

As shown on the plans marked as above mentioned, and lodged in the office of the Chief Surveyor at Hamilton.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 9th day of April 1976.

[L.S.] W. L. YOUNG, Minister of Works and Development.

GOD SAVE THE QUEEN!

(P.W. 53/489/1; Hn. D.O 43/18/0/8)

*Constitution of the Egmont Hydatids Control District (No. 1422 Ag. 21171)*

DENIS BLUNDELL, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 29th day of March 1976

Present:

THE RIGHT HON. R. D. MULDOON PRESIDING IN COUNCIL

PURSUANT to the Hydatids Act 1968, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. (1) This order may be cited as the Egmont Hydatids Control District Order 1976.

(2) This order shall come into force on the day after the date of its notification in the *Gazette*.

2. The areas comprising the Counties of Egmont, Waimate West, and Hawera the Borough of Hawera and the Town District of Manaia as from time to time constituted are hereby declared to be united to form a hydatids control district to be called the Egmont Hydatids Control District.

3. The Egmont Hydatids Control Group is hereby appointed the hydatids control authority for the Egmont Hydatids Control District.

4. **Revocation**—The Taranaki Hydatids Control District No. 4 Order 1969\* is hereby revoked.

P. G. MILLEN, Clerk of the Executive Council.

\**Gazette*, 1969, p. 1997

*Amendment to Rules of the Stock Exchange Association of New Zealand*

PURSUANT to section 11 of the Sharebrokers' Act 1908, the Governor-General in Council on 30 March 1976 approved the following amendments to the Rules of the Stock Exchange Association of New Zealand.

RULES OF THE STOCK EXCHANGE ASSOCIATION OF NEW ZEALAND

AMENDMENT TO RULES

1. *Interpretation of Rules*

It was resolved that there be added in the interpretation section of the Rules:

"Sharebroker" shall include stockbroker and vice versa:

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It was resolved that the rules be amended to standardise on "sharebroker" and "sharebroking" by:

(a) Deleting the word "stockbroking" and substituting "sharebroking" in:  
Rule 2 lines 2, 3.  
Rule 75 line 3.  
Rule 78 (1) line 9/10.  
Rule 103 lines 4, 10.  
Rule 135 line 4.

(b) Deleting the words "stock and" from:  
Rule 136 line 7.  
Rule 146 (1) (a) line 2.

(c) Deleting the words "share and/or stockbroking" in Rule 135 lines 10/11 and 15 and substituting "sharebroking".

2. *Membership*

Rule 5—Classes of membership—It was unanimously resolved that Rule 5 paragraph (a) be amended by deleting the words "and Dunedin" and substituting "Dunedin and Invercargill".

3. *Council*

Rule 23—How votes counted—It was resolved that Rule 23 (3) be deleted and the following substituted:

23. (3) On a poll each delegate shall be entitled to exercise one vote for each member of the exchange he represents (but in no case more than 50 votes) and may exercise part of those votes for and part against any motion. A country member who is permitted to practise as a part-time sharebroker in terms of Rule 47 (2) shall not be counted as a member for the purpose of this Rule.

4. *Executive*

Rule 37—Voting—It was unanimously resolved that Rule 37 (1) be amended by deleting "shall be 3" and substituting "shall be 4".

Rule 38—Procedure in Lieu of Meeting—It was unanimously resolved that Rule 38 (2) (c) be amended by deleting "three votes" and substituting "four votes".

5. *Exchanges*

Rule 39—Management of Exchanges—It was resolved that Rule 39 be deleted and the following substituted:

39. *Management of Exchanges*—Except as otherwise provided in these Rules each exchange shall manage its own local affairs, may make rules to govern its members and any classes of its membership and shall adjust differences between its members.

Rule 41—Election of Members—It was resolved that Rule 41 be deleted and the following substituted:

41. *Election of Members*—(1) Any person having obtained a sharebroker's licence may apply to be elected a member of the exchange within whose territory he practises sharebroking. Such territory shall be defined from time to time by council after consultation with exchanges concerned.

(2) Every person elected as a member or approved by an exchange as a partner (by whatever designation called) of a member shall acknowledge in writing that he will be bound by the rules of the exchange concerned and that he will pay all fees, levies or other charges payable by or on behalf of members of the Association.

(3) No member or approved partner or partnership to which a member belongs:

- (a) Shall have more than one place of sharebroking business,
- (b) Shall have a place of sharebroking business outside the territory of the exchange concerned.

(4) No member or approved partner:

- (a) Shall enter into a sharebroking partnership with any person who is not a member or who has not been elected or approved in terms of this Rule,
- (b) Shall (subject to clause (7) of this Rule and to Rule 47 (4)) describe his occupation in any other way than sharebroker and/or stockbroker.

(5) No person shall be eligible for election as a member or approval as a partner:

- (a) Unless (subject to Rule 47 (2)) he is practising or undertakes upon election or approval to practise as a full-time sharebroker as defined in the rules of his exchange; and
- (b) Unless he satisfies the committee in addition to such other prerequisites as the committee may require—
  - (i) That his assets exceed his liabilities by such sum as may from time to time be determined by council or greater sum as may be prescribed by the exchange; provided that the committee may accept a guarantee as part of the candidate's assets, and
  - (ii) That he has been employed full-time for not less than 3 years in the sharebroking office of a member or of a member of a recognised overseas stock exchange which period of 3 years may be reduced by the committee with the consent of the executive for a candidate who in the opinion of the committee is suitably qualified as a graduate of a university or as a member of a professional body or by reason of extensive experience in commerce or finance, and
  - (iii) That he has obtained a pass in sharebroking practice in such examinations as council may from time to time prescribe.

(6) For the purposes of clause (5) of this Rule where an exchange has no rule defining full-time broking the following shall apply:

No member shall to any substantial degree engage in, be concerned in or be employed in any business other than that of a member of an exchange except such business as is reasonably incidental thereto. Whether a member shall be deemed to be engaged, concerned or employed to any