilful default respectively and the Trustees may reimburse themselves or pay and discharge out of the trust premises all expenses incurred in or about the execution of the trusts or powers of these presents and shall be entitled to reimbursement or indemnity in respect of all liabilities incurred or to be incurred in the premises including all liabilities which the Trustees may incur by reason of entering into any mortgage charge pledge lien or other security as hereinbefore authorized and every such reimbursement and indemnity shall be available out of the Trust Fund and from any person sui juris who is entitled thereto or to any part thereof up to the value of that person's share.

7. The Trustees shall not be bound in any case to act personally Power to Trustees but shall be at full liberty to employ a solicitor or any other agent to transact all or any business of whatsoever nature required to be done in the premises (including the receipt and payment of money) but not involving the exercise of any discretion and shall be entitled to be allowed and paid all charges and expenses so incurred and shall not be responsible for the default of any such solicitor or agent or any loss occasioned by his employment and any trustee for the time being under the presents being an accountant or other person engaged in any profession or business shall be entitled to charge and be paid all usual professional or other charges for business done by him or his firm in relation to the execution of the trusts of these presents whether in the ordinary course of his profession or business or not and although not of a nature requiring the employment of an accountant or other professional person.

8. The Trustees may appropriate any part or parts of the Appropriation. Trust Fund in or towards satisfaction of any share or shares whether vested or contingent to which any person or persons may be entitled in the Trust Fund and for that purpose may make or cause to be made a valuation or valuations of the Trust Fund or any part or parts thereof (including any property which may have been appointed or advanced under any statutory or other powers or any part or parts thereof or any interest therein) as the Trustees may deem necessary and every such appropriation including such valuation (if made) shall be conclusive and binding on all parties claiming under these presents.

9. The power of appointing new trustees of the Trust Fund Power to appoint shall be vested in the said Linda May Taylor during her life and she shall also have power from time to time to increase the number of trustees and she may by her will or any codicil thereto declare that the appointment of all or any of the trustees for the

new trustee

### THE SCHEDULE-continued (SECOND PART)-continued

time being shall cease as from the date of her death and may by such will or codicil appoint new trustees or a new trustee of the Trust Fund to act in the trusts thereof as from the date of her death and upon every change of trustee the Trust property shall (if and so far as the nature of the property and other circumstances shall require or admit) be transferred so that the same may be vested in the trustees or trustee for the time being.

10. During such time as any shares in any incorporated company shall be registered in the names of the Trustees the said Linda May Taylor shall so long during her lifetime as she so desires be named first in the share register of the Company so as to secure to her the right of voting in respect of such shares and she may at any time and from time to time appoint any other one of the Trustees to be so named first and from time to time revoke any such appointment and substitute the name of any other one of the Trustees and in addition she may by her will or any codicil thereto appoint any other person to be so named first in such share register as from the date of her death.

11. The Trustees shall have power to take and set upon the opinion of counsel whether in relation to the interpretation of these presents or any other document or any statute or as to the administration of the Trust Fund without being liable to any person beneficially interested in respect to any act done by them in accordance with such opinion Provided nevertheless that nothing in this clause contained shall prohibit the Trustees from applying to the Court if they should think fit or shall prohibit any beneficiary whether absolutely presumptively or contingently entitled to a share of the Trust Fund from so doing.

#### THE SCHEDULE—continued (THIRD PART)

#### THE CARTER FAMILY TRUST

THE first Trustees shall be the said Hugh Allen Carter and Roy Allan McKenzie of Wellington, Company Director.

The term "Trustees" when used herein shall where the context admits include the survivor of them and the executors and administrators of the last survivor and their or his assigns and other the persons or person or body corporate for the time being acting in the trusts hereof

Whereas the said Hugh Allen Carter has living two children namely Sally Pauline Carter who was born on the 16th day of April, 1949 and Gillian Elizabeth Carter who was born on the 13th day of May, 1951.

The Trustees shall hold the said 80,000 "A" shares in the capital of the Rangatira Company which shares are numbered 1501001 to 1581000, inclusive (hereinafter referred to as "the said shares") upon trust that the Trustees at such time or times as they shall in their absolute discretion think fit but subject to the provisions of the Articles of Association of the said Company shall sell the said shares or such of them as may remain unsold either together or in parcels and either by public auction or private contract and either with or without any special or other stipulations as to title and payment of purchase money and so that

Shares in incorporated companies.

Power to act on counsel's opinion.

Recitals.

Declaration of Trust.

First Trustees.

Definition of Trustees.

Trust for sale.

