DAVID BEATTIE, Governor-General

A PROCLAMATION

PURSUANT to section 63b (1) of the Forests Act 1949 (as substituted by section 19 of the Forests Amendment Act 1976), I, The Honourable Sir David Stuart Beattie, the Governor-General of New Zealand, hereby set apart the State forest land described in the Schedule hereto as State forest park, which shall hereby form part of the Mount Richmond State Forest Park.

SCHEDULE

MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY

77.500 hectares, more or less, being Lot 1, D.P. 5675, situated in Block X, Wakamarina Survey District, as shown on plan 027/12.

155.82 hectares, more or less, being Lot 1, D.P. 5434, situated in Block X, Wakamarina Survey District, as shown on plan 027/11.

37.6358 hectares, more or less, being Section 38, Block XIV, Wakamarina Survey District, as shown on plan 027/18. (S.O. 1079.)

38.8498 hectares, more or less, being Section 39, Block XIV, Wakamarina Survey District, as shown on plan 027/19. (S.O. 1156.)

All above plans are deposited in the Head Office of the New Zealand Forest Service at Wellington.

Given under the hand of His Excellency the Governor-General and issued under the Seal of New Zealand this 24th day of September 1982.

JONATHAN ELWORTHY, Minister of Forests.

(L.S.)

GOD SAVE THE QUEEN!

(F.S. 9/3/395, 6/3/24)

State Forest Land Set Apart as State Forest Park for Addition to Ruahine State Forest Park—Wellington Conservancy

DAVID BEATTIE, Governor-General

A PROCLAMATION

PURSUANT to section 63b (1) of the Forests Act 1949 (as substituted by section 19 of the Forests Amendment Act 1976), I, The Honourable Sir David Stuart Beattie, the Governor-General of New Zealand, hereby set apart the State forest land described in the Schedule hereto as State forest park, which shall hereby form part of the Ruahine State Forest Park.

SCHEDULE

WELLINGTON LAND DISTRICT—POHANGINA COUNTY

274.5666 hectares, more or less, being Section 5, Block XV, Pohangina Survey District, and Section 6, Block VII, Gorge Survey District. Part New Zealand Gazette, 1982, page 24, as shown on plan T23/3 deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. 13772, 14272.)

Given under the hand of His Excellency the Governor-General and issued under the Seal of New Zealand this 24th day of September 1982.

JONATHAN ELWORTHY, Minister of Forests.

(L.S.)

GOD SAVE THE QUEEN!

(F.S. 9/3/399, 6/4/2)

Appointment of Member and Chairman of Coal Mines Council

PURSUANT to the Coal Mines Act 1979, the Minister of Energy hereby appoints

Joseph Eric Holm

to be a member of the Coal Mines Council as from 1 October 1982 to 30 September 1983.

Dated at Wellington this 22nd day of September 1982.

W. F. BIRCH, Minister of Energy.

Energy (14/24/3)

Appointment of Member of Coal Mines Council

PURSUANT to the Coal Mines Act 1979, the Minister of Energy hereby appoints

Donald Forrester Brown

to be a member of the Coal Mines Council as from 1 October 1982 to 30 September 1983.

Dated at Wellington this 22nd day of September 1982.

W. F. BIRCH, Minister of Energy.

Energy (14/24/3)
Appointment of High Commissioner for New Zealand in the United Kingdom

His Excellency the Governor-General in Council has been pleased to appoint

The Honourable William Lambert Young to be High Commissioner for New Zealand in the United Kingdom under and for the purposes of the Foreign Affairs Act 1943, to hold the said office as and from the 27th day of September 1982 and ending with the 26th day of September 1985.

Dated at Wellington this 27th day of September 1982.

WARREN COOPER, Minister of Foreign Affairs.

Reappointment of Honorary Community Officers Under the Maori Community Development Act 1962

Pursuant to section 5 (1) of the Maori Community Development Act 1962, the Minister of Maori Affairs hereby appoints the persons named in the Schedule hereto to serve as honorary community officers for a term of 3 years.

SCHEDULE

<table>
<thead>
<tr>
<th>Name</th>
<th>Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bevan Taylor</td>
<td>Kohupatiki</td>
</tr>
<tr>
<td>Noreen Te Oiroa Taylor (Mrs)</td>
<td>Kohupatiki</td>
</tr>
<tr>
<td>Te Haumiri Borrell (Mrs)</td>
<td>Taunganga</td>
</tr>
<tr>
<td>Dorothy Te Mahana Walsh</td>
<td>Oamaru</td>
</tr>
<tr>
<td>Kathleen Christina Hoani</td>
<td>Kaikohe</td>
</tr>
</tbody>
</table>

Dated at Wellington this 29th day of September 1982.

BEN COUCH, Minister of Maori Affairs.

Reappointment of Honorary Community Officers Under the Maori Community Development Act 1962

Pursuant to section 5 (3) of the Maori Community Development Act 1962, the Minister hereby reappoints the persons named in the Schedule hereto as honorary community officers for a further term of 3 years in the area shown in the second column of the Schedule.

SCHEDULE

<table>
<thead>
<tr>
<th>Name</th>
<th>Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Josephine Luke (Mrs)</td>
<td>Whakatū</td>
</tr>
<tr>
<td>Mereana Konui (Mrs)</td>
<td>Napier</td>
</tr>
<tr>
<td>Frances Gifford (Mrs)</td>
<td>Havelock North</td>
</tr>
<tr>
<td>Hilda Nathan (Mrs)</td>
<td>Hastings</td>
</tr>
<tr>
<td>Hirn Nathan</td>
<td>Hastings</td>
</tr>
<tr>
<td>Martha Moon (Mrs)</td>
<td>Kaikohe</td>
</tr>
</tbody>
</table>

Dated at Wellington this 29th day of September 1982.

BEN COUCH, Minister of Maori Affairs.

Revocation of Appointment of Honorary Social Workers Under the Department Act 1971

Pursuant to section 9 of the Department of Social Welfare Act 1971, the Director-General of Social Welfare hereby revokes the appointment of:

<table>
<thead>
<tr>
<th>Name</th>
<th>Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vendramini, Mrs Judy Rosemary, Waiheke Island</td>
<td>New Zealand Gazette, 13 December 1979, No. 115, p. 3829</td>
</tr>
</tbody>
</table>

As honorary social worker for the purposes of the said Act.

Dated at Wellington this 1st day of October 1982.

J. W. GRANT, Director-General of Social Welfare.

Justices of the Peace Appointed

Pursuant to section 3 (1) of the Justices of the Peace Act 1957, His Excellency the Governor-General has been pleased to appoint the following persons to be Justices of the Peace for New Zealand:

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aitken, Graham Andrew</td>
<td>18 Preston Avenue, Mount Albert, Auckland 3.</td>
</tr>
<tr>
<td>Attwood, Terence Roy</td>
<td>Attwood Road, Ruatangata Whangarei.</td>
</tr>
<tr>
<td>Benjamin, Michael Murray</td>
<td>5 Seaview Road, Remuera, Auckland 5.</td>
</tr>
<tr>
<td>Blackett, Robin John</td>
<td>8 Rewa Crescent, Murupara.</td>
</tr>
<tr>
<td>Brawn, Malcolm Alan Knightion</td>
<td>20 Joyce Crescent Ilam, Christchurch 4.</td>
</tr>
<tr>
<td>Brown, Raymond Ernest</td>
<td>care of Dannevirke Hospital, private bag, Dannevirke.</td>
</tr>
<tr>
<td>Byrne, Robert Norman</td>
<td>33 Muriwai Drive, Whakatane.</td>
</tr>
<tr>
<td>Cheung, Kai-Yin</td>
<td>19 Rutherford Avenue, Ilam, Christchurch 4.</td>
</tr>
<tr>
<td>Chisholm, Walter Peter</td>
<td>6 Chisholm Place, Carterton.</td>
</tr>
<tr>
<td>Claphshaw, Mrs Dorothy Caroline</td>
<td>102 Seaford Road, Waihi Beach.</td>
</tr>
<tr>
<td>Colthurst, Mrs Fay Patricia</td>
<td>Miro Road, Ruatangata West, 6 R.D., Whangarei.</td>
</tr>
<tr>
<td>Cotter, Charles Manahi</td>
<td>3, Awamate, Wairoa.</td>
</tr>
<tr>
<td>Cox, Mrs Fiona McLeod</td>
<td>72a Moncks Spurs Road, Christchurch 8.</td>
</tr>
<tr>
<td>Culkin, Miss Maureen Iris</td>
<td>107 Isadore Road, St Clair, Palmerston North.</td>
</tr>
<tr>
<td>Dowie, Walter Desmond</td>
<td>5 Windsor Avenue, Whangarei.</td>
</tr>
<tr>
<td>Elissara, Lefua</td>
<td>5/116 Seabrook Avenue, New Lynn, Auckland 7.</td>
</tr>
<tr>
<td>Fargher, Vernon Charles</td>
<td>Flat 2, 136 Mahoe Street, Hamilton.</td>
</tr>
<tr>
<td>Goh, Dr Kuan Meng</td>
<td>10 Harkness Place, Avonhead, Christchurch 4.</td>
</tr>
<tr>
<td>Gregory, Murray Bryan</td>
<td>11 Sawyers Arms Road, Papamoa.</td>
</tr>
<tr>
<td>Hart, Mrs Pamela Margaret</td>
<td>75 Isadore Road, St Clair Park, Dunedin.</td>
</tr>
<tr>
<td>Hawker, Brian Desmond</td>
<td>31 Colac Street, Wainoni, Christchurch 7.</td>
</tr>
<tr>
<td>Hitchcoek, Robert Frank</td>
<td>18 Wikiriwi Crescent, Palmerston North.</td>
</tr>
<tr>
<td>Holland, Noble Carl</td>
<td>4 Trent Avenue, Palmerston North.</td>
</tr>
<tr>
<td>Irwin, Cecil Henry</td>
<td>183 Cargill Street, Dunedin.</td>
</tr>
<tr>
<td>Johns, Gordon Brayden</td>
<td>20 Kingsview Road, Mount Eden, Auckland 3.</td>
</tr>
</tbody>
</table>

as members of the Medical Research Council of New Zealand for terms of 3 years commencing 1 September 1982 and 1 October 1982 respectively.

Dated at Wellington this 23rd day of September 1982.

A. G. MALCOLM, Minister of Health.

Coroner Appointed

Pursuant to section 2 of the Coroners Act 1951, His Excellency the Governor-General has been pleased to appoint

Wallace James Lyall Zimmerman, Esquire, farmer, of Riverton, to be a Coroner for New Zealand vice F. N. Mintz, J.P., resigned.

Dated at Wellington this 15th day of September 1982.

J. K. MCALY, Minister of Justice.

Appointment of Relieving Pilot—Port of Taharoa

I, Alexander King Esing, Controller Marine Administration, pursuant to section 7 of the Harbours Act 1950, in exercise of powers delegated to me, pursuant to sections 8 and 9 of the Ministry of Transport Act 1968, hereby appoint

Raymond Norman Barlow

to be a relieving pilot at and for the Port of Taharoa.

Dated at Wellington this 28th day of September 1982.

A. K. EWING, Controller, Marine Administration.

(M.O.T. 54/41/3)

Member of the Medical Research Council of New Zealand Appointed

Pursuant respectively to paragraphs (j) and (i) of section (4) (1) of the Medical Research Council Act 1950, as amended by section 3 (1) of the Medical Research Council Amendment Act 1965, and by section 2 of the Medical Research Council Amendment Act 1981, His Excellency the Governor-General has been pleased to re-appoint:

Kelliker, Kevin Thomas, 247 Helensburgh Road, Helensburgh, Dunedin.
Kkea, George Kingsford, 22 Gilbert Street, New Plymouth.
McDonnell, Mrs Jean Elizabeth, 19 Sylvan Avenue, Northcote, Auckland 9.
McGowan, Mrs Morag Lindsay, 8 Selway Place, Tokoroa.
Marshall, Cyril, 6 Maiporo Road, Te Atatu, Auckland 8.
Meads, Owen Samuel, 27 West Street, Greytown.
Nathan, Tai John, 24 Royal View Road, Te Atatu South, Auckland 8.
Newland, Oliver Michael, 5 Upland Road, Remuera.
Auckland 5.
Nicholson, Percival Te Awahia, 19 Duke Street, Levin.
Parker, Donald Dwayne, 15 Cross Street, Drury.
Perich, Ivan, 162 Victoria Street, Dargaville.
Reed, Noel Allan, Riponu Road, Purua, Northland.
Rimmer, Kenneth Bruce, 14 Woodside Avenue, Northcote, Auckland 9.
Rose, Mrs Mary Edith Nanceawen, "Waimouter", Huiaelata Road, R.D. 1, Putaruru.
Round, Mrs Ethelinda May, 1A Sherrybrooke Place, Sunnyvale, Auckland 8.
Rutherford, Russell Hugh, 110 Hape Road, Thames.
Scorer, Leslie, Norfolk Avenue, Reotahi, R.D. 4, Whangapara.
Stanford, Mrs Moutere Myrtle, 2 Jacks Pass Road, Hanmer Springs.
Staples, Mrs Jeanne Myra, 8 Waimoe Place, Tokoroa.
Snedden, John Henry, 174 Royal Road, Te Atatu, Auckland 8.
Squires, Mrs Mary Eliza, 767 Victoria Street, Dargaville.
Tucker, Leonard Allen Colin, 270 Royal Road, Massey, Auckland 8.
Waikari, Hape Nuia, 19 Gillespies Road, Akatarawa, Upper Hutt.
Wenlock, William, 3775 Toroa Road, Waikato.
Wright, Mrs Ethel Battersby, 14001 Wellington Road, Waipu.
Alfred Gaynor Beadle of Wellington.

WELLINGTON LAND DISTRICT

FIRST SCHEDULE

DECLARING ROAD TO BE STOPPED AND VESTED AND LAND TAKEN FOR A ROAD IN BLOCK X, PUKE TOI SURVEY DISTRICT, EKATAUNA COUNTY

PURSUANT to section 6 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto shall be taken for the purposes of the Turangi Township to be set apart for State Housing Purposes in the County of Taupo.

SCHEDULE

WELLINGTON LAND DISTRICT

All those pieces of land situated in Block X, Pukenui Survey District, described as follows:

Area

m

m

Pursuant to section 6 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto shall be taken for the purposes of the Turangi Township to be set apart for State Housing Purposes in the County of Taupo.

SCHEDULE

WELLINGTON LAND DISTRICT

Land Acquired for Road in Block X, Pukenui Survey District, Eketahuna County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto shall be taken for the purposes of the Turangi Township to be set apart for State Housing Purposes in the County of Taupo.

SCHEDULE

WELLINGTON LAND DISTRICT

All those pieces of land situated in Block X, Pukenui Survey District, described as follows:

Area

m

m

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto shall be taken for the purposes of the Turangi Township to be set apart for State Housing Purposes in the County of Taupo.

SCHEDULE

WELLINGTON LAND DISTRICT

All those pieces of land situated in Block X, Pukenui Survey District, described as follows:

Area

m

m

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto shall be taken for the purposes of the Turangi Township to be set apart for State Housing Purposes in the County of Taupo.
Road Stopped and Vested in Block X, Paketoi Survey District, Eketahuna County.

Pursuant to sections 116 and 117 of the Public Works Act 1981, the Minister of Works and Development hereby declares the portion of road described in the Schedule hereto to be stopped and amalgamated with the land in certificate of title, Volume 649, folio 91.

SCHEDULE

Wellington Land District

All that piece of road containing 1.0918 hectares adjoining or passing through Block X, Paketoi Survey District being Part Lot 1, D.P. 10573; as shown marked "C" on S.O. Plan 31465, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/52/10/0; Wn. D.O. 72/52/10/0/2)

Declaring Road to be Government Road and Stopped and Declared Crown Land in Block XV, Kawau Survey District, Manawatu County

Pursuant to the Public Works Act 1981, the Minister of Works and Development hereby declares that:

(a) Pursuant to section 124, declares the portions of road described in the Schedule hereto to be a Government road; and

(b) Pursuant to sections 116 and 117, declares the said portions of road to be stopped, and declares that they shall be dealt with as Crown land under the Land Act 1948.

SCHEDULE

Wellington Land District

All those pieces of road situated in Block XV, Kawau Survey District, described as follows:

Area
m²
Adjoining or passing through
2110
Crown land; marked respectively "A" and "B" on 2000 plan.
3720
Crown land and Paketotara 334 and 335 Subdivision 981; marked "C" on plan.

As shown on S.O. Plan 32399, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/569A/0; Wg. D.O. 9/56/0)

Crown Land Set Apart for State Housing Purposes in the Borough of Kaikohe

Pursuant to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for State housing purposes.

SCHEDULE

North Auckland Land District

All those pieces of land, situated in the Borough of Kaikohe, described as follows:

A. R. P.

Being

0 0 9.8
Section 45, Block XV, Omapere Survey District.

0 0 20
Section 46, Block XV, Omapere Survey District.

As shown on S.O. Plan 46545, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 104/71/0; Ak. D.O. 37/4/0/44)
Land Acquired for Post Office Purposes in the Borough of Riccarton, Subject as to Part to Rights of Way and Rights to Drain Water

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for post office purposes and shall vest in the Crown on the 7th day of October 1982, subject, as to the land firstly described in the Schedule hereto, to the rights of way granted by Transfers 189243, 189247, 189249, 190015, 191541, 193025 and 672260, Canterbury Land Registry, and the rights to drain water granted by Transfer 193026, Canterbury Land Registry.

SCHEDULE
CANTERBURY LAND REGISTRY

All those pieces of land, situated in the Borough of Riccarton, described as follows:

Area

m²

Being

895 Lots 7 and 8, D.P. 9217. All certificate of title 12F/342.

752 Lot 5, D.P. 1971. All certificate of title 21F/292.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 20/708/2; Ch. D.O. 40/7/296)

Land Acquired for a Secondary School in the City of Gisborne

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a secondary school and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE
GISBORNE LAND DISTRICT

All that piece of land containing 3059 square metres, situated in the City of Gisborne, being Lot 6A, Town of Gisborne. All certificate of title 3B/1373.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 31/382/1; Na. D.O. A.D. 6/2/5/42)

Declaring Land Acquired for a Government Work and Not Required for that Purpose to be Crown Land

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land, described in the Schedule hereto, to be Crown land, subject to the Land Act 1948, on the 7th day of October 1982.

SCHEDULE
GISBORNE LAND DISTRICT

All that piece of land containing 3,1881 hectares (7 acres 3 roods 20.5 perches), situated in Block IX, Motu Survey District, being part Section 2; as shown coloured edged sepia on S.O. Plan 5046, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.


Declaring Road in Blocks X and XIV, Waipu Survey District, Otamatea County, to be a Government Road and to be Stopped

PURSUANT to the Public Works Act 1981, the Minister of Works and Development hereby:

(a) Declares the pieces of road described in the Schedule hereto to be a Government road; and

(b) Stops the said road.

SCHEDULE
NORTH AUCKLAND LAND DISTRICT

All those pieces of land situated in Blocks X and XIV, Waipu Survey District, described as follows:

Area

m²

Being

2924 Part Lot 1, D.P. 31705; marked "R" on S.O. Plan 53708.

4598 Part Lot 1, D.P. 31705; marked "V" on S.O. Plan 53708.

174 Lot 4, D.P. 28821; marked "J" on S.O. Plan 53707.

As shown on the plans marked as above mentioned, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/1/1/0; Ak. D.O. 72/1/1/0/173)

Declaring Land to be Road in Block III, Whangarei Survey District, Whangarei County

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road, which shall vest in The Whangarei County Council.

SCHEDULE
NORTH AUCKLAND LAND DISTRICT

All that piece of land containing 242 square metres, being part Section 6, Block III, Whangarei Survey District, and being part land on D.P. 27148; marked 'A' on S.O. Plan 49502, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 33/2424; Ak. D.O. 50/15/11/0/49502 and 52107)

Land Acquired for Road in Block III, Whangarei Survey District, Whangarei County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a road, and shall vest in The Whangarei County Council on the 7th day of October 1982.

SCHEDULE
NORTH AUCKLAND LAND DISTRICT

All those pieces of land situated in Block III, Whangarei Survey District, described as follows:

Area

m²

Being

868 Part Lot 1, D.P. 76207; marked 'A' on plan.

77 Part Lot 3, D.P. 76207; marked 'E' on plan.

As shown marked as above mentioned on S.O. Plan 52107, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 33/2424; Ak. D.O. 50/15/11/0/49502 and 52107)

Land Acquired for Road in Blocks X and XIV, Waipu Survey District, Otamatea County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road, and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE
NORTH AUCKLAND LAND DISTRICT

All those pieces of land situated in Blocks X and XIV, Waipu Survey District, described as follows:
PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the Auckland - Hamilton motorway, and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land, situated in Block VII, Waoku Survey District, in the City of Papatoetoe, and being part Lot 30, D.P. 46559; as shown marked 'D' on S.O. Plan 56661, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 72/1/1/0; Ak. D.O. 72/1/1/0/173)

Land Acquired for Limited Access Road in Block XV, Drury Survey District, Franklin County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road, and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that piece of land containing 809 square metres, situated in Block XV, Drury Survey District, and being portion Allotment 9, Parish of Puakehoe, all certificate of title, Volume 939, folio 115, North Auckland Land Registry.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 72/1/1/0; Ak. D.O. 72/1/1/0/173)

Land Acquired for Road in Block VII, Waoku Survey District, Hokianga County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road, and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All those pieces of land, situated in Block VII, Waoku Survey District, described as follows:

A. R. P.  
0 0 35.3 Part Waimai D68 Block; coloured sepia on S.O. Plan 46878.
0 2 25.3 Part Waimai D68 Block; coloured sepia on S.O. Plan 46878.
0 1 0.7 Part Te Aute A/A Block; coloured yellow on S.O. Plan 46804.

As shown coloured on the plans as above mentioned, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 72/22/2A/0; Ak. D.O. 72/22/2A/0)

Land Declared to be Road and Road Stopped in Buller County

PURSUANT to Part VIII of the Public Works Act 1981 and section 25 (j) of the Acts Interpretation Act 1924, the Minister of Works and Development:

(a) Pursuant to section 114 declares the land described in the First Schedule hereto to be road and vested in the Buller County Council; and

(b) Pursuant to section 116 declares the portions of road described in the Second Schedule hereto to be stopped.

FIRST SCHEDULE

NELSON LAND DISTRICT

All that piece of land containing 5048 square metres, situated in Block II, Steeples Survey District; being part Section 54; as shown marked "A" on S.O. Plan 12604, lodged in the office of the Chief Surveyor at Nelson.

SECOND SCHEDULE

NELSON LAND DISTRICT

All those pieces of road situated in Block II, Steeples Survey District, described as follows:

Area

273 Part Lot 4, D.P. 28821; marked 'N' on S.O. Plan 53707.
80 Part Lot 1, D.P. 31705; marked 'P' on S.O. Plan 53707.
1 Part Lot 1, D.P. 31705; marked 'S' on S.O. Plan 53708.

As shown marked on the plans as above mentioned, and lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 72/12/1/0; Ak. D.O. 72/12/1/0/63)

Land Acquired for the Auckland - Hamilton Motorway in the City of Papatoetoe

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the Auckland - Hamilton motorway, and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that piece of land containing 138 square metres, situated in the City of Papatoetoe, and being part Lot 30, D.P. 46559; as shown marked 'D' on S.O. Plan 56661, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 71/2/1/0; Ak. D.O. 71/2/1/0/330)

Land Acquired for the Christchurch Southern Motorway in Waimairi District

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the Christchurch Southern Motorway, and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE

NELSON LAND DISTRICT

All that piece of land containing 5048 square metres, situated in Block II, Steeples Survey District; being part Section 54; as shown marked "A" on S.O. Plan 12604, lodged in the office of the Chief Surveyor at Nelson.

As shown marked as above mentioned on S.O. Plan 12605, lodged in the office of the Chief Surveyor at Nelson.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 72/12/4/0; Ak. D.O. 72/12/4/0)

Declaring Road in Block VII, Waoku Survey District, Hokianga County, to be a Government Road and to be Stopped

PURSUANT to the Public Works Act 1981, the Minister of Works and Development hereby:

(a) Declares the pieces of road described in the Schedule hereto to be a Government road; and

(b) Stops the said road.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All those pieces of road situated in Block VII, Waoku Survey District, described as follows:

Area

796 Lot 1, D.P. 4938; marked "A" on plan.
1918 Part Section 230, Square 141; marked "B" on plan.
1012 Part Section 230, Square 141; marked "C" on plan.
1089 Lot 1, D.P. 4930; marked "D" on plan.
652 Section 229, Square 141; marked "E" on plan.
6158 Section 229, Square 141; marked "F" on plan.

As shown marked as above mentioned on S.O. Plan 12605, lodged in the office of the Chief Surveyor at Nelson.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 74/4/5/0; Ch. D.O. 35/16)

Land Acquired for the Christchurch Southern Motorway in Waimairi District

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the Christchurch Southern Motorway, and shall vest in the Crown on the 7th day of October 1982.
SCHEDULE
CANTERBURY LAND DISTRICT
All those pieces of land situated in Block XIV, Christchurch Survey District, described as follows:
Area
m²

2002 Rural Section 41231; marked 'A' on S.O. Plan 15068.

As shown marked as above mentioned on the plans numbered as above mentioned, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 71/14/2/0; Ch. D.O. 40/27/144)

Land Acquired for Road in Block X, Hautapu Survey District, Rangitikei County

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development hereby declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE
WELLINGTON LAND DISTRICT
All those pieces of land situated in Block X, Hautapu Survey District, described as follows:
Area
m²

79 Lot 3, D.P. 22165; marked 'I' on S.O. Plan 14408.

352 Rural Section 41296; marked 'B' on S.O. Plan 15068.

2002 Rural Section 41231; marked 'A' on S.O. Plan 15068.

As shown marked as above mentioned on the plans numbered as above mentioned, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/52/5/0; Wn. D.O. 72/52/10/0/1)

Declaring Land Held for the Establishment and Development of the Turangi Township to be Set Apart for State Housing Purposes in the County of Taupo

Pursuant to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart for State housing purposes.

SCHEDULE
WELLINGTON LAND DISTRICT
All those pieces of land situated in Block X, Paketo Survey District, described as follows:
Area
m²

7847 Part Lot I, D.P. 10577; marked "A" on S.O. Plan 31466.

As shown on the plans marked as above mentioned lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/33/3B/0; Hn. D.O. 72/33/3B/02/2)

Declaring Part of Road to be Stopped in Block III, Rototui Survey District, Rotorua District

Pursuant to section 116 of the Public Works Act 1981, the Minister of Works and Development hereby declares the portions of road described in the Schedule hereto to be stopped.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT
All those pieces of road situated in Block III, Rototui Survey District, described as follows:

A. R. P.

1 1 29.9 Part Okere 1E Block and part Waipapa 1D Block; coloured green on plan.

0 0 5.1 Part Okere 1E Block; coloured green on plan.

1 1 31.1 Part Waipapa 1D Block; part Okere 1E Block, part Closed Road, Sections 4 and 5, Block III, Rototui Survey District, and part Okere 1B2A Block; coloured green on plan.

As shown marked and coloured as above mentioned on S.O. Plan 39452, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/33/3B/0; Hn. D.O. 72/33/3B/02/2)

Land Acquired for Limited Access Road and the Purposes of a Limited Access Road in Blocks III and X, Rototui Survey District, Rotorua District

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, agreements to that effect having been entered into, the land
described in the First Schedule hereto is hereby acquired for a limited access road and pursuant to section 153 of the Public Works Act 1981, has become road, limited access road and State highway, and the land described in the Second Schedule hereto is hereby acquired for the purposes of a limited access road and shall vest in the Crown on the 7th day of October 1982.

FIRST SCHEDULE
SOUTH AUCKLAND LAND DISTRICT
Land Acquired for a Limited Access Road
All those pieces of land situated in Block X, Rotorito Survey District, described as follows:

<table>
<thead>
<tr>
<th>A. R. P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 0 2.2</td>
<td>Part Lot 3, D.P. S. 97; coloured blue on S.O. Plan 39784.</td>
</tr>
<tr>
<td>0 0 2.2</td>
<td>Part Lot 4, D.P. S. 97; coloured sepia on S.O. Plan 39784.</td>
</tr>
<tr>
<td>0 1 35.3</td>
<td>Part Lot 4, D.P. S. 30724; formerly part Whakapongakau 1B8C1 Block; coloured yellow on S.O. Plan 39788.</td>
</tr>
<tr>
<td>0 0 1.0</td>
<td>Part Mourea Papakaira 3E14E2 Subdivision 9; coloured sepia on S.O. Plan 39786.</td>
</tr>
</tbody>
</table>

As shown on the plans marked and coloured as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.

SECOND SCHEDULE
SOUTH AUCKLAND LAND DISTRICT
Land Acquired for the Purposes of a Limited Access Road
All those pieces of land situated in Block III, Rotorito Survey District, described as follows:

<table>
<thead>
<tr>
<th>A. R. P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 1 8</td>
<td>Parts Waipapa No. 2A Block (formerly Waipapa No. 2 Block); coloured blue, edged blue on plan.</td>
</tr>
</tbody>
</table>
| 0 0 0.2 | |}

As shown marked and coloured as above mentioned on S.O. Plan 39452, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/33/3B/0; Hn. D.O. 72/33/3B/02/2)

Crown Land Set Apart for State Housing Purposes in the Borough of Kawerau
Pursuant to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart for State housing purposes.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT
All those pieces of land situated in Block XVI, Rotoma Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>660 m²</td>
<td>Allotment 1263, Matata Parish.</td>
</tr>
<tr>
<td>652 m²</td>
<td>Allotment 1264, Matata Parish.</td>
</tr>
<tr>
<td>666 m²</td>
<td>Allotment 846, Matata Parish.</td>
</tr>
</tbody>
</table>

As shown on S.O. Plan 48513, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 104/78/0; Hn. D.O. 54/149)

Declaring Land to be Road in Block I, Tarawera Survey District, Rotorua District
Pursuant to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road, and vested in The Rotorua District Council.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT
All those pieces of land situated in Block I, Tarawera Survey District, described as follows:

<table>
<thead>
<tr>
<th>A. R. P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 0 0.3</td>
<td>Lot 1, D.P. S. 15488.</td>
</tr>
<tr>
<td>0 0 0.3</td>
<td>Lot 2, D.P. S. 15488.</td>
</tr>
<tr>
<td>0 0 0.4</td>
<td>Lot 3, D.P. S. 15488.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 35/728; Hn. D.O. 43/2/0/14)

Declaring Part of Road to be Stopped in Block XV, Cambridge Survey District, Matamata County
Pursuant to section 116 of the Public Works Act 1981, the Minister of Works and Development hereby declares the piece of road described in the Schedule hereto to be stopped.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT
All that piece of road containing 1 acre 1 rood 25 perches, situated in Block XV, Cambridge Survey District, adjoining or passing through part Lot VIII, D.P. 3300, and Mangahau Stream; as shown coloured green on S.O. Plan 30082, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/1/2B/0; Hn. D.O. 72/1/2B/010)

Land Acquired for Road in Block XV, Cambridge Survey District, Matamata County
Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT
All that piece of land containing 467 square metres, situated in Block XV, Cambridge Survey District, being part Lot IXA, D.P. 3299; as shown marked "A" on S.O. Plan 50668, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/1/2B/0; Hn. D.O. 72/1/2B/010)

Declaring Part of Road to be Stopped in Block XV, Cambridge Survey District, Matamata County
Pursuant to section 116 of the Public Works Act 1981, the Minister of Works and Development hereby declares the piece of road described in the Schedule hereto to be stopped.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT
All that piece of road containing 2326 square metres, situated in Block XV, Cambridge Survey District, adjoining or passing through part Lot VIII, D.P. 3300, and Mangahau Stream; as shown coloured green on S.O. Plan 30082, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/1/2B/0; Hn. D.O. 72/1/2B/010)
Land Acquired for the Auckland - Hamilton Motorway in the City of Papatoetoe

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the Auckland - Hamilton motorway and shall vest in the Crown on the 7th day of October 1982.

**SCHEDULE**

North Auckland Land District

All that piece of land containing 52 square metres, situated in the City of Papatoetoe, and being part Lot 26, D.P. 46559; as shown marked ‘A’ on S.O. Plan 56661 in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. Battersby,

for Minister of Works and Development.

(P.W. 71/2/1/0; Ak. D.O. 72/1/2A/0/327)

Land Acquired for the Auckland - Hamilton Motorway in the City of Papatoetoe

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the Auckland - Hamilton motorway and shall vest in the Crown on the 7th day of October 1982.

**SCHEDULE**

North Auckland Land District

All that piece of land containing 31 square metres, situated in the City of Papatoetoe, and being part Lot 34, D.P. 46559; as shown marked ‘E’ on S.O. Plan 56661, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. Battersby,

for Minister of Works and Development.

(P.W. 71/2/1/0; Ak. D.O. 72/1/2A/0/285)

Land Acquired for the Grafton Gully - Beach Road Motorway in the City of Auckland

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the Grafton Gully - Beach Road Motorway, and shall vest in the Crown on the 7th day of October 1982.

**SCHEDULE**

North Auckland Land District

All that piece of land containing 17 square metres, situated in the City of Auckland, and being part Allotment 12, Section 3, Suburbs of Auckland; as shown marked ‘A’ on S.O. Plan 56674, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. Battersby,

for Minister of Works and Development.

(P.W. 71/2/7/0; Ak. D.O. 71/2/7/0/93)

Land Acquired for the Auckland - Hamilton Motorway in the City of Auckland

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the Auckland - Hamilton motorway, and shall vest in the Crown on the 7th day of October 1982.

**SCHEDULE**

North Auckland Land District

All that piece of land containing 290 square metres, situated in the City of Auckland, and being part land on D.P. 9966; as shown marked “B” on S.O. Plan 56225, lodged in the office of the Chief Surveyor at Auckland.

Land Declared to be Road and Road Stopped in the City of Takapuna

Pursuant to Part VIII of the Public Works Act 1981, the Minister of Works and Development—

(a) Pursuant to section 114, declares the land described in the First Schedule to be road, and vested in the Takapuna City Council;

(b) Pursuant to section 116, declares the piece of road described in the Second Schedule hereto to be stopped.

**FIRST SCHEDULE**

North Auckland Land District

Land Declared to be Road

All that piece of land containing 869 square metres, situated in the City of Takapuna, and being part Lot 1, D.P. 55284; marked “F” on plan.

**SECOND SCHEDULE**

North Auckland Land District

Road Stopped

All that piece of road containing 912 square metres, situated in the City of Takapuna, adjoining or passing through Lot 1, D.P. 55284; marked “T” on plan.

As shown marked as above mentioned on S.O. Plan 50874, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 24th day of September 1982.

J. R. Battersby,

for Minister of Works and Development.

(P.W. 51/4680; Ak. D.O. 15/18/0/50874)

Land Acquired for a Sewerage Pumping Station in Block I, Tarawera Survey District, Rotorua District

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a sewerage pumping station and shall vest in the Rotorua District Council on the 7th day of October 1982.

**SCHEDULE**

South Auckland Land District

All that piece of land containing 325 square metres, situated in Block I, Tarawera Survey District, being part 1D2A3 Ngapuna Block; as shown marked “A” on S.O. Plan 48325, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of September 1982.

J. R. Battersby,

for Minister of Works and Development.

(P.W. 53/140/1; Hn. D.O. 98/5/0/13)

Land Acquired for Road in the City of Hamilton

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Hamilton City Council on the 7th day of October 1982.

**SCHEDULE**

South Auckland Land District

All that piece of land containing 109 square metres, situated in Block I, Hamilton Survey District, being part Lot 3, D.R.O. 19; as shown marked “A” on S.O. Plan 52102, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of September 1982.

J. R. Battersby,

for Minister of Works and Development.

(P.W. 72/23/2B/0; Hn. D.O. 72/23/2B/02)
Declaring Land to be Crown Land in Block III, Rotoiti Survey District,Rotorua District

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT

All that piece of land containing 2685 square metres, situated in Block III, Rotoiti Survey District, being part Waipapa ID, as described in the Schedule hereto to be Crown land, subject to the Leasehold Estate in Land acquired for the Purposes of a Road in Block X, Hautapu Survey District, Rangitikei County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development hereby declares that, an agreement to that effect having been entered into, the leasehold estate in the land described in the Schedule hereto, held from the Crown by Thomas Henry Hammond of Manga­weika, contractor, under and by virtue of lease in perpetuity recorded in register book, Volume 738, folio 34, is hereby acquired for the purposes of a road and shall vest in the Crown on the 7th day of October 1982.

SCHEDULE
WELLINGTON LAND DISTRICT

All that piece of land containing 318 square metres, situated in Block X, Hautapu Survey District, being part Section 60, Mangaweka Suburban; as shown marked “PP” on S.O. Plan 32522, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 24th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/33/3B/0; Hn. D.O. 47/0)

Land Acquired for Road in Block III, Tarawera Survey District, Rotorua District

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Rotorua District Council on the 7th day of October 1982.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT

All that piece of land containing 4930 square metres, situated in Blocks X and XI, Heretaunga Survey District, being part Lots 6 and 7, D.P. 22226; as shown marked ‘A’ on S.O. Plan 7996, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 30th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/30/3B/0; Hn. D.O. 72/30/3B/05/21)

Land Acquired for Soil Conservation and River Control Purpose in Blocks X and XI, Heretaunga Survey District, Hawke’s Bay County

PURSUANT to section 20 of the Public Works Act 1981, the Ministry of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in the Hawke’s Bay Catchment Board on the 7th day of October 1982.

SCHEDULE
HAWKE’S BAY LAND DISTRICT

All that piece of land containing 4930 square metres, situated in Blocks X and XI, Heretaunga Survey District, being part Lots 6 and 7, D.P. 22226; as shown marked ‘A’ on S.O. Plan 7996, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 30th day of September 1982.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 96/231000/0; Na. D.O. AD 6/3/231000/1)

Declaring Railway Land at Mangaweka to be a Road

PURSUANT to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 114 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation, with the prior written consent of the Minister of Railways, hereby declares as road and vests in the Rangitikei County Council the land described in the Schedule hereto.

SCHEDULE
WELLINGTON LAND DISTRICT—RANGITIKEI COUNTY

All those pieces of land described as follows:

Area

Railway land being

203

Parts Section 50, Town of Mangaweka, being parts of the land comprised and described in Gazette, 1982, p. 2353, G.N. 506918.1, respectively marked A and B on plan.

Situated in Block X, Hautapu Survey District.

As the same are more particularly delineated on the plan marked L.O. 32842 (S.O. 32772), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.
Area m² Railway land being
340 Part Section 1, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked M on plan.
347 Part Section 2, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked N on plan.
346 Part Section 3, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked O on plan.
346 Part Section 4, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked P on plan.
346 Part Section 5, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked Q on plan.
343 Part Section 6, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked R on plan.
347 Part Section 7, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked S on plan.
347 Part Section 8, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked T on plan.
347 Part Section 9, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked U on plan.
345 Part Section 10, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked V on plan.
346 Part Section 11, Block II, Town of Mangaweka North, being part of the land comprised and described in Gazette, 1982, p. 1082, G.N. 486173.1, marked W on plan.

Situated in Block X, Hautapu Survey District.

As the same are more particularly delineated on the plan marked L.O. 30817 (S.O. 30601), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.

Area m² Railway land being
2158 Parts Section 64, Block X, Hautapu Survey District, being parts of the land comprised and described in certificate of title No. C4/124, respectively marked D and K on plan.
2321 As the same are more particularly delineated on the plan marked L.O. 32314 (S.O. 32523), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.

Area m² Railway land being
220 Part Section 64, Block X, Hautapu Survey District, being part of the land comprised and described in certificate of title No. C4/124, marked A on plan.

As the same is more particularly delineated on the plan marked L.O. 30818 (S.O. 31602), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.

Dated at Wellington this 1st day of October 1982.

M. R. H. HENARE,
for General Manager, New Zealand Railways Corporation.

(N.Z.R. L.O. 28089/20/17) (2)

Declaring Land Held for Railway Purposes at Ngaraawahia and Now Set Apart for State Housing Purposes

PURSUANT to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 114 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation, with the prior written consent of the Minister of Railways, hereby declares that the land described in the Schedule hereto is hereby set apart, pursuant to the Housing Act 1955, for State housing purposes from and after the 7th day of October 1982.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—NGARUAWAHIA BOROUGH

All that piece of land described as follows:

Area m² Railway land being
942 Lot 2, D.P. S. 19177, being all the land comprised and described in certificate of title No. ITD/480.
Situated in Block VII, Newcastle Survey District. Dated at Wellington this 1st day of October 1982.

M. R. H. HENARE,
for General Manager, New Zealand Railways Corporation.

(N.Z.R. L.O. 31076/A995/9)

Railway Land Declared State Highway at Tinwald

PURSUANT to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 114 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation, with the prior written consent of the Minister of Railways, hereby declares as State highway and vests in the Crown the land described in the Schedule hereto.

SCHEDULE

CANTERBURY LAND DISTRICT—ASHBURTON COUNTY

All that piece of land described as follows:

Area m² Being
1380 Railway land, pursuant to section 16, Government Railways Act 1887, marked A on plan.
Situated in Block IV, Hinds Survey District.
As the same is more particularly delineated on the plan marked L.O. 33428 (S.O. 15727), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.
Dated at Wellington this 1st day of October 1982.

M. R. H. HENARE,
for General Manager, New Zealand Railways Corporation.

(N.Z.R. L.O. 2297/131)

Declaring Railway Land at Hamilton to be a Road

PURSUANT to section 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 114 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation, with the prior written consent of the Minister of Railways, hereby declares as road and vests in the Hamilton City Council the land described in the Schedule hereto.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—HAMILTON CITY

All that piece of land described as follows:

Area m² Railway land being
2246 Part Allotment 453, Town of Hamilton West, being part of the land comprised and described in Gazette, 1880, p. 125, Proc. 516, marked A on plan.
Situated in Block II, Hamilton Survey District.
As the same is more particularly delineated on the plan marked L.O. 32340 (S.O. 35263), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.
Dated at Wellington this 4th day of October 1982.

M. R. H. HENARE,
for General Manager, New Zealand Railways Corporation.

(N.Z.R. L.O. 21036/155)

Declaring Land Taken for Railway Purposes at Mangaweka and Not Now Required for That Purpose to be Crown Land

PURSUANT to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 42 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation, with the prior written consent of the Minister of Railways, hereby declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948, as from the 7th day of October 1982.
Declaring Land Taken for Railway Purposes at Paeroa Now Set Apart for State Housing Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 52 of the Public Works Act 1981, the General Manager of the New Zealand Railways, hereby declares that the land described in the Schedule hereto is hereby set apart, subject to the Housing Act 1953, for state housing purposes from and after the 7th day of October 1982.

M. R. H. HENARE,
for General Manager, New Zealand Railways Corporation.
(N.Z.R. L.O. 28089/19/239) (4)

Declaring Road near Belfast Acquired for Railway Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981, section 20 of the Public Works Act 1981, and all other powers ensuing under that Act, the General Manager of the New Zealand Railways Corporation hereby declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for and on behalf of Her Majesty the Queen for railway purposes, from and after the 24th day of August 1982.

M. R. H. HENARE,
for General Manager, New Zealand Railways Corporation.
(N.Z.R. L.O. 11684/A301/10)

Crown Land to be Set Apart as State Forest Land—Wellington Conservancy

Pursuant to section 18 of the Forests Act 1949, notice is hereby given that the land described in the Schedule hereto has been set apart as State forest land, as from the date of publication hereof.

SCHEDULE

WELLINGTON LAND DISTRICT—POHANGINA COUNTY

274.5666 hectares, more or less, being Section 5, Block XV, Pohangina Survey District, and Section 6, Block VII, Gorge Survey District, Part New Zealand Gazette, 1982, page 24, as shown on plan T23/3 deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. 13772, 14272.)

Dated at Wellington this 23rd day of September 1982.

JONATHAN ELWORTHY, Minister of Forests.
(F.S. 9/3/395, 6/3/24)

Crown Land to be Set Apart as State Forest Land—Nelson Conservancy

Pursuant to section 18 of the Forests Act 1949, notice is hereby given that the land described in the Schedule hereto has been set apart as State forest land, as from the date of publication hereof.

SCHEDULE

MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY

77,500 hectares, more or less, being Lot 1, D.P. 5675, situated in Block X, Wakamarina Survey District, as shown on plan 027/12. 155.82 hectares, more or less, being Lot 1, D.P. 5434, situated in Block X, Wakamarina Survey District, as shown on plan 027/11. 37,6338 hectares, more or less, being Section 38, Block XIV, Wakamarina Survey District, as shown on plan 027/18. (S.O. 1079.) 38,8498 hectares, more or less, being Section 39, Block XIV, Wakamarina Survey District, as shown on plan 027/19. (S.O. 1156.)

All above plans are deposited in the Head Office of the New Zealand Forest Service at Wellington.

Dated at Wellington this 23rd day of September 1982.

JONATHAN ELWORTHY, Minister of Forests.
(F.S. 9/4/399, 6/4/2)
Crown Land Set Apart as State Forest Land—Nelson Conservancy

Pursuant to section 18 of the Forests Act 1949, notice is hereby given that the land described in the Schedule hereto has been set apart as State forest land as from the date of publication hereof.

SCHEDULE
NELSON LAND DISTRICT—WAIMEA COUNTY
102.0300 hectares, more or less, being Section 44, Block XI, Wangapeka Survey District, as shown on plan M22/2 deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. 12912)

Dated at Wellington this 24th day of September 1982.
JONATHAN ELWORTHY, Minister of Forests.
(F.S. 9/4/393, 6/4/187)

Amendment to the Rules of the North Canterbury Acclimatisation Society

Pursuant to section 29 of the Wildlife Act 1953, the Minister of Internal Affairs hereby gives notice that he has approved the new rules made by the North Canterbury Acclimatisation Society, to stand in place of the rules as originally approved by the Minister of Internal Affairs on 12 June 1957.

Dated at Wellington this 27th day of September 1982.
D. A. HIGGERTY, Minister of Internal Affairs.

Notice of Application for an International Air Service Licence

Pursuant to section 7 of the International Air Services Licensing Act 1947, notice is hereby given that Merchant Air Limited, of Christchurch, has applied for an International Air Service Licence to carry on air services for the carriage of international freight between Christchurch/Auckland in New Zealand and Pago Pago in American Samoa. Full details of the proposals may be obtained from the Secretary for Transport, Ministry of Transport, Private Bag, Wellington.

Any person or organisation desiring to make representations relating to this application must forward these representations to me in writing before the 29th day of October 1982.

Dated at Wellington this 4th day of October 1982.
A. G. MALCOLM,
Acting Minister of Civil Aviation and Meteorological Services.

Post Office Bonus Bonds—Weekly Prize Draw No. 1, October 1982

Pursuant to the Post Office Act 1959, notice is hereby given that the result of the weekly Prize Draw No. 1 for 2 October, is as follows:

One prize of $25,000 3982 324430
Six prizes of $5,000 997 364831
2381 926133
3689 130067
3831 933679
4989 364442
5882 259913

R. L. G. TALBOT, Postmaster-General.

The Traffic (Thames Coromandel District) Notice No. 2, 1979, dated the 8th day of June 1979?, issued pursuant to section 52 of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976, is hereby revoked.

First Schedule
situated within Thames—Coromandel District at Tairua:
all that area bounded by a line commencing at the point where the northern side of Hemi Place intersects the eastern side of Paku Drive; thence north-easterly by a right line to a point on the shore line of the Pacific Ocean; thence north-westerly, generally, along the said shore line to a point due north-east of the point where the northern side of Ocean Beach Road intersects the eastern side of Paku Road; thence due south-west by a right line to the point where the northern side of Ocean Beach Road intersects the eastern side of Puku Road; thence south-west-easterly, generally, by a right line to the point where the eastern side of No. 25 State Highway (Waitakaruru—Waithi via Coromandel) intersects the northern side of Cory Wright Drive; thence due south to a point due east of a point on the eastern side of No. 25 State Highway (Waitakaruru—Waithi via Coromandel), 1.1 kilometres measured southerly, generally, along the said side of the said State highway from Pepe Road; thence due east by a right line to the shore line of the Tairua Harbour; thence north-easterly, generally, and north-west-easterly, generally, along the shore line of the Tairua Harbour to the eastern side of No. 25 State Highway (Waitakaruru—Waithi via Coromandel) at the Pepe Stream Bridge; thence north-easterly, generally, to a point on the Tairua Harbour due west of the commencing point; thence due east by a right line to the commencing point and;
all that area bounded by a line commencing at the point on the Tairua Harbour due west of the point where the northern side of Hemi Place intersects the eastern side of Paku Drive; thence southerly, easterly, northerly, and westerly along the shore line of the Tairua Harbour and the Pacific Ocean to a point on the shore line of the Pacific Ocean due east of the intersection of the northern side of Hemi Place with the eastern side of Paku Drive; thence due west by a right line to the commencing point.

Second Schedule
situated within Thames—Coromandel District at Tairua:
No. 25 State Highway (Waitakaruru—Waithi via Coromandel); from Cory Wright Drive to a point 50 metres measured northerly, generally, along the said State highway from Ocean Beach Road.
Ocean Beach Road.
Dated at Wellington this 29th day of September 1982.
GEORGE F. GAIR, Minister of Transport.

* S.R. 1976/227
Amendment No. 1: S.R. 1978/72
Amendment No. 2: S.R. 1978/301
Amendment No. 3: S.R. 1979/128
Amendment No. 4: S.R. 1980/31
Amendment No. 5: S.R. 1980/115
Amendment No. 6: S.R. 1981/158
Amendment No. 7: S.R. 1981/311
Amendment No. 8: S.R. 1982/93

†New Zealand Gazette, dated 14 June 1979, No. 50, p. 1817
(M.O.T. 29/2 Thames Coromandel District)

Before the Broadcasting Tribunal
Decision No. 15/82
Bro 111/81, 112/81, 113/81, 114/81
B. H. Slane, Chairman; Lionel R. Scoats, Member; Murray J. Henschall, Deputy Member.


The Tribunal called for applications for 2 commercial FM warrants for Auckland, for which the provisional coverage area was concerned and it is accepted that both proposed stations should carry the same signal strength. Transmitters would be sited at a distance broadcast from the Waiatarua television transmitter facility of the Broadcasting Corporation of New Zealand, provided satisfactory arrangements could be made. There was, therefore, no question of a difference between the applicants as far as coverage area was concerned and it is accepted that both proposed stations should carry the same signal strength.

Applications—There were some common features to all applications. Transmitters would be sited at and broadcast from the Waiatarua television transmitter facility of the Broadcasting Corporation of New Zealand, provided satisfactory arrangements could be made. The company proposed an initial album content of its programmes of 60 percent of the music content, of which about 40 percent would be material from older golden classics albums. Radio I wished to remain an objector and was given the status by the Tribunal.

The company provided programme schedules describing the format, the relationship with commercials and news, weather and other information. Radio Enterprises Ltd. (Enterprises) proposes a largely automated station producing middle of the road music comprising easy listening albums, light classical, country and western, popular classical, popular modern solo and group vocal. Selection was to be based on sales surveys of record companies over the past 10 years. Use would be made of package programmes from overseas. It was also proposed to provide concert and musical groups, as well as the Auckland Symphony, brass bands, choral groups, opera societies, instrumental groups and bands.

The Broadcasting Corporation of New Zealand (BCNZ) proposes to operate a FM radio station directed to attracting a target audience of 15–35 with a core of around 20–30 age group. Its proposed programme was to be popular in appeal with selection ranging from contemporary adult top 40 to mainstream rock, with a wide variety of gold material for each day. It would incorporate many elements of the existing IZM programme but would have an extensive music list.

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by his client with a consultant would be successful. The applicant showed a certain lack of sophistication in programme content, marketing and management expertise. It did have some technical points to its credit.

The 1ZM application would involve significant losses in the first year and it would take nearly 3 years to bring the Corporation financially back to square one with the station. Although, the Corporation’s profits have been used on the station at present, (as Mr O’Brien has pointed out), growth to a large competitive market, successfully run 2 stations by three factors.

We largely accept that, in Mr O’Brien’s submission, growth to suit the medium and an audience in more depth than 1ZM–FM. Its performance has been variable, but at any time the Corporation financially back to square one with the station.

We do not consider that any adverse effect on these stations will fall on the newcomers. It will be they who will face the burden of the introduction of the two new stations. There is likely to be relatively slow, programming paramount and the new stations will be more commerical warrants will be diminished significantly by three factors.

Enterprises has yet to establish a format with an Australian marketable format with an Australian marketable format. As to other services, there were some differences as to news and community information. On balance we did not find much to influence us in these areas. We consider that, ultimately the FM stations will not be listened to for their news and community information and that the levels of talk will adjust accordingly.

We believe their programme will appeal to a younger audience. In detail its programming will increase.

We do not place too much importance on tapes, but we do not consider the music needed a little more familiarity as we have said before. They are an artificial device heard in artificial circumstances, i.e. not on air and the presentation to be totally successful.

We do not intend to rely on sales charts and endeavour to programme for more than just an age group. It proposes “an alternative radio style”. Their tape was well produced but they were not all directly to 39 with the emphasis on 18 to 30 and to do so on the basis of consulting in programme content, marketing and management expertise.

We were not persuaded that the introduction of some FM network for the future (which was not a proposal accepted by the Government on the recommendation of the Tribunal after its inquiry), is a justification for the grant of a warrant in Auckland to the Corporation. The BCNZ has for many years attempted to satisfy youth needs in Auckland by means of this station in a mass programming format by AM. Its programme content is likely to be relativley slow, programming paramount and a sound financial base is needed. But that does not necessarily assist the BCNZ application.

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The Stereo Artists Development Trust it proposes, could in some years, provide good support to the area it supports and to seniority for the听到。It was emphasised that this station may well have the more difficult task since evidence is that older people are less ready initially to change to FM listening than younger people. We think therefore that the fact that the company is a private one, is a significant advantage enabling it to implement a long term development plan rather than meet the short term demands of the stock exchange.

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Obviously there will be an impact on the revenue of Auckland stations with the introduction of 2 competitors. The Corporation has intimated that if ZM is not a successful applicant, it would not be the Corporation's preference except for limited sponsorship and the Corporation intimated that it would desire to carry exactly the same programme material without the advertising or with much less. That will be the subject of the Corporation's application policy. It was argued, supported the grant of the Corporation's application so that the ZM AM operation would cease immediately, or after a period of simulcasting.

We are not convinced by Mr Jenkins regarding the possible effect on the Corporation's services. Granting any successful in its FM application the effect will fall on ZB as one of the Auckland stations. It can be expected however, that some of the revenue which previously went to the ZM station may well be captured by IZB. We therefore consider that the impact on IZB which is a heavily informational and broad range station will not be great. It is a phenomenon of commercial radio that many older established all round family stations do retain their audience and their place in the market despite the addition of new competitors for a number of reasons which we need not go into here. We believe that will be the case with IZB.

If the Corporation maintains its existing operation on ZM but not on a fully commercial basis, then it will have to carry that as a public service element of its broadcasting which it chooses to do as if it was introducing a new service. Nowhere else in New Zealand, so far as the Tribunal is aware, does the BCNZ find it part of its public service to provide a commercial type format without commercials in order to serve particular audience needs. Indeed, it was heard in Hawke's Bay indicated that when it became commercially undesirable to have one of the two stations there catering for a younger audience, this was readily sacrificed for a geographical division of the market.

The effect of not granting the application on the Corporation's finances is not a vital factor. Under this heading we are required to consider the effect the grant of any application will have on the Corporation's services. Granting any of the other applications will have no effect on the IZM service. That will be determined, because of the direction of the Minister, subject to the direction at another hearing. Granting the BCNZ application would reduce the Corporation's AM services by one. The direction requires that the BCNZ application be dealt with on its merits, along with the merits of the other applications. The possibility of IZM remaining as a disruptive factor is too speculative to weigh much with us.

In the immediate future the impact of the grant of the warrant to the Corporation would be more detrimental on its income from this source on some regular basis and make its allocation accordingly.

The Corporation, without the ZM-FM warrant will be able to commit its available funds to the priority given by the Minister of Broadcasting in paragraph 2(c) of the Direction of 27 October 1981 for the extension of the Concert Programme.

It is also possible that before long a policy will be formulated on the AM service which will enable the Corporation to increase its income from this source on some regular basis and make its allocation accordingly.

We are not convinced by Mr Jenkins regarding the programme talent and management could be moved to other stations which the Corporation admits it has a hard job to find good staff for these days.

The mobility of radio staff is such that it is quite likely that some of the Corporation's employees will find themselves working for one or other of the new stations, thus solving any problem of overmanning.

The concentration of the resources of the Corporation on its IZB flagship in Auckland will make it a formidable competitor.

We are not satisfied with Mr Jenkins evidence of the impact of radio programming on radio station's financial viability. The proposed station's financial viability is the figure described as "gross margin surplus" by the Corporation. (Even this figure is obtained before taking into account a share of unappor tioned overhead related to the full commercial operations of Radio New Zealand.)

Much emphasis is placed on the financial effect on RNZ if ZM is granted a FM licence enabling the parallel funding of non-commercial FM by the surplus arising from commercial FM. The first year loss projected by RNZ will take a further 1.8 years to recoup. In the longer terms, the projected loss from commercial FM operation is projected not to make a positive contribution to RNZ finances until 2.8 years have elapsed from the commencement of the station. The financial and commercial ability of the applicant as demonstrated by Mr Curle with a projected capital cost of $308,800 will require cash funding of approximately $600,000 by the Corporation.

We came to the conclusion that it would be wasteful of resources to have 2 stations such as stereo and FM and concentrating for pretty well the same audience does both audiences both older and younger, largely uncatered for. This is also important since it seems that it may be several years before any non-commercial FM service is provided by the Corporation and therefore people over 40 may well have to wait a long time for any music that fell within their taste range.

Likewise, if, as was urged upon us, Metropolitan and Enterprises were granted warrants an audience would have no FM service to their musical tastes.

We have briefly touched on Enterprises block formatting. We do not think it would work commercially. It appears to be a dated concept of commercial broadcasting which they acknowledge is not being followed anywhere else. It has been superseded by providing familiarity of sound and a limited range of music for a designated audience. We do not consider it likely that the audience will tune in and out to hear one kind of favourite music at particular times. If the disparate types of music are run together then the turn-off factor would be fairly high.

(c) The financial and commercial ability of the applicant to carry on the proposed service.

Stereo FM was sound based financially, is likely to receive public support and is strong enough to withstand some local commercial difficulty. Its commercial prospects are good. It has been well structured, has developed plans for promotion, established capital sources, a contingency fund and substantial working capital. Mr Curle is experienced and will bring vigour to its sales and marketing and the company will be ably led.

Financial information for Enterprises had been put together by Mr Hagen, a well qualified chartered accountant who had relied, however, on the information provided to him. That information was not always complete. The company lacks in-house financial and management resources. It is reliant on Mr Parkinson for both programming and computer guidance.

There was some uncertainty as to the source of funds needed to establish the station. A substantial personal advance was to be made by one director if institutional sources of loan money did not amount to the same. There appeared to be an over reliance on borrowings.

Metropolitan proposed joint managing directors Messrs Egerton and McKay with Mr Egerton as chairman of a well chosen board. The board's composition was proposed to be a private one consisting of 14 equal shareholdings with provision for an allocation of shares to staff. The company was concerned that a public company could lead to a concentration of ownership of independent radio into the hands of one or two key groups. We were impressed not only with the calibre of the joint managing directors and other directors of the company but with the approach the company had made to the application. The approach has been an open one and we are impressed. Although it would be aiming for a section of the audience that was not as attractive financially as a younger age group, its approach seemed likely to secure their support and that of the advertisers who wished to target that audience.
It appears that the station will benefit from the Australian experience of Mr McKay who has experience in the launching of new stations as has Mr Egerton. We were also impressed with the practicality of the approach which would not result in totally different music programming. We do believe however, that when the station becomes established its horizons will widen in order to distinguish it from its AM rivals. Mr McKay told us that a deal combination would be one station aiming for 10-34 and the other 25-44.

We were satisfied with the sources of capital for Metropolitan and the amount available.

We were impressed with its own research and preparation of the survey and we considered it to be the more impressive applicant for an older age group. They have good programming attitudes, have used their survey material wisely and show a depth of experience and insight into broadcasting.

We accept that 12M-AM has some coverage difficulties. It is not alone in that.

But it is interesting to compare the absolute dollar levels of income of 12M and its competitor Radio Hauraki in each of the years we looked at. We set out below a table which shows average audience share over three IZNZ surveys and reported levels of income for these two stations.

<table>
<thead>
<tr>
<th>Year</th>
<th>Audience Share</th>
<th>Income</th>
<th>Income per Share</th>
</tr>
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<tr>
<td>1980</td>
<td>16%</td>
<td>$546,848</td>
<td>33,531</td>
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<tr>
<td>1981</td>
<td>22.7%</td>
<td>$2,873,478</td>
<td>126,585</td>
</tr>
</tbody>
</table>

Hauraki

*Average of 3 BCNZ surveys in each year—June-August/September-December/February-April

We consider that Hauraki is performing substantially better in the market place relative to audience share than 12M.

With less than 12 percent of the Auckland radio audience, Radio Pacific is able to generate income in excess of $1.6m.

Comparison of performance by sales staff for a BCNZ station and a private station is also significant. Evidence was given by BCNZ witnesses that good sales people would achieve $150,000 of sales per annum while the private operator considered $250,000 to be an average.

The Tribunal was concerned regarding the principal thrust of the evidence given on behalf of the BCNZ. It was even suggested to make a case, that the finances of the BCNZ would suffer drastically as a consequence of 12M ceasing to be a commercial station and that to avoid this serious effect a want should be issued.

This argument appeared to be based on the fact that head office costs, part of which are apportioned to the various stations within the group, are an ongoing and immediate force. The emphasis appears to us to be one where head office comes first and the various services provided are placed around the centre. It must be remembered that the primary financial consideration is providing a network of programmes and it is those costs incurred at station level. Head office costs should be incurred in support of radio services provided there is no evidence clearly to provide standardisation and economies of scale in the provision of certain services to the network of stations.

