SCHEDULE

OTAGO LAND DISTRICT-TAIERI COUNTY-FLAGSTAFF SCENIC RESERVE

Lors 13, 14, 15, 16, and 17, D.P. 296, being part Section 28; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, and 25, D.P. 794, being Sections 24, 2, of 35 and 1 of 49, Block V, Dunedin and East Taieri Survey District: area, 96.9675 hectares, more or less (S.O. Plan 440).

Dated at Wellington this 23rd day of December 1975. VENN YOUNG, Minister of Lands.

(L. and S. H.O. 4/113; D.O. 13/7)

Appointment of the Dunedin City Council to Control and Manage a Reserve

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints the Dunedin City Council to control and manage the reserve described in the Schedule hereto subject to the provisions of the said Act, as a reserve for scenic purposes. This notice is issued in substitution for the notice dated 21 August 1975 and published in *Gazette*, 4 September 1975, No. 72, page 1970, and that notice is hereby cancelled.

SCHEDULE

OTAGO LAND DISTRICT-TAIERI COUNTY-FLAGSTAFF SCENIC RESERVE

Lor 10, Deeds Plan 49, being part Section 28; Lots 13, 14, 15, 16, and 17, D.P. 296, being part Section 28; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, and 25, D.P. 794, being Sections 24, 2, of 35 and 1 of 49, Block V, Dunedin and East Taieri Survey District area (S O Plance 100, 140) area, 98.7759 hectares, more or less (S.O. Plans 440 District: and 17503).

Dated at Wellington this 23rd day of December 1975.

VENN YOUNG, Minister of Lands.

(L. and S. H.O. 4/113; D.O. 13/7)

Resumption of Unformed Road in Blocks III, V and VI, Thames Survey District, Thames County

PURSUANT to section 191B of the Counties Act 1956, the Minister of Lands hereby declares that the land described in the Schedule hereto has been transferred to the Crown by the Thames County Council pursuant to the said section 191B and as from the date of this notice shall be deemed to be Crown land subject to the Land Act 1948.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT-THAMES COUNTY

ROAD passing through and adjoining Section 7, Block III, Sections 8 and 9, Block VI, and Sections 4 and 15, Block V, Thames Survey District, and parts Mangarehu and Wai-whakaurunga Blocks: area, 19.4552 hectares, more or less (S.O. Plan 41730).

Dated at Wellington this 23rd day of December 1975. VENN YOUNG, Minister of Lands.

(L. and S. H.O. 16/3244; D.O. 9/1030)

Declaration That Private Land be a Private Scenic Reserve

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby declares the private land described in the Schedule hereto to be a private scenic reserve under and subject to the provisions of Part IV of the said Act.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT-WHANGAREI CITY

Lors 5, 6, and 7, D.P. 44469, being part Allotment 59, Suburbs of Grahamtown, situated in Block XIII, Whangarei Survey District: area, 5353 square metres, more or less. All certifi-cates of title No. 19A/893, 894 and 895, of the North Auckland Registry.

Dated at Wellington this 23rd day of December 1975.

VENN YOUNG, Minister of Lands. (L. and S. H.O. 4/1670; D.O. 13/252)

Post Office Bonus Bonds-Weekly Prize Draw No. 3, January 1976

PURSUANT to the Post Office Act 1959, notice is hereby given that the result of the weekly prize draw No. 3 for 17 January 1976 is as follows:

> One prize of \$5,500: 582 498817. H. C. TEMPLETON, Postmaster-General.

Price Order No. 10 (Cornsacks)

PURSUANT to the Commerce Act 1975, I, Desmond James Gasson, pursuant to a delegation from the Secretary of Trade and Industry, hereby make the following price order:

1. This order may be cited as Price Order No. 10 and shall come into force on the 23rd day of January 1976.

2. (1) Price Order No. 2302* is hereby revoked.

(2) The revocation of the said order shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this order.

APPLICATION OF THIS ORDER

3. This order applies with respect to sales by way of retail of all cornsacks other than secondhand cornsacks sold in New Zealand.

FIXING MAXIMUM RETAIL PRICES OF CORNSACKS TO WHICH This Order Applies

4. (1) The maximum retail price that may be charged or received for any cornsacks to which this order applies shall be determined as follows:

- (a) When sold "ex wharf" at Auckland, Napier, Welling-
- (a) When sold "ex wharf" at Auckland, Napier, Wellington, Lyttelton, Timaru, Dunedin, or Bluff: For 94 cm by 58 cm cornsacks, \$4.76 per ten; for 104 cm by 58 cm cornsacks, \$5.02 per ten; for 116 cm by 58 cm cornsacks, \$5.61 per ten; for 122 cm by 67 cm cornsacks, \$6.45 per ten.
 (b) When sold "ex store" at Auckland, Napier, Wellington, Lyttelton, Timaru, Dunedin, or Bluff: For 94 cm by 58 cm cornsacks, \$4.85 per ten; for 104 cm by 58 cm cornsacks, \$5.71 per ten; for 116 cm by 58 cm cornsacks, \$4.85 per ten; for 104 cm by 58 cm cornsacks, \$5.70 per ten; for 116 cm by 58 cm cornsacks, \$5.70 per ten; for 122 cm by 67 cm cornsacks, \$5.70 per ten; for 120 cm by 58 cm cornsacks, \$5.70 per ten; for 120 cm by 58 cm cornsacks, \$5.70 per ten
- sacks, \$6.54 per ten.
 (c) When sold by a retailer carrying on business elsewhere than at Auckland, Napier, Wellington, Lyttelton, Timaru, Dunedin, or Bluff, the maximum price shall be the appropriate price fixed by paragraph (b) hereof, increased by the appropriate proportion of the freight charges incurred by the retailer in obtaining delivery from such one of the said places as is most convenient of access to his store; provided that, where any convects to which this paragraph amplies where any cornsacks to which this paragraph applies are obtained by the retailer elsewhere than from such one of the said places that is most convenient of access to his store, the increase authorised by this paragraph shall not exceed the appropriate proportion of the freight charges that would have been obtained from that place and if delivery had been obtained from that place and if delivery had been effected by the holder of a goods-service licence under the Transport Act 1962 at authorised rates.

(2) The maximum prices fixed by the last preceding sub-clause are fixed as for delivery f.o.r. or f.o.b. as the case

clause are fixed as for derivery f.o.f. of f.o.g. as the case may require. (3) Where any cornsacks are delivered by a retailer other-wise than f.o.r. or f.o.b., the price that may be charged by the retailer shall be the appropriate price in terms of the foregoing provisions of this clause, increased by the amount of the freight charges incurred by him in effecting delivery, and then reduced by the amount of those charges that would have been incurred by him if he had delivered the cornsacks f.o.r. or f.o.b., as aforesaid. the cornsacks f.o.r. or f.o.b., as aforesaid.

(4) Any freight charges imposed by a retailer pursuant to the foregoing provisions of this clause shall be shown separately on the appropriate invoice.

PROVISION FOR SPECIAL PRICES WHERE EXTRAORDINARY CHARGES INCURRED

5. Notwithstanding anything in the foregoing provisions of this order and subject to such conditions, if any, as he thinks fit, the Secretary, on application by any retailer, may author-ise special maximum prices for any cornsacks to which this order applies where special circumstances exist or, for any reason, extraordinary charges (freight or otherwise) are incurred by the retailer. Any authority given by the Secretary