THE SCHEDULE-continued (THIRD PART)-continued the Trustees may buy in and rescind or vary any contract for sale and resell without being answerable for any loss occasioned thereby and may for the purposes aforesaid or any of them execute and do all such assurances and things as they shall think fit And shall by and out of the monies which shall arise from any such sale as aforesaid pay the expenses incurred in or about the same or otherwise in or about the execution of any of the trusts or powers of these presents and shall stand possessed of the residue of the said monies and also any of the said shares which for the time being shall remain unsold and the income and return from time to time arising therefrom (the whole being hereinafter referred to as "the Trust Fund") upon trust to invest the Trust Fund in manner hereinafter authorized and from time to time to vary such investments and upon trust to pay all expenses incurred in the management and administration of the trusts created by these presents and apply the net income of the Trust Fund or such part thereof as the Trustees shall consider expedient in or towards the maintenance support benefit or advancement in life of the said Sally Pauline Carter and Gillian Elizabeth Carter and all other children of the said Hugh Allen Carter whether hereafter Beneficiaries. naturally born to him or hereafter adopted by him in either case not later than the 16th day of April, 1974 (hereinafter collectively called "the Beneficiaries") until the said 16th day of April, 1974 on which date the said Sally Pauline Carter (if living) will attain the age of 25 years and which date is fixed as and is hereinafter referred to as "the date of distribution" and upon the arrival of the date of distribution upon trust to hold the Trust Fund and any accumulated income for the Beneficiaries then living who shall have attained or shall thereafter attain the age of 21 years in Direction to equal shares share and share alike so that the share of the Trust Beneficiary 21. Fund and any income to which any Beneficiary for the time being under the age of 25 years shall be contingently entitled at the date of distribution shall be retained by the Trustees upon and subject to the trusts hereof (or so much of such trusts as shall at the date of distribution be subsisting and capable of taking effect) until such Beneficiary shall attain the age of 25 vears. And that pending the happening of such event the Trustees may apply the whole or any part of the net income and such portion of the capital of the share of each such Beneficiary as they may in their absolute dicretion think fit in and towards the maintenance support or advancement in life of each such Beneficiary with power to pay the same to any guardian or other person without being obliged to see to the application thereof Provided always that should any of the Beneficiaries Children to take Parent's share. die before attaining a vested interest in possession leaving a child or children who survives her or him and attains or attain the age of 21 years then and in such case such last mentioned child or children shall take (and if more than one in equal shares) the share which any of them so dying would have taken had she or he attained such vested interest in possession and that if the Provision on failure of trusts,

Authorized

Trust for maintenance, etc.

Date of distribution.

Power to apply income and capital.

# THE SCHEDULE—continued (THIRD PART)—continued

trusts hereinbefore declared shall fail by reason of there being no person entitled under the foregoing trusts the Trustees shall hold the Trust Fund and the income thereform or so much thereof respectively as shall not have become vested or been applied under any of the trusts or powers hereof or under any statutory power upon trust for such person or persons or charitable or educational objects as the Trustees may in the exercise of an absolute discretion select.

The following further provisions shall have effect namely:----

1. The Trustees may resort to any accumulations of income for any preceding year or years and apply the same in the same manner as such accumulations might have been applied had they been income arising in the year in which they shall be so applied.

2. The Trustees may invest any money for the time being subject to the trusts hereof in such investments as the Trustees may from time to time think fit whether or not the same shall be authorized by statute for the investment of Trust Funds and with or without security and with or without interest.

3. By way of amplification of the power of investment herein-before contained the Trustees shall have power to acquire any real or personal property of any kind whatsoever at such price and subject to such terms and conditions as to payment of purchase money and otherwise as they shall think fit and may arrange life and endowment policies and execute any mortgage charge pledge lien or other security or any variation or renewal thereof over or in respect of any real or personal property for the time being subject to the trusts hereof either alone or jointly with any other person or persons and may borrow money on the security thereof for any purpose or purposes whatsoever with interest at such rate (or without interest) and upon and subject to such conditions and stipulations as the Trustees in their absolute discretion shall think fit it being intended that in respect to any real or personal property for the time being subject to the trusts hereof the Trustees shall have all the powers of absolute owners and no person or corporation accepting any such security as aforesaid or advancing any money on any such security shall be concerned to inquire as to the regularity or otherwise of the transaction or the application of any such money.

4. The Trustees may advance any sum forming part of the Trust Fund to any Beneficiary for his or her advancement preferment or benefit as the Trustees in their absolute discretion may think proper and may from time to time raise on mortgage on the security of the Trust Fund or any part thereof or by way of guarantee bank overdraft or otherwise howsoever any sum or sums of money that may reasonably be required for any such purpose.

