NEW ZEALAND GAZETTE

Pursuant to section 5 of the Maori Purposes Act 1939, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby vary the proclamation made on the 30th day of June 1950 and published for the purposes of the said Act, by excluding from the Schedule thereto the description of the Te Au-o-Waikato Tribal District, and substituting therefor the description appearing in the Schedule hereto.

SCHEDULE

South Auckland Land District

All that area in the Rotomau County situated in Blocks III, IV, VII, and VIII, Rotoiti Survey District, containing by admeasurement 3,445 acres 1 rood 28 perches, more or less, being Te Rotoiti No. 3, 31, 32, 33, and 39 Blocks. As the same is more particularly delineated on the plan marked M.A. 5/5/32, deposited in the Head Office of the Department of Maori Affairs at Wellington, and thereon edged red.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 19th day of October 1951.

E. B. CORBETT, Minister of Maori Affairs.

God Save the King!

(M.A. 5/5/32)

Pursuant to section 6 of the Maori Social and Economic Advancement Act 1945, I, Lieutenant-General Sir Bernard Cyril Freyberg, Governor-General of New Zealand, hereby vary the proclamation made on the 30th day of June 1950 and published in the New Zealand Gazette on the 13th day of July 1951, at page 884, declaring certain parts of New Zealand to be a tribal district under the Maori Social and Economic Advancement Act 1945.

SCHEDULE

Te Au-o-Waikato Tribal District

All that area in the South Auckland Land District bounded by a line commencing at the confluence of the Mangawara Stream with the Komokorau Stream in Block IV, Newcastle Survey District; thence proceeding north-easterly along a right line to Trig. Station 1230 (Pakekawa) in Block V, Hepapukohoe Survey District, a right line to Trig. Station 2043 (Katamakarau) in Block XV, Piako Survey District, and a right line to Trig. Station 2045 (Ratawera) in Block XV, Piako Survey District, being a point on the boundary of Waikato County as described in New Zealand Gazette of 1949 at page 2500; thence southerly generally along that county boundary to the northermost corner of Section 1, Tainui Settlement, being a point on the boundary of the Piako County as described in New Zealand Gazette of 1949 at page 257; thence easterly, south-westerly, and north-easterly generally along that county boundary to the eastermost point of the Borough of Te Aroha as described in New Zealand Gazette of 1917 at page 1868; thence northerly along a right line to Trig. Station 987 (Te Aroha) on the westernmost corner of Block XI, Katikati Survey District; thence north-easterly along a right line in the direction of Trig. Station 146 (Te Weroiti) on the eastern boundary of Block VIII, Tappap Survey District; thence south-westerly along a right line in the direction of Trig. Station 27 (Pukewaha) on the eastern corner of Block VII, Tappap East Survey District, to its intersection with the northernmost corner of Okauia No. 1 Block; thence south-easterly along a right line to Trig. Station 909 (Waiakaui) on the boundary of Block XVI, Waipere Survey District; thence south-westerly along a right line to Trig. Station 146 (Te Weroiti) on the eastern boundary of Block VIII, Tappap Survey District; thence south-easterly generally along the middle of that highway to and along the middle of the Pukere-Kaimai Main Highway to its intersection with the middle of the Matamata-Taumaranga Main Highway; thence south-westernly generally along the middle of that highway to and along the middle of the Mangapapa River on the production of the south-western boundary of Lot 2 on the plan numbered 22216, deposited in the office of the District Land Registrar at Auckland, and Trig. Station M (Rangianuku) in Block XI, Tappap Survey District; thence north-easterly along the last-mentioned right line to the middle of the Mangapapa River, being a point on the boundary of the Matamata County as described in New Zealand Gazette of 1950 at page 257; thence north-westerly and south-westerly generally along that county boundary to the southernmost corner of Section 3, Block VI, Cambridge Survey District; thence south-westerly along a right line in the direction of Trig. Station 75 (Pukewaha) in Block X, Cambridge Survey District; thence north-westerly along a right line in the direction of Trig. Station 27 (Pukewaha) in Block XIV, Cambridge Survey District, to the middle of the Waikato River; thence north-westernly down the middle of that river to the eastern boundary of the Borough of Cambridge as described in New Zealand Gazette of 1896 at page 983; thence northerly, westerly, and southerly along the eastern, northern, and western boundaries of that borough to the middle of the Waikato River; thence north-westerly generally down the middle of that river to and up the middle of the Mangonui Stream to a point in line with the north-easterly side of Lisettes Road; thence north-westerly and along that side of Lisettes Road to and along the north-easterly side of Bankura Station Road to the north-western corner of Lot 1 on the plan numbered 4472, deposited as aforesaid; thence northerly along the north-western boundaries of Lots 1, 2, and 3 on the said plan.
[L.S.]  B. C. FREYBERG, Governor-General  

A PROCLAMATION

WHEREAS additional land is required at East Town for the purposes of the East Coast Main Trunk Railway:

Now, therefore, pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for the purposes of the East Coast Main Trunk Railway.

SCHEDULE

APPROXIMATE area of the piece of additional land taken: 16-5 perches.

Being part Town Reserve 126, and being the whole of the land comprised and described in certificate of title, Volume 637, folio 47 (Auckland Land Registry).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 29th day of October 1951.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE KING!

(P.W. 31/014/1; D.O. 8/7/0)

Additional Land Taken for a Public School in the Borough of Whakatane

[No. 84]

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for a public school; and I also declare that this Proclamation shall take effect on and after the 5th day of November 1951.

SCHEDULE

APPROXIMATE area of the piece of additional land taken: 29-3 perches.

Being part Section 90, Left Bank Whakatane, and being part of the land comprised and described in certificate of title, Volume 268, folio 182 (Wellington Registry).

Situated in Block I, Ikiria Survey District, City of Wanganui.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 29th day of October 1951.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE KING!

(P.W. 31/1370; D.O. 39/48/9)

Land Taken for an Automatic-telephone Exchange in the Borough of Gore

[No. 84]

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby proclaim and declare that the additional land described in the Schedule hereto is hereby taken for an automatic telephone exchange; and I also declare that this Proclamation shall take effect on and after the 5th day of November 1951.

SCHEDULE

APPROXIMATE area of the piece of land taken: 0-95 perches.

Being part Lot 2, D.P. 6828, being part Section 11.

Situated in Block VII, Town of Gore (Borough of Gore), (Southland R.D.).  (S.O. 5073.)
In the Southland Land District; as the same is more particularly delineated on the plan marked P.W.D. 135515, deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 25th day of October 1951.

W. S. GOOSMAN, Minister of Works.

Goo SAVE THE KING!

(P.W. 20/700/2; D.O. 24/158/L)

LAND TAKEN FOR THE DEVELOPMENT OF WATER-Power (KHANDALLAH SUBSTATION) IN THE CITY OF WELLINGTON

[L.S.] B. C. FREYBERG, Governor-General

A PROCLAMATION

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the development of water-power (Khandallah Substation).

SCHEDULE

APPROXIMATE area of the piece of land taken: 1 acre 1 rood 26½ perches.

Being Lot 12, D.P. 10986, being part Section 7, Harbour District.

Situated in the City of Wellington and being part of the land comprised and described in certificate of title, Volume 542, folio 64 (Wellington Land Registry).

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 24th day of October 1951.

W. S. GOOSMAN, Minister of Works.

Goo SAVE THE KING!

(P.W. 92/15/20/1; D.O. 02/15/20/1)

Declaring Land Acquired for a Government Work, and Not Required for That Purpose, to be Crown Land

[L.S.] B. C. FREYBERG, Governor-General

A PROCLAMATION

PURSUANT to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

APPROXIMATE area of the piece of land declared to be Crown land: 33-33 perches.

Being Lot 1, D.P. 1861, being part Sections 788, 789, 790, and 791, Town of Petone, and being part of the land comprised and described in certificate of title, Volume 454, folio 87 (Marlborough Land Registry).

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 29th day of October 1951.

W. S. GOOSMAN, Minister of Works.

Goo SAVE THE KING!

(H.C. X/253; D.O. 32/8/8/5)

Declaring Land Taken for a Government Work, and Not Required for That Purpose, to be Crown Land

[L.S.] B. C. FREYBERG, Governor-General

A PROCLAMATION

PURSUANT to section 35 of the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

APPROXIMATE areas of the pieces of land declared to be Crown land:—

A. B. P. Being

0 0 27-3 Parts Section 35 (in Proclamation 12146),
0 0 29-7 Suburbs of Rototuna.

Situated in Block I, Totara View Survey District (Auckland R.D.). (S.O. 54083.)

In the South Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 134196, deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 25th day of October 1951.

W. S. GOOSMAN, Minister of Works.

Goo SAVE THE KING!

(H.C. X/83/3/2; D.O. 54/2/31)
PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby proclaim and declare that the portions of the land described in the Schedule hereto is hereby taken for road; and I also declare that this Proclamation shall take effect on and after the 5th day of November 1951.

SCHEDULE

Approximate areas of the pieces of land taken:

A. Part Section 167, Town of Okura; coloured orange.
   0 0 4 Part Section 102, Town of Okura; coloured blue.
   0 0 3-4 Part Section 145, Town of Okura; coloured orange.
   0 0 12-1 Part Section 4, Okura Town Belt; coloured orange.
   0 0 4-5 Part Section 5, Okura Town Belt; coloured sepia.
   0 0 10 Part Section 3, Okura District; coloured sepia.

Situated in Block II, Wairau Survey District. (S.O. 7660.)

In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 13536, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 25th day of October 1951.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE KING!

(P.W. 70/726/0; D.O. 726/1)

Road Closed in Block V, Aongatete Survey District, Tauranga County

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby proclaim as closed the portion of road described in the Schedule hereto.

SCHEDULE

Approximate area of the portion of road closed: 3 acres 35 perches.

Being part Allotment 1, Block 1, Otorohanga Maori Township; coloured green.

Situated in Block V, Aongatete Survey District (Auckland R.D.). (S.O. 35156.)

In the South Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 135441, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 25th day of October 1951.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE KING!

(P.W. 3/347; D.O. 43/11)

Land Proclaimed as Street and Street Closed, in the Borough of Mount Albert

PURSUANT to section 29 of the Public Works Amendment Act 1948, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby proclaim as street the land described in the First Schedule hereto; and also hereby proclaim as closed the street described in the Second Schedule hereto.

FIRST SCHEDULE - LAND PROCLAIMED AS STREET

Approximate area of the piece of land proclaimed as street: 1 rood 17 perches.

Being part Allotment 1, Block 1, Otorohanga Maori Township; coloured red.

SECOND SCHEDULE - STREET CLOSED

Approximate area of the piece of street closed: 2 roods 7-5 perches.

SCHEDULE

Adjoining or passing through Allotment 1, Block 1, Otorohanga Maori Township; coloured green.

All situated in Block IV, Otorohira Survey District (Otorohanga Town District), (Auckland R.D.). (S.O. 35156.)

In the South Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 135441, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 25th day of October 1951.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE KING!

(P.W. 3/347; D.O. 43/11)

Portions of a Public Reserve Set Apart for Housing Purposes in Block II, Otorohanga Survey District

PURSUANT to the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby proclaim and declare that the portions of public reserve described in the Schedule hereto are hereby set apart for housing purposes; and I also declare that this Proclamation shall take effect on and after the 5th day of November 1951.

SCHEDULE

Approximate areas of the pieces of public reserve set apart:

A. 3 roods 3-6 perches.
   Being Part Section 184, D.P. 21465, being part Allotment 46, Parish of Taitirangi, situated in the Borough of Mount Albert, and being part of the land comprised and described in certificate of title, Volume 711, folio 173 (Auckland Land Registry).

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 135421, deposited in the office of the Minister of Works at Wellington, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 29th day of October 1951.

W. S. GOOSMAN, Minister of Works.

GOD SAVE THE KING!

(H.C. 4/210/259; D.O. 2/3/5001)
Allocating Railway Land to the Purposes of Road in Blocks XVI, XVII, and XVIII, Lowry Peaks Survey District

[18-]
B. C. FREYBERG, Governor-General

A PROCLAMATION

Pursuant to section 226 of the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land which is described in the Schedule hereto (and which was acquired for the Hurunui-Waitaki railway and is not now required for that purpose) shall, upon the publication hereof in the New Zealand Gazette, become road, and that such road shall be maintained by the Main Highways Board in like manner as other public highways are controlled and maintained by the said Board.

SCHEDULE

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<th>Approximate Area of the Piece of Land</th>
<th>Being</th>
<th>Situated in Block</th>
<th>Situated in Survey District of</th>
<th>Shown on Plan</th>
<th>Coloured on Plan</th>
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<tr>
<td>A. B. P.</td>
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<td>0 1 39-5</td>
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<td>0 1 37-3</td>
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<td>P pars railway land</td>
<td>XVI</td>
<td></td>
<td>P.W.D. 122597</td>
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</table>

In the Canterbury Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Works at Wellington.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 24th day of October 1951.

W. S. GOOSMAN, Minister of Works.

(A.P. 70/23/51/0; D.O. 14/13/51/11)

Crown Land Set Apart for Housing Purposes in the City of Dunedin

[18-]
B. C. FREYBERG, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby declare that the land described in the Schedule hereto is hereby set apart for housing purposes; and I also declare that this Proclamation shall take effect on and after the 11th day of November 1951.

SCHEDULE

Approximate Area of the Piece of Land | Being | Situated in Block | Situated in Survey District of | Shown on Plan | Coloured on Plan |
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<td>Lowry Peaks</td>
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<tr>
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<td>Pars railway land</td>
<td>XVI</td>
<td></td>
<td>P.W.D. 122597</td>
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</tbody>
</table>

Consenting to the Raising of the Balance (£40,000) of the Hutt Valley Electric-power Board’s Loan of £200,000 and Prescribing the Conditions Thereof

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 17th day of October 1951.

Present:
His Excellency the Governor-General in Council

Whereas by Order in Council made on the 4th day of October 1949 (hereinafter called the said Order in Council), and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Hutt Valley Electric-power Board (hereinafter called the said local authority) of a loan of two hundred thousand pounds (£200,000) to be known as “Loan No. 8 1949”:

And whereas the authority conferred by the said Order in Council has lapsed in accordance with the provisions of clause (6) thereof, and it is now lawful and competent for the said local authority to raise the said loan or any portion thereof, except in accordance with the provisions of a further Order in Council that may be issued pursuant to section 11 of the Local Government Loans Board Act 1926 (hereinafter called the said Act):

And whereas an amount of forty thousand pounds (£40,000) (hereinafter called the said sum) has not yet been raised and it is expedient to authorize the said local authority to raise the said sum on the conditions hereinafter set out:

Now, therefore, pursuant to section 11 of the said Act, as set out in section 29 of the Finance Act 1952 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the said local authority of the said sum up to the amount of forty thousand pounds (£40,000) for the purpose for which the said loan was authorized, and in giving such consent hereby determines as follows:

(1) The term for which the said sum or any part thereof may be raised shall not exceed twenty-five (25) years.

(2) The rate of interest that may be paid in respect of the said sum or any part thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding three pounds five shillings (£3 5s.) per centum per annum.

(3) The said sum or any part thereof, together with interest thereon, shall be paid by equal aggregate annual or half-yearly instalments extending over the term as determined in (1) above.

(4) The payment of such instalments shall be made in New Zealand, and no such instalments shall be paid out of loan moneys.

(5) The rate payable for brokerage, underwriting, and prouration fees in respect of the raising of the said sum or any part thereof shall not be in the aggregate exceed one-half per centum of any amount raised.

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

T. J. SHERARD, Clerk of the Executive Council.

(L. A. 78/51/120)

(107/4)
Consenting to the Raising of Loans by Certain Local Authorities and Prescribing the Conditions Thereof

B. C. FREYBERG, Governor-General
ORDER IN COUNCIL
At the Government House at Wellington, this 24th day of October 1951

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the several local authorities enumerated in the Schedule hereto, being desirous of raising the respective loans stated opposite their names therein, have respectively complied with the provisions of the Local Government Loans Board Act 1926 (hereinafter called the said Act), and it is expedient that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the raising of the said loans:

Now, therefore, pursuant to section 11 of the said Act, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising in New Zealand by the respective local authorities mentioned in the first column of the said Schedule of the respective loans set out in the second column of the said Schedule, up to the respective amounts specified in the third column of the said Schedule, and in giving such consent hereby determines as follows:—

(1) The terms for which the said loans or any parts thereof may be raised shall not exceed the respective terms (in years) stated in the fourth column of the said Schedule.

(2) The rates of interest that may be paid in respect of the said loans or any parts thereof shall be such as shall not produce to the lender or providers a rate or rates exceeding the respective rates per centum per annum stated in the fifth column of the said Schedule.

(3) The said loans or any parts thereof, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments extending over the respective terms as determined in (1) above.

(4) The payment of such instalments shall be made in New Zealand, and no such instalment shall be paid out of loan-moneys.

(5) The rate payable for brokerage, underwriting, and procuration fees in respect of the raising of the said respective loans or any parts thereof shall not exceed one-half per centum of any amount raised.

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

SCHEDULE

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<tr>
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<tbody>
<tr>
<td>Name of Local Authority</td>
<td>Name of Loan</td>
<td>Amount of Loan</td>
<td>Term of Loan (Years)</td>
<td>Rate of Interest</td>
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<td>Akaroa County Council</td>
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<td>£2</td>
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<td>20</td>
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<td>Water Retraction Extensions Loan 1951</td>
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T. J. SHERRARD, Clerk of the Executive Council.

Consenting to the Raising of a Rural Housing Loan of £20,000 by the Hobson County Council and Prescribing the Conditions Thereof

B. C. FREYBERG, Governor-General
ORDER IN COUNCIL
At the Government House at Wellington, this 17th day of October 1951

PRESENT:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the Hobson County Council is desirous of raising from the State Advances Corporation of New Zealand (hereinafter referred to as the Corporation) a loan of forty thousand pounds (£40,000) to be known as "Rural Housing Loan 1951" (hereinafter called the said loan) for the purpose of making advances to farmers in terms of the Rural Housing Act 1929:

And whereas the said Council has consented to the raising of the said loan:

Now, therefore, pursuant to section 11 of the said Act, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the raising by the said Council from the Corporation for the aforesaid purpose of a loan of forty thousand pounds (£40,000), and in giving such consent hereby determines as follows:—

(1) That the Council shall pay to the Corporation each half-year in reduction of the principal moneys advanced by the Corporation to the said Council, such interest to be calculated on the said loan up to the amount of forty thousand pounds (£40,000), and in giving such consent hereby determines as follows:—

(1) The Council shall pay to the Corporation each half-year in reduction of the principal moneys advanced by the Corporation to the said Council, such interest to be calculated on the said loan up to the amount of forty thousand pounds (£40,000), and in giving such consent hereby determines as follows:—

(2) The rate of interest that may be paid in respect of the said loan, or so much thereof as is for the time being raised and not repaid, shall be three pounds (£3) per centum per annum payable half-yearly, the first such payment to be made not later than six months after the date of the payment of the first installment of the loan by the Corporation to the said Council, such interest to be computed on the daily-debit balances in the books of the Corporation.

(3) No amounts payable as either interest or principal in respect of the said loan shall be paid out of loan-moneys.

(4) No amount shall be payable for brokerage, underwriting, or procuration fees in respect of the raising of the said loan or any part thereof.

T. J. SHERRARD
Clerk of the Executive Council.

Varying the Determinations in Respect of the Invercargill City Council's Loan of £32,500

B. C. FREYBERG, Governor-General
ORDER IN COUNCIL
At the Government House at Wellington, this 24th day of October 1951

PRESENT:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the 9th day of November 1949 (hereinafter called the said Order in Council), and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising in New Zealand by the Invercargill City Council (hereinafter called the said local authority) of a loan of thirty-two thousand five hundred pounds (£32,500) to be known as "Electricity Loan 1949" (hereinafter called the said loan):

And whereas the said Order in Council has not yet been exercised and it is expedient to vary certain of the determinations in respect of the said loan:

Now, therefore, pursuant to section 11 of the Local Government Loans Board Act 1926, as set out in section 29 of the Finance Act 1932 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby varies certain of the determinations aforesaid in respect of the said loan by prescribing as follows:—

(1) In lieu of repayment of portion of the said loan amounting to sixteen thousand pounds (£16,000) (hereinafter called the said sum) or any part thereof, together with interest thereon, by equal aggregate annual or half-yearly installments as specified in clause (3) of the said Order in Council, the said sum shall be repaid by the half-yearly redemption of debentures on the dates set out in the first column of the Schedule hereto of the amounts stated opposite each such date in the second column of the said Schedule: Provided that the said local authority shall, in respect of the redemption of the first debenture for two thousand two hundred pounds (£2,200) maturing on the 1st day of March 1957, and before raising the said sum or any part thereof, make provision for the repayment thereof by establishing a sinking fund under the Local Bodies' Loans Act 1926, or under such other statutory enactment as may be applicable, and shall thereafter make payments to such sinking fund at intervals of not more than one year at a rate or rates per centum which shall not be less than eighteen pounds sixteen shillings and eightpence (£18 16s. 8d.), the first such payment to be made not later than one year after the first day from which interest to the lender or providers is computed on the said debenture.
Nov. 1

THE NEW ZEALAND GAZETTE

1637

Now, therefore, pursuant to section 11 of the Local Government Loans Board Act 1926, as set out in section 29 of the Finance Act 1922 (No. 2), His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby varies certain of the determinations aforesaid in respect of the said loan by prescribing as follows:

(1) In lieu of repayment of a further portion of the said loan amounting to ten thousand pounds (£10,000) (hereinafter called the said sum) or any part thereof, together with interest thereon, by equal aggregate annual or half-yearly installments as specified in clause (5) of the Order in Council made on the 1st day of March 1959, the said sum shall be repaid by the said local authority on or before the expiration of the period within which the said sum might be raised by the said local authority as now extended by this variation of the determinations aforesaid in respect of the said loan by prescribing as follows:

(2) No moneys shall be borrowed under the consent given by the said Order in Council after the expiration of four (4) years from the date thereof.

T. J. SHERRARD,
Clerk of the Executive Council.

(T. 49/233/41)

Varying the Determinations in Respect of the Wellington City Council's Loan of £15,000 Extending the Term Within Which the Said Loan May Be Raised

B. C. FREYBERG, Governor-General
ORDER IN COUNCIL

At the Government House at Wellington, this 24th day of October 1951

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council made on the 14th day of January 1948, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising in New Zealand by the Wellington City Council (hereinafter called the said local authority) of a loan of eighteen thousand pounds (£18,000) to be loaned to the Wellington City Council for the purpose of erecting and maintaining thereon a boat-building shed and slip-ways as shown on plans marked M.D. 9253 and deposited in the office of the Marine Department at Wellington, for the purpose of erecting and maintaining thereon a boat-building shed and slip-ways as shown on said plans, such licence to be held by the licensee under the conditions and subject to the licences as set forth in the Schedule hereto:

T. J. SHERRARD,
Clerk of the Executive Council.

(T. 49/165/103)

SCHEDULE

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(2) No moneys shall be borrowed under the consent given by the Order in Council after the expiration of four (4) years from the date thereof.

T. J. SHERRARD,
Clerk of the Executive Council.

(T. 49/233/42)

Forestry Licences, Auckland Harbour—Rose Road—Orewa—Site for a Boat-Building Shed and Slip-ways—Colin Hugh Wild

B. C. FREYBERG, Governor-General
ORDER IN COUNCIL

At the Government House at Wellington, this 24th day of October 1951

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby license and permit Colin Hugh Wild, of Devonport (hereinafter called the "licensee") whose name shall be authorized by the Executive Council, to use and occupy a part of the foreshore at Rame Road, Greenhithe, Auckland Harbour, as shown on plans marked M.D. 1253 and deposited in the office of the Marine Department at Wellington, for the purpose of erecting and maintaining thereon a boat-building shed and slip-ways as shown on said plans, such licence to be held by the licensee under the conditions and subject to the terms and conditions set forth in the Schedule hereto:

SCHEDULE

Conditions

(1) This licence is subject to the Fairport Licence Regulations 1940, and the provisions of those regulations shall, so far as applicable, apply hereto.

(2) The premium payable by the licensee shall be £5 (five pounds), and the annual sum so payable shall be £2 (five pounds).

(3) The term of the licence shall be fourteen years from the 1st day of November 1951.

T. J. SHERRARD,
Clerk of the Executive Council.
THE NEW ZEALAND GAZETTE  [No. 84


B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 24th day of October 1951

PRESENT:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section 31 of the Rabbit Nuisance Act 1928 it is enacted that the Governor-General, at the request of the Board of any rabbit district, may, by Order in Council, alter, and redefine the boundaries of the district:

And whereas the Board of the said district has, pursuant to the said section 31 of the said Act, requested that the boundaries of the said district known as the Wedderburn Rabbit District has been constituted under and for the purposes of the said Act:

And whereas the Board of the said district has, pursuant to the said section 31 of the said Act, requested that the boundaries of the said district be altered and redefined by including an additional area therein;

And whereas the consent of a majority of the persons in such additional area qualified to be enrolled on the ratepayers' list for the said district has been given to the inclusion of such additional area in the said district:

And whereas it is deemed expedient to alter and redefine the boundaries of the said district accordingly:

NOW, THEREFORE, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby:

(1) ALTERS AND REDEFINED THE BOUNDARIES OF THE SAID DISTRICT AS AFOREDIS;

(2) DECLARES THAT THE BOUNDARIES OF THE SAID DISTRICT SHALL BE AS SET FORTH IN THE SCHEDULE HERETO;

(3) DECLARES THAT THIS ORDER IN COUNCIL SHALL COME INTO FORCE ON THE DAY FOLLOWING PUBLICATION HEREOF IN THE GAZETTE.

SCHEDULE

BOUNDARIES OF THE WEDDERBURN RABBIT DISTRICT

ALL that area in the Otago Land District, Maniototo County, containing 50,000 acres, more or less, bounded by a line commencing at the point in line of Gimmerburn-Naseby Road forming the southern boundary of Block XI, Gore Survey District; thence southerly generally along the eastern boundary of Run 260A, Idaburn and Naseby Survey Districts, to the northern corner of Run 260A, thence south-easterly and south-westerly along the northern and eastern boundaries of Run 260A aforesaid to the Wedderburn-Naseby Plantation Road; thence north-easterly generally along the southern side of that highway to the western boundary of Section 17, Block VI, Naseby Survey District; thence southerly and easterly along the western and southern boundaries of said Section 17 and Section 9 to the north-easterly corner of Section 19, Block VI aforesaid; thence southerly along the eastern boundary of Section 19 aforesaid, to and across the Gimmerburn-Naseby Road to the western side of the Ranfurly-Naseby Road; thence southerly along line with the southern le hereto.

At the Government House at Wellington, this 24th day of October 1951

PRESENT:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THE EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby authorizes Robert Allanby Corp., of Oxl Valley, St. Andrews, Farmer, to Erect and Use Certain Electric Lines in the Waimate County

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby authorizes Robert Allanby Corp., of Oxl Valley, St. Andrews, Farmer (hereinafter referred to as the licensee), subject to the conditions hereinafter set forth, to lay, construct, put up, place, and use the electric lines described in the Schedule hereof.

T. J. SHEERARD, Clerk of the Executive Council

(App. 64/177)

AUTHORIZING ROBERT ALLANBY CORP., OF OXL VALLEY, ST. ANDREWS, FARMER, TO ERECT AND USE CERTAIN ELECTRIC LINES IN THE WAIMATE COUNTY

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 24th day of October 1951

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

THE CONDITIONS

1. IMPLIED CONDITIONS

The conditions directed to be implied in all licences by the Electrical Supply Regulations 1935 and the Electrical Wiring Regulations 1935 shall be incorporated in and shall form part of this licence, except in so far as the same may be inconsistent with the provisions hereof.

2. LICENCE SUBJECT TO REGULATIONS

In respect of the lines hereby authorized, the licence shall comply with the Electrical Supply Regulations 1935, the Electrical Wiring Regulations 1935, the Radio Interference Regulations 1934, and with all regulations hereafter made in amendment thereof or in substitution therefor respectively.

3. SYSTEM OF SUPPLY

The system of supply shall be as described in paragraph (d) of clause 21-01 of the Electrical Supply Regulations 1935, and shall be an alternating-current system.

4. DURATION OF LICENCE

Unless sooner lawfully determined this licence shall continue in force until the 31st day of March 1972, or until electrical energy is available from an Electric-power Board or other public sources of supply, whichever is the earlier.

SCHEDULE

LINES FOR THE SUPPLY OF ELECTRICAL ENERGY

This licence is issued under the Water-power Regulations 1935 and is subject thereto and to the Electrical Supply Regulations 1935, the Electrical Wiring Regulations 1935, the Radio Interference Regulations 1934, and to all regulations hereafter made in amendment thereof or in substitution therefor respectively.

T. J. SHEERARD, Clerk of the Executive Council

(S.J.D. 11/30/1936)

AUTHORIZING ELLEN CASTILLA PATTERSON AND JOHN ANDREW PATTERSON, BOTH OF TRISTANIA, HOBECOFF, FARMERS, AS TRUSTEES OF THE ESTATE OF DOUGLAS HALBERSTON PATTERSON, TO USE WATER FOR THE PURPOSE OF GENERATING ELECTRICITY

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 24th day of October 1951

PRESENT:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby grants to Ellen Castilla Patterson and John Andrew Patterson, both of Tristania, Hobecoff, Farmers, as trustees of the estate of Douglas Halberston Patterson (hereinafter referred to as the licencees), a licence, subject to the conditions hereinafter set forth, to use water from an unnamed stream (hereinafter referred to as the said stream) situated in Section 1, Block IX, Gore Survey District, for the purpose hereinafter set forth, as follows:

3. UTILIZATION OF WATER AND LOCATION OF HEADWORKS

Water shall be used under this licence solely for the purpose of generating electricity, and shall be taken from the said stream at the point in Section 1, Block IX, Gore Survey District, as indicated on the plan marked S.H.D. 157, deposited in the office of the Minister in Charge of the State Hydro-electric Department.

4. GENERAL DESCRIPTION OF WORKS

The licencees are hereby authorized, subject to the conditions hereof, to construct, maintain, and use the following works for the purpose of this licence, the positions of the said works being indicated on the said plan S.H.D. 144:

(a) DAM a dam and intake pipe-line, leading to the power-house hereinafter referred to, giving a static head of approximately 245 ft.

(b) Power wheel and power-house with all necessary apparatus, situate in Section 1, Block IX, Gore Survey District.

(c) Trouble leading from the said power-house to the said stream.

THE CONDITIONS

1. IMPLIED CONDITIONS

The conditions directed to be implied in all licences by the Water-power Regulations 1934 and the Electrical Supply Regulations 1935 shall be incorporated in and shall form part of this licence, except in so far as the same may be inconsistent with the provisions hereof.

2. LICENCE SUBJECT TO REGULATIONS

In respect of the lines hereby authorized, the licence shall comply with the Electrical Supply Regulations 1935, the Electrical Wiring Regulations 1935, the Radio Interference Regulations 1934, and with all regulations hereafter made in amendment thereof or in substitution therefor respectively.

3. SYSTEM OF SUPPLY

The system of supply shall be as described in paragraph (a) of clause 21-21 of the Electrical Supply Regulations 1935, and shall be a direct-current system.

4. DURATION OF LICENCE

Unless sooner lawfully determined this licence shall continue in force until the 31st day of March 1972, or until electrical energy is available from an Electric-power Board or other public sources of supply, whichever is the earlier.

SCHEDULE

LINES FOR THE SUPPLY OF ELECTRICAL ENERGY

This licence is issued under the Water-power Regulations 1934 and is subject thereto and to the Electrical Supply Regulations 1935, the Electrical Wiring Regulations 1935, the Radio Interference Regulations 1934, and to all regulations hereafter made in amendment thereof or in substitution therefor respectively.

T. J. SHEERARD, Clerk of the Executive Council

(S.J.D. 11/30/1936)
This licence, unless sooner lawfully determined, shall continue in force until the 31st day of March 1972.

6. System of Supply

The system of supply shall be as described in paragraph (d) of clause 21-01 of the Electrical Supply Regulations 1935, and shall be direct current.

7. Rental

For the purpose of assessing the rental or annual sum payable in respect of this licence, the licensees may install a suitable maximum-demand indicator to the satisfaction of the Inspecting Engineer of the State Hydro-electric Department, and failing such installation, the rental shall be determined on the maximum capacity of the generating plant installed. The present plant is rated at 8 kilowatts.

8. No Right to Water Covered

Nothing in this licence shall of itself confer upon the licensees any right to water.

T. J. SHERRARD, Clerk of the Executive Council.

(S.H.D. 11/20/1540)

Authorizing Frank Howie, of Taipaea, Former, to Erect and Use Certain Electric Lines in the County of Rangitikei

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 24th day of October 1951

Present:

His Excellency the Governor-General in Council

Pursuant to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby authorizes and empowers Frank Howie, of Taipaea, Former (hereinafter referred to as the licensees), to lay, construct, put up, place, and use the electric lines described in the Schedule hereto.

CONDITIONS

1. IMPLIED CONDITIONS

The conditions directed to be implied in all licences by the Electrical Supply Regulations 1935 and the Electrical Wiring Regulations 1935 shall be incorporated herein and shall form part of this licence, except in so far as the same may be inconsistent with the provisions hereof.

2. LICENCE SUBJECT TO REGULATIONS

The licence hereby conferred is subject to compliance by the licensee with the Electrical Supply Regulations 1935, the Electrical Wiring Regulations 1935, and the Radio Interference Regulations 1935, and with all regulations hereafter made in amendment thereof or in substitution therefore respectively.

3. SYSTEM OF SUPPLY

The system of supply shall be an alternating-current system as described in paragraph (d) of clause 21-01 of the Electrical Supply Regulations 1935.

4. DURATION OF LICENCE

Unless sooner lawfully determined, this licence shall continue in force until the 31st day of March 1972 or until electrical energy is available from an Electric-power Board or other public source of supply, whichever is the earlier.

SCHEDULE

Lines for the supply of electrical energy by the system of supply hereinbefore described, commencing from the licensee's generator and leading as follows:

(a) South-easterly to a dwelling, thence south-westerly and westerly across the Papamau Road to a public hall.
(b) Northerly to a dwelling, thence westerly across Papamau Road to showmen's quarters.

All being situated in Section 5, Block XIV, Mangakaua Survey District, in the County of Rangitikei, the said lines being more particularly delineated by means of red lines on the plan marked S.H.D. 147, deposited in the office of the Minister in Charge of the State Hydro-electric Department.

T. J. SHERRARD, Clerk of the Executive Council.

(S.H.D. 11/20/1790)

Authorizing the Tauranga Borough Council to Retain Land in the Judesa River, Tauranga

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

His Excellency the Governor-General in Council

Whereas it is provided by section 175 of the Harbours Act 1950 (hereinafter called the said Act), that the Governor-General may from time to time, by Order in Council, authorize any local authority or Harbour Board to reclaim from the sea areas, not exceeding 5 acres in extent, in any case where he considers that the reclamation will not affect navigation and is for the benefit of the public:

And whereas the Tauranga Borough Council (hereinafter called the Council) is desirous of reclaiming from the sea certain land in the disused bed of the Judges River in Tauranga Harbour, and the said reclamation is of such a nature as aforesaid, and the Council has applied to the Governor-General in Council for an Order authorizing the execution of the said harbour-works:

And whereas it has been made to appear to the Governor-General in Council that the proposed work will not be or tend to the injury of navigation and is for the benefit of the public:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize and empower the Council to reclaim from the disused bed of the Judges River, Tauranga Harbour, the land as shown coloured red on plan marked M.D. 9268 and deposited in the office of the Marine Department at Wellington, such reclamation to be carried out and constructed in accordance with the said plan M.D. 9268, subject to the provisions of the said Act.

T. J. SHERRARD, Clerk of the Executive Council.

Declaring Portion of the Wairane Farm Settlement Road in the Piako County to be County Road

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

His Excellency the Governor-General in Council

Pursuant to section 112 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become county road.

SCHEDULE

All that portion of road in the South Auckland Land District, situated in Block XIV, Mangakawa Survey District, Piako County, commencing at the north-eastern corner of Section 2, Block XIV, Mangakawa Survey District, and proceeding thence in a southerly direction generally for a distance of approximately 70 chains; and as the same is more particularly delineated on the plan marked P.W.D. 135534, deposited in the office of the Minister of Works at Wellington, and thereon coloured red and marked A-B.

T. J. SHERRARD, Clerk of the Executive Council.

(P.W. 34/4092 ; D.O. 21/96)

Declaring Roads in Block IV, Titirangi Survey District, to be Under the Control and Management of the Mount Albert Borough Council

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

His Excellency the Governor-General in Council

Pursuant to section 112 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the roads described in the Schedule hereto shall, on and after the date of this Order in Council, be under the control and management of the Mount Albert Borough Council.
SCHEDULE

Approximate areas of the roads dealt with:-

A. R. P.

Being

3 0 24·9 Part Allotment 46 on D.P. 18791, Parish of Titirangi; coloured red.
1 0 36 Part Allotment 45 on D.P. 4835, Parish of Titirangi; coloured blue.
0 2 37·9 Part Lot 10 and Rimu Street on D.P. 8350, being part Allotment 45, and part Allotment 45 on D.P. 4835, Parish of Titirangi; coloured blue.
1 0 29 Totara Street on D.P. 8350, being part Allotment 45, and part Allotment 45 on D.P. 4835, Parish of Titirangi; coloured blue.

Situated in Block IV, Titirangi Survey District (Borough of Mount Albert), (Auckland R.D.). (S.O. 30529.)

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 134336, deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

T. J. SHERRARD,
Clerk of the Executive Council.

(P.W. 70/7/26/0 : D.O. 7/26/1)

Consenting to Stopping Road in Block XII, Drury Survey District, Franklin County

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 149 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the land described in the Schedule hereto being taken for road purposes.

SCHEDULE

Approximate area of the piece of road permitted to be stopped: 1 acre 2 roods 11 perches.

Adjoining part Allotment 80, and part Lot 4, D.P. 7393, being part Allotment 76, Waitakie East Parish.

Situated in Block XIII, Drury Survey District (Auckland R.D.). (S.O. 30698.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 135598, deposited in the office of the Minister of Works at Wellington, and thereon coloured green.

T. J. SHERRARD,
Clerk of the Executive Council.

(P.W. 34/2803/1 ; D.O. 15/9/1)

Consenting to Land Being Taken for Road and in Connection, Wal Street Extension in the City of Lower Hutt

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to the Public Works Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council, doth hereby consent to the land described in the First Schedule hereto being taken for street and doth also hereby consent to the land described in the Second Schedule hereto being taken in connection with street extension.

FIRST SCHEDULE

Approximate area of the piece of land permitted to be taken for street: 1 acre 1 rood 38-48 perches.

Being part Section 31, Hutt District; coloured orange.

SECOND SCHEDULE

Approximate areas of the pieces of land permitted to be taken in connection with street extension:

A. R. P.

Being

2 0 17·54 Part 017·54, Parish of Titirangi; coloured red.
2 0 4·02 Part Lot 4·02, Parish of Titirangi; coloured blue.
1 2 35·91 Part Allotment 35·91, Parish of Titirangi; coloured blue.

Situated in Block IX, Belmont Survey District (City of Lower Hutt). (S.O. 22266.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 135597, deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

T. J. SHERRARD,
Clerk of the Executive Council.

(P.W. 51/3450 ; D.O. 9/399)

Consenting to Land Being Taken for Road in Block II, Wairau Survey District

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the land described in the Schedule hereto being taken for road.

SCHEDULE

Approximate area of the piece of land permitted to be taken: 12·1 perches.

Being part Section 4, Oskura Town Belt.

Situated in Block II, Wairau Survey District (Taranaki R.D.). (S.O. 7960.)

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 134336, deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

T. J. SHERRARD,
Clerk of the Executive Council.

(P.W. 51/2473 ; D.O. 2/3/5670)

Consenting to Stopping Road in Block XII, Drury Survey District, Franklin County

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 149 of the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the land described in the Schedule hereto being taken for road.