In the same way as commercial stations are added to the commercial network there should be an acceptance by the BCNZ that in certain circumstances a reduction in commercial services may also be required. The services offered by head office and the costs that arise therefrom should be tempered by the number of stations being serviced.

In the Tribunal's view the ultimate test of a station's "contribution" to the overall finances of the corporation must be after allocation of all centrally incurred costs.

If the situation where a deficit is incurred before the allocation of certain centrally incurred costs it is assumed that that deficit can only increase when those costs are actually allocated, some doubt is cast on the method of allocation selected.

In any event, the effect on the Corporation's finances arise from a decision to change 12M-AM to a less commercial role.

The revenue budgets for Stereo FM and Metropolitan were realistic although we have some doubts about the estimate of national advertising which would be obtained by Stereo FM.

If the 12M performance had been better, as an ongoing enterprise, it might be expected to do better than its estimates. But we did not consider it a disadvantage.

We doubt that Enterprises would succeed in achieving its sales goals.

(f) The likelihood of the applicant carrying on the proposed service satisfactorily.

Enterprises had intended to operate a computer based broadcast system. We would have a good deal more confidence in a computer operated station if that station had already been operating and proved its expertise in the field or if the promotion had had some experience of the task of not only starting a new broadcasting station, but of implementing a system which is new to New Zealand and which it is claimed will reduce staff costs in a company which appears short of management skills, was, in the opinion of the Tribunal, asking more of a development period than should be expected in a highly competitive market. The Tribunal acknowledges the skill of the Stebbing connection in handling with competent operating, but it is interesting to provide these facilities in relation to recording and another to continue day after day on a live broadcast situation.

However, we did not consider it a disadvantage to the applicant.

Enterprises contrasts its line of sight to Waiatarua with the doubtful arrangements of Metropolitan. We do not consider this to be an important element. Such problems seem to be overcome and we do not consider the exact location of the studio important to the Metropolitan application. It is intended however, that it should be on the North Shore and we are confident that some arrangement can be entered into which would provide an adequate linking arrangement with the Waiatarua transmitter.

The Corporation saw itself as having a sound commercial structure and a corporate base, experienced and dedicated broadcasters, a target audience that was accessible and the availability of research.

It was claimed that the Corporation had financial and commercial ability which required no further comment. The Corporation would carry on the service satisfactorily. The Tribunal accepts that. We are satisfied its staff, such as Mr Bolton the manager, are competent and accomplished broadcasters. We are not satisfied that the structure within which they work is an ideal one for the successful launch of commercial FM in Auckland.

Stereo FM's history was told by its personnel, structure, preparation and research that they would carry on the service satisfactorily.

The results of any survey available to the Tribunal. All the applicants, except the BCNZ, produced surveys prepared for the purpose of the applications.

Stereo FM's was not just a radio survey. It involved segment analysis of life styles of people 15 to 39. It was comprehensive and far reaching. But not all the material gathered was particularly relevant to the issues to be determined by this Tribunal and much was not made available as evidence.

The survey was an in-depth analysis containing a wealth of material of use to programmers. It was an impressive indication of the resources and commitment the company was prepared to put into identifying and serving its desired audience's needs.

Enterprises carried out a survey of persons 30 years and over in the Auckland market. It satisfied expectations on FM radio when it was introduced.

Respondents were also asked how much of 9 different radio services and programmes they would like to hear on FM radio and to indicate whether they would like more, the same or less of it.

The Tribunal was told the results suggested that there were some types of radio services people aged 30 years and over clearly wanted more of on FM radio than were currently featured on existing radio programmes. They were easy listening/middle of the road music (59 percent, news and information (54 percent, light classical music (33 percent), country and western music (43 percent).

It is the Tribunal's experience that in nearly all surveys a substantial number of people want more news and information. These particular results are the actual experience of doing so. The formidable programme can be immense with their expressed orders of preference? We do not accept that 33 percent wanting classical music and 45 percent wanting popular light classical music can be a station which presents those types of music along with easy listening/middle of the road and country and western music.

Metropolitan carried out a survey interviewing a sample of people aged 25-54 who had previously completed a detailed diary of radio listening patterns for the Metropolitan Radio Audience Survey. The advantage of this survey was that it related actual listening patterns and volume as well
as musical preferences. The station's three major components, easy listening, soft rock music, music of the sixties and seventies and popular artists album tracks were liked by the great majority of the potential audience.

We considered the survey a useful and practical one. Again however, we must comment that predictions or preferred options by the public cannot be taken with some caution. The survey revealed, as we have learned elsewhere, that there is a general audience preference for stations operated by private organisations although it is clear that ownership is not a critical issue. The survey also showed listener preference for some complementary programming of FM stations in Auckland.

(b) The requirement that frequencies be best utilised in

The grant of warrants to Metropolitan and Stereo FM will provide a range of programmes for the benefit of the audience in Auckland. We are not satisfied that any other combination would provide a better coverage of the Auckland radio audience. The regulations limit those possibilities.

The desirability of avoiding monopolies in the ownership or control of news media.

The question did not directly arise. However, it is convenient to discuss here the stand-taking of Wilson and Horton Ltd in stereo FM. We do not find the ownership or part ownership of an FM station in the Auckland market by a newspaper group or groups a negative factor. It would be otherwise if it were also shown that such belongings in other stations in the same market. The regulations limit those possibilities.

The desirability of avoiding monopolies in the ownership or control of news media.

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The desirability of avoiding monopolies in the ownership or control of news media.

The desirability of avoiding monopolies in the ownership or control of news media.
"The warrant holder shall not substantially depart from the basic format and content of its proposed programmes or the type or extent of the services intended to be provided at the time of the grant of the warrant without the prior consent of the Broadcasting Tribunal and subject to any conditions that the Tribunal might impose in the public interest."

The mixed polarisation to be used will be slant.

Allocations of frequencies will be made after the parties have had the opportunity to make representations to the Tribunal.

The Tribunal acknowledges the assistance it has received from counsel for all the parties who co-operated in the Development in New Zealand of a Frequency Modulation Broadcasting in New Zealand; and

For the Tribunal:

Dated the 30th day of July 1982.

B. H. SLANE, Chairman.

Direction to Broadcasting Tribunal in Connection with the Development in New Zealand of a Frequency Modulation (FM) Broadcasting Service

To the Broadcasting Tribunal

Pursuant to section 68 (1) of the Broadcasting Act 1976, I, Warren Cooper, the Minister of Broadcasting—

(1) Give you notice that the Government has considered your report to me on the Development of Frequency Modulation Broadcasting in New Zealand; and

(2) Give you notice that it is part of the general policy of the New Zealand Government in relation to broadcasting—

(a) That a frequency modulation (FM) broadcasting service be developed and is an integral part of sound-radio broadcasting in New Zealand; and

(b) That frequency modulation (FM) broadcasting be introduced in New Zealand without delay; and

(c) That the Broadcasting Corporation of New Zealand should, by the use of frequency modulation (FM) broadcasting, extend its Concert Programme to provincial areas which radio reception of that programme is at present unsatisfactory; and

(d) That the Broadcasting Corporation of New Zealand, should as its resources permit, progressively convert the YC stations (which are the stations from which its Concert Programme is transmitted) to frequency modulation (FM) broadcasting; and

(e) That short-term frequency modulation (FM) broadcasting authorisations be authorised under section 76 of the Broadcasting Act 1976 for community purposes; and

(f) That, outside the larger urban areas, local groups should be encouraged to establish locally owned radio broadcasting stations (on a commercial or non-commercial basis or on a basis that is partly commercial and partly non-commercial) and relay programmes from other warrant holders as well as to develop some elements of local broadcasting for limited periods; and

(g) That the development envisaged in paragraph (f) of this clause should be facilitated by networking arrangements that permit local programming as well as a choice of network programmes; and

(h) Except where, without simultaneous, an economically viable service to an area would not be feasible for many years and except as provided in paragraph (i) of this clause, simulcasting by AM and FM stations covering the same area should not be permitted; and

(i) That simulcasting of news, current affairs, special events, and simulcasting with television should be permitted; and

(j) That holders of warrants in respect of existing stations shall be permitted to hold warrants or interests in warrants in respect of FM broadcasting stations; and

(k) That applications by newspaper companies for sound-radio warrants in respect of FM broadcasting stations should be considered on their merits together with applications of other applicants; and

(3) Give you notice that, included within the recommendations in respect of which the Government has still to formulate its general policy, are the recommendation set out on pages 11 to 15 of your report and numbered (2), (9), (43), (45), (46), (47), (55), (56), (57), (58), and (59); and

(4) In pursuance of the general policy of the Government as outlined in clause (2), direct that you shall,—

(a) Call without delay for applications for sound-radio warrants in respect of 2 commercial frequency modulation broadcasting stations to be established in Auckland; and

(b) Invite prospective applicants for sound-radio warrants in respect of commercial frequency modulation broadcasting stations to be established in areas outside Auckland to give you notice of intention to apply for such warrants; and

(c) After considering any representations made by prospective applicants, establish the order for warrant hearings having regard to the notices of intention received; and

(d) Thereafter call progressively for applications for sound-radio warrants in respect of commercial frequency modulation broadcasting stations to be established in areas outside Auckland; and

(5) In pursuance of that policy, direct that you shall, in carrying out the direction contained in clause (4), note that—

(a) Frequency modulation broadcasting should be developed first in Auckland and then progressively for such warrants; and

(b) The frequency assignment plan, which is to be based on 50 kHz channel spacing, is to be prepared and maintained by the Post Office; and

(c) Channel spacing is to be reviewed in 1986; and

(d) It is to be a principle, in relation to the frequency assignment plan, that some frequencies are to be kept unassigned to permit later developments in FM broadcasting that may not be foreseen at present; and

(e) A frequency is not to be assigned to any frequency modulation broadcasting station or amplitude modulation broadcasting station simply because that frequency is available; and

(f) As a general principle and subject to paragraph (g) of this clause, the recommendations of the International Consultative Committee on Radio (CCIR) on signal strength standards for reception should be the basis for determining coverage objectives and the effective radiated power of proposed frequency modulation transmitters; and

(g) You may, in consultation with the Post Office, vary the standards referred to in paragraph (f) of this clause where you consider it necessary but, in making any such variation, you shall have regard to the importance of conserving frequencies and of avoiding interference with other services; and

(h) Subject to paragraph (l) of this clause, FM transmitters should be co-sited, where practicable, with television transmitters; and

(i) Where co-siting is not practicable and paragraph (l) of this clause does not apply, siting of an FM transmitter within approximately one kilometre of a television transmitter is to be preferred; and

(j) As a general principle medium and high powered FM transmitters should be located at efficient transmission sites outside urban areas; and

(k) It is envisaged that where difficulties arise between a warrant holder and the Broadcasting Corporation of New Zealand in establishing a mutually acceptable co-siting agreement, the difficulties should be settled by arbitration; and

(l) Low-powered transmitters need not be co-sited with television transmitters; and

(m) The location of transmitters not co-sited shall be chosen with regard to achieving compatibility with other services and efficient use of FM broadcasting frequencies; and

(n) The same sense slant polarisation shall be used for all FM broadcasting but you may, in your discretion, permit a different type of mixed polarisation if it is justified for any particular transmission; and

(6) Hereby revoke the notice which was dated the 23rd day of February 1981 and which was given to you under section 68 (1) of the Broadcasting Act 1976. 

Dated this 27th day of October 1981.

WARREN COOPER, Minister of Broadcasting.
Notice to Broadcasting Tribunal in Connection with the Development in New Zealand of a Frequency Modulation (FM) Broadcasting Service

To the Broadcasting Tribunal

Pursuant to section 68 (1) of the Broadcasting Act 1976, I, Ian John Shearer, the Minister of Broadcasting,—

(1) Give you notice that the Government has considered the recommendations which, as recommendations (43) and (45), are set out on page 14 of your report to the Minister of Broadcasting on the Development of Frequency Modulation Broadcasting in New Zealand; and

(2) Give you notice that it is part of the general policy of the Government in relation to broadcasting—

(a) That, subject to paragraph (b) of this clause, communication facilities for the reutilisation of frequency modulation (FM) radio programmes be provided by the Post Office as an integral part of the telecommunications network;

(b) That the Broadcasting Corporation of New Zealand be authorised to carry 2 of its own frequency modulation (FM) stereophonic sound transmissions in the baseband of the existing television bearers that link the television broadcasting stations if in your opinion it is economic for the Corporation to do so;

(c) That operators of private broadcasting stations be permitted where it is established that the Post Office circuit can provide the necessary quality and reliability.

Dated this 14th day of April 1982.

I. J. SHEARER, Minister of Broadcasting.

Direction to Broadcasting Corporation of New Zealand in connection with the sound-radio warrant in respect of station 1ZM

To the Broadcasting Corporation of New Zealand

Whereas—

(a) The Minister of Broadcasting (by a notice which was dated the 27th day of October 1981 and which was given pursuant to section 68 (1) of the Broadcasting Act 1976) directed the Broadcasting Tribunal to call without delay for applications for sound-radio warrants in respect of 2 commercial frequency modulation (FM) broadcasting stations to be established in Auckland;

(b) The Broadcasting Tribunal has complied with that direction;

(c) One of the applications for one of those sound-radio warrants is the Broadcasting Corporation of New Zealand;

(d) The Broadcasting Corporation of New Zealand already has 2 commercial amplitude modulation (AM) broadcasting stations established in Auckland, namely station 1ZB and station 1ZM;

(e) Regulation 14a (3) of the Broadcasting Regulations 1977 (as inserted by regulation 4 of the Broadcasting Regulations 1977, Amendment No. 5) provides that where—

(a) An applicant for a sound-radio warrant in respect of a commercial frequency modulation broadcasting station or in respect of both a commercial frequency modulation broadcasting station and a commercial amplitude modulation broadcasting station is the holder of a sound-radio warrant in respect of a commercial amplitude modulation broadcasting station; and

(b) The Tribunal is satisfied that the frequency modulation station serves or will serve a significant proportion of the same area as the amplitude modulation broadcasting station,—

it shall, unless the Tribunal determines that there are special circumstances, be a condition of any warrant issued to him that he shall not take advantage of the manner in which the Tribunal would be required to determine the economic effect that the establishment of the new frequency modulation (FM) commercial broadcasting stations are likely to have in respect of broadcasting stations already in operation; and

(f) The Broadcasting Corporation of New Zealand, as the only holder of sound-radio warrants in respect of 2 commercial amplitude modulation (AM) broadcasting stations established in Auckland, is in an advantageous position in respect of its application for a sound-radio warrant in respect of a commercial frequency modulation (FM) broadcasting station to be established in Auckland in that the regulation quoted requires the Corporation to surrender its sound-radio warrant in respect of a commercial amplitude modulation (AM) broadcasting station only if the Corporation is granted a sound-radio warrant in respect of one of the 2 new frequency modulation (FM) commercial broadcasting stations to be established in Auckland:

Now, therefore, pursuant to section 20 (1) of the Broadcasting Act 1976, I, Ian John Shearer, the Minister of Broadcasting—

(1) Give you notice that the Government has considered the recommendation of the Broadcasting Tribunal to the effect that the Broadcasting Corporation of New Zealand should apply to amend the warrants, 1ZM, 2ZM, and 3ZM to be non-commercial (with rights to limited sponsorship) upon the introduction of commercial FM broadcasting in their respective cities (which recommendation is set out as recommendation (9) on page 11 of the Report of the Broadcasting Tribunal to the Minister of Broadcasting on the Development of Frequency Modulation Broadcasting in New Zealand); and

(2) Give you notice that the Government accepts, as part of its general policy in relation to broadcasting, the opinion expressed by the Tribunal (to the extent that that opinion relates to Auckland) that, without the withdrawal of the ZM stations from the metropolitan markets, it will not be possible adequately to develop popular FM broadcasting on an economic basis (which opinion is expressed in paragraph 6.39 of the Report of the Broadcasting Tribunal to the Minister of Broadcasting on the Development of Frequency Modulation Broadcasting in New Zealand); and

(3) Give you notice that it is part of the general policy of the Government in relation to broadcasting—

(a) That popular FM broadcasting be developed in Auckland on an economic basis; and

(b) That all applications for sound-radio warrants in respect of the 2 commercial frequency modulation (FM) broadcasting stations to be established in Auckland should be dealt with on their merits; and

(c) That you, the Broadcasting Corporation of New Zealand, should not derive special advantage from the manner in which the Tribunal would be required to apply section 80 (b) of the Broadcasting Act 1976 (which requires the Minister to decide after the economic effect that the establishment of the new frequency modulation (FM) commercial broadcasting stations are likely to have in respect of broadcasting stations already in operation); and

Dated this 14th day of April 1982.

I. J. SHEARER, Minister of Broadcasting.

Decision 18/82
Bro 7/81 Before the Broadcasting Tribunal

In the matter of the Broadcasting Act 1976, and in the matter of an application by Radio Hawkes Bay Ltd. for a sound radio warrant:
Application—Radio Hawke’s Bay Ltd, applied to operate a commercial AM radio broadcasting station to serve the city of Napier, North, Waipawa, southern and central Hawke’s Bay areas and to Takapau. It was proposed to establish a primary station of 1 kW operating on 1123 kHz to provide a primary coverage of Hastings and Napier with a relay station of 1 kW operating on 1584 kHz at Takapau. The station would broadcast 24 hours a day originating programmes from its own studios, which would be either in Hastings or Napier. The applicant emphasised the regional nature of the station proposing a “full service” programme using music as an ingredient of programming but with primary emphasis on news, information, current affairs and community involvement.

The applicant set out all proposed programme services in detail. It set out particulars of the news and current affairs programmes to be provided and its community service propositions. The music, it was proposed, would be approximately 50-50 “golden oldies” and current music, varying according to the needs of its audience at different times of the day. The applicant proposed a format that would avoid a “top forty sound” and would provide a warm, intimate, human type of presentation without resort to the beautiful music approach. The applicant considered the format would provide a non-alternative to main music programmes currently being heard from stations 2ZC Napier and 2ZZ Hastings, which it described as predominantly top forty disco and rock ‘n’ roll oriented. A small portion of the programming being included at times in the format of 2ZC and with occasional oldies not older than the early 70’s, in the case of 2ZZ.

The application was opposed by the Broadcasting Corporation of New Zealand (BCNZ), the warrant holder for 3 stations, 2ZC Napier and 2ZZ Hastings, a national programme station, 2ZC (Bay Radio) studios are in Napier and 2ZZ’s in Hastings. 2ZZ (Radio Apple) also doubles as a repeater for the commercial station to serve Napier. Besides the material in the schedules to the application, we heard a considerable volume of evidence, both from the applicant and from the Corporation as well as submissions from other interested persons, and letters of support were submitted by the applicant and the BCNZ. The Tribunal listened to a tape prepared by the applicant to indicate in an abbreviated form, an extract from a half hour of the breakfast session.

The Tribunal considered that it was in a very good position to assess the application and the opposition as a result of a most thorough presentation of evidence and cross-examinations. We were also able to assess the weight to be given to the evidence, often conflicting, from “expert” witnesses called by both parties.

The Tribunal does not intend to traverse or summarise all of the evidence heard in the 5 days of sittings or that which was submitted in writing later by consent.

The Tribunal first considered the evidence under the various headings of section 80, Broadcasting Act 1976. We propose, therefore, to discuss the evidence and our conclusions within the context of that section. For convenience in some instances, the discussion takes place under one heading and the evidence itself may be relevant to several headings.

The conclusion of that analysis the Tribunal had to decide the weight it would give to the various factors which it must apply when deciding whether or not to grant the application.

The Tribunal concluded that the application should be decided.

Considerations—Section 80 requires that, in considering any application for a warrant, the Tribunal, before determining whether or not to grant the application, shall have regard to the following matters (which we have underlined), so far as they are applicable:

(a) The extent to which the proposed service is desirable in the public interest.

The applicant gave evidence of its distinctive “sound”.

The applicant (quite properly) emphasised also the fundamental nature of the local character of a new commercial station in the context of the area. An emphasis was also placed on the desirability of having a private operator as this was the largest area in which there was no competition for the BCNZ. That argument has to be treated with some caution. The Act itself does not lay down the merits of competition as such in the consideration of which the Tribunal will take account. However, we have previously noted some of the advantages of competition and the fact that people generally respond favourably to the idea of there being some competition. (We discuss this aspect later.)

Another commercial service would be offered where only 2 services were available for part of the day and 1 for the rest of the day for the purposes of which the BCNZ stations were licensed. There was, however, a smartening up effect on the BCNZ arising from the introduction of competition and this would operate not just in the programming but in the presentation. On balance therefore we would see it as desirable in the public interest to be introducing viable new services to provide a demographic group not already covered.

Much time was spent on the question of a regional rather than a Napier and/or Hastings approach and the effect that the station could have on reducing rivalry. We found there was some conflict of evidence as to whether or not the 2 stations are or are not complementary programmes. We decided the weight it would give to the various factors which the Corporation put forward for the station to which the application relates may have on broad­ening its scope of service. (We discuss this aspect later.)

We did not contest, despite our assessment of the standard of the executives of the new company as high, that there would be any substantial difference in the overall programme standards between the new station and the BCNZ stations. There is, however, a smartening up effect on the BCNZ arising from the introduction of competition and this would operate not just in the programming but in the presentation. We decided therefore to take this into account. But we do not think the regional argument is one on which we should put great importance in this application. It is not for the Tribunal to decide the extent to which a united province is more in the interest of the people of Hawke’s Bay than strong competition between Napier and Hastings.

We heard a great deal of evidence about programmes, much of it conflicting. We deal separately with the question of current affairs, Section 80 (b) (1) and (2) and with the question of music choice, Section 80 (b) (3).

We agreed the music proposed to be played by Radio Hawke’s Bay and that which is played by the 2 existing stations (excluding the “Concert Programme” content of Radio Apple), will not prove to be significantly different. Although there will be material which is musical and programme differences arise from different musical tastes. We do not believe that the station could have on reducing rivalry. We found there was some conflict of evidence as to whether or not the 2 stations are or are not complementary programmes. We decided the weight it would give to the various factors which the Corporation put forward for the station to which the application relates may have on broad­ening its scope of service. (We discuss this aspect later.)

We do not find that the application is desirable in the sense that it provides significantly different music choices for listeners, or any great amount of complementary programme material. We note that there will be local programme material there will be programming. It will provide an independent news service and some local current affairs but it is not considered that the stations are or are not complementary programmes. We have accepted the evidence as to existing formats and demographic targeting.

We must therefore assess the desirability of the proposed service in the public interest as slight. This in no way suggests that the programme services proposed would be of poor quality or badly presented. It is simply an assessment based on the nature and intent of the application in the context of existing services.

(b) The economic effect which the establishment of the station to which the application relates is likely to have in respect of broadcasting stations already in operation.

(c) The effect which the establishment of the station to which the application relates may have on broad­casting services provided by the Corporation in the public interest.

There was a conflict of evidence on the projected levels of income and the effect of obtaining that income on the BCNZ. Mr Ballantine sought to prove that by an objective...
assessment the effect on the BCNZ's revenue would be between $200,000 and $500,000. Mr Jenkins, giving evidence for the Corporation, estimated the effect would be in the order of $500,000.

The Tribunal recognises the difficulty of estimating not only the level of the future income but also from where it would be gained. In considering the extent claimed by the applicant the Tribunal concludes that the effect of revenue from the BCNZ will be closer to Mr Jenkins' figure than Mr Ballantine's. The per capita spending on advertising in the area supports the contention that the applicant would be entering a market where radio advertising spending is already at a high level.

This estimate is supported by our examination of the figures in Invercargill and Palmerston North following the establishment of new stations there. We have accepted the information provided which assesses the effect against the trends in all other stations of the Corporation for the same periods and have concluded that the net positive increase in revenue attributable to the advertisement of more than $300,000 in Hawke's Bay. In addition we must take into account that there have been 2 stations, even one not for Hawke's Bay, advertising in the area and that would not have been true in Invercargill or Palmerston North.

We conclude that much more revenue would have to be taken from the BCNZ to satisfy the estimates of revenue required by the applicant than Radio Hawke's Bay estimated, even taking into account population projections.

We also believe the company would experience much more difficulty in establishing itself in the market than it has estimated. The ratio of stations to population would be comparatively high. But whether or not it was successful it would seriously deplete the revenue available to RNZ commercial radio and have a direct and serious effect on the Corporation's radio revenue, and thus the services in the area.

The effect on the Corporation's financial position of a drop in revenue is the same whether Radio New Zealand has a surplus or deficit in local operations. But surpluses have to be obtained if it is possible to meet overhead costs and support new commercial services. The Hawke's Bay commercial radio stations showed a local surplus (in 1980/81) of $403,000 after contributing $127,000 to apportion Head Office administration costs. This is a much larger sum than the much smaller surplus of local operations in Hawke's Bay. In other words, not all the $403,000 is "profit" for Radio New Zealand. Furthermore, local non-commercial services cost the BCNZ $306,000 in the 1981 year. While local surpluses cannot be apportioned in the same way as with the Corporation's national program, that figure is an indication of a local element of the Corporation's national programme costs to be met from licence fees and commercial revenue. Licence fees have not increased for several years.

The diminution of revenue would set back the Corporation's capacity to develop FM concert programmes in Hawke's Bay, Waikato and Southland areas.

(d) The need for New Zealand or the locality or localities proposed to be served, in respect of broadcasting services.

Under 80 (g) we discuss in detail the results of the surveys in Invercargill and Palmerston North which demonstrated the needs of the people in the locality or localities proposed to be served. We are not convinced that there were any significant needs which would be met by this station which were not being met by the existing stations, while we acknowledge the advantage that people would have of a second or third choice at any one time of a somewhat similar programme even if it was sometimes better.

We also accepted that there would be some considerable advantage in the depth and quality of local coverage. We believe that that is one of the major advantages of bringing another AM service to the area.

Much was made of the elimination of Hastings/Napier rivalry. We accept the fact that there would be an advantage in a new station projecting a regional image while the existing stations were essentially based on one of the twin cities. The existing stations broadcasting to Hastings/Napier would be in competition with the regional station as well as important regional news. The new station would face the problem of what to do in news, current affairs and information once matters of regional importance are covered. The local competition between the two existing stations is already at a high level.

(e) The financial and commercial ability of the applicant to carry on the proposed service.

The financial structure and funding arrangements were satisfactory. It is likely that more difficulty than expected may be encountered in attaining and sustaining profitability.

We consider that the applicants are able, both individually and collectively, to have the ability to face that situation, but audience and financial success may take longer than expected.

(f) The likelihood of the applicant carrying on the proposed service satisfactorily.

In broad terms the Tribunal is satisfied that a balanced and technically competent group of directors has been assembled. The Tribunal is aware of the operational experience and successes of Mr Parsonage.

We considered Mr Parsonage and Mr Foister to be of considerable ability who would carry out the tasks with competence and efficiency.

As to the directors the Tribunal has no wish to traverse the individual impressions they made upon us. We must, however say, that the directors are adequate for the task of running the company.

We should mention the position of Mr Clarke, since he was questioned by the Chairman on his standards in relation to news reports which he broadcast over an Auckland station on one occasion. We consider that Mr Clarke is working within the Broadcasting Rules. He accepted only reluctantly that his judgment was wrong in that instance. We have placed no weight on the evidence of those witnesses who might be regarded as identified.
with the application or the BCNZ, there was a comparative dearth of real, sustainable criticism either from a commercial point of view or from the listening public.

The trade survey could be interpreted as showing a high degree of satisfaction with existing services to advertisers and no enthusiastic espousal of the proposition that another dearth of real, sustainable criticism either from a commercial view of responses to suggestions of inadequate reception and lower advertising costs.

In the main survey conducted in September/October 1981, it was to be noted that apart from suggestions for a wider range of music (when asked to comment on commercial radio services and programmes), there was no percentage of listeners in double figures with any one suggestion for improvement.

Without prompting, 24-hour local radio was suggested by only 5 percent of interviewees. A similar number proposed more local news information, better announcers and sports coverage. Slightly more thought there should be FM broadcasting.

Of those surveyed, 29 percent could not think of anything in the way of improvements. Only 1 percent put forward the idea of more stations broadcasting.

When prompted with a series of statements about commercial radio and invited to agree or disagree with them, the highest agreement was with the statement that there should be a greater variety of music on radio where more than two-thirds of respondents agreed.

But more people disagreed than agreed with the following statements:

- There should be more local news on radio.
- There are too many commercials on radio at present.
- There should be more radio stations to choose from in the Hawke’s Bay.
- There should be more Hawke’s Bay regional news on radio.
- There should be more radio stations to choose from in the Hawke’s Bay.
- There should be more Hawke’s Bay regional affairs on radio.

There was, however, a 58 percent majority who thought there should be a locally owned private station operating in the Hawke’s Bay and 50 percent who thought there should be a commercial radio station serving the entire Hawke’s Bay. Those last two figures do not, in our judgment, evidence strong support for the application.

It is difficult to see that they represent needs to be satisfied rather than opinions expressed.

Some of the responses to later questions illustrate a preference rather than the existence of a need or any significant degree of dissatisfaction.

There are other aspects of the survey material which have to be examined when the survey results are presented to the applicant to be considered in the light of the way in which the question was worded and to responses to earlier questions. In his final address, Mr O’Brien levelled a number of criticisms of the survey material and the conclusions drawn from it. We find each of those criticisms valid.

We find no broad dissatisfaction with the radio services but some demand for a variety in music played.

In February 1982 a survey was conducted in respect of the levels of awareness of FM radio and the incidence of FM radio receivers in Hawke’s Bay. In the result it was clear that the proportion of households with FM receivers was high, having regard to the fact that no FM services are available in New Zealand. It is understandable that until such services are available and are heard, large numbers of respondents to surveys are unlikely to express a desire for them.

The proposed rates and charges to be made in respect of the applicant’s proposals to broadcast.

(a) The proposed rates and charges to be made in respect of advertising programmes.

The applicant proposes locally originated programmes for 24 hours a day. This would bring to the area origination during the off-peak listening times from 7 p.m. to 6 a.m. We have given weight to this advantage but, having regard to the audience levels and the other evidence we heard, cannot give the same weight that the applicant placed on it.

While it would bring to be some restrictions on these companies’ shareholdings to limit the extent to which a trend to monopoly developed through an increase in their shareholdings in the applicant company. With the emphasis of the station on news and current affairs, newspaper shareholding should be limited. It could be otherwise with a FM operation—where news was a less important programming element.

(b) The hours during which the applicant proposes to broadcast programmes.

The applicant proposes for the first time to have a local identity from 7 p.m. to 6 a.m. This would bring to the area origination during the off-peak listening times from 7 p.m. to 6 a.m. We have given weight to the advantage of this but, having regard to the audience levels and the other evidence we heard, cannot give the same weight that the applicant placed on it.

(c) Such matters as may be necessary for the purpose of imposing conditions under section 71 of this Act.

It did not prove necessary to canvass any matters under this heading that are not covered elsewhere.

(d) All relevant evidence or representations received by it at the hearing.

We accept the concern that private witnesses expressed regarding the effect a new station would have on the proposed extension of concert programme services in FM in the area. We considered the loss of revenue to the BCNZ arising from the theft of a waraby to Radio New Zealand in that area as the only factor, must weigh in the considerations which lead to the planning for more commercial FM concert programme transmission.

