

Acquisition of Land as Scenic Reserve

NOTICE is hereby given that the land described in the Schedule hereto has been acquired as a scenic reserve, subject to the provisions of Part IV of the Reserves and Domains Act 1953, to form part of the Te Raupo Scenic Reserve.

SCHEDULE

GISBORNE LAND DISTRICT—WAIROA COUNTY

LOT 1, D.P. 5507, being part Section 10S, Ohuka Settlement, situated in Block II, Taramarama Survey District: area, 11 acres 3 roods 7 perches, more or less. All certificate of title, Volume 3C, folio 953.

Dated at Wellington this 7th day of October 1971.

R. J. MACLACHLAN, Director-General of Lands.

(L. and S. H.O. 4/1342; D.O. 13/135)

(3) All weatherboards and flooring shall be continuously branded on the back of the board.

(4) All other dressed lines shall be either—

(a) Continuously surface branded; or

(b) Surface branded within 6 in. of the end; or

(c) End branded as required in clause 1 and 2 above.

(5) Timbers shall be exempt from this requirement when they are in sizes of 2 in. by 1 in. section and less.

5. *Posts, Poles, and Piles*—All posts, poles, and piles shall be branded with an incised brand on one end or with a disc approved by the Authority and fixed above ground line.

6. *Dispensations*—Notwithstanding anything in the provisions of this notice, the Authority may, if it thinks fit in special circumstances, grant dispensation from any of the foregoing provisions.

7. *Effective Date*—The provisions of this notice shall come into force on the day after the date of its publication in the *Gazette*.

8. *Previous Notice Cancelled*—The previous notice, published in the *Gazette*, 2 April 1969, is hereby revoked.

Dated at Wellington this 12th day of October 1971.

R. D. ARCHIBALD, Secretary,
Timber Preservation Authority.

*S.R. 1955/146

Timber Preservation Regulations 1955—Branding and Identification of Preservative Treated Timber

PURSUANT to regulation 12 of the Timber Preservation Regulations 1955*, the Timber Preservation Authority hereby gives notice that, subject to the exemptions provided herein, timber which has been preservative treated as provided in the said regulations shall be branded or identified in the manner herein described.

1. *End Branding*—All preservative-treated timber shall be branded on or at one end with a clearly legible brand in block letters not less than $\frac{3}{8}$ in. high. The brand shall include the registered number of the plant allocated by the Timber Preservation Authority. Timbers exempt from this requirement are:

- (a) Fence battens or droppers;
- (b) Timber in sizes 2 in. by 1 in. section and less;
- (c) Timber to be treated to Commodity Specification C.8 (Low Hazard Building Timbers) which is to be dressed or planer-gauged and branded in accordance with clause 4 at or adjacent to the treatment plant at which it is treated.

2. *Commodity Branding*—(1) In the case of timber for use in contact with sea water, to comply with TPA Commodity Specification C.1, an additional brand in the form of an "S" is to be placed immediately after the plant number as required in clause 1 above.

(2) In the case of timber treated for ground contact use, to comply with TPA Commodity Specifications C.2 and C.3, an additional brand in the form of an "X" is to be placed immediately after the plant number as required in clause 1 above.

(3) In the case of timber treated for use as exterior joinery, to comply with TPA Commodity Specification C.6, an additional brand in the form of a "J" is to be placed immediately after the plant number as required in clause 1 above.

(4) In the case of timber treated for building timbers in high decay hazard situations, to comply with TPA Commodity Specification C.7, an additional brand in the form of an "H" is to be placed immediately after the plant number as required in clause 1 above.

(5) In the case of timber treated for use as beehive timbers, to comply with TPA Specification C.9, an additional brand in the form of a "B" is to be placed immediately after the plant number as required in clause 1 above.

3. *Colouring*—Each piece of timber treated with a preservative which does not colour the timber shall have its surfaces coloured by a colouring material, approved by the Authority, added to the treating solution.

4. *Face Branding*—(1) All surface branding shall be incised or branded with a permanent ink approved by the Authority and shall be in block letters not less than $\frac{3}{8}$ in. high embodying the word "TREATED" together with, as a minimum, the number or trade name approved by the Authority for the organisation performing this branding and may include the type of treatment and other information.

(2) All scantlings and framing timbers which are dressed or planer-gauged on at least one surface shall be continuously branded on at least one face except where a clear face is required on all four sides; when a clear, legible end brand will suffice as required in clause 1 above.

Consenting to Raising of Loans by Certain Local Authorities

PURSUANT to section 3 of the Local Authorities Loans Act 1956 (as amended by section 3 (1) of the Local Authorities Loans Amendment Act 1967), the undersigned Assistant Secretary to the Treasury, acting under powers delegated to the Secretary to the Treasury by the Minister of Finance, hereby consents to the borrowing by the local authorities mentioned in the Schedule hereto of the whole or any part of the respective amounts specified in that Schedule.

SCHEDULE

Local Authority and Name of Loan	Amount Consented to \$
Auckland Harbour Board: Loan No. 1, 1971	660,000
Auckland Regional Authority: Regional Roading Loan No. 3, 1971	1,700,000
Christchurch Drainage Board: Drainage Loan No. 3, 1971	65,000
Hastings City Council: Flaxmere Development Supplementary Loan 1971	80,000
Marlborough Catchment Board: Kaikoura Staff Housing Supplementary Loan 1971	1,300
Murupara Borough Council: Pensioner Flats Loan 1971	6,000
Southland Harbour Board: Loan No. 27, 1971	500,000
Takapuna City Council: Concrete Footpaths Loan 1971	20,000

Dated at Wellington this 8th day of October 1971.

J. D. LANG, Assistant Secretary to the Treasury.

(T. 40/416/6)

Industrial Conciliation and Arbitration Act 1954—Proposed Cancellation of Registration of Industrial Union

PURSUANT to section 86 of the Industrial Conciliation and Arbitration Act 1954, it is hereby notified that the registration of the New Zealand Freezing Works and Related Trades Industrial Association of Workers, Registered No. 1706, situated at Trades Hall, 194 Gloucester Street, Christchurch 1, will, unless cause to the contrary is shown, be cancelled on the expiration of 6 weeks from the date of the publication of this notice in the *Gazette*.

Dated at Wellington this 5th day of October 1971.

A. C. RUFFELL, Registrar of Industrial Unions,
Department of Labour.

Industrial Conciliation and Arbitration Act 1954—Proposed Cancellation of Registration of Industrial Union

PURSUANT to section 86 of the Industrial Conciliation and Arbitration Act 1954, it is hereby notified that the registration of the Auckland and North Shore Fire Brigades Employees'