SCHEDULE

Approximate area of the piece of land permitted to be taken: 12·1 perches.

Being part Section 4, Oskura Town Belt.

Situated in Block II, Wairau Survey District (Taranaki R.D.). (S.O. 7960.)

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 134336, deposited in the office of the Minister of Works at Wellington, and thereon coloured orange.

T. J. SHERRARD,
Clerk of the Executive Council.

(P.W. 70/7/26/0 ; D.O. 7/26/1)

Vesting a Reserve in the Westport Borough Council

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Whereas the land described in the Schedule hereto has been duly set apart as a reserve for water-conservation purposes: And whereas in the opinion of the Governor-General, it is expedient to vest the said reserve in the Mayor, Councillors, and Burgesses of the Borough of Westport: Now, therefore, pursuant to section 9 of the Public Reserves, Domains, and National Parks Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Mayor, Councillors, and Burgesses of the Borough of Westport, in trust, for water-conservation purposes.

SCHEDULE

Nelson Land District

Part Section 13, and Section 14, Block VIII, Section 1, Block IX, Kawatiri Survey District, and Section 17, Block II, Olika Survey District: Total area, 4,510 acres 2 roods, more or less. Subject to the reservations and conditions imposed by section 39 of the Land Act, 1948, and subject also to the restrictions and conditions imposed by section 8 of the Coal Mines Amendment Act, 1950. As the same is more particularly delineated on the plan marked L. and S. 6/1/4013, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (S.O. plan 7462.)

T. J. SHERRARD,
Clerk of the Executive Council.

(L. and S. H.O. 6/1/40 ; D.O. O.L 460)

Vesting the Control of a Reserve in the Rauirua Public Hall Board

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Whereas the land described in the Schedule hereto is a reserve duly set apart for a site for a public hall: And whereas it is expedient that the control of the said reserve should be vested in a special Board as hereinafter provided: Now, therefore, pursuant to section 17 of the Public Reserves, Domains, and National Parks Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby vests the control of the reserve described in the
Schedule hereto for the period of five years from the date hereof (unless previously amended or revoked under the said Act) in the undermentioned persons, namely,—

Hugh Gunn Dodds, Albert John Durfield, Cecil Joseph Hemmingson, George Harry Thomas Merry, and Robert Henry Wheeler

who are hereby constituted for that purpose a special Board by the name of the Raurimu Public Hall Board (hereinafter referred to as the Board), with the powers and subject to the conditions herein-after set out, that is to say:

1. The first meeting of the Board shall be held on Monday, the 3rd day of December, 1951, at 7.30 o'clock p.m., in the Raurimu Public Hall, and thereafter the Board shall meet for the transaction of business at such time and place as from time to time be fixed by the Board.

2. The members of the Board shall at their first meeting, and thereafter at the annual meeting hereinafter mentioned, elect one of themselves to be Chairman, who may join in the discussion and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his successor.

3. Special meetings may be convened by the Chairman, provided that two days' notice of any such meeting is given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting.

4. Any three members of the Board shall form a quorum. Any meeting may be adjourned from time to time.

5. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose one of their number to be Chairman of such meeting.

6. If by resignation, death, incapacity, or otherwise, the seat of any member shall be or become vacant, or if any member absents himself without reasonable cause from three consecutive meetings of the Board, the Chairman-General shall have power to appoint any other person to be a member of the Board in his stead.

7. All questions shall be determined by the majority of votes of the members of the Board present at a meeting.

8. The Board shall have prepared and submitted at an annual meeting, to be held in the month of April in each year, a report of the receipts and expenditure of the Board for the year ending on the 31st day of March, together with a statement of the receipts and expenditure of the Board for such year. A copy of every such report and statement, certified by the Chairman to be correct, shall be sent to the Minister of Lands as soon as possible after each annual meeting.

9. The Board shall control the said reserve and the building erected thereon for the purposes of a public hall, and shall also afford settlers and residents of Raurimu and the surrounding district such facilities for meeting within the said hall as may from time to time be determined by the Board; provided that the Board shall have power to fix reasonable charges for the use of the said hall.

SCHEDULE

Wellington Land District

Section 7, Block II, Raurimu Township: Area, 31 perches, more or less.

T. J. SHERRARD,
Clerk of the Executive Council.

(L and S. H.O. 1911/1641; D.O. 8/4/16)

Receiving the Reservation Over Reserves in Block XIV, Clifford Bay Survey District, Marlborough Land District

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

His Excellency the Governor-General in Council

Pursuant to subsection (1) (b) of section 7 of the Public Reserves, Domains, and National Parks Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby reserves for plantation purposes over the lands described in the Schedule hereto and hereby declares that the said lands, being vested in the Crown, are Crown lands available for disposal under the Land Act 1948.

SCHEDULE

Marlborough Land District

All those areas containing by admeasurement a total of 62 acres 3 roods 24 perches, more or less, being Sections 10, 11, 12, 13, 14, and part Section 6, Block XIV, Clifford Bay Survey District.

T. J. SHERRARD,
Clerk of the Executive Council.

(L and S. H.O. 18834; D.O. M. 173 and M.L. 10892)

Fixing the Date and Places for Payment of Social Security Charge Payable by Companies

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October 1951

Present:

His Excellency the Governor-General in Council

Pursuant to the provisions of the Income Tax Act 1921-22, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and determines that the social security charge payable by any company on its chargeable income for the income year ended on the 31st day of March 1951 shall be paid in one sum on Monday, the 28th day of January 1952:

And, in further pursuance and exercise of the powers and authority as aforesaid, and with the like advice and consent as aforesaid, His Excellency also determines that the said social security charge shall be payable at any office of the Land and Income Tax Department or at any money-order post-office, and that notice of the foregoing effect shall be given by the Commissioner of Taxes accordingly.

T. J. SHERRARD,
Clerk of the Executive Council.

Fixing the Date and Places for Payment of Land-tax and Income-tax

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of October, 1951

Present:

His Excellency the Governor-General in Council

Pursuant to section 6 of the Animals Protection and Game Act 1921-22, 1 Lieutenant-General Sir Bernard Cyril Freyberg, the Governor-General of New Zealand, hereby declare the area described in the Schedule hereto to be a Sanctuary under the above Act.

SCHEDULE

All that area in the Nelson Land District, Takaka County, containing 87 acres, more or less, and being part Section 121, Block 3, Takaka Survey District, contained in certificate of title, Volume 66, folio 289, limited as to parcels.

As witness the hand of His Excellency the Governor-General, this 31st day of October 1951.

W. A. BODKIN, Minister of Internal Affairs.

(App. 52/210)

Army Department, Wellington, 23 October 1951

His Excellency the Governor-General has been pleased to approve the following appointments, promotions, transfers, and resignations of officers of the New Zealand Army:

The Royal New Zealand Artillery

Territorial Force—

2nd Field Regiment, R.N.Z.A.—

Captain L. G. Mitchell, from the Reserve of Officers, Regimental List, 2nd Field Regiment, R.N.Z.A. to be Captain, with seniority from 1 May 1942. Dated 1 April 1951.
**THE ROYAL N.Z. ARMoured CORPS**

1st Armoured Car Regiment (New Zealand Scottish), R.N.Z.A.C.—
2nd Lieutenant (temp. Captain) D. I. Ross, from the Reserve of Officers, Supplementary List, to be Captain, with seniority from 13 September 1947. Dated 17 April 1951.

**THE ROYAL N.Z. INFANTRY CORPS**

Regular Force—

N.Z. Regiment—

Lieutenant-Colonel J. B. Harrison is granted an extension of his short-service commission for a period of two years as from 15 July 1951.

Territorial Force—

The Wellington West Coast and Taranski Regiment—

Lieutenant D. J. Coleman, seconded to Headquarters, Central Military District, to be Captain, with seniority from 17 April 1946. Dated 26 September 1951.


The Otago and Southland Regiment—


**THE ROYAL N.Z. ARMY SERVICE CORPS**

Territorial Force—


**THE ROYAL N.Z. ARMY MEDICAL CORPS**

Territorial Force—

1st Casualty Clearing Station, R.N.Z.A.M.C.


**N.Z. ARMY NURSING SERVICE**

Territorial Force—

Sister M. J. Seriinggour, 3rd General Hospital, R.N.Z.A.M.C., resigns her commission. Dated 28 August 1951.

Sister G. G. Bowley, 3rd General Hospital, R.N.Z.A.M.C., resigns her commission. Dated 4 September 1951.

**RESERVE OF OFFICERS**

Regimental List—

1st Field Engineer Regiment, R.N.Z.E.—


General List—

The Royal N.Z. Armoured Corps—

2nd Lieutenant J. H. Booth is seconded to the Fiji Military Forces. Dated 1 October 1951.

The Royal N.Z. Army Service Corps—


Lieutenant W. R. Baldwin, from the Reserve of Officers, Supplementary List, to be Lieutenant. Dated 26 September 1951.

The Royal N.Z. Army Medical Corps—

Captain R. S. Stewart, M.B., Ch.B., from the Reserve of Officers, Supplementary List, to be Captain. Dated 20 September 1951.

Lieutenant H. W. E. Jones to be temp. Captain whilst holding the temporary appointment of a Company Commander, C.D. Training Depot, in addition to his present appointment. Dated 11 August 1951.

**THE ROYAL N.Z. ARTILLERY**

Territorial Force—

2nd Field Regiment, R.N.Z.A.—

Lieutenant R. T. Layn is transferred to the Reserve of Officers, Regimental List, 3rd Field Regiment, R.N.Z.A., with the rank of Lieutenant, with seniority from 1 December 1948. Dated 24 September 1951.

**THE ROYAL N.Z. MEDICAL CORPS**

Territorial Force—

Captain W. H. Brockett, M.B., Ch.B., having returned to New Zealand ex tour of duty as Medical Officer, Ship’s Staff, H.M.N.Z. Transport “Wahine,” is posted to the Reserve of Officers, R.N.Z.A.M.C. Dated 26 September 1951.

**THE ROYAL N.Z. ELECTRICAL AND MECHANICAL ENGINEERS**

Regular Force—

Lieutenant H. W. E. Jones to be temp. Captain whilst holding the temporary appointment of a Company Commander, C.D. Training Depot, in addition to his present appointment. Dated 11 August 1951.

**THE ROYAL N.Z. CHAPLAINS DEPARTMENT**

Territorial Force—

P. L. Smith, Chaplain, 3rd Class, Salvation Army, is transferred to the Reserve of Officers, Regimental List, The Royal N.Z. Chaplains Department, with the rank of Chaplain, 3rd Class, with seniority from 15 December 1946. Dated 3 October 1951.

**N.Z. ARMY PAY CORPS**


**N.Z. ARMY NURSING SERVICE**

Territorial Force—

The undermentioned are posted to the Retired List:—

Charge Sisters—

L. E. Anderson.  
C. E. Wright.  
Compton.

Sisters—

A. M. Chaplain.  
M. A. Michalis.  
E. M. Williams.  
N. M. Hulford.  
Dated 10 October 1951.

**SUPEREMINARY LIST, N.Z. REGULAR FORCE**

Major and Quartermaster E. W. Bennett is posted to the Retired List. Dated 30 September 1951.

**N.Z. CADET CORPS**

Gisborne High School Cadets—

Lieutenant C. A. Crossman to be Lieutenant with seniority from 1 December 1948. Dated 24 September 1951.

Hamilton High School Cadets—

Lieutenant P. L. Smith to be Captain, with seniority from 2 November 1948. Dated 2 October 1951.

Hawera Technical High School Cadets—

Lieutenant J. A. Clowston to be Captain, with seniority from 11 July 1950. Dated 5 October 1951.

Hutt Valley Memorial Technical College Cadets—

Lieutenant J. A. T. Gleen to be Captain. Dated 19 May 1951.

New Plymouth Boys’ High School Cadets—

Lieutenant R. S. Watson to be Captain, with seniority from 11 July 1950. Dated 5 October 1951.

2nd Lieutenant N. J. G. Bowden to be Lieutenant. Dated 1 June 1951.

Parsons, from the Stratford Technical High School Cadet Band, is granted the honorary rank of Lieutenant. Dated 1 October 1951.

Te Aue College Cadets—

Lieutenant M. E. Pearce to be Captain, with seniority from 14 April 1948. Dated 5 October 1951.

Te Aue College Cadets—

Lieutenant R. S. Watson to be Captain, with seniority from 11 July 1950. Dated 5 October 1951.

2nd Lieutenant M. Parsons is transferred to the Te Aue College Cadets. Dated 6 April 1951.

Vergha College Cadets—

Lieutenant M. E. Pearce to be Captain, with seniority from 14 April 1948. Dated 5 October 1951.

Wairau High School Cadets—

Lieutenant M. L. Parsons is transferred to the Te Aue College Cadets. Dated 6 April 1951.

Waitara District High School Cadets—

2nd Lieutenant C. A. Crossman to be Lieutenant with seniority from 11 July 1950. Dated 5 October 1951.
RESERVE OF OFFICERS

The. Otago and Southland Regiment—

Major A. R. McKInlay is transferred to the Reserve of Officers, General List, The Royal N.Z. Infantry Corps, with the rank of Major. Dated 11 September 1951.

1st General Hospital, R.N.Z.A.M.C.—

John Desmond Sinclair, M.B., M.B., to be Lieutenant. Dated 1 October 1951.

General List—

N.Z. Army Nursing Service—

The undermentioned are posted to the Retired List:—

Sister (temp. Charge Sister) C. Atkinson, with the rank of Charge Sister.

Dated 10 October 1951.

Sisters—

M. M. Angus—

M. M. Molloy.

R. E. Cooks—

R. B. Mounsey.

L. Ellison—

N. J. Murphy.

E. J. Garnett—

D. J. H. Nixon.

T. D. Escape—

C. A. Robertson.

M. G. Gwiliam—

T. P. Robertson.

S. J. Harding—

E. Taylor.

C. M. Hay-Mackenzie—

M. M. Walsh.

G. Z. Henderson—

R. J. Ward.

J. M. Lyons—

A. G. Warrington.

Dated 10 October 1951.

Supplementary List—

The undermentioned are posted to the Retired List:—

Temp. Captain M. M. Cauldwell, with the rank of Captain. Dated 24 September 1951.

Sisters (temp. Matrons), with the rank of Matron—

V. M. Hodges, A.R.B.C.—

I. McArthur (nee MacKinnon).

Dated 10 October 1951.

Sisters (temp. Charge Sisters) with the rank of Charge Sister—

E. E. Bolton—

M. G. Moore.

M. A. Conlon—

M. C. Noble.

E. Hartnett—

I. G. Ockenden.

Z. N. Haworth, A.R.B.C.—

B. Webster, A.R.B.C.

J. Martin.

Dated 10 October 1951.

Temp. 2nd Lieutenant H. M. Stephens resigns his commission. Dated 8 September 1951.

RETIRED LIST

Lieutenant-Colonel and Quartermaster G. P. O'Leary, Q.B.E., ceases to be employed for special duty and is reposted to the Retired List. Dated 8 October 1951.

OFFICER STRUCK OFF THE STRENGTH OF THE EMERGENCY FORCE


T. L. MACDONALD, Minister of Defence.

Appointments, Extension of Commission, Promotion, and Transfers of Officers of the Royal New Zealand Air Force

Air Department, Wellington, 24 October 1951.

His Excellency the Governor-General has been pleased to approve the following appointments, extension of commission, promotion, and transfers of officers of the Royal New Zealand Air Force:

REGULAR AIR FORCE

TECHNICAL BRANCH

Extension of Commission

Engineer Division—

70696 Squadron Leader Alwyn Palmer, M.B.E., is granted an extension of his commission for a period of five months. Dated 1 June 1951.

CHAPLAINS BRANCH

Promotion

73533 Flight Lieutenant The Rev. Arthur Russell Allerson, M.C., M.A., is promoted to the rank of Squadron Leader. Dated 1 April 1951.

TERRITORIAL AIR FORCE

GENERAL DUTIES BRANCH

Appointments

As Pilots—

130831 Flight Lieutenant (temp.) Harold Watson Longley, D.F.C., is transferred from the Reserve of Air Force Officers to the Territorial Air Force and is granted a commission for a period of three years in the temporary rank of Flying Officer with seniority as from 1 January 1949. Dated 1 August 1951.

The undermentioned Cadet Pilots are granted commissions for a period of five years in the rank of Acting Pilot Officer (on prob.)—

708383 David Russell Auckland Eden.

708385 Roger Aroar Neel MaxweIl.

814203 Rex Brelburton Clark.

814675 Desmond Leo Smith.

920114 Leonard James Timompson.

920218 Robert Cunningham Turvey.

Dated 1 May 1951.

ADMINISTRATIVE AND SUPPLY BRANCH

Appointment

Special Duties Division—

130809 Flight Lieutenant (temp.) James Keith Ward is transferred from the General Duties Branch, Reserve of Air Force Officers, to the Territorial Air Force and is granted a commission for a period of five years in the temporary rank of Flying Officer, with seniority as from 12 April 1942. Dated 1 August 1949.

RESERVE OF AIR FORCE OFFICERS

Amendments

The notice appearing in the New Zealand Gazette No. 36, dated 3 May 1951, page 613, under the heading " Reserve of Air Force Officers " relating to " 70004 Flight Lieutenant William Hugh Joseph Griffith " is hereby amended to read " Dated 22 April 1951 " in lieu of " Dated 1 April 1951 ".

The notice appearing in the New Zealand Gazette No. 36, dated 3 May 1951, page 613, under the heading " Reserve of Air Force Officers—Transfers " relating to " 73682 Flight Lieutenant George Malville King " is hereby amended to read " Dated 20 April 1951 " in lieu of " Dated 1 April 1951 ".

The notice appearing in the New Zealand Gazette No. 36, dated 3 May 1951, page 613, under the heading " Reserve of Air Force Officers—Transfers " relating to " 78988 Flying Officer Edmund George Saker, A.F.M. " is hereby amended to read " Dated 3 May 1951 " in lieu of " Dated 1 April 1951 ".

T. L. MACDONALD, Minister of Defence.

Member of the Otago Rabbit Board Appointed (Notice No. Ag. 5159)

Pursuant to section 56 of the Rabbit Nuisance Act 1928, His Excellency the Governor-General has been pleased to appoint, on the 18th day of October 1951—

Leonard William Sargent

to be a member of the Otago Rabbit Board, vice Frederick William Daffin, deceased.

Dated at Wellington, this 24th day of October 1951.

K. J. HOLYOAKE, Minister of Agriculture.

(Ag. 64/1/150)

Member of the Mackenzie Rabbit Board Appointed (Notice No. Ag. 5201)

Pursuant to section 56 of the Rabbit Nuisance Act 1928, His Excellency the Governor-General has been pleased to appoint, on the 19th day of October 1951—

David Urquhart, Junior,

to be a member of the Mackenzie Rabbit Board, vice William Alexander McIntosh, resigned.

Dated at Wellington, this 24th day of October 1951.

K. J. HOLYOAKE, Minister of Agriculture.

(Ag. 64/1/185)

Members of the Otagiri Rabbit Board Appointed (Notice No. Ag. 5192)

Pursuant to section 29 of the Rabbit Nuisance Amendment Act 1947, His Excellency the Governor-General has been pleased to appoint, on the 19th day of October 1951—

Francis R. Golightly,

James Nigel Overton,

George James Wadworth,

William Wadworth,

and John Edward Razell Wood

to be members of the Otagiri Rabbit Board.

Dated at Wellington, this 24th day of October 1951.

K. J. HOLYOAKE, Minister of Agriculture.

(Ag. 64/1/239)
Pursuant to section 37 of the Rabbit Nuisance Act 1928, the Minister of Agriculture hereby appoints—

William Herbert Smith, being an Inspector appointed under Part I of the said Act, to be a member of the Otago Rabbit Board.

Dated at Wellington, this 19th day of October 1951.

