

BOROUGH OF DEVONPORT

TOWN AND COUNTRY PLANNING ACT 1953

Change to the Borough of Devonport Operative District Scheme Approved

PURSUANT to the Town and Country Planning Regulations 1960, public notice is hereby given that a change to the district scheme, under the Town and Country Planning Act 1953, for the Borough of Devonport was approved by the Council by resolution passed by its meeting held on the 23rd day of June 1965. The Council has also resolved that the change to the scheme shall come into operation on the 7th day of July 1965. The change relates to land at the intersection of Vauxhall Road and Moana Avenue, to be changed to Residential A Zone from Commercial A Zone (part), from service lane proposed (part), and from street widening (part), and is identified as change No. 3 to the Borough of Devonport District Scheme. Copies of the change to the scheme as approved have been deposited in the Council's office and in the Devonport Public Library and may be inspected, without fee, by any person who so requires at any time when these places are open to the public.

Dated at Devonport this 24th day of June 1965.

For the Devonport Borough Council:

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D. MACLEAN, Town Clerk.

TARANAKI COUNTY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Departure From Operative District Planning Scheme

PUBLIC notice is hereby given, pursuant to the provisions of the Town and Country Planning Act 1953 and its amendments and of the regulations made thereunder, that the Town and Country Planning Appeal Board, by order dated the 2nd day of June 1965, gave consent to a departure from the operative district planning scheme (combined area section) of the County of Taranaki to the extent indicated hereunder.

By permitting John Withers Caravan Centre Ltd. to use an area of 38.7 perches, being Lot 11, part Section 126, Fitzroy District, Block V, Paritutu Survey District, and being all of the land in certificate of title, Volume 54, folio 54 (Taranaki Registry), for the construction of a display parking area for the sale of caravans, the combined operative district scheme to remain without variation or change whilst this exception is made to it but subject to the following conditions:

- (1) That the permitted use shall be confined to use for the display, parking, and sale of new caravans only.
- (2) That no construction or repair work shall be performed on the said land.
- (3) That all existing buildings shall be removed, the land shall be levelled, the surface required for the display, parking, and sale of the new caravans shall be sealed, with the balance laid out in lawn and shrubs; suitable and adequate fencing, with access ways to Constance Street only shall be installed, all works to be to the satisfaction of the County Engineer.
- (4) No exterior neon or other lighting shall be installed without the Council's approval.
- (5) The applicant shall take all reasonable steps to carry out its undertaking to the Council that the premises are at all times maintained in a clean, attractive, and tidy condition.

A copy of the order is available for public inspection at the office of the Taranaki County Council, Robe Street, New Plymouth, during office hours.

Dated this 22nd day of June 1965.

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J. S. PUTT, County Clerk.

NEW PLYMOUTH CITY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Combined Area District Scheme

NOTICE is hereby given, pursuant to regulation 32 (8) of the Town and Country Planning Regulations 1960, that, by a decision dated 12 May 1965, the Town and Country Planning Appeal Board consented to the application of J. P. and L. W. Hoyle for a departure, under section 35 of the Town and Country Planning Act 1953, from the above-mentioned district scheme for their property in Rosendale Avenue, New Plymouth.

The substance and effect of the consent is to permit the applicants to use the land for Commercial A purposes as a conditional use, notwithstanding that the said land is and shall remain zoned residential.

The full description of the land is shown in the said application which may be inspected, without fee, at any time during office hours at the Town Clerk's office, Liardet Street, New Plymouth.

Dated this 23rd day of June 1965.

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W. J. CONNOR, Town Clerk.

NEW PLYMOUTH CITY COUNCIL

SPECIAL ORDER INCREASING NUMBER OF COUNCILLORS

NOTICE is hereby given, pursuant to the provisions of section 53 of the Municipal Corporations Act 1954, that the following resolution was passed as a special order by the New Plymouth City Council at a special meeting held on the 17th day of May 1965 and duly confirmed at a special meeting held on the 21st day of June 1965.

RESOLUTION

"THAT the New Plymouth City Council hereby resolves, by way of special order, and in pursuance of section 53 (1) (b) of the Municipal Corporations Act 1954 and of all other powers and authorities it thereunto enabling, that the total number of members of the said Council (exclusive of the Mayor) shall be increased from 12 to 14."

The foregoing special order shall have effect as from the next general election, being 9 October 1965.

Dated this 22nd day of June 1965.

A. G. HONNOR, Mayor of the City of New Plymouth.
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THE CHARITABLE TRUSTS ACT 1957

NOTICE OF APPLICATION FOR APPROVAL OF SCHEME

NOTICE is hereby given that the Public Trustee, as trustee of the will of Frederick James Markham Dyer deceased, has filed in the office of the Supreme Court at Invercargill an application for approval of a scheme for disposing of certain funds held by him and for extending or varying the powers of the Public Trustee and for prescribing or varying the mode of administering the trusts upon which the said funds are held. By his said will, Frederick James Markham Dyer (*inter alia*) bequeathed to his trustees £10,000 to be held by them upon trust (subject to certain administration rules) to invest the same and apply the income in providing boarding allowances for children whose parents have been resident in the County of Wallace for a period of two years immediately preceding the date of his death (*viz.* 26 December 1938) and who are unable to afford the cost of boarding their children in town and who desire to send their children to the Southland Boys' or Girls' High School or Technical College, or Riverton District High School.

For some years no persons have been found who meet the necessary qualifications set out in the will for the provisions of boarding allowances, and the fund (including accumulated income) now stands at £18,479 2s. 1d. as at 31 March 1965.

The scheme provides (*inter alia*) that out of the income (including accumulated income) the Public Trustee may pay boarding allowances if:

- (a) It is paid in order that the pupil may attend a state post-primary school in the City of Invercargill or within the boundaries (as fixed at the date of approval of this Scheme) of the County of Wallace (including any boroughs or town districts within the said boundaries) and
- (b) The pupil cannot in the Public Trustee's opinion conveniently study at the state post-primary school of his or her choice without living away from home and
- (c) At least one of the pupil's parents (if both are living) or the pupil's only living parent or the pupil's guardian or one of the pupil's guardians has been ordinarily resident within the boundaries (as fixed at the date of approval of this scheme) of the County of Wallace (including any boroughs or town districts within the said boundaries) for a continuous period of not less than two years immediately preceding the date when an application for a boarding allowance in respect of the pupil is first made.

The scheme further provides that the trusts shall terminate on 26 December 2011.

Copies of the scheme and the report of the Attorney-General thereon may be inspected, free of charge, at the office of the Registrar of the Supreme Court, Invercargill, and at the Public Trust Office, Invercargill. The date proposed for the hearing of the application is 26 July 1965. Any person desiring to oppose the scheme is hereby required to give written notice of his intention to do so to the Registrar of the Supreme Court at Invercargill and to the Public Trustee at the office of the District Public Trust Office, Invercargill, and to the Attorney-General, not less than seven clear days before that date.

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RUSSELL and RUSSELL,
Solicitors in this matter to the Public Trustee.