weirs, trees, plants, or debris or any other obstructions whatsoever to the watercourse or outfalls for water or to the free flow of flood waters in existing flood channels or raise, widen, or otherwise improve any defence against water.

- 3. In such manner and of such materials as it thinks necessary or proper, to make any new watercourse or new outfall for water and cause the same to communicate with any other watercourse or erect any new defence against water or carry out any other work considered by it to be necessary or desirable for the purpose of controlling or preventing damage by flood waters.
- 4. To divert, impound, or take away any water from any watercourse.
- 5. To plant or sow and maintain trees, plants, and grasses.
- 6. For the purpose of constructing, reconstructing, altering, repairing, and/or maintaining any works authorised by these presents, to make temporary roads or approaches to those works, doing however thereby no unnecessary or avoidable damage to the servient tenements or lands adjoining thereto.
- 7. To lay or deposit any materials whatsoever to be used in connection with any works authorised by these presents and to erect any temporary shelter for any workmen or other persons causing thereby, however, as little damage or inconvenience as may be necessary.
- 8. To break up the soil, excavate, and sink trenches causing thereby, however, as little damage or inconvenience as may be necessary.

THIRD SCHEDULE

WELLINGTON LAND DISTRICT

THE rights, liberties, and licences set forth in the Second Schedule hereto shall not be without the following provisos:

And it is hereby agreed by and between the parties hereto as follows:

- 1. The Crown will not at any time hereafter place erect or permit to be placed or erected upon or within the easement area or any part or parts thereof any buildings, erections, or fences and will not at any time hereafter do or permit or suffer any act or thing whereby or as a result of which the rights, powers, licences, and liberties hereby granted unto the council may be interfered with or affected.
- 2. That nothing herein contained or implied shall or be deemed to in any way abrogate, limit, restrict, or abridge any of the rights, powers, or remedies vested in the council by any statute, regulation, or other authority howsoever.
- 3. That the council shall upon completion of any particular work carried out within the easement area, restore the surface of the land as nearly as reasonably possible to its former condition and shall make good all damage to fences or gates in upon or about the easement area caused by the carrying out by the council of any of the work as aforesaid and shall if so required by the Crown, resow in pasture grass such part of the easement area as shall require the same by reason of the disturbance thereof by the council and replant any trees felled by the council.
- 4. That the rights, powers, liberties, and licences hereby granted unto the council are expressly declared to be in the nature of an easement in gross and that nothing herein shall compel the council to exercise, carry out or enjoy the said rights, powers, licences, and liberties granted hereby.
- 5. The council shall indemnify and keep indemnified the Crown from and against all claims, actions, and demands by any person or body in respect of any damage, injury, loss, or cost whatsoever suffered or alleged to have been suffered by such person or body resulting from, arising out of, or in any way connected with the exercise by the council of its rights under the easement or the wilful or negligent act, omission or default of the council or any employee, licensee, or agent of the council, and shall vest in The Lower Hutt City Council on the 30th day of June 1983.

Dated at Wellington this 20th day of June 1983.

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

(P.W. 24/5229/0; Wn. D.O. 94/3/10/63)

16/1

Land Acquired, Subject to Mining Easements and a Fencing Agreement, for Coal Mining Operations Under Part IV of the Coal Mines Act 1979 in Block XIV, Rangiriri Survey District, Raglan County

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, the land described in the Schedule hereto is hereby acquired subject to the mining easements created by Deeds 173870 (R. 112/262) and 178252 (R. 120/516) and the fencing agreement contained in Transfer 187322, South Auckland Land Registry, for coal mining operations under Part IV of the Coal Mines Act 1979 and shall vest in the Crown on the 30th day of June 1983.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1341 square metres, situated in Block XIV, Rangiriri Survey District, being Lot 58, D.P. 17389 and being portion of Allotment 79, Parish of Pepepe. Excepting from the said land all veins, seams, and beds of coal, fireclay, and all minerals whatsoever in upon or under the said land. All certificate of title, Volume 411, folio 49.

Dated at Wellington this 20th day of June 1983.

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

(P.W. 32/1078/11/6; Hn. D.O. 15/9/0)

16/1

18

Land Acquired As State Forest Land—Southland Conservancy

NOTICE is hereby given that the land described in the Schedule hereto has been acquired under the Forests Act 1949 as State forest land.

SCHEDULE

SOUTHLAND LAND DISTRICT—WALLACE COUNTY 207.1459 hectares, more or less, being Lot 2, D.P. 1171, situated in Blocks XVI and XX, Taringatura Survey District. All transfer document 085447.1, as shown on plan E44/1, deposited in the Head Office of the New Zealand Forest Service, Wellington.

Dated at Wellington this 16th day of June 1983.

C. J. SMITH, for Director-General of Forests. (F.S. 9/7/356, 6/7/126)

18

Land Acquired as State Forest Land—Nelson Conservancy

NOTICE is hereby given that the land described in the Schedule hereto has been acquired under the Forests Act 1949 as State forest land.

SCHEDULE

Nelson Land District—Waimea County

131.1600 hectares, more or less, being Lot 2, D.P. 11073, Block I, Rintoul Survey District. All certificate of title, Volume 6C, folio 1083, as shown on plan N28/13, deposited in the Head Office of the New Zealand Forest Service at Wellington.

Dated at Wellington this 16th day of June 1983.

C. J. SMITH, for Director-General of Forests. (F.S. 9/4/434, 6/4/2)

Land Acquired as State Forest Land—Southland Conservancy

NOTICE is hereby given that the land described in the Schedule hereto has been acquired under the Forests Act 1949 as State forest land.

SCHEDULE

SOUTHLAND LAND DISTRICT—WALLACE COUNTY

71.2247 hectares, more or less, being Section 6, Block XII, Lillburn Survey District. All the land in transfer document 083275.1, as shown on plan D45/10, deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. 6263).