K. J. HOLYOAKE, Minister of Agriculture.

(App. 64/1/239)

Appointment of Honourary Officers

In pursuance and exercise of the power and authority conferred upon me by section 29 of the Statutes Amendment Act 1946, I, William Stanley Goosman, Minister of Marine, do hereby appoint the persons named hereunder to be Honourary Officers for the acclimatization districts shown in such Schedule for the purposes of Part II of the Fisheries Act 1908, such persons to hold office until the 31st day of March 1953.

Dated at Wellington, this 25th day of October 1951.

W. S. GOOSMAN, Minister of Marine.

SCHEDULE

HAWKES BAY ACCLIMATIZATION DISTRICT

Desmond Rodger Nell.

STRATFORD ACCLIMATIZATION DISTRICT

Nelson John Mail.

Wairarapa ACCLIMATIZATION DISTRICT

Henry Herbert Winmill.

William Bean.

Sydney Cox.

William Thomas Dickson.

Sydney Hawkins.

Donald Fisher Hutcheson.

Harry Bell Lewis Johnstone.

Thomas Keilor.

William Henry George Kennedy.

George Arthur Lane.

James Lendon.

John James Mumford.

Ernest Rollinson.

Frank Lewis Saunders.

George Smart.

Thomas Henry Stevens.

Alan William Tombs.

William Jacob Wyndham.

W. S. GOOSMAN, Minister of Marine.

Officers of the Police Force Appointed

His Excellency the Governor-General has been pleased to appoint

Sub-Insp. Alfred Cyril Davis

to be an Inspector, and

Senior Sergeant John Richard Corston and

Senior Detective Duncan McKenzie

to be Sub-Inspectors in the New Zealand Police Force, the appointment in each case to take effect on and from 1 November 1951.

W. H. FORTUNE, Minister in Charge of Police.

Registrar of Marriages, &c., Appointed

Registrar-General's Office, Wellington, 29 October 1951.

John O'Connore

to be Acting Registrar of Marriages and of Births and Deaths for the District of Greytown and Acting Registrar of Births and Deaths of Maoris at Greytown on and from the 21st day of September 1951.

Arthur Edmonds

to be Acting Registrar of Marriages and of Births and Deaths for the District of Manakau and Acting Registrar of Births and Deaths of Maoris at Manakau on and from the 9th day of October 1951.

Charles Ernest Forward

to be Acting Registrar of Births and Deaths of Maoris at Waitotara on and from the 11th day of October 1951.

Donald Lindsay Gordon

to be Acting Registrar of Marriages and of Births and Deaths for the District of Gisborne at Te Karaka and Acting Registrar of Births and Deaths of Maoris at Te Karaka on and from the 11th day of October 1951.

Charles Benoict Waigh

to be Acting Registrar of Marriages and of Births and Deaths for the District of Manawatu on and from the 2nd day of October 1951.

William Dauid Morrison

to be Acting Registrar of Marriages and of Births and Deaths for the District of Gisborne on and from the 4th day of October 1951.

Oliver Favel May

to be Acting Registrar of Births and Deaths of Maoris at Albertland on and from the 11th day of September 1951.

Edward George Giles Vogt

to be Acting Registrar of Births and Deaths for the District of Hongoara on and from the 14th day of September 1951.

P. H. WYLDE, Registrar-General.

Remembrance Day 1951

Prime Minister's Office, Wellington, 29 October 1951.

Citizens and traffic-control authorities throughout New Zealand are requested to observe Remembrance Day, on Sunday, 11 November 1951.

The observance of this day should be similar to that of Remembrance Day last year. Two minutes' silence to be observed from 11 a.m., and all vehicular traffic to halt during that period.

The New Zealand Government trusts that churches will agree to arrange, as far as practicable, for a morning service on this day to commence at 10.45 a.m., and that two minutes' silence be observed at 11 o'clock.

Where a citizens' memorial service is held, it is suggested that it should be at the local cenotaph or war memorial, as the case may be.

S. G. HOLLAND, Prime Minister.

Land Vested in the Thames Borough Council Declared to be a Public Reserve

Department of Lands and Survey, Wellington, 29th October 1951.

Notice is hereby given that the following resolution was passed by the Thames Borough Council pursuant to section 5 of the Public Reserves, Domains, and National Parks Act 1928, on the 17th day of May 1951, due notice of intention to pass such resolution having been given in terms of the said section, and no objections thereto received:

"That in exercise of the powers conferred upon it by section 5 of the Public Reserves, Domains, and National Parks Act 1928, the Thames Borough Council hereby declares that the piece of land vested in it and described as being Lot 1 as shown on plan numbered 37117, deposited in the Auckland Land Registry Office, being part of the Kaumaranga S. 28A Block, and being part of the lands comprised in certificates of title, Volume 674, folio 233, and Volume 590, folio 309, Auckland Registry, shall be, and the same is hereby declared to be a public reserve for recreation purposes."

The land to which the foregoing resolution relates is more particularly delineated on the plan marked L. and S. 6/1/765, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

E. B. CORBETT, Minister of Lands,
WHEREAS an application has been made for the consent of the Land Valuation Court to a transaction which relates to the land comprised in the Schedule hereto, and to which Part II of the Servicemen's Settlement Act 1945 applies:

And whereas the purchaser of the said land is neither a discharged serviceman nor a child or grandchild of the vendor:

And whereas the Land Valuation Committee to which the said application was referred, not being satisfied that the Crown had decided not to acquire or arrange for the acquisition of the said land, did on the 5th day of October 1951 adjourn the said application:

Now, therefore, the Minister of Lands, acting in pursuance of section 31 of the said Act, doth hereby declare that the said land is taken for the settlement of discharged servicemen, and hereby specifies the 7th day of March 1945 as the date on which the said land shall be deemed to be vested in His Majesty the King.

SCHEDULE
WELLINGTON LAND DISTRICT

All that area situated in Blocks VIII and VIII, Mount Robinson Survey District, containing by admeasurement one hundred and seven (107) acres one (1) rood six (6) perches, more or less, being Lots 10 and 11, D.P. 10383, being Parts Manawatu Kawakawakia 2s 9, 2s 10, 2s 11, 2s 9, and 2c 10 Blocks, and being part of the land comprised and described in certificate of title, Volume 438, folio 148 (Wellington Registry).

As witness my hand this 16th day of October 1951.

E. B. CORBETT, Minister of Lands.

(L. and S. H.O. 36/1444/2915; D.O. 51/555)

SECOND SCHEDULE

ALL of the land described in the First Schedule hereto, excepting therefrom that parcel of land containing by admeasurement two (2) acres and ten (10) perches, more or less, being Kumitau No. 2, and being all the land contained in Provisional Register, Volume 189, folio 32 (Auckland Registry).

THIRD SCHEDULE

ALL that parcel of land containing by admeasurement two (2) acres and ten (10) perches, more or less, being Kumitau No. 2, and being all of the land contained in Provisional Register, Volume 190, folio 32 (Auckland Registry).

As witness my hand this 29th day of October 1951.

E. B. CORBETT, Minister of Lands.

(L. and S. H.O. 36/1444/215; D.O. 28/224)

Revoking Portion of a Warrant Declaring Areas to be Closely Populated Localities and Declaring Area to be a Closerly Populated Locality for the Purposes of the Transport Act 1945, Section 36

Pursuant to section 38 of the Transport Act 1949, the Minister of Transport doth hereby revoke that portion of the Warrant dated the 27th day of October 1938,* which relates to part of the area described in the Schedule hereto, and doth hereby declare the areas described in the said Schedule to be a closely populated locality for the purposes of the said section to the extent that a person driving any motor-vehicle on any road therein shall be subject to the maximum speed-limit of thirty miles an hour fixed by the said section.

SCHEDULE

SITUATED within Manukau County: All that area at Mangere bounded by a line commencing south of the western boundary of the Mangere Bridge—Papatoetoe State Highway No. 1, and being all that area at Kumeu, which refers to part of the area described in the Second Schedule hereto, and doth hereby declare the area described in the said Schedule to be a closely populated locality for the purposes of the Transport Act 1945, Section 36

SUITE WITHIN THE WAIMATE COUNTY: All that area at St. Andrews bounded by a line commencing at St. Andrews, then along the eastern boundary of the Mangere Bridge—Papatoetoe State Highway No. 1, and being all that area at Waitakairua, which refers to part of the area described in the said Schedule hereto, and doth hereby declare the area described in the said Schedule to be a closely populated locality for the purposes of the Transport Act 1945, Section 36

SITUATED WITHIN THE WAIKATI COUNTY: All that area at St. Andrews consisting of that portion of the Timaru-Dunedin State Highway No. 79, commencing at a point 15 chains measured along the said State highway in a north-easterly direction from the southwest corner of the Blue Cliffs Main Highway No. 639, proceeding thence generally in a south-western direction, and terminating at a point 15 chains measured along the said State highway in a south-western direction, from its junction with Tauparikaka Road.

Dated at Wellington, this 24th day of October 1951.

W. S. GOOSMAN, Minister of Transport.

(TT. 9/10/78) * Gazette, No. 79, 15 November, 1938, page 2216.

Revoking a Warrant Declaring Area to be a Closely Populated Locality and Declaring Area to be a Closely Populated Locality for the Purposes of the Transport Act 1949, Section 36

Pursuant to section 38 of the Transport Act 1949, the Minister of Transport doth hereby revoke the Warrant dated 18th September 1939,* which refers to part of the area described in the Schedule hereto, and doth hereby declare the areas described in the said Schedule to be a closely populated locality for the purposes of the said section to the extent that a person driving any motor-vehicle on any road therein shall be subject to the maximum speed-limit of thirty miles an hour fixed by the said section.

SCHEDULE

SITUATED WITHIN THE WAIKIA COUNTY: All that area at St. Andrews consisting of that portion of the Timaru-Dunedin State Highway No. 79, commencing at a point 15 chains measured along the said State highway in a north-easterly direction from the southwest corner of the Blue Cliffs Main Highway No. 639, proceeding thence generally in a south-western direction, and terminating at a point 15 chains measured along the said State highway in a south-western direction, from its junction with Tauparikaka Road.

Dated at Wellington, this 24th day of October 1951.

W. S. GOOSMAN, Minister of Transport.

(TT. 9/10/204) * Gazette, No. 118, 21 September 1939, page 2216.
Pursuant to section 36 of the Transport Act 1949, the Minister of Transport doth hereby revoke that portion of the Warrant dated the 4th day of February 1937* which applies to the portions of road described in the Second Schedule hereto, and doth hereby declare the area SITUATED within Kamo Town District: Lake Omapere - Mann. McNeill, John Bernard, 21 Englefield T. H. Green and Co., Belfast. Benson, John Russell, Pirongia, Te Father. A. S. G. McGeady, Haast, South Westland, has applied for a licence to resell motor-spirit from one pump to be installed near hotel and also to resell petrol in drums from the same premises. A. G. M. O'Connell, Haast, South Westland, has applied for permission to take over a petrol licence for one pump to be installed on service-station and garage premises at Franklin Street, Pirongia. R. W. Signal, Franklin Street, Pirongia, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises at Crossroads, Parore. T. J. Juretich, Parore, has applied for a licence to resell motor-spirit from three pumps to be installed on service-station and garage premises at Market Cross, Franklin. D. R. D. Tarnaki, Franklin Street, Pirongia, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises at Pirongia. A. G. M. O'Connell, Haast, South Westland, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises at Franklin Street, Pirongia. A. G. M. O'Connell, Haast, South Westland, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises at Franklin Street, Pirongia. A. G. M. O'Connell, Haast, South Westland, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises at Franklin Street, Pirongia. G. W. Mills, St. Bathans, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises at St. Bathans. G. W. Mills, St. Bathans, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises at St. Bathans. R. W. Signal, Franklin Street, Pirongia, has applied for a licence to resell motor-spirit from one pump to be installed on service-station and garage premises at Franklin Street, Pirongia.
Decisions of the Bureau of Industry Under Part III of the Industrial Efficiency Act 1936

Bureau of Industry, C.P.O. Box 2492, Wellington.

Pursuant to the authority conferred on the Bureau of Industry under Part III of the Industrial Efficiency Act 1936, the following decisions have been made in respect of applications for licences.

J. D. KERR, Secretary.

<table>
<thead>
<tr>
<th>Applicant and Location</th>
<th>Nature of Application</th>
<th>Decision</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. G. M. Boyles, Bold Street, Katikati</td>
<td>For a licence to resell motor-spirit from one pump to be installed on garage premises at Bold Street, Katikati</td>
<td>Granted (subject to the condition that a good site for repair service is provided to the satisfaction of the Bureau)</td>
<td>29 October 1951</td>
</tr>
<tr>
<td>D. J. Barlow, Horokiri Road, Newlands, Wellington</td>
<td>For a licence to resell motor-spirit from two pumps to be installed on proposed service-station and garage premises at Horokiri Road, Newlands, Wellington</td>
<td>Declined</td>
<td>29 October 1951</td>
</tr>
<tr>
<td>V. A. J. Judd, Te Kaha</td>
<td>For a licence to resell motor-spirit from one pump to be installed on store premises at Te Kaha</td>
<td>Declined</td>
<td>29 October 1951</td>
</tr>
<tr>
<td>E. D. Shepherd and F. K. Apperley, Middle Road, Havelock North</td>
<td>For permission to shift one pump from its present position at 10 Middle Road, to a new site on the Havelock-Hastings Road</td>
<td>Granted</td>
<td>29 October 1951</td>
</tr>
<tr>
<td>Tuakau Service Motors, Ltd., corner of George Street and Buckland Road, Tuakau</td>
<td>For a licence to resell motor-spirit from one pump to be installed on proposed service-station premises, corner of George Street and Buckland Road, Tuakau</td>
<td>Declined</td>
<td>29 October 1951</td>
</tr>
</tbody>
</table>

Notice of Adoption Under Part IX of the Maori Land Act 1951

Office of the Maori Land Court, Tokerau District, 29 October 1951.

It is hereby notified that the order of adoption as set out in the Schedule hereunder has been made by the Maori Land Court under the provisions of the Maori Land Act 1931.

J. H. ROBERTSON, Registrar.

Whakata Tengahanga Tamariki Whangai i raro o Wahi IX o Te Ture Whena Maori 1951

Tari Kooti Whenua Maori, Tokerau Takiwa, 29 o Oketopa 1951.

He whakasturanga teneti kia mohio i a kua hangaia e te Kooti Whenua Maori i raro i nga tikanga o te Ture Whena Maori 1951, e tahi ota whakamana i te tangoanga tamariki whangai, e whakatauria nei e te Kupu Apiti i raro nei. TE RAPIHANA, Kai-rehita.

SCHEDULE (KUPU APITI)

<table>
<thead>
<tr>
<th>No. (Nama)</th>
<th>Date of Order (Te Ra i Hangai ai te Ota).</th>
<th>Adopted Child (Tamaiti Whangai).</th>
<th>Sex (Tane, Whaine ranea).</th>
<th>Date of Birth (Te Ra i Whanui).</th>
<th>Adopting Parenta (Nga Matai Whanui).</th>
</tr>
</thead>
<tbody>
<tr>
<td>870/M</td>
<td>17/7/51</td>
<td>Norman Fat</td>
<td>Male</td>
<td>22/11/50</td>
<td>Raymond Victor Foster and Mary Foster, nē Ratu.</td>
</tr>
</tbody>
</table>

Notice of Adoptions Under Part IX of the Maori Land Act 1931

Office of the Maori Land Court, Taiaiwiti District, Gisborne, 12 October 1951.

It is hereby notified that the orders of adoption as set out in the Schedule hereunder have been made by the Maori Land Court under the provisions of the Maori Land Act 1931.

V. HOLST, Registrar.

Whakata Tengahanga Tamariki Whangai i raro o Wahi IX o te Ture Whena Maori 1931

Tari o te Kooti Whenua Maori, Takiwa o te Taiaiwiti, Kihipeke, 12 Oketopa 1951.

He whakasturanga teneti kia mohio i a kua hangaia e te Kooti Whenua Maori, i raro i nga tikanga o te Ture Whena Maori 1931, e tahi ota Whakamana i te tangoanga o tahi tamariki whangai e man i te Kupu Apiti i raro iho nei. HOROUTA, Kai-rehita.

SCHEDULE (KUPU APITI)

<table>
<thead>
<tr>
<th>No. (Nama)</th>
<th>Date of Order (Te Ra i Hangai ai te Ota).</th>
<th>Adopted Children (Tamaiti Whangai).</th>
<th>Sex (Tane, Whaine ranea).</th>
<th>Date of Birth (Te Ra i Whanui).</th>
<th>Adopting Parenta (Nga Matai Whanui).</th>
</tr>
</thead>
<tbody>
<tr>
<td>4107</td>
<td>24/7/51</td>
<td>Henare Waitoa Kuruarangi</td>
<td>Male</td>
<td>7/7/50</td>
<td>Henare Waitoa and (rana ko) Minnie Waitoa.</td>
</tr>
<tr>
<td>4096</td>
<td>8/8/51</td>
<td>Tini Ngwiti te Uirikore, hereafter to be known as (a muri ake nei ka huaina ka) Tini Ngwiti Tiaretē</td>
<td>Female (whaine)</td>
<td>17/5/49</td>
<td>Keita Tiaretē.</td>
</tr>
<tr>
<td>4213</td>
<td>8/8/51</td>
<td>Hemoata Tukino Aupouri II</td>
<td>Male</td>
<td>29/1/51</td>
<td>Heni Aupouri and (rana ko) Hemoata Tukino Aupouri.</td>
</tr>
</tbody>
</table>
NOTICE of Adoption under Part IX of the Maori Land Act 1931

PUBLIC TRUST OFFICE, WELLINGTON, 30 OCTOBER, 1951.

H. W. S. PEARCE, Public Trustee.
**STATEMENT OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE LONG-TERM MORTGAGE DEPARTMENT OF THE BANK OF NEW ZEALAND AS AT CLOSE OF BUSINESS ON WEDNESDAY, 26 SEPTEMBER 1951**

(All Amounts in New Zealand Currency)

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(£)</td>
<td></td>
<td>(£)</td>
<td>(£)</td>
<td>(£)</td>
<td>(£)</td>
<td>(£)</td>
</tr>
</tbody>
</table>

(a) Demand liabilities in New Zealand  
(b) Time liabilities in New Zealand  
(c) Demand liabilities elsewhere than in New Zealand incurred in respect of New Zealand business  
(d) Time liabilities elsewhere than in New Zealand incurred in respect of New Zealand business  
(e) Reserve balances held in the Reserve Bank of New Zealand  
(f) Overseas assets in respect of New Zealand business—  
   (1) In London  
   (2) Elsewhere than in London  
(g) (1) Gold and gold bullion held in New Zealand  
   (2) Subsidiary coin held in New Zealand  
(h) Aggregate advances in New Zealand  
(i) Reserve Bank of New Zealand notes  
(j) Securities held in New Zealand—  
   (1) Government  
   (2) Other than Government  
(k) Value of land, buildings, furniture, fittings, and equipment held in New Zealand  
(m) New Zealand business—Excess of liabilities over assets  

Totals  

<table>
<thead>
<tr>
<th>(£)</th>
<th></th>
<th>(£)</th>
<th>(£)</th>
<th>(£)</th>
<th>(£)</th>
<th>(£)</th>
</tr>
</thead>
</table>

*Includes transfers to Long-term Mortgage Department, £137,519.
(b h) Aggregate unexercised overdraft authorities, £70,961,472.

Wellington, New Zealand, 19 October 1951.

T. P. HANNA, Chief Cashier.

---

**BANK RETURNS (SUPPLEMENTARY)**

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>£</th>
<th>Assets</th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital</td>
<td>703,125</td>
<td>Loans</td>
<td>860,644</td>
</tr>
<tr>
<td>Debentures and Debenture Stock</td>
<td>107,519</td>
<td>Transfers to bank</td>
<td></td>
</tr>
<tr>
<td>Transfers from bank</td>
<td></td>
<td>Other assets</td>
<td></td>
</tr>
<tr>
<td>Other liabilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total Liabilities</strong></td>
<td>810,644</td>
<td><strong>Total Assets</strong></td>
<td>860,644</td>
</tr>
</tbody>
</table>

Wellington, New Zealand, 10 October 1951.