5. It shall be lawful for the Trustees to compromise or compound any action suit proceedings defence or demand relating to the trust premises or any of them upon any terms as they shall

Trustees powers Accumulations.

Investments.

Amplification of power of investment. Power to mortgage, etc.

Advancement.

Power to compromise.

### THE SCHEDULE-continued (THIRD PART)-continued

think proper and refer any such difference or demand to arbitration and to execute and do all instruments and things expedient for such purposes or any of them and to abandon or relinquish any claim relating to the trust premises or any of them as they shall think fit and to determine whether any money shall for the purposes of these presents be considered annual income or otherwise and to execute and to do all releases and things relating to the trust premises as fully and absolutely as they could do if they were the absolute owners of the trust premises and without being answerable for any loss occasioned thereby.

6. The Trustees shall be respectively chargeable only for Indemnity to such monies and securities as they shall respectively actually Trustees. receive notwithstanding their respectively signing any receipt for the sake of conformity and shall respectively be answerable and responsible only for their own respective acts receipts omissions neglects and defaults and not for those of each other nor for any banker broker auctioneer or other person with whom or into whose hands any trust monies or securities shall be deposited or come nor for purchasing or lending on the security of any hereditament nor for any other loss unless the same shall happen through their own wilful default respectively and the Trustees may reimburse themselves or pay and discharge out of the trust premises all expenses incurred in or about the execution of the trust or powers of these presents and shall be entitled to reimbursement or indemnity in respect of all liabilities incurred or to be incurred in the premises including all liabilities which the Trustees may incur by reason of entering into any mortgage charge pledge lien or other security as hereinbefore authorized and every such reimbursement and indemnity shall be available out of the Trust Fund and from any person sui juris who is entitled thereto or to any part thereof up to the value of that person's share.

7. The Trustees shall not be bound in any case to act personally Power to Trustees but shall be at full liberty to employ a solicitor or any other agent to transact all or any business of whatsoever nature required to be done in the premises (including the receipt and payment of money) but not involving the exercise of any discretion and shall be entitled to be allowed and paid all charges and expenses so incurred and shall not be responsible for the default of any such solicitor or agent or any loss occasioned by his employment and any trustee for the time being under the presents being an accountant or other person engaged in any profession or business shall be entitled to charge and be paid all usual professional or other charges for business done by him or his firm in relation to the execution of the trusts of these presents whether in the ordinary course of his profession or business or not and although not of a nature requiring the employment of an accountant or other

Brofessional person.
8. The Trustees may appropriate any part or parts of the Appropriation.
Trust Fund in or towards satisfaction of any share or shares whether vested or contingent to which any person or persons may be entitled in the Trust Fund and for that purpose may make or cause to be made a valuation or valuations of the Trust

#### THE SCHEDULE—continued (THIRD PART)--continued

Fund or any part or parts thereof (including any property which may have been appointed or advanced under any statutory or other powers or any part or parts thereof or any interest therein) as the Trustees may deem necessary and every such appropriation including such valuation (if made) shall be conclusive and binding on all parties claiming under these presents.

9. The power of appointing new trustees of the Trust Fund shall be vested in the said Hugh Allen Carter during his life and he shall also have power from time to time to increase the number of trustees and he may by his will or any codicil thereto declare that the appointment of all or any of the trustees for the time being shall cease as from the date of his death and may by such will or codicil appoint new trustees or a new trustee of the Trust Fund to act in the trusts thereof as from the date of his death and upon every change of trustee the trust property shall (if and so far as the nature of the property and other circumstances shall require or admit) be transferred so that the same may be vested in the trustees or trustee for the time being.

10. During such time as any shares in any incorporated Company shall be registered in the names of the Trustees the said Hugh Allen Carter shall so long during his lifetime as he so desires be named first in the share register of the Company so as to secure to him the right of voting in respect of such shares and he may at any time and from time to time appoint any other one of the Trustees to be so named first and from time to time revoke any such appointment and substitute the name of any other one of the Trustees and in addition he may by his will or any codicil thereto appoint any other person to be so named first in such share register as from the date of his death.

11. The Trustees shall have power to take and act upon the opinion of counsel whether in relation to the interpretation of these presents or any other document or any statute or as to the administration of the Trust Fund without being liable to any person beneficially interested in respect to any act done by them in accordance with such opinion Provided nevertheless that nothing in this clause contained shall prohibit the Trustees from applying to the Court if they should think fit or shall prohibit any beneficiary whether absolutely presumptively or contingently entitled to a share of the Trust Fund from so doing.

Power to appoint new Trustees.

Shares in incorporated companies.

Power to act on counsel's opinion,

WELLINGTON: Printed under authority of the New Zealand Government, by R. E. OWEN, Government Printer.-1954.