(e) Such other matters as may be prescribed in regulations in that behalf.

The Tribunal is required to have regard to the policy of the Government under which a FM broadcasting service is to be developed as an integral part of sound radio broadcasting in New Zealand. This is required by regulation 15A as inserted by Broadcasting Regulations 1977, Amendment No. 5 (S.R. 1981/295).

Section 68 (1) also requires the Tribunal to have regard to the general policy of the Government in relation to broadcasting and to comply with any written direction given by the Minister to the Tribunal.

On 27 October 1981, the Minister notified the Tribunal (by a timely letter) that it is part of the general policy of the New Zealand Government that no FM broadcasting licence should be granted. The Minister’s letter also refers to the extension of the Concert Programme to areas such as Hawke’s Bay, the encouragement of local groups to establish locally owned FM stations and the generally simultaneous start-up with AM stations.

(a) That frequency modulation broadcasting be developed as an integral part of sound-radio broadcasting in New Zealand.

(b) That FM broadcasting be introduced without delay.

The direction also refers to the extension of the Concert Programme to areas such as Hawke’s Bay, the encouragement of local groups to establish locally owned FM stations and the generally simultaneous start-up with AM stations. As a result of the direction, the Tribunal is directed to canvass applications for commercial FM stations progressively through New Zealand.
The grant of the application would inhibit and delay the development of that policy. We place considerable weight on this and explain the reasons later.

**Decision**

While the Tribunal decided that the proposed service had some desirable elements we had strong reservations as to the extent to which the service was desirable in the public interest. Although considerable emphasis was put on the new aspect and sound, there was also the principle that the programme material would be substantially different from existing stations or provide a valuable service to different groups within the communities it intends to serve. Although the sound may be better, that would have to be proved in the market place where RNZ programming has been notably successful in a variety of markets.

We also considered the advantages over existing services, such as its private ownership, its 24-hour local service, its second radio news service to the area, its interest in news and current affairs and its regional emphasis, it would not to any significant extent fulfill the needs in the area which are not being met by existing stations. We concluded that, broadly, all commercial stations would be aiming at the same age groups, provision that the Authority is entitled to take into account, that the weight we should place in our decision on the effect on the Corporation and in particular, on the services provided by the Corporation's AM station. Some of the existing stations might be satisfied by a new programming dimension and music quality delivered by means of FM broadcasting.

We conclude that the effect of the existing services of the BCNZ and have given considerable thought to the extent to which the service was desirable in the public interest. The economic effect on the existing stations may in fact out-weigh the desirability of introducing a new service.

In New Zealand Broadcasting Corporation v. Independent Broadcasting (unreported 24 July 1970, Wellington Registry, M. 137/70) the full Court said at page 16—

We have expressed the view that on the whole of the evidence it seems likely that the granting of the application may result in the elimination of the Corporation's profit on the operation of its commercial station IZH. The economic effect on a station already in operation is not, however, the only necessity to the most important consideration that the Authority is entitled to take into account. It is only one of many factors. Moreover, having before it annually the reports and accounts required by section 28 of the Broadcasting Corporation Act 1961, it is reasonably to assume that in enacting the Broadcasting Authority Act 1968 Parliament was aware of the general run of the Corporation's financial affairs, knew that it lost money on its transmissions, and must have contemplated that the establishment of private broadcasting stations would necessarily make further inroads into the Corporation's local programme. The fact that the Corporation's profits may therefore be turned into a local loss, is therefore not in itself a ground for allowing the Corporation's appeal. Indeed, in a case where the new service is shown to be necessary, the allowance of a ground for opposing the application to the BCNZ of a third warrant (for FM broadcasting) in the area. The economic effect on third existing stations may in fact outweigh the desirability of introducing a new service.

In Plimmer v. BCNZ (unreported 1 August 1980) the Chief Justice said: "This passage makes it plain that the economic considerations are not to be elevated necessarily to be the prime factors which should or should not be necessary in reaching a decision." In effect, His Honour said that the Tribunal had in that case given too much weight, in the circumstances, to the considerations contained in section 90 (b) and (c).

We have, therefore, carefully considered what weight ought to be given to this factor in the present case and to relate that to the desirability of the new service. We note that His Honour used the word "necessarily" which indicates to us that in some circumstances economic considerations can be prime factors. There is no obligation upon the Tribunal, in deciding whether or not the Act requires the Tribunal to take into account the provisions of section 80 (c).

What we have to decide is whether the desirability of the service is great or slight in relation to the economic or other factors. After careful thought we are satisfied that the advantages of granting the application are slight in comparison with

the economic effect it would have on the Corporation stations in Hawke's Bay and the consequent effect on the Corporation's ability to provide services in the public interest.

Such services are, in part, financed by surpluses from some areas. Surpluses are needed to supplement deficits in more marginal and remote areas or those where competition seems to limit profit.

The situation regarding broadcasting has changed a great deal since the judgment of the full Court in 1970, which related to an application passed 1968. At that time, as is referred to in the judgment, the Broadcasting Corporation was losing money on radio. For the past few years Radio New Zealand has been operating with a surplus and a good deal was expected to do so again for the year ended 31 March 1982.

We accept Mr O'Brien's submission that the Corporation should not necessarily be reduced to a deficit situation by the introduction of a station which deprives it of revenue before it can gain protection from the statute. There would appear to be a danger of a reduction of services to the area if there was a severe curtailment in the Corporation's revenue.

After taking all the desirable features of the application into account, and the disadvantages of granting the application (but putting the question of FM to one side), the Tribunal, on balance, decided to decline to grant the warrant.

As has been stated, the Tribunal is required to have regard to the Government's policy for the development of FM broadcasting as an integral part of sound broadcasting in New Zealand. The applicant invited us to grant the warrant with a condition that the applicant apply for a FM warrant at some later date. We could not accept this concept. For one thing, it would not necessarily make further inroads into the Corporation's local programme. The applicant would have been placed in a special position having pre-empted the future of commercial FM broadcasting in the area by any revenue potential by the setting up of an AM station.

Therefore, we have been faced with considering in either granting or refusing the application what the effect would be of the denial of the FM application. If this application were granted, at a later date FM applications could be called for, but it would seem almost impossible for another applicant than an existing operator, to make a successful application for a FM warrant. We do not know whether, on performance, the present applicant (if the only applicant) would be suitable. We would almost certainly be faced with its opposition to a grant to the BCNZ (if any) for a third warrant (for FM broadcasting) in the area. The economic effect on 3 then existing stations may in fact outweigh the desirability of introducing a new service.

The reluctance of the present applicants to become involved in FM broadcasting from the beginning, would cast some doubt on their enthusiasm for doing it later, particularly when they had incurred heavy capital expenditure in establishing AM transmitters and antenna systems.

While it may not prove a profitable operation initially, the Tribunal considers that the low running cost that would be involved, the lower running costs of a service which would not be so heavily viewed and information programme would give FM radio as soon as practicable throughout New Zealand as an integral part of the sound radio system, FM radio would be set back by the grant of this application.

We are satisfied that the economic effect of the application would be such that the desirability of the new service was desired by the applicant and virtually required it to apply later for a FM warrant which was unopposed and it was found that a FM station could be established commercially, the outcome would be less satisfactory than if no AM warrant had been granted. For it is likely that simulcasting would have to be permitted which would lead to compromise programming and the delay, perhaps for many years, in the establishment of a properly programmed stand alone FM station for Hawke's Bay.

The economic effect of the grant of this application would, as has been stated, also affect the Corporation's ability to develop FM concert programme stations.

We conclude that even if we had found that the desirability of the existing service outweighed the other factors (except FM) we would have found the FM factor would have caused us to refuse the application.

The application is declined.

**Co-opted Member**

Mr M. J. Henshall was co-opted as a person whose qualifications and experience would, in the opinion of the Tribunal, enhance the quality of its deliberations. The Act requires not only the Tribunal to take into account the decision. He took part in the hearings and the deliberations of the Tribunal, but the decision is that of the permanent members.

Dated the 23rd day of September 1982.

Signed for the Tribunal:

B. H. SLANE, Chairman.
In the matter of the Broadcasting Act 1976, and in the matter with a complaint before it is broadcast arose, Mr Hunt was invited to make submissions on the point. He has not done so except to say that the Tribunal "is the review authority for complaints. Whatever legalistic niceties may be introduced, a common sense re-examination of this censorship is called for".

The Tribunal, jurisdiction to deal with complaints arises from section 67 (1) (b), which defines the function of the Tribunal to receive and determine complaints from persons who are dissatisfied with the outcome of complaints under section 25, Broadcasting Act 1976.

Section 25 refers only to complaints about programmes broadcast by the Corporation. The programme Mr Hunt complains about has not yet been broadcast.

Mr Hunt did not initially follow the correct procedure if he had wished to take a complaint on to the Tribunal, namely, to have lodged the complaint with the Secretary of the Corporation. However, the Tribunal does not consider that point important in the present context. The reason is that the Corporation cannot consider under section 25 a formal complaint (which Mr Hunt could take on to the Tribunal if he was dissatisfied with the outcome) because the formal procedure for complaints is, with one exception, only available in respect of programmes that have already been broadcast.

There is, of course, nothing to prevent the Corporation considering or acting on Mr Hunt's representations, but it cannot treat them as a formal complaint under its statutory obligations to deal with complaints because the right to lodge formal complaints arises only when a programme is broadcast.

Our interpretation of this section is reinforced by the provision in section 25 (6) permitting the Minister to refer to the Tribunal a programme which has not yet been broadcast. The Minister must first consider the intended broadcast of a programme that has been recorded or filmed, and it will be in breach of one of the provisions of sections 24 (1) (c) or (g) or of the Programme Rules. It appears from Mr Hunt's complaint that he does not consider Corporation liable for any breach in the intended broadcast. Also, the Minister must consider that, in the special circumstances of the case, it is in the public interest that the question be referred to the Tribunal. These would appear to be the only circumstances in which the Tribunal can consider any material before it is broadcast.

The reasons appear obvious. The legislation is built around the responsibility of the warrant holders, their self-regulation (with specific rule making capacities) and with this one exception in special circumstances a clear indication that there is to be no interference by outsiders in the programming of radio and television stations by any statutory authority.

Mr Hunt's complaint is to oppose censorship. If the statutory right existed to complain to the Tribunal about programmes before they were broadcast, it would be used by those wishing to prevent the broadcast of programmes and would, in effect, constitute the Tribunal a censorship body which under the Act it clearly is not.

The provision for the Minister to refer a programme appears to be a special one which might arise in special circumstances and it is impossible to see a situation arising where the Minister could use that power when it is alleged that the programme intended to be broadcast will not in effect constitute the Tribunal a censorship body under the Act to decide his complaint which has therefore not been considered in a Tribunal.

DATED the 22nd day of September 1982. For the Tribunal:

B. H. SLANE, Chairman.

BROADCASTING ACT 1976
NOTICE OF RECEIPT OF APPLICATION

Notice is hereby given that the Broadcasting Tribunal has received an application by Radio Avon Limited to amend a term and condition of its warrant by deleting the requirement—

"That the total aggregate shareholding by one or more news companies as defined by the News Media Act 1965 whether as beneficial owner or otherwise in Avon Broadcasting Company Limited shall not exceed 30 percent of the issued capital of the company."

and replacing with the following—

"That the total aggregate shareholding by one or more news companies as hereinafter defined, whether as beneficial owner or otherwise in Radio Avon Limited shall not exceed 30 percent of the issued capital of the company, the term "news companies" meaning any of the following:

(a) Any company that operates a private broadcasting station.

(b) Any company that publishes a newspaper.

(c) Any company that or person who holds 20 percent or more of the issued capital carrying a right to vote of any company referred to in (a) or (b) above.

(d) Any wholly owned subsidiary of any company referred to under (a), (b) or (c) above or any company or person under the control of any person referred to in (c) above or any company under the control of any company referred to under (a), (b) or (c) above.

(e) Any company or person with control over any company referred to in clauses (a) or (b) above or with control over any company or person referred to in clause (c) above.

and "control" in this context to a company means the power of a person or company to secure, whether by means of the holding of shares, the possession or control of voting power, the membership of the board of directors, a number of subsidiary and subsidiary companies in or in relation to that or any other company or by virtue of any powers conferred by the Articles of Association or other instrument regulating that or any other company or otherwise that the affairs of the

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Maori Land Development Notice

Pursuant to section 332 of the Maori Affairs Act 1953, the Maori Land Board hereby gives notice as follows:

NOTICE

1. This notice may be cited as Maori Land Development Notice Hamilton 1982, No. 16.
2. The notice referred to in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.
3. The lands described in the Second Schedule hereto are hereby released from Part XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

Date of Notice: 24 May 1977
Reference: New Zealand Gazette, H. 138326

SECOND SCHEDULE

South Auckland Land District

All those pieces of land described as follows:

Area

1.3319 Part Allotment 246, Parish of Karioi, situated in Block V, Karioi Survey District. All certificates of title No. 24A/1345.
35.7348 Lots 1, 3 and part Lot 2 on Deposited Plan 29698, being part Allotments 40 and 46, Parish of Karioi. Lot 1 on Deposited Plan S, 23954 being part Allotment 46; Parish of Karioi and Allotments 195, 196 and 198, Parish of Karioi, situated in Block V, Karioi Survey District. All certificate of title No. 24A/1343.

Dated at Wellington this 30th day of September 1982.

For and on behalf of the Maori Land Board.

B. S. Robinson,
Deputy Secretary for Maori Affairs.

(M.A. H.O. 15/2/473; D.O. 23/259)

Maori Land Development Notice

Pursuant to section 332 of the Maori Affairs Act 1953, the Maori Land Board hereby gives notice as follows:

NOTICE

1. This notice may be cited as Maori Land Development Notice Whangarei 1982, No. 18.
2. The notice referred to in the First Schedule hereto is hereby amended by omitting all reference to the land described in the Second Schedule hereto.
3. The land described in the Second Schedule hereto is hereby released from Part XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

Date of Notice: 13 December 1960
Reference: New Zealand Gazette, Nil
Registration No.: 12 January 1961, No. 1, page 10.

SECOND SCHEDULE

North Auckland Land District

All that piece of land described as follows:

Area

19.48814 Part Ahipara A13 (as shown on the plan held in the office of the Department of Maori Affairs at Whangarei and thereon edged red) situated in Blocks V and VIII, Ahipara Survey District. Partition order dated 7 May 1958.

Dated at Wellington this 28th day of September 1982.

For and on behalf of the Maori Land Board.

B. S. Robinson,
Deputy Secretary for Maori Affairs.

(M.A. H.O. 15/1/131:15/1/A; D.O. 21/E/54)

Maori Land Development Notice

Pursuant to section 332 of the Maori Affairs Act 1953, the Maori Land Board hereby gives notice as follows:

NOTICE

1. This notice may be cited as Maori Land Development Notice Whangarei 1982, No. 19.
2. The notice referred to in the First Schedule hereto is hereby amended by omitting all reference to the lands described in the Second Schedule hereto.
3. The lands described in the Second Schedule hereto are hereby released from Part XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

Date of Notice: 20 November 1963
Reference: New Zealand Gazette, Nil
Registration No.: 28 November 1963, No. 76, p. 1916.
SECOND SCHEDULE
NORTH AUCKLAND LAND DISTRICT

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>17.43942</td>
<td>Utakura 2B1D1, situated in Block XII, Mangamuka Survey District. All certificate of title, No. 24D/446.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 30th day of September 1982.

For and on behalf of the Maori Land Board:

B. S. ROBINSON,
Deputy Secretary for Maori Affairs.

(M.A. H.O. 61/3, 61/3A; D.O. 19/C/7)

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SECOND SCHEDULE
HAWKE'S BAY LAND DISTRICT

All that piece of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>27.45033</td>
<td>Lot 1 D.P. 8981, being part Hurumua 1 Block, situated in Block XXI, Taramarama, and Block 1, Clyde Survey Districts. All certificate of title C1/1269.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 4th day of October 1982.

For and on behalf of the Maori Land Board.

B. S. ROBINSON, Deputy Secretary for Maori Affairs.

(M.A. H.O. 32/4/118; D.O. 9/4/14)

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NOTICE

Pursuant to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purpose of a burial ground for the common use and benefit of the Urunumia Hapu.

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SECOND SCHEDULE
SOUTH AUCKLAND LAND DISTRICT

All that piece of land situated in Block I, Kawhia South Survey District and described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2000</td>
<td>Part Kinohaku West DD1 and being part of the land comprised in partition order of the Maori Land Court, dated the 28th day of May 1971.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 4th day of October 1982.

B. S. ROBINSON, Deputy Secretary for Maori Affairs.

(M.A. H.O. 21/1/14; D.O. KW 123)

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SECOND SCHEDULE
GIBSONE LAND DISTRICT

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
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</table>

Dated at Wellington this 4th day of October 1982.

For and on behalf of the Maori Land Board.

B. S. ROBINSON, Deputy Secretary for Maori Affairs.

(M.A. H.O. 15/4/59; D.O. 14/10/33)

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SECOND SCHEDULE
GIBSONE LAND DISTRICT

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
</table>

Dated at Wellington this 4th day of October 1982.

For and on behalf of the Maori Land Board:

B. S. ROBINSON, Deputy Secretary for Maori Affairs.

(M.O. H.O. 15/4; D.O. 14/10/95)

---

SECOND SCHEDULE
GIBSONE LAND DISTRICT

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
</table>

Dated at Wellington this 29th day of September 1982.

For and on behalf of the Maori Land Board:

B. S. ROBINSON, Deputy Secretary for Maori Affairs.

(M.A. H.O. 32/4/118; D.O. 9/4/14)

---

SECOND SCHEDULE
NORTH AUCKLAND LAND DISTRICT

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>29.5016</td>
<td>ALL that piece of land described as follows:</td>
</tr>
</tbody>
</table>

---

SECOND SCHEDULE
GIBSONE LAND DISTRICT

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. The land described in the Second Schedule hereto is hereby released from Part XXIV of the Maori Affairs Act 1953.</td>
<td></td>
</tr>
</tbody>
</table>

Dated at Wellington this 29th day of September 1982.

For and on behalf of the Maori Land Board:

B. S. ROBINSON, Deputy Secretary for Maori Affairs.

(M.A. H.O. 32/4/118; D.O. 9/4/14)
NOTICE

1. This notice may be cited as Maori Land Development Notice Hamilton 1982, No. 17.
2. The notice referred to in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.
3. The land described in the Second Schedule hereto is hereby released from Part XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

Date of Notice | Reference | Registration No.
---|---|---
27 January 1969 | New Zealand Gazette | S. 439892
30 January 1969, No. 4, p. 124, Maori Land Development Notice Hamilton 1969, No. 5

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

All that piece of land described as follows:

Area
ha

Being
65.0836 Mahoenui 1B2Cl Block, situated in Blocks II and VI, Awakino East Survey District. All certificate of title No. 7A/515.

Dated at Wellington this 30th day of September 1982.
For and on behalf of the Maori Land Board:
B. S. ROBINSON, Deputy Secretary for Maori Affairs.
(M.A. H.O. 15/2/138; D.O. 25/125)

Private Schools Conditional Integration Act 1975

PURSUANT to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that an integration agreement has been signed between the Minister of Education and the proprietor of the following primary school:

St. Pius X, Brooklands Road, New Plymouth.

The said school will enter into the State education system in accordance with the provisions of the Private Schools Conditional Integration Act 1975 with effect on 29 September 1982. Copies of the integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 28th day of September 1982.
J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

PURSUANT to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

Good Shepherd, 28 Telford Avenue, Balmoral, Auckland.

Christ the King School, 290 Richardson Road, Owairaka, Auckland.

Marist Brothers School, 24 Riverbend Road, Napier.

The said schools will enter into the State education system in accordance with the provisions of the Private Schools Conditional Integration Act 1975 with effect from 29 September 1982.

Copies of the integration agreements are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 28th day of September 1982.
J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

PURSUANT to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

Our Lady of the Sacred Heart School, Box 29066, Green­wood’s Corner, Epsom, Auckland.

St. Louis School, Victoria Road, Devonport, Auckland 9.

St. Leo’s School, 74 Main Highway, Ellerslie, Auck­land 5.

The said schools will enter into the State education system in accordance with the provisions of the Private Schools Conditional Integration Act 1975 with effect from 29 September 1982.

Copies of the integration agreements are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 28th day of September 1982.
J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

PURSUANT to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

Christ the King School, 290 Richardson Road, Owairaka, Auckland.

St. Gerard’s School, Tarbert Street, Alexandra.

St. Mary’s School, 74 Main Highway, Ellerslie, Auck­land 5.

St. Bernard’s School, Waterloo Road, Lower Hutt.

The said supplementary integration agreement came into effect on 8 September 1982. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 24th day of September 1982.
J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

PURSUANT to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

Pomplallier College, State Highway 14, Maunu, Whanga­rei.

The said supplementary integration agreement came into effect on 29 January 1982. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 28th day of September 1982.
J. S. JOLLIFF, for Director-General of Education.
Integration Act 1975, notice is given that a supplementary
Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

St. Bernard's School, Naenae, Naenae.

The said supplementary integration agreement came into effect on 3 June 1982. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 24th day of September 1982.

J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

Sacred Heart School, Main North Road, Invercargill.

The said supplementary integration agreement came into effect on 17 September 1981. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 24th day of September 1982.

J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

St. Mary's School, Chaucer Street, Milton.

The said supplementary integration agreement came into effect on 19 October 1981. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 24th day of September 1982.

J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

Sacred Heart College, Laings Road, Lower Hutt.

The said supplementary integration agreement came into effect on 3 June 1982. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 24th day of September 1982.

J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

St. Joseph's Primary School, Pine Avenue, Upper Hutt.

The said supplementary integration agreement came into effect on 11 September 1981. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 24th day of September 1982.

J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

St. Mary's School, Taft Street, Brooklyn.

The said supplementary integration agreement came into effect on 17 September 1981. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 24th day of September 1982.

J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

St. Mary's College, Blacket Street, Paraparaumu.

The said supplementary integration agreement came into effect on 30 September 1981. Copies of the supplementary integration agreement are available for inspection without charge by any member of the public at the Department of Education, Head Office, Government Buildings, Lambton Quay, Wellington, and at regional offices.

Dated at Wellington this 24th day of September 1982.

J. S. JOLLIFF, for Director-General of Education.

Private Schools Conditional Integration Act 1975

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education and the proprietor of the following school:

Sacred Heart School, Main North Road, Invercargill.
Approved Woolmarking Preparation (Notice No. 2903, Ag. 6/8/2/3)

Pursuant to sections 69 and 94 of the Animals Act 1967, and to a delegation from the Director-General of Agriculture and Fisheries, under section 10 of the Ministry of Agriculture and Fisheries Act 1953, for the purposes of the said sections 69 and 94, the Director, Animal Health Division, of the Ministry of Agriculture and Fisheries, hereby gives notice that the woolmarking preparations set out in the Schedule hereto (products of Lumina Limited, Waipahi) are approved for sale and general use in marking wool on sheep.

SCHEDULE

EWELINE—Tapping Crayons, yellow and black.

Dated at Wellington this 23rd day of September 1982.

Dr G. H. ADLAM, Director, Animal Health Division.

Trading Bank Reserve Asset Ratio

Pursuant to section 33 of the Reserve Bank of New Zealand Act 1964, the Reserve Bank, acting with the approval of the Minister of Finance, hereby gives notice that as from the close of business on 1 October 1982 and until further notice each trading bank shall maintain during each calendar month balances at the Reserve Bank, plus holdings of Reserve Bank notes and of New Zealand Government securities, such that the aggregate of the averages of those balances and holdings during that calendar month (determined in accordance with clauses 1, 2, 3 and 4 of this notice) equals or exceeds the aggregate of:

10.0 percent of that trading bank's average demand and time deposit liabilities in New Zealand in the immediately preceding calendar month (determined in accordance with the provisions of clause 5 of this notice):

Provided that a trading bank may make up its balances and holdings as aforesaid for a calendar month to the amount hereinbefore required for that calendar month by way of borrowings from the Reserve Bank made during the next following calendar month and on terms and conditions to be determined by the Reserve Bank and the proceeds of all such borrowings shall be credited to the account of that trading bank with the Reserve Bank termed "Contra Deposit Account" and on terms and conditions to be determined by the Reserve Bank.

For the purposes of this notice:

(1) Balances held by a trading bank at the Reserve Bank shall (subject to clause 6 of this notice) include both demand deposit balances and time deposit balances of that trading bank.

(2) The average of a trading bank's holdings of Reserve Bank notes for a calendar month shall be the average of the figures shown in all weekly returns of Banking Statistics by that trading bank under the Statistics Act 1975 received during that calendar month.

(3) The average of a trading bank's balances at the Reserve Bank and holdings of New Zealand Government securities for a calendar month shall in each case be the average of the figures for balances and securities held by that trading bank on each day during that calendar month.

(4) Government securities held by a trading bank shall consist of Government stock and Treasury bills (all Ministerial) held by that trading bank.

(5) The average demand and time deposit liabilities for a trading bank in a calendar month shall be the average of the figures for days within that calendar month, as shown in that trading bank's weekly returns of Banking Statistics under the Statistics Act 1975.

(6) The proceeds of any borrowings made by a trading bank pursuant to the proviso to this notice shall be deemed to be a part of and be included in the balances held by that trading bank at the Reserve Bank on the last day of the preceding calendar month; and the proceeds of any such borrowing shall not be included in the balances held by that trading bank at the Reserve Bank during any other calendar month.

D. L. WILKS, Governor.

Consent to Raising of Loans by Certain Local Authorities

Pursuant to Local Authorities Loans Act 1956, the undersigned Deputy Secretary to the Treasury, acting under powers delegated to the Secretary to the Treasury by the Minister of Finance, hereby consents to the borrowing by the local authorities mentioned in the Schedule hereto of the whole or any part of the respective amounts specified in that Schedule.

SCHEDULE

STATEMENT OF MONEY HELD BY THE CROWN

Decreed Estates

<table>
<thead>
<tr>
<th>Name of Estate</th>
<th>Persons</th>
<th>Amount Held</th>
<th>Date Received</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arthur, Henry Edwards of Port Chalmers</td>
<td>Arthur, Robert Christopher, brother of Henry Edwards</td>
<td>564.26</td>
<td>23/6/76</td>
</tr>
<tr>
<td>Houghton, Herbert Roland</td>
<td>Buckley, Aureol Marion Joan, daughter of Herbert Roland Houghton</td>
<td>346.20</td>
<td>3/5/77</td>
</tr>
<tr>
<td>King, George Henry</td>
<td>Moffat, Elizabeth</td>
<td>7,812.17</td>
<td>26/8/81</td>
</tr>
<tr>
<td>Moffat, Elizabeth</td>
<td>Moffat, James Buller, son of Elizabeth Moffat</td>
<td>1,315.97</td>
<td>26/10/77</td>
</tr>
</tbody>
</table>

Dated at Wellington this 23rd day of July 1982.

B. H. C. TYLER, Assistant Secretary to the Treasury.

(T. 40/66)

STATEMENT OF MONEY HELD BY THE CROWN

Name of Estate | Amount |
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Balcutha Borough Council: Water Supply Additional Loan 1982</td>
<td>59,000</td>
</tr>
<tr>
<td>Bluff Borough Council: Forestry Encouragement Loan 1982</td>
<td>76,800</td>
</tr>
<tr>
<td>Cambridge Borough Council: Water Supply Improvement Loan No. 1, 1982</td>
<td>810,000</td>
</tr>
<tr>
<td>Franklin County Council: Staff Dwelling Loan 1982</td>
<td>75,000</td>
</tr>
<tr>
<td>Havelock North Borough Council: Forestry Encouragement Loan 1982</td>
<td>68,200</td>
</tr>
<tr>
<td>Hutt Valley Drainage Board: Trade Wastes and Relief Sewer Pumping Station Loan 1982</td>
<td>643,000</td>
</tr>
<tr>
<td>Nelson Harbour Board: Commercial Boat Harbour Maitai Reclamation Loan 1982</td>
<td>48,000</td>
</tr>
<tr>
<td>New Zealand Fire Service Commission: Invercargill Fire Station Loan No. 2, 1982</td>
<td>70,000</td>
</tr>
<tr>
<td>Otamatea County Council: Rural Housing Loan No. 23, 1982</td>
<td>100,000</td>
</tr>
<tr>
<td>Otorohanga District Council: Staff Housing Loan 1982</td>
<td>100,000</td>
</tr>
<tr>
<td>Rural Housing Loan 1982</td>
<td>350,000</td>
</tr>
<tr>
<td>Oxford County Council:</td>
<td></td>
</tr>
</tbody>
</table>

Pursuant to section 78 of the Trustee Act 1956, notice is hereby given that at the 31st day of March 1982:

(a) The money specified in the statement in the Schedule hereto was held by the Crown under section 77 of that Act in respect of the matters specified in that statement;

(b) Such money had not been credited to the consolidated account.

STATEMENT OF MONEY HELD BY THE CROWN

<table>
<thead>
<tr>
<th>Name of Estate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arthur, Henry Edwards of Port Chalmers</td>
<td>564.26</td>
</tr>
<tr>
<td>Houghton, Herbert Roland</td>
<td>346.20</td>
</tr>
<tr>
<td>King, George Henry</td>
<td>7,812.17</td>
</tr>
<tr>
<td>Moffat, Elizabeth</td>
<td>1,315.97</td>
</tr>
</tbody>
</table>

Dated at Wellington this 23rd day of July 1982.

B. H. C. TYLER, Assistant Secretary to the Treasury.

(T. 40/66)
Local Authority and Name of Loan | Amount Consented to $  
---|---  
Oxford Medical Centre Supplementary Loan 1982 | 3,000  
Palmerston North City Council: Land Purchase and Development Loan No. 1, 1982 | 200,000  
Amesbury Street Community Housing Loan 1982 | 1,557,250  
Amesbury Street Community Housing Loan 1982 | 154,750  
Pascal Street Depot Redevelopment Loan 1982 | 212,000  
Relocatable Granny Flats Loan 1982 | 79,500  
Marlborough County Council: Seddon Sewerage Reticulation Redemption Loan 1982 | 12,750  
Rangitikei County Council: Bulls Sewerage Redemption Loan 1982 | 37,500  
Tauranga City Council: Streets Renewal Loan No. 1, 1982 | 130,000  
Water Supply Renewal Loan No. 3, 1982 | 50,000  
Sewerage Reticulation Renewal Loan No. 2, 1982 | 40,000  
Thames-Coromandel District Council: Whitianga Water Supply Redemption Loan 1982 | 14,000  
Matatoki Rural Water Supply Redemption Loan No. 2, 1982 | 4,500  
Matatoki Rural Water Supply Redemption Loan No. 1, 1982 | 4,500  
Waitemata City Council: Administration Office Building Supplementary Loan 1982 | 208,500  
Whakatane District Council: Housing Redemption Loan No. 2, 1982 | 9,000  
Whakatane Water Supply Redemption Loan 1982 | 44,700  
Local Authority and Name of Loan | Amount Consented to $  
---|---  
Cultural and Sports Centre Redemption Loan 1982 | 93,000  
Wellington Regional Council: Forestry Encouragement Loan 1982 | 198,000  
Dated at Wellington this 4th day of October 1982.  
C. H. TERRY, Deputy Secretary to the Treasury.

