

## SCHEDULE

## WELLINGTON LAND DISTRICT

ALL those pieces of land situated in Block XIV, Akatarawa Survey District, Borough of Upper Hutt, Wellington R.D., described as follows:

A. R. P.	Being
0 1 38.8	Part Lot 41, D.P. 4050, being part Section 121, Hutt District; coloured yellow on plan.
0 1 34.9	Part Lot 1, D.P. 4051, being part Section 121, Hutt District; coloured sepia on plan.
1 1 18.1	Part Section 122, Hutt District; coloured blue on plan.

All being parts Proclamation No. 588203, Wellington Land Registry.

As the same are more particularly delineated on the plan marked M.O.W. 20158 (S.O. 26038) 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 1st day of March 1966.

[L.S.] PERCY B. ALLEN, Minister of Works.  
GOD SAVE THE QUEEN!

(P.W. 96/298000/0; D.O. 19/2/17)

*Allocating Railway Land to the Purposes of a Road in Block XI, Aroha Survey District, Piako County*

BERNARD FERGUSSON, Governor-General  
A PROCLAMATION

PURSUANT to section 226 of the Public Works Act 1928, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim and declare that the land which is described in the Schedule hereto (and which was taken for the Thames Branch 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 Piako County Council in like manner as other public highways are controlled and maintained by the said council.

## SCHEDULE

## SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1 rood 16.9 perches situated in Block XI, Aroha Survey District, being part Thames Branch railway in Proclamation 824; as the same is more particularly delineated on the plan marked M.O.W. 20000 (S.O. 42954) 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 3rd day of March 1966.

[L.S.] PERCY B. ALLEN, Minister of Works.  
GOD SAVE THE QUEEN!

(P.W. 34/4569; D.O. 21/0/70)

*Defining the Middle Line of a Portion of the Ngauranga-Basin Reserve Motorway in Block XI, Belmont Survey District, Reclaimed Land and Town of Wellington, Hutt County and City of Wellington*

BERNARD FERGUSSON, Governor-General  
A PROCLAMATION

PURSUANT to section 4 of the Public Works Amendment Act 1947, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim and declare that the middle line of a motorway desired to be constructed in Block XI, Belmont Survey District, reclaimed land and Town of Wellington, viz, a portion of the Ngauranga-Basin Reserve Motorway, shall be that defined and set forth in the Schedule hereto; and I also declare that this Proclamation shall affect only the land situated within the limits shown edged red on the plan marked M.O.W. 20212 (sheets 1 to 8 inclusive) referred to in the said Schedule hereto.

## SCHEDULE

## WELLINGTON LAND DISTRICT

ALL in the Wellington Land District commencing at a point in the middle of the No. 2 Pokeno-Wellington State Highway being a point bearing 65° 00' for a distance of 170 links from the easternmost corner of the land in S.O. plan 19790 and proceeding in a south-western direction on the landward and seaward side of the Wellington-Napier Railway; thence east of and parallel to Tinakori Road to Bowen Street Cemetery; thence in a southerly direction to the west of The Terrace for a total distance of 4 miles 14.8 chains, passing in, into, through or over the following lands, etc., viz: Wellington-

