FIXING MAXIMUM PRICES FOR EGGS SOLD TO LICENSED EGG MARKETING AGENTS

8. The maximum prices that may be charged or received by any producer in respect of sales to licensed egg marketing agents for any eggs to which this order applies shall not exceed the appropriate maximum price specified in the Schedule hereto reduced by:

(a) An amount of 21 cents; and
(b) Commission at the rate of 10 percent calculated on the retail price reduced by 21 cents.
FIXING MAXIMUM WHOLESALE PRICES FOR EGGS SOLD TO

RETAILERS

9. The maximum prices that may be charged or received by licensed egg marketing agents or producers selling to retailers for any eggs to which this order applies shall be the appropriate maximum price specified in the Schedule hereto reduced by 15 cents per dozen.

PROVISION FOR CLASSIFICATION OF EGGS INVOICED

10. Every producer selling otherwise than by way of retail and every licensed egg marketing agent who sells any eggs to which this order applies shall specify in the relevant invoices with respect to each item the classification of the eggs comprised in the item.

FIXING MAXIMUM PRICES FOR CARTONED AND LOOSE CHILLED EGGS TO WHICH THIS ORDER APPLIES

11. (1) The maximum price that may be charged or received by any retailer for cartoned or loose chilled eggs to which

this order applies shall be the appropriate maximum price specified in the Schedule hereto reduced by 5 cents per dozen.

(2) The maximum price that may be charged or received by any licensed egg marketing agent for cartoned or locerved chilled eggs to which this order applies shall be the appro-priate maximum price specified in the Schedule hereto reduced by 20 cents per dozen.

PROVISION FOR SPECIAL PRICES

12. (1) Subject to such conditions, if any, as he thinks fit, the Secretary, on application by any licensed egg marketing agent or retailer, may authorise an addition to the maximum prices fixed from time to time in respect to any eggs to which this order applies where special circumstances exist or for any reason extraordinary charges (freight or otherwise) are incurred by the licensed egg marketing agent or retailer. Any authority given by the Secretary under this clause may apply with respect to a specified lot or consignment of eggs or may relate relate generally to all eggs to which this order applies sold by the licensed egg marketing agent or retailer while the approval remains in force.

(2) Where in terms of clause 12 (1) hereof the Secretary has on application by a licensed egg marketing agent author-ised an addition to the maximum scheduled prices for eggs, the licensed egg marketing agent shall forthwith notify re-tailers in writing to this effect.

SCHEDULE

MAXIMUM RETAIL PRICES (PER DOZEN) FOR EGGS TO WHICH THIS ORDER APPLIES

	Hen Eggs (Fresh)								
	(7's)		(6's)		(5's)		(4's)		Mixed Grade
	Loose	Cartoned	Loose	Cartoned	Loose	Cartoned	Loose	Cartoned	Loose
Northland District Wellington Egg Marketing Area Westland District Elsewhere in New Zealand	c 174 174 175 172	c 182 182 183 180	c 163 163 164 161	c 171 171 172 169	c 144 144 145 142	c 152 152 153 150	c 139 139 140 137	с 147 147 148 145	c 158 158 158 158

*New Zealand Gazette, No. 32, 18 March 1982, p. 849

Dated at Wellington this 25th day of May 1982.

D. J. GASSON Director, Commerce Division.

(T. and I.)

Transfer of Unformed Legal Road in Block XVI, Kaeo Survey District, Bay of Islands County

PURSUANT to section 323 of the Local Government Act 1974, and to a delegation 525 of the Local Government AC 19/4, and to a delegation from the Minister of Lands, the Com-missioner of Crown Lands hereby declares that the land, described in the Schedule hereto, has been transferred to the Crown by the Bay of Island County Council, pursuant to the said section 323, and on the publication of this notice the said land shall be deemed to be Crown land subject to the Lord Act 1948 the Land Act 1948.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT-BAY OF ISLANDS COUNTY 2.3500 hectares, more or less, being legal road adjoining part Section 21, Block XVI, Kaeo Survey District. Part New Zealand Gazette, 1971, page 295. Shown marked A on S₂O. Plan 55704.

Dated at Auckland this 14th day of May 1982.

J. P. BRENT Commissioner of Crown Lands. (L. and S. H.O. 16/3229; D.O. 4/857/3)

Addition of Land to the Hauraki Gulf Maritime Park

PURSUANT to the Hauraki Gulf Maritime Park Act 1967, and to a delegation from the Minister of Lands, the Commissioner of Crown Lands hereby declares that the reserve, described in the Schedule hereto as a reserve for recreation purposes, be added to and form part of the Hauraki Gulf Maritime Park, to be administered by the Hauraki Gulf Maritime Park Board

SCHEDULE

NORTH AUCKLAND LAND DISTRICT-RODNEY COUNTY 4044 square metres, more or less, being Lots 14, 15, 16, and 17, D.P. 6975, situated in Block VI, Kawau Survey District. All certificate of title 413/201.

Dated at Auckland this 6th day of May 1982. J. P. BRENT, Commissioner of Crown Lands.

(L. and S. H.O. Res. 2/8/2/13; D.O. NP 21/19)]

Change of Name of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares that the reserve for recreation purposes and historic purposes, described in the Schedule hereto, and known as the Onehunga Domain Recreation and Historic Reserve shall hereafter be known as the Jellicoe Park Reserve.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT-ONEHUNGA' BOROUGH 2.0024 hectares, more or less, being part Allotment 14, Section 36, Village of Onehunga, situated in Block I, Otahuhu Survey