T. P. HANNA, Chief Cashier.
### Reserve Bank of New Zealand

#### Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 17 October 1951

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. General Reserve Fund</td>
<td>1,500,000</td>
<td></td>
<td>0</td>
</tr>
<tr>
<td>3. Bank-notes</td>
<td>90,006,311</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>4. Demand liabilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) State</td>
<td>15,163,281</td>
<td>0</td>
<td>11</td>
</tr>
<tr>
<td>(b) Banks</td>
<td>80,112,782</td>
<td>0</td>
<td>18</td>
</tr>
<tr>
<td>(c) Other</td>
<td>1,396,838</td>
<td>0</td>
<td>12</td>
</tr>
<tr>
<td>5. Time deposits</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Liabilities in currencies other than New Zealand currency</td>
<td>19,089,115</td>
<td>0</td>
<td>10</td>
</tr>
<tr>
<td>7. Other liabilities</td>
<td>5,081,115</td>
<td>4</td>
<td>0</td>
</tr>
</tbody>
</table>

#### Assets

<table>
<thead>
<tr>
<th>Reserve—</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Gold</td>
<td>5,399,249</td>
<td>2</td>
<td>8</td>
</tr>
<tr>
<td>(b) Sterling exchange*</td>
<td>62,095,469</td>
<td>10</td>
<td>0</td>
</tr>
<tr>
<td>(c) Gold exchange</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(d) Other exchange</td>
<td>284,299</td>
<td>7</td>
<td>10</td>
</tr>
<tr>
<td>9. Subsidiary coin</td>
<td>683,523</td>
<td>18</td>
<td>11</td>
</tr>
<tr>
<td>10. Discounts—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Commercial and agricultural bills</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Treasury and local-body bills</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Advances—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) To the State or State undertakings—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) Marketing organizations</td>
<td>1,348,246</td>
<td>15</td>
<td>9</td>
</tr>
<tr>
<td>(2) For other purposes</td>
<td>54,085,660</td>
<td>9</td>
<td>7</td>
</tr>
<tr>
<td>(b) To other public authorities</td>
<td>6,018,613</td>
<td>13</td>
<td>8</td>
</tr>
<tr>
<td>12. Investments</td>
<td>32,130,158</td>
<td>17</td>
<td>1</td>
</tr>
<tr>
<td>13. Bank buildings</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Other assets</td>
<td>2,074,862</td>
<td>16</td>
<td>1</td>
</tr>
</tbody>
</table>

£(N.Z.)164,229,684 0 0 8

*Expressed in New Zealand currency.

W. R. EGGERS, Chief Accountant.

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### Reserve Bank of New Zealand

#### Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 24 October 1951

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. General Reserve Fund</td>
<td>1,500,000</td>
<td></td>
<td>0</td>
</tr>
<tr>
<td>3. Bank-notes</td>
<td>61,493,015</td>
<td></td>
<td>0</td>
</tr>
<tr>
<td>4. Demand liabilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) State</td>
<td>10,997,528</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>(b) Banks</td>
<td>83,600,928</td>
<td>19</td>
<td>8</td>
</tr>
<tr>
<td>(c) Other</td>
<td>1,238,439</td>
<td>4</td>
<td>6</td>
</tr>
<tr>
<td>5. Time deposits</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Liabilities in currencies other than New Zealand currency</td>
<td>19,282,141</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>7. Other liabilities</td>
<td>5,083,008</td>
<td>5</td>
<td>9</td>
</tr>
</tbody>
</table>

#### Assets

<table>
<thead>
<tr>
<th>Reserve—</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Gold</td>
<td>5,407,159</td>
<td>8</td>
<td>10</td>
</tr>
<tr>
<td>(b) Sterling exchange*</td>
<td>62,098,220</td>
<td>12</td>
<td>3</td>
</tr>
<tr>
<td>(c) Gold exchange</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(d) Other exchange</td>
<td>252,779</td>
<td>5</td>
<td>11</td>
</tr>
<tr>
<td>9. Subsidiary coin</td>
<td>683,407</td>
<td>0</td>
<td>2</td>
</tr>
<tr>
<td>10. Discounts—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Commercial and agricultural bills</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Treasury and local-body bills</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Advances—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) To the State or State undertakings—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) Marketing organizations</td>
<td>1,373,053</td>
<td>11</td>
<td>10</td>
</tr>
<tr>
<td>(2) For other purposes</td>
<td>50,000,000</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>(b) To other public authorities</td>
<td>6,018,613</td>
<td>13</td>
<td>8</td>
</tr>
<tr>
<td>(c) Other</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Investments</td>
<td>36,131,885</td>
<td>13</td>
<td>1</td>
</tr>
<tr>
<td>13. Bank buildings</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Other assets</td>
<td>1,963,205</td>
<td>18</td>
<td>10</td>
</tr>
</tbody>
</table>

£(N.Z.)163,932,202 4 7

*Expressed in New Zealand currency.

W. R. EGGERS, Chief Accountant.

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### Decisions Under Customs Acts

Customs Department, Wellington, 1 November 1961.

It is hereby notified for public information that it has been decided to interpret the Customs Acts in relation to the undermentioned articles as follows:

**Note:** (a) "Not elsewhere included" appears as n.e.i.; "other kinds" as o.k.; "articles and materials suited for, and to be used solely in, the fabrication or repair of goods within New Zealand" as a, and m.s. (b) Articles marked thus t are revised decisions. (c) The rates of duty payable on goods set out hereunder have not been shown except in the case of goods classed under Tariff items 416, 448, and 449, and of goods admitted (under the provisions of section 11 of the Customs Acts Amendment Act, 1934) at a rate of duty lower than that provided for in the First Schedule to the Customs Acts Amendment Act, 1934. Where goods are admitted under the provisions of section 11 aforesaid, the reduced rate is marked with an asterisk. (d) Steam-engines, gas-engines, oil-engines, and electric or other motors are not, unless otherwise indicated, to be regarded as parts of the machines with which they are imported. (e) Surtax as provided for in section 5 of the Customs Acts Amendment Act, 1930, or primage duty as provided for in section 4 of the Customs Acts Amendment Act, 1931, as the case may be, is payable in addition to the duties set out hereunder.

**Record.**

### Goods

<table>
<thead>
<tr>
<th>Classified Under Tariff Item No.</th>
<th>British Preferential Tariff</th>
<th>General Tariff</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Antiseptics—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crystapen</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. A. and m.s.—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chemicals—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chemical preparations, not being paints, specially suited for use in preserving timber</td>
<td>448 (3)</td>
<td>3%</td>
</tr>
<tr>
<td>3. Oils—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Refined mineral—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Iso-hexane</td>
<td>394 (9)</td>
<td></td>
</tr>
<tr>
<td>4. Printed books, papers, &amp;c.—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transfers, paper, toy, in sheets or books</td>
<td>301</td>
<td></td>
</tr>
</tbody>
</table>

£(N.Z.)163,932,202 4 7

W. R. EGGERS, Chief Accountant.

---

D. G. SAWERS, Comptroller of Customs.
THE following decisions in interpretation of the Sales Tax Act 1932-33 are published for public information:

<table>
<thead>
<tr>
<th>Record No.</th>
<th>No. of Decision</th>
<th>Decision of Minister</th>
</tr>
</thead>
</table>
| (a) 22/27/3 | 109             | The following persons need not be licensed under the Act:—  
|             |                 | (a) A wholesaler who satisfies the Collector that the total sale value of taxable goods sold by him during the last financial year of his business did not exceed £500, and that the estimated value of the taxable goods likely to be sold by him during the current financial year is not expected to exceed that sum: Provided that this exemption shall not apply to any person unless he is the holder of a certificate of exemption for the time being in force issued to him by the Collector of Sales Tax upon application made in a form to be supplied by the Collector.  
|             |                 | (b) A person manufacturing taxable goods, not being a "contractor" referred to in section 3 of the Sales Tax Amendment Act 1933, who satisfies the Collector—  
|             |                 | (i) That the total sale value of the taxable goods manufactured by him during the preceding twelve months did not exceed £500, and that the estimated sale value of the taxable goods likely to be manufactured by him during the next ensuing twelve months is not expected to exceed that sum:  
|             |                 | (ii) That the proportion of the selling price of taxable goods manufactured by him during the preceding twelve months represented by his labour, overhead, and profit did not exceed £300, and that that proportion of the selling price of taxable goods manufactured by him during the next ensuing twelve months is not expected to exceed that sum:  
|             |                 | Provided that this exemption shall not apply to any person unless he is the holder of a certificate of exemption for the time being in force issued to him by the Collector of Sales Tax upon application made in a form to be supplied by the Collector.  
|             |                 | For the purposes of this decision the sale value of goods manufactured shall in all cases be deemed to be the fair market value of the goods as if they were sold to a retailer in the ordinary course of business, and not the sale value as ascertained or determined in accordance with the provisions of paragraph (b) of subsection (1) of section 13 of the Act. |

NOTICE

Notice Under the Regulations Act 1936

The following persons need not be licensed under the Act:

1. A wholesaler who satisfies the Collector that the total sale value of taxable goods sold by him during the last financial year of his business did not exceed £500, and that the estimated value of the taxable goods likely to be sold by him during the current financial year is not expected to exceed that sum:

2. A person manufacturing taxable goods, not being a "contractor" referred to in section 3 of the Sales Tax Amendment Act 1933, who satisfies the Collector:

   a. That the total sale value of the taxable goods manufactured by him during the preceding twelve months did not exceed £500, and that the estimated sale value of the taxable goods likely to be manufactured by him during the next ensuing twelve months is not expected to exceed that sum:

   b. That the proportion of the selling price of taxable goods manufactured by him during the preceding twelve months represented by his labour, overhead, and profit did not exceed £300, and that that proportion of the selling price of taxable goods manufactured by him during the next ensuing twelve months is not expected to exceed that sum:

Provided that this exemption shall not apply to any person unless he is the holder of a certificate of exemption for the time being in force issued to him by the Collector of Sales Tax upon application made in a form to be supplied by the Collector.

For the purposes of this decision the sale value of goods manufactured shall in all cases be deemed to be the fair market value of the goods as if they were sold to a retailer in the ordinary course of business, and not the sale value as ascertained or determined in accordance with the provisions of paragraph (b) of subsection (1) of section 13 of the Act.

NOTICE is hereby given in pursuance of the Regulations Act 1936 of the making of regulations and orders as under:

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Short Title or Subject-matter</th>
<th>Serial Number</th>
<th>Date of Enactment</th>
<th>Price (Postage id. Extra)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marketing Act 1936 ...</td>
<td>Cheese Wholesale Prices Notice (No. 2) 1931</td>
<td>1951/242</td>
<td>23/10/51</td>
<td>2d.</td>
</tr>
<tr>
<td>Customs Amendment Act 1921 and General Agreement on Tariffs and Trade Act 1948</td>
<td>General Agreement on Tariffs and Trade Order 1951</td>
<td>1951/243</td>
<td>31/10/51</td>
<td>8d.</td>
</tr>
<tr>
<td>Customs Amendment Act 1921</td>
<td>Customs Tariff Amendment Order (No. 5) 1931</td>
<td>1951/245</td>
<td>31/10/51</td>
<td>2d.</td>
</tr>
<tr>
<td>Customs Acts Amendment Act 1931</td>
<td>Customs Primaige Exemption Order (No. 6) 1931</td>
<td>1951/245</td>
<td>31/10/51</td>
<td>1d.</td>
</tr>
<tr>
<td>Customs Acts Amendment Act 1932</td>
<td>Customs Surtax Order (No. 2) 1951</td>
<td>1951/247</td>
<td>31/10/51</td>
<td>1d.</td>
</tr>
<tr>
<td>Customs Amendment Act 1921 and the Trade Agreement (New Zealand and Australia) Ratification Act 1933</td>
<td>Trade Agreement (Australia) Order 1951</td>
<td>1951/248</td>
<td>31/10/51</td>
<td>2d.</td>
</tr>
</tbody>
</table>

Copies can be purchased at the Government Printing and Stationery Office, Lambton Quay, Wellington. Prices for quantities supplied on application. Copies may be ordered by quoting serial number.

R. E. OWEN, Government Printer.

Releasing Land from the Provisions of Part I of the Maori Land Amendment Act 1936 (Ruataki Development Scheme)

Pursuant to subsection (2) of section 4 of the Maori Land Amendment Act 1936, the Board of Maori Affairs hereby revokes, so far as it affects the land described in the Schedule hereto, a certain notice dated the 11th day of May 1933 and published in New Zealand Gazette No. 37 of the 14th day of May 1933 at page 1373, whereby the provisions of subsection (3) of section 522 of the Maori Land Act 1931 (now Part I of the Maori Land Amendment Act 1936) were applied to, inter alia, the said land.

SCHEDULE

All that area of land in the Waiairiki Maori Land Court District containing 64 acres 2 roods 35 perches, more or less, being the land known as Waiairiki 2, Section 3, and being part of the land formerly known as Waiairiki 1, 1a South Block containing 177 acres and 10 perches, more or less, situate in Block XI of the Lower Rangi-tukai Survey District. As the same is more particularly delineated on the plan marked M.A. 1/3/12, deposited in the Head Office of the Department of Maori Affairs at Wellington, and thereon edged red.

Dated at Wellington, this 19th day of October 1951.

For and on behalf of the Board of Maori Affairs—

M. SULLIVAN,  
Assistant Under-Secretary of the Department of Maori Affairs.

(M.A. 1/3/12; D.O. 3315)

Declaration of Infected Areas Under the Citrus Canker Regulations 1945 (Notice No. Ag. 5169)

Pursuant to regulation 2 (7) of the Citrus Canker Regulations 1945, the declaration of the piece of land described in the Schedule hereto as an infected area under the said regulations is hereby revoked.

SCHEDULE

Allotment 176, D.P. 31239, Te Puna Parish, Block 9, Tauranga S.D. : Area, 65 acres and 901 perches.

Dated at Tauranga, this 4th day of October 1961.

G. H. CRAPP,  
Inspector under the Orchard and Garden Diseases Act 1928.

Officiating Ministers for 1951—Notice No. 33

Registrar-General's Office,  
Wellington, 29 October 1951.

Pursuant to the provisions of the Marriage Act 1906, the following names of officiating ministers within the meaning of the said Act are published for general information:

Pastor Howard Herbert Ellingham Knight,  
Church of Jesus Christ of Latter-day Saints

Elder Morehu Pearson,  
Elder Malcolm B. Stephenson.

P. H. WYLDE, Registrar-General.
Pursuant to the Control of Prices Act 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following Price Order:

Preliminary

1. This Order may be cited as Price Order No. 1304, and shall come into force on the 1st day of November, 1951.

2. (1) Price Order No. 1085* is hereby revoked.

(2) The revocation of the said Order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.

3. (1) In this Order, unless the context otherwise requires:

   "Landed cost", in relation to any goods, means the actual price paid or payable by the importer of the goods increased by the amount of any landing costs incurred by the importer in respect of the goods:

   "Landing costs", in relation to any goods, means the cost incurred by the importer incidental to the importing of the goods from the country of origin into store in New Zealand:

   "Prevailing wholesale price", in relation to any goods, means the price actually charged by the goods for a wholesaler to the retailer purchasing the goods:

   "Wholesaler" includes a manufacturer.

(2) No costs shall be deemed to be landing costs unless the method of assessment of the costs has been previously approved in that behalf by the Director of Price Control.

Application of this Order

4. This Order applies with respect to all asbestos-cement products specified in the Schedule hereto that are manufactured in New Zealand and to all asbestos-cement products that are imported into New Zealand.

Wholesalers' Prices

5. (1) Subject to the provisions of this Order, the maximum price that may be charged or received by a wholesaler for any goods to which this Order applies shall be determined as follows:

   (a) Where the goods are manufactured in New Zealand the maximum price shall be the appropriate price set out in the Schedule hereto:

   (b) Where the goods are imported into New Zealand the maximum price shall be the landed cost increased in the case of corrugated sheets by 1s. per square yard, or in the case of flat sheets by 19d. per square yard.

   (2) The prices fixed by the foregoing provisions of this clause are fixed subject to the trade terms of sale existing immediately prior to the 17th day of January, 1949, being maintained.

   (3) Where with respect to any goods manufactured in New Zealand crating charges are incurred, the prices specified in the Schedule hereto with respect to those goods may be increased by the amount of the crating charges incurred, being not more in any case than the following charges:

       For flat sheets of 

       

       : By 2d. per square yard.

       For flat sheets of 

       

       : By 3d. per square yard.

       For flat sheets of a greater thickness than 

       

       : By 5d. per square yard.

       For corrugated sheets in ton crates: By 3d. per square yard.

       For corrugated sheets in less than ton crates: By 3d. per square yard.

       For corrugated sheets in less than ton crates: By 5d. per square yard.

       For corrugated sheets in less than ton crates: By 5d. per square yard.

   (4) The prices fixed by the foregoing provisions of this clause are fixed as for delivery at the premises of the wholesaler.

   (5) Where delivery is effected elsewhere than at premises occupied by the wholesaler, he may add to the appropriate price fixed by this Order the reasonable cost of delivery, not exceeding in any case the cost that would have been incurred by him if delivery had been effected by the holder of a goods-service licence under the Transport Act 1949 at authorized rates.

   (6) Every wholesaler who sells any goods to which this Order applies shall state separately in the relevant invoice the following particulars:

       (a) The price charged for the goods:

       (b) The discount allowed (if any):

       (c) The amount of any crating charges:

       (d) The amount of any delivery charges.

Retailers' Prices

6. (1) Subject to the provisions of this Order, the maximum price that may be charged or received by a retailer for any goods to which this Order applies shall not exceed the sum of the following amounts:

   (a) The prevailing wholesale price of the goods as shown on the relevant invoice:

   (b) An amount equal to 17½ per cent. of the sum specified in paragraph (a):

   (c) The appropriate proportion of any transport charges or crating charges incurred by the retailer in respect of the goods:

   (d) Where crating charges are calculated in accordance with paragraph (a) of this subclause amount to a sum of less than 2s. 6d. per crate the charges for each crate may be increased to that sum.

   (e) The prices fixed by the foregoing provisions of this clause are fixed subject to the trade terms of sale existing immediately prior to the 17th day of January, 1949, being maintained.

   (2) Where the retail selling-price for a square yard, a foot, for 100 linear feet, or for any other unit of sale, as the case may be, calculated in accordance with the foregoing provisions of this Order is less than 2s. 6d., the price shall be computed to the nearest 3d.

   (3) Where the retail selling-price for a square yard, a foot, for 100 linear feet, or for any other unit of sale, as the case may be, calculated in accordance with the foregoing provisions of this Order is more than 5s., the price shall be computed to the nearest 3d.

   (4) Where the retail selling-price for a square yard, a foot, for 100 linear feet, or for any other unit of sale, as the case may be, calculated in accordance with the foregoing provisions of this Order is equal to 2s. 6d., the price shall be computed to the nearest 3d.

   (5) If the retail selling-price for a square yard, a foot, for 100 linear feet, or for any other unit of sale, as the case may be, calculated in accordance with the foregoing provisions of this Order exceeds 5s., the price shall be computed to the nearest 3d.

   (6) Where crating charges are calculated in accordance with paragraph (a) of this subclause amount to a sum of less than 2s. 6d. per crate the charges for each crate may be increased to that sum.

   (7) Where crating charges are calculated in accordance with paragraph (a) of this subclause amount to a sum of 2s. 6d. or more the price shall be computed to the nearest 3d.

   (8) Where delivery is effected elsewhere than at premises occupied by the retailer, he may add to the appropriate price fixed by this Order the reasonable cost of delivery, not exceeding in any case the cost that would have been incurred by him if delivery had been effected by the holder of a goods-service licence under the Transport Act 1949 at authorized rates.

   (9) All discounts and rebates allowed or otherwise granted by the wholesaler or retailer are subject to such conditions and restrictions as the Price Tribunal may impose for the purpose of ensuring that, as far as possible, the prices fixed by this Order remain in force.

   (10) Any authority given by the Price Tribunal in regard to the payment of rebates, discounts, or commissions to any wholesaler or retailer is subject to the conditions and restrictions specified in this Order.