Napier Railway, Proclamation 928; Wellington-Foxton Railway, Proclamation 2246; the land in D.P. 12686, C.T. 499/42; the land in D.P. 11041, C.T. 452/300; part "Y" land in Third Schedule, Thorndon Reclamation Act 1921-2; Lot 1, D.P. 10606, C.T. 439/108; the land in D.P. 14791, C.T. 439/108; the land in Proclamation 3090; Lots 53 and 54, D.P. 2055, C.T. 188/129; Lots 46-52 inclusive, D.P. 1000, C.T. 119/244; Lot 45, D.P. 1000, C.T. 122/160; Lots 55 and 56, D.P. 2055, C.T. 186/98; Lot 57, D.P. 2055, C.T. 175/139; the land in D.P. 11017, C.T. 452/300; part Lots 4 and 5, D.P. 996 and part Lot 7, D.P. 1362, C.T. 441/109; part Lot 6, D.P. 996 and part Lot 7, D.P. 1362, C.T. 441/110; part Lot 7, D.P. 1362, C.T. 293/30; part Lots 2, 3, and 4, D.P. 6095, C.T. 439/205; Lot 2, D.P. 21640, C.T. 881/38; Lot 1, D.P. 6095, Proclamation 556425; the land in Plan A. 1404, C.T. 115/289; Lot 3, Deeds Plan 85, C.T. 403/19; Lot 2, D.P. 1362, C.T. 428/115; Lot 1, D.P. 1362, C.T. 313/298; the land in D.P. 9907, Proclamation 610242; the land in D.P. 9129, C.T. 347/289; part Section 608, C.T. 598/26 (leasehold C.T. 598/27); part Section 608, C.T. 598/26 (leasehold C.T. 601/131); part Section 608, C.T. 598/26 (leasehold C.T. 778/68); part Sections 607 and 608, C.T. 598/26; part Section 607, Proclamation 585683; part Section 607, C.T. 598/26; part Section 607, C.T. 598/26 (leasehold C.T. 601/125); part Section 606 and 607, C.T. 598/26 (leasehold C.T. 601/126); Lot XX, Deeds Plan 461, Proclamation 530560 (C.T. 464/104); Lot XXI, Deeds Plan 461, C.T. 464/104 (leasehold C.T. 528/55); part Sections 606, 607, and 608, Proclamation 610242, Section 1227, C.T. 464/104 (leasehold C.T. 991/35); Section 1157, C.T. 464/104 (leasehold C.T. 611/91); Section 1194, C.T. 712/47; Section 1214, C.T. C4/130; Section 1193, C.T. B3/181; Section 1212, C.T. 895/45; Section 1102, C.T. 581/49; Sections 1103 and 1104, C.T. 581/48; Lots 2 and 3, D.P. 10592, Proclamation 547732; Lot 1, D.P. 10592, Proclamation 547732; Lot 1, Deeds Plan 191, C.T. 537/124 (leasehold C.T. 657/32); Lot 4, D.P. 10592, Proclamation 547732; Lot 8, Deeds Plan 191, C.T. 534/124 (leasehold C.T. 594/134); Lot 7, Deeds Plan 191, C.T. 534/124 (leasehold C.T. 712/27); part Lot 1, D.P. 12824, C.T. 523/238; Lot 1, D.P. 13297, C.T. 523/237; Lot 1, D.P. 4345, Proclamation 628462; Lot 2, D.P. 4345, C.T. 267/157; part Section 573, C.T. 121/284; part Section 572, C.T. 401/88; Lot 3, Deeds Plan 389, C.T. 401/89; Lot 2, Plan A/1937 and part Section 573, C.T. 347/257; Lot 2, Deeds Plan 191, C.T. 534/124; Lot 3, Deeds Plan 191, C.T. 534/124 (leasehold C.T. 598/4); Lot 4, Deeds Plan 191, C.T. 534/124 (leasehold C.T. 596/210) Lot 5, Deeds Plan 191, C.T. 534/124 (leasehold C.T. 894/38); Lot 2, D.P. 12824, C.T. 574/76; part Section 573, C.T. 347/258; Lot 1, D.P. 5888, Proclamation 644445 (C.T. 437/242); the land in D.P. 5376, C.T. 394/281; Lot 2, Deeds Plan 389, Proclamation 601365 (C.T. 401/90); the land in D.P. 4530, Proclamation 596431; part Lot 4, Deeds Plan 389, C.T. 401/91; Lot 2, D.P. 5888, C.T. 314/289; part Section 571, C.T. 401/83; part Section 571, Proclamation 637085 (C.T. 401/81); part Section 571, (L.T. plan 10970); Proclamation 628455 (C.T. 428/124); part Section 571, C.T. 428/125; the land in D.P. 10004, C.T. 401/80; part Section 571, Proclamation 619854 (C.T. 401/82); part Section 571, C.T. 1/203; part Section 571, Proclamation 620795 (C.T. 96/212); part Section 571, C.T. 316/252; Lot 1, D.P. 6772, C.T. 317/64; the land in D.P. 7279 and Plan A/1299, Proclamation 607972 (C.T. 325/123); part Section 578, Proclamation 580896 (C.T. 401/95); part Section 578, Proclamation 580896 (C.T. 401/92); part Section 578, C.T. 401/93; part Section 578, C.T. 401/94; part Section 578, C.T. 401/96; part Section 578, C.T. 38/126; part Section 578, C.T. 36/274; the land in Plan A/51, C.T. 43/227; part Section 583, C.T. 403/18; part Section 583, C.T. 7/192; the land in Plan A/1865, C.T. 140/162; the land in plan A/42, C.T. 42/132; part of the land in Plan A/1111, C.T. 37/237; Section 1198, Proclamation 556429, (C.T. 710/42); part Section 570, Proclamation 530559 (C.T. 41/265); part of the land in Plan A/1111, C.T. 43/86; part Section 570, C.T. 324/150; part Section 570, C.T. 324/149; part Section 569, D.I. 12/243; Lot 1 D.P. 17025, C.T. 681/36; Lot 2, D.P. 17025, C.T. 679/97; the land in D.P. 11247, Proclamation 555878 (C.T. 401/84); Section 1236, Proclamation 5911 (C.T. 475/24); Lot 2, D.P. 3162, C.T. 245/60; Lot 1, D.P. 4805, Proclamation 555876 (C.T. 276/126); Lot 2, D.P. 4805, Proclamation 638803 (C.T. 279/202); Lot 3, D.P. 4805, Proclamation 628455; Lot 1, D.P. 5468, Proclamation 539061 (C.T. 289/206); Lot 2, D.P. 5468, Proclamation 532041, (C.T. 289/111); Lot 3, D.P. 5468, C.T. 289/207; Lot 1, D.P. 3162, Proclamation 644872 (C.T. 247/253); Lot 13, D.P. 3162, C.T. 263/189; Lot 14, D.P. 3162, C.T. 265/291; the land in Plan A/2964, C.T. 194/5; Lot 1, D.P. 6747, Proclamation 556426 (C.T. 328/282); Lot 2, D.P. 6747, C.T. 357/201; Lot 3, D.P. 6485, C.T. 374/217; Lot 4, D.P. 6747, C.T. 367/205; Lot 5, D.P. 6747, C.T. 328/283; the land in D.P. 7280, C.T. 364/212; part Lot 6, D.P. 6485, C.T. 364/212; part Section 566, C.T. 118/70; Lot 1 and part Lot 9, D.P. 364, C.T. 62/119; part Lot 2, D.P. 364, Proclamation 638803 (C.T. 99/64); part Lot 2, D.P. 364, C.T. 90/288; part Lots 3 and 4, D.P. 364, Proclamation 609154 (C.T. 88/121); part Lots 3 and 4, D.P. 364, Proclamation 590375 (C.T. 88/122); part Lot 3, D.P. 364, C.T. 173/191; part Lots 3 and 4, D.P. 364, C.T. 146/195; part Lots 2, 4, and 9, D.P. 364, C.T. 829/45; part Lot 9, D.P. 364, Proclamation 555877 (C.T. 57/244); part Lot 5, D.P. 364, Proclamation 565156 (C.T. 109/23); part Lot 5, D.P. 364, C.T. 109/138; part Lot 6, D.P. 364,