The Heathcote County Council Electricity Supply Licence 1973, Amendment No. 1

PURSUANT to the Electricity Act 1968, the Minister of Electricity hereby amends the Heathcote County Council Electricity Supply Licence 1973\* by inserting the numeral (1) before the existing paragraph in the Second Schedule and adding the following paragraph to that Schedule:

"(2) A line commencing at a point on the Council's boundary on Worsley's Road and proceeding generally westerly then southerly following that road for 2200 metres to the Council's substation, then from the said substation

westerly then southerly following that foad for 2200 metres to the Council's substation, then from the said substation in a southerly direction for approximately 280 metres, all being in Block XV, Christchurch S.D. and Block III, Halswell S.D. The said line is more particularly shown on a plan marked N.Z.E.D. 952, deposited in the office of the New Zealand Electricity Department at Wellington."

Dated at Wellington this 23rd day of November 1977.

GEORGE F. GAIR, Minister of Electricity.

\*Gazette No. 26, 29 March 1973, p. 565 Corrigendum Gazette No. 31, 12 April 1973, p. 723 (N.Z.E.D. 10/68/1)

Post Office Bonus Bonds-Weekly Prize Draw, No. 4

PURSUANT to the Post Office Act 1959, notice is hereby given that the result of the weekly prize draw No. 4 for 26 November 1977 is as follows:

One prize of \$6.500: 585 456341

P. I. WILKINSON, Postmaster-General.

Notice of Acquisition of Public Reserve by the Crown

PURSUANT to the Reserves and Domains Act 1953, notice is hereby given that the land, described in the Schedule hereto, has been acquired as a reserve for scenic purposes, subject to the provisions of Part IV of the said Act and is to be known as Ti Point Scenic Reserve.

## **SCHEDULE**

NORTH AUCKLAND LAND DISTRICT-RODNEY COUNTY TI POINT SCENIC RESERVE

Lor 1, Deposited Plan 79529, being part Allotment 154, Omaha Parish, situated in Block II, Rodney Survey District: area, 3.3802 hectares, more or less. Certificate of title, No. 36B/745, of the North Auckland Land Registry.

Dated at Wellington this 18th day of November 1977.

N. S. COAD, Director-General of Lands.

(L. and S. H.O. Res. 2/3/145; D.O. 13/242)

## Apple and Pear Prices Authority (1838 Ag. 3328)

PURSUANT to section 27 (7) of the Apple and Pear Marketing Act 1971, and subject to the passing of the Apple and Pear Marketing Amendment Bill 1977 before 1 December 1977, the Apple and Pear Prices Authority hereby determines that the average price to be paid to growers by the New Zealand Apple and Pear Marketing Board for apples and pears grown during the 1976/77 season shall be 8.6328c per kilogram of bare fruit ungraded and unpacked and delivered to the residual denotes the heard apple and pears the heard apple. ceiving depot of the board nearest to the orchard on which the fruit was grown.

Dated at Wellington this 24th day of November 1977.

R. M. RICHARDSON, Chairman,

NOTE: The Apple and Pear Marketing Amendment Act 1977, was passed on 25 November 1977.

Apple and Pear Prices Authority (No. 1839 Ag. 3328)

PURSUANT to Section 31A of the Apple and Pear Marketing Act 1971, the Apple and Pear Prices Authority hereby fixes a zero rate of industry levy for apples and pears for the year ending on the 30th day of June 1978.

Dated at Wellington on 24th day of November 1977.

R. M. RICHARDSON, Chairman.

Notice of Rate of Levy on Producers of Otago Raspberry Marketing Committee (No. 1840 Ag. 12/3/17)

PURSUANT to the Raspberry Marketing Regulations 1976, and the Raspberry Marketing Regulations 1976, Amendment No. 1, notice is hereby given that the following levy rates have been fixed by the Otago Raspberry Marketing Committee:

- (a) Basic levy to be \$20 per area of five decares or less, and
- (b) Balance of levy to be \$10 per five decare lot or part thereof, after the first five decares as above, provided.
  (c) The minimum levy to be no less than \$20, and the maximum no greater than \$400 per producer.

Dated at Oamaru this 21st day of November 1977.

For and on behalf of the Otago Raspberry Marketing Committee.

ANDREW F. HAYES, Secretary.

Notice of Intention to Vary Hours of Sale of Liquor at Chartered Club Premises—Wellington Licensing Committee

PURSUANT to section 221A (16) of the Sale of Liquor Act 1962, as substituted by section 22 (14) of the Sale of Liquor Amendment Act 1976, I, Gordon Stewart Orr, Secretary for Justice, hereby give notice that the Wellington Licensing Committee on 2 November 1977 made an order authorising variations of the usual hours for the sale of liquor to the variations of the usual hours for the sale of liquor to the public, and further authorised the following hours of trading for the chartered club premises known as the Paraparaumu Branch of the Wellington Returned Services Association, Paraparaumu:

- (a) In respect of any Friday from the usual opening time of 11 o'clock until 11 o'clock in the evening of the
- same day.

  (b) In respect of any Saturday from the usual opening time of 11 o'clock that day until 11 o'clock in the evening of the same day.

Dated at Wellington this 22nd day of November 1977.

G. S. ORR, Secretary for Justice.

(Adm. 2/72/5 (6))

Notice of Intention to Vary Hours of Sale of Liquor at Chartered Club Premises—King Country Licensing Com-

PURSUANT to section 221A (16) of the Sale of Liquor Act 1962, as substituted by section 22 (14) of the Sale of Liquor Amendment Act 1976, I, Gordon Stewart Orr, Secretary for Justice, hereby give notice that the King Country Licensing Committee on 26 October 1977 made an order authorising variations of the usual hours for the sale of liquor to the public, and further authorised the following hours of trading for the chartered club premises known as Ohura Cosmonolitan Club Ohura politan Club, Ohura:

(a) The hours of closing of the licensed premises shall be on every Friday, Saturday and Christmas Eve (not being a day when licensed premises are required to be closed for the sale of liquor) the hour of closing shall be 11 o'clock in the evening.
(b) On every New Year's Eve (not being a day when licensed premises are required to be closed for the sale of liquor) the hour of closing shall be 12.30 o'clock on New Year's Day morning.
(c) All late closing is subject to the condition that from 6 p.m. until closing time a substantial supply of sandwiches and pies or other light refreshments is available for all persons on the premises, together with tea or coffee making facilities at a reasonable charge. charge.

(d) That unless hereby expressly varied the hour for the opening and closing of the licensed premises shall be the "usual hour".

Dated at Wellington this 22nd day of November 1977.

G. S. ORR, Secretary for Justice.

(Adm. 2/72/5 (6))

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Wellington Licensing Committee

PURSUANT to section 221a of the Sale of Liquor Act 1962, as substituted by section 22 (14) of the Sale of Liquor Amendment Act 1976, I, Gordon Stewart Orr, Secretary for