   (11) Any agreement, understanding, or arrangement entered into by any wholesaler or retailer, or between any wholesaler and retailer, whereby the price of any goods to which this Order applies is fixed or is the subject of any commitment, agreement, or understanding with respect to the price at which such goods may be sold, except for the purposes of the Trade Control Act 1945 and the regulations made thereunder, is prohibited.

SCHEDULE

Maximum Wholesale Prices of Goods to Which this Order Applies that are Manufactured in New Zealand

Flat sheets—

<table>
<thead>
<tr>
<th>Thickness</th>
<th>Price (per square yard)</th>
</tr>
</thead>
<tbody>
<tr>
<td>in.</td>
<td>3s. 7d.</td>
</tr>
<tr>
<td>in.</td>
<td>5s.</td>
</tr>
</tbody>
</table>

Cutting—

<table>
<thead>
<tr>
<th>Cut</th>
<th>Price (per linear foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Straight cuts</td>
<td>2d.</td>
</tr>
<tr>
<td>Per linear foot</td>
<td>5d.</td>
</tr>
</tbody>
</table>

Diacal cuts, plus 12½ per cent.

Special size sheets, plus 10 per cent.

Cover moulds:

<table>
<thead>
<tr>
<th>Thickness</th>
<th>Price (per linear foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>in.</td>
<td>1s. 9d.</td>
</tr>
</tbody>
</table>

### Maximum Wholesale Prices of Goods to Which This Order Applies That Are Manufactured in New Zealand—continued

#### Horizontal moulds—

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per 100 lineal feet)</th>
<th>2s. 4d. per foot</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 in. (face measure plus flanges)</td>
<td>3s. 6d.</td>
<td>3s. 6d.</td>
</tr>
<tr>
<td>3 in. (face measurement plus flanges)</td>
<td>4s. 9d.</td>
<td>4s. 9d.</td>
</tr>
<tr>
<td>4 in. (face measurement plus flanges cut back to take weatherboard)</td>
<td>5s. 11d.</td>
<td>5s. 11d.</td>
</tr>
<tr>
<td>5 in. (face measurement, no flanges)</td>
<td>6s. 13d.</td>
<td>6s. 13d.</td>
</tr>
</tbody>
</table>

#### Cornice moulds—

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per 100 lineal feet)</th>
<th>2s. 4d. per foot</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 ft. (girth)</td>
<td>6s. 6d.</td>
<td>6s. 6d.</td>
</tr>
</tbody>
</table>

#### Picture moulds—

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per 100 lineal feet)</th>
<th>2s. 4d. per foot</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 in. (width)</td>
<td>7s. 6d.</td>
<td>7s. 6d.</td>
</tr>
</tbody>
</table>

#### Wall ventilators: Internal or external, 17s. 6d. per dozen.

#### Angle moulds, \( \frac{1}{2} \) in. thickness—

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per 100 lineal feet)</th>
<th>2s. 4d. per foot</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 in. by 1 in.</td>
<td>2s. 2d.</td>
<td>2s. 2d.</td>
</tr>
<tr>
<td>2 in. by 2 in.</td>
<td>4s. 4d.</td>
<td>4s. 4d.</td>
</tr>
<tr>
<td>3 in. by 3 in.</td>
<td>6s. 6d.</td>
<td>6s. 6d.</td>
</tr>
<tr>
<td>4 in. by 4 in.</td>
<td>8s. 8d.</td>
<td>8s. 8d.</td>
</tr>
</tbody>
</table>

#### Corrugated sheets—

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per square yard)</th>
<th>Price (per 100 lineal feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Super Six (Hardie’s)</td>
<td>7s. 6d.</td>
<td>30s. 9d.</td>
</tr>
<tr>
<td>Durock Big Seven (Dominion Industries, Ltd.)</td>
<td>9s. 6d.</td>
<td>36s. 9d.</td>
</tr>
<tr>
<td>Standard (Hardie’s)</td>
<td>10s. 8d.</td>
<td>40s. 12d.</td>
</tr>
</tbody>
</table>

### Curved dome stopends—

<table>
<thead>
<tr>
<th>Diameter of dome</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 ft. 6 in.</td>
<td>3s. 7d.</td>
</tr>
<tr>
<td>3 ft.</td>
<td>4s. 1d.</td>
</tr>
<tr>
<td>4 ft.</td>
<td>5s. 11d.</td>
</tr>
<tr>
<td>5 ft.</td>
<td>6s. 13d.</td>
</tr>
</tbody>
</table>

#### Ridging—

<table>
<thead>
<tr>
<th>Plain angular</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 in. by 6 in.</td>
<td>1s. 9d.</td>
</tr>
<tr>
<td>8 in. by 8 in.</td>
<td>1s. 11d.</td>
</tr>
<tr>
<td>10 in. by 10 in.</td>
<td>1s. 13d.</td>
</tr>
</tbody>
</table>

#### Fluted ridging, two pieces—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>2s. 4d. per foot</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 ft.</td>
<td></td>
</tr>
</tbody>
</table>

#### Plain roll, two pieces—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>1s. 9d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 ft.</td>
<td></td>
</tr>
</tbody>
</table>

#### Saw tooth—

<table>
<thead>
<tr>
<th>Three pieces, cover 5 ft. 9 in., fluted one side and one side 9 in. plain wing—</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tops 6 ft. 3 in.</td>
<td>2s. 4d.</td>
</tr>
<tr>
<td>Bottoms 3 ft. 11 in.</td>
<td>2s. 4d.</td>
</tr>
</tbody>
</table>

#### Fluted ridge capping, two pieces—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>2s. 4d. per foot</th>
</tr>
</thead>
<tbody>
<tr>
<td>For Hardie’s “Standard”</td>
<td></td>
</tr>
</tbody>
</table>

#### Fluted saw tooth ridge capping—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>2s. 4d. per foot</th>
</tr>
</thead>
<tbody>
<tr>
<td>For wider plain wing add for each additional inch 2d. per foot.</td>
<td></td>
</tr>
</tbody>
</table>

#### Barge mouldings—

<table>
<thead>
<tr>
<th>Two piece, with barge cover 9 in. by 4 in. by 1 in. and barge board 9 in. by 2 in. by 1 in.</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 2s. per foot.</td>
<td></td>
</tr>
<tr>
<td>One piece, splayed 9 in. by 2 in. by 1 in.</td>
<td>1s. 7d.</td>
</tr>
<tr>
<td>Price, 1s. 6d. per foot.</td>
<td></td>
</tr>
</tbody>
</table>

#### Barge cover only—

<table>
<thead>
<tr>
<th>9 in. by 4 in. by 1 in.</th>
<th>Price (per foot)</th>
<th>1s. 7d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9 in. by 2 in. by 1 in.</td>
<td>Price (per foot)</td>
<td>1s. 7d.</td>
</tr>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Plain one-piece barge moulding—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>1s. 7d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
<tr>
<td>8 in. by 8 in.</td>
<td>Price (per foot)</td>
</tr>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
</tbody>
</table>

### Apron flashing—

<table>
<thead>
<tr>
<th>Standard (Hardie’s)</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 in. by 3 in.</td>
<td>1s. 6d.</td>
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</tbody>
</table>

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<tr>
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<td>1s. 6d.</td>
</tr>
</tbody>
</table>

#### Gutter flashing—

<table>
<thead>
<tr>
<th>Gutter flashing</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Big Seven (Dominion Industries)</td>
<td>1s. 4d.</td>
</tr>
<tr>
<td>Size 9 in. by 3 in.</td>
<td>Price (per foot)</td>
</tr>
<tr>
<td>Size 9 in. by 4 in.</td>
<td>Price (per foot)</td>
</tr>
<tr>
<td>Size 9 in. by 5 in.</td>
<td>Price (per foot)</td>
</tr>
</tbody>
</table>

### Apron flashing—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>1s. 7d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
<tr>
<td>8 in. by 8 in.</td>
<td>Price (per foot)</td>
</tr>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
</tbody>
</table>

### Apex caps—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>1s. 7d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
</tbody>
</table>

### Hip starters—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>1s. 7d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
</tbody>
</table>

### Scribed birdproofing—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>1s. 7d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
</tbody>
</table>

### Side flashing—

<table>
<thead>
<tr>
<th>Super Six and Durock</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 in. by 5 in.</td>
<td>1s. 6d.</td>
</tr>
<tr>
<td>Price, 5s. 9d. per foot</td>
<td></td>
</tr>
</tbody>
</table>

### Vertical corner moulds—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>1s. 7d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
</tbody>
</table>

### Skylights—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>1s. 7d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
</tbody>
</table>

### Super Six and Durock—

<table>
<thead>
<tr>
<th>Price (per foot)</th>
<th>1s. 7d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price, 1s. 6d. per foot</td>
<td></td>
</tr>
</tbody>
</table>
### Maximum Wholesale Prices of Goods to Which this Order Applies that are Manufactured in New Zealand—Continued

**Ventilators**

<table>
<thead>
<tr>
<th>Size</th>
<th>9 in.</th>
<th>12 in.</th>
<th>16 in.</th>
<th>22 in.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price (each)</td>
<td>8d. 6d.</td>
<td>12s. 3d.</td>
<td>14s.</td>
<td>24s. 5d.</td>
</tr>
</tbody>
</table>

**Ventilator ridge bases**

<table>
<thead>
<tr>
<th>Size</th>
<th>9 in.</th>
<th>12 in.</th>
<th>16 in.</th>
<th>22 in.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price (each)</td>
<td>4s. 6d.</td>
<td>6s.</td>
<td>7s. 6d.</td>
<td>8s. 5d.</td>
</tr>
</tbody>
</table>

**Ventilator slope bases**

<table>
<thead>
<tr>
<th>For Super Six and Durcock vents</th>
<th>s. d.</th>
<th>s. d.</th>
<th>s. d.</th>
<th>s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>9 in.</td>
<td>68 0</td>
<td>72 6</td>
<td>75 9</td>
<td>82 6</td>
</tr>
<tr>
<td>12 in.</td>
<td>75 3</td>
<td>84 6</td>
<td>88 0</td>
<td>91 6</td>
</tr>
<tr>
<td>16 in.</td>
<td>87 0</td>
<td>94 6</td>
<td>98 3</td>
<td>104 9</td>
</tr>
<tr>
<td>22 in.</td>
<td>103 9</td>
<td>110 6</td>
<td>120 9</td>
<td></td>
</tr>
</tbody>
</table>

**Standard vents**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per lineal foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9 in.</td>
<td>6s. 0</td>
</tr>
<tr>
<td>12 in.</td>
<td>72 6</td>
</tr>
<tr>
<td>16 in.</td>
<td>82 0</td>
</tr>
</tbody>
</table>

**Ventilator ridge**

- Plain bevelled ventilating ridge, with fixed skirt each side, flanged drift sections, and fluted apron flashings, complete with wrought-iron brackets and bolts—sections supplied loose: Price 2s. 5d. per linear foot.
- Box gutters: Price, 2s. 9d. each.

**Downpipes**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (each)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 in. by 2 in.</td>
<td>4s. 9d.</td>
</tr>
<tr>
<td>4 in. by 2 in.</td>
<td>4s. 10d.</td>
</tr>
<tr>
<td>3 in. by 3 in.</td>
<td>5s. 3d.</td>
</tr>
<tr>
<td>4 in. by 3 in.</td>
<td>5s. 6d.</td>
</tr>
<tr>
<td>5 in. by 4 in.</td>
<td>6s. 6d.</td>
</tr>
<tr>
<td>6 in. by 4 in.</td>
<td>7s. 6d.</td>
</tr>
</tbody>
</table>

**Downpipe bends**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per lineal foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 in.</td>
<td>1s. 6d.</td>
</tr>
<tr>
<td>4 in.</td>
<td>2s. 5d.</td>
</tr>
<tr>
<td>5 in.</td>
<td>3s. 1d.</td>
</tr>
<tr>
<td>6 in.</td>
<td>3s. 6d.</td>
</tr>
</tbody>
</table>

**Downpipe spreaders**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 in.</td>
<td>1s. 6d.</td>
</tr>
<tr>
<td>4 in.</td>
<td>2s. 6d.</td>
</tr>
<tr>
<td>5 in.</td>
<td>3s. 1d.</td>
</tr>
</tbody>
</table>

**Eaves gutters (raised front)**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 in.</td>
<td>1s. 1d.</td>
</tr>
<tr>
<td>5 in.</td>
<td>2s. 6d.</td>
</tr>
</tbody>
</table>

**Sump outlets**

- Price is the appropriate price for length of gutter in which outlet is incorporated increased by the price of 1 ft. more of such gutter.
- For box gutter, 2s. 6d. each.
- For each mean 1 in. increase in girth, add 4d. per foot.

**Fascia boards**

- Price, 1s. 6d. per linear foot.

**Window heads**

- 1s. 6d. per foot.

**Window sills**

- 2s. 4d. per foot.

**Door hood**

- 2s. 1d. per foot.

**Fascia boards**

- Price, 1s. 6d. per linear foot.

**Reducers**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (each)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 in.</td>
<td>5s. 6d.</td>
</tr>
<tr>
<td>4 in.</td>
<td>6s. 6d.</td>
</tr>
<tr>
<td>5 in.</td>
<td>7s. 6d.</td>
</tr>
</tbody>
</table>

**Rainspout heads**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>12 in.</td>
<td>17s. 6d.</td>
</tr>
<tr>
<td>15 in.</td>
<td>23s. 6d.</td>
</tr>
<tr>
<td>18 in.</td>
<td>32s. 6d.</td>
</tr>
<tr>
<td>21 in.</td>
<td>45s. 9d.</td>
</tr>
</tbody>
</table>

**Bolts**

- Price, 6d. each.

**Sinisets**

- Price, 4s. 6d. each.

**Spingals**

- On sockets, all sizes, as 1 ft. downpipe.

**Cornice**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (each)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 in.</td>
<td>2s. 10d.</td>
</tr>
</tbody>
</table>

**Anti down-draft baffles**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (each)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 in.</td>
<td>3s. 6d.</td>
</tr>
</tbody>
</table>

**Siding**

<table>
<thead>
<tr>
<th>Size</th>
<th>Price (per linear foot)</th>
</tr>
</thead>
<tbody>
<tr>
<td>24 in.</td>
<td>1s. 1d.</td>
</tr>
</tbody>
</table>

**Firsts, £7 12s. 9d. per 100 sideds.**

**Seconds, £3 11s. 6d. per 100 sideds.**

**Delivery Basis:** Crating charges are not included in any of the prices fixed in this Schedule.

Dated at Wellington, this 31st day of October 1951.

The Seal of the Price Tribunal was affixed hereunto in the presence of—

G. LATHAM, Presiding Member.

I. D. REID, Member.
Pursuant to the Control of Prices Act 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following amending Price Order:

1. This Order may be cited as Price Order No. 1305, and shall be read together with and deemed part of Price Order No. 1296* (hereinafter referred to as the principal Order).

2. This Order shall come into force on the 5th day of November 1951.

3. In this Order the expressions "Auckland Egg Marketing Area" and "Hawke's Bay Egg Marketing Area" mean respectively the areas so constituted under the Egg Marketing Regulations 1951.

4. This Order applies with respect to all eggs which, being subject to the principal Order, are sold in the Auckland Egg Marketing Area or the Hawke's Bay Egg Marketing Area at any time after the commencement of this Order.

**First Schedule**

**MAXIMUM WHOLESALE PRICES (PER DOZEN) FOR EGGS TO WHICH THIS ORDER APPLIES**

<table>
<thead>
<tr>
<th>Auckland Egg Marketing Area</th>
<th>Hawke's Bay Egg Marketing Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hearty Grade, Fresh.</td>
<td>s. d.</td>
</tr>
<tr>
<td>Standard Grade, Fresh.</td>
<td>3 11/4</td>
</tr>
<tr>
<td>Medium Grade, Fresh.</td>
<td>3 91/2</td>
</tr>
<tr>
<td>Pullet Grade, Fresh.</td>
<td>3 0</td>
</tr>
<tr>
<td>Mixed, Fresh.</td>
<td>3 6</td>
</tr>
<tr>
<td>Large</td>
<td>3 91/2</td>
</tr>
<tr>
<td>Small</td>
<td>3 6</td>
</tr>
<tr>
<td>Mixed</td>
<td>3 6</td>
</tr>
</tbody>
</table>

**Second Schedule**

**MAXIMUM RETAIL PRICES (PER DOZEN) FOR EGGS TO WHICH THIS ORDER APPLIES**

<table>
<thead>
<tr>
<th>Auckland Egg Marketing Area</th>
<th>Hawke's Bay Egg Marketing Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hearty Grade, Fresh.</td>
<td>s. d.</td>
</tr>
<tr>
<td>Standard Grade, Fresh.</td>
<td>4 4</td>
</tr>
<tr>
<td>Medium Grade, Fresh.</td>
<td>3 11/2</td>
</tr>
<tr>
<td>Pullet Grade, Fresh.</td>
<td>3 10/4</td>
</tr>
<tr>
<td>Mixed, Fresh.</td>
<td>3 11</td>
</tr>
<tr>
<td>Large</td>
<td>3 10/4</td>
</tr>
<tr>
<td>Small</td>
<td>3 11</td>
</tr>
<tr>
<td>Mixed</td>
<td>3 10/4</td>
</tr>
</tbody>
</table>

5. Notwithstanding anything to the contrary in the principal Order the maximum wholesale and retail price that may be charged or received for any eggs to which this Order applies shall be the appropriate price specified in the First or Second Schedule to this Order, whichever is applicable.

6. Clause 3 of the principal Order is hereby amended by omitting the words "Price Order No. 1296", and substituting the words "Price Order No. 1297.".

Dated at Wellington, this 31st day of October 1951.

The Seal of the Price Tribunal was affixed hereon in the presence of—

G. LAURENCE, Presiding Member.

I. D. REID, Memb.

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Price Order No. 1303 (Cheese)

Pursuant to the Control of Prices Act 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following Price Order:

**Preliminary**

1. This Order may be cited as Price Order No. 1303, and shall come into force on the 1st day of November 1951.

2. (1) Price Order No. 1217* is hereby revoked.

(2) The revocation of the said Order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this Order.

3. (1) In this Order, unless the context otherwise requires,—

"The said Act" means the Control of Prices Act 1947.

"Export size", in relation to any cheese, means a cheese weighing or reputed to weigh approximately 80 lb.:

"Medium size", in relation to any cheese, means a cheese weighing or reputed to weigh approximately 40 lb.:

"Pancake size", in relation to any cheese, means a cheese weighing or reputed to weigh approximately 20 lb.:

"Standard crate lot", in relation to a transaction for the sale of two cheeses of export size, or three cheeses of medium size, or six cheeses of pancake size.

(2) Terms and expressions defined in the said Act and used in this Order have the meanings severally assigned thereto by that Act.

**Application of this Order**

4. (1) This Order applies only with respect to Cheddar cheese that is sold by a retailer within four months after the date of its manufacture.

(2) For the purposes of this clause the date of manufacture of any cheese shall be deemed to be the date indicated on the cheese in accordance with the requirements of the Dairy-produce Regulations 1938.

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(3) If in respect of any cheese the retail price charged in accordance with the provisions of this clause is not an exact number of pence or halfpence, the maximum price shall be computed to the nearest upward halfpenny.

6. (1) Where any person sells by retail to any one purchaser, for delivery at any one time, not less than three standard crate lots of export-size, medium-size, or pane-size cheeses, whether or not all the standard crate lots contain the same size of cheeses, the maximum price that may be charged or received in respect of any such sale shall be computed as follows:

<table>
<thead>
<tr>
<th>Nature of Sale</th>
<th>Maximum Price per Pound</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Export Size</td>
</tr>
<tr>
<td>(a) Sales in standard crate lots (crated)</td>
<td>s.</td>
</tr>
<tr>
<td>(b) Sales in standard crate lots (uncrated)</td>
<td>1 s. 6 d.</td>
</tr>
</tbody>
</table>

(2) For the purposes of this clause the weight of any cheeses sold in crates shall be deemed to be their weight as at the time of crating, and the weight of uncrated cheeses shall be deemed to be their actual weight when delivered to the purchaser.

