10/1

10/1

2669

Cl. 2

Area ha

Railway land being

Part Sections 7, 8, 9 and 10, Opunake Town Belt, being 2.5216 the balance of the land comprised and described in *Gazette*, 1924, p. 2597, Proc. 723, marked A on plan.

Situated in Block IX, Opunake Survey District.

As the same is more particularly delineated on the plan marked L.O. 33865 (S.O. 11996), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as abovementioned

Dated at Wellington this 11th day of August 1983.

M. R. H. HENARE, for General Manager, New Zealand Railways Corporation. (N.Z.R. L.O. 29603/102) (2)

Declaring Land Reserved for Railways Purposes at Matamata, Now Set Apart for Railway 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 Corporation hereby declares that the land described in the Schedule hereto is hereby set apart for and on behalf of Her Majesty the Queen for railway purposes from and after the 18th day of August 1983.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT-MATAMATA BOROUGH ALL those pieces of land described as follows:

Area m ²	Being
3743) Parts Section 80A, Block II, Tapapa
(3r 28p)	Survey District., being all the land
4780	sixthly and seventhly comprised and
	described in Gazette, 1910, p. 16.
3414	Block XX, Town of Matamata, being all the land eightly
(3r 15p)	comprised and described in <i>Gazette</i> , 1910, p. 16.

1910, p. 16. Situated in Block II, Tapapa Survey District.

Dated at Wellington this 10th day of August 1983.

M. R. H. HENARE

for General Manager, New Zealand Railways Corporation. (N.Z.R. L.O. 1636/200) (1)

The Weights and Measures (Dual Denominations) Notice 1983

PURSUANT to section 4A of the Weights and Measures Amendment Act 1976 (as inserted by section 2 of the Weights and Measures Amendment Act 1980), the Minister of Labour, being satisfied-

(a) That the goods specified in the Schedule to this notice are each part of a line of goods intended for sale by retail both-(i) In New Zealand; and

(ii) In a country in which the denomination of an Imperial weight or measure is required by law to be marked

(b) That the quarter of measure is required by law to be marked on the package in which the goods are enclosed; and
(b) That the quantities of each of those lines of goods to be sold by retail in New Zealand is too small to justify the cost of marking the packages of the goods that are to be sold in New Zealand differently from the packages of the goods that are to be sold by retail in a country outside New Zealand Zealand.

hereby gives the following notice.

NOTICE

1. Title and commencement—(1) This notice may be cited as the Weights and Measures (Dual Denominations) Notice 1983.

(2) This notice shall come into force on the day after the date of its publication in the Gazette.

2. Use of Imperial measures of capacity authorised—(1) In the case of the goods specified in the Schedule to this notice, any of the net Imperial measures of capacity of the denominations specified in that Schedule in relation to those goods is hereby authorised to be used (in addition to the equivalent metric measure of capacity) on the packages of any such goods displayed or exposed for sale by retail.

(2) It is a condition of the authority conferred by subclause (1) of this clause that the denomination of the Imperial measure of capacity used be not given greater prominence than the denomination of the metric measure of capacity used.

SCHEDULE

GOODS IN RESPECT OF WHICH THE USE OF IMPERIAL MEASURES OF CAPACITY (IN ADDITION TO METRIC MEASURES OF CAPACITY) IS AUTHORISED

Goods	Net Imperial Measures of Capacity	Equivalent Net Metric Measures of Capacity
Longlife coffee cream, being fresh cream treated at an ultra high temperature so as to extend its keeping quality and especially formulated for use in hot coffee and sold under the brand name of Anchor Coffee Cream Longlife whipping cream, being fresh cream treated at an ultra high temperature so as to extend its keeping quality and sold under the brand name of	8.45 fl. oz.	250 ml
Anchor Whipping Cream	8.45 fl. oz.	250 ml

Dated at Wellington this 11th day of August 1983.

JIM BOLGER, Minister of Labour.

EXPLANATORY NOTE

This note is not part of the notice, but is intended to indicate its general effect.

This notice authorises the use of certain Imperial measures of capacity (in addition to the equivalent metric measures of capacity) on the packages of certain goods sold by retail in New Zealand. It is a condition of the authority conferred by this notice that the denomination of the Imperial measures of capacity be not given greater prominence than the denomination of the metric measures of capacity.

250/1

Consent to Generation of Electricity by Use of Water

I, William Francis Birch, Minister of Energy, hereinafter called "the Minister" acting pursuant to section 25 of the Electricity Act 1968, hereby consent to Wairoa Electric Power Board generating electricity by the use of water subject to the following conditions:

CONDITIONS

1. This consent is subject to compliance with the Electricity Act 1968 and the Water and Soil Conservation Act 1967 and the Electrical Supply Regulations 1976, the Electrical Wiring Regulations 1976, the Water and Soil Conservation Regulations 1968, the Fish Pass Regulations 1947, and all Acts or Regulations hereinafter made in amendment of or substitution for any of those regulations together with all other energy and regulations which may be in creawith all other enactments and regulations which may be in force.

Provided that where there is continued non-compliance with any of the aforementioned acts and regulations the minister may withdraw this consent to the generation of electricity.

2. The generation of electricity by the use of water pursuant to this consent shall be carried out only by means of the works described in the Schedule hereto.

3. The consent shall, unless it is sooner lawfully determined, continue in force until 1st day of August 2004, or until such time as the grantee disposes of the works whichever is the sooner.

4. This consent confers no rights to water under the Water and Soil Conservation Act 1967 or otherwise.

5. For the purposes of this consent the maximum generating capacity of the plant at the date of this consent is 5000 kW.

6. The grantee shall at all times maintain all works for the time being in use so as to be in good and proper working order in accordance with the requirements of the regulations and at all times maintain all works erected by the grantee pursuant to the consent whether in use or not in such good and safe condition as in the opinion of the minister to be unlikely to cause any danger to life or property.

7. It shall be lawful for any person acting as an Inspecting Engineer of the Ministry of Energy (Electricity Division) at all times after the grant of the consent whether during or after the construction of any works to enter upon and inspect such works for the purpose of ascertaining whether these conditions are complied with, and for that purpose to require that any motive machinery be set in motion and to take specimens of material, make tests and measurements,