Notice Under the Regulations Act 1936

PURSUANT to the Regulations Act 1936, notice is hereby given of the making of regulations as under:

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Title or Subject-matter</th>
<th>Serial Number</th>
<th>Date of Enactment</th>
<th>Cash Price</th>
<th>Postage and Packaging</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accident Compensation Act 1972</td>
<td>Accident Compensation (Prescribed Amounts for Calculation and Payment of Levies) Order 1982</td>
<td>1982/227</td>
<td>4/10/82</td>
<td>30c</td>
<td>65c</td>
</tr>
<tr>
<td>Social Security Act 1964</td>
<td>Drug Tariff 1981, Amendment No. 5</td>
<td>1982/228</td>
<td>27/9/82</td>
<td>75c</td>
<td>$1.10</td>
</tr>
</tbody>
</table>

POSTAGE AND PACKAGING CHARGE: MAIL ORDERS

If two or more copies ordered, the remittance should cover the cash price and the maximum charge for the total value of purchases as follows:

<table>
<thead>
<tr>
<th>Total Value of Purchases $</th>
<th>Maximum Charge $</th>
<th>Total Value of Purchases $</th>
<th>Maximum Charge $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 1.50</td>
<td>0.40</td>
<td>10.01 to 20.00</td>
<td>1.50</td>
</tr>
<tr>
<td>1.51 to 5.00</td>
<td>0.55</td>
<td>20.01 to 50.00</td>
<td>3.60</td>
</tr>
<tr>
<td>5.01 to 10.00</td>
<td>0.85</td>
<td>50.01 to 100.00</td>
<td>4.80</td>
</tr>
</tbody>
</table>

Copies can be bought or ordered by mail from Government Bookshops. Please quote title and serial number. Prices for quantities supplied on application.

Government Bookshops are located at Hannaford Burton Building, Rutland Street (Private Bag, C.P.O.), Auckland 1; Northern Automobile Building, Alexandra Street (P.O. Box 857), Hamilton; Head Office, Mulgrave Street (Private Bag), Wellington 1; Wellington Trade Centre, Cibacade (Private Bag), Wellington 1; Avon House, 130 Oxford Terrace (Private Bag), Christchurch 1; Cargill House, Princes Street (P.O. Box 1104), Dunedin.

P. D. HASSELBERG, Government Printer.
Maori Land Court Sittings—Maori Appellate Court Sittings

Notice is hereby given that sittings of the Maori Appellate Court and of the Maori Land Court will be held during the year 1 January 1983 to 31 December 1983 at the places and commencing on the dates referred to in the Schedule hereto.

The hour of commencement of each sitting (and the date and place thereof in the case of the Maori Appellate Court) will be notified in the relevant panui. If any date referred to in the Schedule is varied, the varied date will be notified in the panui.

Chief Judge’s Chambers, Maori Land Court, Wellington.

E. T. J. DURIE, Chief Judge.

10 September 1982.

---

**SCHEDULE**

<table>
<thead>
<tr>
<th>TOWERAU DISTRICT (WHANGAREI)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Court</strong></td>
</tr>
<tr>
<td>Kaeo-Kaitaia</td>
</tr>
<tr>
<td>Whangarei</td>
</tr>
<tr>
<td>Kaikohe</td>
</tr>
<tr>
<td>Whangarei</td>
</tr>
<tr>
<td>Kaeo-Kaitaia</td>
</tr>
<tr>
<td>Kaikohe</td>
</tr>
<tr>
<td>Whangarei</td>
</tr>
<tr>
<td>Auckland</td>
</tr>
</tbody>
</table>

The Kaeo sitting will be held on the Monday of the Kaeo-Kaitaia sitting.

The Court will adjourn to Dargaville if considered necessary during the Whangarei sitting.

All Court sittings will commence at 10 a.m. on the opening days.

**WAIRAKI DISTRICT (ROTORUA)**

<table>
<thead>
<tr>
<th>Court</th>
<th><strong>Date of Sitting</strong></th>
<th><strong>Panui Closes</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Whakaari</td>
<td>Mon, 10 Jan 1983</td>
<td>10 Dec 1982</td>
</tr>
<tr>
<td>Rotorua</td>
<td>Mon, 28 Feb 1983</td>
<td>28 Jan 1983</td>
</tr>
<tr>
<td>Rotorua</td>
<td>Tue, 26 Apr 1983</td>
<td>25 Mar 1983</td>
</tr>
<tr>
<td>Whakaari</td>
<td>Mon, 4 Jul 1983</td>
<td>3 Jun 1983</td>
</tr>
<tr>
<td>Rotorua</td>
<td>Mon, 1 Aug 1983</td>
<td>1 Jul 1983</td>
</tr>
<tr>
<td>Whakaari</td>
<td>Mon, 12 Sep 1983</td>
<td>12 Aug 1983</td>
</tr>
<tr>
<td>Rotorua</td>
<td>Mon, 31 Oct 1983</td>
<td>30 Sep 1983</td>
</tr>
</tbody>
</table>

During the Whakaari sittings the Court will sit at Opotiki and Whakatane and, if necessary, at Te Kaha on days to be notified in the panui.

The Rotorua sittings are generally for 3 weeks during which the Court will adjourn to Taupo on days to be notified in the panui.

---

**TE WAIPOUNAMU DISTRICT (HAMILTON)**

<table>
<thead>
<tr>
<th>Court</th>
<th><strong>Date of Sitting</strong></th>
<th><strong>Panui Closes</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Te Kuiti</td>
<td>Mon, 17 Jan 1983</td>
<td>3 Dec 1982</td>
</tr>
<tr>
<td>Thames</td>
<td>Wed, 9 Feb 1983</td>
<td>7 Jan 1983</td>
</tr>
<tr>
<td>Taumarua</td>
<td>Mon, 28 Feb 1983</td>
<td>28 Jan 1983</td>
</tr>
<tr>
<td>Hamilton</td>
<td>Mon, 7 Mar 1983</td>
<td>4 Feb 1983</td>
</tr>
<tr>
<td>Te Kuiti</td>
<td>Tue, 5 Apr 1983</td>
<td>5 Mar 1983</td>
</tr>
<tr>
<td>Thames</td>
<td>Wed, 20 Apr 1983</td>
<td>18 Mar 1983</td>
</tr>
<tr>
<td>Taumarua</td>
<td>Mon, 9 May 1983</td>
<td>8 Apr 1983</td>
</tr>
<tr>
<td>Hamilton</td>
<td>Mon, 27 Jun 1983</td>
<td>27 May 1983</td>
</tr>
<tr>
<td>Te Kuiti</td>
<td>Mon, 4 Jul 1983</td>
<td>3 Jun 1983</td>
</tr>
<tr>
<td>Thames</td>
<td>Wed, 27 Jul 1983</td>
<td>24 Jun 1983</td>
</tr>
<tr>
<td>Taumarua</td>
<td>Mon, 22 Aug 1983</td>
<td>22 Jul 1983</td>
</tr>
<tr>
<td>Hamilton</td>
<td>Mon, 12 Sep 1983</td>
<td>12 Aug 1983</td>
</tr>
<tr>
<td>Te Kuiti</td>
<td>Mon, 3 Oct 1983</td>
<td>2 Sep 1983</td>
</tr>
<tr>
<td>Thames</td>
<td>Wed, 26 Oct 1983</td>
<td>23 Sep 1983</td>
</tr>
<tr>
<td>Taumarua</td>
<td>Mon, 7 Nov 1983</td>
<td>7 Oct 1983</td>
</tr>
</tbody>
</table>

---

**TAIRAWHITI DISTRICT (GISBORNE)**

<table>
<thead>
<tr>
<th>Court</th>
<th><strong>Date of Sitting</strong></th>
<th><strong>Panui Closes</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Gisborne</td>
<td>Mon, 17 Jan 1983</td>
<td>17 Dec 1982</td>
</tr>
<tr>
<td>Gisborne</td>
<td>Mon, 25 Jul 1983</td>
<td>24 Jun 1983</td>
</tr>
</tbody>
</table>

The Tairawhiti panui will include all cases for hearing at Gisborne, Ruatoria and Wairoa.

If a Gisborne sitting is to be adjourned to Ruatoria or Wairoa, the relevant dates will be notified in the panui.

---

**AOTEA DISTRICT (WANGANUI)**

<table>
<thead>
<tr>
<th>Court</th>
<th><strong>Date of Sitting</strong></th>
<th><strong>Panui Closes</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Wellington</td>
<td>Tue, 8 Feb 1983</td>
<td>17 Dec 1982</td>
</tr>
<tr>
<td>Wanganui</td>
<td>Mon, 7 Mar 1983</td>
<td>25 Jan 1983</td>
</tr>
<tr>
<td>New Plymouth</td>
<td>Tue, 15 Mar 1983</td>
<td>4 Feb 1983</td>
</tr>
<tr>
<td>Tokaanu-Taumarunui</td>
<td>Mon, 21 Mar 1983</td>
<td>11 Feb 1983</td>
</tr>
<tr>
<td>Levin</td>
<td>Tue, 17 May 1983</td>
<td>7 Apr 1983</td>
</tr>
<tr>
<td>Palmerston North</td>
<td>Mon, 23 May 1983</td>
<td>7 Apr 1983</td>
</tr>
<tr>
<td>Tokaanu-Taumarunui</td>
<td>Mon, 30 May 1983</td>
<td>22 Apr 1983</td>
</tr>
<tr>
<td>Hawera</td>
<td>Tue, 28 Jun 1983</td>
<td>20 May 1983</td>
</tr>
<tr>
<td>Wanganui</td>
<td>Mon, 11 Jul 1983</td>
<td>3 Jun 1983</td>
</tr>
<tr>
<td>Tokaanu-Taumarunui</td>
<td>Mon, 8 Aug 1983</td>
<td>1 Jul 1983</td>
</tr>
<tr>
<td>Wellington</td>
<td>Tue, 9 Aug 1983</td>
<td>1 Jul 1983</td>
</tr>
<tr>
<td>New Plymouth</td>
<td>Tue, 30 Aug 1983</td>
<td>22 Jul 1983</td>
</tr>
<tr>
<td>Levin</td>
<td>Tue, 7 Sep 1983</td>
<td>16 Jul 1983</td>
</tr>
<tr>
<td>Palmerston North</td>
<td>Mon, 7 Nov 1983</td>
<td>23 Sep 1983</td>
</tr>
<tr>
<td>Tokaanu-Taumarunui</td>
<td>Mon, 14 Nov 1983</td>
<td>7 Oct 1983</td>
</tr>
<tr>
<td>Hawera</td>
<td>Mon, 29 Nov 1983</td>
<td>21 Oct 1983</td>
</tr>
</tbody>
</table>

All Taranaki and Wanganui sittings commence at 11 a.m. on opening day.

Panui for Hawera and New Plymouth include all Taranaki applications.

Tokaanu-Taumarunui Court sittings commence at times to be shown in the panui and the sitting will commence at Tokaanu and adjourn to Taumarunui on a day to be notified in the panui.

South Aotea panui will issue for Wellington, Levin and Palmerston North sittings, and, subject to the direction of the Court, the contrary in any particular case, applications may be prosecuted at any of those 3 places.

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**TARITIMU DISTRICT (HASTINGS)**

<table>
<thead>
<tr>
<th>Court</th>
<th><strong>Date of Sitting</strong></th>
<th><strong>Panui Closes</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Hastings</td>
<td>Tue, 25 Jan 1983</td>
<td>16 Dec 1982</td>
</tr>
<tr>
<td>Hastings</td>
<td>Tue, 17 May 1983</td>
<td>14 Apr 1983</td>
</tr>
<tr>
<td>Hastings</td>
<td>Tue, 12 Jul 1983</td>
<td>9 Jun 1983</td>
</tr>
<tr>
<td>Hastings</td>
<td>Tue, 27 Sep 1983</td>
<td>25 Aug 1983</td>
</tr>
</tbody>
</table>

All applications affecting land in the Wairarapa will be included in the Hastings panui. If a Hastings sitting is to be adjourned to Masterton, the relevant date will be notified in the panui.

---

**TE WAIPOUNAMU DISTRICT (CHRISTCHURCH)**

<table>
<thead>
<tr>
<th>Court</th>
<th><strong>Date of Sitting</strong></th>
<th><strong>Panui Closes</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Christchurch</td>
<td>Tue, 18 Jun 1983</td>
<td>10 Dec 1982</td>
</tr>
<tr>
<td>Waitangi, Chatham Islands</td>
<td>Wed, 2 Feb 1983</td>
<td>10 Dec 1982</td>
</tr>
<tr>
<td>Dunedin</td>
<td>Mon, 28 Feb 1983</td>
<td>28 Jan 1983</td>
</tr>
<tr>
<td>Invercargill</td>
<td>Wed, 2 Mar 1983</td>
<td>28 Jan 1983</td>
</tr>
<tr>
<td>Picton</td>
<td>Tue, 22 Mar 1983</td>
<td>19 Mar 1983</td>
</tr>
<tr>
<td>Christchurch</td>
<td>Tue, 3 May 1983</td>
<td>25 Mar 1983</td>
</tr>
<tr>
<td>Dunedin</td>
<td>Mon, 22 Aug 1983</td>
<td>22 Jul 1983</td>
</tr>
<tr>
<td><em>Christchurch</em></td>
<td>Tue, 13 Sep 1983</td>
<td>12 Aug 1983</td>
</tr>
<tr>
<td>Picton</td>
<td>Tue, 27 Sep 1983</td>
<td>26 Aug 1983</td>
</tr>
</tbody>
</table>

Combined panui will issue for Dunedin and Invercargill sittings.

Invercargill sittings commence at 2 p.m. on opening day.

*May adjourn to Hokitika on a date to be notified in the panui.

---

**MAORI APPELLATE COURT**

<table>
<thead>
<tr>
<th>(2 weeks reserved)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mon, 14 Feb 1983</td>
</tr>
<tr>
<td>Mon, 13 Jan 1983</td>
</tr>
<tr>
<td>Mon, 10 Oct 1983</td>
</tr>
</tbody>
</table>

Place, hour, day and date of sittings will be notified in the relevant panui.
## TARIFF DECISION LIST No. 581

### APPROVALS

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>AK</td>
<td>15.08.021</td>
<td>Dehydrated castor oil</td>
<td>Free</td>
<td>Free</td>
<td>15 919644H</td>
<td>1/7/82 30/9/85</td>
</tr>
<tr>
<td>AK</td>
<td>29.04.001</td>
<td>Methyl alcohol imported in bulk, when declared for use as a coagulant or refrigerant in making rubber goods</td>
<td>Free</td>
<td>Free</td>
<td>15 205576H</td>
<td>1/4/81 30/9/83</td>
</tr>
<tr>
<td>AK</td>
<td>29.04.001</td>
<td>Methyl alcohol imported in bulk, when declared for use in detecting leaks in refrigeration equipment, or for use in refrigerants for domestic refrigerators</td>
<td>Free</td>
<td>..</td>
<td>15 205580F</td>
<td>1/4/81 30/9/83</td>
</tr>
<tr>
<td>AK</td>
<td>29.04.001</td>
<td>Methyl alcohol imported in bulk, when declared for use in making sodium methylate</td>
<td>Free</td>
<td>..</td>
<td>15 205482F</td>
<td>1/4/81 30/9/83</td>
</tr>
<tr>
<td>AK</td>
<td>29.04.001</td>
<td>Methyl alcohol imported in bulk, when declared for use in making formaldehyde</td>
<td>Free</td>
<td>..</td>
<td>15 205579B</td>
<td>1/4/81 30/9/83</td>
</tr>
<tr>
<td>AK</td>
<td>29.04.001</td>
<td>Methyl alcohol imported in bulk, when declared for use in pneumatic systems, or in making water-alcohol injection fluids for aircraft</td>
<td>Free</td>
<td>..</td>
<td>15 205578D</td>
<td>1/4/81 30/9/83</td>
</tr>
<tr>
<td>CH</td>
<td>39.07.599</td>
<td>Contact lens blanks</td>
<td>Free</td>
<td>Free</td>
<td>15 909269C</td>
<td>1/7/82 30/9/85</td>
</tr>
<tr>
<td>CH</td>
<td>39.07.599</td>
<td>Pneumatic mattresses, pillows and cushions, when declared by an importer for supply only to hospitals</td>
<td>Free</td>
<td>Free</td>
<td>99 909268E</td>
<td>1/7/82 30/9/85</td>
</tr>
<tr>
<td>H.O.</td>
<td>43.03.009</td>
<td>Other articles of furskin</td>
<td>Aul</td>
<td>..</td>
<td>33 206684L</td>
<td>1/7/82 ..</td>
</tr>
<tr>
<td>H.O.</td>
<td>51.04.013</td>
<td>Woven enka material, 100% polyester</td>
<td>Free</td>
<td>Free</td>
<td>15 206679D</td>
<td>1/5/82 30/9/83</td>
</tr>
<tr>
<td>CH</td>
<td>84.06.021</td>
<td>Water cooled engines, as may be approved</td>
<td>..</td>
<td>..</td>
<td>..</td>
<td>..</td>
</tr>
<tr>
<td>CH</td>
<td>84.10.029</td>
<td>Multi needle brine injector pumps</td>
<td>Free</td>
<td>Free</td>
<td>10 909120D</td>
<td>1/2/82 31/3/85</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.11.031</td>
<td>Atlas Copco XAS series and Compair vehicle drawn compressor outfits</td>
<td>Free</td>
<td>Free</td>
<td>10 205808B</td>
<td>1/4/81 30/9/83</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.21.028</td>
<td>Toro Ag-1 and Ag-2 series agriculture sprinklers</td>
<td>Free</td>
<td>Free</td>
<td>10 206675A</td>
<td>1/2/82 1/12/83</td>
</tr>
<tr>
<td>AK</td>
<td>84.28.021</td>
<td>McConnell flail mower/trimmer</td>
<td>Free</td>
<td>Free</td>
<td>10 919628F</td>
<td>1/8/82 30/9/83</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.45.009</td>
<td>'Scotchman' hydraulic punching and shearing machines</td>
<td>Free</td>
<td>Free</td>
<td>10 206680H</td>
<td>1/2/82 30/9/83</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.47.009</td>
<td>Berti Vittorio automatic dowelling machine, type CFC/A</td>
<td>Free</td>
<td>Free</td>
<td>10 206694H</td>
<td>1/4/82 30/9/83</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.61.021</td>
<td>Asco direct acting solenoid valves, brass or stainless steel, models 8210 B57, 8210 B58, 8210 B59, 8210 C33, 8210 C34, 8210 C35</td>
<td>Free</td>
<td>..</td>
<td>.. 206683B</td>
<td>1/4/82 30/9/83</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.61.021</td>
<td>Martonair: Automatic drain valve, excluding pressure gauges</td>
<td>Free</td>
<td>..</td>
<td>.. 206698L</td>
<td>1/9/82 30/9/83</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.61.021</td>
<td>Electrojet 1500 series, excluding pressure gauges</td>
<td>Free</td>
<td>..</td>
<td>.. 206699J</td>
<td>1/9/82 30/9/83</td>
</tr>
<tr>
<td>H.O.</td>
<td>84.61.021</td>
<td>Pressure regulators, excluding pressure gauges</td>
<td>Free</td>
<td>..</td>
<td>.. 206700F</td>
<td>1/9/82 30/9/83</td>
</tr>
</tbody>
</table>
## TARIFF DECISION LIST No. 581—continued

### APPROVALS—continued

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>DN</td>
<td>84.63.029</td>
<td>Durst right angle agricultural gear boxes, model A-115, when declared by a manufacturer for use by him, only in making orchard mowers</td>
<td>Free Free</td>
<td>10</td>
<td>203306C</td>
<td>1/6/80 30/9/85</td>
</tr>
<tr>
<td>AK</td>
<td>85.19.009</td>
<td>Plug-in sockets and bases for relays and timers</td>
<td>Free Free</td>
<td>10</td>
<td>919652J</td>
<td>1/6/82 30/9/85</td>
</tr>
<tr>
<td>AK</td>
<td>85.19.059</td>
<td>Utilux pressed metal terminals, in strip or loose form, excluding aluminium and copper lugs</td>
<td>Aul 12</td>
<td>33</td>
<td>206687E</td>
<td>1/7/82 30/6/85</td>
</tr>
<tr>
<td>H.O.</td>
<td>85.19.079</td>
<td>Resistors, fixed or variable (including potentiometers)</td>
<td>Aul 9</td>
<td>33</td>
<td>206688C</td>
<td>1/7/82 30/6/85</td>
</tr>
<tr>
<td>H.O.</td>
<td>87.06.059</td>
<td>Truck trailer automatic couplings</td>
<td>Aul 6</td>
<td>33</td>
<td>206689A</td>
<td>1/7/82 30/6/85</td>
</tr>
<tr>
<td>H.O.</td>
<td>91.08.000</td>
<td>Clock movements, assembled</td>
<td>Aul 3</td>
<td>33</td>
<td>206690E</td>
<td>1/7/82 30/6/90</td>
</tr>
<tr>
<td>H.O.</td>
<td>98.03.029</td>
<td>Fountain pens, drawing types, as may be approved</td>
<td>Free Free</td>
<td>99</td>
<td>206681F</td>
<td>1/9/82 30/9/84</td>
</tr>
</tbody>
</table>

**APPROVED:**

- Faber-Castell TG1 450, 460 and 470 series
- Koh-i-nor
- Pelican
- Rotring
- Staedtler Marsmatic 700

**CONSOLIDATED LIST OF MINISTER'S DECISIONS UNDER REFERENCE 33 TO GIVE EFFECT TO THE NEW ZEALAND AUSTRALIA FREE TRADE AGREEMENT (NAFTA)**

- Knobs and points designed for use with fountain pens, drawing types only
- Crayons, chromatic temperature indicating

**Other articles of furskin**

**Resistors, fixed or variable (including potentiometers)**

**Truck trailer automatic couplings**

**Clock movements, assembled**

*Approvals lapse on the dates indicated, the goods thereafter being dutiable according to their substantive Tariff classification. If continuation of an approval is desired for a further period, formal applications should be made to the Collector at least 6 weeks prior to the date of expiry.*

### MISCELLANEOUS

<table>
<thead>
<tr>
<th>Decisions Cancelled:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medicaments:</td>
</tr>
<tr>
<td>30.03.031</td>
</tr>
<tr>
<td>30.03.039</td>
</tr>
<tr>
<td>AK</td>
</tr>
<tr>
<td>Medicaments:</td>
</tr>
<tr>
<td>30.03.031</td>
</tr>
<tr>
<td>30.03.039</td>
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<tr>
<td>AK</td>
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<td>30.03.031</td>
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<td>30.03.039</td>
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<tr>
<td>AK</td>
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<tr>
<td>Medicaments:</td>
</tr>
<tr>
<td>30.03.031</td>
</tr>
<tr>
<td>30.03.039</td>
</tr>
<tr>
<td>H.O. 39.02.205</td>
</tr>
<tr>
<td>Dow ABS213...containers</td>
</tr>
<tr>
<td>H.O. 84.11.031</td>
</tr>
<tr>
<td>Atlas...outfits</td>
</tr>
<tr>
<td>H.O. 84.28.021</td>
</tr>
<tr>
<td>McConnel...cutter</td>
</tr>
<tr>
<td>H.O. 84.45.009</td>
</tr>
<tr>
<td>'Dvorak'...machine</td>
</tr>
<tr>
<td>AK 85.19.009</td>
</tr>
<tr>
<td>I.M.D. ...(Sockets)</td>
</tr>
</tbody>
</table>

Dated at Wellington this 7th day of October 1982.

