"Road" and "Roadway" have the meanings ascribed thereto in Regulation 2 of the Traffic Regulations 1976.

1976.
"Use" in relation to a motor vehicle, includes driving, drawing, or propelling on any roadway by means of of another vehicle, and permitting to be on any roadway; and "using" has a corresponding meaning.

3, No person shall use upon any roadway, forming part of a road under the control of the Council, any motor vehicle if any of its wheels are fitted with chains unless because of the presence of snow or ice thereon that portion of the roadway is dangerous for use by motor vehicles.

4. In any proceedings for an offence against this Bylaw if it is shown that chains were fitted to any wheel of a motor vehicle using a roadway as defined the offence shall be deemed to have been committed, unless the defendant satisfies the Court to the contrary.

5. Any person who shall do or cause to be done or knowingly permits or suffers to be done, or is concerned in doing anything whatsoever contrary to this Bylaw shall be guilty of an offence under this Bylaw.

This bylaw was made by way of Special Order passed at a meeting of the Council held in Ohakune on the 26th day of March 1981.

J. T. GOULD, Mayor.

C. W. TURNER, Principal Officer.

[L.S.] 1821

# AUCKLAND REGIONAL AUTHORITY Special Order

THE Auckland Regional Authority in exercise of the powers vested in it by the Auckland Regional Authority Act 1963, section 42 and in pursuance of the authority conferred upon it, under the Local Authorities Loans Act 1956, and in exercise of all other powers enabling it, on that behalf, doth hereby resolve by special resolution intended to operate as a special order to borrow the sum of twenty-one million dollars (\$21,000,000), as a special loan to be known as Bulk Water Supply Loan No. 76, 1980, \$21,000,000, for the purposes of continuing the development of the Bulk Water Supply Scheme, based on the Waitakere and Hunua sources and meeting costs incidental thereto.

The foregoing special order was passed at an ordinary meeting of the Auckland Regional Authority, held on 16 March 1981, and confirmed at an ordinary meeting of the said authority, held on 21 April 1981, having meantime been advertised in the *Auckland Star*, on 28 March 1981, and on 11 April 1981.

The common Seal of the Auckland Regional Authority was hereunto affixed in the presence of the chairman and secretary:

L. I. MURDOCH, Chairman. J. H. COULAM, Secretary.

## AUCKLAND REGIONAL AUTHORITY SPECIAL ORDER

THE Auckland Regional Authority in exercise of the powers vested in it by the Auckland Regional Authority Act 1963, section 37 and in pursuance of the authority conferred upon it, under the Local Authorities Loans Act 1956, and in exercise of all other powers enabling it, on that behalf, doth hereby resolve by special resolution intended to operate as a special order to borrow the sum of four hundred and fifty thousand dollars (\$450,000), as a special loan to be known as Parks and Reserves Loan No. 16, 1980, \$450,000 for the purposes of residences and meeting expenses incidental thereto.

The foregoing special order was passed at an ordinary meeting of the Auckland Regional Authority, held on 16 March 1981, and confirmed at an ordinary meeting of the said authority, held on 21 April 1981, having meantime been advertised in the *Auckland Star*, on 28 March 1981, and on 11 April 1981.

The common Seal of the Auckland Regional Authority was hereunto affixed in the presence of the chairman and secretary:

L. I. MURDOCH, Chairman. J. H. COULAM, Secretary.

#### NOTICE OF SANCTION OF SCHEME OF ARRANGEMENT AND CONFIRMATION OF REDUCTION OF CAPITAL

In the matter of the Companies Act 1955, and in the matter of UNION STEAM SHIP COMPANY OF NEW ZEALAND LIMITED, a duly incorporated company having its registered office at Wellington:

NOTICE is hereby given that an order of the High Court of New Zealand, dated the 30th day of April 1981, sanctioning the scheme of arrangement, dated 15th December 1980, between the company and its members (as approved by resolutions passed on 26th February 1981, by the holders of the  $5\frac{1}{2}$  percent preference shares and of the ordinary shares of the company respectively at separate class meetings, and by members of the company at an extraordinary general meeting), and confirming the reduction of the share capital of the company resolved on 26th February 1981, by the company at the said extraordinary general meeting and approving a minute showing the amount of the share capital, was registered by the Registrar of Companies at Wellington, on the 30th day of April 1981. The said minute is in words and figures following:

By virtue of a special resolution of Union Steam Ship Company of New Zealand Limited, and with the sanction of an order of the High Court of New Zealand the authorised capital of the company has been reduced from \$25,000,000 to \$23,000,000, and the issued capital of the company has been reduced from \$19,000,000 divided into \$1,000,000 5½ percent cumulative preference shares of \$2 each, and \$17,0000,000 ordinary shares of \$1 each to \$17,000,000 divided into 17 000 000 ordinary shares of \$1 each.

Dated the 1st day of May 1981.

STONE AND CO., Solicitors to the Company.

1778

## NEW ZEALAND WOOL BOARD

PURSUANT to regulation 15 of the Wool Industry Regulations 1978, notice is hereby given that the Adjusted Weighted Average Sale Price for the sale held on 4 April at Dunedin was 252.20 cents per kilogram (greasy basis).

As this price is above the Government's supplementary minimum wool price of 235 cents per kilogram (greasy basis) no supplement is payable on wool until further notice.

There is likewise no grower retention levy payable in terms of section 42 of the Wool Industry Act 1977, as the A.W.A.S.P. is less than the ruling trigger price of 330 cents per kilogram (greasy basis).

Dated at Wellington this 5th day of May 1981.

A. J. N. ARTHUR, Levies Administration Manager.

### THE PEHIAWERI MAORI CHURCH AND MARAE SITE VESTING BILL 1981

NOTICE OF INTENTION TO APPLY FOR LEAVE TO BRING IN A BILL TAKE notice that the Pehiaweri Maori Church and Marae Incorporated a society duly incorporated under the Incorporated Societies Act 1908, is the promoter of the Pehiaweri Maori Church and Marae Site Vesting Bill a Private Bill which it intends to apply for leave to introduce into the House of Representatives during the 1981 Session.

The object of the Bill is to transfer from the General Trust Board of the Diocese of Auckland, that piece of land containing 8 acres, more or less, being part of the Pehiaweri Block, situated in Block V of the Whangarei Survey District and being all the land comprised and described in certificate of title, Volume 769, folio 82, Land Registration District of Auckland, such certificate of title being limited as to parcels and title, and being subject to Caveat No. A225386 to the Pehiaweri Maori Church and Marae Incorporated an incorporated society established, *inter alia*, for the purposes of maintaining the said land and the structures thereon, and also for promoting traditional marae activities.

Communications or notices to the Pehiaweri Maori Church and Marae Incorporated may be sent to, and a copy of the Pehiaweri Maori Church and Marae Site Vesting Bill may be inspected at, the offices of Honoria Gray, Barrister and Solicitor, Room 46, Security Building, 198 Queen Street, Auckland 1.

1670

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