CORRIGENDUM

Consent to Generation of Electricity by Use of Water

In the notice with the above heading published in the *New Zealand Gazette* No. 61, 5 April 1984, page 1176, the last line of paragraph 1 should read: "with all other enactments and regulations which may be in force".

10/91/1

State Forest Land Set Apart as a State Forest Park to be Known as Northland State Forest Park—Auckland Conservancy

DAVID BEATTIE, Governor-General

A PROCLAMATION

PURSUANT to section 63B (1) of the Forests Act 1949 (as substituted by section 19 of the Forests Amendment Act 1976), I, The Honourable Sir David Stuart Beattie, the Governor-General of New Zealand, hereby set apart the State forests described in the Schedule hereto as a State Forest Park to be known as Northland State Forest Park.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—AUCKLAND CONSERVANCY—COUNTIES OF BAY OF ISLANDS, HOBSON, HOKIANGA, MANGONUI, WHANGAREI AND WHANGAROA

ALL of that land being 80180.0934 hectares, more or less, comprising the following State Forests:

Herekino State Forest
Raetea State Forest
Raetea State Forest
Maungataniwha State Forest
Puketi State Forest
Omahuta State Forest
Warawara State Forest
Waima State Forest
Mataraua State Forest
Kaihu State Forest
Houto State Forest
Tangihua State Forest
Opua State Forest
Marlborough State Forest
Mangakahia State Forest
Russell State Forest
Pukenui State Forest

and part Waipoua State Forest (excluding production forest areas).

As shown on plans N 05/1, O 04/3, O 04/4, O 05/14, O 05/15, O 06/8, O 06/9, O 06/10, P 05/18, P 05/19, P 06/4, P 07/1, P 07/2, Q 05/5 and Q 06/8, deposited in the Head Office of the New Zealand Forest Service at Wellington.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 27th day of April 1984.

JONATHAN ELWORTHY, Minister of Forests.

[L.S.]

GOD SAVE THE QUEEN!

(F.S. 6/1/5).

18/1

The Te Kauwhata Irrigation District Order 1984

DAVID BEATTIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington this 30th day of April 1984.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 208 of the Public Works Act 1981, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order:

- 1. This order may be cited as the Te Kauwhata Irrigation District Order 1984.
- 2. The Minister of Works and Development is hereby authorised to construct, maintain and control water supply works described in the First Schedule hereto to serve the land described in the Second Schedule hereto. On completion of construction The Waikato County Council shall administer the scheme on behalf of the Minister.

- 3. The area of land described in the Second Schedule hereto is hereby constituted as an irrigation district, to be known as the Te Kauwhata Irrigation District (hereinafter referred to as "the district").
- 4. It is hereby declared that the annual basic charge payable on all irrigable land within the district shall be \$138.00 an irrigable hectare and the water availability charge shall be \$127.00 per 1000 m³ (thousand cubic metres). This is based on an average irrigation seasonal water requirement of 2660 m³ (cubic metres) per irrigable hectare. Water use in excess of 2660 m³ per irrigable hectare per season shall be defined as surplus water. The rate charged for the first 1240 m³ per irrigable hectare of surplus water will be the same as ruling annual water availability charge for that irrigation season. And additional surplus water in excess of 1240 m³ per irrigable hectare will be charged at a rate equal to 125% (one hundred and twenty-five percent) of the full ruling water availability charge for that irrigation season and is not subject to reductions during the first 6 seasons of supply. The rates charged for surplus water will be reviewed annually and if necessary adjusted accordingly. Reductions shall be made to annual basic charge and the water availability charge during the first 6 irrigation seasons so that the charges for the first 6 seasons of supply shall be as set out in the Third Schedule hereto.
- 5. It is hereby declared that on the commencement of water supply and from the end of the sixth season of water availability both annual basic and water availability charges may be adjusted annually to take into account variations between the estimated and actual construction costs, variations between estimated and actual costs of operation, maintenance and renewals, and variations in quantity of water or subject to availability agreements.
- 6. The charges payable shall be for a period of 20 consecutive seasons commencing at the start of the first year of supply for the scheme as determined and notified according to section 217 of the Act.
- 7. The supply of water will be subject to the water right granted by the Waikato Valley Authority in its capacity as the Regional Water Board. This right (No. 4467) is for up to 22 900 m³/day (twenty-two thousand nine hundred cubic metres per day) of water to be taken from the Waikato River at or about map reference NZMS1 N52 577945.
- 8. The irrigation season shall extend from 15 September to 30 April inclusive.
- 9. The minimum aggregate area of land occupied that shall be included in the irrigation scheme shall be 2 hectares.

FIRST SCHEDULE

WATER SUPPLY WORKS

THE TE Kauwhata Irrigation works by which means water can be drawn from the Waikato River by a piped water supply to a storage reservoir from which point the said water will be either gravity fed or pump reticulated to each property through a control valve as appropriate to enable trickle irrigation for horticultural plantings.

The said works include all reservoirs, electrical supply equipment, piping, gauges, boxes, valves, pumps, filters, meters and all other works incidental to or required for the construction, maintenance and control of the said works for the irrigation of the district.

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

Te Kauwhata Irrigation District

ALL that area in the South Auckland Land District, Waikato County, containing 1200 hectares, more or less, bounded by a line commencing at a point on the western side of State Highway No. 1 (R.S. 393/11.52), being the northern-most corner of part Allotment 387 situated in the Parish of Whangamarino, Block XIV, Maramarua Survey District; thence proceeding in a south-westerly direction along the northern boundary of part Allotments 387 and 221, Parish of Whangamarino, to Hall Road; thence easterly generally along the northern side of Hall Road to a point opposite and in line with the western boundary of part Allotment 474, Parish of Whangamarino, to cross Hall Road proceeding in a southerly direction down the aforesaid western boundary of part Allotment 474, Parish of Whangamarino; thence easterly along the southern boundary of part Allotment 474, Parish of Whangamarino, to a point on the old State highway roadside (Rodda Road); thence proceeding in a southeasterly direction along the western side of the old State highway and the new State highway No. 1 (see S.O. 50192) to the northernmost corner of part Section 45, Block XV, Maramarua Survey District (S.O. 50192); thence south-westerly along the north-western boundaries of part Section 45 and Section 46, Block XV, Maramarua Survey District; thence westerly along the northern boundaries of Section 47, Block XV, Maramarua Survey District, and Lot 2, D.P. S. 13096; thence southerly along the western boundary of Lot 2, D.P. S. 13096, westerly along the northern, and southerly along the south-western boundaries of Allotment 403, Parish of