Special Prices Where Extraordinary Charges Incurred

7. Subject to such conditions, if any, as it thinks fit, the Tribunal may, by any appointment, or any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of cheese, or may relate generally to all cheese to which this Order applies sold by the retailer while the award remains in force.

Dated at Wellington, this 29th day of October 1951.

G. LAURENCE, Presiding Member.
I. D. REID, Member.

Price Order No. 1302 (Amendment No. 1 of Price Order 1955) (Electrical Goods)

Pursuant to the Control of Prices Act 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following amending Price Order:

1. This Order may be cited as Price Order No. 1302, and shall be read together with and deemed part of Price Order No. 1005 (hereinafter referred to as the principal Order).

2. This Order shall come into force on the 1st day of November 1951.

3. The First Schedule to the principal Order is hereby amended by inserting the following charges, namely charges in respect of the Sugar Free Delivery Area the maximum prices fixed by this Order or may relate generally to all cheese to which this Order applies sold by the retailer while the award remains in force.

Dated at Wellington, this 29th day of October 1951.

G. LAURENCE, Presiding Member.
I. D. REID, Member.

Price Order No. 1306 (Amendment No. 1 of Price Order No. 1298) (Sugar)

Pursuant to the Control of Prices Act 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, hereby makes the following amending Price Order:

1. This Order may be cited as Price Order No. 1306, and shall be read together with and deemed part of Price Order No. 1298 (hereinafter referred to as the principal Order).

2. This Order shall come into force on the 1st day of November 1951.

3. The principal Order is hereby amended by enacting the following paragraph (b) of subclause (3) of clause 6, and substituting the following paragraph:

"(b) Where the sugar is for delivery otherwise than within the Sugar Free Delivery Area the maximum prices fixed by this clause are fixed on the basis of E.O.R. or f.o.b. Auckland, as the case may require, and may be increased by the appropriate proportion of such of the following charges as have been actually incurred by the distributor in respect of the sugar concerned:"

"(i) Sea-freight charges.

(ii) Marine and war-risk insurance charges computed as if the value of the sugar was the price charged by the distributor in accordance with this Order.

(iii) Wharfage charges.

(iv) Harbour Board improvement rate charges.

(v) Rail charges.

(vi) Cartage charges."
NOTICE is hereby given:—
(1) That, in response to Board of Trade Notice Nos. 1 and 3, the Board has received statements of objections to the exemption from import licensing in respect of goods from other than scheduled countries comprised in the following items, namely:—
Ex T.I. 139 (9) . . Knitted underwear of wool; underclothing other than knitted underwear of wool;—
(2) That persons, firms, or organizations considering themselves or their members likely to be materially affected by the continuance of the import licensing of these goods and desirous of lodging an objection to such continuance, must do so in writing by sending five copies of the statement of objections addressed to the undersigned so as to reach him on or before 23 November 1951:
(3) That each statement lodged as above should state clearly but concisely the grounds of objection to continuance:
(4) That the Board desires to hear oral representations in regard to the objections and has fixed a hearing for Wednesday, 5 December 1951, at 10.30 a.m., in the Board Room, 1st Floor, Departmental Building, Stout Street, Wellington: and
(5) That those persons, firms, or organizations who have objected in writing to the exemption from licensing, or who in response to this notice lodge objections in writing to the continuance of licensing, may attend the hearing referred to in (4) above.
R. F. WILSON, Secretary.
Board of Trade, G.P.O. Box 2424, Wellington.

NOTICE is hereby given:—
(1) That, in response to Board of Trade Notice No. 4, the Board has received statements of objections to the exemption from import licensing in respect of goods from other than scheduled countries comprised in the following items, namely:—
T.I. 430 . . Fireworks:
(2) That persons, firms, or organizations considering themselves or their members likely to be materially affected by the continuance of the import licensing of these goods and desirous of lodging an objection to such continuance, must do so in writing by sending five copies of the statement of objections addressed to the undersigned so as to reach him on or before 28 November 1951:
(3) That each statement lodged as above should state clearly but concisely the grounds of objection to continuance:
(4) That the Board desires to hear oral representations in regard to the objections and has fixed a hearing for Thursday, 5 December 1951, at 10.30 a.m., in the Board Room, 1st Floor, Departmental Building, Stout Street, Wellington: and
(5) That those persons, firms, or organizations who have objected in writing to the exemption from licensing, or who in response to this notice lodge objections in writing to the continuance of licensing, may attend the hearing referred to in (4) above.
R. F. WILSON, Secretary.
Board of Trade, G.P.O. Box 2424, Wellington.

NOTICE is hereby given:—
(1) That, in response to Board of Trade Notice No. 5, the Board has received statements of objections to the exemption from import licensing in respect of goods from other than scheduled countries comprised in the following items, namely:—
Ex T.I. 338 (10) . . Insulated cable and wire (except radio hook-up, push-back, &c.);—
T.I. 496 . . Basketware, wickerware, imitation wickerware, and similar ware, &c.:—
(2) That persons, firms, or organizations considering themselves or their members likely to be materially affected by the continuance of the import licensing of these goods and desirous of lodging an objection to such continuance, must do so in writing by sending five copies of the statement of objections addressed to the undersigned so as to reach him on or before 23 November 1951:
(3) That each statement lodged as above should state clearly but concisely the grounds of the objection to continuance:
(4) That the Board desires to hear oral representations in regard to the objections, notices will be given to both the objects to the exemption from licensing and the objects to the continuance of licensing of the time or times fixed for hearings.
R. F. WILSON, Secretary.
Board of Trade, G.P.O. Box 2424, Wellington.
NOTICE is hereby given that dividends are payable on the undermentioned estates on all proved claims:

Anderson, Johnston, of Prebbleton, Farmer. Supplementary dividend of 3s. 6d. in the pound, making a total payment of 30s. in the pound.

Armstrong, Hector Roe, of St. Albans, Carrier. First dividend of 3s. in the pound.

Bourey, Michael, of Christchurch, Baker. First and final dividend of 1s. 1d. in the pound.

Brewer, Douglas Arthur, of Christchurch,Grocer Proprietor. Second dividend of 1s. 9d. in the pound, making a total payment of 7s. 9d. in the pound to date.

Clarkson, William, and Kingsley, Keith Gilligan, both of Christchurch, trading as “C.K. Products”. Third and final dividend of 2s. in the pound, making a total of 6s. in the pound to date.

Cook, Ernest Reid, of 31 Wainui Street, Christchurch, Woodworker. First and final dividend of 1s. 4d. in the pound.

Curle, James, of Ashburton, Motor Mechanic. First dividend of 5s. in the pound.

Dalley, Donald Edward, of Panorama Road, Clifton, Electrician. First and final dividend of 20s. in the pound.

Forey, Albert Sydney, of Christchurch, Driver. First dividend of 2s. in the pound.

Gerrand, Arthur Eric, of Christchurch, Amusement Proprietor. First and final dividend of 20s. in the pound.

Hampshires (Aust. and N.Z.), Ltd. (in Liquidation). Second and final dividend of 1s. 4d. in the pound, making a total payment of 2s. 4d. in the pound.

Hartle, John Francis, of Christchurch, Carpenter. First dividend of 2s. in the pound.

Inglis, Thomas George, of Springfield, Miller, and Burrows, Ellis Iansen, of Springfield, Married Woman, carrying on business as “T. G. Inglis.” Supplementary dividend of 10s. 6d. in the pound on preferential claims, making a total of 20s. in the pound.

Metcalf, Harold, of 84 Mackworth Street, Christchurch, Electrician. First and final dividend of 2s. 6d. in the pound.

Roberts, Eric James, of Arahia, Sawmill Hand. Supplementary dividend of 20s. in the pound.

Robinson, Robert Charles, of 42 London Street, Lyttelton, Restaurant Proprietor. Second and final dividend of 1s. 4d. in the pound, making a total payment of 4s. 9d. in the pound.

Sandys, Joseph Francis, of Methven, Fishmonger. First dividend of 3s. 6d. in the pound.

Swallow, Ernest Harold, of Christchurch, Manufacturer’s Representative. Supplementary dividend of 1s. 9d. in the pound, making a total of 30s. 25 perches, being part Section 31, Karori District, and deposit plan No. 1206, part of for 3 acres 3 roods 20 perches, situated in Block XII, Christchurch Survey District, being Lot 6 on Deposited Plan No. 182, and evidence having been lodged of the loss or destruction of the said certificate of title, I hereby give notice that I will issue the new certificate of title as requested after fourteen days from the date of the Gazette containing this notice.

Dated this 26th day of October 1951 at the Land Registry Office, Wellington.

C. AULD, Deputy District Land Registrar.

EVIDENCE having been furnished of the loss of the outstanding duplicate of certificate of title, Volume 465, Folio 42 (Wellington Registry), in the name of SAMUEL ANDERSON SHARP, of Wellington, formerly Dairy-farmer but now Custodian, for 30-25 perches, being part Section 31, Karori District, and application (R. 30734) having been made for a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 26th day of October 1951 at the Land Registry Office, Wellington.

E. C. ADAMS, District Land Registrar.

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LAND TRANSFER ACT NOTICES

EVIDENCE having been furnished of the loss of the outstanding duplicate of certificate of title, Volume 542, Folio 42 (Wellington Registry), in the name of FREDERICK GEORGE SHARP, of Wellington, Dairy-farmer, for 30-25 perches, being part Section 31, Karori District, and application (R. 30734) having been made for a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 26th day of October 1951 at the Land Registry Office, Wellington.

E. C. ADAMS, District Land Registrar.

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ADVERTISEMENTS

THE COMPANIES ACT 1933, SECTION 202 (3)

NOTICE is hereby given, pursuant to section 8 of the above-mentioned Act, that the register and records of the companies, the names of which are set out in the first column of the Schedule hereto, have been transferred to the office of the Assistant Registrar of Companies at the respective places named in the second column of the Schedule hereto, which have hitherto been kept at the office of the Assistant Registrar of Companies at Wellington, this 30th day of October 1951.

J. J. SLADE, Assistant Registrar of Companies.

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THE COMPANIES ACT 1933, SECTION 282 (6)

NOTICE is hereby given that the name of the undermentioned company has been struck off the Register and the company dissolved:

Milrose Limited. 1948/309.

Textile Dyes, Limited. 1943/80.

Kitchen Utilities, Limited. 1946/263.

D. and O. Stott, Limited. 1946/313.

Given under my hand at Wellington, this 26th day of October 1951.

J. J. SLADE, Assistant Registrar of Companies.

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THE COMPANIES ACT 1933

NOTICE is hereby given, pursuant to section 8 of the above-mentioned Act, that the register and records of the companies, the names of which are set out in the first column of the Schedule hereto, which have hitherto been kept at the office of the Assistant Registrar of Companies at Wellington, this 30th day of October 1951, have been transferred to the office of the Assistant Registrar of Companies at Auckland, this 30th day of October 1951.

J. J. SLADE, Assistant Registrar of Companies.

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Names of Company.

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Dated at Wellington, this 30th day of October 1951.

E. C. ADAMS, Registrar of Companies.

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TOTALIZATOR AGENCY BOARD

RULES RELATING TO INVESTMENTS AT OR THROUGH TOTALIZATOR AGENCIES

BY a resolution passed on the 18th day of October 1951 by the Totalizator Agency Board, pursuant to the authority and for the purposes given by section 7 (1) (d) of the Gaming Amendment Act 1949, made the following rules:

1. Interpretation

In these rules, if not otherwise inconsistent with the context:

"Totalizator agency" means any office, sub-office, or individual agency established by the Board pursuant to Part III, clause 2, of the approved scheme at which investments are received direct from the public, and includes any district office or the Head Office of the Board during such time as such office is being used to receive investments direct from the public;

"The approved scheme" means the scheme for the establishment and operation of totalizator agencies in respect of race meetings as was approved by the Minister of Internal Affairs on the 20th day of September 1950, and any amendments or modifications thereto duly approved;

"The Board" means the Totalizator Agency Board established by the Gaming Amendment Act 1949;

"The club" means a racing or a trotting club;

"Courses" means the place where a race meeting is held;

"Race meeting" means any race meeting in New Zealand at which the totalizator is operated and includes trotting;

"Rules of Racing" means the New Zealand Rules of Racing and includes the New Zealand Rules of Trotting.

2. Purpose of Rules

The purpose of these rules is to supplement the operation of the approved scheme by making provision for the conditions under which investments will be accepted at or through totalizator agencies and for other matters incidental to the operation of such approved scheme at totalizator agencies. Relevant clauses of the approved scheme in so far as such clauses relate to the conditions under which investments will be accepted at or through totalizator agencies, together with a copy of these rules, shall be exhibited in each totalizator agency in a position readily accessible to the public.

3. Commencement and Application of These Rules

These rules shall come into operation on the 1st day of November 1951, as from which date the rules made by the Board on the 15 March, 18 April, and 15 June 1951, shall be deemed to be revoked. Provided, however, that any matter which had originated under the said rules hereby revoked shall continue in operation whilst such matters are being dealt with under the approved scheme at totalizator agencies.

4. General Conditions Relating to Investments At or Through Totalizator Agencies

(a) Persons Bound by the Approved Scheme.—Any person making an investment at or through a totalizator agency shall be deemed to accept and be bound by the relevant provisions of the approved scheme.

(b) Persons Bound by Rules of Racing.—Any person making an investment at or through a totalizator agency shall be deemed to accept and be bound by the rules of racing relating directly or indirectly to entries for and the running of races, the powers of the stewards or committees of the club holding the race meeting in respect of which the investment is made, and the calculation of dividends.

(c) Prohibited Persons May not Invest.—No person who is prohibited from entering upon the premises of a totalizator agency by virtue of regulations made under section 7 (2) of the Gaming Amendment Act 1949, may himself, or through any agent, invest at or through a totalizator agency, and no person acting as agent of such a totalizator agency shall be entitled to a refund of any amount paid by him or to any dividend which would otherwise be payable to him.

(d) Unit of Investment.—The unit of investment for win and place betting shall be 10s., and for doubles betting 5s.

(e) Dividends.—The dividend for a 10s. investment will be the dividend calculated at the totalizator for 10s. The dividend for a 5s. investment will be a quarter of the dividend declared on the totalizator for 1s., except that no fraction of a shilling shall be paid unless such fraction exceeds 6d., in which case 6d. shall be paid.

5. Provisions Relating to Investments by Cash

(a) Cash investments will be accepted only during the hours advertised at each totalizator agency. Provided, however, that where such totalizator agencies are closed for any reason, the officer in charge of such totalizator agency may, and, in any case, the officer in charge of the totalizator agency to which the investment is made, may, in the discretion of the officer in charge, accept cash investments in respect of the race then being advertised.

(b) Only bank-notes or coins will be accepted.

(c) Before an investment will be accepted, the investor must indicate clearly the race meeting, the name of the horse or horses, the amount of the investment, and whether for win, place, or both.

(d) On acceptance of the investment, investors will be issued with a written or printed ticket which must be presented at time of claiming dividends.

(e) Tickets will show the amount invested in pounds and/or in fractions and/or in shillings for win and/or place for a double, and the code number allocated by the totalizator agency to the horse or horses on which the investment is made.
8. Provisions Applicable Where Error is Made in the Giving of a Telephone Investment or in the Issuing of Telephone Investments

Attention is drawn to the underquoted provisions of clause 8 (b) (ii) of Part III of the approved scheme, as follows:

"Telephone Investments"

(a) Where the Error Results in an Incorrect Investment Being Made:

"Prima facie the investment will be deemed to be that which is recorded so that the investor shall suffer the loss or receive the benefit as the case may be."

(b) Where, however, the error results in a loss to the investor and the Board, on the application of the investor, is satisfied that the error resulted from negligence by any of its servants, the Board will refund the amount invested but shall not be liable for any dividends payable if the required investment had been made. Application for a refund must be made promptly after notice of the error. The application shall be addressed to a particular totalizator agency to which the error was referred to be received by the investor. Further particulars will be the subject of rules of the Board.

Notwithstanding the foregoing, the Board shall have a discretion to pay part or all of the dividend which would have been due but for the error.

9. Special Conditions Applicable to Telephone Investments

(a) Neither the Board nor any servant or agent of the Board shall be responsible for any loss arising from the unauthorized use of a depositor's account.

(b) The Board may refuse to accept any deposit, or having accepted a deposit, may refuse to make any investment under such deposit or account.

(c) The delivery of cheques to the address given by the depositor will be at the sole risk of the depositor.

(d) Any claim in respect of an alleged inaccurate entry in the depositor's statement of account must be rendered to the totalizator agency within four weeks after the statement has been received or is deemed to be received by the depositor.

(e) Statements of account will be sent by unregistered post to the address as given by the depositor in his application form and will be deemed to be received by him at the time such statement would be delivered in the ordinary course of post.

10. Provisions Relating to Investments by Post

A. General

(i) Investments and deposits for future investments will be accepted only at such totalizator agencies as the Board may from time to time nominate, and the Board may at any time direct that investments posted from any particular area, district, or locality shall be addressed to a particular totalizator agency, and the Board may also authorize any totalizator agency for the receipt of investments by post.

(ii) Investments will be accepted only in respect of such race meetings as the Board shall from time to time determine.

(iii) No instructions or amendments to previous instructions will be acted upon if received by telegram or money-order telegram or telephone, whether or not such instruction relates to a previous deposit or remittance.

(iv) All remittances must be by bank draft, postal note, money-order, or bank-note. Cheques will not be accepted except by way of deposit for future investments, provided sufficient time elapses before investment against such deposit to enable cheque to be cleared.

(v) If a remittance, other than a deposit, is received for an amount not to the credit of any depositor, and the senior officer on duty at the totalizator agency concerned may in his sole discretion either reject the investment altogether or accept it up to the multiple next below the net amount so received by the Board. The amount due to the investor in accordance with the exercise of the discretion as aforesaid shall be refunded to the investor by the Board, less exchange or poundage.
THE NEW ZEALAND GAZETTE

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B. Method of Investing

(i) Instructions must be in writing and be accompanied by a remittance sufficient, and no more, for the investment or investments required. Instructions relating to investments against deposits must also be in writing signed by the depositor.

(ii) The instructions as to investments must record clearly:

(a) The surname, initials, and postal address of the investor.

(b) The race meeting, the race at that race meeting, and the name or totalizer number of the horse or horses in respect of which the investment, including an investment on a doubles totalizer, is made:

(c) The amount to be invested on each separate investment or investments required. Instructions relating to investments by a remittance instrument enclosed by the investor.

(d) Whether the investment is for win, place, or doubles:

(e) The signature of the investor.

Instructions will not be accepted for alternative investments to those made in the event of a nominated horse being scratched. The investor shall be bound by the particulars and instructions supplied by him.

(iii) Where instructions are incomplete or ambiguous, the senior officer of the Board present, when such instructions are received, may at his discretion reject the investment or accept the investment according to what he believes to be the intention of the investor. The investor shall be bound by such interpretation.

(iv) No instructions will be accepted for an investment against dividends payable on previous investments.

(v) The officers of the Board may accept part of any investment instructions where the acceptance of the whole is not consistent with these rules.

(vi) The Board shall have the right to advertise from time to time the latest day and time up to which investments will be accepted. Instructions received by the Board at any time later will not be accepted unless the senior officer on duty at the totalizator agency concerned in his discretion accepts the instructions.

(vii) The Board shall not be bound to acknowledge receipt of or compliance with instructions for an investment.

C. Payment of Dividends and Refunds

(i) Dividends, refunds, and remittances in respect of deposits will be paid at the option of the Board by cheque, bank draft, bank transfer, bank-note, postal note, or money-order posted to the address given on the original instructions relating to the investment or deposit in respect of which the dividend or refund or remittance is payable. Posting the remittance shall be deemed delivery to the investor.

(ii) The Board's Substitution in Second Race Where Two or More Horses are Equal Favourites.-In the event of two or more horses being equally determined as favourites in the second race, the horse nominated for a double in accordance with clause (ii) (c) hereof, the Board's substitution in the second race where two or more horses are equal favourites shall take place.

(iii) Neither the Board nor any servant or agent of the Board shall be responsible for any loss arising from the unauthorized use of such dividends or refunds as may be credited to the investor in the manner hereinafter specified.

