KAIRANGA COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, the Kairanga County Council hereby resolves as follows:

Kairanga County Council hereby resolves as follows: "That, for the purposes of providing the annual charges on a loan of forty thousand dollars (\$40,000), authorised to be raised by the Kairanga County Council under the Local Authorities Loans Act 1956 for rural housing purposes in terms of the Rural Housing Act 1939, the said Council hereby makes a special rate of decimal nought two eight four cents (.0284c) in the dollar on the rateable unimproved value of all the rateable property in the County of Kairanga; and that the special rate shall be an annual-recurring rate during the currency of the loan or until the loan is fully paid off."

2970

J. A. GREGG, County Clerk.

CHRISTCHURCH CITY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Electricity Extension Loan 1967-\$670,000

In pursuance and exercise of the powers vested in it in that behalf by the Local Authorities Loans Act 1956, and its amendments and all other powers it in that behalf enabling, the Christchurch City Council hereby resolves as follows:

"That for the purpose of providing principal, interest and other charges on a loan of six hundred and seventy thousand dollars (\$670,000), authorised to be raised by the Christchurch City Council under the above-mentioned Act for the purpose of extending the distribution system and electrical reticulation of extending the distribution system and electrical reticulation of the Council's electricity undertaking, the said Christchurch City Council hereby makes and levies a special rate of 0.083565 cents (decimal nought eight three five six five) in the dollar on the rateable value (on the basis of the unim-proved value) on all rateable property comprised within the City of Christchurch; and that such special rate shall be an annually recurring rate payable on demand during the cur-rency of the loan, being a period of ten (10) years, or until the loan is fully paid off."

The Christchurch City Council, at a meeting held on the 7th day of November 1967, passed the above resolution.

M. B. HAYES, Town Clerk. Christchurch, 11 November 1967.

2967

ROSS BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

In pursuance and exercise of the powers vested in it by the Local Authorities Loans Act 1956, and the Municipal Cor-porations Act 1954, and all other powers in that behalf it enabling, the Ross Borough Council hereby resolves as follows

follows: "That, for the purpose of providing the interest and other charges on a loan of \$6,000 (six thousand dollars) known as Ross Centennial Hall Loan 1967, authorised to be raised by the Ross Borough Council under the above-mentioned Acts for the purpose of providing part cost of new centennial hall, the said Council hereby makes and levies a special rate of 0.22286 cents in the dollar on all rateable property within the Ross Borough; and that such special rate shall be an annual-recurring rate during the currency of such loan and shall be payable on the 20th day of February in each and every year during the currency of such loan, being a period of ten (10) years, or until the loan is fully paid off."

2964

S. SCOTT, Mayor.

UPPER HUTT CITY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Notice of Application for Consent to Specified Departure

NOTICE is hereby given that application has been made by R. V. Cooper and Co. Ltd. of 11 Stafford Street, Upper Hutt, for consent to specified departure to permit the use of the premises as a wood, coal, and coke merchant and contractors depot.

The property is situated at Number 5 Stafford Street, Upper Hutt, and is located in the "Residential" Zone.

The legal description of the land is: First, 28.11 perches being part Section 96, Hutt District, being Lot 5 on Deposited Plan 16678, and all the land in certificate of title, Volume 599, folio 69: Secondly, 1.03 perches being part Section 96, Hutt District, and being part Lot 2 on Deposited Plan 25950, and all the land in certificate of title, Volume D4, folio 517.

The application may be examined at the office of the Upper Hutt City Council, Main Road, Upper Hutt, during normal office hours and any person or body affected may object to the application by notice in writing delivered to the Town Clerk, Private Bag, Upper Hutt, not later than 4 p.m. on Monday, the 15th day of January 1968.

Every objector shall state the grounds of the objection and whether the objector wishes to be heard by the Council in support of his objection.

R. V. Cooper and Co. Ltd. by its solicitor and duly authorised agent: B. E. BRILL.

2933

WELLINGTON CITY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Notice of Application for Consent to Change of Use

NOTICE is hereby given that application has been made by Jacobus Christaan Lokkers and Johanna Gerada Lokkers, both of Wellington, for consent to change of use to permit the use of the lower flat at the property as a Child Care Centre. The property is situated at Number 428 Evans Bay Parade, Wellington, and is located in the Residential 'B' Zone.

The legal description of the land is: 19.64 perches, more or less, situate in the City of Wellington, being part of Sec-tion 4, Evans Bay District, and being also Lot 5 on Deposited Plan 4604 and Lot 5 on Deposited Plan 8667, and being the whole of the land comprised in certificate of title, Volume 578, folio 163 (Wellington Land Registry).

The application may be examined at the office of the Wellington City Corporation, Mercer Street, Wellington, during normal office hours and any person or body affected may object to the application by notice in writing delivered to the Town Clerk, Wellington City Council, P.O. Box 2199, Wellington, not later than 4 p.m. on 15 January 1968.

Every objector shall state the grounds of the objection and whether the objector wishes to be heard by the Council in support of his objection.

J. C. and J. G. Lokkers by their solicitor and authorised agent: B. E. BRILL.

2931

2962

INSURANCE COMPANIES' DEPOSITS ACT 1953

On the matter of the Insurance Companies' Deposits Act 1953, the M.L.C. Fire and General Insurance Co. Pty. Ltd. (incorporated in Australia) has given notice to the Public Trustee that it has ceased to carry on insurance business in New Zealand (as a result of formation of a New Zealand company to take over that part of its business) and that it proposes to withdraw the deposits made by it with the Public Trustee Trustee.

The Public Trustee therefore gives notice pursuant to section 19 (3) of the above-mentioned Act of his decision that, unless any sufficient objection to the proposed withdrawal is made as hereinafter mentioned, the withdrawal of the deposits will proceed as soon as possible after 31 January 1968.

Any objections to the proposed withdrawal should be sent to the Public Trustee, Box 5024, Wellington, by 15 January 1968.

A. E. KENNARD, Public Trustee.

SCHEME FOR THE ESTABLISHMENT AND OPERATION OF TOTALISATOR AGENCIES IN RESPECT OF RACE MEETINGS

PART I: INTRODUCTION

(1) This scheme being substantially the original scheme as was approved on the 20th day of September 1950, as varied with approval on the 2nd day of December 1957 and again on the 15th day of September 1965, but with amendments and modifications thereto warranted by reason of practical experience and changes in the law, is submitted by the Totalisator Agency Board for the approval of the Minister of Internal Affairs as a variation of the original scheme, pursuant to section 9 (5) of the Gaming Amendment Act 1949. This scheme is divided into parts as follows:

Part I: Introduction. Part II: Constitution, Function and Powers of the Totalisator Agency Board. Part III: Operation of the Scheme.

Part IV: Finance.