THE NEW ZEALAND GAZETTE

2. The systems of supply shall be as described in paragraph (a) of regulation 15 of the Electrical Supply Regulations 1976, and shall be an alternating current system.

3. This licence shall, unless it is sooner lawfully determined, continue in force until the 31st day of March 1996.

SCHEDULE

ELECTRIC lines crossing Wainui Road from the licensee's main factory to its chocolate manufacturing department.

All being situated in Block XIV, Belmont Survey District, in the City of Lower Hutt, as shown on the plan marked N.Z.E. 1011, deposited in the office of the Electricity Division, Ministry of Energy at Wellington.

Dated at Wellington this 31st day of March 1981.

W. F. BIRCH, Minister of Energy. (N.Z.E. 11/20/4110)

Post Office Bonus Bonds-Weekly Prize Draw No. 2, April 1981

PURSUANT to the Post Office Act 1959, notice is hereby given that the result of the weekly prize draw No. 2 for 11 April 1981 is as follows:

One prize of \$11,000: 1581 432706

W. E. COOPER, Postmaster-General.

The Films Censorship Board of Review

Mr A. B. Beatson, D.J. (Chairman); Mrs. M. Cole; Mr W. Colgan; Prof. C. M. Dalziel, C.B.E.; Mrs U. Ewert; Mrs V. Forbes; and Mr B. Lambert.

DECISION OF FILMS CENSORSHIP BOARD OF REVIEW

PURSUANT to section 82 of the Cinematograph Films Act PURSUANT to section 82 of the Chiefinatograph Finits Act 1976, Amalgamated Theatres Limited applied for a review of the feature film *Scum* which had been rejected for exhibition by the Chief Censor of Films. Having conducted a review of the film and in accordance with its authority under section 84 (5) of the Act, the Board approved the feature film for exhibition only to persons 20

years of age and over.

years of age and over. The Board approved the trailer for *Scum* for exhibition only to persons 18 years of age and over. The Board considered that the accuracy of the film's portrayal of the English borstal system and the likelihood of New Zealand audiences relating what they saw in *Scum* to the borstals in this country was important in the deter-mination of whether or not the film could be injurious to the public good. the public good.

It was considered that the film did not exploit violence for its own sake but portrayed facilities and incidents accurately. The depiction of borstal life in the film is in no way appealing. The Board considered that the film is more likely to act as a deterrent.

With respect to the trailer for *Scum* it was noted that it was not as graphic as the feature film and that therefore an \mathbf{R} . 20 certificate in line with the feature, would not give an accurate indication of the content of the trailer.

Date of review: 2 May 1980.

A. B. BEATSON, Chairman.

(1980/3)

The Films Censorship Board of Review

Mr A. B. Beatson, D.J. (Chairman); Mrs M. Cole; Dr J. Priestly; Mrs J. Walker; Mrs U. Ewert; Mrs V. Forbes; and Mr B. Lambert.

DECISION OF THE FILMS CENSORSHIP BOARD OF REVIEW

PURSUANT to section 82 of the Cinematograph Films Act 1976, 20th Century Fox Corporation Ltd. applied for a review of the feature film *Nightmares* which had been rejected for exhibition by the Chief Censor of Films.

The film, a horror story, portrays a series of sexual murders performed by a psychologically disturbed young woman.

The Board found the film tasteless, repetitive and totally devoid of artistic merit. The violence it contained was explicit and completely gratuitous. The Board unanimously agreed to refuse to approve the

film Nightmares for exhibition.

Date of review: 20 March 1981.

(1981/1)

A. B. BEATSON, Chairman.

Accident Compensation Corporation-List of Agents

THE following are agents of the Accident Compensation Corporation for the purposes of the Accident Compensation Act 1972:

The Inland Revenue Department,

The Post Office,

The State Insurance General Manager, and

P. & I. Services Limited.

This list of agents is published pursuant to section 25 (4) of the Accident Compensation Act 1972.

Dated at Wellington this 8th day of April 1981.

J. L. FAHY,

Managing Director, Accident Compensation Corporation.

Land Acquired as State Forest Land—Wellington Conservancy

NOTICE is hereby given that the land described in the Schedule hereto has been acquired under the Forests Act 1949 as State forest land.

SCHEDULE

Wellington Land District-Masterton County

829.3020 hectares, more or less, being Lot 1, D.P. 35236, situated in Blocks IX, XI, Castlepoint Survey District, Block XVI, Mangapakeha Survey District, and Block IV, Rewa Survey District, being all the land in certificate of title, Volume 20c, folio 152 (T. 404137.10). Appurtenant hereto grant of rights of way over parts Lot 2, Deeds Plan 309, created by transfer 404137.13.

13.4712 hectares, more or less, Lot 3 and 4, D.P. 35236, situated in Block IV, Rewa Survey District, being all the land in certificates of title, Volume 20C, folio 154 and 155 (T. 404137.11).

The above land is shown on plan U26/1, deposited in the Head Office of the New Zealand Forest Service at Wellington.

Dated at Wellington this 8th day of April 1981.

J. C. M. HOOD, for Director-General of Forests.

(F.S. 9/3/152, 6/3/108)

Industries Development Commission Notice No. 1981/7-Study of the New Zealand Writing Instruments Industry

1. In a letter of 12 December 1980, the Minister of Trade and Industry and recommend a plan for its future development. The Minister's letter reads:

"Following a report by the Emergency Protection Authority, I have decided that urgent action is necessary to protect the domestic writing instrument industry.

"Accordingly, I request the Commission:

- "(a) To inquire into and report on the present situation of the industry engaged in the manufacture and servicing in New Zealand of the writing instruments of Tariff Headings 98.03, 98.04, and 98.05; the potential for its development; and its potential to contribute to New Zealand's economic growth, taking into account the interests of the manufacturers, users and the distributive trade;
 "(b) To recommend lines of development considered desired.
- "(b), To recommend lines of development considered desirable and the nature and extent of assistance, if any, by way of protective devices or otherwise it considers appropriate for this industry; and in doing so to review in terms of section 10E of the doing so to review in terms of section 10z of the Industries Development Commission Act 1961, the temporary protection accorded the industry under Import Control Exemption Notice (No. 20) 1980, published in the New Zealand Gazette, of 4 December 1980, following a report of the Emergency Protection Authority;
 "(c) To report on the above inquiry by 4 December 1981;
 "(d) When making its inquiry and report the Commission may take evidence on and otherwise have regard to any other matter or product it considers relevant to the inquiry under reference, or exclude from its consideration any matter or product it considers not relevant."

2. It should be noted that the reference covers all writing instruments of Tariff Headings 98.03, 98.04, and 98.05 and is thus wider than the recent inquiry carried out by the Emer-gency Protection Authority into this industry. The content of these Tariff headings is set out in the Schedule to this notice.