(iv) Dividends and refunds will be credited to depositors accounts as soon as practicable after the results are known.

(v) Instructions for subsequent race meetings requiring the use of dividends or refunds from previous race meetings will be accepted, provided the dividends from such previous race meetings have been credited before the advertised time for the acceptance of postal investments for such subsequent race meetings.

11. Special Provisions relating to Doubles Betting

A. General

(i) Any person making an investment at or with a totalizator agency shall be deemed to have accepted, subject to any necessary modification in regard to investments required, the regulations for the operation of the doubles totalizator on the course adopted by the New Zealand Trotting Conference and the New Zealand Racing Conference respectively and for the time being in force.

(ii) Every person intending to invest on the doubles totalizer is required, prior to the commencement of the race meeting, to nominate the starter for both the first and the second race of the prescribed double. In addition, he must give the information as to the race meeting, amount invested, and other matters required in making cash or telephone investments for win or place.

(iii) Instructions must be in writing and be accompanied by a remittance instrument enclosed by the investor.

(iv) No investments on the doubles totalizer will be accepted prior to the publication of acceptances.

8. Provisions resulting from the Scratching or Withdrawal of a Horse Nominated for a Double

(i) Where Horse in First Race of the Double is Scratched or Withdrawn:

(a) If a horse, including a bracketed horse, is scratched or withdrawn from the first race, the investor may, at his option nominate a substitute or accept a refund, at the totalizator agency where the investment was made, up to the advertised time of closing for the receipt of investments for the double.

(b) Where a horse is scratched or withdrawn at any time from the first race and the investor has not accepted a refund, the investor will be entitled to a refund, except in the case of a bracket when any one of the horses in such bracket starts, and in such event the investment will be deemed to remain on the starter represented by such bracket.

(ii) Where Horse in Second Race of the Double is Scratched or Withdrawn:

(a) If a horse, including a bracketed horse, is scratched or withdrawn from the second race, the investor may, at his option nominate a substitute or accept a refund, at the totalizator agency where the investment was made, up to the advertised time of closing for the receipt of investments for the double, or nominate a substitute up to fifteen minutes before the advertised starting time for the second race.

(b) Where a horse, which is bracketed with a horse that starts, is scratched or withdrawn from the second race at any time and the investor has not accepted a refund, where the investor has nominated a substitute as aforesaid, the investor will be deemed to have selected the remaining horse or horses in the bracket as his starter in the second race.

(c) Where a horse, which is not bracketed with a horse that starts, is scratched or withdrawn from the second race at any time and the investor has not accepted a refund, where the investor has nominated a substitute as aforesaid, the investor will be deemed to have selected the remaining horse or horses in the bracket as his starter in the second race.

(d) Board's Substitution in Second Race Where Two or More Horses are Equal Favourites.-In the event of two or more horses being equally determined as favourites in the second race, the Board's substitution in the second race where two or more horses are equal favourites shall take place.

'Favourite' as determined in the foregoing may be a horse or those horses included in a bracket to which a separate number is allotted on the totalizator.

A. Board's Substitution in Second Race Where Two or More Horses are Equal Favourites.-In the event of two or more horses being equally determined as favourites in the second race, in accordance with clause (ii) (c) hereof, the favourite for the purpose of such clause shall be the equal favourite first appearing in the list of runners in the totalizator records for that race at the time this adjustment takes place.

(c) Board's Substitution in Second Race Where Investment on Scratched or Withdrawn Horse is Substituted for that Race.-In the event of the scratched or withdrawn horse being the only horse in the second race for which the Board has received doubles investments which were coupled with the winner of the first race, then the horse next above the scratched or withdrawn horse in the totalizator records for such race will be substituted for that scratched or withdrawn horse, and if there is not a horse next above in that race, the horse next below in the totalizator records for such race will be substituted for the scratched or withdrawn horse.

D. Additional Provisions Relating to Deposits for Postal Investments

(i) The minimum deposit is £10.

(ii) Where Horse in First Race of the Double is Scratched or Withdrawn:

(a) If a horse, including a bracketed horse, is scratched or withdrawn from the first race, the investor may, at his option nominate a substitute or accept a refund, at the totalizator agency where the investment was made, up to the advertised time of closing for the receipt of investments for the double.

(b) Where a horse is scratched or withdrawn at any time from the first race and the investor has not accepted a refund, the investor will be entitled to a refund, except in the case of a bracket when any one of the horses in such bracket starts, and in such event the investment will be deemed to remain on the starter represented by such bracket.

(ii) Where Horse in Second Race of the Double is Scratched or Withdrawn:

(a) If a horse, including a bracketed horse, is scratched or withdrawn from the second race, the investor may, at his option nominate a substitute or accept a refund, at the totalizator agency where the investment was made, up to the advertised time of closing for the receipt of investments for the double, or nominate a substitute up to fifteen minutes before the advertised starting time for the second race.

(b) Where a horse, which is bracketed with a horse that starts, is scratched or withdrawn from the second race at any time and the investor has not accepted a refund, where the investor has nominated a substitute as aforesaid, the investor will be deemed to have selected the remaining horse or horses in the bracket as his starter in the second race.

(c) Where a horse, which is not bracketed with a horse that starts, is scratched or withdrawn from the second race at any time and the investor has not accepted a refund, where the investor has nominated a substitute as aforesaid, the investor will be deemed to have selected the remaining horse or horses in the bracket as his starter in the second race.

(d) Board's Substitution in Second Race Where Two or More Horses are Equal Favourites.-In the event of two or more horses being equally determined as favourites in the second race, the Board's substitution in the second race where two or more horses are equal favourites shall take place.

'Favourite' as determined in the foregoing may be a horse or those horses included in a bracket to which a separate number is allotted on the totalizator.

D. Board's Substitution in Second Race Where Investment on Scratched or Withdrawn Horse is Substituted for that Race.-In the event of the scratched or withdrawn horse being the only horse in the second race for which the Board has received doubles investments which were coupled with the winner of the first race, then the horse next above the scratched or withdrawn horse in the totalizator records for such race will be substituted for that scratched or withdrawn horse, and if there is not a horse next above in that race, the horse next below in the totalizator records for such race will be substituted for the scratched or withdrawn horse.
(f) Substitution of Chosen Favourite to be Final.—For the purpose of this rule, the decision made by the official of the Board as to which horse shall be substituted for a scratched or withdrawn horse in the second race shall be binding upon the Board and upon the investor.

(g) Bracket.—The foregoing provisions shall apply with any necessary modifications where other horses or all horses included in any brackets are also scratched or withdrawn.

(h) Method of Substitution or Cancellation.—(i) Investments made by telephone may be substituted or cancelled by telephone or in person.

(ii) Investments by cash may be substituted or cancelled only in person on presentation and exchange of the original ticket issued.

(iii) Investments made by post may not be substituted or cancelled at any time.

12. Closing Time for Investments

In each totalizator agency there will be displayed a list indicating the closing times for acceptances of all investments at that agency for all races at all race meetings in respect of which investments may be accepted.

The above-listed time is made by resolution of the Board on the 18th day of October 1951, and in certification thereof the common seal of the Totalizator Agency Board was hereunto affixed on the 18th day of October 1951, in the presence of:

A. Matson, Chairman.
M. B. Smythe, Secretary.

APPENDIX A

1. Opening or Renewing a Deposit Account

(i) Application to open a deposit account as provided in rule 7a must be in writing giving the information required in the following form which is obtainable at totalizator agencies nominated to accept instructions for investments by telephone.

TOTALIZATOR AGENCY BOARD—APPLICATION FORM

(Please use Form T.A.B. 203 for subsequent deposits)

Name and Initials: [Block letters please, and show Mr., Mrs., Miss.]

Address:

Amount of deposit: £ ....... (minimum £2).

Telephone numbers for use by the depositor when the need to telephone will arise in exceptional cases only.

At close of business for each work day post cheque to the above address for any amount in my account beyond “nil” if account to be closed then.

Cashier inserts cheque clearance numbers.

Account No. .........

Cashier inserts account numbers.

Account No. ......... Depositor’s Record.

Cheque clearance date:

If depositor has paid by cheque the date from which account may be used is shown under “Cheque clearance.”


The application must be accompanied by a deposit of at least £2.

Where cheques are forwarded, no instructions for investment against the deposit will be accepted until the cheque is cleared.

(ii) The depositor will be given a receipt for the amount deposited. There will also be shown on that part of the application form which is returned to him—

(a) The depositor’s permanent account number;
(b) The depositor’s nominated codes;
(c) The date from which the account may be operated; and
(d) Telephone numbers for use by the depositor when making investments.

(iii) The depositor is required to nominate four codes, each of four figures, and to give instructions as to the balance, if any, to be carried forward in his account from time to time.

(iv) Any depositor desiring to renew or increase his deposit may do so by forwarding to the totalizator agency concerned his portion of the original form with the additional amount he requires credited to his account. The portion will be returned when the additional deposit is acknowledged.

(v) At the option of the Board any depositor may be required to submit a further application amending any or all of the particulars required to be given under subclauses (ii) and (iii) hereof. The depositor may also revoke the original application and replace it by a new one on satisfying the Board that there is reasonable need of it for his own protection. In either case any amounts standing to the credit of the depositor will be transferred to his credit in the new account.

2. Procedure for Investing Against Deposit Account

(i) Depositors will use only the numbers notified to them in their portion of the application form.

(ii) The depositor must state his permanent account number.

(iii) The Totalizator Agency Board operator will then ask the depositor to state one or more of his four codes.

(iv) On verification, the operator will indicate that he is ready to accept details of the investment.

(v) The depositor will be given the information in the following order—the race meeting, the race, the horse or horses, the amount of the investment, and whether for win, place, or double.

(vi) On receipt of the instructions, the operator will redact the message. If the instructions are not confirmed in this manner or if for any reason complete details of the investment are not received and recorded, the investment may be invalid.

(vii) No investments will be accepted beyond the written-up credit balance of the depositor at the time the instructions are received.

GENERAL TRADING COMPANY CHRISTCHURCH, LIMITED

NOTICE OF REDUCTION OF CAPITAL

NOTICE is hereby given that the Auckland Transport Board proposes to execute a certain public work—namely, additions to its existing garage premises at St. Heliers Bay and the provision of further areas for the parking or garaging of its omnibuses—and for the purposes of such public work the several pieces of land described in the Schedule hereto are required to be taken. All persons affected by the execution of the said public work or by the taking of the said several pieces of land or any of them who have any well-grounded objections to the execution of the said public work or to the taking of the said several pieces of land or any of them must state their objections in writing and send the same within forty days from the first publication of this notice to the Secretary, Auckland Transport Board, 43 Customs Street West, Auckland.

THE SCHEDULE

At all those pieces of land situated in the City of Auckland being—

First, that piece of land containing 12 perches, more or less, being Lot 4 of Section 2 on a plan deposited in the Land Registry Office at Auckland No. 410, being portion of Allotment 24 of the Parish of Waitakere, and being all the land comprised and described in certificate of title registered in Volume 247, folio 71 (Auckland Land Registry). The rights of way appurtenant to this land are limited to such as are shown on Deposited Plan No. 1242.

Secondly, that piece of land containing 12 perches, more or less, being Lot 12 of Section 2 on the said plan No. 410, being portion of Allotment 24 of the Parish of Waitakere, and being all the land comprised and described in certificate of title registered in Volume 247, folio 71 (Auckland Land Registry). The rights of way appurtenant to this land are limited to such as are shown on the said plan No. 1242.
CHANGE OF NAME OF COMPANY

NOTICE is hereby given that RANKIN AND PURBY ELECTRICAL COMPANY, LIMITED, has changed its name to RANKIN ELECTRICAL COMPANY, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 9th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that ASTONE LIMITED has changed its name to the BELL-RADIO-TELEVISION CORPORATION, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Wellington, this 11th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that BARKER-HOSKING, LIMITED, has changed its name to FREDERICK BARKER, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 29th day of September 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that BARRETT-WINGING, LIMITED, has changed its name to BARTER-HOSKING, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 25th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that BARKER-HOSKING, LIMITED, has changed its name to FREDERICK BARKER, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 18th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that BARKER-HOSKING, LIMITED, has changed its name to FREDERICK BARKER, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 29th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that BARKER-HOSKING, LIMITED, has changed its name to FREDERICK BARKER, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 29th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that BARKER-HOSKING, LIMITED, has changed its name to FREDERICK BARKER, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 29th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that BARKER-HOSKING, LIMITED, has changed its name to FREDERICK BARKER, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 29th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that BARKER-HOSKING, LIMITED, has changed its name to FREDERICK BARKER, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 29th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

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Dated at Auckland, this 29th day of October 1951.

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Dated at Auckland, this 29th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that BARKER-HOSKING, LIMITED, has changed its name to FREDERICK BARKER, LIMITED, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland, this 29th day of October 1951.

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Dated at Auckland, this 29th day of October 1951.

M. KENNEDY, Assistant Registrar of Companies.
NOTICE is hereby given that a general meeting of the above-named company was held at the offices of Messrs. Bell and O'Regan, Solicitors, Johnston Street, Wellington, on Wednesdays, the 14th day of November 1951, at 2 o'clock, for the purpose of having an account laid before the meeting showing the manner in which the winding-up has been conducted and the property in the company disposed of, and of hearing any explanation that may be given by the liquidator, and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the liquidator thereof shall be disposed of.

E. N. THOMAS, Liquidator.

69 Seatoun Heights Road, Wellington. 653

EMBASSY COURT, LIMITED

IN VOLUNTARY LIQUIDATION

NOTICE is hereby given that the following special resolution was passed by the above-named company on the 23rd day of October 1951:

"Resolved, that the company be wound up voluntarily and that HERBERT EDWARD LEONARD BURTON and HARRISON MOSW NEWTON be and are hereby appointed liquidators of the company for the purposes of such winding-up.

Dated this 24th day of October, 1951.

H. E. L. BURTON

M. H. NEWTON Liquidators.

106 Chancery Chambers, O'Connell Street, Auckland.

654

HAURAKI BUILDERS, LIMITED

IN LIQUIDATION

NOTICE is hereby given, in pursuance of section 232 of the Companies Act 1933, that a general meeting of the above-named company will be held at the offices of Messrs. Bell and O'Regan, Solicitors, Johnston Street, Wellington, on Wednesdays, the 14th day of November 1951, at 2 o'clock, for the purpose of having an account laid before the meeting showing the manner in which the winding-up has been conducted and the property in the company disposed of, and of hearing any explanation that may be given by the liquidator, and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the liquidator thereof shall be disposed of.

G. W. WRIGHT, Liquidator.

P.O. Box 187, Hamilton. 657

MORRIN PARK, LIMITED

IN LIQUIDATION

NOTICE is hereby given that, by an entry in its minute-book, the above-named company, on the 24th day of October 1951, passed the following special resolution:

"That the company be wound up voluntarily.

Dated this 25th day of October 1951.

G. W. WRIGHT, Liquidator.

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CONSUMERS CO-OPERATIVE SOCIETY (BENNEYDALE), LIMITED

IN LIQUIDATION

NOTICE is hereby given that, by an entry in its minute-book, the above-named company, on the 23rd day of October 1951, it was resolved that the company be wound up voluntarily and that HARRIETT EDWARD LEONARD BURTON and HARRISON MOSW NEWTON be and are hereby appointed liquidators of the company for the purposes of such winding-up.

Dated this 24th day of October, 1951.

H. E. L. BURTON

M. H. NEWTON Liquidators.

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L. A. CLAUSEN, Liquidator.

CENTRAL HAWKE'S BAY ELECTRIC-POWER BOARD

RESOLUTION MAKING SPECIAL RATE

Central Hawke's Bay Electric-power Board Resolution Loan $100,000, 1951

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act 1926, and all other powers, if any, theretoino enabling, the Central Hawke's Bay Electric-power Board hereby resolves as follows:

"That, for the purpose of providing for the payment of interest and principal and other charges on a loan of one hundred thousand pounds ($100,000), authorized to be raised by the Central Hawke's Bay Electric-power Board, pursuant to the provisions of section 15 of the Finance Act (No. 2) 1936, the purpose of the further recalculation of the Board's area, the said Board hereby makes and levies a special rate of thirty-two and one hundredths of one penny in the pound (32.1/100 of 1d. in the £) on the rateable value on the basis of the unimproved value of all rateable property in the Central Hawke's Bay Electric-power Board district, and such rate shall be an annually recurring rate throughout the currency of such loan, and shall be payable yearly on the 1st day of April in each and every year during the currency of such loan or until the loan is fully paid off.

We certify that the above is a true and correct extract from the minutes of the Central Hawke's Bay Electric-power Board at a meeting held on Thursday, 25 October 1951, and at which the resolution was duly passed.

Dated at Waipukurau, this 25th day of October 1951.

J. McCARTHY, Chairman.

D. J. BOSWELL, Secretary-Manager, and Treasurer.

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HAURAKI BUILDERS, LIMITED

IN LIQUIDATION

NOTICE is hereby given that the above-named company will be held at 89 Yorkshire House, Auckland, on Wednesday, 7th day of November 1951, at 2 p.m.

Business: To allow the liquidator to present his account of the winding-up of the company.

D. H. McDONALD, Liquidator,

89 Yorkshire House, Shortland Street, Auckland C. 1.

662

M. B. MAGUIRE, Liquidator.

IN LIQUIDATION

NOTICE is hereby given that CADE BROS., LIMITED, has changed its name to ROBERT JONES HOTEL COMPANY, LIMITED.

Dated at Wellington, this 18th day of October 1951.

J. J. SLADE, Assistant Registrar of Companies.

663

THOMAS SIFFLET, of Wellington, Labourer, gives notice that by deed poll registered at Supreme Court, Wellington, his name is now THOMAS GARDNER.

661

THOMAS GARDNER.

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THE NEW ZEALAND GAZETTE [No. 84

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NOTICE is hereby given that the Frankley Road Dairy Factory Company, Limited, has changed its name to the Frankley Co-operative Dairy Company, Limited, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at New Plymouth, this 29th day of October 1951.

D. A. YOUNG, Assistant Registrar of Companies.

MATCHES NEW ZEALAND, LIMITED

In Voluntary Liquidation

In the matter of the Companies Act 1933 and in the matter of Matches New Zealand, Limited (in Voluntary Liquidation).

NOTICE is hereby given that an extraordinary general meeting of shareholders of the company will be held at the registered office, 325 Lambton Quay, Wellington, on Monday, the 31st day of October 1951, at noon.

To give direction, by extraordinary resolution, as to the disposal of the books and papers of the company and those of the liquidator.

Dated at Wellington, this 31st day of October 1951.

CECIL T. COX, Liquidator.

THE VOGUE (TIMARU), LIMITED

In Voluntary Liquidation

Pursuant to section 322 of the Companies Act 1933, notice is hereby given that a general meeting of the above-mentioned company will be held at the office of the liquidator, 17 Beecroft Street, Timaru, on Monday, 19 November 1951, at 10.30 a.m.

Business: (a) To receive the liquidator's statement of account showing how the winding-up has been conducted and the property of the company disposed of.

(b) To direct the liquidator by extraordinary resolution as to the disposal of the books and papers of the company.

Dated at Timaru, this 30th day of October 1951.

A. A. SOLOMON, Liquidator.

KAWARAU RABBIT BOARD

Resolution Making Special Rate

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act 1926, the Kawarau Rabbit Board hereby resolves as follows:

That, for the purpose of providing the interest and other charges on a loan of one thousand pounds ($1,000), authorised to be raised by the Kawarau Rabbit Board under the above-mentioned Act for the purchase and renovating property for use of Board's employees, the said Kawarau Rabbit Board hereby makes and levies a special rate of 9×3364 pence per acre upon all rateable property of the Kawarau Rabbit Board district, comprising 136,482 acres, and that such special rate shall be an annual recurring rate upon the currency of such loan, and be payable half yearly on the 1st day of April and the 1st day of October in each and every year during the currency of such loan, being a period of twenty (20) years, or until the loan is fully paid off.

W. C. TURNER, Member.

L. G. BEATON, Member.

THE NEW ZEALAND GAZETTE

Advertisements are charged at the rate of 6d. per calendar year, including postage, PAYABLE IN ADVANCE.

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