P. J. McKONE, Comptroller of Customs.
Notice is hereby given that applications have been made to the Minister of Customs for concessionary entry of the following goods at the rates of Customs Duty shown:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>AK</td>
<td>17991</td>
<td>13.03.039</td>
<td>Locust bean gun, nutragnam, types NG2/F and NG24, for use in making foodstuffs and ice cream</td>
<td>Free*</td>
<td>Free</td>
</tr>
<tr>
<td>AK</td>
<td>18130</td>
<td>23.04.000</td>
<td>Soyamin 50-T, de-bittered soybean protein</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18133</td>
<td>32.09.001</td>
<td>Aquanell 350 insulating varnish, waterborne and designed for easy dip tank maintenance and general purpose applications</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18043</td>
<td>34.02.000</td>
<td>Bercocell 564, for use in aging cellulose products</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18134</td>
<td>34.02.000</td>
<td>Furopol 28 834, A base material for making levelling agent for wool</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18045</td>
<td>34.02.000</td>
<td>Houdi KL340N, used as an emulifier preparing liquid or creamy oil in water emulsions</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18044</td>
<td>34.02.000</td>
<td>Hostaphat KF340N, used in preparing creamy or liquid oil in water plants</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18135</td>
<td>34.02.000</td>
<td>Lavoral 150, a scouring agent for textiles of 100% active mixture with their dispersion dyestuffs</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18046</td>
<td>34.02.000</td>
<td>Remol N.T.G. used as a carrier for the dyeing of polyester fibres and their mixtures with dispersion dyestuffs</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18188</td>
<td>34.02.000</td>
<td>Tergo E1, liquid, organic surface active agent</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18108</td>
<td>34.02.000</td>
<td>Zonyl FSN, for use as an additive in an acidic bottle washing solution</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18077</td>
<td>34.05.001</td>
<td>Elgin diamond lapping compound, grade 9 and over, for preparation, repair and fabrication of plastic dies</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18076</td>
<td>34.05.001</td>
<td>Elgin diamond lapping compound, up to grade 6, for preparation, repair and fabrication of plastic dies</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18222</td>
<td>38.11.001</td>
<td>Lithium hypochlorite, a disinfectant for use in swimming pool applications</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18136</td>
<td>38.11.029</td>
<td>Gasstion tablets and pellets, used in fumigation processes</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18174</td>
<td>38.11.031</td>
<td>Goal 2-E, herbicide</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18175</td>
<td>38.11.031</td>
<td>Karpe cham, fungicide</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>17887</td>
<td>38.19.079</td>
<td>Houghto draw 250, used for stamping and forming of non-ferrous products</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18081</td>
<td>38.19.079</td>
<td>Irgasit HTW, a resin used to improve the heat resistance of the wool fibre in the dyebath</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18137</td>
<td>38.19.079</td>
<td>Monomer QM663, a heteroalkyl methacrylate/methyl methacrylate mixture</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18225</td>
<td>38.19.079</td>
<td>Nian food ingredient, used as a preservative in processed cheese</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18200</td>
<td>38.19.079</td>
<td>Purital filter media, for use in fume control air filters</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18224</td>
<td>38.19.079</td>
<td>Rafflac disclosing agent, used to stain plaque on teeth</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18223</td>
<td>38.19.079</td>
<td>Rapid parap R 3000, 7000 and 8000, for use as a depolymerising compound on plastic injection moulding machines</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18199</td>
<td>38.19.079</td>
<td>SC-301 chelating resin, used in the purification of brine in electrolysis plants</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18121</td>
<td>38.19.079</td>
<td>Sebase, ethoxylated lanolin with fatty alcohols and liquid paraffin oils, used in making cosmetics and toiletries</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18026</td>
<td>39.01.221</td>
<td>Polyester resin RC307, used in making polyurethane rollers for printing machines</td>
<td>Free*</td>
<td>Free</td>
</tr>
<tr>
<td>AK</td>
<td>18025</td>
<td>39.01.221</td>
<td>Adcote 340 and catalyst 9H3 epoxy resin, for use in laminating various substrates</td>
<td>Free*</td>
<td>Free</td>
</tr>
<tr>
<td>AK</td>
<td>18047</td>
<td>39.01.321</td>
<td>Pressure sensitive inner seals for bottle closures, for dry goods and pharmaceuticals</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18138</td>
<td>39.01.368</td>
<td>Biaxially oriented nylon film, for laminating to kraft paper in making food packaging sheet</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18229</td>
<td>39.01.368</td>
<td>Alpha Aflex, a composite of fibreglass scrim laminated to metalized polyester film using an incompatible thermoplastic adhesive, for use in making insulated acoustic ducting</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18048</td>
<td>39.02.271</td>
<td>Smooth-bar plastic tubing, for use as gas delivery hoseing on medical equipment</td>
<td>Free*</td>
<td>Free</td>
</tr>
<tr>
<td>AK</td>
<td>17860</td>
<td>39.02.291</td>
<td>EVA outer soling for use in making 'New balance' running shoes</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18201</td>
<td>39.02.331</td>
<td>Longitudinal sealing strips for Tetra Brik cartons</td>
<td>Free*</td>
<td>Free</td>
</tr>
<tr>
<td>AK</td>
<td>18191</td>
<td>39.02.349</td>
<td>PVC clashing strip, for use as edging on furniture</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18049</td>
<td>39.02.371</td>
<td>Multicoloured registered prints, for use in making table cloths, shower curtains, baby apparel and accessories</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18140</td>
<td>39.02.378</td>
<td>Thermal stencils, for use in making copies on duplicating machines in schools</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18176</td>
<td>39.02.378</td>
<td>Velbex electrostatic PVC sheeting, for use in making designs for shop window signs</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18082</td>
<td>39.07.309</td>
<td>Split convoluted tubing, for use in making wiring harnesses for motor vehicles</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18177</td>
<td>39.07.549</td>
<td>Lipshaw peel-a-way disposable paraffin embedding molds</td>
<td>Free*</td>
<td>Free</td>
</tr>
<tr>
<td>AK</td>
<td>18143</td>
<td>39.07.549</td>
<td>Plastic tubing and connectors therefore, peculiar to surgical use</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>17934</td>
<td>39.07.599</td>
<td>Atolon belting, type EE 140/2 0 + 0 non-static, 2 polyester inserts, monofilament, PVC core 33 metres x 1475 mm wide, for use in conveying moulded fibre fabric for pressing to manufacture</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18113</td>
<td>39.07.599</td>
<td>Glean measuring guides, a dry flowable herbicide used to measure volumetrically, weedkiller</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>18142</td>
<td>39.07.599</td>
<td>Heatshrink end caps of thermally stabilized polyeolfin, for use in protecting able ends</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>AK</td>
<td>17933</td>
<td>39.07.599</td>
<td>Plastic coil piece parts for use in making parts for radio and television</td>
<td>Free*</td>
<td>Free*</td>
</tr>
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<tr>
<td>AK</td>
<td>17935</td>
<td>39.07.599</td>
<td>Plastic modular conveyor belting modules, honeycombe, honeyflex, and acetal freezer conveyor belts, with some steel pins and plates for use in conveying food or wool scouring</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18141</td>
<td>39.07.599</td>
<td>Perfusion membrane filters, used to test prepared brine for quality</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>17888</td>
<td>39.07.599</td>
<td>Seabird wave action mattress and pump, for use in promoting circulation in bed ridden patients</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18080</td>
<td>39.07.599</td>
<td>Self containing dripline, incorporating a dripper, for drip irrigation of crops</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18132</td>
<td>39.07.599</td>
<td>Wedge sets of moulded nylon, for use in making industrial safety hats</td>
<td>Free* Free*</td>
<td>15</td>
</tr>
<tr>
<td>AK</td>
<td>18203</td>
<td>40.10.008</td>
<td>Habilis P-10 conveyor belting</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18202</td>
<td>40.10.008</td>
<td>VFN conveyor belts for conveyors and conveyors</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>17980</td>
<td>40.10.049</td>
<td>Trinicon flexitanks, used in handling bulk liquids</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18023</td>
<td>48.04.009</td>
<td>Carmen cover, a high quality cover work for use in the printing industry</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18084</td>
<td>59.03.001</td>
<td>Bonded fibre fabric, when declared for use in making range hood filters</td>
<td>Free* Free*</td>
<td>15</td>
</tr>
<tr>
<td>AK</td>
<td>18058</td>
<td>59.17.039</td>
<td>Raised grey felt wool 610 g/m², 325 cm wide, being laundry machinery clothing for ironing and pressing machines</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18152</td>
<td>62.05.039</td>
<td>Fabric, hemmed on both sides, in strips, when declared by a manufacturer for use by him only in making curtains</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18115</td>
<td>62.05.039</td>
<td>Jet freezer packs, for use in freezing pipes to facilitate repairs and alterations</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>17867</td>
<td>68.12.021</td>
<td>Colour sheeting, for use in making laboratory work surfaces</td>
<td>Free* Free*</td>
<td>15</td>
</tr>
<tr>
<td>AK</td>
<td>18083</td>
<td>69.01.000</td>
<td>Veerforming insulation refractories, V26 and V30</td>
<td>Free* Free*</td>
<td>15</td>
</tr>
<tr>
<td>AK</td>
<td>17909</td>
<td>70.20.031</td>
<td>Continuous filament mat, for use in making sails and articles made by the V.A.R.I. system</td>
<td>Free* Free*</td>
<td>15</td>
</tr>
<tr>
<td>AK</td>
<td>18170</td>
<td>73.14.000</td>
<td>Welding rod, for use in making band saw blades</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18086</td>
<td>73.40.069</td>
<td>Efficiencies planning and control system</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18153</td>
<td>73.40.069</td>
<td>Spring balance, consists of a stainless steel leaf spring, a nylon friction brake and a stainless steel coil spring, used to balance the shaft in vertical sliding windows</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>H.O.</td>
<td>17835</td>
<td>74.19.009</td>
<td>Cable glands, indoor or outdoor glands for plastic or rubber insulated, single wire armoured, plastic or rubber sheathed cables with extruded bedding</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18154</td>
<td>76.06.000</td>
<td>Aluminium tube, 15.875 mm (0.625 in.) O.D. x 0.635 mm (0.025 in.) wall thickness in 7071 alloy T6 and 14.528 mm (0.572 in.) O.D. x 0.509 mm (0.020 in.) wall thickness in 7001 alloy T6, for use in making tent poles</td>
<td>Free* Free*</td>
<td>15</td>
</tr>
<tr>
<td>AK</td>
<td>17944</td>
<td>76.07.000</td>
<td>L.A. Storz suction hose couplings 6 in., anodised with levers and adders to fit, to anise 150 flange anodised for fitting to anti-static and fuel contamination hose, for use in fire fighting</td>
<td>Free* Free*</td>
<td>99</td>
</tr>
<tr>
<td>AK</td>
<td>18155</td>
<td>76.16.039</td>
<td>Expanded aluminium foil, less than 0.40 mm in thickness, for use in making filters</td>
<td>Free* Free*</td>
<td>15</td>
</tr>
<tr>
<td>AK</td>
<td>17947</td>
<td>82.05.001</td>
<td>EOC Normalien-metal pressing punches, bushes and die buttons of various sizes of high speed steel, for use in the construction of locally built tools for use in the punching and forming of metal components</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>18247</td>
<td>84.07.001</td>
<td>Six inch hydraulic cylinders, for use on refuse collection vehicles</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17774</td>
<td>84.10.029</td>
<td>Lenlok Y 570, 20 litre drum pump, all metal construction, volume output 9 litres per minute, suitable for pumping all liquids, e.g., kerosene, turpentine, heavy duty oil</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>18156</td>
<td>84.14.001</td>
<td>Lenlok Y 570, 20 litre drum pump, all metal construction, volume output 9 litres per minute, suitable for pumping all liquids, e.g., kerosene, turpentine, heavy duty oil</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17775</td>
<td>84.17.009</td>
<td>Controlled pyrolysis furnace, used to reclaim electric motor stators and armatures</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17955</td>
<td>84.17.009</td>
<td>Bode motorised and idler rotators, for use in making 100 tonne LPG pressure storage vessels</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17954</td>
<td>84.17.009</td>
<td>Exair 30 dryer, for use in providing screen printers with scorch free air at a high speed drying and curing</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17954</td>
<td>84.17.009</td>
<td>Texair 210 dryer, for use in providing screen printers with scorch free air at a high speed drying and curing</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17952</td>
<td>84.17.009</td>
<td>UV lamp and drying tunnel complete with conveyor and control cabinet, for use in making table mats</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17837</td>
<td>84.18.039</td>
<td>Thermal control replacement filter sleeves for use in industry on various fluids such as hydraulic systems fluids</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>18090</td>
<td>84.19.039</td>
<td>TVS aluminium PCL/A, mechanically operated paste cream and liquid filler, for use in the cosmetic industry</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17777</td>
<td>84.20.009</td>
<td>Yakima MSU 2000 batchweighing machine, for use in weight batching fruit and vegetables prior to packing</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17877</td>
<td>84.21.001</td>
<td>Quell BCF wheeled fire extinguishers 25 kg, 50 kg and 100 kg</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17876</td>
<td>84.21.001</td>
<td>Quell BCF wheeled fire extinguishers 100 kg and 150 kg</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17875</td>
<td>84.21.001</td>
<td>Quell BCF wheeled fire extinguishers 90 litre, 50 litre and 30 litre</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>18030</td>
<td>84.21.011</td>
<td>Eclipse dia-o-matic panel spray machine, used for colour matching of paint</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>18157</td>
<td>84.21.011</td>
<td>Shure shot sprayers, models A and C, rechargeable hand held sprayers for light liquids, e.g., metal treating products</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>17799</td>
<td>84.21.029</td>
<td>Dial type rotary spindle spray machine, for use in repetitive high output spray painting of components</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>18251</td>
<td>84.21.029</td>
<td>La Tyrolienne, Le Moustic and Le Moustiquette hand operated self contained texture spray applicators</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>18159</td>
<td>84.21.029</td>
<td>Speck sandblasting jets, able to convey both sand and water in a high pressure slurry</td>
<td>Free* Free*</td>
<td>10</td>
</tr>
<tr>
<td>AK</td>
<td>18104</td>
<td>84.22.009</td>
<td>Bode Insoluble metal pressing punches, bushes and die buttons for use in the construction of locally built tools for use in the punching and forming of metal components</td>
<td>Free* Free*</td>
<td>10</td>
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<tr>
<td></td>
<td>84.36.001</td>
<td>Ichikawa 00 monofilament extruder, for making monofilament tapes in ropemaking and textiles</td>
<td>Free* Free* 10</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>84.36.001</td>
<td>Mackie heavy tape winding machine for winding extruded polypropylene tape</td>
<td>Free* Free* 10</td>
<td></td>
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<tr>
<td></td>
<td>84.36.001</td>
<td>Toric tape winding machine, for winding extruded polypropylene tape</td>
<td>Free* Free* 10</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>84.40.029</td>
<td>Bowe P414 CT solvent perchorethylene drycleaning machine</td>
<td>Free* Free* 10</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>84.45.009</td>
<td>Eubamat S20 rotary transfer machine</td>
<td>Free* Free* 10</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>84.56.009</td>
<td>Ferro permanent magnet filter, for use in removal of iron particles from ceramic slip</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>84.59.059</td>
<td>Clean-o-point, soldering iron tip cleaner</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>84.59.059</td>
<td>Eiger mini motormill for dispersion of pigments in paint manufacture</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>84.59.059</td>
<td>Goninan rubber mill, 2.13 m (84 in.), for making rubber compounds used in retreading tyres</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>84.59.059</td>
<td>Reel to reel testing and demonstration machine, used for testing hot melt adhesive formulations and extruding application equipment</td>
<td>Free* Free* 10</td>
<td></td>
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<tr>
<td></td>
<td>84.59.059</td>
<td>Skiving machine model AS 214/760, AVS-VU-S, for use in skiving abrasive paper and cloth materials in making abrasive endless belts</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>84.59.059</td>
<td>Vulcan hydraulic treadmolder, makes tread for retreading tyres</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>84.61.021</td>
<td>Gran Sasso and Niagra, electronic water taps</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>84.61.021</td>
<td>Templeton Kenty couplings, high pressure, models 18113, 18117, 18119, RP3-6, RP3-6A, RP3-6F, RP3-60, for connecting hydraulic hose between pumps and cylinders</td>
<td>Free* Free* 10</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>84.65.009</td>
<td>Kent process control series &quot;A&quot; diaphragm actuator, for use in pneumatic control systems</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>85.19.001</td>
<td>Allen-Bradley bulletin 2050 solid state motor controller, for soft starting of electric motors</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>85.19.009</td>
<td>WFD vane type water flow detector switches, for use in automatic fire sprinkler systems</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>85.19.011</td>
<td>Stanger universal fuse link, for use as replacement fuse elements in stanger high voltage (11 kV) dropout fuses</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>85.19.059</td>
<td>Steel explosion protected junction boxes and terminal boxes</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>85.23.001</td>
<td>Co-axial antenna cable TIG 34013, 750 HM solid core, 0.4 mm diameter with TCW braid PVC sheathed 4.4 mm, capacitance of 60 plus/minus 4 PF/M</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>85.23.021</td>
<td>Insulated electric cable, copper conductor, PVC insulated tinned steel wire braid, in transparent PVC sheath, for use in the petrogas industry</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>87.07.011</td>
<td>Fibre ring gear for Clark Torque converter Wo 233089</td>
<td>Free* Free* 15</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>85.23.023</td>
<td>Cordsets, when declared by a manufacturer for use by him, only in making General Electric TM11 snackmakers</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>90.24.011</td>
<td>Flow controllers and pressure regulators, for use in control and regulation of the flow of solvents and gases through chromatography systems</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>90.24.011</td>
<td>Jeavons gas pressure regulators, model Nos. J125 and J123</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>90.24.011</td>
<td>Rancho pressure controls, Pressostants, commonly used in refrigeration systems</td>
<td>Free* Free* 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>90.24.011</td>
<td>Wesmar ultrasonic level and flow measuring systems, types LM 3000, DLM 30, DLM 12/24, SLM 9/15/33, FM 2/9 DFM 300</td>
<td>Free* Free* 99</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>90.28.009</td>
<td>Air leak tester with automatic self-check circuit, for use in testing gas appliances</td>
<td>Free* Free* 99</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The identification reference to the application number indicates the office to which any objection should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.
AK—Collector of Customs, Auckland.
DN—Collector of Customs, Dunedin.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 28 October 1982. Submissions should include a reference to the identification reference, application number, Tariff item and description of goods concerned and be supported by information as to:

(a) The range of equivalent goods manufactured locally;
(b) The proportion of New Zealand and imported material used in manufacture;
(c) Present and potential output; and
(d) Details of factory cost in terms of material, labour, overhead, etc.

Dated at Wellington this 7th day of October 1982.

P. J. McKONE, Comptroller of Customs.

New Zealand Railways Corporation—Schedule of Civil Engineering and Building Contracts $20,000 or More in Value

<table>
<thead>
<tr>
<th>Name of Contract</th>
<th>Name and Address of Contractor</th>
<th>Amount of Contract</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clean and paint Bridge 91 Stillwater—Westport Line</td>
<td>Barrow Bros Ltd., P.O. Box 38, Greytown</td>
<td>$34,565.00</td>
</tr>
<tr>
<td>Tauranga Loading Shelter</td>
<td>Miden Construction Ltd., P.O. Box 876, Tauranga</td>
<td>$57,882.00</td>
</tr>
</tbody>
</table>

H. G. PURDY, Acting General Manager.
Tariff Notice No. 1982/204—Applications for Approval Declined

NOTICE is hereby given that applications for concessionary rates of duty by the approval of the Minister of Customs on goods as follows have been declined:

<table>
<thead>
<tr>
<th>Port</th>
<th>Appn. No.</th>
<th>Tariff Item</th>
<th>Goods</th>
<th>Applications Advertised</th>
</tr>
</thead>
</table>

Dated at Wellington this 7th day of October 1982.

P. J. McKONE, Comptroller of Customs.

Tariff Notice No. 1982/205—Applications for Variation of Approval

NOTICE is hereby given that applications have been made for variation of current approvals of the Minister of Customs as follows:

<table>
<thead>
<tr>
<th>Port</th>
<th>Appn. No.</th>
<th>Tariff Item</th>
<th>Goods</th>
<th>Rates of Duty</th>
<th>Part II Ref.</th>
<th>Concession Code</th>
<th>Effective From</th>
<th>Effective To</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK</td>
<td>17854</td>
<td>32.13.019</td>
<td>CURRENT APPROVAL: Red hot spot carbonising ink, No. HR14</td>
<td>Free</td>
<td>15</td>
<td>205193B</td>
<td>1/2/81</td>
<td>31/3/87</td>
</tr>
<tr>
<td>AK</td>
<td>18124</td>
<td>48.15.029</td>
<td>CURRENT APPROVAL: Masson Scott Thrissel ticker marker type</td>
<td>Free</td>
<td>99</td>
<td>201922B</td>
<td>1/5/80</td>
<td>30/9/86</td>
</tr>
<tr>
<td>AK</td>
<td>18096</td>
<td>84.59.059</td>
<td>CURRENT APPROVAL: Templeton Kenly—Simplex hydraulic pullers</td>
<td>Free</td>
<td>10</td>
<td>917611L</td>
<td>1/7/81</td>
<td>30/9/84</td>
</tr>
</tbody>
</table>

The identification reference to the application number indicates the office to which any objections should be made.

AK—Collector of Customs, Auckland.
CH—Collector of Customs, Christchurch.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 28 October 1982. Submissions should include a reference to the identification reference, application number, Tariff item and description of goods concerned and be supported by information as to:

(a) The range of equivalent goods manufactured locally;
(b) The proportion of New Zealand and imported material used in manufacture;
(c) Present and potential output; and
(d) Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 7th day of October 1982.

P. J. McKONE, Comptroller of Customs.

Proposal for Change of Variety Denomination Notice No. 2903, Ag. P.V. 3/9

Pursuant to section 11 of the Plant Varieties Act 1973, notice is hereby given of a proposed change in denomination as specified in the Schedule to this notice.

SCHEDULE

**SPECIES: ORCHID (Cymbidium)**

<table>
<thead>
<tr>
<th>Name and Address of Applicant</th>
<th>Date of Application</th>
<th>Previous Proposed Denomination</th>
<th>Proposed Denomination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sunbeam Nurseries Ltd., 231 Lincoln Road, Henderson as agent for Vacherot and Lecoufle B.P. 8 30, Rue de Valenton 94470 Boissy-Saint-Leger, France.</td>
<td>30/4/81</td>
<td>Velecat</td>
<td>Velecator</td>
</tr>
</tbody>
</table>

Dated at Lincoln this 17th day of September 1982.

F. W. WHITMORE, Registrar of Plant Varieties.
Tariff Notice No. 1982/206—Applications for Withdrawal of Approval

Notice is hereby given that applications have been made for the withdrawal of the following approvals of the Minister of Customs and for the future of the goods at substantive rates of duty:

<table>
<thead>
<tr>
<th>Port</th>
<th>Appn. No.</th>
<th>Tariff Item</th>
<th>Goods</th>
<th>Rates of Duty</th>
<th>Part II Ref.</th>
<th>Concession Code</th>
<th>Effective From</th>
<th>Effective To</th>
</tr>
</thead>
<tbody>
<tr>
<td>AK</td>
<td>18065</td>
<td>84.18.039</td>
<td>Arlon brand filters, model series</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>111362D</td>
<td>1/2/79</td>
</tr>
<tr>
<td>AK</td>
<td>18067</td>
<td>84.18.039</td>
<td>Filter cartridges, AMF cuno, as may be approved</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>111363B</td>
<td>1/2/79</td>
</tr>
<tr>
<td>AK</td>
<td>18064</td>
<td>84.18.039</td>
<td>Hanovia ultra violet water steriliser</td>
<td>Free</td>
<td>Free</td>
<td>99</td>
<td>111390K</td>
<td>1/7/78</td>
</tr>
<tr>
<td>AK</td>
<td>18064</td>
<td>84.18.039</td>
<td>Hendor filter units for plating solutions</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>111407H</td>
<td>1/7/78</td>
</tr>
<tr>
<td>AK</td>
<td>18066</td>
<td>84.18.039</td>
<td>&quot;Millipore&quot; filters</td>
<td>Free</td>
<td>Free</td>
<td>10</td>
<td>203997E</td>
<td>1/1/80</td>
</tr>
</tbody>
</table>

The identification reference to the application number indicates the office to which any objections should be made.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 28 October 1982. Submissions should include a reference to the identification reference, application number, Tariff item and description of goods concerned and be supported by information as to:

(a) The range of equivalent goods manufactured locally;
(b) The proportion of New Zealand and imported material used in manufacture;
(c) Present and potential output; and
(d) Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 7th day of October 1982.

P. J. McKONE, Comptroller of Customs.

Proposal for Variety Denominations Notice No. 2904, Ag. P.V. 3/15

Pursuant to section 11 of the Plant Varieties Act 1973, notice is hereby given that the proposed denominations, as specified in the Schedule hereto, have been received from the applicant by the Registrar of Plant Varieties.

SCHEDULE

**SPECIES: APPLE (Malus x pumila)**

<table>
<thead>
<tr>
<th>Name and Address of Applicant</th>
<th>Date of Application</th>
<th>Breeder’s Reference</th>
<th>Proposed Denomination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Duncan and Davies Ltd., P.O. Box 340, New Plymouth, as agent for Chris Floyd Zaiger, 537 Rosemore Avenue, Modesta, California 95351, U.S.A.</td>
<td>6/8/82</td>
<td>Dwarf = 2</td>
<td>DanDeeap</td>
</tr>
</tbody>
</table>

**SPECIES: CHERRY (Prunus avium)**

<table>
<thead>
<tr>
<th>Name and Address of Applicant</th>
<th>Date of Application</th>
<th>Breeder’s Reference</th>
<th>Proposed Denomination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Duncan and Davies Ltd., P.O. Box 340, New Plymouth as agent for Chris Floyd Zaiger, 537 Rosemore Avenue, Modesta, California 95351, U.S.A.</td>
<td>6/8/82</td>
<td>IG 200</td>
<td>DanDeecher</td>
</tr>
</tbody>
</table>

Dated at Lincoln this 17th day of September 1982.

F. W. WHITMORE, Registrar of Plant Varieties.

Grants of Plant Selectors’ Rights Notice No. 2905, Ag. P.V. 3/11, 3/20

Pursuant to section 11 of the Plant Varieties Act 1973, notice is hereby given that grants of Plant Selectors’ Rights have been made by the Registrar of Plant Varieties as specified in the Schedule to this notice.

SCHEDULE

**SPECIES: FEIJOA (Feijoa sellowiana)**

<table>
<thead>
<tr>
<th>Name and Address of Grantee</th>
<th>Denomination</th>
<th>Breeder’s Reference</th>
<th>Date of Grant</th>
<th>Term of Grant</th>
</tr>
</thead>
<tbody>
<tr>
<td>D. J. and N. M. Barton, Wortley Road, R.D. 9 Inglewood.</td>
<td>Unique</td>
<td>17/9/82</td>
<td>15 years</td>
<td></td>
</tr>
</tbody>
</table>

**SPECIES: WHEAT (Triticum aestivum L.)**

<table>
<thead>
<tr>
<th>Name and Address of Grantee</th>
<th>Denomination</th>
<th>Breeder’s Reference</th>
<th>Date of Grant</th>
<th>Term of Grant</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pyne, Gould, Guinness Ltd., P.O. Box 112, Christchurch as agent for Maison Florimond Desprez, Capelle 59242, Templeuve, France.</td>
<td>Advantage</td>
<td>FD B6</td>
<td>17/9/82</td>
<td>15 years</td>
</tr>
</tbody>
</table>

Dated at Lincoln this 17th day of September 1982.

F. W. WHITMORE, Registrar of Plant Varieties.
**Tariff Notice No. 1982/207—Applications for Continuation of Approval**

Notice is hereby given that applications have been made to the Minister of Customs for the continuation of the following concessions at the rates of Customs Duty shown:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Normal</td>
<td>Pref.</td>
</tr>
<tr>
<td>DN</td>
<td>C1119</td>
<td>20.07.032</td>
<td>Passionfruit juice in bulk containers and not containing added sugar...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1122</td>
<td>20.07.038</td>
<td>Papaya juice in bulk containers and not containing added sugar...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1087</td>
<td>49.11.051</td>
<td>Pictures, when declared by a manufacturer for use by him, only in making jigsaw puzzles or childrens books...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1116</td>
<td>58.05</td>
<td>Bindings, folded, seamless, bias or plain and footwear bindings, being galloons or similar bindings other than uncoated and petersham type bindings exceeding 12.5 mm gallowon width, when declared: (1) by a manufacturer for use by him, only in making footwear; or (2) by an importer that they will be sold only to manufacturers, for making footwear</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1088</td>
<td>59.02.009</td>
<td>Felt, (other than needleloom), in the piece, whether or not impregnated or coated</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1125</td>
<td>59.05.039</td>
<td>Cod ends, peculiar to use with trawl and seine nets...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1126</td>
<td>62.05.039</td>
<td>Lifters, (other than needleloom), in the piece, whether or not impregnated or coated (vests or sleeved garments) of types approved by the Minister Approved:</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1109</td>
<td>73.18.009</td>
<td>Bundy tubing, 6 mm O.D. × 1.4 mm and 8 mm O.D. × 1.4 mm...</td>
<td>5*</td>
<td>Aul Free</td>
</tr>
<tr>
<td>DN</td>
<td>C1094</td>
<td>73.20.059</td>
<td>Blind flanges made of forged steel, to ASTM 105 grade 1 to 11. B.S. 1503 161 grade B or C, or DIN 17200 C22/35N of ratings 150, 300, 600, 900 and 1500 PSI sizes 25 mm to 610 mm</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1106</td>
<td>83.05.009</td>
<td>Clip board mechanisms...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1128</td>
<td>84.11.061</td>
<td>Riello ignition transformers, primary 220-240 V, 50Hz, 0.55 A, 1.22 A and 1.58 A...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1132</td>
<td>84.18.039</td>
<td>Petrol filters, assemblies for, consisting of bowls, bowls, screens, strainers and seats...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1134</td>
<td>84.21.029</td>
<td>De Villes Ranger airless paint spray pumps, models PED 512, PED 513 and PGD 503...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1135</td>
<td>84.23.079</td>
<td>Notland rotary snow plows...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1098</td>
<td>84.28.021</td>
<td>Hydrocut simion multi-purpose flail mower with interchangeable heads and indexing system, for cutting hedges, scrub, orchard windbreaks, small trees and sidings etc...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1099</td>
<td>84.30.029</td>
<td>Meat and fish preparing machinery...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1138</td>
<td>84.40.029</td>
<td>Sock setting and shaping machines...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1102</td>
<td>84.56.009</td>
<td>Concrete block, pipe, tile or slab making machines, including extruders and cutting machines...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1141</td>
<td>84.59.011</td>
<td>Dies for extruding artificial resins or plastic materials...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1143</td>
<td>84.59.059</td>
<td>Machines for making spark plugs...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1146</td>
<td>85.01.019</td>
<td>Riello flange mounted 2 pole totally enclosed burner motors, 220 V-240 V, 50Hz, 0.55 A, 1.22 A and 1.58 A...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1147</td>
<td>84.01.031</td>
<td>Riello ignition transformers, primary 220-240 V, 1.6 A, 50 Hz, secondary 8000 V, 34 MA, AB 20% EDS C29...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1148</td>
<td>85.01.049</td>
<td>Static frequency converter being components of ripple control transmitters, when declared: (1) by a manufacturer for use by him, only in making ripple control transmitters, for use by Electric Power Boards; or (2) by an importer, for sale by him, to a manufacturer for use by him, only in making ripple control transmitters, for use by Electric Power Boards...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1105</td>
<td>85.03.001</td>
<td>Mazda batteries, 8.7 volt, air depolarising, viz: AD 6540...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1106</td>
<td>85.19.059</td>
<td>Silver contacts...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1107</td>
<td>85.23.021</td>
<td>Heavily P.V.C. insulated multi-strand extra flexible, single core cables, with tinned conductor of copper, maximum 700 volt, for installations where atmospheric contamination exists, sizes from 2.5 mm² to 150 mm²...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
<tr>
<td>DN</td>
<td>C1108</td>
<td>92.12.011</td>
<td>Blank video tapes, 19 mm wide and above, either on open reels or in cassettes or cartridges...</td>
<td>Free*</td>
<td>Free*</td>
</tr>
</tbody>
</table>

The identification reference to the application number indicates the office to which any objection should be made.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 28 October 1982. Submissions should include a reference to the identification reference, application number, Tariff item and description of goods concerned and be supported by information as to:

(a) The range of equivalent goods manufactured locally;
(b) The proportion of New Zealand and imported material used in manufacture;
(c) Present and potential output; and
(d) Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 7th day of October 1982.

P. J. McKONE, Comptroller of Customs.
Pursuant to regulation 90a of the Traffic Regulations 1976* (as inserted by the Traffic Regulations 1976 Amendment No. 7) and pursuant to the powers delegated to me by the Secretary for Transport, I, Trevor Alan Lister, Senior Automotive Engineer, hereby approve the components listed in the Schedule hereto for inclusion in any CNG fuel system installed and operated in accordance with the requirements of New Zealand Standard NZS 5422, Part 2, 1980 (and any standard made in amendment thereto or in substitution therefor) subject to the conditions (if any) set out in respect of any component in the said Schedule.

**SCHEDULE**

**CNG FUEL CYLINDERS**

<table>
<thead>
<tr>
<th>MOT Reference</th>
<th>Manufacturer</th>
<th>Drawing Number</th>
<th>Material</th>
<th>Specification</th>
<th>Independent Inspection Authority</th>
<th>Nominal Water Capacity (litres)</th>
<th>Working Pressure Rating (MPa)</th>
<th>Test Pressure (MPa)</th>
</tr>
</thead>
<tbody>
<tr>
<td>AF CO3 132</td>
<td>T.I. Chesterfield U.K.</td>
<td>46374 P</td>
<td>Steel</td>
<td>BS 5045 Pt 1</td>
<td>BIE</td>
<td>46.6</td>
<td>16.5</td>
<td>31.1</td>
</tr>
</tbody>
</table>

CNG cylinders are approved subject to the following conditions—

1. That they be permanently and clearly marked, either on a thickened portion of the cylinder or on a suitably attached metal plate, with characters not less than 6 mm high if space permits but in any case not less than 3 mm high, displaying the following information:
   - (a) The specification to which the cylinder was manufactured.
   - (b) The manufacturers name or mark, and the serial number of the cylinder.
   - (c) The date of the original cylinder inspection and the identification mark of the inspection authority who made the inspection.
   - (d) The date of any periodic cylinder test and the identification mark of the cylinder testing station who made each test.

2. That the cylinders be provided with valve threads of the form specified in British Standard BS 341 “Valve Fittings for Compressed Gas Cylinders”.

3. That the cylinders be tested at periods not exceeding 5 years in accordance with the periodic test requirements laid down in the specification to which the cylinder was manufactured.

4. That the cylinder be provided with a cylinder shut off valve designed for a working pressure of 16.5 MPa and capable of withstanding the test pressure of the cylinder. Cylinder shut off valves shall be fitted with a hand wheel to facilitate ease of opening and closing of the valve and shall be fitted with a pressure relief device comprising of a burst disc backed by fusible alloy. The fusible alloy is to have a nominal yield temperature of 100° Centigrade and the burst disc shall yield at a pressure of not less than 24.75 MPa and not more than the test pressure of the cylinder. Cylinder valves shall be provided with an outlet thread of 1 in. NPT (female) and a stem thread compatible with the cylinder neck thread.

Dated at Wellington this 28th day of September 1982.

T. A. LISTER, Senior Automotive Engineer.

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**BANKRUPTCY NOTICES**

**In Bankruptcy**

ALEX TINIRAU MALCOLM of 27 Ranginui Street, Rotorua, logging contractor, was adjudicated bankrupt on 29 September 1982.

Date of first meeting of creditors will be advertised later.

A. DIBLEY, Official Assignee.

Hamilton.

**In Bankruptcy**

STEPHEN GEORGE THOMAS HARRIS of 77 Rosecamp Road, Birkdale, roofing contractor, was adjudicated bankrupt on 28 September 1982. Creditors meeting will be held at my office, Second Floor, Lorne Towers, Lorne Street, Auckland, on Wednesday, 13 October 1982, at 2.15 p.m.

F. P. EVANS, Official Assignee.

Auckland.

**In Bankruptcy**

MICHAEL LANCE DIXON, roof contractor, of 48 Sutton Crescent, Papakura, was adjudicated bankrupt on 23 September 1982. Creditors meeting will be held at my office, Second Floor, Lorne Towers, Lorne Street, Auckland, on Thursday, 7 October 1982, at 10.30 a.m.

F. P. EVANS, Official Assignee.

Auckland.

**In Bankruptcy**

KENAR, TOM (also known as TOM KENNAH), 57 Taniwha Street, Glen Innes, worker, was adjudicated bankrupt on 29 September 1982.

HARRIS, STEPHEN GEORGE THOMAS, 77 Rosecamp Road, Birkdale, roofing contractor, was adjudicated bankrupt on 29 September 1982.

Hamilton.
TAKE notice that the order of adjudication dated 15 September 1982, against STANISLAW JANUSZKIEWICZ of 26 Severn Street, Island Bay, was annulled by order of the High Court at Palmerston North. Creditors meeting will be held at my office, Tennyson Street, Napier, on Tuesday, 26 October 1982, at 11 a.m.

P. T. C. GALLAGHER, Official Assignee.
Napier.

TAKE notice that the order of adjudication, dated 21 July 1982, against CHRISTOPHER ALLAN WOODMASS, of Wanganui, was annulled by order of the High Court at Napier dated 25 August 1982. Creditors meeting will be held at my office, Second Floor, Tennyson Street, Napier, on Tuesday, 19 October 1982, at 1.30 p.m.

R. ON HING, Official Assignee.
Napier.

TAKE notice that the order of adjudication, dated 9 July 1982, against ROBERT WILLIAM DAY of Palmerston North, workman, was annulled by order of the High Court at Napier dated 13 August 1982. Creditors meeting will be held at my office, Tennyson Street, Napier, on Tuesday, 19 October 1982, at 10.30 a.m.

R. ON HING, Official Assignee.
Napier.

TAKE notice that the order of adjudication, dated 27 July 1982, against FREDERICK RUSSELL WASHBURN, of Tawa, was annulled by order of the High Court at Wellington dated 13 August 1982. Creditors meeting will be held at my office, Second Floor, Lorne Towers, Lorne Street, Auckland, on Wednesday, 29 September 1982, at 10.30 a.m.

F. P. EVANS, Official Assignee.
Auckland.

TAKE notice that the order of adjudication, dated 10 August 1982, against ROBERT BOYD, of Rangiora, was annulled by order of the High Court at Auckland dated 13 August 1982. Creditors meeting will be held at Commercial Affairs Meeting Room, Third Floor, M.L.C. Building, corner Princes and Manse Streets, Dunedin, on Tuesday, 26 October 1982, at 11 a.m.

T. E. LAING, Official Assignee.
Dunedin.
EVIDENCE of the loss of the duplicate original of memorandum of lease No. 342699.1 affecting all the land in certificate of title 55110 (Hawkes Bay Registry), whereof the Buck's Bay Harbour Board is the lessor and John Simon Williams of Wellington, linesman, Elizabeth Evelyn Williams, a married woman, and Josephine Louise Williams, a clerk, both of Napier, are the lessees, having been lodged with me, together with an Application for 411980.1 for the issue of a provisional lease in lieu thereof, notice is hereby given of my intention to issue such provisional lease upon the expiration of 14 days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Napier, this 29th day of September 1982.

K. J. HARRISON, Assistant Land Registrar.

EVIDENCE of the loss of memorandum of mortgage No. 360527.4 affecting the land in certificate of title 106/205 (Hawke's Bay Registry), whereof Michael John Kirk of Waipawa, farmer, and George Anthony John Knobloch of Waipukurau, chartered accountant, are the mortgagees and Kevin Robert Kirk of Hatuma, sheepfarmer, is the mortgagor, having been lodged with me, together with an application No. 411783.1 for the issue of a provisional mortgage in lieu thereof, notice is hereby given of my intention to issue such provisional mortgage upon the expiration of 14 days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Napier, this 29th day of September 1982.

K. J. HARRISON, Assistant Land Registrar.

The instruments of title described in the Schedule hereto having been declared lost notice is given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the Gazette containing this notice.

SCHEDULE


Dated this 1st day of October 1982 at the Land Registry Office, Auckland.

C. C. KENNELLY, District Land Registrar.

The certificates of title and memorandum of mortgage described in the Schedule hereto having been declared lost, notice is given of my intention to issue new certificates of title and a provisional copy of mortgage upon the expiration of 14 days from the date of the Gazette containing this notice.

SCHEDULE

Certificate of title 25A/304 containing 657 square metres, being Lot 66 on D.P. S. 25563 in the name of the proprietors of part Owhatiura South 5. Application H. 431942.

Certificate of title 23A/458 containing 895 square metres, more or less, being Lot 2, D.P. 3590, Township of Otakou. Application 583107/1.

N. J. GILMORE, Assistant Land Registrar.

LAND TRANSFER ACT NOTICES

EVIDENCE of the loss of the outstanding duplicate of certificate of title described in the Schedule below, having been lodged with me together with an application for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title upon the expiration of 14 days from the date of the Gazette containing this notice.

SCHEDULE

Certificate of title 240/64, in the name of Harriet Adelaide Te Mahana Kent of Dunedin, civil servant (now deceased), and Famous Admiral Marvel Kent of Dunedin, labourer (now retired), containing 673 square metres, more or less, being Lot 2, D.P. 3590, Township of Otakou. Application 583107/1.

N. J. GILMORE, Assistant Land Registrar.

Private Bag, Dunedin.

1 October 1982.
EVIDENCE of the loss of memorandum of mortgage described in the Schedule below having been lodged with me together with application for the issue of a provisional copy of memorandum of mortgage in lieu thereof, notice is hereby given of my intention to issue such provisional copy upon the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

SCHEDULE

MEMORANDUM of mortgage 200743.3 affecting the land in certificate of title, Volume D4, folio 559, from James Barrie Cackett and Winifred Jean Frances Cackett as mortgagees to the Public Service Investment Society Ltd. as mortgagee. Application 517711.1. Dated at the Land Registry Office, Wellington this 4th day of October 1982.

E. P. O'CONNOR, District Land Registrar.

ADVERTISEMENTS

INCORPORATED SOCIETIES ACT 1908

DECLARATION BY THE ASSISTANT REGISTRAR DISSOLVING SOCIETIES

(Section 28)

I, Ronald Coley, Assistant Registrar of Incorporated Societies, hereby declare that as it has been made to appear to me that the under-mentioned societies are no longer carrying on operations, they are hereby dissolved in pursuance of section 28 of the Incorporated Societies Act 1908.


Auckland Land Yacht Club (Incorporated) A. 1972/71.


Civilised Drinking Incorporated. A. 1969/111.


Inner City Businessmen's Club incorporated. A. 1975/50.


Pukekohe Gun Club Incorporated. A. 1961/2.


Reefcombers Spearfishing Club (Incorporated) A. 1970/47.

Registered Teachers Association Incorporated A. 1969/60.

The Tarawera Viewers Association (Incorporated). A. 1971/68.


The Tijiana Club (Incorporated) A. 1972/30.

Upstage Incorporated. A. 1967/86.


West End News Club (Incorporated) A. 1971/98.


Given under my hand at Auckland this 28th day of September 1982.

R. COLEY, Assistant Registrar of Incorporated Societies.

DECLARATION BY ASSISTANT REGISTRAR DISSOLVING A SOCIETY

I, Gregory Charles Joseph Crott, Assistant Registrar of Incorporated Societies, do hereby declare that as it has been made to appear to me that the under-mentioned society is no longer carrying on operations, it is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act 1908.


Dated at Napier this 28th day of September 1982.

G. C. J. CROTT, Assistant Registrar of Incorporated Societies.

INCORPORATED SOCIETIES ACT 1908

DECLARATION OF THE DISSOLUTION OF A SOCIETY

I, Kevin John Gunn, Assistant Registrar of Incorporated Societies, do hereby declare that as it has been made to appear to me that the New Plymouth Judo Club (Incorporated) T. 1974/7 is no longer carrying on operations the aforesaid society is hereby dissolved in pursuance of section 28 of the Incorporation Societies Act 1908.

Dated at New Plymouth this 30th day of September 1982.

K. J. GUNN, Assistant Registrar of Incorporated Societies.

INCORPORATED SOCIETIES ACT 1908

DECLARATION OF THE DISSOLUTION OF A SOCIETY

I, Martin Manawatu, Assistant Registrar of Incorporated Societies, do hereby declare that as it has been made to appear to me that the Taranaki Rugby Representatives Tour Committee Incorporated T. 1978/4 is no longer carrying on operations the aforesaid society is hereby dissolved in pursuance of section 28 of the Incorporation Societies Act 1908.

Dated at Wellington this 28th day of September 1982.

M. MANAWATU, Assistant Registrar of Incorporated Societies.

CORRIGENDUM

THE COMPANIES ACT 1955, SECTION 336 (3)

In the notice published in the New Zealand Gazette of 23 September 1982, No. 111, at page 3130, the company name should read "Contract Furnishing Manufacturers Limited 1950/608" and not as published "Contracting Furnishing Manufacturers Limited 1950/608".

THE COMPANIES ACT 1955, SECTION 336(3)'

Notice is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register, and the companies dissolved.


Block Construction Ltd. A. 1979/1061.


Commissariat Cleaning Contractors Ltd. A. 1974/2205.


Doust Electrical Ltd. A. 1978/1237.


E. J. and S. Carnarvon Ltd. A. 1968/656.

Ezee Food Products Co. Ltd. A. 1979/570.


Geo. V. Sullivan Ltd. A. 1958/305.

Gino Bianca Plasterers Ltd. A. 1974/75.

Grant Carter Ltd. A. 1979/1814.
Great North Road Superette Ltd. A. 1977/2309.
Gulf Charters and Brokers Ltd. A. 1973/3576.
Julian Sherab Holdings Ltd. A. 1975/1421.
Kia1aphone Ltd. A. 1975/149.
Given under my hand at Auckland this 4th day of October 1982.

R. COLEY, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)
Notice is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register, and the companies dissolved.

Lulham Farms Ltd. A. 1974/1779.
McLeod Enterprises Ltd. A. 1975/505.
Maria Suprette Ltd. A. 1975/545.
Melco Wholesale (South Island) Ltd. A. 1980/570.
Merchant Public Ltd. A. 1973/2256.
Metcas Industries Ltd. A. 1977/567.
M. O. and C. M. Flannigan Ltd. A. 1973/906.
Muncaster and Turner Ltd. A. 1981/2343.
Murray Frew Coatings Ltd. A. 1980/166.
N. and R. Young Ltd. A. 1971/1469.
Northland Fisheries Ltd. A. 1976/2741.
Onehunga Carpet Installations Ltd. A. 1975/757.
P. and M. Young Ltd. A. 1975/1605.
R. S. and M. V. Clews Ltd A. 1975/751.
Seasame Trading Ltd. A. 1979/1636.
Terry and Noeline Lyon Ltd. A. 1976/1004.
Tui Crescent Foodmarket Ltd. A. 1978/1044.
Wholeale Liquidations Ltd. A. 1976/656.

Given under my hand at Auckland this 4th day of October 1982.

R. COLEY, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)
Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

Butler Agencies Ltd. A. 1976/2043.
Cobra International Ltd. A. 1978/1439.
M. and J. A. Browne Ltd. A. 1971/2217.
New Zealand Co-operative Goat Co. Ltd. A. 1973/496.
Normac Development Ltd A. 1963/758.
Oak Stamp House Ltd. A. 1967/739.
Orb International Ltd. A. 1965/179.
Pettit and Sevitt Ltd. A. 1973/517.
Pettit and Sevitt Holdings Ltd. A. 1975/2550.
Ray Frost Ltd. A. 1975/2587.
Snip N Style Ltd. A. 1974/2584.
Spartan Saunas Ltd. A. 1974/2349.
Unisex Products Ltd. A. 1972/223.
Vanna Electrical Ltd. A. 1972/2863.
Whitehouse Furnishers Ltd. A. 1973/583.
Willoughby Superette Ltd. A. 1973/1328.

Given under my hand at Auckland this 28th day of September 1982.

R. COLEY, Assistant Registrar of Companies.
THE COMPANIES ACT 1955, SECTION 336 (3)

Notice is hereby given that at the expiration of 3 months from the date hereof, the names of the undermentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

- Associate Farmers Stock Co. Ltd. S.D. 1979/36.
- Associated Flooring Ltd. S.D. 1968/73.
- Campbell’s (Gore) Ltd. S.D. 1951/30.
- Central City Appliance Ltd. S.D. 1979/71.
- Gladstone Trading Centre Ltd. S.D. 1957/17.
- J. R. Gibson’s Store Ltd. S.D. 1962/54.
- Planned Public Relations Ltd. S.D. 1979/88.
- Wilson and Williams Ltd. S.D. 1959/11.

Dated at Invercargill this 27th day of September 1982.

H. E. FRISBY, Assistant Registrar of Companies.

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THE COMPANIES ACT 1955, SECTION 336 (6)

Notice is hereby given that the names of the undermentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

- Bondco Holdings Ltd. C. 1953/91.
- Bos Distributors Ltd. C. 1975/725.
- Markhams Farm Ltd. C. 1970/746.
- Norton Machinery (Sales) Ltd. C. 1977/512.
- Somerfield Dairy Ltd. C. 1947/1.
- Spun Concrete Industries Ltd. C. 1962/60.
- Thorrington Investments Ltd. C. 1956/312.
- Venter Industries Ltd. C. 1948/5.

Dated at Christchurch this 30th day of September 1982.

R. J. STEMMER, Assistant Registrar of Companies.
THE COMPANIES ACT 1955, SECTION 336 (3)

Take notice that at the expiration of 3 months from the date hereof the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies will be dissolved:

Clark and Clark Ltd. C. 1953/10.
Dave Mike Derek Engineering Ltd. C. 1979/72.
David M. Jones Contractors Ltd. C. 1973/579.
Edmond Electrical (Ashburton) Ltd. C. 1968/608.
Fagin Holdings Ltd. C. 1967/301.
Magas Holdings Ltd. C. 1975/467.
Rex Sprayers Ltd. C. 1972/105.
Toledo Holdings Ltd. C. 1950/98.
Tom Reid Ltd. C. 1969/58.
Vennac Traders Ltd. C. 1967/388.
Wyatt and Wilson Properties Ltd. C. 1964/460.

Dated at Christchurch this 29th day of September 1982.
R. J. STEMMER, Assistant Registrar of Companies.

CORRIGENDUM

THE COMPANIES ACT 1955

The notice published in the New Zealand Gazette of 19 August 1982, No. 97, at page 2735, relating to a change of name of W. F. & G. K. Coker Limited should have read as follows:

Notice is hereby given that "W. F. & G. K. Coker Limited" has changed its name to "Forde Wells Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1975/460.

Dated at Auckland this 14th day of July 1982.
A. C. V. NELSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "J. Casey Limited" has changed its name to "Perpecta Manufacturing Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1971/569.

Dated at Auckland this 22nd day of September 1982.
K. L. AMER, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Jensen Metal Products Limited" has changed its name to "Jensen Developments Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1973/93.

Dated at Auckland this 23rd day of September 1982.
K. L. AMER, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Dental Indemnity Society" has changed its name to "The New Zealand Dental Insurance Society Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1928/71.

Dated at Auckland this 10th day of August 1982.
K. L. AMER, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Springs Holdings Limited" has changed its name to "Tourism Promotions Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1973/93.

Dated at Auckland this 23rd day of September 1982.
M. J. BROSNANAHAN, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Videowork Workshop Limited" has changed its name to "Action Video Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1976/485.

Dated at Auckland this 14th day of July 1982.
M. J. BROSNANAHAN, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Stronglite Accessories Limited" has changed its name to "Brisan Accessories Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1969/1423.

Dated at Auckland this 21st day of September 1982.
M. J. BROSNANAHAN, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Thorn Electrical Industries (N.Z.) Limited" has changed its name to "Thorn EM1 Lighting (N.Z.) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1974/2657.

Dated at Auckland this 15th day of September 1982.
M. J. BROSNANAHAN, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Russell Garage and Marine Limited" has changed its name to "Martin & Riggall Engineering Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1974/1389.

Dated at Auckland this 22nd day of September 1982.
M. J. BROSNANAHAN, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Brown, Pearce & Associates Limited" has changed its name to "Action Video Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1976/485.

Dated at Auckland this 14th day of July 1982.
M. J. BROSNANAHAN, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Springs Holdings Limited" has changed its name to "Tourism Promotions Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1973/93.

Dated at Auckland this 23rd day of September 1982.
M. J. BROSNANAHAN, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "L. N. Park Stationers Limited" has changed its name to "Glen Albyn Investments Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1976/485.

Dated at Auckland this 14th day of July 1982.
M. J. BROSNANAHAN, Assistant Registrar of Companies.
and that the new name was this day entered on my Register of Companies in place of the former name. A. 1981/2371.

Dated at Auckland this 13th day of September 1982.
M. J. BROSNAHAN, Assistant Registrar of Companies.

0063

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Rustbusta Automotive Corrosion Control Limited" has changed its name to "Rust Busta Corrosion Control Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1980/1442.

Dated at Auckland this 22nd day of September 1982.
M. J. BROSNAHAN, Assistant Registrar of Companies.

0064

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Olga Jackson Limited" has changed its name to "Grace Finance Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 1954/705.

Dated at Hamilton this 21st day of September 1982.
L. J. DIWELL, Assistant Registrar of Companies.

0074

CHANGE OF NAME OF COMPANY

Notice is hereby given that "James Aviation Limited" has changed its name to "Agricultural Corporation of New Zealand (Holdings) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 1949/695.

Dated at Hamilton this 24th day of September 1982.
L. J. DIWELL, Assistant Registrar of Companies.

0075

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Lorimer Panel Works Limited" has changed its name to "Skippier's Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 1997/606.

Dated at Hamilton this 20th day of September 1982.
L. J. DIWELL, Assistant Registrar of Companies.

9983

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Skipper's Butchery Limited" has changed its name to "Skipper's Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 1966/151.

Dated at Hamilton this 27th day of September 1982.
L. J. DIWELL, Assistant Registrar of Companies.

9982

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Blair & Morey Motors Limited" has changed its name to "Morey Motors Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 1981/196.

Dated at Hamilton this 15th day of September 1982.
L. J. DIWELL, Assistant Registrar of Companies.

9984

CHANGE OF NAME OF COMPANY

Notice is hereby given that "V. R. Jackson Limited" has changed its name to "Lorn Investments Limited", and that the new name was this day entered on my Register of Companies in place of the former name. S.D. 1962/20.

Dated at Invercargill this 24th day of September 1982.
H. E. FRISBY, Assistant Registrar of Companies.

0015

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Te One Fishing Company Limited" has changed its name to "Te One Enterprises Limited", and that the new name was this day entered on my Register of Companies in place of the former name. S.D. 1981/13.

Dated at Invercargill this 23rd day of September 1982.
H. E. FRISBY, Assistant Registrar of Companies.

0014

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Top Spot Caterers Limited" has changed its name to "Bignell Caterers Limited", and that the new name was this day entered on my Register of Companies in place of the former name. BM. 1975/19.

Dated at Blenheim this 14th day of September 1982.
M. C. HIGGS, Assistant Registrar of Companies.

9993

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Millar Bros. Limited" has changed its name to "Bob Bruce Rebores (1982) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. C. 1957/146.

Dated at Christchurch this 16th day of September 1982.
L. M. KERR, Assistant Registrar of Companies.

0020

CHANGE OF NAME OF COMPANY

Notice is hereby given that "The Print Studio Limited" has changed its name to "Decor Systems Limited", and that the new name was this day entered on my Register of Companies in place of the former name. C. 1980/699.

Dated at Christchurch this 20th day of September 1982.
L. M. KERR, Assistant Registrar of Companies.

9986

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Clark & Hopkins Limited" has changed its name to "Simarco Maps Limited", and that the new name was this day entered on my Register of Companies in place of the former name. C. 1976/425.

Dated at Christchurch this 31st day of August 1982.
L. M. KERR, Assistant Registrar of Companies.

0078

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Keith Shackleton Limited" has changed its name to "Shackleton Transport Limited", and that the new name was this day entered on my Register of Companies in place of the former name. W. 1964/978.

Dated at Wellington this 24th day of September 1982.
M. MANAWATU, Assistant Registrar of Companies.

0016

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Craig, Mostyn & Charles Ashton (N.Z.) Limited" has changed its name to "Rakino Finance Limited", and that the new name was this day entered on my Register of Companies in place of the former name. W. 1963/413.

Dated at Wellington this 27th day of September 1982.
M. MANAWATU, Assistant Registrar of Companies.

0017

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Tol-Weighing Systems Limited" has changed its name to "Weigh Systems New Zealand Limited", and that the new name was this day entered on my Register of Companies in place of the former name. W. 1975/19.

Dated at Wellington this 17th day of September 1982.
M. MANAWATU, Assistant Registrar of Companies.
Limited", and that the new name was this day entered on my Register of Companies in place of the former name. W. 1980/890.

Dated at Wellington this 24th day of September 1982.
M. MANAWATU, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "E. & R. Watson Limited" has changed its name to "Watson & Poole Motors Limited", and that the new name was this day entered on my Register of Companies in place of the former name. W. 1977/462.

Dated at Wellington this 27th day of September 1982.
M. MANAWATU, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "E. & R. Watson Limited" has changed its name to "Watson & Poole Motors Limited", and that the new name was this day entered on my Register of Companies in place of the former name. W. 1977/462.

Dated at Wellington this 27th day of September 1982.
M. MANAWATU, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Caplins Office Services Limited" has changed its name to "Copy Catz Office Services Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1979/563.

Dated at Auckland this 16th day of September 1982.
A. G. O'BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Central Autos (Stratford) Limited" has changed its name to "Woolf Mufflers Limited", and that the new name was this day entered on my Register of Companies in place of the former name. T. 1976/13.

Dated at New Plymouth this 30th day of September 1982.
S. C. PAVEITT, District Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Paragon Merchants Limited" has changed its name to "Bloodstock Services Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1974/3132.

Dated at Auckland this 17th day of September 1982.
A. G. O'BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Savoy Leathergoods Limited" has changed its name to "Schwanner Investments Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1960/269.

Dated at Auckland this 24th day of September 1982.
A. G. O'BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Te Kauwhata Service Station Manufacturing Limited" has changed its name to "Woolf Mufflers Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1975/518.

Dated at Auckland this 10th day of September 1982.
A. G. O'BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "The N.Z. Barbecue & Industrial Charcoal Co. Limited" has changed its name to "Michelle Marketing Limited", and that the new name was this day entered on my Register of Companies in place of the former name. A. 1973/2168.

Dated at Auckland this 27th day of September 1982.
A. G. O'BYRNE, Assistant Registrar of Companies.
above company propose to apply to the Registrar of Companies at Wellington for a declaration of dissolution of the above company.

Unless written objection is made to the Registrar of Companies within 30 days of the 6th day of October 1982, being the date on which this notice was posted in accordance with section 335A (3) of the Companies Act 1955, the Registrar may dissolve the company.

Dated this 30th day of September 1982.

E. A. BATTEN, Applicant.

0090

IN the matter of the Companies Act 1955, and in the matter of THE STENHOUSE GROUP LTD.:

Notice is hereby given that a duly signed entry in the minute book of the above-named company on the 27th day of September 1982, namely, the following special resolution was passed by the company, namely:

That, for the purpose of restructuring the Reed Stenhouse Group of Companies, the company be wound up voluntarily.

Dated this 27th day of September 1982.

D. Y. BROWN, Liquidator.

0087

THE COMPANIES ACT 1955

NOTICE OF APPOINTMENT OF RECEIVER

Pursuant to Section 346 (1)

A.N.Z. Banking Group (New Zealand) Ltd, a duly incorporated company, having its registered office at Wellington with reference to Tauranga Jet Boats and Barges Ltd, hereby gives notice that on the 6th day of September 1982, it appointed John Stuart Donald of Tauranga, chartered accountant, whose office is at Churchill Buildings, Gray Street, Tauranga, as receiver and manager of the property of the said Tauranga Jet Boats and Barges Ltd., under the powers contained in a debenture dated 18 August 1980.

The receiver has been appointed in respect of all the company's undertakings and all its real and personal property and all its assets and effects whatsoever and wheresoever, both present and future, including its uncalled and unpaid capital.

A.N.Z. Banking Group (New Zealand) Ltd., by its Solicitors.

HOLLAND, BECKETT & CO.

0001

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of WAIKATO ROOFING COMPANY LTD. (in liquidation):

Notice is hereby given that the under-signed, the liquidator of Waikato Roofing Co. Ltd., which is being wound up voluntarily, does hereby fix the 30th day of October 1982, as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to distribution.

Dated this 29th day of September 1982.

R. DOBSON, Liquidator.

Address of Liquidator: P.O. Box 9444, Hamilton.

0005

NOTICE CALLING FINAL MEETING OF COMPANY

In the matter of the Companies Act 1955, and in the matter of BUSHMANS HUT LTD. (in liquidation):

Notice is hereby given pursuant to section 291 of the Companies Act 1955, that a general meeting of the above-named company will be held at my office at 16-20 Clarence Street, Hamilton on Friday, the 29th day of October 1982, at 11.30 o'clock in the forenoon for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator. Every member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of him. A proxy need not also be a member.

Proxies to be used at the meeting must be lodged with the undersigned at my office not later than 4 o'clock on the 28th day of October 1982.

Dated this 1st day of October 1982.

A. DIBLEY, Official Assignee, Liquidator.

16-20 Clarence Street, Hamilton.

0085

NOTICE CALLING FINAL MEETING OF CREDITORS OF COMPANY

In the matter of the Companies Act 1955, and in the matter of BUSHMANS HUT LTD. (in liquidation):

Notice is hereby given pursuant to section 291 of the Companies Act 1955, that a general meeting of the creditors of the above-named company will be held at my office at 16-20 Clarence Street, Hamilton on Friday, the 29th day of October 1982, at 11 o'clock in the forenoon for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Further Business:

To consider and if thought fit to pass the following resolution as an extraordinary resolution, namely:

That the books and papers of the company and of the liquidator may be disposed of by the liquidator in such manner as he thinks fit forthwith on the expiration of 2 years after dissolution of the company.

Proxies to be used at the meeting must be lodged with the undersigned at my office not later than 4 o'clock on the 28th day of October 1982.

Dated at Hamilton this 1st day of October 1982.

A. DIBLEY, Official Assignee, Liquidator.

16-20 Clarence Street, Hamilton.

0086

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of WAIRAKI Whiteware Ltd. (in liquidation):

Notice is hereby given that a duly signed entry in the minute book of the above-named company on the 27th day of September 1982, namely, the following special resolution was passed by the company, namely:

That, for the purpose of restructuring the Reed Stenhouse Group of Companies, the company be wound up voluntarily.

Dated this 27th day of September 1982.

D. Y. BROWN, Liquidator.

0087

IN the matter of the Companies Act 1955, and in the matter of REED STENHOUSE SERVICES LTD.:

Notice is hereby given that a duly signed entry in the minute book of the above-named company on the 27th day of September 1982, namely, the following special resolution was passed by the company, namely:

That, for the purpose of restructuring the Reed Stenhouse Group of Companies, the company be wound up voluntarily.

Dated this 27th day of September 1982.

D. Y. BROWN, Liquidator.

0088

THE COMPANIES ACT 1955

NOTICE OF APPOINTMENT OF RECEIVER

Pursuant to Section 346 (1)

A.N.Z. Banking Group (New Zealand) Ltd, a duly incorporated company, having its registered office at Wellington with reference to Tauranga Jet Boats and Barges Ltd, hereby gives notice that on the 6th day of September 1982, it appointed John Stuart Donald of Tauranga, chartered accountant, whose office is at Churchill Buildings, Gray Street, Tauranga, as receiver and manager of the property of the said Tauranga Jet Boats and Barges Ltd., under the powers contained in a debenture dated 18 August 1980.

The receiver has been appointed in respect of all the company's undertakings and all its real and personal property and all its assets and effects whatsoever and wheresoever, both present and future, including its uncalled and unpaid capital.

A.N.Z. Banking Group (New Zealand) Ltd., by its Solicitors.

HOLLAND, BECKETT & CO.

0001

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of WAIKATO ROOFING COMPANY LTD. (in liquidation):

Notice is hereby given that the under-signed, the liquidator of Waikato Roofing Co. Ltd., which is being wound up voluntarily, does hereby fix the 30th day of October 1982, as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to distribution.

Dated this 29th day of September 1982.

R. DOBSON, Liquidator.

Address of Liquidator: P.O. Box 9444, Hamilton.

0005
NOTICE CALLING FINAL MEETING

In the matter of the Companies Act 1955, and in the matter of RUAWAI LAND CO. LTD. (in voluntary liquidation):

NOTICE is hereby given in pursuance of section 281 of the Companies Act 1955, that a general meeting of the above-named company will be held at the office of Gardiner, Reaney & Swinburn, National Insurance Co. Building, Herschell Street, Napier on Tuesday, the 26th day of October 1982, at 9.30 o'clock in the forenoon, for the purpose of having laid before it a resolution as an extraordinary resolution, namely—

That the books and papers of the company and of the liquidator be committed to the custody of the liquidator under section 328 (1) (b) and (2) of the Companies Act 1955.

Every member entitled to attend and vote at the meeting is entitled to appoint one or more (alternative) proxies to attend and vote instead of him/her. A proxy need not be a member of the company. Proxy forms to be used for the meeting must be lodged with the liquidator not later than 9 a.m. on Tuesday, the 26th day of October 1982, either by hand at the office of Gardiner, Reaney & Swinburn, National Insurance Co. Building, Herschell Street, Napier, or per P.O. Box 192, Napier.

Dated this 29th day of September 1982.

E. S. EATON, Liquidator.

0023

In the matter of the Companies Act 1955, and in the matter of EDERS DAIRY AND GROCERY LTD.:

NOTICE is hereby given that by an entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company, on the 29th day of September 1982, passed a resolution for voluntary winding up, and that a meeting of the creditors of the above-named company will accordingly be held at the offices of Kendon Cox and Co., Chartered Accountants, 268a Oxford Street, Levin on Tuesday, the 14th day of October 1982, at 10 a.m.

Business:
Consideration of a statement of the position of the company's affairs and list of creditors, etc.

Nomination of liquidator.

Appointment of committee of inspection if thought fit.

C. W. EDER, Director.

0099

THE COMPANIES ACT 1955

NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT

Name of Company: Carmac Enterprises Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 984/81.
F. P. EVANS, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

0045

THE COMPANIES ACT 1955

NOTICE OF WINDING-UP ORDER AND FIRST MEETINGS

Name of Company: Intermarket Result Ltd. (in liquidation).
Registry of High Court: Auckland.
Number of Matter: M. 931/82.
Date of Order: 29 September 1982.
Date of Presentation of Petition: 29 July 1982.
Place, Date and Time of First Meetings:
Creditors: My office, Wednesday, 27 October 1982, at 10.30 a.m.
Contributors: Same place and date at 11.30 a.m.
F. P. EVANS, Official Assignee, Provisional Liquidator.
Second Floor, Lorne Towers, 10–14 Lorne Street, Auckland 1.

0084

THE COMPANIES ACT 1955

NOTICE OF WINDING-UP ORDER AND FIRST MEETINGS

Name of Company: G. E. and P. C. Hampson Ltd. (in liquidation).

Registry of High Court: Auckland.
No. of Matter: M. 1010/82.
Date of Order: 22 September 1982.
Date of Presentation of Petition: 13 August 1982.
Place, Date and Time of First Meetings:
Creditors: My office, Tuesday, 19 October 1982, at 10.30 a.m.
Contributors: Same place and date at 11.30 a.m.
F. P. EVANS, Official Assignee, Provisional Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

0043

THE COMPANIES ACT 1955

NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT

Name of Company: Carmac Enterprises Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 984/81.
F. P. EVANS, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

0045
statement showing how the winding up has been conducted and the property of the company disposed of, and to receive any explanation thereof by the liquidator.

Further Business:
To consider and, if thought fit, to pass the following resolution as an extraordinary resolution, namely:
That the books and papers of the above-named company be held by the liquidator for a period of 3 years and then be disposed of in such manner as the liquidator thinks fit.

Dated this 29th day of September 1982.
D. L. FRANCIS, Liquidator.

9990

In the matter of the Companies Act 1955, and in the matter of QUAY AUDIO LTD. (in liquidation):
Notice is hereby given that the final meeting of the above-named company will be held in the Boardroom of Hutchison Hull and Co., 105-109 The Terrace, Wellington, at 9.30 o'clock in the forenoon, on Wednesday, the 20th day of October 1982, for the purpose of having laid before it a statement showing how the winding up has been conducted.

Dated this 29th day of September 1982.
D. L. FRANCIS, Liquidator.

9991

THE COMPANIES ACT 1955
APPLICATION FOR A DECLARATION OF DISSOLUTION
Pursuant to Section 335A (3)
D. M. FERGUSON LTD. W. 1965/331
Notice is hereby given that I, Duncan McDonald Ferguson of Wellington, a director, propose to apply to the Registrar of Companies for a declaration of dissolution of the company, and unless written objection is made to the Registrar within 30 days of the date this notice is published the Registrar may dissolve the company.

Signed at Wellington this 1st day of October 1982.
D. M. FERGUSON, Director.

0032

RIVERVIEW INVESTMENTS LTD.
NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY
Pursuant to Section 335A, Companies Act 1955
Notice is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the date this notice was posted, the Registrar may dissolve the company.

