

*Meat Industry Authority (Notice No. 35, M.I.A. 3/8/2),
Declaring Rural Meat Areas*

PURSUANT to section 22A (5) of the Meat Act 1964 (as amended by section 3 of Meat Amendment Act 1980) all areas, detailed on the following Schedule, exempted from the requirements of section 6 of the Meat Act 1964 to be inspected meat areas are hereby declared rural meat areas.

SCHEDULE

RURAL MEAT AREAS

Local Authority

Akaroa County Council	County of Akaroa, as from time to time constituted.
Cheviot County Council	County of Cheviot, as from time to time constituted.
Cromwell Borough Council		District of borough, as from time to time constituted.
Ellesmere County Council	County of Ellesmere, as from time to time constituted.
Franklin County Council	All that area within the County of Franklin within a radius of 32 kilometres of the Rural Slaughterhouse (Licence No. A. 152) situated at Towers Road, Waiuku, but excluding the Boroughs of Pukekohe and Tuakau.
Golden Bay County Council		Whole of District of Golden Bay County, as from time to time constituted.
Grey County Council	That part of the Grey County to the south-west of the Grey River bounded from a point commencing at Stillwater Creek to the junction of the Waipuna Road with the State Highway No. 7 to a limit defined by a line from where the Waipuna Road meets the Clarke River and from thence south to Mount Newcombe, south-west to Inchbonnie (including the settlement) and from there in a northerly direction following the road via Mitchells, Aratika, Kaimata, returning to the commencement point at Stillwater but excluding the area at Kokiri, west of Candlelight Creek.
Hokianga County Council	Ridings of Omapere and Rawene, and all that area contained within the boundary of the Omapere Community in the County of Hokianga.
Inangahua County Council		Inangahua County as from time to time constituted.
Kaikoura County Council	Town Riding of the County of Kaikoura.
Mackenzie County Council		Whole of district of Mackenzie County as from time to time constituted.
Marlborough County Council		That part of Marlborough County to the west of Havelock County Town and including the whole of Kene-puru, Pelorous and Outer Sounds and all the County including and generally to the north of Rai Valley Township, and that serviced by the French Pass Road, and the whole of D'Urville Island and other occupied islands.
Otorohanga County Council		Kawhia North Riding (all that area contained within the South Auckland Land District of Otorohanga County).
Oxford County Council	County of Oxford, as from time to time constituted.
Rodney County Council	All that area of the County of Rodney comprising the ridings of Albert-Arai, Kourawhero-Tauhoa, Hoteo, Omaha, Matakana and Kaipara-Puhi, and all that

Waimea County Council	area within the boundaries of the Wellsford District Community, and the Warkworth District Community.
Waitomo District Council	Ridings of Murchison North and Murchison South.
		All that area of Waitomo District contained within the boundary of the Pio Pio Community, and also that area within a radius of 5 kilometres from the boundary of the Pio Pio Community.
Waiuku Borough Council	District of borough, as from time to time constituted.
Westland County Council	All that part of the Westland County south of the Omoe-roa River, and All that part of Westland County from the Tasman Sea to the Southern Alps bounded in the north by the Taramakau River and in the south by the Arakura River.

Dated at Wellington this 1st day of October 1981.

W. V. UNDERHILL, Secretary.

*Meat Industry Authority (Notice No. 34, M.I.A. 3/3/4),
Abolishing the Kokiri Abattoir District*

THE Meat Industry Authority, having declined an application by Phoenix Meat Company Limited for the retention of the Kokiri Abattoir District until 30 June 1986, hereby declares the said district abolished, pursuant to section 22A (1) of the Meat Act 1964 (as inserted by section 19 of Meat Amendment Act 1976).

Dated at Wellington this 21st day of September 1981.

W. V. UNDERHILL, Secretary.

Commerce Act 1975

NOTICE is hereby given that by Decision No. 55, dated 1 October 1981, the Commerce Commission has resolved to:

- (a) Revoke the approval granted under Decision No. 36 of 30 October 1975 to the collective pricing agreement or arrangement registered under application TP1-106 (relating to the hire of dispensing equipment for aviation spirits and jet fuel).
- (b) Revoke the condition subject to which the approval was granted under Decision No. 37 of 30 October 1975 to the collective pricing agreement or arrangement registered under application TP1-107 and impose the following new conditions:

(a) That where the maximum amounts allowed to be charged in respect of any of the items to which the application relates are subject to control under any statute or regulations, the charges for those items and any alterations thereto must comply with any relevant provisions of such control legislation:

(b) That where the maximum amounts allowed to be charged in respect of any of the items to which the application relates are not subject to control under any statute or regulations, any alteration to the charges for that item must be submitted to the Commerce Commission for its prior approval, provided that alterations may be made by the parties to the agreement or arrangement, to the charges for any returnable containers, without the prior approval of the Commission, if the charges made do not exceed the average of the manufacturer's selling prices of the containers to the parties rounded to the nearest 5 cents and if the charges continue to be refunded upon the return of the containers in good order and condition.

The full text of this decision is available for inspection at the Commission's offices, Sixth Floor, Chase-NBA House, 163 The Terrace, Wellington. Copies may be purchased on application to the Commission whose postal address is, P.O. Box 10-273, Wellington.

D. J. KERR, Executive Officer.