The Road Classification (Bruce County) Notice No. 1, 1983

PURSUANT to Regulation 3 of the Heavy Motor Vehicle Regulations 1974*, and pursuant to the powers delegated to me by the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, hereby give the following notice:

NOTICE

1. This notice may be cited as the Road Classification (Bruce County) Notice No. 1, 1983.

2. The Bruce County Council's proposed classification of the roads as set out in the Schedule hereto is hereby approved.

3. The notices dated the 23rd day of December 1950†, the 6th day of December 1960‡, the 20th day of September 1972§, the 1st day of May 1973¶, and the 2nd day of November 1973¶ which relate to the classification of the roads described in the Schedule hereto are hereby revoked.

SCHEDULE

BRUCE COUNTY

Roads Classified in Class One

ALL roads under the control of the Bruce County Council.

Dated at Wellington, this 26th day of January 1983.

C. M. CLISSOLD, Chief Traffic Engineer.

*S.R. 1974/218

Amendment No. S.R. 1974/309 Amendment 1978/28/6 (2)

†New Zealand Gazette, No. 6, dated 8 February 1951, p. 146 ‡New Zealand Gazette, No. 83, dated 15 December 1960, p. 1966 §New Zealand Gazette, No. 89, dated 31 October 1972, p. 2356 ¶New Zealand Gazette, No. 41, dated 10 May 1973, p. 897 ¶New Zealand Gazette, No. 105, dated 15 November 1973, p. 2365.

(M.O.T. 28/8/Bruce County)

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Sacred Heart Girls' College, New Plymouth (Attendance Dues) Notice 1983

PURSUANT to section 36 of the Private Schools Conditional Integration Act 1975, the Minister of Education hereby gives the following notice approving the charging of attendance dues at Sacred Heart Girls' College, New Plymouth.

NOTICE

This notice shall be cited as the Sacred Heart Girls' College, New Plymouth (Attendance Dues) Notice 1983.
 The proprietor of Sacred Heart Girls' College, New Plymouth

2. The proprietor of sacred Heart Girls College, New Plymouth may enter into an agreement with the parents or other persons accepting responsibility for the education of a child at the abovementioned school requiring them to pay attendance dues.

3. The attendance dues payable in respect of any pupil shall be up to a maximum of \$240 per annum.

4. Attendance dues received by the proprietor may be used for

the purpose of paying for such improvements to, or for such capital works associated with, the buildings and associated facilities of the above-mentioned integrated school as may be required or approved by the Minister of Education pursuant to section 40 (2) of the Private Schools Conditional Integration Act 1975, and/or for meeting debts, mortgages, liens, or other charges associated with any of the land and buildings that constitute the integrated school.

Dated at Wellington this 17th day of January 1983.

M. L. WELLINGTON, Minister of Education.

Commerce Act 1975

NOTICE is hereby given that by letter dated 18 January 1983, the Minister of Trade and Industry has required the Commerce Commission to inquire into and report to him on the advisability of removing canned fruit from the Positive List of Controlled Goods and Services. This request, he stated, follows from the Government's agreement to the recommendation contained in the Industries Development Commission's study concerning canned fruit, namely, that the question of exemption of canned fruit from price

control be referred to the Commerce Commission. Copies of the full text of the Minister's letter are available on request from the Commission's offices.

The Commission proposes to hold a public inquiry into this matter commencing at 10.30 a.m. on Tuesday, 19 April 1983, at its offices, Sixth Floor, Chase-NBA House, 163 The Terrace, Welling-

Persons or organisations who wish to be admitted as a party to this inquiry, in terms of sections 14 and 15 of the Act, and who may be granted leave by the Commission to do so are asked to apply to the Commission in writing and with reasons by Monday, 14 February 1983. It would be helpful if parties would indicate in this letter whether they are in favour of or opposed to the removal of price control on these items.

If necessary a preliminary hearing will take place on Tuesday, 22 February 1983, at 10.30 a.m. at the Commission's offices to consider applications received.

D. J. KERR. Executive Officer.

P.O. Box 10-273, Wellington.

Trading Bank Reserve Asset Ratio

PURSUANT to section 33 of the Reserve Bank of New Zealand Act 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 the 1st day of February 1983 and until further notice each trading bank shall maintain during each calendar month balances at the Reserve Bank plus holdings of Reserve Bank notes, of New Zealand coin, 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 calendar month (determined in accordance with clauses 1, 2, 3, and 4 of this notice) equals or exceeds the aggregate of:

26.5 per cent of that trading bank's average demand and time deposit liabilities in New Zealand in the immediately pre-ceding 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.
- bank.

 (2) The average of a trading bank's holdings of Reserve Bank notes and of New Zealand coin 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 such securities held by that trading

figures for balances and such 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 at nominal

value) held by that trading bank.

(5) The average demand and time deposit liabilities of 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.

R. S. DEANE, Deputy Governor.