Declaring Private Land to be Open for Mining as if it were Notice Under Section 5 of the National Savings Act 1940 Crown Land

## DENIS BLUNDELL, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 28th day of June 1976

## Present:

THE RIGHT HON, R. D. MULDOON PRESIDING IN COUNCIL Whereas, under the Mining Act 1971, Kanieri Gold Dredging Limited has made an application to the Minister of Mines for a mining licence over certain areas of land in Blocks VII and VIII, Waimea Survey District: whereas Passmore Stewart, the owner and occupier of part of the land in respect of which such application has been made, has failed to consent, in terms of section 35 of that Act, to the grant of the said mining licence: whereas the Minister of Mines has served a notice on Passmore Stewart requiring him, within a period of 6 months after the date of service to make arrangements satisfactory to the Minister to enable the land to become available for mining; whereas by virtue of section 37 (5) of that Act the Governor-General may, if the considers it to be in the national interest to do so, declare the land on any part of it in respect of which a notice as aforesaid has been served on the owner and occupier to be open for mining, as if it were Crown land. And whereas the Minister of Mines has recommended that, because arrangements satisfactory to him have not been made, the Governor-General should declare part of Passmore Stewart's land to be open for mining as if it were Crown land. WHEREAS, under the Mining Act 1971, Kanieri Gold Dredging land.

Now, therefore, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby declares the land, described in the Schedule hereto, to be open for mining as if it were Crown land.

## **SCHEDULE**

Westland Land District, being more particularly Rural Section 2094 within mining licence application 32 310 and constituting 12.1 hectares, more or less, situated in Block VII, Waimea Survey District, as delineated in red on the plan held in the office of the Secretary of Mines, Wellington, numbered 32 310. (i) All that land contained in certificate of title 3A/205,

(ii) Part of the land contained in certificate of title 3A/206, Westland Land District, being more particularly part Rural Section 2069, within mining licence application 32 310 and constituting 14.0 hectares, situated in Blocks VII and VIII, Waimea Survey District, and part Rural Section 2070, within mining licence application 32 310, constituting 3.2 hectares, situated in Block VII, Waimea Survey District, as delineated in yellow on the plan held in the office of the Secretary of Mines, Wellington numbered 32 310.

AND SECTION

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

Pursuant to section 5 of the National Savings Act 1940, the Minister of Finance hereby authorises the boards of trustees of the under-mentioned savings banks (being savings banks established under the Trustee Savings Banks Act 1948) to receive investments by way of deposits in investment accounts under the said Act during the investment period commencing on the 1st day of July 1976, and ending on the 30th day of June 1977:

Auckland Savings Bank; Taranaki Savings Bank; Otago Savings Bank; and Southland Savings Bank.

Dated at Wellington this 22nd day of June 1976.

R. D. MULDOON, Minister of Finance.

Notice under Section 4 of the National Savings Act 1940

Pursuant to section 4 of the National Savings Act 1940, the Minister of Finance hereby prescribes as follows:

- (a) The thirty-seventh investment period during which investments by way of deposits in investment accounts may be made shall be the period of 1 year, commencing on the 1st day of July 1976, and ending on the 30th day of June 1977;
- (b) Subject to the provisions of the said Act, the rate of interest to be paid on such investments made during such investment period shall be  $3\frac{1}{2}$  percent per annum:
- (c) Subject to the provisions of the said Act, moneys invested as aforesaid during such investment period shall be repayable on the 30th day of June 1979, provided that where interest is not withdrawn by the investor in accordance with section 8 (2) of the said Act and is added to and becomes part of the principal moneys of the investor under section 8 (3) of the said Act, the amount of such interest, together with any interest thereon shall be repayable together with any interest thereon, shall be repayable on the 30th day of June 1978.

Dated at Wellington this 22nd day of June 1976.

R. D. MULDOON, Minister of Finance.

auguret ann an teach

Agrania En

E.MIE

navėsto sii

A PER COLOR BUILD CONSIDER MARKET