

- (iii) A television station or stations, with or without relay stations, to service Region 3, comprising the Wellington, Manawatu, Hawke's Bay, and Wairarapa areas;
- (iv) A television station or stations, with or without relay stations, to service Region 4, comprising the Canterbury, Otago, and Southland areas; and
- (b) In calling for those applications, indicate that—
- (i) The Poverty Bay area may be included in either Region 2 or Region 3;
- (ii) The Taranaki area may be included in either Region 2 or Region 3;
- (iii) The Nelson area and the Blenheim area may be included in either Region 3 or Region 4;
- (iv) The area on the West Coast of the South Island may be included in either Region 3 or Region 4; and
- (c) In calling for those applications, require applicants to indicate in their applications their proposals with regard to the networking of the private television stations in the 4 regions; and
- (d) Give the applicants for the television warrants not less than 110 days to file their applications and supporting schedules; and
- (e) Allow the usual period of 60 days for pre-hearing procedures; and
- (f) Hear all the applications in one series of sittings; and
- (g) Where the Corporation is using a translator on a VHF band for the broadcasting of programmes of Television New Zealand and the use of that VHF band for the purposes of broadcasts from a regional television station would require the Corporation to cease using the VHF band for that translator, not grant an application for a warrant in respect of that regional television station unless the applicant first undertakes to meet—
- (i) The costs of reinstating that translator so that it will, on the UHF band, provide coverage of the same standard as that previously enjoyed (which costs shall include the cost of the installation of any receiving equipment which is required to receive broadcasts from the translator); and
- (ii) Such part, as you, the Tribunal considers just, of the cost of any transmitting equipment which is required for the purposes of the translator and which will enable the translator to provide coverage of the same standard as that previously enjoyed; and
- (h) Make it a condition of each television warrant granted in respect of a television station that services a region or part of a region and which is granted to a person (other than the Corporation) that the holder of the warrant make adequate provision for the broadcasting from that television station by an independent news company (acting under the authority of a television programme warrant) of a news programme covering national news, international news, and current affairs; and
- (4) In pursuance of that policy, direct that you shall, in carrying out the direction contained in clause (3), note that I am prepared to give my permission, under section 70 (3) of the Broadcasting Act 1976, to the issue of the television warrants and the television programme warrant required to implement that policy.

Dated this 6th day of July 1984.

I. J. SHEARER, Minister of Broadcasting.

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The Securities Transfer (Authorised Public Securities Dealers) Notice 1984

PURSUANT to section 2 of the Securities Transfer Act 1977, the Minister of Finance hereby gives the following notice.

NOTICE

1. Title and commencement—(1) This notice may be cited as the Securities Transfer (Authorised Public Securities Dealers) Notice 1984.

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

2. Authorised public securities dealers—The persons named in the Schedule to this notice are hereby approved as public securities dealers for the purposes of the Securities Transfer Act 1977.

3. Revocations—The following notices are hereby revoked, namely,—

- (a) The Authorised Public Securities Dealers Notice 1981*;
- (b) The Authorised Public Securities Dealers Notice 1981, Amendment No. 1†;
- (c) The Authorised Public Securities Dealers Notice 1981, Amendment No. 2‡.

SCHEDULE

AUTHORISED PUBLIC SECURITIES DEALERS

Cl. 2

A.G.C. Merchant Securities Limited.
 A.P.A. Discount Corporation Limited.
 A.M.P. Discount Corporation (N.Z.) Limited.
 Auric Securities Limited.
 Barclays Short Term Investments Limited.
 BNZ Finance Discount Co. Limited.
 Broadbank Corporation Limited.
 CBA Merchant Finance Limited.
 Challenge Corporate Services Limited.
 Equitcorp Securities Limited.
 General Bills Limited.
 Indosuez New Zealand Limited.
 Leadenhall Investments Limited.
 Marac Corporation Limited.
 N.Z.I. Securities Limited.
 Reserve Bank of New Zealand.
 South Pacific Merchant Finance Limited.
 UDC Mercantile Securities Limited.
 United Building Society.

Dated this 4th day of July 1984.

R. D. MULDOON, Minister of Finance.

**Gazette*, 1981, p. 3056

†*Gazette*, 1982, p. 3388

‡*Gazette*, 1983, p. 1939

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Direction to Broadcasting Corporation of New Zealand in Connection with the use of its Micro-wave Facilities by the Holders of Warrants in Respect of Private Television Stations

To the Broadcasting Corporation of New Zealand

WHEREAS section 17 (3) (a) of the Broadcasting Act 1976 specifically empowers the Broadcasting Corporation of New Zealand to establish, install, erect, alter, reconstruct, operate, and maintain, among other things, micro-wave facilities: And whereas section 17 (3) (d) of the Broadcasting Act 1976 specifically empowers the Broadcasting Corporation of New Zealand to make provision for the use of its micro-wave facilities by private broadcasters: And whereas it is part of the general policy of the New Zealand Government in relation to broadcasting that regional private television be developed in New Zealand without delay: And whereas that policy requires that there be effective coverage by private television stations in each of the 4 regions proposed: And whereas that policy requires the establishment of an independent news company, which is to be authorised, by a television programme warrant, to broadcast, in each of the 4 regions, a news programme, covering national news, international news, and current affairs: And whereas such coverage, and, in particular, the broadcasting of the news programme, will require that the holders of warrants in respect of private television stations in the 4 regions form or join in forming, or enter or be or become members of, a network of such holders of warrants, or some other association or organisation of holders of such warrants formed for the purpose of making arrangements for the broadcasting, by 2 or more private television stations linked for the purpose, of programmes or advertisements: And whereas a network, being provision of a programme by broadcast on 2 or more television stations linked for the purpose, will require, both within regions and between regions, the use of micro-wave facilities or of satellite bearers or of other high capacity transmission systems: NOW THEREFORE, pursuant to section 20 (1) of the Broadcasting Act 1976 (as enacted by section 4 (1) of the Broadcasting Amendment Act 1982), I, Ian John Shearer, the Minister of Broadcasting—

(1) Give you notice that it is part of the general policy of the New Zealand Government in relation to broadcasting—

(a) That regional private television be developed in New Zealand without delay; and

(b) That, in each of the 4 regions proposed, there should be effective coverage by private television stations; and