### AUCKLAND REGIONAL AUTHORITY

SPECIAL ORDER

THE Auckland Regional Authority in exercise of the powers vested in it by the Auckland Regional Authority Act 1963, section 45 and in pursuance of the authority conferred upon it under the Local Authorities Loans Act 1956 and in exercise of all other powers enabling it on that behalf doth hereby resolve by special resolution intended to operate as a special order to borrow the sum of eight hundred and thirty three thousand dollars (\$833,000) as a special loan to be known as Transport Loan No. 14, 1982, \$833,000 for the purposes of and incidental to the meeting of the additional costs of construction of Swanson Transport Depot.

The foregoing special order was passed at an ordinary meeting of the Auckland Regional Authority held on 26 April 1982 and confirmed at an ordinary meeting of the said authority held on 21 June 1982 having meantime been advertised in the New Zealand Herald on 22 May 1982 and on 12 June 1982.

The Common Seal of the Auckland Regional Authority was hereunto affixed in the presence of:

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

8417

## CANTERBURY UNITED COUNCIL

PROPOSED CLEAN AIR ZONES

- 1. Pursuant to section 12 of the Clean Air Act 1972, notice is hereby given that the under-mentioned territorial local authorities have:
  - (1) Adopted recommendations seeking a declaration of the whole or parts of their district to be clean air zones;
  - (2) Authorised the Canterbury United Council to act on their behalf in giving such notices as are required under Sections 12 (2) and (3) of the said Act.
- 2. The proposed Clean Air Zone Orders apply principally to premises in which new or additional heating appliances are being installed and to new dwellings commenced after the Orders take effect. The Orders make reference to authorised fuels, fuel-burning equipment, installation, and maintenance and operation.
  - 3. The authorities and proposed Clean Air Zones are:

Eyre County Council—The area of the Eyre County defined as the "Risely Ward" for electoral purposes in a technical description certified by the Chief Surveyor, the present subject being dated 19 September 1979.

Heathcote County Council—All parts of the Heathcote county zoned residential 1, residential Hillslope, special development and land management zones, commercial 1, commercial service, service station, industrial 1, industrial 2 in the number one review of the Heathcote County District Scheme.

Kaiapoi Borough Council—All areas zoned residential, commercial or industrial in terms of the Kaiapoi Borough District Scheme.

Paparua County Council—The areas zoned residential, commercial or industrial in terms of the council's district planning scheme but not including the townships of Templeton, West Melton, Tai Tapu and Prebbleton.

Rangiora Borough Council—All areas zoned residential, commercial or industrial in terms of the Council's District Planning Scheme.

Riccarton Borough Council—All areas zoned residential, commercial or industrial in terms of the Council's District Planning Scheme.

Waimairi District Council—The whole of the Waimairi District except those areas of land zoned rural G, rural H and rural P, in terms of change No. 27 to the operative Waimairi District Scheme.

- 4. The proposed Orders may be inspected until Tuesday, 31 August 1982 at:
  - (1) The offices of each of the above councils at any time the offices are open to the public;
  - (2) The offices of the Canterbury United Council, Fourth Floor, Civic Offices, 163-173 Tuam Street, Christchurch between 9 a.m. and 4.30 p.m. Monday to Friday (except holidays); and

(3) The following libraries:

wood Libraries.

Canterbury Public Library, Kaiapoi Public Library, Paparua County, Halswell and Hornby Libraries, Waimairi District, Bishopdale, Fendalton and Red-

5. Each district planning scheme referred to in paragraph 3, may be inspected at the offices of the council concerned.

- 6. Any person who will be affected by the implementation of the recommendations may, by notice in writing to the Minister of Health, object to the recommendations. A copy of any such notice is to be supplied to the Secretary, Canterbury United Council, P.O. Box 1997, Christchurch.
- 7. In the event of any objection being made, the Minister is required to afford the objector the opportunity of appearing before and being heard by a person appointed by the minister for that purpose.
- 8. Any Order-in-Council declaring all or part of any district to be a clean air zone will take effect from 14 days after notification in the New Zealand Gazette.

J. H. GRAY, Principal Officer.

Canterbury United Council.

8434

# THE CANTERBURY AGRICULTURAL AND PASTORAL ASSOCIATION EMPOWERING BILL 1982

NOTICE OF INTENTION TO APPLY FOR LEAVE TO BRING IN A BILL

TAKE notice that The Canterbury Agricultural and Pastoral Association, a society duly incorporated under the Agricultural and Pastoral Societies Act 1908, is the promoter of The Canterbury Agricultural and Pastoral Association Empowering Bill, a Private Bill which it intends to apply for leave to introduce into the House of Representatives during the 1982 Session.

The objects of the Bill are to empower The Canterbury Agricultural and Pastoral Association to grant leases of its land and to sell and exchange its land in accordance with the provisions contained in the Bill.

Communications or notices to The Canterbury Agricultural and Pastoral Association may be sent to and a copy of The Canterbury Agricultural and Pastoral Empowering Bill may be inspected at, the offices of Messrs Weston Ward and Lascelles, Barristers and Solicitors, Fourth Floor, 123 Worcester Street, Christchurch 1.

J. DEANS.

8172

### CONFISCATION OF MOTOR VEHICLE CRIMINAL JUSTICE ACT 1954, SECTION 44D3

Pursuant to the above section an order for confiscation of a motor vehicle was made in the Wanganui District Court on 21 June 1982, in respect of a motorcar registration number AZ 3779, 1961 Vauxhall Cresta.

M. J. JACKSON, Deputy Registrar.

8500

#### 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 30 June at Auckland was 258.91 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 23.6 percent for all wool sold at auction and nationally for privately sold wool from and including the 30th day of June 1982 until midnight on the day before the next auction sale to be held.

Dated this 5th day of July 1982.

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

8485