Dated this 4th day of October 1982.
G. W. H. FRASER, Secretary.

0039

In the matter of section 335A of the Companies Act 1955, and in the matter of E. GRASSICK & CO. LTD.:
Notice is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, the company proposes to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the date of this notice being posted the Registrar may dissolve the company.

Dated this 27th day of September 1982.
E. G. GRASSICK, Director.

9980

THE COMPANIES ACT 1955, SECTION 335A
Notice is hereby given that the under-mentioned company has been dissolved:
Dated at New Plymouth this 23rd day of September 1982.
K. J. GUNN, Assistant Registrar of Companies.

0079

NOTICE OF WINDING UP ORDER AND FIRST MEETING
Name of Company: Edie Communications Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, 175 The Terrace, Databank House, Wellington.
Registry of High Court: Masterton.
Number of Matter: M. 21/82.
Date of Order: 29 September 1982.
Date of Presentation of Petition: 4 August 1982.
Date and Venue of Creditors Meeting: Courthouse, Dixon Street, Masterton.
Creditors at: 11 a.m.
Contributaries at: 11.30 a.m.


0046

NOTICE OF WINDING-UP ORDER AND FIRST MEETING
Name of Company: C. B. Lempriere and Co. Ltd. (in liquidation).
Address of Registered Office: Formerly care of 7 Rutherford Street, Lower Hutt. Now care of Official Assignee, First Floor, Databank House, 175 The Terrace, Wellington.
Registry of High Court: Wellington.
Number of Matter: M. 342/82.
Date of Order: 29 September 1982.
Date of Presentation of Petition: 4 August 1982.
Date and Venue of Creditors Meeting: Tuesday, 26 October 1982, Third Floor, Meeting Room, Databank House, 175 The Terrace, Wellington.
Creditors at: 11 a.m.
Contributaries at: 11.30 a.m.


0047

RENDEZVOUS RESTAURANT AND FISH SUPPLY LTD.
In terms of section 335A (3) of the Companies Act 1955, I hereby give notice that I propose to apply to the Registrar of Companies for an order of dissolution of this company.

Unless written objection is made to the Registrar within 30 days of this notice the Registrar may dissolve the company.

Dated this 28th day of September 1982.
J. A. HENDERSON, Secretary.

0009

THE COMPANIES ACT 1955
NOTICE OF APPOINTMENT OF RECEIVER AND MANAGER
Pursuant to Section 346 (1)
FOODSTUFFS (AUCKLAND) LTD., a duly incorporated company having its registered office at Auckland, hereby gives notice that on the 27th day of September 1982, it appointed Lyall Walton Brown of Auckland, chartered accountant, as receiver and manager of the property of Singh Investments Ltd. under
the powers contained in a debenture dated the 4th day of December 1981, which property consists of all the undertaking goodwill and assets relating to the operation of the grocery business carried on by the said Singh Investments Ltd.

Further particulars can be obtained from the receiver, whose address is care of Thompson, Francis and Partners, P.O. Box 5648, Auckland.

G. R. K. HUNTER, Secretary.
Foodstuffs (Auckland) Ltd., P.O. Box 1034, Auckland.

NOTICE is given pursuant to section 290 of the Companies Act 1955, that a general meeting of the creditors of the company will be held at Barr Burgess and Stewart, First Floor, Allen McLean Building, 208 Oxford Terrace (P.O. Box 13-244, Armagham), Christchurch, on 21 October 1982, at 4 p.m., for the purpose of:

(a) Having an account laid before the meeting showing the manner in which the liquidation has been conducted and the property of the company disposed of during the year of the liquidation.

(b) Hearing any explanations that may be given by the liquidator.

Proxies for the meeting must be lodged at Barr Burgess and Stewart, P.O. Box 13-244, Armagham, Christchurch, not later than 4 o'clock on 20 October 1982.

Dated this 1st day of October 1982.

A. G. LEWIS, Liquidator.

A creditor entitled to attend and vote at the meeting may appoint a proxy to attend and vote in his stead. A proxy need not be a creditor of the company.

0096

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of SAMOAN INSURANCE AND TRAVEL ASSOCIATION INCORPORATED (in voluntary liquidation):

Notice is hereby given that the undersigned, the liquidator of Samoan Insurance and Travel Association Incorporated, which is being wound up voluntarily, does hereby fix the 29th day of October 1982 as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 30th day of September 1982.

A. G. LEWIS, Liquidator.

Address: Barr Burgess and Stewart, P.O. Box 13-244, Armagham, Christchurch.

0029

NOTICE OF MEETING

In the matter of the Companies Act 1955, and in the matter of AGGRECOTE INDUSTRIES LTD. (in voluntary liquidation):

Notice is given pursuant to section 290 of the Companies Act 1955, that a general meeting of the members of the company will be held at Barr Burgess and Stewart, First Floor, Allen McLean Building, 208 Oxford Terrace (P.O. Box 13-244, Armagham), Christchurch, on 28 October 1982, at 3.45 p.m. for the purpose of:

(a) Having an account laid before the meeting showing the manner in which the liquidation has been conducted and the property of the company disposed of during the year of the liquidation.

(b) Hearing any explanations that may be given by the liquidator.

Proxies for the meeting must be lodged at Barr Burgess and Stewart, P.O. Box 13-244, Armagham, Christchurch, not later than 4 o'clock on 26 October 1982.

Dated this 1st day of October 1982.

A. G. LEWIS, Liquidator.

A member entitled to attend and vote at the meeting if appointed a proxy to attend and vote in his stead. A proxy need not be a member of the company.

0030

NOTICE OF MEETING

In the matter of the Companies Act 1955, and in the matter of AGGRECOTE INDUSTRIES LTD. (in voluntary liquidation):

Notice is given pursuant to section 290 of the Companies Act 1955, that a general meeting of the creditors of the company will be held at Barr Burgess and Stewart, First Floor, Allen McLean Building, 208 Oxford Terrace (P.O. Box 13-244, Armagham), Christchurch, on 28 October 1982, at 4 p.m., for the purpose of:
(a) Having an account laid before the meeting showing the manner in which the liquidation has been conducted and the property of the company disposed of during the year of the liquidation.

(b) Hearing any explanations that may be given by the liquidator.

Proxies for the meeting must be lodged at Barr Burgess and Stewart, P.O. Box 13-244, Armagh, Christchurch, not later than 4 o'clock on 26 October 1982.

Dated this 1st day of October 1982.

A. G. LEWIS, Liquidator.

A creditor entitled to attend and vote at the meeting may appoint a proxy to attend and vote instead of him. A proxy need not be a creditor of the company.

NOTICE OF MEETING OF CREDITORS
WHERE WINDING-UP RESOLUTION PASSED BY ENTRY IN MINUTE BOOK
Under Section 362

In the matter of the Companies Act 1955, and in the matter of LOVEABLE LINDEE TOYS LTD.: Notice is hereby given that by an entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company on the 30th day of September 1982, passed a resolution for voluntary winding up, and that a meeting of the creditors of the above-named will accordingly be held at the Philatelic Centre, 37 Worcester Street, Christchurch, on Wednesday, the 13th day of October 1982, at 2 o'clock in the afternoon.

Business:
Consideration of a statement of the position of the company's affairs and list of creditors, etc.
Nomination of liquidator.
Appointment of committee of inspection if thought fit.
Proxies to be used at the meeting must be lodged at the registered office of the company, 260 Cashel Street, Christchurch, not later than 4 o'clock in the afternoon of 12 October 1982.

By order of the directors:
J. LOFTUS, Secretary.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of MERCERS CARAVAN COURT LTD. (in liquidation): Notice is hereby given that the undersigned, the liquidator of Mersers Caravan Court Ltd., which is being wound up voluntarily, does hereby fix the 31st day of October 1982, as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 24th day of September 1982.

Address of Liquidators: Kendon Cox and Co., Chartered Accountants, 268A Oxford Street, Levin.
M. A. INNES-JONES, G. TRAVELLER, Liquidators.

KENYON BUILDERS LTD.
NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY
Pursuant to Section 335a, Companies Act 1955
Notice is hereby given that in accordance with the provisions of section 335a of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the date this notice was posted, the Registrar may dissolve the company.

Dated this 4th day of October 1982.

P. R. KENYON, Secretary.

SENN PROPERTIES LTD.
NOTICE FOR INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY
Notice is hereby given that in accordance with the provisions of section 335a of the Companies Act 1955, I, John Douglas Melville, company director, propose to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the date this notice was posted, the Registrar may dissolve the company.

Dated this 29th day of September 1982.

J. D. MELVILLE, Director.

In the matter of the Companies Act 1955, and in the matter of KENTS DECOR LTD. (hereinafter called "the company"):

Notice is hereby given pursuant to section 346 (1) of the Companies Act 1955, that Peter Francis Rose of Auckland, accountant, whose address is at the offices of Messrs Porter Wigglesworth and Grayburn, 6 Kitchener Street, Auckland, was on the 28th day of September 1982 appointed receiver and manager of all the undertaking and assets of Kents Decor Ltd., which includes, but may not be limited to all, the stock in trade, fixtures and fittings contained in the company's premises at 30 Jellicoe Road, Panmure, together with debitors of the company.

This notice is given by British Imperial Paints Ltd., who has appointed the above-named receiver and manager pursuant to its powers contained in a debenture given to it by the company.

W. S. H. MAUD, Solicitor for British Imperial Paints Ltd.

K. R. GALLICHAN LTD.
NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY
Pursuant to Section 335a, Companies Act 1955
Notice is hereby given that in accordance with the provisions of section 335a of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of 7th day of October 1982 (the date this notice was posted in accordance with section 335a (3) (b) of the Companies Act 1955), the Registrar may dissolve the company.

Dated this 4th day of October 1982.

W. L. MALINS, Secretary.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of the scheme of arrangement between PANTHA POWER PRODUCTS LTD. (in receivership), and its creditors under section 205 of the Companies Act 1955:

Notice is hereby given that the undersigned does hereby fix the 25th day of October 1982, as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 30th day of September 1982.

D. W. MACE, Scheme Manager.
P.O. Box 2146, Auckland 1.

METROZEALEN EXPORT LTD.
NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY
Pursuant to Section 335a, Companies Act 1955
Notice is hereby given that in accordance with the provisions of section 335a of the Companies Act 1955, I propose to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company.
Unless written objection is made to the Registrar within 30 days of 29 September 1982 (the date this notice was posted in accordance with section 335A (3) (b), Companies Act 1955), the Registrar may dissolve the company.

Dated this 29th day of September 1982.

C. A. MOHAMMED, Secretary.

9992

NOTICE OF CEASING TO CARRY ON BUSINESS IN NEW ZEALAND

Pursuant to Section 405 of the Companies Act 1955

In the matter of the companies Act 1955, and in the matter of Simplex International Time Equipment Pty Ltd.;

Notice is hereby given that at the expiration of 3 months from the date of the first publication of this notice, Simplex International Time Equipment Pty Ltd., whose address for service in New Zealand is Thirteenth Floor, 29 Customs Street West, Auckland, will cease to carry on business in New Zealand.

The date of the first publication of this notice is 23 September 1982.

D. M. McCOLL, New Zealand Resident Agent.

9880

THE COMPANIES ACT 1955, SECTION 335A

Notice is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

Kauri Point Orchards Ltd.

Given under my hand at Wellington this 28th day of September 1982.

M. MANAWATU, Assistant Registrar of Companies.

9996

THE COMPANIES ACT 1955

NOTICE OF ORDER TO WIND-UP COMPANY

An order for the winding up of Reo Steel Placing Ltd. of 336 Montreal Street, Christchurch, was made by the High Court at Christchurch on 29 September 1982.

The first meeting of creditors will be held at my office, 159 Hereford Street, Christchurch, on Thursday, 28 October 1982, at 10.30 a.m. Meeting of contributories will follow.

NOTE.—Would creditors please forward their proofs of debt as soon as possible.

B. N. NALDER,
Deputy for Official Assignee, Provisional Liquidator.

Commercial Affairs, Private Bag, Christchurch.

0011

THE COMPANIES ACT 1955

NOTICE OF ORDER TO WIND-UP COMPANY

An order for the winding up of Kane Industries Ltd. (in receivership) of 16 Maces Road, Christchurch, was made by the High Court at Christchurch on 29 September 1982.

Date of first meetings of creditors and contributories will be advertised later.

B. N. NALDER,
Deputy for Official Assignee, Provisional Liquidator.

Commercial Affairs, Private Bag, Christchurch.

0012

C. AND E. M. NICHOLSON LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

Pursuant to Section 335A, Companies Act 1955

Notice is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I, Edith Mary Nicholson propose to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date of this notice or such later date as the section may require, the Registrar may dissolve the company.

Dated this 1st day of October 1982.

E. M. NICHOLSON, Applicant.

0089

NOTICE OF RESOLUTION FOR VOLUNTARY WINDING UP

For Advertisement Under Section 269

In the matter of the Companies Act 1955, and in the matter of WaiKato Roofing Ltd.:

Notice is hereby given that by duly signed entry in the minute book of the above-named company on the 14th day of September 1982, the following extraordinary resolution was passed by the company, namely:

That the company cannot by reason of its liabilities continue its business and that it is advisable to wind up, and that accordingly the company be wound up voluntarily.

Dated this 15th day of September 1982.

NORRIS WARD & CO.

9998

MACKEYS TAKAPAU FOOD CENTRE LTD.

IN LIQUIDATION

Notice of Last Day for Receiving Proofs

Name of Company: Mackeys Takapau Food Centre Ltd. (in liquidation).

Address of Registered Office: Office of Official Assignee, Church Lane, Napier.

Registry of High Court: Napier.

Number of Matter: M. No. 65/82.


Name of Liquidator: R. On Hing.

Address: Commercial Affairs Division, Private Bag, Napier.

R. ON HING, Official Liquidator.

0022

The Companies Act 1955

HIGHVELD PHOTOGRAPHERS LTD.

NOTICE OF APPOINTMENT OF A RECEIVER

Pursuant to Section 346 (1)

ALBERT GRAEME RODLEY of Kaikohe, photographer, being the holder of a debenture in his favour bearing date the 8th day of August 1981 and registered in the company's office at Auckland on the 26th day of August 1981, issued by Highveld Photographers Ltd. (hereinafter referred to as "the company"), hereby gives notice that under the powers contained in the said debenture he appointed on the 29th day of September 1982, Jack Peter Poutsma of Kaikohe, chartered accountant, as receiver and manager of the undertaking property and assets of the company charged by the said debenture.

The office of the said receiver and manager is at the offices of Poutsma & Co., Chartered Accountants, Lower Broadway (P.O. Box 335), Kaikohe.

The undertaking property and assets of the company charged by the said debenture are its undertaking and all its property, both present and future, including uncalled capital, unpaid capital and goodwill.

PALMER AND MACAULEY, Solicitors.

Kaihohe.

0091

The Companies Act 1955

R. J. ROWE LTD.

NOTICE OF APPOINTMENT OF A RECEIVER/MANAGER

Pursuant to Section 109 and 341 (1)

REGINALD JOHN ROWE at Christchurch hereby gives notice that on 24 September 1982 he appointed Leo Frank James Shalders of Kendon Cox and Co., Chartered Accountants, Christchurch, as receiver and manager of the property of R. J. Rowe Ltd. ("the company"), under the powers contained in a debenture dated 23 November 1976, issued by the company in favour of Reginald John Rowe.

The Receiver has been appointed in respect of all the company's undertakings and all its real and personal property and all its assets and effects whatsoever and wheresoever, both present and future including its uncalled and unpaid capital.

R. J. ROWE.

Address of Receiver: Care of Kendon Cox and Co., Fourth Floor, Securities House, 221 Gloucester Street, Christchurch.
THE COMPANIES ACT 1955
NOTICE OF APPOINTMENT OF RECEIVER
Pursuant to section 346 (1) (a)
ANZ Banking Group (New Zealand) Ltd., a duly incorporated company having its registered office at Wellington, being holder of a debenture executed by Rangiwhia Garage (1981) Ltd. bearing the date of the 15th day of November 1981, hereby gives notice that on the 16th day of July 1982, Hugh Adair Morrison and Donald Ross Green, both care of Barr Burgess and Stewari, Chartered Accountants, Civic Centre, The Square, Palmerston North, were appointed to be joint and several receivers of all the property of Rangiwhia Garage (1981) Ltd. (in receivership) under the powers contained in the said debenture.

Dated this 23rd day of July 1982.

ANZ Banking Group (New Zealand) Ltd. by its solicitors: MESSRS SIMONSEN GREGG ANDREWS AND CO. Palmerston North.

APPOINTMENT OF RECEIVER
The Companies Act 1955, and in the matter of LINROD MOTORS LTD.
NOTICE is hereby given that Colin Frank Dean, chartered accountant, of Carterton, has been appointed receiver of Kay and Sons Ltd. (in voluntary liquidation) to operate, has resolved by resolution dated 30 September 1982 to wind up voluntarily and proposes to apply to the Registrar of Companies for a declaration of dissolution under section 335A of the Companies Act 1955.

Dated this 1st day of October 1982.

R. N. SLIGHT, Liquidator.
Slight and Co., Chartered Accountants, P.O. Box 80, Manurewa.

THE COMPANIES ACT 1955
NOTICE OF MEETING OF COMPANY
Pursuant to section 290 of the Companies Act 1955
KAY AND SONS LTD.
IN Voluntary Liquidation
NOTICE is hereby given that the annual meeting of the members and creditors of Kay and Sons Ltd. (in voluntary liquidation) will be held at the offices of Slight and Co., 157 Great South Road, Manurewa, on the 14th day of October 1982, at 4.30 p.m.

Agenda:
(i) Statement of receipts and payments of liquidator.
(ii) General.

Dated this 1st day of October 1982.

R. N. SLIGHT, Liquidator.
Slight and Co., Chartered Accountants, P.O. Box 80, Manurewa.

0036

THE COMPANIES ACT 1955
NOTICE OF APPOINTMENT OF RECEIVER
Pursuant to section 335A (1) (a)
In the matter of LINROD MOTORS LTD.: Notice is hereby given that the annual meeting of the members and creditors of Linrod Motors Ltd., Anthony John Sargent. by a debenture dated 6 September 1980 given in favour of BOX 11), Tokoroa.

IN the matter of the Companies Act 1955, and in the matter of LAURENCE GEORGE CHILCOTT and PETER CHARLES CHATFIELD as managers of all the assets and undertaking of the business operated by Rangiwahia Garage (1981) Ltd. (in receivership) under the powers contained in the said debenture.

NOTICE is hereby given in accordance with section 335A (3) of the Companies Act 1955, that we propose to apply to the Registrar of Companies for a declaration of dissolution of the above-named company.

Dated this 1st day of October 1982.

G. STEVEN, Governing Director.

STEVENS PROPERTIES LTD.
Voluntary Winding Up
NOTICE is hereby given that the company, having ceased to operate, has resolved by resolution dated 30 September 1988 to wind up voluntarily and proposes to apply to the Registrar of Companies for a declaration of dissolution under section 335A of the Companies Act 1955.

Dated this 1st day of October 1982.

G. STEVEN, Governing Director.

0092

NOTICE OF INTENTION TO APPLY FOR A DECLARATION OF DISSOLUTION
In the matter of the Companies Act 1955, in the matter of TE HIRA FARMS LTD.: Notice is hereby given in accordance with section 335A (3) of the Companies Act 1955, that we propose to apply to the Registrar of Companies for a declaration of dissolution of the above-named company.

Dated this 1st day of October 1982.

WHITMORE MCKELVIE BLENNERHASSETT & BAVAGE, Secretary.

9978

THE Companies Act 1955
TOKOROA TIME CENTRE LTD.
NOTICE OF APPOINTMENT OF RECEIVERS AND/OR MANAGERS
BROADLANDS FINANCE LIMITED, at Auckland, hereby gives notice that on the 29th day of September 1982 it appointed Laurence George Chilcott and Peter Charles Chatfield as receivers and/or managers of the property of Tokoroa Time Centre Ltd. under the provisions contained in a debenture dated the 26th day of November 1980, which property consists of all the assets and undertaking of the business operated by the said Tokoroa Time Centre Ltd. at Tokoroa and elsewhere.

The address of the said Laurence George Chilcott and Peter Charles Chatfield is at the office of Smith, Chilcott and Co., Chartered Accountants, 67 Albert Street, Auckland.

Broadlands Finance Ltd., Auckland 1.

0049

The Companies Act 1955
TOKOROA PACIFIC BAGS LTD. IN 1976/457:
Pursuant to section 335A
I, James Arthur Shannon of Tokoroa, director of Tokoroa Pacific Bags Ltd., hereby give notice that pursuant to section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies for a declaration of dissolution of the company and that, unless written objection is made to the Registrar of Companies within 30 days of the date of publication of this notice the Registrar may dissolve the company.

Dated this 1st day of October 1982.

J. A. SARGENT, Debenture Holder.

9988

In the High Court of New Zealand
Auckland Registry
IN THE MATTER OF the Companies Act 1955, and IN THE MATTER OF DAVID HOLDINGS LIMITED, a duly incorporated company formerly known as Bambury Holdings Limited, having its registered office at 3312 THE NEW ZEALAND GAZETTE No. 117

M. No. 1264/82

Daniel, the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

J. D. ATKINSON, Solicitor for the Petitioner.
This notice is filed by Jeremy Donald Atkinson, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Hunt, Hunt and Chamberlain, Solicitors, Seventh Floor, A.M.P. Building, corner Queen and Victoria Streets, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 26th day of October 1982.

In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF THE COMPANIES ACT 1955, and IN THE MATTER OF A. S. ALSEWILER LIMITED:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 17th day of September 1982, presented to the said Court by A. S. Alsewiler, a duly incorporated company duly incorporated in the laws of Australia, carrying on business in Auckland as watch manufacturers and suppliers; and that the said petition is directed to be heard before the Court sitting at Auckland on the 20th day of October 1982, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of the hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

G. B. CHAPMAN, Solicitor for the Petitioner.

Address for service at the offices of Messrs Russell McVeagh McKenzie Bartlett and Co., Thirteenth Floor, CML Centre, corner Queen and Wyndham Streets, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of October 1982.

In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF LINK TRAVEL SERVICE LIMITED:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 20th day of September 1982, presented to the said Court by The Travel Advisers Limited, a duly incorporated company duly incorporated in the laws of Hong Kong; and that the said petition is directed to be heard before the Court sitting at Auckland on the 27th day of October 1982, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of the hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

A. P. RANDERSON, Solicitor for the Petitioner.

The petitioner's address for service is at the offices of Messrs Wallace McLean Bawden and Partners, Ninth Floor, A.N.Z. House, corner Queen and Victoria Street, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 26th day of October 1982.

In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF THE COMPANIES ACT 1955, and IN THE MATTER OF B. N. CRAVEN LIMITED, a duly incorporated company having its registered office at 79 Atkinson Avenue, Otahuhu:

NOTICE is hereby given that by order of the High Court at Auckland on the 8th day of September 1982, N.Z.I. Finance Limited of Auckland, financials, was substituted as petitioner-creditor on a petition presented to the High Court at Auckland on the 9th day of September 1982; and that the said petition is to be heard before the Court sitting at Auckland on the 20th day of October 1982, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of the hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulation charge for the same.

C. A. JOHNSTON, Solicitor for the substituted Petitioner.

The petitioner's address for service is at the offices of Messrs Buddle, Weir and Co., Solicitors, Eighth Floor, Auckland Savings Bank Building, corner Queen and Wellesley Streets, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 17th day of September 1982.

In the High Court of New Zealand
Whangarei Registry

IN THE MATTER OF WHANGAREI OIL EXTRACTION LIMITED:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 8th day of September 1982, presented to the said Court by W. A. HENDERSON (CUSTOMS AGENTS) LIMITED, a duly incorporated company having its registered office at Auckland; and that the said petition is directed to be heard before the Court sitting at Auckland on the 13th day of October 1982, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

K. C. EWINGTON, Solicitor for the petitioner.

The petitioner's address for service is at the offices of Messrs Sheff Angland Dew and Co., Fifth Floor, A.N.Z. House, corner Queen and Victoria Streets, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 9th day of October 1982.

In the High Court of New Zealand
Auckland Registry

IN THE MATTER OF THE COMPANIES ACT 1955, and IN THE MATTER OF W. A. HENDERSON (CUSTOMS AGENTS) LIMITED, a duly incorporated company having its registered office at Auckland; and that the said petition is directed to be heard before the Court sitting at Auckland on the 13th day of October 1982, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

K. C. EWINGTON, Solicitor for the petitioner.

The petitioner's address for service is at the offices of Messrs Sheff Angland Dew and Co., Fifth Floor, A.N.Z. House, corner Queen and Victoria Streets, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 26th day of October 1982.
to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 12th day of October 1982.

W. A. A. Solicitor for the Petitioner.

Address for Service: The offices of Messrs Simpson, Coates and Clapham, 450 Queen Street, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to the aforesaid, notice in writing of his intention so to do. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of October 1982.

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner's address for service is at the office of Messrs Meredith Connell and Company, Solicitors, Sixth Floor, General Buildings, Shortland Street, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to the above-named, notice in writing of his intention so to do. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 26th day of October 1982.

D. S. MORRIS, Solicitor for the Petitioner.

This notice was filed by Patrick John Renshaw of Messrs de Joux and Ryan, Solicitors, 7 Queen Street, Upper Hutt, for the petitioner, whose address for service is at the offices of Bell Gulch and Co., Solicitors, Europa House, 109-117 Featherston Street, Wellington.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the abovenamed, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be served by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 26th day of October 1982.

P. J. RENSHAW, Solicitor for the Petitioner.
In the High Court of New Zealand
Wellington Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of K. B. & M. MARSH LIMITED, a duly incorporated company having its registered office at 44 Braithwaite Street, Karori, Wellington, and carrying on business as an importer:

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post, the abovenamed, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Wellington, and must be signed by the person or firm, or his or their solicitor (if any), and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

R. J. B. FOWLER, Solicitor for the Petitioner.

This notice is filed by Richard James Buxton Fowler, solicitor for the petitioner. The petitioner's address for service is the office of Messrs Phillips Shayle-George and Co., Seventh Floor, Government Life Insurance Buildings, Customhouse Quay, Wellington.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the abovenamed, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Wellington, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of October 1982.

R. McSPORRAN, Solicitor for Petitioner.

This notice was filed by Robin McSporran of Christchurch, solicitor for the petitioner whose address for service is at the offices of Messrs Gallaway, Son and Chettleburgh, Solicitors, Savoy Building, 8 Moray Place, Dunedin.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the abovenamed, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Dunedin, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of October 1982.

In the High Court of New Zealand
Dunedin Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of STARKERS JEAN CO. LIMITED, a duly incorporated company having its registered office at 23 Vogel Street, Dunedin:

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the abovenamed, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Dunedin, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 2nd day of November 1982.

In the High Court of New Zealand
Christchurch Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of INGMAR FURNITURE LIMITED, a duly incorporated company having its registered office at 7 Stevens Street, Christchurch:

Notice is hereby given that a petition for the winding up of the above-named company was, on the 21st day of September 1982, presented to the said Court by CHARLES J. MILLAR, a duly incorporated company having its registered office at 190 Maces Road, Christchurch; and the said petition is directed to be heard before the Court sitting at Christchurch on the 3rd day of November 1982 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

J. S. FAIRCLough, Solicitor for the Petitioner.

Messrs Cavell Leitch Pringle and Boyle, Barristers and Solicitors, care of National Bank Building, 164 Hereford Street, Christchurch.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the abovenamed, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Christchurch, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 2nd day of November 1982.

In the High Court of New Zealand
Queenstown Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of M. McCARTIIY WINES & SPIRITS LIMITED; and that the said petition is directed to be heard before the Court sitting at Wellington on Wednesday, the 20th day of October 1982, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of that petition will be furnished by the undersigned to any creditor or contributory of the said company M. McCARTIIY WINES & SPIRITS LIMITED requiring a copy on payment of the regulated charge for the same.

In the High Court of New Zealand
Dunedin Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MAINGUARD PACKAGING LIMITED, a duly incorporated company having its registered office at Christchurch and the said petition is directed to be heard before the Court sitting at Dunedin on Wednesday, the 12th day of October 1982 at 10 o'clock in the forenoon; and any creditor or contributory of the said company MAINGUARD PACKAGING LIMITED desiring to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of that petition will be furnished by the undersigned to any creditor or contributory of the said company MAINGUARD PACKAGING LIMITED requiring a copy on payment of the regulated charge for the same.

J. S. FAIRCLOUGH, Solicitor for the Petitioner.

This notice is filed by J. A. JARVIS, Company Secretary.

Auckland Gas Co. Ltd., 26 Wyndham Street, Auckland.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the abovenamed, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of October 1982.

J. S. FAIRCLOUGH, Solicitor for the Petitioner.

This notice is filed by J. A. JARVIS, Company Secretary.

Auckland Gas Co. Ltd., 26 Wyndham Street, Auckland.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the abovenamed, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of October 1982.

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 29 September at Christchurch was 255.32 cents per kilogram (greasy basis) the specified percentage for supplementation will be 23.9 per cent for all wool sold at auction nationally for privately sold wool from and including the 29th day of September 1982 until midnight on the day before the next auction sale to be held.

Dated this 4th day of October 1982.

A. J. N. ARTHUR, Leves Administration Manager.
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 1 October at Christchurch was 255.74 cents per kilogram (greasy basis).

As this price is below the Government’s supplementary minimum wool price of 320 cents per kilogram (greasy basis) the specified percentage for supplementation will be 25.1 percent for all wool sold at auction and nationally for privately sold wool from and including the 1st day of October 1982 until midnight the day before the auction sale to be held.

Dated this 4th day of October 1982.

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

CHARTERABLE TRUSTS ACT 1957

I, Martin Manawatu, Assistant Registrar of Incorporated Societies, do hereby declare that as it has been made to appear to me that the under-mentioned charitable trust is no longer carrying on operation and is hereby dissolved in pursuance of section 26 of the Charitable Trust Act 1957.

Wellington Maori Centre Trust. W.C.T. 279.

Dated at Wellington this 28th day of September 1982.

M. MANAWATU,
Assistant Registrar of Incorporated Societies.

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND

Selection Trust Ltd., formerly BP Minerals International Ltd., hereby gives notice pursuant to section 405 of the Companies Act 1955, of its intention to cease to have a place of business in New Zealand as from the 31st day of December 1982. The intention is that the operations of the company will be transferred to BP Oil New Zealand Ltd. (Minerals Division), a duly incorporated company having its registered office at Wellington.

Dated the 24th day of September 1982.

Selection Trust Ltd. by its duly authorised agent:

JUDITH C. HANRATTY.

GENERAL PUBLICATIONS

FITNESS FOR LIVING

Physical Education in Secondary Schools

DEPARTMENT OF EDUCATION

1980

Fitness for living involves developing the individual’s potential for functional efficiency in all aspects of daily living throughout life. This series, consisting of nine titles, will help the reader to understand the nature of the human body. This in turn will lead to an understanding of the need for a balance between work, rest, food, exercise and keeping oneself in good physical condition.

Book 1: Basics. $2.45 plus 55c p. and p.
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Book 5: Through Gymnastics. $3 plus 55c p. and p.
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