Notice Under Section 30 of the Maori Trustee Act 1953

PURSUANT to section 30 of the Maori Trustee Act 1953, the Maori Trustee hereby gives notice that lists of unclaimed moneys dated 17 April 1958 derived from the Aotea Maori Land Court District and held by him have been filed in the office of the Registrar of the Maori Land Court at Whangarei, Auckland, Rotorua, Gisborne, Wanganui, and Wellington, and at all sub-offices of the Department of Maori Affairs, where the same may be inspected during office hours without payment of fee.

Dated at Wellington this 21st day of April 1958.

M. SULLIVAN, Maori Trustee.

(Aotea No. 13)

Releasing Land from the Provisions of Part XXIV of the Maori Affairs Act 1953 (Horohoro Development Scheme)

Pursuant to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that, on the date of the publication of this notice in the Gazette, the land described in the Schedule hereto shall cease to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953, the said land being so subject by virtue of a notice dated 7 January 1931 and published in the Gazette, 15 January 1931, Volume I, page 101.

### **SCHEDULE**

### SOUTH AUCKLAND LAND DISTRICT

Block and Survey District Area A. R. P. Section 26 part Roto-Parekarangi Horohoro 26 XIV, Horohoro 88 0 0 (formerly mahana Maikaukau No. 1 (form-XIV, XV, Horohoro 86 0 0 erly part Rotomahana Parekarangi 6A 2 No. 4B

1a 1B) Dated at Wellington this 22nd day of April 1958. For and on behalf of the Board of Maori Affairs-

E. A. McKAY Assistant Secretary for Maori Affairs. (M.A. 63/44, 27/1/963; D.O. M.A. 2317; M.T. 5/533)

Releasing Land from the Provisions of Part XXIV of the Maori Affairs Act 1953 (Te Kaha Development Scheme)

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that, on the date of the publication of this notice in the *Gazette* the land described in the Schedule hereto shall cease to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953, the said land being so subject by virtue of a notice dated 13 January 1932 and published in the *Gazette*, 21 January 1932, Volume I, page 115.

## **SCHEDULE**

## GISBORNE LAND DISTRICT

Land Block and Survey District
Waikawa Pahaoa No. 1H No. 1 II, Te Kaha Area A. R. P. 1 1 13 Dated at Wellington this 24th day of April 1958. For and on behalf of the Board of Maori Affairs-

E. A. McKAY, Assistant Secretary for Maori Affairs. (M.A. 63/9, 30/2/5862; D.O. M.H. 1548)

Specification Declared to be a Standard Specification

Pursuant to the Standards Act 1941 and the regulations made thereunder, the Minister of Industries and Commerce, on 18 April 1958, declared the under-mentioned specification to be a standard specification:

Number and Title of Specification: N.Z.S.S. 1303: 1958: Domestic electric cooking ranges (superseding N.Z.S.S. GP 6). Price of Copy (Post Free): 3s.

Application for copies should be made to the N.Z. Standards Institute, Hamilton Chambers, 201 Lambton Quay (P.O. Box 195), Wellington C. 1.

Dated at Wellington this 23rd day of April 1958.

J. McDONALD, Executive Officer, Standards Council. Price Order No. 1741 (Raw Tobacco Leaf)

Pursuant to the Control of Prices Act 1947, the Price Tribunal hereby makes the following price order:

1. This order may be cited as Price Order No. 1 shall come into force on the 2nd day of May 1958.

2. In this order-

In this order—

"Flue-cured leaf" means leaf that has been treated in the kiln for at least three successive days immediately after picking for the purpose of yellowing, fixing colour, drying, and drying mid-ribs:

"Air-dried leaf" means leaf other than flue-cured leaf:

"Raw tobacco" means unmanufactured tobacco and includes the leaves and stems of the tobacco plant before they have passed through any process of manufacture other than curing:

"Sale" includes a contract for sale, agreement to sell, and offer for sale; "purchase" includes a contract for purchase, agreement to purchase, and offer to purchase; and "sale" and "purchase" include barter and exchange. and exchange.

### APPLICATION OF THIS ORDER

3. This order applies with respect to all raw tobacco leaf grown in New Zealand during the 1957-58 season: Provided that the Tribunal may, in any case where it considers it proper to do so and subject to such conditions (if any) as it thinks fit, exempt any such tobacco from the operation of this order.

# FIXING AVERAGE PRICES OF RAW TOBACCO LEAF TO WHICH THIS ORDER APPLIES

- 4. (1) The average price to be paid by any tobacco manufacturer for raw tobacco leaf to which this order applies shall be not less than-
  - (a) For flue-cured leaf: 4s. 1½d. per pound. (b) For air-dried leaf: 3s. 9d. per pound.
- (b) For air-dried leaf: 3s. 9d. per pound.

  (2) For the purpose of this clause the weight of any raw tobacco leaf shall be deemed to be its weight at the time and place of delivery by the grower to the manufacturer or to his agent in the district in which it is grown: Provided that in any case where the grower and the manufacturer or his agent agree that the moisture content of the leaf in any lot of tobacco is excessive, then, for the purposes of calculating the value of the lot, the weight of the lot shall be deemed to be reduced by a reasonable amount to make allowance for the excessive moisture.

  5. No raw tobacco shall be sold by the contents.

excessive moisture.

5. No raw tobacco shall be sold by the grower thereof or purchased from him at less than 1s. 6d. per pound free on board ship Motueka or Nelson in the case of tobacco grown in the Nelson Provincial District, and in the case of tobacco grown in any other district at less than 1s. 6d. per pound free on board ship or free on rail at the port or railway station which is nearest to the place at which such tobacco is grown

grown.
6. No raw tobacco shall be sold by any person other than the grower thereof or purchased from such other person at less than 1s. 6d. per pound free on board ship or free on rail at the port or railway station which is nearest to the place at which such tobacco is, at the time of sale thereof, being held or stored.
7. Notwithstanding anything in the provisions of clauses 5 and 6 hereof, the Tribunal may, in any case where it considers it proper so to do, authorise the sale and purchase of tobacco at a price less than the price fixed by either of those clauses.

clauses.

Dated at Wellington this 1st day of May 1958.

The seal of the Price Tribunal was affixed hereto in the presence of—

W. F. STILLWELL (Judge), Presiding Member.H. PEARCE, Member.F. SIMMONS, Member. [L.S.]

Administration of the Noxious Weeds Act in Masterton County (Notice No. Ag. 6506)

Pursuant to the Noxious Weeds Act 1950, the Acting Director-General of Agriculture, acting under a delegation from the Minister of Agriculture for the purposes of the said Act, hereby publishes the following resolution passed by the Masterton County Council on the 1st day of April 1958.

## RESOLUTION

That, in pursuance of the powers contained in section 22 (1) of the Noxious Weeds Act 1950, the Masterton County Council hereby resolves to assume responsibility for the administration of the said Noxious Weeds Act within the united County of Masterton as from the 1st day of April 1052

Dated at Wellington this 22nd day of April 1958.

P. W. SMALLFIELD, Acting Director-General of Agriculture.

(Ag. 20649)