SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in the City of Auckland, described as follows:

Area

 m^2

Being

859

Part Lot 1, D.P. 81877; marked "A" on plan. Lot 47 and part Lot 48, D.R.O. 1297; marked "B" on 951 plan.

12 Part Lot 1, D.P. 81877; marked "C" on plan.

As shown marked as above mentioned on S.O. Plan 56631, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 18th day of October 1982.

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

(P.W. 98/10/1/0; Ak. D.O. 98/10/18/0)]

Declaring Easement Over Land Acquired for Storm Water Drainage Purposes in the Borough of Dannevirke

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, an easement in gross is hereby acquired for stormwater drainage purposes, on the 28th day of October 1982 vesting in The Dannevirke Borough Council (called the grantee) the right to drain water across the land described in the Schedule hereto by means of piped drains, such grant being in accordance with paragraph 3 of the Seventh Schedule of the Land Transfer Act 1952 provided that (1) the grantee will keep and maintain at its own cost the said pipeline or pipelines in good and serviceable repair and shall not nor will allow the same to fall into disrepair nor do damage of any kind nor become a nuisance by bursting, leakage or other cause whatsoever and shall take all necessary steps to protect persons and stock from injury (2) the grantee will at all times hereafter during the existence of this grant indemnify and save harmless the owners of the said land from and against all claims, charges or proceedings that may in any way arise out of or be referable to the existence of this grant or the exercise of the rights hereby conferred on the grantee (3) if in the construction of the pipeline or pipelines or in the maintenance thereof the grantee phenne of phennes of in the maintenance thereof the grantes damages or disturbs the grounds or any of the improvements upon the said land then and in any such case the grantee shall restore the grounds or other improvements to the same good condition that they were formerly in [(4)' all legal and survey costs of and incidental to this agreement and to the taking of this grant under the Public Works Act 1981 and all other expenses whatsoever of and incidental to this grant shall be paid by the grantee (5) if any maintenance or other work required to be carried out by the grantee pursuant to paragraphs 1 and 3 hereof is caused by the wilful or negligent act or omission of the said owners or their servants or agents, act or omission of the said owners or their servants or agents, licensees or invitees then the said owners shall reimburse the grantee for the full costs of all such maintenance or other work (6) if while exercising their rights conferred by paragraph 7 hereof, the said owners or their servants or agents, invitees or licensees disturb or cause damage to any improvements erected or installed on the said land by the grantee pursuant to this grant then the said owners will reimburse the grantee for the full cost of restoring such improvements. the grantee for the full cost of restoring such improvements to the same good condition they were formerly (7) the said owners shall have the right to connect any pipeline or pipelines installed on the said land by or for the said owners for the purpose of draining water into the grantee's pipeline or pipelines at any point or points along the course of the grantees pipeline or pipelines for the purpose of enabling the said owners to drain water across the said land into the grantee's pipeline or pipelines provided all such connections shall be made and maintained to the satisfaction of the grantee's most senior engineer (8) if at any time any dispute, question or difference shall arise between the parties hereto clause hereof then every such dispute, question or difference shall be referred to arbitration in the normal manner and this clause shall be deemed to be a submission within the meaning given to that word by the Arbitration Act 1908.

SCHEDULE

HAWKE'S BAY LAND DISTRICT

ALL those pieces of land situated in Block III, Tahoraiti Survey District, described as follows:

Being

Part Lot 49, D.P. 1173; marked 'A' on D.P. 16991. Part Lot 48, D.P. 1173; marked 'B' on D.P. 16991. Part Lot 2, D.P. 16499; marked 'C' on D.P. 16991.

Dated at Wellington this 19th day of October 1982.

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

(P.W. 53/650/0; Na. D.O. AD 7/5/2)]

Land Held for Post Office Purposes (Residence) Set Apart for State Housing Purposes in Block VIII, Thames Survey District, Thames-Coromandel District

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 that piece of land containing 737 square metres, situated in Block VIII, Thames Survey District, being Lot 1, D.P. S. 25492 and being part Church Mission Society Grant. Formerly all certificate of title No. 24D/843.

Dated at Wellington this 18th day of October 1982.

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

[(P.W. 104/197/0; Hn. D.O. 33/70/0/3)]

Land Held for the Purposes of the Maori Housing Act 1935, Set Apart for State Housing Purposes in the City of Nelson

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

NELSON LAND DISTRICT

ALL those pieces of land situated in the City of Nelson, described as follows:

Area m^2

Being

 611 Lot 3, D.P. 9961, situated in Block IX, Wakapuaka Survey District. Part Gazette notice No. 219400, Nelson Land Registry.
 938 Lot 23, 9961. Formerly all certificate of title No. 5B/962 now being part Gazette notice No. 196559.1, Nelson Land Registry. Nelson Land Registry.

Dated at Wellington this 18th day of October 1982.

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

(P.W. 104/113/0; Wn. D.O. 32/0/6/624)]

Declaring Road to be Government Road and Stopped in Buller County

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

- (a) Pursuant to section 124, declares the portions of road described in the Schedule hereto to be a Government road; and
- (b) Pursuant to section 116, declares the said portions of
- road to be stopped; and further

 (c) Pursuant to section 117, declares that the portions of stopped Government road shall be dealt with as Crown land under the Land Act 1948.

SCHEDULE

NELSON LAND DISTRICT

ALL those pieces of road situated in Block VI, Waitakere Survey District, described as follows: