Declaring Land in the Wellington Land District, Vested in the Wellington Education Board as a Site for a Public School, to be Vested in Her Majesty the Queen

DAVID BEATTIE, Governor-General
A PROCLAMATION

Pursuant to subsection (6) of section 5 of the Education Lands Act 1949, I, The Honourable Sir David Stuart Beattie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto, being an area vested in the Wellington Education Board as a site for a public school, shall be vested in Her Majesty the Queen, freed and discharged from every educational trust affecting the same, but subject to all leases, encumbrances, liens, or easements affecting the same at the date hereof.

SCHEDULE
WELLINGTON LAND DISTRICT—HUTT COUNTY

4047 square metres, more or less, being part Section 390, Hutt District, situated in Block VI, Akatarawa Survey District. All certificate of title 131/144. S.O. Plan 11583 and D.P. 16764.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of July 1985.

K. T. WETERE, Minister of Lands.

[LS]
GOD SAVE THE QUEEN!
(L. and S. H.O. 6/6/1044; D.O. 38/253)

Declaring Land in the Wellington Land District, Vested in the Wellington Education Board as a Site for a School, to be Vested in Her Majesty the Queen

DAVID BEATTIE, Governor-General
A PROCLAMATION

Pursuant to subsection (6) of section 5 of the Education Lands Act 1949, I, The Honourable Sir David Stuart Beattie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto, being an area vested in the Wellington Education Board as a site for a school, shall be vested in Her Majesty the Queen, freed and discharged from every educational trust affecting the same, but subject to all leases, encumbrances, liens, or easements affecting the same at the date hereof.

SCHEDULE
WELLINGTON LAND DISTRICT—RANGITIKEI COUNTY

1012 square metres, more or less, being Section 6, Block V, Town of Wairau, situated in Block IX, Moawhango Survey District. S.O. Plan 15363.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of July 1985.

K. T. WETERE, Minister of Lands.

[LS]
GOD SAVE THE QUEEN!
(L. and S. H.O. 6/6/1044; D.O. CL 36/109)

Declaring Land in the Wellington Land District, Vested in the Wellington Education Board as a Site for a School, to be Vested in Her Majesty the Queen

DAVID BEATTIE, Governor-General
A PROCLAMATION

Pursuant to subsection (6) of section 5 of the Education Lands Act 1949, I, The Honourable Sir David Stuart Beattie, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto, being an area vested in the Wellington Education Board as a site for a school, shall be vested in Her Majesty the Queen, freed and discharged from every educational trust affecting the same, but subject to all leases, encumbrances, liens, or easements affecting the same at the date hereof.

SCHEDULE
WELLINGTON LAND DISTRICT—WAIRARAPA SOUTH COUNTY

808 square metres, more or less, being part Section 11 Taratahi District, situated in Block XI, Tiffin Survey District. Balance certificate of title 354/83, as marked B on S.O. Plan 32234.
Revoking the Reservation Over Land in Canterbury Land District Reserved for Plantation Purposes

RONALD DAVISON,
Administrator of the Government

PROCLAMATION

Pursuant to section 15 of the Selwyn Plantation Board Act 1953, I, the Right Honourable Sir Ronald Keith Davison, the Administrator of the Government of New Zealand, hereby revoke the reservation for plantation purposes over the land described in the Schedule hereeto.

SCHEDULE

CANTERBURY LAND DISTRICT—MALVERN COUNTY

33.3558 hectares, more or less, being Lot 1, L.T. 48702 (formerly part Reserves 1757 and 3526), situated in Block XII, Hororata Survey District.

38.3565 hectares, more or less, being Lot 2, L.T. 48702 (formerly part Reserves 1757 and 3526), situated in Blocks XII and XVI, Hororata Survey District.

Given under the hand of His Excellency the Administrator of the Government and issued under the Seal of New Zealand, this 30th day of July 1985.

K. T. WETERE, Minister of Lands.

[L.S.]

GOD SAVE THE QUEEN!

(L. and S. H.O. Res. 11/9/2; D.O. 8/5/52)

The Pukerimu Irrigation Order 1985

DAVID BEATTIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 22nd day of July 1985

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.

ORDER

1. This Order may be cited as the Pukerimu Irrigation Order 1985.

2. The Minister of Works and Development is hereby authorised to construct, maintain and control the water supply works described in the First Schedule hereto to serve the district described in the Schedule hereeto. On completion the Waipa County Council shall administer the scheme on behalf of the Minister.

3. The area of land described in the said Second Schedule is hereby constituted as an irrigation district, to be known as the Pukerimu Irrigation District (herein 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 $245 an irrigable hectare and the annual water availability charge payable in respect of water supplied shall be $162 per 1000 cubic metres.

5. The annual basic and water availability charges shall be reduced for the first 4 seasons of supply as set out in the Third Schedule hereeto.

6. The level of charges for the fifth and subsequent seasons are calculated so that the balance of the deferred or reduced charges of the first 4 seasons of supply are recovered uniformly over the remaining irrigation seasons for which charges under section 214 of the Act are payable.

7. Basis of allocation—supply of water is subject to water right and the annual water availability charge is subject to water right and the annual water availability charge shall be calculated so that the balance of the deferred or reduced charges of the first 4 seasons of supply are recovered uniformly over the remaining irrigation seasons for which charges under section 214 of the Act are payable.

Water will be allocated and supplied to an occupier under a water availability agreement based on the occupier's irrigable area and the irrigation system to be employed on that area.

The minimum amount of water that will be allocated in the first 5 years of operation will be 2950 cubic metres per irrigable hectare.

Any water used in excess of the amount allocated under a water availability agreement is defined as surplus water. Within the irrigation district, any surplus water used during the irrigation season up to a total maximum use of 5700 cubic metres per irrigable hectare will be guaranteed at the same terms and conditions as those pertaining to the water availability agreement.

Any water taken within the defined irrigation season in excess of 5700 cubic metres per irrigable hectare will be charged at 125 percent of the availability charge for that irrigation season, and this availability charge will not be subject to reductions during the first 4 seasons of supply.

The availability charge for water used in excess of 5700 cubic metres per irrigable hectare, and for surplus water supplied to occupiers with no irrigable area within the irrigation district, will be reviewed annually and if necessary, adjusted accordingly.

8. The irrigation season shall extend from 15 September to 30 April inclusive. Schemes incurred over the preceding irrigation season will be invoiced as at 30 April of each year and due for payment without penalty within 28 days of date of invoice. Charges incurred over the period between 30 April and 15 September will be invoiced as at 15 September of each year and due for payment without penalty within 28 days of date of invoice.

9. The minimum aggregate area of land held by an occupier that will be included in the irrigation district shall be 4.1 hectares.

FIRST SCHEDULE

WATER SUPPLY WORKS

The Pukerimu Irrigation Works by which means water can be drawn from the Waikato River by a piped water supply, treated and filtered at headworks as necessary, will be pumped by variable speed pumps through the distribution works through a flow control valve as appropriate to enable trickle and spray irrigation of horticultural crops.

The said works include all reservoirs, piping, gauges, bores, valves, pumps, meters and housing and all other works incidental to or required for the construction and also initial maintenance and control of the said works for the irrigation of the district.

SECOND SCHEDULE

PUKERIMU IRRIGATION DISTRICT

All that area in the South Auckland Land District, Waipa County, bounded by a line commencing at a point on the southern side of the Te Awamutu - Cambridge Road, being the north-eastern corner of Lot 1, D.P. S. 32183, situated in Block IX, Cambridge Survey District; thence proceeding in a westerly direction along the southern side of the said Te Awamutu Cambridge Road to the southernmost corner of Lot 1, D.P. 29836, to the cross by a right line to the south-western corner of Lot 1, D.P. S. 11537 and proceed northwards along the western boundary of the said Lot 1, D.P. S. 11537 to the middle of a stream forming the north boundary of part Allotment 18, Parish of Pukekura; thence proceeding westerly down the middle of that stream to the southern boundary of Lot 1, D.P. S. 11537 and in a northerly direction along the western boundary of the said Lot 1, D.P. S. 12791 and in a northerly direction along the northern boundaries of Lot 1, D.P. S. 12791 and part Lot 2, D.P. S. 32463 to a point on the roadside being the north-western corner of Lot 2, D.P. S. 30695; thence proceeding in a northerly direction crossing a road and along the western boundary of Lot 1, D.P. S. 32463, to the left bank of the Waikato River; thence proceeding in a westerly direction along the left bank of the Waikato River to the north-western corner of Allotment 10, Parish of Pukekura; thence proceeding down the north-western direction to a point on the Ohaupo-Cambridge Road being the south-western corner of the said Allotment 10; thence proceeding in an easterly direction along the northern boundary of the said Allotment 10 to the point at the end of the north-western boundary of the said Allotment 9, Parish of Pukekura, as shown on D.P. S. 12954; thence proceeding in a south-western direction along the western boundary then in an easterly direction along the southern boundary of the said part Allotment 9, as shown on D.P. S. 12954,
to the western boundary of Lot 1, D.P. S. 15257; thence easterly, southerly and again easterly along the western and southern boundaries to the Te Awamutu - Cambridge Road; thence proceeding in a south-westerly direction along the western roadside for 200 metres; thence westerly for a distance of 630 metres to intersect the western boundary of part Allotment 103, Parish of Pukekura; thence south-westerly for a distance of 275 metres along that western boundary and its production to the southern side of Parallel Road; thence westerly along that southern roadside to the western corner of Lot 2, D.P. S. 35401, thence southerly along the boundary of Lot 2, D.P. S. 35401 and easterly along the southern boundaries of the said Lots 1 and 2, D.P. S. 35401 and their production to the eastern side of the Te Awamutu - Cambridge Road; thence southerly along that eastern roadside to its intersection with McLaren Road, thence easterly along the northern side of McLaren Road to the south-eastern corner of part Lot 2, D.P. S. 8038; thence northerly along the eastern and northern boundaries of the said part Lot 2, D.P. S. 8038 to the Te Awamutu - Cambridge Road; thence north-easterly along the eastern side of the Te Awamutu - Cambridge Road, along the southern, eastern and northern boundaries of Lot 1, D.P. S. 28020, and again north-easterly along the southern side of the said Te Awamutu - Cambridge Road to its intersection with the eastern boundary of Allotment 107, Parish of Pukekura (S.O. 3532); thence south-easterly on a bearing of 66°00, distance 190 metres to intersect the western boundary of Lot 1, D.P. S. 16549; thence south-easterly along the western boundaries of Lot 1, D.P. S. 16549 and part Lot 2, D.P. S. 4699 to the south-western corner of part Lot 2, D.P. S. 4699; thence north-easterly along the south-eastern and eastern boundaries of the said part Lot 2, D.P. S. 4699, the eastern boundaries of part Allotment 26, Parish of Pukekura, Lot 1, D.P. S. 278, crossing a public road, Lot 1, D.P. S. 1517, part Lot 1 and Lot 2, D.P. S. 3517, the end of an unformed Legal Road, Lot 3, D.P. S. 26775 and Lot 1, D.P. S. 32183 to the point of commencement.

THIRD SCHEDULE

REDUCED IRRIGATION CHARGES

<table>
<thead>
<tr>
<th>Season of Supply</th>
<th>Basic Charge</th>
<th>Water Availability Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Season</td>
<td>$49.00/ha</td>
<td>$32.00/1000 m³</td>
</tr>
<tr>
<td>Second Season</td>
<td>$98.00/ha</td>
<td>$65.00/1000 m³</td>
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<tr>
<td>Third Season</td>
<td>$147.00/ha</td>
<td>$97.00/1000 m³</td>
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<tr>
<td>Fourth Season</td>
<td>$196.00/ha</td>
<td>$130.00/1000 m³</td>
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<tr>
<td>Fifth Season</td>
<td>$245.00/ha</td>
<td>$162.00/1000 m³</td>
</tr>
</tbody>
</table>

P. G. MILLEN, Clerk of the Executive Council.

The Balmoral Irrigation Amendment Order 1985

DAVID BEATTIE, Governor-General

IN COUNCIL

At the Government House at Wellington this 22nd day of July 1985.

Present:

His Excellency the Governor-General in Council

Pursuant to sections 55 and 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 amends the Order in Council dated the 30th day of November 1981 and published in the Gazette of 10 December 1981, No. 146, at pages 3716 and 3717, by the following order:

ORDER

1. This order may be cited as the Balmoral Irrigation Amendment Order 1985 and shall be read together with and deemed part of the Balmoral Irrigation Order 1981 (hereinafter referred to as the principal order).

2. This order shall come into force 7 days after it is published in the Gazette.

3. It is hereby declared and specified that hereafter the irrigation season shall be a period commencing on the 1st day of August and ending on the 31st day of May next following:

4. Clause 4 of the principal order is hereby amended by omitting the words "from when a farm development plan has been agreed upon", and substituting the words "from when a water availability agreement has been entered into."

5. Clause 4 of the principal order is further amended by omitting the word "on" where it secondly appears and substituting the word "at."

P. G. MILLEN, Clerk of the Executive Council.

(P.W. 64/6/1/27; Ch. D.O. WS. 6/177)

 Consent to the Exchange of Reserve Land for Other Land

DAVID BEATTIE, Governor-General

IN COUNCIL

At the Government House at Wellington this 22nd day of July 1985

Present:

His Excellency the Governor-General in Council

Pursuant to section 4 of the Waimakariri River Improvement Amendment Act 1930, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the exchange of the reserve for river conservation purposes, described in the First Schedule hereto, for the land described in the Second Schedule hereto.

FIRST SCHEDULE

Canterbury Land District—Paparoa County

360 square metres, 65 square metres and 100 square metres, more or less, being parts of Lot 3, D.P. 43077, situated in Block IX, Christchurch Survey District. Parts of certificate of title 448/57.

115 square metres and 33 square metres, more or less, being parts of Lot 4, D.P. 43077, situated in Block IX, Christchurch Survey District. Parts of certificate of title 448/57.

280 square metres, more or less, being part of Lot 5, D.P. 43077, situated in Block V, Christchurch Survey District. Part of certificate of title 448/57.

SECOND SCHEDULE

Canterbury Land District—Paparoa County

230 square metres, more or less, being part of Lot 1, D.P. 43077, situated in Block V, Christchurch Survey District. Part certificate of title 13K/1145.

47 square metres, 25 square metres and 25 square metres, more or less, being parts of Lot 1, D.P. 43077, situated in Block IX, Christchurch Survey District. Parts of certificate of title 7C/59.

210 square metres and 315 square metres, more or less, being parts of Lot 1, D.P. 43077, situated in Block IX, Christchurch Survey District. Parts of certificate of title 7B/1383.

All the above described land being more particularly shown on D.P. 43077.

P. G. MILLEN, Clerk of the Executive Council.

(L. and S. H.O. 1/1143; D.O. 3/473)

Amending the Dannevirke County Council Foreshore Control Order 1983

DAVID BEATTIE, Governor-General

IN COUNCIL

At the Government House at Wellington this 22nd day of July 1985

Present:

His Excellency the Governor-General in Council

Pursuant to section 165 of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice of the Executive Council hereby amends the Schedule to the Dannevirke County Council Foreshore Control Order 1983* by deleting the words "Weber Survey District" and substituting the words "Tautane Survey District".

P. G. MILLEN, Clerk of the Executive Council.


(M.O.T. 54/14/22)
Appointing a Member of the Bay of Plenty Catchment Commission

PURSUANT to section 13 (5) (a) of the Soil Conservation and Rivers Control Act 1941, the National Water and Soil Conservation Authority hereby appoints

Ross Alan Aubertin of Rotorua

to be a member of the Bay of Plenty Catchment Commission.

Dated at Wellington this 5th day of July 1985.

D. A. PICKERING, Secretary.

National Water and Soil Conservation Authority.

(P.W. 75/12)

Officers Authorised to Take and Receive Statutory Declarations

PURSUANT to section 9 of the Oaths and Declarations Act 1957, as amended by the Oaths and Declarations Amendment Act 1972, I have authorised the officers in the service of the Crown named in the Schedule below to take and receive statutory declarations under the said Act.

SCHEDULE

MINISTRY OF AGRICULTURE AND FISHERIES

Administration Officer (FMD), Christchurch.
Section Officer, Hawera.
Regional Agricultural Quarantine Officer, Wellington.

S. J. CALLAHAN, Secretary for Justice.

(P. W. 26/139; Ch. D.O. 81/8)

Release to Work Committee—Appointment of Chairman

PURSUANT to section 21h of the Penal Institutions Act 1954 as amended by the Penal Institutions Amendment Act 1961, the Minister of Justice has been pleased to appoint

Neville Clarke Jaine, District Court Judge of Wellington, to be a member and Chairman of the Release to Work Committee for a term of 3 years on and from the date hereof vice Richard Ronald Kearney, District Court Judge.

Dated at Wellington this 18th day of July 1985.

S. J. CALLAHAN, Secretary for Justice.

(Appm. 3/36/6)

Appointment of District Court Judge

PURSUANT to section 5 of the District Courts Act 1947, and section 21 of the Children and Young Persons Act 1974, His Excellency the Governor-General has been pleased to appoint

John Pennington Gatley of Wellington
to be a District Court Judge, to exercise civil and criminal jurisdiction within New Zealand and the jurisdiction of the Children and Young Persons Court.

Dated at Wellington this 18th day of July 1985.

GEOFFREY PALMER, Minister of Justice.

Cancellation of Appointment and Appointment of a Deputy Member of the Marine Council

PURSUANT to section 15A of the Shipping and Seamen Act 1952 (as substituted by section 2 of the Shipping and Seamen Amendment Act 1971) as Minister of Transport I hereby:

1. Cancel the appointment of Simon Stratton Carlaw as deputy member of the Marine Council for the Chairman Hubert David Maurice Jones; and

2. Appoint Frances Fiona Knight of the Ministry of Transport as deputy member of the Marine Council for H. D. M. Jones.

Dated at Wellington this 26th day of July 1985.

R. W. PREBBLE, Minister of Transport.

Reappointment of Honorary Community Officers Under the Maori Community Development Act 1962

PURSUANT to section 5 (3) of the Maori Community Development Act 1962, the Minister of Maori Affairs hereby reappoints the persons named in the Schedule hereto, to serve as Honorary Community Officers for a further term of 3 years in the area shown in the second column of the Schedule.

Dated at Wellington this 17th day of July 1985.

K. T. WETERE, Minister of Maori Affairs.

Name

Nicholas Adams Auckland
Edna Batey (Mrs) Auckland
T. Carpenter (Mrs) Auckland
Henry Davis Auckland
Linda Katipa Auckland
Tuira Moki (Mrs) Auckland
Aroha Puru (Mrs) Auckland
Teariki Tuiono Auckland
Piri Tapuke Auckland
Agnes Tuisamoa Auckland
Jack Wihongi Auckland

Area

Auckland

Instrument of Appointment

PURSUANT to sections 20 and 21 (1) of the Shipping and Seamen Act 1952, and pursuant to an instrument of delegation from the Minister of Transport dated the 3rd day of June 1981, and pursuant to an instrument of sub-delegation from the Secretary for Transport dated the 23rd day of June 1981, I, Hubert David Maurice Jones, Director, Marine Division, do hereby appoint

Ian Murray James Clarke

to be an examiner for the purposes of granting:

(a) Certificates of Competency as Boatmaster;

(b) Certificates of Competency as Inshore Fishing Skipper;

(c) Certificates of Competency as Master, Restricted Limits Launch; and

(d) Local Launchman's Licences.

Signed at Wellington this 26th day of July 1985.

H. D. M. JONES, Director, Marine Division.

Members of New Zealand Geographic Board Appointed

NOTICE is given that pursuant to section 3 of the New Zealand Geographic Board Act 1946, His Excellency the Governor-General has appointed

Leslie Francis Molloy, M.SC., PH.D., Ralph Hudson Wheeler, M.A., Sir Joseph Holmes Miller, O.B.E. F.N.Z.I.S.,
Reconstituting the Ruahine State Forest Park Advisory Committee

PURSUANT to regulation 3 of the State Forest Park and Forest Recreation Regulations 1979, the Minister of Forests hereby reconstitutes the Ruahine State Forest Park Advisory Committee for a 3-year term which expires on 1 March 1988.

The reconstituted committee shall consist of the Conservator of Forests, Palmerston North and 10 appointed members, namely:

Albert Lloyd Beech.
Robin John Douglas Hilton.
Morris Kendrick Holland.
Alva McAdam.
Derek James McCoskery.
John Peyton Skipworth.
Barry William Edgar Tasker.
Kay Te Rangi Kauia Tipene-Leach.
Robert Edward Yeoman.

Dated at Wellington this 26th day of July 1985.

K. T. WETERE, Minister of Forests.

Reconstituting the Pureora State Forest Park Advisory Committee

PURSUANT to regulation 3 of the State Forest Park and Forest Recreation Regulations 1979, the Minister of Forests hereby reconstitutes the Pureora State Forest Park Advisory Committee for a 3-year term which expires on 1 March 1988.

The reconstituted committee shall consist of the Conservator of Forests, Auckland and 10 appointed members, namely:

Ronald Garner Beuge.
Bruce Dudley Clarkson.
Arthur Blair Cowan.
Roy William Dench.
Finlay Lloyd Phillips.
James Christopher Rutherford.
Ronald Alexander Stuart.
Bert Te Tuhi.
Audrey Julie Veale.

Dated at Wellington this 26th day of July 1985.

K. T. WETERE, Minister of Forests.

Reconstituting the Hanmer State Forest Park Advisory Committee

PURSUANT to regulation 3 of the State Forest Park and Forest Recreation Regulations 1979, the Minister of Forests hereby reconstitutes the Hanmer State Forest Park Advisory Committee for a 3-year term which expires on 1 March 1988.

The reconstituted committee shall consist of the Conservator of Forests, Christchurch and 10 appointed members, namely:

Lynette Margaret Chamberlain.
Janet Clare Crawford.
William Brooke Dawson.
Alison Patricia Holcroft.
Harold Gordon Hunt.

Dated at Wellington this 26th day of July 1985.

K. T. WETERE, Minister of Forests.

Reconstituting the Catlins State Forest Park Advisory Committee

PURSUANT to regulation 3 of the State Forest Park and Forest Recreation Regulations 1979, the Minister of Forests hereby reconstitutes the Catlins State Forest Park Advisory Committee for a 3-year term which expires on 1 March 1988.

The reconstituted committee shall consist of the Conservator of Forests, Invercargill and 9 appointed members, namely:

Jennifer June Bedford.
Gordon Ross Duncay.
Marna Kathleen Dunn.
Ronald Andrew Ericson.
Alisdair Mark Hanger.
Charles Russell Harris.
Brian Gerald O'Callaghan.
Ian Alexander Smith.
Nancy Nicolas Strang.

Dated at Wellington this 26th day of July 1985.

K. T. WETERE, Minister of Forests.

Reconstituting the Victoria State Forest Park Advisory Committee

PURSUANT to regulation 3 of the State Forest Park and Forest Recreation Regulations 1979, the Minister of Forests hereby reconstitutes the Victoria State Forest Park Advisory Committee for a 3-year term which expires on 1 March 1988.

The reconstituted committee shall consist of the Conservator of Forests, Hokitika and 9 appointed members, namely:

Dennis Neil Colville.
Brenda J. Dorfliger.
George Kenneth Aitken Ferguson.
Lesley May Hadley.
Robert Gunson Lawn.
Stewart Robertson.
Heather Christine Wallace.
Kenneth Brian Wood.
Shane Donald Wright.

Dated at Wellington this 26th day of July 1985.

K. T. WETERE, Minister of Forests.

Officers Authorised to Take and Receive Statutory Declarations

PURSUANT to section 9 of the Oaths and Declarations Act 1957, as amended by the Oaths and Declarations Amendment Act 1972, I have authorised the officers in the service of the Crown named in the Schedule below to take and receive statutory declarations under the said Act.

SCHEDULE

POST OFFICE

Registrar of Electors

Glenfield.
Otara.
Panmure.
Rodney.
West Auckland.
Christchurch North.
Tarawera.
Kaipara.
Senior Supervisor, General, Engineer in Chief's Office, Post Office Headquarters.
Dated at Wellington this 25th day of July 1985.

GEORGE PALMER, Minister of Justice.
(Adm. 3/30/3/25 (10))

Revocation of Appointment of Officers Authorised to Take and Receive Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, as amended by the Oaths and Declarations Amendment Act 1972, I have revoked the appointment of the officers in the service of the Crown named in the Schedule below as officers authorised to take and receive statutory declarations.

SCHEDULE
POST OFFICE

Deputy Manager, General Section, Chief Postmaster's Office, Auckland.
Senior Investigating Officer, Auckland.
Staff Welfare Officer, Auckland.
Supervisor, Silverdale.
Supervisor, Manurewa.
Supervisor, Onehunga.
Supervisor, Savings Bank Branch, Takapuna.
Deputy Manager, Personnel, Chief Postmaster's Office, Auckland.
Senior Investigating Officer, Christchurch.
Accountant, Money Order and Savings Bank Branch, Christchurch.
Senior Supervisor, Savings Bank Branch, Ashburton.
Supervisor (Telephone), Chief Postmaster's Office, Gisborne.
Manager, Telegraph Branch, Gisborne.
Supervisor (Ledgers), Savings Bank Branch, Greytown.
Staff Welfare Officer, Napier.
Banking Sales Representative, Officer in Charge, Savings Bank Branch, Napier.
Supervisor, Telegraph Branch, Whakatane.
Supervisor, Murupara.
Supervisor, Savings Bank Branch, Tauranga.
Supervisor, Chief Postmaster's Office, Thames.
Staff Welfare Officer, Wellington.
Accountant, Wellington.
Senior Supervisor, Savings Bank Branch, Lower Hutt.
Supervisor, Loans, Upper Hutt.
Assistant Manager (General), Regional Engineer's Office, Auckland.
Supervising Overseer, Construction Branch, Feilding.
Senior Overseer, Construction Branch, Whangarei.
Assistant Manager (Admin), Electronic Data Processing Branch.
Manager (Admin), Computer Services Division, Post Office Headquarters.
Principal, Field Operations Division, Post Office Headquarters.
Assistant Principal, Security, Industrial Division, Post Office Headquarters.
Senior Supervisor, Trentham Accommodation Centre, Post Office Headquarters.
Senior Supervisor, Post Office Headquarters, Personnel Section.
Marketing Manager, Banking/Postal Marketing Branch, Post Office Headquarters.
Senior Supervisor, Telephone Division, Post Office Headquarters (Telephone Directory-Printing Section).
Director of Postal Services, Post Office Headquarters.
Chief Instructor, Staff Training Schools, Post Office Headquarters.
Supervisor, Engineer-in-Chief's Office, Post Office Headquarters (Transmission Section).
Chief Draughtsman, Post Office Headquarters.
Register of Electors: Albany, Helensville, Kaipara, Otahuhu, Papakau, Kaimai.

Dated at Wellington this 25th day of July 1985.

GEORGE PALMER, Minister of Justice.

(Adm. 3/28/3/26 (10))

Land Held for a Post Office to be Crown Land, Block XV, Town of Frankton

PURSUING TO section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

OTAGO LAND DISTRICT

ALL that piece of land containing 481 square metres, being part Lot 9, D.P. 6662, Block V, Town Survey District, as shown marked 'T' on S.O. Plan 20943, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Wellington this 24th day of July 1985.

J. B. S. HUIZING,
for Minister of Works and Development.

(P.W. 20/1736; Dn. D.O. 24/38/0)

Land in Kaikoura County Held for Public Buildings of the General Government Declared to be Crown Land

PURSUING TO section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

MARLBOROUGH LAND DISTRICT

ALL that piece of land containing 711 square metres, being Section 1407, D.P. S. 24503, lodged in the office of the Chief Surveyor at Blenheim. All the land as shown on S.O. Plan 20943, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Wellington this 24th day of July 1985.

J. B. S. HUIZING,
for Minister of Works and Development.

(P.W. 25/496; Ch. D.O. 40/6/97/1)

Amending a Notice Declaring Land Held for Better Utilisation to be Crown Land in the City of Dunedin

PURSUING TO section 55 of the Public Works Act 1981, the Minister of Works and Development hereby amends the notice dated the 10th day of May 1983, and published in New Zealand Gazette, 16 May 1983, No. 90, page 2159, declaring land held for better utilisation to be Crown land in the City of Dunedin by omitting the Schedule and adding the following.

SCHEDULE

OTAGO LAND DISTRICT

ALL that piece of land containing 481 square metres, being part Lot 9, D.P. 6662, Block V, Town Survey District, as shown marked 'T' on S.O. Plan 20943, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Wellington this 24th day of July 1985.

J. B. S. HUIZING,
for Minister of Works and Development.

(P.W. 71/171/10; Dn. D.O. 50/8683)

Land Held for Post Office Purposes (Residences) to be Crown Land in the Borough of Alexandra

PURSUING TO section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.
SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that piece of stopped road containing 4,4940 hectares and being Section 84, Block XIII, Tutamoe Survey District; as shown on S.O. Plan 51005, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 29th day of July 1985.

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

(P.W. 33/65; Ak. D.O. 50/15/2/0/48745)

Stopped Road Set Apart for a Transport Station in Block X, Patetere North Survey District, Matamata County

Pursuant to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for a transport station.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

All that piece of stopped road containing 4,868 square metres, situated in Block X, Patetere North Survey District, adjoining or passing through part Lot 4, D.P. 19039, part Section 36, Block XI, Patetere North Survey District (D.P. 20884) and Lot 2, D.P. S. 11764; as shown marked "A" on S.O. Plan 53704, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 29th day of July 1985.

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

(P.W. 72/1/2B/0; Hn. D.O. 36/30/1/7/0)

Land Held for the Generation of Electricity Set Apart, Subject to a Profit à Prendre, for State Housing Purposes in the Borough of Huntly

Pursuant to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart, subject to the profit à prendre created by transfer 14739 South Auckland Land Registry, for State housing purposes.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

All those pieces of land situated in the Borough of Huntly, described as follows:

Area

\( \text{m}^2 \)

Lot 5, D.P. S. 32651.

Lot 7, D.P. S. 32651.

Dated at Wellington this 26th day of July 1985.

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

(P.W. 104/63/0; Hn. D.O. 54/0/1/1/8)

Land in Greytown Borough Held for Police Purposes (Housing) Declared to be Crown Land

Pursuant to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

WESTLAND LAND DISTRICT

All that piece of land containing 4437 square metres, being Section 94, Block XI, Hastings Survey District, as shown on S.O. Plan 53671, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 26th day of July 1985.

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

(P.W. 31/2266; Hn. D.O. 39/215/0)

Land in Waimairi District Held for the Christchurch Southern Motorway Declared to be Crown Land

Pursuant to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

CANTERBURY LAND DISTRICT

All that piece of land containing 1907 square metres, situated in Block XIV, Christchurch Survey District; being part Lots 1 and 2, D.P. 11899 and part Lot 1, D.P. 8250; as shown marked "A" on S.O. Plan 15804, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Wellington this 24th day of July 1985.

J. B. S. HUIZING,
for Minister of Works and Development.

(P.W. 71/14/2/0; Ch. D.O. 40/27/121, 123 and 125)

Land Declared to be Road and Road Stopped and Amalgamated in Block X, Whangara Survey District, Cook County

Pursuant to Part VIII of the Public Works Act 1981, the Minister of Works and Development—

(a) Pursuant to section 114, declares the land described in the First Schedule to be road and vested in the Crown and pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of the State Highway No. 35.

(b) Pursuant to sections 116 and 117, declares the parts of road described in the Second Schedule hereto to be stopped, and further declares that the said stopped road described in the Third Schedule hereto shall be amalgamated with the land in certificate of title 3A1281, subject to Court Order 93584 and mortgage No. 131593.1, 134875.1 and 134875.2.
FIRST SCHEDULE
GISBORNE LAND DISTRICT

Land Declared to be Road

All those pieces of land situated in Block X, Whangara Survey District, described as follows:

Area (m²) Being
949 Part Whangara A4 Block; marked 'A' on plan.
138 Part Whangara A4 Block; marked 'B' on plan.
1627 Part Whangara A4 Block; marked 'C' on plan.
106 Part Whangara A4 Block; marked 'D' on plan.
179 Part Whangara A4 Block; marked 'E' on plan.
4840 Part Whangara A4 Block; marked 'G' on plan.

ha
1.0123 Part Whangara A4 Block; marked 'E' on plan.

As shown marked as above mentioned on S.O. Plan 7632, lodged in the office of the Chief Surveyor at Gisborne.

SECOND SCHEDULE
GISBORNE LAND DISTRICT

Road Stopped

All those parts of road situated in Block X, Whangara Survey District, described as follows:

Area (m²) Adjoining or passing through
1508 Part Whangara A4 Block; marked 'K' on plan.
7071 Part Whangara A4 Block; marked 'L' on plan.
1038 Part Whangara A4 Block; marked 'M' on plan.

ha
1.8031 Part Whangara A4 Block; marked 'N' on plan.

As shown marked as above mentioned on S.O. Plan 7632, lodged in the office of the Chief Surveyor at Gisborne.

THIRD SCHEDULE
GISBORNE LAND DISTRICT

Stopped Road Amalgamated

All those pieces of stopped road situated in Block X, Whangara Survey District, described as follows:

Area (m²) Being
1508 Section 23.
7071 Section 24.
1038 Section 25.

ha
1.8031 Section 26.

Dated at Wellington this 24th day of July 1985.

J. B. S. HUIZING,
for Minister of Works and Development.

(P.W. 72/35/4/0; Na. D.O. AD 6/2/28/570)

Amending a Notice Declaring Land to be Road and Road Stopped in Block II, North Harbour and Blueskin Survey District, Silverpeaks County

Pursuant to section 55 of the Public Works Act 1981, the Minister of Works and Development hereby amends the notice dated the 2nd day of June 1982, published in the Gazette, 10 June 1982, No. 60, at page 1807, declaring land to be road and road stopped in the City of Takapuna, pursuant to Part VIII of the Public Works Act 1981, by deleting all of paragraph (b) and substituting the following:

"(b) Pursuant to section 116, declares the road described in the Second Schedule to be stopped."

Dated at Wellington this 24th day of July 1985.

J. B. S. HUIZING,
for Minister of Works and Development.

(P.W. 51/4680; Ak. D.O. 15/80/0/49948-9)

Land Declared to be Road and Road Stopped in Westland County

Pursuant to Part VIII of the Public Works Act 1981, the Minister of Works and Development—

(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road, and vested in The Westland County Council.

(b) Pursuant to sections 116 and 117, declares the portions of road described in the Second Schedule hereto to be stopped and declares that the stopped road shall be dealt with as Crown land under the Land Act 1948.

FIRST SCHEDULE
WESTLAND LAND DISTRICT

All those pieces of land situated in Block V, Toaroha Survey District, described as follows:

Area (m²) Being
4228 Part Rural Section 5868; marked 'A' on plan.
1080 Part Bed of Granite Creek and Crown Land; marked 'B' on plan.
240 Crown Land; marked 'C' on plan.
600 Part Reserve 1627; marked 'D' on plan.
520 Part Reserve 1627; marked 'E' on plan.
1570 Part Bed of Diedrichs Creek; marked 'F' on plan.

ha
1.9200 Rural Section 5868 and Crown Land; marked 'J' on plan.

As shown marked as above mentioned on S.O. Plan 10381, lodged in the office of the Chief Surveyor at Hokitika.

SECOND SCHEDULE
WESTLAND LAND DISTRICT

All those portions of road, situated in Block V, Toaroha Survey District, described as follows:

Area (m²) Being
6810 Rural Sections 5868, 5869, 5870, Crown Land and part Reserve 1627; marked 'K' on plan.
1800 Rural Section 5870, Crown Land and part Reserve 1627; marked 'L' on plan.
1040 Part Bed of Granite Creek; marked 'M' on plan.
1200 Crown Land; marked 'N' on plan.
480 Crown Land, part Reserve 1627 and part Bed of Granite Creek; marked 'O' on plan.
60 Part Reserve 1627; marked 'P' on plan.
280 Part Reserve 1627; marked 'Q' on plan.
270 Part Reserve 1627; marked 'R' on plan.
1640 Reserve 1931; marked 'S' on plan.

As shown marked as above mentioned on S.O. Plan 10381, lodged in the office of the Chief Surveyor at Hokitika.

Dated at Wellington this 26th day of July 1985.

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

(P.W. 44/767; Ch. D.O. 35/39)
 Declaring Stopped Road to be Disposed of in the City of Takapuna

Pursuant to section 117 (3) of the Public Works Act 1981, the Minister of Works and Development declares the stopped road described in the Schedule hereto to be vested in Gregory Selwyn Iversen of Auckland, manager and Alexander Josephine Iversen, his wife.

Schedule

North Auckland Land District

All that piece of stopped road containing 154 square metres, situated in the City of Takapuna, and being Allotment 698, Paremoremo Parish; as shown on S.O. Plan 49949, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 26th day of July 1985.

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

(P.W. 51/4680; Ak. D.O. 15/80/0/49948-9)

Declaring Land to be Road in the Borough of Henderson

Pursuant to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road, which shall vest in The Henderson Borough Council.

Schedule

North Auckland Land District

All those pieces of land, situated in the Borough of Henderson, described as follows:

Area

m²

Being

154

Part Lot 6, D.P. 1467 and part Allotment 7, Waipareira Parish (D.P. 2251); marked "A" on plan.

1714

Part Lot 7, D.P. 1467; marked "B" on plan.

As shown as above mentioned on S.O. Plan 59034, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 26th day of July 1985.

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

(P.W. 51/4823; Ak. D.O. 15/77/0/59034)

Declaring Land to be Acquired for Road in Timaru City

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 for a secondary school and shall vest in the Crown on the 1st day of August 1985.

Schedule

Canterbury Land District

All that piece of land containing 470 square metres, situated in Timaru City; being part Lot 2, D.P. 11759, part Rural Section 730. All certificate of title 500/300.

Dated at Wellington this 26th day of July 1985.

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

(P.W. 71/15/1/0; Ch. D.O. 40/52/88)

Land Declared to be Road in the Borough of Paeroa

Pursuant to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road which, pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway No. 2.

Schedule

South Auckland Land District

All those pieces of land situated in Block XIII, Ohinemuri Survey District, described as follows:

Area

m²

Being

339

Part Section 58, Block II, Town of Paeroa; marked "A" on plan.

595

Part Section 56, 57 and 59, Block II, Town of Paeroa; marked "B" on plan.

376

Part Section 55, Block II, Town of Paeroa; marked "C" on plan.

428

Part Section 54, Block II, Town of Paeroa; marked "D" on plan.

As shown marked as above mentioned on S.O. Plan 53588, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 26th day of July 1985.

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

(P.W. 72/2/2C/0; Hn. D.O. 72/2/2C/05)

Declaring Land to be Acquired for a Secondary School in Ellesmere 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 for a secondary school and shall vest in the Crown on the 1st day of August 1985.

Schedule

Canterbury Land District

All that piece of land containing 9255 square metres, situated in Block XIV, Leeston Survey District, being part Lot 1, D.P. 11225; marked 'A' on S.O. Plan 16410, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Wellington this 24th day of July 1985.

J. B. S. Huizing, for Minister of Works and Development.

(P.W. 31/3258/0; Ch. D.O. 40/9/276)

Land Acquired for Soil Conservation and River Control Purposes in Block IV, Te Mata Survey District, Hawke's Bay County

Pursuant to the Public Works Act 1981, the Minister of Works and Development—

(a) Pursuant to section 20, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in the Crown on the 1st day of August 1985.

(b) Pursuant to section 42, further declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948.
SCHEDULE
HAWKE’S BAY LAND DISTRICT

ALL that piece of land containing 2179 square metres, situated in Block IV, Te Mata Survey District, being part Lot 4, D.P. 2434; as shown marked “F” on S.O. Plan 8610, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 24th day of July 1985.

J. B. S. HUIZING,
for Minister of Works and Development.

(P.W. 96/231000/0; Na. D.O. AD 6/3/231030/102)

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Land Acquired for Soil Conservation and River Control Purposes in Block IV, Te Mata Survey District, Hawke’s Bay County

PURSUANT to the Public Works Act 1981, the Minister of Works and Development—

(a) Pursuant to section 20, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in the Crown on the 1st day of August 1985.

(b) Pursuant to section 42, further declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948.

SCHEDULE
HAWKE’S BAY LAND DISTRICT

ALL that piece of land containing 914 square metres, situated in Block IV, Te Mata Survey District, being part Lot 4, D.P. 2434; as shown marked “D” on S.O. Plan 8610, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 24th day of July 1985.

J. B. S. HUIZING,
for Minister of Works and Development.

(P.W. 96/231000/0; Na. D.O. AD 6/3/231030/100)

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Land Acquired for Ministry of Works and Development Depot in Block VI, Patetere North Survey District, Borough of Putaruru

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 for Ministry of Works and Development depot and shall vest in the Crown on the 1st day of August 1985.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1704 square metres, situated in the City of Takapuna, and being part Lot 5, D.P. 77031; as shown marked “A” on S.O. Plan 57776, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 29th day of July 1985.

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

(P.W. 53/425/1; Ak. D.O. 15/80/0/57776)

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Land Acquired for a Reserve in the City of Takapuna

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 for a reserve and shall vest in The Takapuna City Council on the 1st day of August 1985.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1704 square metres, situated in the City of Takapuna, and being part Lot 5, D.P. 77031; as shown marked “A” on S.O. Plan 57776, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 29th day of July 1985.

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

(P.W. 53/425/1; Ak. D.O. 15/80/0/57776)

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Land Acquired for Electricity Works in the City of Hamilton

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 for electricity works and shall vest in The Hamilton City Council on the 1st day of August 1985.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 11 square metres, situated in Block XIII, Komakorau Survey District, being part Lot 99, D.P. S. 3882; as shown marked “A” on S.O. Plan 53638, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 26th day of July 1985.

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

(P.W. 53/379/1; Hn. D.O. 39/207/0)

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Land Acquired, Subject to Mining Easements, for Purposes Incidental to Coal Mining Operations Under Part IV of the Coal Mines Act 1979 in the Borough of Huntly

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 lease 173230 (R. 113/44) and conveyance 402736 (R. 569/643), South Auckland Land Registry, for purposes incidental to coal mining operations under Part IV of the Coal Mines Act 1979 and shall vest in the Crown on the 1st day of August 1985.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1012 square metres, situated in the Borough of Huntly, being Lot 25, D.P. S. 6216 and being part Allotment 11, Parish of Taupari, excepting thereout all coal hearth and other minerals in, upon or under the part Allotment 11 as are excepted by conveyance 402736 (R. 569/643). All certificate of title No. 153B/1020.

Dated at Wellington this 29th day of July 1985.

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

(P.W. 32/1078/11/1/1; Hn. D.O. 15/18/2/0/43)

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Land Acquired for Ministry of Works and Development in the Borough of Huntly, being Lot 25, D.P. S. 6216 and being part Allotment 11, Parish of Taupari, excepting thereout all coal hearth

and other minerals in, upon or under the part Allotment 11 as are excepted by conveyance 402736 (R. 569/643). All certificate of title No. 13B/1020.

Dated at Wellington this 29th day of July 1985.

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

(P.W. 32/1078/11/1/1; Hn. D.O. 15/18/2/0/43)

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Land Acquired for Soil Conservation and River Control Purposes in Block III, Awaateaata Survey District, Whakatane District

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 for soil conservation and river control purposes and shall vest in the Crown on the 1st day of August 1985.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block III, Awaateaata Survey District, described as follows:

Area

<table>
<thead>
<tr>
<th>Being</th>
<th>m²</th>
</tr>
</thead>
<tbody>
<tr>
<td>17</td>
<td>Part Lot 5, D.P. 34366; marked “G” on plan.</td>
</tr>
<tr>
<td>1400</td>
<td>Part Lot 5, D.P. 34366; marked “L” on plan.</td>
</tr>
<tr>
<td>2853</td>
<td>Part Lot 5, D.P. 34366; marked “M” on plan.</td>
</tr>
<tr>
<td></td>
<td>As shown marked as above mentioned on S.O. Plan 50481, lodged in the office of the Chief Surveyor at Hamilton.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 29th day of July 1985.

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

(P.W. 96/153000/0; Hn. D.O. 96/153000/2/0)
A Leasehold Estate in Land Acquired for Hospital Purposes in the City of Hamilton

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 leasehold estate in the land described in the Schedule hereto held from the Hamilton City Council by Her Majesty the Queen under and by virtue of lease No. S. 30033, is hereby acquired for hospital purposes and shall vest in the Waikato Hospital Board on the 1st day of August 1985.

SCHEDULE

South Auckland Land District

All those pieces of land situated in the City of Hamilton, described as follows:

Area

m²

2145

All D.P. S. 1912 and being Allotment 376A, Town of Hamilton West. All certificate of title, Volume 1068, folio 33.

397


Dated at Wellington this 26th day of July 1985.

J. R. BATTERSBY,

for Minister of Works and Development.

(P.W. 24/3184; Hn. D.O. 36/10/1/0/1)

An Interest in Land Acquired, Subject to Mining Rights, for Purposes Incidental to Coal Mining Operations under Part IV of the Coal Mines Act 1979 in the Borough of Huntly

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 interest in the land described in the Schedule hereto, held from Her Majesty the Queen by Frederick William Woodward and June Sylvia Woodward under and by virtue of agreement for sale and purchase H. 583998, is hereby acquired, subject to the mining rights created by transfer 247454, South Auckland Land Registry, for purposes incidental to coal mining operations under Part IV of the Coal Mines Act 1979 and shall vest in the Crown on the 1st day of August 1985.

SCHEDULE

South Auckland Land District

All that piece of land containing 1307 square metres, situated in the Borough of Huntly, being Lot 65, D.P. S. 23851 and being part Allotment 9, Parish of Taupiri. All certificate of title No. 28D/334.

Dated at Wellington this 29th day of July 1985.

J. R. BATTERSBY,

for Minister of Works and Development.

(P.W. 32/1078/11/11/1; Hn. D.O. 15/18/2/0/49)

Setting Apart Land Taken for Buildings of the General Government as State Forest Land—Canterbury Conservancy

Pursuant to section 18 of the Forests Act 1949, the Land Officer, New Zealand Forest Service, acting pursuant to a delegation from the Minister of Forests hereby sets apart as State forest land, with effect from the date of publication hereof, the land described in the Schedule hereto.

SCHEDULE

Canterbury Land District—Hurunui County

966 square metres, being part Rural Section 31220, Block XIV, Mount Thomas Survey District. New Zealand Gazette notice 893951; as shown on plan M34/17, deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. Plan 9757).

Dated at Wellington this 22nd day of July 1985.

J. C. M. HOOD,

Land Officer, New Zealand Forest Service.

(F.S. 6/6/4)

Crown Land Set Apart as State Forest Land—Westland Conservancy

Pursuant to section 18 of the Forests Act 1949, the Land Officer, New Zealand Forest Service, acting pursuant to a delegation from the Minister of Forests hereby sets apart as State forest land, with effect from the date of publication hereof, the land described in the Schedule hereto.

SCHEDULE

Westland Land District—Waimea County

82,4635 hectares, more or less, being Section 34, Block VIII, Marua Survey District; as shown on plan L329/4, deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. Plan 11979.)

Dated at Wellington this 22nd day of July 1985.

J. C. M. HOOD,

Land Officer, New Zealand Forest Service.

(F.S. 6/5/5)

Reservation of Land

Pursuant to the Land Act 1948, and to a delegation from the Minister of Lands, the Assistant Director of Land Administration of the Department of Lands and Survey hereby sets apart the land, described in the Schedule hereto, as a scientific reserve, and further, pursuant to the Reserves Act 1977 declares that the said reserve shall hereafter be known as the Enys Scientific Reserve.

SCHEDULE

Canterbury Land District—Malvern County—Enys Scientific Reserve


Dated at Wellington this 19th day of July 1985.

W. J. F. BISHOP,

Assistant Director of Land Administration, Department of Lands and Survey.

(L. and S. H.O. Res. 11/7/7; D.O. 13/93)

Reservation of Land

Pursuant to the Land Act 1948, and to a delegation from the Minister of Lands, the Assistant Director of Land Administration of the Department of Lands and Survey hereby sets apart the land, described in the Schedule hereto, as a local purpose (site for a public hall) reserve, subject to the provisions of the Reserves Act 1977.

SCHEDULE

Nelson Land District—Waimea County

147 square metres, more or less, being Lot 5, D.P. S. 6341, situated in Block V, French Pass Survey District. Part Transfer 84953.

Dated at Wellington this 18th day of July 1985.

W. J. F. BISHOP,

Assistant Director of Land Administration, Department of Lands and Survey.

(L. and S. H.O. Res. 9/3/5; D.O. 8/2/5, 14/108/1)

Reservation of Land

Pursuant to the Land Act 1948, and to a delegation from the Minister of Lands, the Assistant Director of Land Administration of the Department of Lands and Survey hereby sets apart the land, described in the Schedule hereto, as a scenic reserve subject to the provisions of section 19(1)(a) of the Reserves Act 1977.
SCHEDULE

**MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY**

231.56 hectares, more or less, being Section 94, Block VIII, Wakamara Survey District. Part transfer 11623. S.O. Plan 5719. Together with a right of way created by *New Zealand Gazette*, 1985, page 1095.

Dated at Wellington this 18th day of July 1985.

W. J. F. BISHOP,
Assistant Director of Land Administration,
Department of Lands and Survey.

(L. and S. H.O. Res. 8/8/3/23; D.O. 13/64) 3/1

Classification of Reserve and Union With the Jordan Stream Scenic Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the Reserve, described in the Schedule hereto, as a scenic reserve, for the purposes specified in section 19(1)(a) of the Reserves Act 1977, and further, declares that the said reserve be united to form part of the Jordan Stream Scenic Reserve.

SCHEDULE

**MARLBOROUGH LAND DISTRICT—KAIKOURA COUNTY**

90.75 hectares, more or less, being Section 15, Block XVI, Kaitarau Survey District. Reserve for scenic purposes by all Gazette notice 125484 (*New Zealand Gazette*, 1985, page 2459). S.O. Plan 6219.

Dated at Blenheim this 12th day of July 1985.

D. I. MURPHY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 8/3/17/6; D.O. 13/96) 3/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares that the recreation reserve, described in the Schedule hereto, be classified as a reserve for local purpose (public hospital), subject to the provisions of the said Act.

SCHEDULE

**MARLBOROUGH LAND DISTRICT—PICTON BOROUGH**

7432 square metres, more or less, being Section 1280 (formerly part Section 1148), Town of Picton. Reserve for a site for a public hospital by all *New Zealand Gazette*, 1931, page 1689. S.O. Plan 6395.

Dated at Blenheim this 11th day of July 1985.

D. I. MURPHY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 6/8/46; D.O. 8/5/185 and 6/18) 3/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a Government purpose (site for Government buildings) reserve, subject to the provisions of the said Act.

SCHEDULE

**NELSON LAND DISTRICT—NELSON CITY**

4047 square metres, more or less, being Section 203, City of Nelson, situated in Block XVI, Moutere Survey District and Block IV, Waimea Survey District. Part certificate of title, Volume 161, folio 30 (limited as to parcels). Crown Grant, Volume 24, folio 64 (Nelson S.O.)

Dated at Nelson this 22nd day of July 1985.

R. G. C. WRATT,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 4/1154/3; D.O. 8/5/5/2, 3/358) 3/1

Declaration That Land is a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby notifies that the following resolution was passed by the Nelson Borough Council on the 24th day of April 1985:

"That, in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, the Nelson Borough Council hereby resolves that the pieces of land held by the said Borough in fee simple and described in the Schedule hereto, shall be, and the same are hereby declared to be reserves for recreation purposes within the meaning of the said Act".

SCHEDULE

**Nelson Land District—Inangahua County**

3.8612 hectares, more or less, together being part Section 1318, Town of Reefton, situated in Block XIV, Reefton Survey District. Balance Nelson Provincial Gazette, 1875, page 109.

Dated at Nelson this 22nd day of July 1985.

R. G. C. WRATT,
Assistant Commissioner of Crown Lands.

(L. and S. D.O. 8/5/7/5) 3/1

Amendment to a Notice Classifying a Reserve

PURSUANT to section 6(3) of the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby amends an error in the notice classifying the Putauaki Scenic Reserve, Notice 19 August 1980 and published in the *New Zealand Gazette* of 1980, No. 103, page 2564, by omitting from the said notice “18.4438 hectares” where it appears in the First Schedule and inserting in its place “22.4234 hectares”.

Dated at Hokitika this 15th day of July 1985.

T. A. WRATT,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 10/3/35; D.O. 13/11/3) 3/1

**North Auckland Land District—Tuakau Borough**

7433 square metres, more or less, being part Allotment 14, Tuakau Parish, situated in Block IV, Onehwero Survey District. All certificate of title 1674/29. S.O. Plan 413.

3.2132 hectares, more or less, being part Allotment 14, Tuakau Parish, situated in Block IV, Onehwero Survey District. All certificate of title 1674/30. S.O. Plan 413.

3.5409 hectares, more or less, being part Allotment 14, Tuakau Parish, situated in Block IV, Onehwero Survey District. All certificate of title 1025/197. S.O. Plan 413.

Dated at Auckland this 9th day of July 1985.

J. V. BOULD,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 2/2/254; D.O. 14/81) 3/1

Revocation of the Reservation Over a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby revokes the reservation as a public utility reserve over the land described in the Schedule hereto.

SCHEDULE

**North Auckland Land District—Tuakau Borough**

7433 square metres, more or less, being part Allotment 14, Tuakau Parish, situated in Block IV, Onehwero Survey District. All certificate of title 1674/29. S.O. Plan 413.
3,2132 hectares, more or less, being part Allotment 14, Tuakau Parish, situated in Block IV, Onekereho Survey District. All certificate of title 1674/30. S.O. Plan 413.

3,5409 hectares, more or less, being part Allotment 14, Tuakau Parish, situated in Block IV, Onekereho Survey District. All certificate of title 1025/197, S.O. Plan 413.

Dated at Auckland this 9th day of July 1985.

J. V. BOULD,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 2/2/254; D.O. 14/81)

Definition of the Purpose and Classification of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby defines the purpose of the reserve described in the Schedule hereto, as a recreation reserve, and further, declares the said reserve to be classified for that purpose, subject to the provisions of the said Act.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—TAKAPUNA CITY

2610 square metres, more or less, being part Lot 2, D.P. 64849, situated in Block VI, Rangitoto Survey District. All certificate of title, 754/186, limited as to the parcels.

Dated at Auckland this 29th day of April 1985.

J. V. BOULD,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 2/2/238; D.O. 1/39/2/37)

Classification of Reserve and Vesting in the Whakatane District Council

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve described in the Schedule hereto, as a recreation reserve, and further, declares the said reserve to be classified for that purpose, subject to the provisions of the Reserves Act 1977, and to a delegation from the Tauranga County Council to the Reserves Act 1977, and to a delegation from the Tauranga County Council to the Reserves Act 1977, and to a delegation from the Tauranga County Council.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—WHAKATANE DISTRICT

8465 square metres, more or less, being Section 14, Town of Edgecumbe, situated in Block III, Rangitaiki Upper Survey District. Part certificate of title 919/202. All New Zealand Gazette, 1985, page 2459. S.O. Plan 37310.

Dated at Hamilton this 26th day of July 1985.

L. C. PRICE,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/2/17; D.O. LG 156, LG 536)

Classification of Reserve and Union of the Reserve with the Horohoro-Ngakuru Recreation Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve described in the First Schedule hereto, as a recreation reserve, subject to the provisions of the said Act, and further, declares that on and after the date of publication of this notice, the reserves described in the Schedules hereto, shall be united to form one reserve to be known as the Horohoro-Ngakuru Recreation Reserve.

FIRST SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—ROTORUA DISTRICT

6360 square metres, more or less, being Section 41, Block XIV, Horohoro Survey District. All of New Zealand Gazette, 1985, page 2087. S.O. Plan 47401.

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—ROTORUA DISTRICT

7,5044 hectares, more or less, being part Section 14 and Section 17, Block XIV, Horohoro Survey District. All of New Zealand Gazette, 1980, page 2704. S.O. Plan 28060 and 30890.

Dated at Hamilton this 26th day of July 1985.

L. C. PRICE,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/2/31; D.O. 8/1102)

Declaration That Land is a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby notifies that the following resolution was passed by the Tauranga County Council on the 18th day of March 1985:

"That, in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, the Tauranga County Council hereby resolves that the pieces of land held by the said Council in fee simple and described in the Schedule hereto, shall be, and the same are hereby, declared to be recreation reserves within the meaning of the said Act."

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—TAURANGA COUNTY

2,0005 hectares, more or less, being Lots 1 and 2, D.P. S. 27322, situated in Block IV, Tauranga Survey District. All certificate of title 264/795 and 264/796.

Dated at Hamilton this 25th day of July 1985.

L. C. PRICE,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/2/137; D.O. 8/963/5)

Declaring Railway Land at Nelson Now Disposed of as a Site for a Fire Station

PURSUANT to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 50 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation with the prior written consent of the Minister of Railways hereby declares that the land described in the Schedule hereto is hereby disposed of for the purposes of the Fire Service Act 1975 (Fire Station site), and shall vest in New Zealand Fire Service Commission.

SCHEDULE

NELSON LAND DISTRICT—NELSON CITY

Both those pieces of land described as follows:

Area

m²

Railway land being

6275

Part Sections 139 and 140, City of Nelson, being part of the land comprised and described in certificate of title 54/19, limited as to parcels and subject to building line restriction T.93437, marked A on plan.

65

Part Section 140, City of Nelson, being part of the land comprised and described in certificate of title 54/19, limited as to parcels and subject to building line restriction T.93437, marked B on plan.

Situated in Block IV, Waimea Survey District.

As the same are more particularly delineated on the plan marked L.O. 34474 (S.O. 13555), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.

Dated at Wellington this 22nd day of July 1985.

H. G. PURDY,
General Manager, New Zealand Railways Corporation.

(N.Z.R. L.O. 18310/175/17/61)

10/1

Declaring Road at Heathcote to be Acquired for Railway Purposes

PURSUANT to sections 24 and 30 of the New Zealand Railways Corporation Act 1981, section 20 of the Public Works Act 1981, and all other powers enuring under that Act, the General Manager of the New Zealand Railways Corporation hereby declares that an
agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for and on behalf of Her Majesty the Queen for railway purposes.

SCHEDULE
CANTERBURY LAND DISTRICT—HEATHCOTE COUNTY

All that piece of land described as follows:

Area

m²

511

Part Laing Crescent, marked A on plan.

Situated in Block XVI, Christchurch Survey District.

As the same is more particularly delineated on the plan marked L.O. 34666 (S.O. 16414), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.

Dated at Wellington this 25th day of July 1985.

A. E. McQUEEN,
for General Manager, New Zealand Railways Corporation.

(N.Z.R. L.O. 6031/222)

Rotorua District Signs and Hoardings Bylaw Confirmed

The following certificate has been executed on a sealed copy of the Rotorua District Council bylaw, Rotorua District Signs and Hoardings Bylaw 1985, which was made by special order of the Rotorua District Council at a meeting held 28 February 1985 and confirmed at a subsequent meeting on 28 March 1985.

Signed at Wellington this 26th day of July 1985.

MICHAEL BASSETT, Minister of Local Government.

Certificate of Confirmation

Pursuant to the Bylaws Act 1910, I hereby confirm the above written bylaw and declare that the same came into force on 29 July 1985.

Signed at Wellington this 28th day of July 1985.

MICHAEL BASSETT, Minister of Local Government.

Notice to Promulgate a New Mathematics Syllabus for Primary Schools

Pursuant to section 75 of the Education Act 1964 as amended by section 5 of the Education Amendment Act (No. 2) 1982, the Minister of Education hereby prescribes the mathematics syllabus for Junior to Standard Four classes of primary schools as set out in the publication described below, printed for the Department of Education by the Government Printer, Wellington. The syllabus known as Mathematics: Infants to Standard 4 1969 (1977 Revised Version) referred to in clause 6 of the syllabus notice made under the Education Act 1964 and published in the Gazette on 19 May 1983* is hereby revoked and replaced as follows:


This syllabus gives higher priority to: the learning and maintenance of basic skills; computational skills; and mathematics required for daily life, such as the decimal numeration system. Less emphasis is placed on terminology.

Copies of the Mathematics Syllabus: Junior to Standard Four Classes (1985) will be issued to all schools. Additional copies may be obtained from the Government Printing Office bookshops.

Dated at Wellington this 4th day of July 1985.

RUSSELL MARSHALL, Minister of Education.

*New Zealand Gazette, 19 May 1983, No. 66, page 1561

Establishment of Small Claims Tribunals

Pursuant to section 4 (1) of the Small Claims Tribunals Act 1976, I, Geoffrey Winston Russell Palmer, Minister of Justice, hereby establish, from 1 October 1985 tribunals to exercise the jurisdiction in respect of small claims created by that Act at the following places:

Kaihohe
Whakatane
Taumarunui
Wellington
Oamaru
Papakura
Hawera
Blenheim
Gore

Thames
Taupo
Levin
Ashburton
Taitape

Each tribunal shall be a division of the District Court at the place at which it is located.

Dated at Wellington this 17th day of July 1985.

GEOFFREY PALMER, Minister of Justice.

The Traffic (Porirua City) Notice No. 1, 1985

Pursuant to the Transport Act 1962, the Minister of Transport gives the following notice:

Notice

This notice may be cited as the Traffic (Porirua City) Notice No. 1, 1985.

The roads specified in the First Schedule are excluded from the limitation as to speed imposed by section 52 of the Transport Act 1962.

The roads specified in the Second Schedule are declared to be 70 kilometres an hour speed limit areas pursuant to regulation 21 (2) of the Traffic Regulations 1976.

The Traffic (Porirua City) Notice No. 2, 1978, dated the 18th day of December 1978*, issued pursuant to section 52 of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976 is revoked.

First Schedule

Situated within Porirua City:

No. 1 State Highway (Awanui-Bluff): from a point 280 metres measured southerly, generally, along the said State highway from Arawhata Street to a point 360 metres measured southerly, generally, along the said State highway from the No. 58 State Highway (Haywards-Paremata); and from a point 100 metres measured northerly, generally, along the No. 1 State Highway (Awanui-Bluff) from James Street (Pimmerton) to a point 50 metres measured southerly, generally, along the said State highway from Tihana Road (Pukerua Bay); and from a point 20 metres measured north-easterly generally, along the No. 1 State Highway (Awanui-Bluff) from Toenga Road (Pukerua Bay) to the northern boundary of Porirua City.

At Paremata:

No. 38 State Highway (Haywards-Paremata): from a point 360 metres measured southerly, generally, along the said State highway from Seaview Road to the eastern boundary of Porirua City.

Papakowhai Road: from Whitford Brown Avenue to a point 1.9 kilometres measured north-easterly generally along the said road adjacent to the Papakowhai pedestrian footbridge.

At Pimmerton:

Airfield Road: from a point 280 metres measured northerly, generally, along the said road from Firth Road to the No. 1 State Highway (Awanui-Bluff).

Grays Road: from a point 640 metres measured easterly, generally, along the said road from Taupo Crescent to the south-eastern boundary of Porirua City.

At Tawa:

Takapu Road: from the eastern end of the railway overbridge over the North Island main trunk railway to the north-eastern end of the said road.

At Porirua:

Keneperu Drive: from the southern boundary of Porirua City to a point 300 metres measured southerly, generally, along Keneperu Drive from the main entrance to the Porirua Hospital.

Porirua-Tihi Bay Road: from a point 100 metres measured westerly, generally, along the said road from Walton Leigh Avenue to a point 120 metres measured southerly, generally, along the Porirua-Tihi Bay Road from Kahutia Terrace.

Whitford Brown Avenue: from the No. 1 State Highway (Awanui-Bluff) to a point 1320 metres measured easterly generally, along the said avenue from the said State highway.
SECOND SCHEDULE

SITUATED within Porirua City:

No. 1 State Highway (Awanui-Bluff): from Mepham Place to a point 280 metres measured southerly, generally, along the said State highway from Arawhata Street; and from a point 50 metres measured southerly, generally, along the said State highway from Teihana Road (Pukerua Bay) to a point 160 metres measured southerly, generally, along the said State highway from Gray Street (Pukerua Bay); and from a point 380 metres measured north-easterly, generally, along the said State highway from Toenga Road to a point 20 metres measured north-easterly, generally, along the said State highway from Toenga Road (Pukerua Bay).

Kenepuru Drive: from the southern boundary of Porirua City to a point 300 metres measured southerly, generally, along Kenepuru Drive from the main entrance to the Porirua hospital.

Papakowhai Road: from Whitford Brown Avenue to a point 1.9 kilometres measured westerly, generally, along the said road adjacent to the Papakowhai pedestrian footbridge.

Porirua-Titahi Bay Road: from a point 100 metres measured westerly, generally, along the said road from Walton Leigh Avenue to a point 120 metres measured southerly, generally, along the Porirua-Titahi Bay Road from Kahutake Terrace.

Whitford Brown Avenue: from the No. 1 State Highway (Awanui-Bluff) to a point 1320 metres measured easterly, generally, along the said avenue from the said State highway.

Signed at Wellington this 24th day of July 1985.

R. W. PREBBLE, Minister of Transport.

*New Zealand Gazette, No. 1, dated 11 January 1979, page 16 (M.O.T. 29/2/Porirua City)

FIRST SCHEDULE

RURAL DIVISION NOTICE

SITUATED within the Rural Division of Rotorua District at Lake Okareka:

Acacia Road.
Benn Road.
Branch Road.
Calder Road.
Millar Road: from Okareka Loop Road to Steel Street.
Okareka Loop Road: from Summit Road to a point 200 metres measured south-westerly, generally, along Okareka Loop Road from Benn Road.
Price Road.
Ridge Road.
Steep Street.
Summit Road.
Wattle Grove Road.

SITUATED within the Rural Division of Rotorua District at Lake Tarawera:

Spencer Road: from a point 400 metres measured south-westerly, generally, along the said road from Te Tora Drive to a point 200 metres measured northerly, generally, along the said road from Waitangi Road and from Cliff Road to the north-easterly end of Spencer Road.
Alexander Road.
Bay Road.
Cliff Road.
Ronald Road.
Te Tora Drive.
Waitangi Road.

SITUATED within the Rural Division of Rotorua District at Mamaku:

Mamaku Street: from a point 360 metres measured south-westerly, generally, along the said street from Maraeora Road to a point 100 metres measured south-easterly, generally, along Mamaku Street from Maraeora Road.
Maraeora Road: from Mamaku Street to a point 20 metres measured north-westerly, generally, along the said road from Umuroa Street.

SITUATED within the Rural Division of Rotorua District at Mourea:

Ngareta Road.
Takinta Street.
Waana Street.

SITUATED within the Rural Division of Rotorua District at Ohakuri:

Ohakuri Village Loop Road.

SITUATED within the Rural Division of Rotorua District at Reporoa:

Broadlands Road: from Reporoa Road to a point 160 metres measured south-westerly, generally, along Broadlands Road from Reporoa Road.
Guthrie Street.
Massey Road.
Reporoa Road: from the Waipatiki Stream to Broadlands Road.
Settlers Road: from Reporoa Road to a point 320 metres measured north-easterly, generally, along Settlers Road from Reporoa Road.

SECOND SCHEDULE

SITUATED within the Rural Division of Rotorua District at Hamurana:

Hamurana Road: from Fryers Road to a point 200 metres measured westerly, generally, along Hamurana Road from Kaska Road.

SITUATED within the Rural Division of Rotorua District at Mourea:

No. 33 State Highway (Te Ngae-Paengaroa): from a point 100 metres measured northerly, generally, along the said State highway from the northern abutment of the bridge over the Ohau Channel to Okawa Bay Road.

SITUATED within the Rural Division of Rotorua District at Okere Falls:

No. 33 State Highway (Te Ngae-Paengaroa): from the northern end of the bridge over Kaituna River to a point 1000 metres measured southerly, generally, along the said State highway from the said bridge.

POST OFFICE BONUS BONDS—WEEKLY PRIZE DRAW NO. 4, JULY 1985

Pursuant to the Post Office Act 1959, notice is hereby given that the result of the weekly Prize Draw No. 4 for 27 July is as follows:

One prize of $25,000: 973 548248.
Thirteen prizes of $5,000: 366 407160, 478 200901, 577 636055, 1293 892833, 1697 867850, 2290 248142, 2392 582364, 3294 966687, 3299 964019, 3392 536629, 5085 069332, 7484 665926, 8685 707655.

JONATHAN HUNT, Postmaster-General.

The Traffic (Rotorua District) Notice No. 1, 1985

Pursuant to the Transport Act 1962, a delegation from the Minister of Transport, and a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, give the following notice:

NOTICE

This notice may be cited as the Traffic (Rotorua District) Notice No. 1, 1985.

The roads specified in the First Schedule are hereby declared to be closely populated localities for the purposes of section 52 of the Transport Act 1962.

The roads specified in the Second Schedule are declared to be 70 kilometres an hour speed limit areas pursuant to Regulation 21(2) of the Traffic Regulations 1976.

The road specified in the Third Schedule is declared to be a limited speed zone pursuant to regulation 21(2) of the Traffic Regulations 1976.

The Traffic (Rotorua District) Notice No. 2, 1983, dated the 29th day of November 1983*, issued pursuant to section 52 of the Transport Act 1962, and regulation 21(2) of the Traffic Regulations 1976 is revoked.

*New Zealand Gazette, No. 1, dated 11 January 1979, page 16 (M.O.T. 29/2/Porirua City)
SITUATED within the Rural Division of Rotorua District at Rotoiti:
No. 30 State Highway (Te Kuiti-Whakatane via Atiamuri); from a point 170 metres measured north-easterly, generally, along the said State highway from the Waiiti Stream to a point 970 metres measured north-easterly, generally, along the said State Highway from the said stream.

THIRD SCHEDULE
SITUATED within the Rural Division of Rotorua District at Mamaku:
Maraeroa Road: from a point 20 metres measured north-westerly, generally, along the said road from Umuroa Street to a point 500 metres measured northerly, generally, along Maraeroa Road from Clinkard Road.

Signed at Wellington this 19th day of July 1985.
C. M. CLISSOLD, Chief Traffic Engineer.

*New Zealand Gazette, No. 207 dated 8 December 1983, page 4309. (M.O.T. 29/2/Rotorua District)
LPG Fuel System Approvals

Pursuant to regulation 90(b) of the Traffic Regulations 1976* (as inserted by the Traffic Regulations 1976, Amendment No. 7) and pursuant to the powers delegated to me by the Secretary for Transport, I, Robert Norman Abram, Chief Automotive Engineer, hereby approve the components listed in the Schedule hereto for inclusion in any LPG fuel system installed and operated in accordance with the requirements of New Zealand Standard NZS 5422 Part 1 1980 (and any standard made in amendment thereto or in substitution therefor).

Schedule

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<thead>
<tr>
<th>LPG Regulators</th>
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<td>Description</td>
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<td>Reference</td>
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AF LO8 010 LPG Regulators manufactured by Landi Den Hartog of Holland and stamped with the manufacturers name and type. LHU ELECTRIC-SOLEX.

Dated at Wellington this 16th day of July 1985.

R. N. ABRAM, Chief Automotive Engineer.

Amendment No. 7: S.R. 1981/311
Amendment No. 8: S.R. 1981/93
Amendment No. 9: S.R. 1983/282
Amendment No. 10: S.R. 1984/31
Amendment No. 11: S.R. 1984/169
Amendment No. 12: S.R. 1985/70

(M.O.T. 14/1/17)

Local Authority and Name of Loan | Amount Consented to S
--- | ---
Auckland Harbour Board: Loan No. 1. 1985 | 2,400,000
Hastings City Council: Hastings Indoor Stadium Extension Loan 1985 | 750,000
Levin Borough Council: Sewage Effluent Disposal Loan 1985 | 1,500,000
Mangonui County Council: Ahipara Sewerage Scheme Loan 1985 | 672,700
Manukau City Council: Sewage Pumping Station Improvement Loan 1985 | 500,000
Mount Maunganui Borough Council: Tauranga Harbour Link Loan No. 2, 1985 | 2,633,000
Napier City Council: Parks and Recreation Development Loan No. 2, 1985 | 266,000
New Zealand Fire Service Commission: Wellington Communications Loan No. 2, 1985 | 468,000

Local Authority and Name of Loan | Amount Consented to S
--- | ---
Rodney County Council: Orewa Reserve Camp Improvement Loan 1985 | 320,000
South Canterbury Catchment Board: Timaru Office Supplementary Loan 1985 | 61,100
Taranaki Catchment Commission and Regional Water Board: Stage II Upgrade Accommodation and Facilities Loan 1985 | 900,000
Waitakere City Council: Public Conveniences Loan 1984 | 500,000
Water Supply Loan 1984 | 3,100,000
Wellington City Council: Stormwater Upgrading Loan 1985 | 800,000

Dated at Wellington this 29th day of July 1985.

G. C. SCOTT, Assistant Secretary to the Treasury.

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Northland Licensing Committee

Pursuant to section 221a of the Sale of Liquor Act 1962, as amended by section 22 (14) of the Sale of Liquor Amendment Act 1976, I, Stanley James Callahan, Secretary of Justice, hereby give notice that the Northland Licensing Committee on 17 May 1985 made an order authorising variations of the usual hours of trading for the licensed premises known as the Waitangi Hotel, Waitangi.

To the intent that on days other than those on which licensed premises are required to be closed for the sale of liquor to the general public the hours for the opening and closing of the said premises shall be as follows:

On any Friday and Saturday—Opening at 11 o'clock in the morning and closing at 10 o'clock in the evening.

Dated at Wellington this 23rd day of July 1985.

S. J. CALLAHAN, Secretary for Justice.

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Bay of Plenty Licensing Committee

Pursuant to sections 221a and 221b of the Sale of Liquor Act 1962, I, Stanley James Callahan, Secretary for Justice, hereby give notice that the Bay of Plenty Licensing Committee on 21 June 1985 varied the order it made on 11 March 1977 in respect of the hours of opening and closing of the Ngongotaha Hotel, Rotorua (which was notified in the New Zealand Gazette on 14 April 1977, No. 41, page 1062).

To the intent that on days other than those on which licensed premises are required to be closed for the sale of liquor to the general public the hours for the opening and closing of the said premises shall be as follows:

(a) On any Monday, Tuesday, Wednesday, Thursday, Friday and Saturday—Opening at 11 o'clock in the morning and closing at 10 o'clock in the evening.

(b) On any Christmas Eve—Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.

(c) On any New Year’s Eve—Opening at 11 o'clock in the morning and closing at 00.30 o'clock in the morning of New Year’s Day.

Dated at Wellington this 23rd day of July 1985.

S. J. CALLAHAN, Secretary for Justice.


Pursuant to subsection (3) of section 23 of the Standards Act 1965, notice is hereby given that the following draft New Zealand standard specification is being circulated.

Number and Title of Specification

DZ 3621 Commercial timber nomenclature. $6.00
There is a need for correct naming of commercial timber species in New Zealand. Standard nomenclature is in use in Australia and Britain but these standards do not include many timber species commonly used within New Zealand.

The draft has been prepared by the New Zealand Forest Service.

All persons who may be affected by this publication and who desire to comment thereon, may obtain copies at the price shown, from the Standards Association of New Zealand, Wellington Trade Centre, 15-23 Sturdee Street (or Private Bag), Wellington.

NOTE—Payment must accompany all requests for drafts.

The closing date for the receipt of comment is 1 November 1985.

Dated at Wellington this 26th day of July 1985.

DENYS R. M. PINFOLD,
Director, Standards Association of New Zealand.

(S.A. 114/2/8)

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Commerce Act 1975

NOTICE is hereby given of decision No. 137 of the Commerce Commission dated 25 July 1985. By this decision the Commission consented to the merger or takeover proposal whereby Wattie Finance Limited may acquire up to 51 percent of the issued capital of Waitaki N.Z. Refrigrating Limited, subject to the following conditions:

(a) In respect of sales of meatmeal by Waitaki, neither Wattie nor any of its subsidiaries will seek to alter the current trading arrangements existing between Waitaki and those feedmills which purchase Waitaki's meatmeal. Waitaki shall continue to offer meatmeal for sale on a non-discriminatory basis to any interested purchasers.

(b) In respect of sales of poultry by Tenderkist Meats N.Z. Limited ("Tenderkist"), neither Wattie nor any of its subsidiaries or associates will seek to interfere in the existing trading arrangements between Tenderkist and its suppliers of poultry.

(c) In respect of Kellex Foods Limited and Franklin International Export Limited, neither Wattie nor any of its subsidiaries or associates will seek to influence or alter the purchase and distribution by those companies of ice cream and frozen vegetables produced by companies other than Wattie.

(d) In respect of the foregoing conditions, the policy embodied therein shall be made known to all Wattie and Waitaki managers.

The full text of this decision is available for inspection at the Commission's offices, Sixth Floor, 163 The Terrace (P.O. Box 10-273), Wellington. Copies may be purchased on application.

D. J. KERR, Executive Officer.

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Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Canterbury Licensing Committee

Pursuant to section 187(1) of the Sale of Liquor Act 1962, I, Stanley James Callahan, Secretary for Justice, hereby give notice that the Canterbury Licensing Committee on 21 June 1985 made an order in respect of the Coachman Inn, Christchurch authorising the exemption from requirement to provide a public bar on Monday and Tuesday after 7 o'clock in the evening subject to the restaurant bar being open at this time.

Dated at Wellington this 11th day of July 1985.

S. J. CALLAHAN, Secretary for Justice.

(Adm. 2/72/5)

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Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Hawkes Bay Licensing Committee

Pursuant to section 221A of the Sale of Liquor Act 1962, I, Stanley James Callahan, Secretary for Justice, hereby give notice that the Hawkes Bay Licensing Committee on 14 June 1985, varied the order it made on 2 December 1982 in respect of the hours of opening and closing of the Hotel Central, Napier (which was notified in the New Zealand Gazette on 27 January 1983, No. 5, page 177) as follows:

(a) On any Monday, Tuesday, Wednesday, Thursday, Friday and Saturday (not being Christmas Eve or New Year's Eve) or when licensed premises are required to be closed for the sale of liquor to the general public, opening at 11 o'clock in the morning and closing at 10 o'clock in the evening.

Dated at Wellington this 11th day of July 1985.

S. J. CALLAHAN, Secretary for Justice.

(Adm. 2/72/5 (5))

Decision No. 5/85

Bro. 123/84

Before the Broadcasting Tribunal

In the matter of the Broadcasting Act 1976, and in the matter of an application by the Broadcasting Corporation of New Zealand for renewal of warrant AM-61/4ZW (Oamaru):

Chairman: B. H. Slane.

Member: A. E. Wilson.

Hearing: at Oamaru on 11 June 1985.

Counsel: J. B. Thomson, for the applicant.

ORAL DECISION

We have considered the application. The station in its 5 years has developed local hours of origination through 3 stages which were originally to be at the end of 12 months, 3 years and 4 years. It was the latter, the last stage which was deferred but now the station is broadcasting 8 hours a day Monday to Friday from Oamaru studios and 7 hours on Saturdays.

We understand the difficulties which can arise for such a station when it is linked to the economy of the area in which it is based and therefore its economic fortunes to some extent follow the fortunes of the district. We have been interested to learn from the Manager, Mr Woodward of the station's programming. We advertised this application in the Press. The application itself was advertised on the station and there have been no objections to the renewal.

This probably reflects the community involvement of the station which on the evidence we have appears to be close to the public it is here to serve. Therefore the situation at the end of the 5 years must be a cause for some pleasure on the part of the local management of the Corporation that this community involvement has occurred and the stage is serving the needs of this community.

We were concerned that, for a period, an amendment was not filed to permit the deferring of the final stage of development of local origination. In view of the very short period that was involved we do not intend to reflect the actual breach of the condition and undertaking given at the time of the grant of the warrant in our decision. The Corporation did in fact make the application which was subsequently granted.

We now understand that from March this year the station has achieved that which it had hoped it would achieve a little over a year earlier.

Nevertheless we would not like it to be thought that failure to comply with any promises made at the time of an application for whatever reason is a matter to be dealt with lightly and the fact that the application was made by the Corporation in due course recognises that attitude of the Tribunal.

The warrant will be renewed for a term of 5 years.

Signed for the Tribunal.

B. H. SLANE, Chairman.

Decision No. 4/85

Bro. 10/85

Before the Broadcasting Tribunal

In the matter of the Broadcasting Act 1976, and in the matter of an application by the Otago Radio Association Incorporated for renewal of warrant AM-1/4XD:

Chairman: B. H. Slane.

Member: A. E. Wilson.


Appearances: L. A. Rackley for Applicant.
In view of the very short period involved in the delay of application, the Tribunal intends to grant the renewal of the warrant for the full period of 5 years. The warrant will be so renewed.

Signed for the Tribunal.

B. H. SLANE, Chairman.

Transport Licensing Authority Sitting

Pursuant to sections 121, 135, 136 and 120 of the Transport Act 1962 as amended by the Transport Act (No. 2) 1983, the Christchurch Transport District and No. 9 Transport District Licensing Authority (F. H. Moore), gives notice of the receipt of the following applications and will hold a public sitting in the Conference Room, Transport House, corner of Montreal and Cashel Streets, Christchurch on Tuesday, 20th August 1985 commencing at 9.30 a.m. to hear evidence for or against granting them.

Amend the following Continuous Taxicab Service Licences by the addition of the special condition below:


The licensee may carry unaccompanied goods when his cab is hired by an individual for the express purpose of carrying an item or items of goods for and on behalf of the hirer where the hirer does not wish to accompany such goods provided, however:

1. Hire shall be undertaken only through the radio-telephone facilities of the Association to which the licensee belongs.

2. Charges for these hirings shall be within accordance with the scale of taxi charges as approved from time to time by the Corporation.

3. Goods must be carried in the closed luggage boot.

4. Any one item of goods must not exceed 10 kg gross weight.

5. Neither the licensee nor the driver nor any other person shall undertake any advertising or soliciting to encourage such hirings.

A85/Ch/260 Herbert Owen Kyde Christchurch. Transfer Continuous Taxicab Service Licence No. 10364 from Mervyn Francis Ellens. (Simes Jacobsen & Steel, P.O. Box 753, Christchurch).

A85/Ch/261 Bernard Kevin Flood, Christchurch. Transfer Continuous Taxicab Service Licence No. 10211 from Leslie Raymond Murray. (Layburn Hodgsen Rooney & Quirk, P.O. Box 795, Christchurch).

Not before 10 a.m.

A9/85/85 Gordon Francis and Carl Francis Middleton, Rakaia. Amend Goods Service Licence No. 6939 by adding the right to carry the following class of goods with exemption from section 109 (1) of the Transport Act 1962 throughout New Zealand: Feed and equipment pertaining to race horses being transported.

A9/85/75 Donald John Clancy and Hamish Charles Stuart trading as Hamdon Tours, Christchurch. New Passenger Service Licence, with right to run a scheduled service between Christchurch and the Craigieburn Valley Ski Club and return via Highway 73.

Timetable: Seven day a week service.

Depart Christchurch 7.30 a.m. Arrive Craigieburn 9.30 a.m. Depart Craigieburn 4.30 p.m. Arrive Christchurch 6.30 p.m.

(Oldham Cullens & Co., P.O. Box 657, Christchurch).

Not before 11 a.m.

A9/85/86 Christchurch Transport Board, Christchurch. Amend the following passenger service licences in the manner following:

(A) 1. Licence No. 07218. Sawyers Arms Road service. It is proposed to extend the existing Sawyers Arms Road service which currently terminates at Veitch Road adjacent to Sawyers Arms Road and extend it over Sawyers Arms Road and Hightsted Road to terminate at Clarges Road. No timetable alteration is required.

2. Licence No. 07197. An additional trip is to be added leaving Christchurch Airport at 8.55 a.m., Ilam Road–Memorial Avenue connection. Depart Craigieburn Square at 9.25 a.m.

3. Licence No. 07205. Timetable alteration delete trip from Princess Margaret Hospital at 5.05 p.m. and replace with 5.13 p.m. Arrival time in the City remains unchanged.

4. Licence No. 07195. Halswell service timetable alteration. Depart Craigieburn 6.61 a.m. Halswell 6.22 a.m., arrive depart Halswell 6.22 a.m., Barrington Street 6.40 a.m., City 7 a.m.

(B) Amend the special condition on each of its licences concerning timetable to read:

"Timetable: as published in the latest Christchurch Transport Board’s bus timetable.”
Transport Licensing Authority Sittings

PURSUANT to the Transport Act 1962 the No. 1 Transport District Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting in the Northland Catchment Conference Board Room, Kaia Street, Whangarei at the time and date stated to hear evidence for or against granting them.

Tuesday, 20 August 1985 at 11 a.m.


P/570 Ernest Robert Adams and Evelyn Kay Adams: A new Passenger Transport Service Licence to operate a scheduled passenger service in accordance with the following routes, timetables and conditions:

Route (A): Whangarei Depot via Walton Street, Bank Street, Mill Road, Waipata Road, up Tikupunga Hill along Speedlings Road thence via Kiripaka Road via Ngunguru and Tutukaka to Matapouri and Sandy Bay and vice versa.

Timetable:
- Depart Whangarei Depot 6.30 a.m.
- Depart Sandy Bay 7.35 a.m.
- Arrive Whangarei 8.30 a.m.
- Depart Whangarei Depot 3.20 p.m.
- Depart Sandy Bay 4.35 p.m.
- Arrive Whangarei 5.30 p.m.

Route (B): Whangarei Depot via Walton Street, Bank Street, Mill Road, Tikupunga Hill to Kiripaka Road to Corks Road junction and vice versa.

Timetable:
- Depart Whangarei Depot 2.50 p.m.
- Arrive back at Depot 3.15 p.m.

Route (C): Rathbone Street, Cameron Street, Bank Street, Mill Road to Ngunguru and vice versa.

11 a.m.

Timetable:
- Depart Ngunguru 7.15 a.m.
- Arrive Whangarei 7.45 a.m.
- Depart Whangarei 5.15 p.m.
- Arrive Ngunguru 5.45 p.m.

Special Conditions:
- The licensee has the right to deviate from the route from Kiripaka Road to the Girls High School in Lupton Avenue and thence back to Mill Road via Wrack Street and Graham Street and as per route aforementioned.

Revocation of Former Section of State Highway No. 1

It is notified that the National Roads Board, by resolution dated 17 July 1985 and pursuant to section 153 of the Public Works Act 1981, hereby revokes that part of State Highway No. 1, commencing at the junction with Tomatara Valley Road and proceeding generally in a westerly direction to the junction with Wayby Station Road and then in a northerly direction for a total distance of approximately 800 metres and terminating at a point approximately 200 metres south of the boundary between Part 2 of D.P. 15424 and part Section 32, certificate of title 877/183 in Block XII, Pakiri Survey District, as more particularly shown on Sheet 1 of Plan 10/201 and accompanying Schedule held in the office of the Resident Engineer, Ministry of Works and Development, Auckland and there available for public inspection.

Dated at Wellington this 25th day of July 1985.

R. K. THOMSON, Secretary.

National Roads Board.
72/1/2A/0

Safety Requirements for Gas Reticulation and Installations (Including LPG Installations)

PURSUANT to section 61 of the Gas Act 1982 and to regulation 37 of the Gas Industry Regulations 1984, notice is hereby given that such pipes, gas appliances and gas installations as fall within the scope of the Codes of Practice specified in the Schedule hereto are approved subject to their complying with those Codes of Practice.
amendments published by the Gas Association of New Zealand

with amendments, published by the Gas Association of New Zealand

and certain other premises with amendments, published by the Gas Association of New Zealand Incorporated, November 1977.

installation of gas piping, and gas equipment on industrial premises,

Dated at Wellington this 23rd day of July 1985.

D. J. GREEN, Chief Inspecting Engineer.


BRO 108/81.

Before the Broadcasting Tribunal

In the matter of the Broadcasting Act 1976, and in the matter of an application by RADIO RHEMA LTD. for a sound radio warrant to establish a broadcasting station at Auckland with relay stations at Whangarei, Hamilton and Tauranga:

Chairman: B. H. Siane.

Members: Lionel R. Sceats, Ann E. Wilson.

Co-opted Member: Murray J. Henschall.


DECISION

The application—the applicant is the holder of a warrant for non-commercial private broadcasting station 3XG Christchurch which broadcasts also through relay stations at Wellington and Nelson.

The applicant seeks to establish another AM station in Auckland which would also network with 3XG. The station would also broadcast through relay stations sited to serve Whangarei, Hamilton and Tauranga and surrounding areas carrying either the Auckland originated programme or the common programme from 3XG Christchurch.

A request was also made for short term authorisations to permit break outs to broadcast public service announcements, counselling numbers and the like to regions centred from the relay stations.

The applicant—the applicant is a society incorporated to establish and operate broadcasting, production and transmission studios and stations throughout New Zealand to present material of both

9, Christchurch.

Christian music would comprise approximately 60 percent of the music content. The remainder would be a combination of modern treatments of light classics through to popular ballads and light contemporary music within which there would be an orientation to New Zealand artists.

The station would also broadcast news and current affairs which it said should highlight constructive forces within the community, should deal with events of lasting significance in preference to the ephemeral, should place quality before quantity and should place responsibility to the public before expediency.

The station also proposed to broadcast Christian programmes discussing day to day issues from a Christian perspective and also programmes discussing or teaching aspects of the Christian faith. Programmes would be provided for children.

There would also be a full time telephone counselling service in Auckland.

The station proposed eventually to originate programmes from Auckland during the hours from 6 a.m. to 6.30 p.m. Monday to Friday, from 6 a.m. to 2 p.m. on Saturday, Sunday and public holidays and from 10 p.m. to midnight on Sunday. The remainder of the 18 hours a day programme would be relayed from 3XG Christchurch.

Initially local origination would comprise only 4 hours (6 a.m. to 10 a.m.) Monday to Friday and 2 hours (10 p.m. to midnight) on Saturday.

Christian music would comprise approximately 60 percent of the music content. The remainder would be a combination of modern treatments of light classics through to popular ballads and light contemporary music within which there would be an orientation to New Zealand artists.

Opposition—Some written submissions from members of the public were received opposing the application, principally on the grounds of the Christian nature of the programming.

B.C.N.Z.—The Broadcasting Corporation of New Zealand (the Board) opposed the granting of the last AM frequency of the so-called “free” stations to a group with limited membership representing narrow doctrinal interests. It regarded the use of the frequency 603 kHz for a regional Polynesian/ethnic/access programme for Auckland, Whangarei, Bay of Plenty and Rotorua areas as more appropriate. It also opposed the applicant being granted the extensive networking facility it sought.

It raised questions relating to the management, the nature of the publicity in the applicant’s newsletter and the material used to train counsellors.

The Corporation submitted that New Zealand’s ethnic population received scant consideration in the proposals since the multi-cultural programmes were clearly inadequate in their scope. While other stations tended to establish the needs of the community and to encourage all groups, Radio Rhema’s goal was to gain converts to the fundamentalist view of Christianity. It criticised the lack of denominational broadcasting.

The proposal—The applicant proposes to broadcast on a frequency of 603 kHz which has been allocated to Auckland and Tauranga and for synchronous use in the Bay of Plenty. This frequency would be used for all four transmitters, those in Auckland and Tauranga 2 kW, Hamilton 1 kW and Whangarei 600 watts. It is proposed to have the establishment of the three relay stations follow the commencement of the Auckland transmitter; at Hamilton in 6 months, at Tauranga in 12 months and at Whangarei in 18 months.

The application was originally filed in November 1981, but the Tribunal deferred the application until such time as commercial FM stations in Auckland had been fully established, in order that an assessment of the audience needs and market potential in a comparatively stable situation could be made.

The applicant stated that its overall philosophy was aimed at meeting spiritual and social needs in the community, noting the degree to which community standards were under tension and that the principals providing the foundation of our society were severely strained.

The applicant said that people were seeking guidance through what appeared to be confusion over the direction in which society is heading. Assistance needs to be given by providing a constant spiritual perspective on such matters as individual and collective goals, identity and self-worth.

The applicant believed there was a demand for a station broadcasting Christian music which, it said, has become more contemporary with major artists around the world writing and performing specifically for this genre. Radio Rhema wished to supplement this with pleasant-listening secular music, including New Zealand artists.

Together”. The Statement of Faith is a 9 paragraph statement of

the applicant is a society incorporated to establish

and operate broadcasting, production and transmission studios and

stations throughout New Zealand to present material of both

Christian and general nature. The objects are to be carried out in

the spirit of the “Statement of Faith” and the “Faith We Affirm, Together”. The Statement of Faith is a 9 paragraph statement of

beliefs of a Christian faith which could be described as fundamental beliefs.

To broaden its support, it has an alternative, “The Faith We Affirm Together” as approved by the Joint Commission of the Associated Churches of Christ in New Zealand and the Anglican, Congregational, Methodist and Presbyterian Churches. This statement can be described as less fundamental, more broad-based, accommodating as it does people from a variety of Christian viewpoints.

The Society relies for its funding on its own activities which generate income and capital donations from subscribers and well-wishers. Radio Rhema Inc. operates a public relations activity which is substantial and significant for its existence and its future. It does not however directly solicit assistance or donations by broadcasts. None of those working for Radio Rhema receive any salary but a number of supporters make direct donations to individuals and provide them with assistance in kind. Tax for staff is paid from Radio Rhema’s general account.

Other objects of the applicant are to organise and present concerts, entertainment, lectures, addresses and debates to establish support groups and to arrange for counselling services.

INTERIM CODE OF PRACTICE FOR INSTALLATION OF GAS BURNING APPLIANCES AND EQUIPMENT

1. Reticulated Gas Code (other than by plastic pipe) with amendments published by the Gas Association of New Zealand Incorporated, March 1976.


The use of the synchronous facility in several regions would result in "mush" areas which would receive a distorted signal generally regarded as unusable, the Corporation submitted. If the application were granted then pressure would come from about 5 percent of the potential audience affected to provide further frequencies to give adequate reception to those living in the mainly rural mush areas.

The Corporation had plans to use 603 kHz for a proposed access and ethnic broadcasting service and the Corporation submitted the proposed use of the only allocated frequency to Auckland of 603 Hz and made it clear that the Corporation would be justified in this course because there was work to be done concerning the allocation of frequencies and the Tribunal would later be able to take account of the effect on the Auckland market of a further AM warrant.

Radio Pacific—Radio Pacific, the holder of a sound radio warrant for Auckland also opposed the application on various grounds including:

1. It was not in the public interest for one minority appeal organization to establish a nationwide network.
2. If the Tribunal were to grant the application it would face legitimate claims from other minority groups to set up similar national networks.
3. The introduction of a further service would result in over-fragmentation of the radio market.
4. The continual addition of further services would affect the economic viability of existing services.

Unlike Wellington and Christchurch where Radio Rhema already broadcasts, the Auckland radio market is served by 10 radio stations, including a part-time university station, and Radio Pacific which had an equivalent number of other centres.

Radio Pacific submitted that even though the audience for Radio Rhema would be small it would increase the cost for an advertiser to reach a given number of listeners (cost per thousand). That would have an affect on the charges that could be made for advertising by the commercial stations, and thus bring pressure on Radio Pacific.

Radio Pacific saw the application as not just an application for a warrant but an attempt by a religious minority to convert non-believers, using radio as the means to make contact. It was concerned about the nature of the applicant referring to changes by way of formal applications from the proposed use of frequencies and the Tribunal would later be able to consider the application and before determining this course because there was work to be done concerning the allocation of frequencies and the Tribal would later be able to take account of the effect on the Auckland market of a further AM warrant.

Section 80—In considering the application and before determining whether or not to grant the application, the Tribunal is required by Section 80 to have regard to the following matters, so far as they are applicable:

(a) The extent to which the proposed service is desirable in the public interest.
(b) The applicant would provide an alternative broadcasting service which is not provided by existing AM or recently warranted FM operations and which would command a small but significant audience.

In considering the original application by Radio Rhema for the XG warrant in Christchurch the Tribunal observed that there was a section of the community which was interested in the presentation of programmes which are inoffensive, both as to message and music with an interoperating of religious or "Christian" music.

The station also provides a high proportion of New Zealand originated material, and broadcasts a number of BBC transcription service programmes which are of high quality and of interest to New Zealand listeners.

Evidence was produced that 70.3 percent of all New Zealanders gave allegiance to one of the main Christian churches and the applicant claimed a wide range of support which was detailed both in submissions and letters in support and in evidence that was given to the Tribunal. While it is clear that at a local level there has been individual and regional mainstream church support, only the Presbyterian Church gave any support at national level. A number of churches which attract a much smaller percentage of support in the community did give their national endorsement to Radio Rhema.

While criticism was made that the programming did not provide denominational broadcasting we do not consider that to be a disadvantage. Undoubtedly part of the appeal of Radio Rhema is the freedom from denominational viewpoints.

Evidence in support of the application suggested that about 40 percent of the listeners were not regular churchgoers but it is unlikely that many would be people without any Christian affiliation.

We have commented before on the attractiveness of the music to a small audience.

Evidence of supporters indicated a belief that the programme would make a considerable difference to the life of the community. There were some comments from the Christchurch or Wellington to bear this out and we consider expectations of many of the supporters quite out of touch with the reality of the limited influence of radio on social and personal conduct.

There is undoubtedly a desire to present a Christian message which was made clear in Mr Brewster's references to a Christian radio station to use of FM: "High quality stereo ... would add very little, if anything, to the message."

Despite the existence of a wide range of support there was undoubted truth in the view which was best expressed by the Rev Michael W. Greer, Executive Officer of the Media and Communications Committee of the Methodist Church of New Zealand, when he said in a letter.

"Since its inception Radio Rhema has actively campaigned for the full support of its listeners in Christchurch in New Zealand. Radio Rhema's "Statement of Faith" which is presented to us when making their first approach some years ago, was not one which either then or now the Methodist Church in New Zealand would choose to be formally identified with—it represents a conservative theological viewpoint, and a somewhat narrow evangelical emphasis. In response, Radio Rhema adopted the statement of faith "The Faith we Affirm Together" being that approved by each of the negotiating churches as a description of the faith held in common. However, Radio Rhema chose to hold the Statement of Faith in tandem with the earlier statement—needlessly to say we felt there was some ambiguity in their action."

The extension of broadcasting by this network approach to the bulk of the audience in New Zealand would put Radio Rhema in a unique position, comparable more to that of the Broadcasting Corporation which is a publicly owned and appointed body, than to any other private station.
Although only two warrants were involved the station would, because of synchronous use of frequencies, broadcast to Auckland, Christchurch and Wellington (the four largest cities in New Zealand) and to Nelson, Tauranga and Whangarei. We have to acknowledge that this would be the grant of a near-nation wide licence to one group. It may pre-empt the possibility of diversity of programming by preventing any other group from establishing a service for the same audience in the most populous regions in New Zealand.

Evidence was given that people expressing adherence to Anglican, Catholic, Presbyterian and Methodist Church are some 61 percent of the population. Among Radio Rhema's membership they constitute only about 24 percent. A great majority of memberships which come from denominations which do not individually have strong numerical support within the New Zealand population. This bears out the allegations that it reflects a conservative and evangelical viewpoint.

This was reinforced by evidence of published remarks in a newsletter which referred to a spiritual war.

“This is God's work and we are right in the centre of His will as we move forward to push back the gates of hell and push the devil off his predominant perch that he occupies over the airwaves of Auckland.”

Radio Rhema's counsel suggested, in relation to mainstream church membership, that the difference in proportions arises because of the difference between adherents and committed churchgoers. Radio Rhema promotes in the churches and it is generally committed churchgoers who become members. In other words, the mainstream churches do not have among their adherents a high proportion of churchgoers. Nevertheless the fact remains that its emphasis comes from those associated with a particular view of Christian belief.

Mr Anastassiou's response to the reference to the newsletter was that some of its contents amounted to Christian jargon which would be well understood by the readers.

We believe that this might be so in respect of those members of certain churches referred to with a high membership proportion, but we do not believe that those remarks are typical of material which would be found in church newsletters of the mainstream churches.

Also in the newsletter was this statement: “We have been told that groups calling themselves 'Satanists' have been formed over the last few years in Auckland, Tauranga, Nelson, Wellington and Christchurch. These groups have been praying and fasting every Wednesday to satan requesting him to break up the family units in New Zealand and to destroy Radio Rhema. . . . This news just makes us more aware of how great an impact Radio Rhema is already making. No wonder we are experiencing difficulties in our attempts to get the gospel into the northern region.”

As Mr Thomson, for the Corporation, has pointed out, Mr Berry could not substantiate this claim which cast some doubts on the methods used to recruit support for the station.

Counselling—A considerable amount of time—in fact too much time—has been spent on reversing the counselling proposal.

A proposal to associate counselling with a radio station is peripheral to the desirability of the broadcast service since any radio station can, if it wishes, promote counselling services run by any other agencies or by its own organisation.

The proposition that we should permit a radio station because it would run its own Christian counselling service, we would not in any event have regarded as lending a great deal to the application. However, it took on a different aspect when attention was fastened on to the nature of the counselling itself. There was considerable debate as to the extent to which the Jay E. Adams tapes were to be used. A copy of Mr Adam's book was produced and referred to.

We were told by Mr William Cole, a trained psychologist, called by Radio Pacific, that—

"The overall tenor of the techniques advised were of judgmental exhortations of a type likely to increase anxiety and guilt in people thereby with problems. In many cases this would be unhelpful. In some cases such methods could be downright dangerous, precipitating total mental collapse in already highly-stress individuals."

Mr Ewing Stevens from Radio Pacific, a Presbyterian minister,

"... feared that the approach to theology was so narrow and elitist that it would exclude the experience of non-religious philosophies of life and those that follow religions other than the Christian religion, but also the large majority of believing Christian people."

He saw the counselling service, if it were based on the book, to be "an undisguised attempt at proselytising human beings in their millions of exactly by a very narrow and limited approach to the Christian faith."

We were, however, impressed with Mrs Foged who was called by Radio Rhema to give evidence of the training of counsellors. She did, nevertheless, concede that her aim in the counselling service was evangelism and to convert, both elements of which she saw as an essential part of the Christian role.

If only because of the matters raised at the hearing, we think it likely that the counselling service would now be more carefully based. Whether it becomes clear is that the prime purpose is an evangelistic one rather than of a client centred referral service. This bears, in our opinion, on only two aspects—

1. The limited benefit of, or positive disadvantage of, permitting what is in effect a "marketing" arm of the station concerned with recruiting Christians through a counselling service.

It may be argued that this is not a positively harmful feature since those who did respond through contact with the station would be aware that it was a Christian oriented service and not one which necessarily totally respected the beliefs, or non-belief, of the individual concerned. However, it does not simply ask people who want to talk about Christian belief to contact the service. It offers counselling—helping—but is using the needs of the caller to bring about an introduction and an opportunity thereafter to influence them towards acceptance of the Christian faith.

After hearing the evidence we can say this: If we were to grant the application we could not control the counselling but we would want to lay down conditions as to the way in which the "counselling service" would be referred to.

2. The indication it gives of the purpose of the station which goes beyond the objectives of the Broadcasting Act, namely to proselytise.

(b) The economic effect which the establishment of the station to which the application relates is likely to have in respect to broadcasting stations already in operation

It is clear the station will only have a small amount of support. In Wellington its reach was given to us as 10,000 compared with ZBB's 142,000 and in Christchurch a reach of 22,000 compared with ZBB's 19,000.

The station has a comparative strength in the 7 p.m. to midnight period.

There was considerable discussion of the effect of a new operator in taking existing audience and thus increasing the cost per thousand rate for advertisers. We are satisfied that the audience we would not be substantially drawn from non-listeners. Some audience would be drawn from non-commercial listeners in Auckland, although it is to be noted that they form a lower proportion of the audience in Auckland than in the southern centres.

The stations which appeal to an older audience, namely ZBB, Radio 1 and Radio Pacific, would be affected but it would not be damaging to those stations. While it would affect the rate per thousand and while the overall performance of the station does affect advertisers' purchases, it has to be remembered that both Radio Pacific and Radio 1 substantially draw on local advertising which is not so sensitive to the cost per thousand. We are satisfied that that factor is significant in advertising agency buying but is not necessarily a dominating consideration.

We do not consider that the economic effect on the other stations would be sufficient to outweigh the advantages of a worthwhile non-commercial service but it is one which appealed to say a 3 percent audience share in Auckland.

(c) The effect which the establishment of the station to which the application relates may have on broadcasting services provided by the Corporation in the public interest

We have substantially dealt with this aspect in the previous reference as to the economic effect. The loss of revenue to the Corporation would not be such as to affect services. The establishment of the station may however affect the way in which services are provided by the Corporation and it is not convenient under this heading to consider the effect on future potential services.

Evidence was given by Miss B. A. Wakem for Radio New Zealand of plans to develop 693 kHz as a Polyneisan/access station. On the evidence we have we cannot determine the charging structure of radio development, we do not think it is possible to make a definitive judgment on the effect on future services of the Corporation in general.
We do see however an effect brought about by the loss of the proposed frequency 603 kHz which has for some years been, in policy terms, reserved for a possible use for a Polynesian/ethnic broadcasting.

The needs of New Zealand or the locality or localities proposed to be served, in respect of broadcasting services

We received many representations and saw extensive written submissions in support of the services for each of the localities.

As mentioned elsewhere there is a claim of lower listening by people who would be attracted to Radio Rhema since their lower listening was caused by the unsatisfactory nature of existing services as far as they were concerned. It is clear that Radio Rhema in these markets would tend to appeal to an older audience and sometimes children, but would not readily attract an audience of young people.

In each of the localities there is no comparable service.

There seemed to be little attempt by the applicant to provide a service to the ethnic minorities in any of the areas proposed to be served. The programming statements of a multi-cultural nature are unconvincing.

There is a group of people who undoubtedly see a need for a station that presents the Good News, but on proven performance the audience is in fact a fairly small one. Over a number of years Radio Rhema has not been able to substantially change its audience share in Christchurch where it has its deepest roots and major support. We feel that its grasp of audience in the northern area will be better and it is in fact likely to be slightly less.

However, a service should not necessarily be condemned for appealing only to a minority.

Various figures were produced to us for membership of Radio Rhema. The total for the region was 9,400, plus 1,045 associate supporters and 207 friends of Radio Rhema. It should be borne in mind that membership is sought by a sophisticated and very persistent public relations campaign directed particularly at churches and church oriented groups. Membership of 711 in the 40,000 population of Whangarei does not show a groundswell of support but 1,276 members in Hamilton have produced $37,000 of donations. This suggests a significant number of people are prepared to put their money behind the proposal but that beyond them support is meagre.

The needs which could be satisfied may not necessarily be best satisfied by an applicant who would, as a result of this grant, command a dominating position in Christian broadcasting in the future.

The financial and commercial ability of the applicant to carry on the proposed service

Accounts were produced to us that bore out our previous statements. Radio Rhema has the ability to command a steady cash flow and it has the organisation to sustain it. It relies totally on subscriptions, donations and gifts of goods and services.

Proposed extensions would be considerable and one of the reasons stated for AM propagation rather than FM was the lower cost involved in establishing and maintaining AM transmitters which the station largely has the capability of doing from within its own resources.

It is clear that once the station was on the air it would improve its cash flow.

There have been no criticisms made of the financial or management ability other than those which were raised by Mr Thomson for the Corporation.

His concern arose from statements made by Mr Berry and his executive that they determined Radio Rhema's direction and policy by their interpretation of God's will which was to be obeyed regardless of a members' "own intellects".

Mr Thomson quotes Mr K. S. Clarke's evidence that, "If the executive said God wanted something to go a particular way, I would follow this."

He also raised the question of references to "Satanists" referred to earlier.

However, no situation was referred to in which any management decisions had been made which could be criticised because they were not reasonable and we have not given any weight to this criticism.

The likelihood of the applicant carrying on the proposed service satisfactorily

In evidence Miss Wakem had stated that the reason Radio Rhema's programmes had not been taken by Radio New Zealand was that the standard of the particular programmes was not high enough. We did not treat this comment as making or confirming, attempting to make a case against the application on the basis that the standards of programming proposed in it are short of that required for the holding of a warrant.

The local origination hours are not long to begin with but no doubt there will be sufficient incentive for the station to increase the hours of local origination. The applicant has its own technical staff.

Apart from our expressed reservations which relate principally to the non-broadcast activities of Radio Rhema, there is no reason to expect that the service would not be carried on satisfactorily.

When the warrant for 3XG was renewed we commented the station on adhering to its commitments. This has not been the case with some commercial operators and therefore it can be said with some assurance that it is likely the applicant would carry on the service satisfactorily.

It is however true that the management has stayed in the same hands. Should there be any change in the control or management of Radio Rhema we cannot be so assured. But this is so of every applicant.

(g) The results of any survey available to the Tribunal

The results of a survey conducted in Auckland by Market Research N.Z. Ltd. were given to the Tribunal. The primary findings were that 12 percent of those who did not listen to Radio Rhema during its limited broadcast exposure in Auckland and that listeners were distributed across both sexes and all age groups, although weighted towards women and persons aged 45 years and over.

Levels of favourable reaction to the amount of music in the programme, the manner and style of announcers and the coverage of items of spiritual interest were generally higher than for Radio Rhema than for other Auckland stations and listeners' feelings after hearing Radio Rhema were generally reported to be substantially better than were the feelings of those listening to other stations.

Proportionately more listeners to Radio Rhema indicated they would be disappointed not to be able to hear further broadcasts from that station than was true of any other station's audience.

Most significantly of all, one in three of all persons interviewed, including more non-listeners than listeners to Radio Rhema, and more of those who did not go to church than of those who did, claimed to recognise a particular need for Radio Rhema to be permitted to broadcast in Auckland. Only 7 percent denied such a need existed.

The main need was seen to be a religious or spiritual one and this applied to churchgoers and non-churchgoers.

A straw poll survey showed that 26 percent of Radio Rhema listeners currently rarely listened to the radio. We did not give much weight to this as an indication of lack of desire to listen.

Dr N. G. Grenfell compared the Auckland survey with one that was conducted in Wellington before broadcasting started there. The Auckland survey showed a slightly higher proportion who said there was a need for Radio Rhema.

He said that Radio Rhema would draw its audience from primarily new listeners and listeners to non-commercial than to commercial stations. The objects suggest the contrary.

The information produced by Mr O'Neil, an expert witness called by Radio I, was that the listening habits of Radio Rhema listeners in Wellington suggest that they are more attuned to 2YA and 2YC than to commercial stations when compared to radio listeners generally.

It was submitted for the applicant that primary sources of listeners would be new listeners and listeners to non-commercial rather than commercial stations. The Tribunal did not accept that there would necessarily be a growth in new radio listeners. This would not prove to be the case when new services had been introduced previously in New Zealand.

(h) The requirement that frequencies be best utilised in the public interest.

Radio Rhema applied for the use of the frequency 603 kHz which has been allocated to Auckland and Bay of Plenty in the Geneva Post Office. The applicant has pointed out that the application was lodged in 1981, that the Post Office had no objection and that it was an economical use of frequencies to have co-channel use.

Mr Anastasiou pointed out that the alternative use proposed by the BCNZ for a Polynesian/ethnic/access programme was contingent on IZM going to FM. Mr Gatland for the BCNZ pointed out that FM would give greater coverage in rural areas. Radio Rhema's case was that the proposed use of the frequency was an effective and efficient use of it and would provide a broad coverage over a wide area for which there was a clear and demonstrated need.
Radio Rhema had not changed its position but during the course of the hearing the Tribunal raised the other possible frequencies which could be allocated. It pointed out that if 125 kHz was permitted by the Tribunal to transfer to FM that would release 1251 kHz and if 125 kHz went to FM it would release 882 kHz.

Mr Oakland had said that the reason for the particular frequency being chosen for ethnic use was to provide a good rural audience coverage where there was an ethnic audience resident. It was also planned to use a further transmitter in the Waikato to serve Hamilton City and to cover the rural area which would occur between the Auckland and Bay of Plenty synchronous stations.

A tape was presented to illustrate the distortion which occurs in the signal when two synchronous stations' signals are received in an area at the same time. There is evidence that 5.5 percent of the population in the proposed areas would be affected. There was concern that at a later stage there would be pressure brought to bear by listeners to Radio Rhema to eliminate the coverage deficiencies caused by the rural areas through the use of another frequency or frequencies.

In evidence for Radio Rhema Mr S. D. Brewster said the primary reason for sticking with the AM band was the larger number of AM only receivers presently at the disposal of the public and particularly for any Radio Rhema's larger audience sectors, the elderly. Radio Rhema believed that these people were less likely to change their listening habits, either by buying a receiver with an FM band, by remembering to switch bands if they did have an FM receiver or by erecting the necessary antenna which was usually attached to such a set.

Radio Rhema submitted people over 50 needed the radio because of changes, increase in infirmity and general loss of confidence. Other reasons which Mr Brewster described as compelling were—

1. The high cost of linking transmitters for stereo operation. Although Radio Rhema would love to broadcast high quality stereo which its studios were set up to do, that desire had to be balanced against the considerably greater running costs and the fact that the different modes would add very little, if anything to the station's message.

2. The high cost of co-siting with the BCNZ.

3. The ability to make use of existing AM transmitting equipment.

4. At least one AM warrant holder would opt to change to FM or cease operations which would make another frequency available and the Concert Programme would relocate on the FM band.

5. The dynamics were such that things were unlikely to remain as they were. Enthusiasm for Radio Rhema and particularly one of the lower end of the AM band provides extraordinarily good coverage of rural areas, hence its possible use for ethnic or Polynesian broadcasting.

On the other hand the Tribunal is also aware that we are in a period of rapid change, that radio needs will themselves need to be reassessed from time to time. In our consideration of this matter we are not convinced that the Radio Rhema proposal would introduce a new news service with four and a half minute bulletins. It would also bring in some BBC current affairs programmes.

The hours during which the applicant proposes to broadcast programmes

The station would provide an 18-hour service daily and this appears to be adequate for its target audience. The local origination periods appear to be adequate and we would not have considered it necessary to impose any conditions in that respect.

(a) The desirability of avoiding monopolies in the ownership or control of news media

The Radio Rhema proposal would introduce a new service with four and a half minute bulletins. It would also bring in some BBC current affairs programmes.

(b) All relevant evidence or representations received by it at the hearing

The representation that we should refuse the warrant because the station would promote Christianity we did not find easy to deal with.

However we did decide previously that the services of Christian oriented talk and music offered in Christchurch by Radio Rhema fulfilled an audience need. Care has to be taken to comply with the Act and, in particular, in matters of controversy to give an opportunity for significant points of view to be expressed, which could prove difficult for the station, but in fact complaints have not been a problem.

(c) Other matters as may be prescribed in regulations on that behalf

By regulation 15A, Broadcasting Regulations 1977, the Tribunal is required to have regard to Government policy under which FM broadcasting is to be developed as an integral part of sound radio broadcasting.

We do not find that the reasons put by the applicant for spurning FM, such as costs and set penetration to be compelling. The programming is suitable for either AM or FM.

Government policy is to develop FM broadcasting. This application does not do it but it has had an effect since 1981. That policy has in fact changed radio in New Zealand.

Conclusion—We have to weigh not only the merits of the application, but also the somewhat limited nature of the programme material, the limited background and direction of the station itself and the extension of its power and authority to cover the bulk of the audience in New Zealand.

It may well be that ultimately an AM frequency can be made available for this warrant holder. At this stage we decided to ourselves that the advantages of allocating the last immediately available frequency would outweigh the disadvantages.

The application has pointed up the need for an analysis of Auckland's frequency needs with an emphasis on the large urban population in Auckland and its obvious claim for a choice of services. A reappraisal of frequency planning should be combined with the consideration of potential uses in Auckland and the possible reallocation where necessary of frequencies among existing stations.

The Tribunal is aware (and it is public knowledge) that applications are likely to be made for the transfer of some AM warrants to FM and there is other interest in the establishment of stations in and around Auckland.

A consideration of Auckland's present and foreseeable radio needs could be undertaken—by the Tribunal requiring all those interested to lodge notifications of any interest in applications for warrants or changes of frequencies. These could be held next year and proper weight given to comparative merits of the particular proposals and the availability of frequencies, including FM frequencies.
The Tribunal is not prepared to grant the present application now.

As the application was made in 1981, in 1985 it is not appropriate to defer a decision even further.

If we were to do so, in order to reconsider it in 1986, together with a review of frequencies, it would be out of date. A new application would be needed.

That would give *Radio Rhema* an opportunity to consolidate and reassess its position and establish policies for the late 1980's and 1990's.

We have therefore resolved to decline the application.

That does not put out of question another application. This application has enabled us to assess the desirability of the proposal and to identify its weaknesses. We have also been able to put it in the context of the public interest—and in particular in relation to use of the frequency spectrum which is a publicly owned resource.

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Once committed by the grant of a warrant a frequency cannot be committed by the grant of a warrant a frequency cannot be

The proposal we were asked to approve would constrict future frequency use and planning.

We appreciate that this long awaited decision will be a disappointment to many enthusiastic supporters of and in *Radio Rhema*. We have been anxious to be just to their ambitions but ultimately the public interest must predominate.

A wider look at the Auckland situation in the next period will enable a more coherent approach and, we hope, longer lasting solutions to the competing claims of so many present and future applicants for a voice in Auckland.

**Co-opted Members**—The Tribunal co-opted Mr Henshall as a person whose qualifications or experience were likely, in the opinion of the Tribunal, to be of assistance to the Tribunal in dealing with the application. He took part in the hearing and the deliberations of the Tribunal, but the decision is that of the permanent members.

Dated the 4th day of July 1985.

Signed for the Tribunal:

B. H. SLANE, Chairman.


\[
\text{AMENDED SUMMARY OF TRADING BANKS’ MONTHLY RETURNS OF PRINCIPAL LIABILITIES AND ASSETS IN RESPECT OF NEW ZEALAND BUSINESS AS AT CLOSE OF BUSINESS ON 27 FEBRUARY 1985}
\]

In accordance with subsection (4) of Section 31 of the Reserve Bank of New Zealand Act 1964

\[\text{(All amounts in New Zealand Currency)}\]

<table>
<thead>
<tr>
<th>LIABILITIES* (N.Z.$$\text{ thousands})</th>
<th>Australia and New Zealand Banking Group (New Zealand) Limited</th>
<th>Bank of New Zealand</th>
<th>The National Bank of New Zealand Limited</th>
<th>Westpac Banking Corporation</th>
<th>TOTALS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Demand deposits in New Zealand</td>
<td>6,415,059</td>
<td>1,079,089</td>
<td>445,455</td>
<td>573,293</td>
<td>2,738,896</td>
</tr>
<tr>
<td>2. Time deposits in New Zealand</td>
<td>1,577,457</td>
<td>3,095,813</td>
<td>1,272,220</td>
<td>1,540,095</td>
<td>7,483,603</td>
</tr>
<tr>
<td>3. Liabilities elsewhere than in New Zealand incurred in respect of New Zealand business</td>
<td>92,300</td>
<td>115,028</td>
<td>114,673</td>
<td>319,110</td>
<td>631,111</td>
</tr>
<tr>
<td>4. Bills payable and all other liabilities in New Zealand, including balances due to other banks but excluding shareholders’ funds</td>
<td>66,705</td>
<td>28,126</td>
<td>7,974</td>
<td>26,470</td>
<td>129,275</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ASSETS** (N.Z.$$\text{ thousands})</th>
<th>Australia and New Zealand Banking Group (New Zealand) Limited</th>
<th>Bank of New Zealand</th>
<th>The National Bank of New Zealand Limited</th>
<th>Westpac Banking Corporation</th>
<th>TOTALS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Balances at Reserve Bank of New Zealand—</td>
<td>4 4 388 1 397</td>
<td>16,446</td>
<td>26,025</td>
<td>7,202</td>
<td>7,297</td>
</tr>
<tr>
<td>(a) Demand deposits</td>
<td>- - - 1 - 1</td>
<td>1,501</td>
<td>3,785</td>
<td>1,742</td>
<td>1,400</td>
</tr>
<tr>
<td>(b) Time deposits</td>
<td>180,100</td>
<td>268,925</td>
<td>166,329</td>
<td>298,343</td>
<td>913,697</td>
</tr>
<tr>
<td>2. Reserve Bank of New Zealand notes</td>
<td>- - - -</td>
<td>490,426</td>
<td>1,839,004</td>
<td>738,365</td>
<td>820,991</td>
</tr>
<tr>
<td>3. New Zealand coin</td>
<td>64,101</td>
<td>135,761</td>
<td>54,410</td>
<td>49,631</td>
<td>303,903</td>
</tr>
<tr>
<td>4. Assets elsewhere than in New Zealand held in respect of New Zealand business</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>800,862</td>
</tr>
<tr>
<td>5. Advances in New Zealand and discounts of bills payable in New Zealand (excluding advances and discounts included under item 6)—</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>4,348,786</td>
</tr>
<tr>
<td>(a) Advances</td>
<td>950,426</td>
<td>1,839,004</td>
<td>738,365</td>
<td>820,991</td>
<td>4,348,786</td>
</tr>
<tr>
<td>(b) Discounts</td>
<td>64,101</td>
<td>135,761</td>
<td>54,410</td>
<td>49,631</td>
<td>303,903</td>
</tr>
<tr>
<td>6. Term loans in New Zealand</td>
<td>800,862</td>
<td>1,284,124</td>
<td>592,092</td>
<td>746,417</td>
<td>3,040,095</td>
</tr>
<tr>
<td>7. Investments held in New Zealand—</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>800,862</td>
</tr>
<tr>
<td>(a) Government securities</td>
<td>48,140</td>
<td>253,046</td>
<td>68,607</td>
<td>76,234</td>
<td>446,027</td>
</tr>
<tr>
<td>(i) Government Stock</td>
<td>403,780</td>
<td>735,387</td>
<td>274,093</td>
<td>430,308</td>
<td>1,843,568</td>
</tr>
<tr>
<td>(b) Other Investments</td>
<td>77,124</td>
<td>177,050</td>
<td>29,690</td>
<td>22,725</td>
<td>306,589</td>
</tr>
<tr>
<td>8. Cheques and bills drawn on other banks in New Zealand and balances with and due from other banks in New Zealand (excluding balances with Reserve Bank of New Zealand)</td>
<td>-</td>
<td>5,643</td>
<td>15,395</td>
<td>-</td>
<td>21,038</td>
</tr>
<tr>
<td>9. Book value of land, buildings, furniture, fittings, and equipment in New Zealand</td>
<td>21,179</td>
<td>111,073</td>
<td>79,424</td>
<td>57,941</td>
<td>269,617</td>
</tr>
<tr>
<td>10. All other assets in New Zealand</td>
<td>14,780</td>
<td>-</td>
<td>30</td>
<td>23,054</td>
<td>37,864</td>
</tr>
</tbody>
</table>

Aggregate of Unexercised Overdraft Authorities and Term Loan Authorities in New Zealand $3,112,080.

*Excluding shareholders' funds, contingencies, inter-branch accounts within New Zealand, and certain transit items.

**Excluding inter-branch accounts within New Zealand, contingencies, and certain transit items.

†New Zealand Gazette, 28 March 1985, No. 53, page 1426.


K. G. MORRELL, Chief Manager, Financial Markets Department, Reserve Bank of New Zealand.
Pursuant to regulation 17 of the Import Control Regulations 1973*, the Minister of Trade and Industry gives notice as follows:

1. (1) This notice may be cited as the Import Control Exemption Notice (No. 15) 1985-86.

(2) This notice shall come into force on the 2nd day of August 1985.

2. Goods of the classes specified and for the purposes of the Customs Tariff falling within the tariff items in the First Schedule hereto, imported from and being the produce or manufacture of any country, are hereby exempted from the requirement of a licence under the said regulations.

3. The exemptions from the requirement of a licence under the said regulations in respect of the classes of goods set forth in the Second Schedule hereto, imported from and being the produce or manufacture of Australia, included in the exempting notices shown in the Third Schedule, are hereby withdrawn.

4. The exemptions from the requirement of a licence under the said regulations in respect of the classes of goods set forth in the Third Schedule hereto, imported from and being the produce or manufacture of Australia, included in the exempting notices shown in the Third Schedule, are hereby withdrawn.

*S.R. 1973/86
Amendment No. 1: S.R. 1977/14
Amendment No. 2: S.R. 1977/289
Amendment No. 3: S.R. 1980/246
Amendment No. 4: S.R. 1985/61

First Schedule

Exemptions Created

<table>
<thead>
<tr>
<th>Tariff Item</th>
<th>Classes of Goods</th>
</tr>
</thead>
<tbody>
<tr>
<td>27.06.000</td>
<td>Tar distilled from coal, from lignite or from peat, and other mineral tars, including partially distilled tars and blends of pitch with crossee oils or with other coal tar distillation products</td>
</tr>
<tr>
<td>27.07.009</td>
<td>Oils and other products of the distillation of high temperature coal tar; similar products as defined in Legal Note 2 to Tariff Chapter 27</td>
</tr>
<tr>
<td>27.10.001 to 27.10.129</td>
<td>Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing not less than 70 percent by weight of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations</td>
</tr>
<tr>
<td>27.16.011</td>
<td>Cut-backs being mixtures of bitumen and oil</td>
</tr>
<tr>
<td>29.01.001</td>
<td>Organic chemicals (excluding 2, 4-dichlorophenoxyacetic acid and salts and esters thereof; 2-methyl-4 chlorophenoxyacetic acid (MCPCA), and salts and esters thereof; simazine and atrazine)</td>
</tr>
</tbody>
</table>

Second Schedule

Exemptions Withdrawn

<table>
<thead>
<tr>
<th>Tariff Item</th>
<th>Classes of Goods</th>
<th>Date of Exempting Notice</th>
</tr>
</thead>
<tbody>
<tr>
<td>27.07.001</td>
<td>Crude naphthalene</td>
<td>2 March 1979 (Gazette of 3 May 1979)</td>
</tr>
<tr>
<td>27.07.009.01F</td>
<td>Oils and other products of the distillation of high temperature coal tar and similar products as defined in Note 2 to this chapter (other than crude naphthalene, coal tar naphtha and cresote)</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
<tr>
<td>27.07.009.11C</td>
<td>Oils and other products of the distillation of high temperature coal tar and similar products as defined in Note 2 to this chapter (other than crude naphthalene, coal tar naphtha and cresote)</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
<tr>
<td>27.07.009.21L</td>
<td>Oils and other products of the distillation of high temperature coal tar and similar products as defined in Note 2 to this chapter (other than crude naphthalene, coal tar naphtha and cresote)</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
<tr>
<td>27.07.009.51B</td>
<td>Oils and other products of the distillation of high temperature coal tar and similar products as defined in Note 2 to this chapter (other than crude naphthalene, coal tar naphtha and cresote)</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
<tr>
<td>27.07.009.59H</td>
<td>Oils and other products of the distillation of high temperature coal tar and similar products as defined in Note 2 to this chapter (other than crude naphthalene, coal tar naphtha and cresote)</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
<tr>
<td>27.10.001</td>
<td>Petroleum oils, partly refined, including topped crude</td>
<td>16 March 1978 (Supplement to the Gazette of 30 March 1978)</td>
</tr>
<tr>
<td>27.10.011 to 27.10.037</td>
<td>Motor spirits</td>
<td>27 March 1985 (Supplement to the Gazette of 27 March 1985)</td>
</tr>
<tr>
<td>27.10.041</td>
<td>Kerosene (including kerosene type jet fuel), spirit type jet fuel, or white spirit, in bulk in ships' bottoms or in containers of a capacity of 5 litres or more</td>
<td>5 July 1978 (Gazette of 13 July 1978)</td>
</tr>
<tr>
<td>27.10.051</td>
<td>Distillate fuels</td>
<td>2 March 1979 (Gazette of 5 April 1979)</td>
</tr>
<tr>
<td>27.10.061</td>
<td>Residual fuel oil</td>
<td>16 March 1978 (Supplement to the Gazette of 30 March 1978)</td>
</tr>
<tr>
<td>27.10.071</td>
<td>Greases and other solid lubricants</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
<tr>
<td>27.10.081 to 27.10.087</td>
<td>Lubricating oils imported in bulk in ships' bottoms or in containers of a capacity of 5 litres or more</td>
<td>16 March 1978 (Supplement to the Gazette of 30 March 1978)</td>
</tr>
</tbody>
</table>
SECOND SCHEDULE—continued
EXEMPTIONS WITHDRAWN—continued

<table>
<thead>
<tr>
<th>Tariff Item</th>
<th>Classes of Goods</th>
<th>Date of Exempting Notice</th>
</tr>
</thead>
<tbody>
<tr>
<td>27.10.091</td>
<td>Mixed alkylenes, being mixtures of unsaturated and saturated acyclic hydrocarbons</td>
<td>16 March 1978</td>
</tr>
<tr>
<td>27.10.101</td>
<td>Transformer and circuit breaker oils, as may be approved by the Minister</td>
<td>16 March 1978</td>
</tr>
<tr>
<td>27.10.111</td>
<td>Mineral oils specially suited for medicinal purposes, as may be approved by the Minister</td>
<td>16 March 1978</td>
</tr>
<tr>
<td>27.10.121</td>
<td>Non-lubricating petroleum oils, other kinds</td>
<td>16 March 1978</td>
</tr>
<tr>
<td>27.10.129</td>
<td>Organic chemicals (excluding sodium 2,4,6-trichlorophenate; 2,4-dichlorophenoxyacetic acid (MCPA), and salts and esters thereof; simazine and atrazine)</td>
<td>27 March 1985 (Supplement to the Gazette of 27 March 1985)</td>
</tr>
<tr>
<td>29.01.001</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29.01.001 to</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29.07.009.01L</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29.07.009.21E</td>
<td></td>
<td></td>
</tr>
<tr>
<td>to</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29.16.011</td>
<td>Cones of paper or paperboard</td>
<td>27 March 1985 (Supplement to the Gazette of 27 March 1985)</td>
</tr>
<tr>
<td>Ex 29.16.015</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ex 29.16.019</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29.16.021.99L</td>
<td></td>
<td></td>
</tr>
<tr>
<td>to</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29.35.001</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29.35.005.99L</td>
<td></td>
<td></td>
</tr>
<tr>
<td>to</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29.45.000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>48.20.001</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

THIRD SCHEDULE
EXEMPTIONS WITHDRAWN

<table>
<thead>
<tr>
<th>Tariff Item</th>
<th>Classes of Goods</th>
<th>Date of Exempting Notice</th>
</tr>
</thead>
<tbody>
<tr>
<td>27.06.000</td>
<td>Goods imported from and being the produce or manufacture of Australia: Tar, distilled from lignite or from peat, and other mineral tars</td>
<td>22 December 1984 (Supplement to the Gazette of 13 December 1984)</td>
</tr>
<tr>
<td>27.07.009.31H</td>
<td>Coal tar naphtha</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
<tr>
<td>27.07.009.41E</td>
<td>Creosote</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
<tr>
<td>38.19.031</td>
<td>Saccharin and other synthetic sweetening substances in tablets or other dispensable forms</td>
<td>22 December 1984 (Supplement to the Gazette of 13 December 1984)</td>
</tr>
<tr>
<td>68.12.029.01K</td>
<td>Sheets of asbestos-cement decorated with artificial stone</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
<tr>
<td>90.27.011</td>
<td>Billiards meters</td>
<td>1 May 1984 (Supplement to the Gazette of 3 May 1984)</td>
</tr>
</tbody>
</table>

Dated at Wellington this 29th day of July 1985.

DAVID CAYGILL, Minister of Trade and Industry.

EXPLANATORY NOTE: This notice provides for the exemption of:
(a) tar distilled from coal;
(b) creosote and coal tar naphtha;
(c) kerosene, white spirit etc, and lubricating oils etc in containers under 5 litres;
(d) road surfacing preparations;
(e) sodium 2,4,6-trichlorophenate;
(f) distempers;
(g) cement based paints and enamels;
(h) solutions as defined in Legal Note 4 to Tariff Chapter 32;
(i) saccharine etc.;
(j) leather belts and bolting for machinery;
(k) washers, gaskets, etc of leather etc;
(l) reconstituted wood, etc;
(m) bobbins, spoons, etc of paper or paperboard;
(n) road and paving setts etc of natural stone; and
(o) articles of asbestos cement etc.

Ministry of Energy (Electricity Division)—Schedule of Civil Engineering and Building Contracts of $20,000 or More in Value

<table>
<thead>
<tr>
<th>Name of Works</th>
<th>Successful Tenderer</th>
<th>Amount of Tender Accepted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provision of 2 security guards, 24 hours per day, 7 days a week, plus a motor vehicle for on-site duties, for a period of 2 years at Huntly Power Station</td>
<td>Night Security Services Ltd.</td>
<td>469,459.70 (for 2 years)</td>
</tr>
<tr>
<td>(35/10 SM)</td>
<td>R. C. PARKIN, for General Manager.</td>
<td></td>
</tr>
</tbody>
</table>
Pursuant to regulation 17 of the Import Control Regulations 1973*, the Minister of Trade and Industry hereby gives the following notice:

**NOTICE**

1. (1) This notice may be cited as the Import Control Exemption Notice (No. 14) 1985-86.

2. Goods of the classes specified and for the purposes of the Customs tariff falling within the Tariff Items in the First Schedule hereto, imported from and being the produce or manufacture of any country, are hereby exempted from the requirement of a licence under the said regulations.

3. The exemption from the requirement of a licence under the said regulations in respect of the goods of the classes set forth in the Second Schedule hereto, included in the exemption notice shown in the Second Schedule is hereby withdrawn.

---

**FIRST SCHEDULE**

**EXEMPTION CREATED**

<table>
<thead>
<tr>
<th>Tariff Item</th>
<th>Classes of Goods</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ex 69.11.002.11E</td>
<td>Cooking utensils and tableware of porcelain or china or of other pottery, viz.:</td>
</tr>
<tr>
<td></td>
<td>Breakfast, dinner, tea and coffee sets, containing cups and/or mugs and cups,</td>
</tr>
<tr>
<td></td>
<td>mugs, cups and saucers, cups and saucers and plates, having a c.i.f. price of</td>
</tr>
<tr>
<td></td>
<td>not less than $14.50 per kg; cooking utensils and other articles of tableware</td>
</tr>
<tr>
<td></td>
<td>having a c.i.f. price of not less than $10.00 per kg</td>
</tr>
<tr>
<td>Ex 69.11.012.11L</td>
<td></td>
</tr>
<tr>
<td>Ex 69.11.012.31E</td>
<td></td>
</tr>
<tr>
<td>Ex 69.11.012.51K</td>
<td></td>
</tr>
<tr>
<td>Ex 69.11.022.11F</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.001.21K</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.011.37A</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.011.49E</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.011.58D</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.021.21L</td>
<td></td>
</tr>
</tbody>
</table>

**SECOND SCHEDULE**

**EXEMPTION WITHDRAWN**

<table>
<thead>
<tr>
<th>Tariff Item</th>
<th>Classes of Goods</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ex 69.11.002.11E</td>
<td>Cooking utensils and tableware of porcelain or china or of other pottery, viz.:</td>
</tr>
<tr>
<td></td>
<td>Breakfast, dinner, tea and coffee sets, containing cups and/or mugs and cups,</td>
</tr>
<tr>
<td></td>
<td>mugs, cups and saucers, cups and saucers and plates, having a c.i.f. price of</td>
</tr>
<tr>
<td></td>
<td>not less than $12.50 per kg; cooking utensils and other articles of tableware</td>
</tr>
<tr>
<td></td>
<td>having a c.i.f. price of not less than $9.00 per kg</td>
</tr>
<tr>
<td>Ex 69.11.012.11L</td>
<td></td>
</tr>
<tr>
<td>Ex 69.11.012.31E</td>
<td></td>
</tr>
<tr>
<td>Ex 69.11.012.51K</td>
<td></td>
</tr>
<tr>
<td>Ex 69.11.022.11F</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.001.21K</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.011.37A</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.011.49E</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.011.58D</td>
<td></td>
</tr>
<tr>
<td>Ex 69.12.021.21L</td>
<td></td>
</tr>
</tbody>
</table>

Dated at Wellington the 22nd day of July 1985.

DAVID CAYGILL, Minister of Trade and Industry.

**EXPLANATORY NOTE:** This exemption notice provides for adjustment to the price break points for ceramic cooking utensils and tableware.

*S.R. 1973/86
Amendment No. 1: S.R. 1977/14
Amendment No. 2: S.R. 1977/289
Amendment No. 3: S.R. 1980/246
Amendment No. 4: S.R. 1985/61

---

**New Zealand Post Office—Schedule of Building Contracts of $20,000 or More in Value**

<table>
<thead>
<tr>
<th>Name of Works</th>
<th>Successful Tenderer</th>
<th>Amount of Tender Accepted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Te Kuiti Post Office: Canopy</td>
<td>Days Engineering</td>
<td>$40,187</td>
</tr>
</tbody>
</table>

F. K. McINERNEY, Director-General.
In accordance with subsection (4) of Section 31 of the Reserve Bank of New Zealand Act 1964
(All amounts in New Zealand Currency)

**FINAL SUMMARY OF TRADING BANKS’ MONTHLY RETURNS OF PRINCIPAL LIABILITIES AND ASSETS IN RESPECT OF NEW ZEALAND BUSINESS AS AT CLOSE OF BUSINESS ON 29 MAY 1985**

*Liabilities*

<table>
<thead>
<tr>
<th>Australia and New Zealand Banking Group (New Zealand) Limited</th>
<th>Bank of New Zealand</th>
<th>The National Bank of New Zealand Limited</th>
<th>Westpac Banking Corporation</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>1. Demand deposits in New Zealand</td>
<td>635,188</td>
<td>1,048,056</td>
<td>434,570</td>
<td>564,306</td>
</tr>
<tr>
<td>2. Time deposits in New Zealand</td>
<td>1,661,522</td>
<td>3,455,926</td>
<td>1,345,708</td>
<td>1,805,777</td>
</tr>
<tr>
<td>3. Liabilities elsewhere than in New Zealand incurred in respect of New Zealand business</td>
<td>143,295</td>
<td>63,695</td>
<td>38,515</td>
<td>327,074</td>
</tr>
<tr>
<td>4. Bills payable and all other liabilities in New Zealand, including balances due to other banks but excluding shareholders’ funds</td>
<td>35,552</td>
<td>22,682</td>
<td>8,212</td>
<td>12,338</td>
</tr>
</tbody>
</table>

**Assets**

<table>
<thead>
<tr>
<th>Australia and New Zealand Banking Group (New Zealand) Limited</th>
<th>Bank of New Zealand</th>
<th>The National Bank of New Zealand Limited</th>
<th>Westpac Banking Corporation</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>1. Balances at Reserve Bank of New Zealand—</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Demand deposits</td>
<td>37,101</td>
<td>3</td>
<td>24,914</td>
<td>27,800</td>
</tr>
<tr>
<td>(b) Time deposits</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Reserve Bank of New Zealand notes</td>
<td>17,036</td>
<td>27,912</td>
<td>7,490</td>
<td>8,535</td>
</tr>
<tr>
<td>3. New Zealand coin</td>
<td>1,326</td>
<td>3,250</td>
<td>1,422</td>
<td>1,698</td>
</tr>
<tr>
<td>4. Assets elsewhere than in New Zealand held in respect of New Zealand business</td>
<td>216,191</td>
<td>169,519</td>
<td>85,490</td>
<td>344,754</td>
</tr>
<tr>
<td>5. Advances in New Zealand and discounts of bills payable in New Zealand (excluding advances and discounts included under item 6)—</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Advances</td>
<td>966,998</td>
<td>1,918,230</td>
<td>778,613</td>
<td>897,197</td>
</tr>
<tr>
<td>(b) Discounts</td>
<td>59,301</td>
<td>147,964</td>
<td>30,156</td>
<td>73,873</td>
</tr>
<tr>
<td>6. Term loans in New Zealand</td>
<td>835,797</td>
<td>1,436,702</td>
<td>661,829</td>
<td>817,507</td>
</tr>
<tr>
<td>7. Investments held in New Zealand—</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Government securities</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Treasury Bills</td>
<td>56,830</td>
<td>92,830</td>
<td>9,821</td>
<td>108,513</td>
</tr>
<tr>
<td>(ii) Government Stock</td>
<td>379,022</td>
<td>971,918</td>
<td>313,143</td>
<td>496,449</td>
</tr>
<tr>
<td>(b) Other Investments</td>
<td>98,747</td>
<td>254,555</td>
<td>37,953</td>
<td>29,398</td>
</tr>
<tr>
<td>8. Cheques and bills drawn on other banks in New Zealand and balances with and due from other banks in New Zealand (excluding balances with Reserve Bank of New Zealand)</td>
<td></td>
<td></td>
<td></td>
<td>26,583</td>
</tr>
<tr>
<td>10. All other assets in New Zealand</td>
<td>5,633</td>
<td>-</td>
<td>38</td>
<td>29,750</td>
</tr>
</tbody>
</table>

Aggregate of Unexercised Overdraft Authorities and Term Loan Authorities in New Zealand $3,146,295.

*Excluding shareholders’ funds, contingencies, inter-branch accounts within New Zealand, and certain transit items.

**Excluding inter-branch accounts within New Zealand, contingencies, and certain transit items.


K. G. MORRELL, Chief Manager, Financial Markets Department, Reserve Bank of New Zealand.
Notice Under the Regulations Act 1936

Pursuant to the Regulations Act 1936, notice is hereby given of the making of regulations as under:

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Title or Subject-matter</th>
<th>Serial Number</th>
<th>Date of Enactment</th>
<th>Cash Price</th>
<th>Postage and Packaging</th>
</tr>
</thead>
<tbody>
<tr>
<td>Animals Act 1967</td>
<td>Artificial Insemination of Animals Regulations 1972, Amendment No. 3</td>
<td>1985/192</td>
<td>29/7/85</td>
<td>65c</td>
<td>$1.15</td>
</tr>
<tr>
<td>Customs Act 1966</td>
<td>Developing Countries Tariff Order 1976, Amendment No. 6</td>
<td>1985/193</td>
<td>29/7/85</td>
<td>50c</td>
<td>$1.00</td>
</tr>
<tr>
<td>Securities Act 1978</td>
<td>Securities Act (Hillsborough Heights Village) Exemption Notice 1983</td>
<td>1985/194</td>
<td>30/7/85</td>
<td>50c</td>
<td>$1.00</td>
</tr>
</tbody>
</table>

Postage and Packaging Charge: Mail Orders

If two or more copies ordered, the remittance should cover the cash price and the maximum charge for the total value of purchases as follows:

<table>
<thead>
<tr>
<th>Total Value of Purchases</th>
<th>Maximum Charge</th>
<th>Total Value of Purchases</th>
<th>Maximum Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Up to 1.50</td>
<td>0.50</td>
<td>10.01 to 20.00</td>
<td>1.60</td>
</tr>
<tr>
<td>1.51 to 5.00</td>
<td>0.65</td>
<td>20.01 to 50.00</td>
<td>3.75</td>
</tr>
<tr>
<td>5.01 to 10.00</td>
<td>1.05</td>
<td>50.01 to 100.00</td>
<td>5.00</td>
</tr>
</tbody>
</table>

Copies can be bought or ordered by mail from Government Bookshops. Please quote title and serial number. Prices for quantities supplied on application.

Government Bookshops are located at Hannaford Burton Building, 25 Rutland Street (Private Bag, C.P.O.), Auckland 1; Kings Arcade, (P.O. Box 857), Hamilton; Head Office, Mulgrave Street (Private Bag), Wellington 1; Wellington Trade Centre, Cubacade (Private Bag), Wellington; 159 Hereford Street, (Private Bag), Christchurch 1; Cargill House, Princes Street (P.O. Box 1104), Dunedin.

V. R. Ward, Government Printer.

Notice by Examiner of Commercial Practices of Consents to Merger and Takeover Proposals

Pursuant to section 72 (6) of the Commerce Act 1975, notice is hereby given that the Examiner of Commercial Practices has consented to the following merger and takeover proposals.

Person by or on behalf of whom notice was given in terms of section 70 (1) of the Commerce Act 1975

<table>
<thead>
<tr>
<th>Proposal</th>
<th>Date of Consent</th>
<th>Commission Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jarden Corporation Ltd. may acquire up to 100 percent of the issued share capital of Citisite Estates Ltd.</td>
<td>23 July 1985</td>
<td>389</td>
</tr>
<tr>
<td>Ceramco Investments Ltd. may acquire up to 100 percent of the issued share capital of Atlas Corporation Ltd.</td>
<td>29 July 1985</td>
<td>388</td>
</tr>
<tr>
<td>Alex Harvey Industries Ltd. may acquire up to 25 percent of the ordinary shares in Euro-National Corporation Ltd., a newly formed company which is to acquire all the shares in Pacer Corporation and Euro-National Securities</td>
<td>29 July 1985</td>
<td>369</td>
</tr>
<tr>
<td>Brierley Investments Ltd. may acquire up to 100 percent of the issued share capital of Trans Ashburton Ltd.</td>
<td>25 July 1985</td>
<td>378</td>
</tr>
</tbody>
</table>

Dated at Wellington this 30th day of July 1985.

W. B. JoSS, for Examiner of Commercial Practices.
BANKRUPTCY NOTICES

In Bankruptcy

BUST, JEFFREY RONALD, formerly of 1/102 Browns Road, Manurewa, now of 74 Ranui Street, Hamilton, was adjudicated bankrupt on 17 July 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10–14 Lorne Street, Auckland on Friday, 9 August 1985 at 10.30 a.m.

R. ON HING, Official Assignee.

Auckland.

In Bankruptcy

JONES, CAROLINE ANNE, clerk, formerly of “The White House”, State Highway 1, Albany, and of Hibiscus House, Main Road, Orewa, now address unknown, was adjudicated bankrupt on 10 July 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10–14 Lorne Street, Auckland on Monday, 5 August 1985 at 10.30 a.m.

R. ON HING, Official Assignee.

Auckland.

In Bankruptcy

PETER NORMAN ANDERSON, carpenter, care of 82 Pandora Avenue, Rototuna, was adjudged bankrupt on 26 July 1985. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

Hamilton.

In Bankruptcy

IAN BOYD, secondhand dealer, formerly of Rayner Street, Temuka, and Richard Pearce Drive, Temuka, previously trading as “Temuka Second-Hand” from 6 Commerce Street, Temuka, was adjudged bankrupt on 26 July 1985. Date of first meeting of creditors will be advertised later.

L. A. SAUNDERS, Deputy Official Assignee.

Christchurch.

In Bankruptcy

GRAHAM FREDERICK SALTER of Mangamahu Valley, Wanganui, unemployed, was adjudged bankrupt on 22 July 1985. Creditors Meeting will be held at the Courthouse, Market Place, Wanganui on Thursday, 15 August 1985 at 2.15 p.m.

J. G. RUSSELL, Official Assignee.

High Court, Wanganui.

In Bankruptcy

KAITUU, JOSAIA, manager of 512 Parnell Road, Parnell, was adjudicated bankrupt on 8 July 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10–14 Lorne Street, Auckland on Tuesday, 6 August 1985 at 9 a.m.

R. ON HING, Official Assignee.

Auckland.

In Bankruptcy

ARCHIE ANDREW WYNDHAM, national superannuitant, care of Youth Centre, No. 4 R.D., (Box 24) Ranfurly, previously trading as Waipuata Tavern, Main Road, Waipuata was adjudged bankrupt on 23 July 1985. Creditors meeting will be held at Maniototo County Chambers, 15 Perry Street, Ranfurly on Wednesday, 21 August 1985 at 11.30 a.m.

T. E. LAING, Official Assignee.

Dunedin.
In Bankruptcy

PETER RICHARD WILKINSON, metal worker of 268 Madras Street, Christchurch, previously of 477 Madras Street and 69 Blankney Street, Christchurch, was adjudicated bankrupt on 19 July 1985. Creditors meeting will be held at my office, 159 Hereford Street, Christchurch, on Tuesday, 13 August 1985 at 10.30 a.m.

L. A. SAUNDERS, Deputy Official Assignee.

Christchurch.

In Bankruptcy

GEORGE BROWN WHIU of Mataraua District Court on the 16th day of August 1985 at II o'clock in the afternoon.

NOTICE is hereby given that GEORGE BROWN WHIU of Mataraua District Court on the 16th day of August 1985 at II o'clock in the afternoon.

R.D. 3, Kaitaia, was on the 24th day of July 1985 adjudged bankrupt and I hereby summon a meeting of creditors to be held at Whangarei District Court on the 20th day of August 1985 at 2 o'clock in the afternoon.

Dated this 24th day of July 1985.

B. A. SANSON, Deputy Official Assignee.

Private Bag, Whangarei.

In Bankruptcy—Notice of Adjudication and of First Meeting

NOTICE is hereby given that MARY JOHN of 101 Dundyne Road, Northland, was on the 24th day of July 1985 adjudged bankrupt and I hereby summon a meeting of creditors to be held at Whangarei District Court on the 20th day of August 1985 at 2 o'clock in the afternoon.

Dated this 24th day of July 1985.

B. A. SANSON, Deputy Official Assignee.

Private Bag, Whangarei.

In Bankruptcy

GREEN, ROBERT WILLIAM, labourer of 245A Bairds Avenue, East Tamaki, was adjudicated bankrupt on 24 July 1985.

HARRIS, GEORGE, mechanic of 26 Valley Road, Henderson, was adjudicated bankrupt on 24 July 1985.

LOVEDAY, TUA VERONICA, also known as LESLEY ANNE BROWNING, horticultural worker, formerly of 32 Tironui Road, Takapuna, now of Waikoehe Road, Drury, was adjudicated bankrupt on 24 July 1985.

STOKES, DAVID RUSSELL, tour operator of Outreense Place, Tapeka Point, Russell, was adjudicated bankrupt on 24 July 1985.

Dates of first creditors meetings will be advertised later.

R. ON HING, Official Assignee.

Auckland.

In Bankruptcy

KAITIU, JOSIAH AND LENA, partnership, trading as the Hot Potato People of 181 Symonds Street, Auckland, was adjudicated bankrupt on 24 July 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10–14 Lorne Street, Auckland on Tuesday, 6 August 1985 at 9.15 a.m.

R. ON HING, Official Assignee.

Auckland.

In Bankruptcy

WILLIAM PAKI, formerly of 12/312 Blockhouse Bay Road, Avondale now of 34 Rata Street, New Lynn, panel beater, was adjudicated bankrupt on 24 July 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10–14 Lorne Street, Auckland on Monday, 5 August 1985 at 10.30 a.m.

R. ON HING, Official Assignee.

Auckland.

In Bankruptcy—Notice of Adjudication and of First Meeting

NOTICE is hereby given that LORETTA DAPHNE AND ROBIN ERNEST TREMAINE, partnership, trading as the Hot Potato People of 181 Symonds Street, Auckland, was adjudicated bankrupt on 24 July 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10–14 Lorne Street, Auckland on Tuesday, 6 August 1985 at 9.15 a.m.

R. ON HING, Official Assignee.

Auckland.

In Bankruptcy—Notice of Adjudication and of First Meeting

NOTICE is hereby given that GEORGE BROWN WHIU of Mataraua R.D. 3, Kaitaia, was on the 24th day of July 1985 adjudged bankrupt and I hereby summon a meeting of creditors to be held at Kaikohe District Court on the 16th day of August 1985 at 11 o'clock in the afternoon.

Dated this 24th day of July 1985.

B. A. SANSON, Deputy Official Assignee.

Private Bag, Whangarei.

In Bankruptcy

BRUCE ALEXANDER WORSNOP, formerly of 18 Clare Street, Cambridge, now of 34 Albert Street, Gisborne, spray painter, formerly trading as Trans-Am Motor Painters, Tapae Street, Gisborne, was adjudged bankrupt on 23 July 1985. A meeting of creditors will be held at Courthouse, Gisborne, on Thursday, 15 August 1985 at 10.30 a.m.

L. M. RATTRAY, Official Assignee.

Courthouse, Gisborne.

In Bankruptcy—Notice of Adjudication and of First Meeting

NOTICE is hereby given that LEONARD DOUGLAS HEAL of 16 Brown Street, Inglewood, beneficiary, was on 26 July 1985 adjudged bankrupt and I hereby summon a meeting of creditors to be held at the Courthouse, New Plymouth on the 13th day of August 1985 at 10.30 a.m.

E. B. FRANKLYN, Official Assignee.

P.O. Box 446, New Plymouth.

In Bankruptcy

BERNARD ERNEST TREMAINE, butcher, previously trading as Tremaine’s Tendermeats, 135 Stuart Street, Dunedin of 161 Glenpark Avenue, Dunedin, was adjudged bankrupt on 22 July 1985. Creditors meeting will be held at Commercial Affairs Meeting Room, Third Floor, of the M.L.C. Building, corner of Princes and Manse Streets, Dunedin on Monday, 26 August 1985 at 11 a.m.

T. E. LAING, Official Assignee.

Commercial Affairs Division, Private Bag, Dunedin.

In Bankruptcy

TURI PAUL TPOK (Junior), shearer of R.D. 3, Oturerehua, was adjudged bankrupt on 22 July 1985. Creditors meeting will be held at the Courthouse, Kelman Street, Alexandra on Tuesday, 20 August 1985 at 11.30 a.m.

T. E. LAING, Official Assignee.

Commercial Affairs Division, Private Bag, Dunedin.
**In Bankruptcy**

**ARCHIE ANDREW WYNDHAM**, national superannuitant, care of Youth Centre, No. 4, R.D. (Box 24), Ranfurly, previously trading as Waipiatia Tavern, Main Road Waipiatia, was adjudged bankrupt on 23 July 1985. Creditors meeting will be held at Maniototo County Chambers, 15 Perry Street, Ranfurly on Tuesday, 21 August 1985 at 11.30 a.m.

T. E. LAING, Official Assignee.

Commercial Affairs Division, Private Bag, Dunedin.

**In Bankruptcy**

**PETER JAMES WHEELER**, insurance worker, formerly of R.D. 4, Okere Falls, now care of Cosy Cottage Motocamp, Whittaker Road, Rotorua, was adjudged bankrupt on 26 July 1985. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

16-20 Clarence Street, Hamilton.

**In Bankruptcy**

**NICHOLAS RUSSELL MATENGIA**, sales representative, formerly care of Redwood Park Lodge, Rotorua, now of 43 McKee Avenue, Rotorua, was adjudged bankrupt on 29 July 1985. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

16-20 Clarence Street, Hamilton.

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**LAND TRANSFER ACT NOTICES**

**EVIDENCE** of the loss of certificates of title and memoranda of mortgage (Canterbury Registry), described in the Schedule having been lodged with me together with applications for the issue of new certificates of title, and for the registration of a discharge of mortgages 148560/3 and 274960/9, 417224/1 and 510783/1 without production of the outstanding copy, notice is hereby given of my intention to issue the same and to register such discharge upon the expiration of 14 days from the date of the Gazette containing this notice.

**SCHEDULE**

Certificate of title No. 812/42 for 732 acres, situated in Hinds Survey District being part Rural Section 30899 in the names of Donald George Church of Ashburton, chartered accountant, Robert Colin Cook, solicitor, John Burton Ormand, Acland of Peel Forest, farmer and Patrick George Morrison of Darfield, farmer. Application No. 346244/1.


Certificate of title No. 652/78 for 34.7 perches, situated in Christchurch being Lot 1, Deposited Plan 18173 in the name of Maurice Cook of Christchurch, manufacturer and Lois Cook, his wife. Application No. 557373/1.

Certificate of title No. 21A/244 for 1011 square metres, situated in Christchurch being Lot 4, Deposited Plan 2236 in the name of Stephen John Boyd of Christchurch, psychiactric nurse. Application No. 557936/1.

Certificate of title No. 18A/491 for 462 square metres, situated in Christchurch being Lot 4 and part Lot 3, Deposited Plan 2667 in the name of Ross Leonard Smith of Christchurch, poultry farmer and Olga Lydia Smith, his wife and memorandum of mortgage No. 148560/3, affecting the above land wherein the mortgagees are Norman Cecil Palmer, Annette Christina Macilquhan and Bevin Carleton Johnson. Application No. 557288.

Certificate of title No. 677/52 for 3.684 acres, situated in Lyndon Survey District being Section 2, Lyndon No. 2 Settlement in the name of Richard Harry Womersley of Waiata, farmer, Memorandum of mortgage 274960/9, 417224/1 and 510783/1 wherein the mortgagee is The Rural Banking and Finance Corporation affecting the above land. Application No. 556482/1.

Dated at Christchurch this 26th day of July 1985.

S. C. PAVETT, District Land Registrar.

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**In Bankruptcy**

**ARCHIE ANDREW WYNDHAM**, national superannuitant, care of Youth Centre, No. 4, R.D. (Box 24), Ranfurly, previously trading as Waipiatia Tavern, Main Road Waipiatia, was adjudged bankrupt on 23 July 1985. Creditors meeting will be held at Maniototo County Chambers, 15 Perry Street, Ranfurly on Tuesday, 21 August 1985 at 11.30 a.m.

T. E. LAING, Official Assignee.

Commercial Affairs Division, Private Bag, Dunedin.

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The instruments of title described in the schedule hereto having been declared lost, notice is given of my intention to issue a new certificate of title upon the expiration of 14 days from the date of the Gazette containing this notice.

**SCHEDULE**

Certificate of title 17C/926 in the names of Francis Allan Bullock, company director and Diane Richardson, shop proprietor, both of Papakura as tenants in common in equal shares.

Certificate of title 16C/475 in the names of Lawrence Sinclair Dott of Auckland, company executive and Adrienne Margaret Dott, his wife.

Certificate of title No. 32A/1369 in the name of A.G.H. Finance Ltd. at Auckland.

Certificate of title 52B/548 in the name of the Auckland Harbour Board.

Certificates of title 424/291, 484/16 and 389/131 in the name of the Baptist Union of New Zealand.

Memorandum of mortgage 583183/2 affecting the land in certificate of title 3D/511 in favour of Francis Tony Norris.

Memorandum of mortgage B. 399899/2 affecting the land in certificate of title 52C/437 in favour of The Housing Corporation of New Zealand.

Memorandum of lease A. 432038 affecting the land in certificate of title 17B/932 wherein the Public Trustee is the lessee.

Memorandum of mortgage 923927/1 affecting the land in certificate of title 46B/554 in favour of The Commercial Bank of Australia Limited.

Memorandum of lease 231675/2 affecting the land in certificate of title 25B/1124 wherein Owen Everard Schischka and Kathleen Frances Schischka are the lessees.

Memorandum of lease 386940/4 affecting the land in certificate of title 44D/72 wherein Bruce Wallace and Margaret Ann Wallace are the lessees.

Statutory land charge B. 375168/3 affecting the land in certificate of title 12C/1328 in favour of the Housing Corporation.


Dated this 25th day of July 1985 at the Land Registry Office, Auckland.

W. B. GREIG, District Land Registrar.

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**Proof of the extinguishment of the drainage rights contained in deed No. 165339 (R91/383, North Auckland Registry)** having been given to me in respect of the land of Bryan Wallace Herbert and Lesley Mary Herbert, situated at 38 Cliff Road, Herne Bay being 2375 square metres, more or less, situated in the City of Auckland being Lot 7 on Deposited Plan SI540 and being portion of Allotments 3 and 4 of Section 8 of the Suburbs of Auckland and being all the land described in certificate of title 887/17 (North Auckland Registry), notice is hereby given pursuant to section 70 of the Land Transfer Act 1952 of my intention to note the aforesaid register accordingly at the expiration of 1 month from the date of the Gazette containing this notice.

Dated this 22nd day of July 1985 at the Land Registry Office, Auckland.

W. B. GREIG, District Land Registrar.

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**In Bankruptcy**

**SCHEDULE**

Certificates of title 7A/689 and 7A/690 in the name of Nelson-Motueka Paving & Shingle Ltd. at Nelson. Application No. 251601.1.

Dated at the Land Registry Office at Nelson this 24th day of July 1985.

S. W. HAIGH, Assistant Land Registrar.
APPLICATION having been made to dispense pursuant to section 44 of the Land Transfer Act 1952 with the production of mortgage 491079 whereby Robert Prescott Hamilton Jensen is the mortgagee and the Presbyterian Church Property Trustees is the mortgagor, notice is hereby given of my intention to Register as No. 693736.2 and 693736.3 a Court order and discharge of mortgage upon the expiry of 14 days from the date of the New Zealand Gazette containing this notice.

Dated at Hamilton this 26th day of July 1985.

L. J. DIWELL,
Assistant Registrar of Charitable Trusts.

7013

INTEGRATED SOCIETIES ACT 1908
DECLARATION OF THE DISSOLUTION OF A SOCIETY
I, Neville Lindsay Manning, Assistant Registrar of Incorporated Societies, hereby declare that as it has been made to appear to me that Matamata Reserves Board H. 210936, is no longer carrying on operations, it is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act 1908.

Dated at Blenheim this 26th day of July 1985.

N. L. MANNING,
Assistant Registrar of Incorporated Societies.

7116

THE COMPANIES ACT 1955, SECTION 336 (6) NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

A. J. Howard (Concrete Products) Ltd. NA. 160104.
Chas Kent Ltd. NA. 161052.
C.H.B. Electrical Services Ltd. NA. 160783.
D. T. & B. A. Brown Ltd. NA. 164723.
Homestead Restaurant (1976) Ltd. NA. 165319.
J. & B. Ward Ltd. NA. 164903.
McAra-DGyle Enterprises Ltd. NA. 163863.
Waikari Flour Milling Co. (1932) Ltd. NA. 121462.

SCHEDULE
Certificate of title 10C/492 containing 6.0702 hectares, more or less, being Manuaitu B11D12A Block in the name of Reihana Duchess Rangiwaha of Te Mata, farmhand. Application H. 600418.

Dated at Hamilton this 26th day of July 1985.

M. J. MILLER, District Land Registrar.

The instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiry of 14 days from the date of the New Zealand Gazette containing this notice.

SCHEDULE
MEMORANDUM of mortgage 631134.5 affecting the land in certificate of title, Volume 7A, folio 313 from Bank of New Zealand as mortgagee to Donald Alexander Tunnicliffe and Pauline Tunnicliffe as mortgagors and notice of statutory land charge 631134.6 under the Home Ownership Savings Act 1974 affecting the said certificate of title. Application 701522.1.

Memorandum of mortgage 426426.1 affecting the land in certificate of title, Volume 540, folio 77 from the National Bank of New Zealand Ltd. as mortgagee to Reginald David Crutchley and Stella Margaret Crutchley as mortgagors. Application 701670.1.

Certificate of title, Volume 340, folio 81 containing 353 square metres, more or less, situate in the City of Wellington being part Section 438, Town of Wellington in the name of Reginald Alfred Hallam of Lower Hutt, plumber. Application 693736.1.

Certificate of title, Volume 95, folio 46 containing 276 square metres, more or less, being part Lots 4 and 5, Block F, Deposited Plan 467 in the name of William Howard Smith and Garth Nicholson Christensen, both of Wellington, electrical engineers. Application 701663.1.

Certificate of title, Volume 263, folio 29 containing 809 square metres, more or less, situate in Raetihi Village Settlement and being Lot 6 on Deposited Plan 4346 in the name of H. E. Webb Ltd. at Raetihi. Application 701911.1.

Certificate of title, Volume 288, folio 247 containing 215 square metres, more or less, situate in the City of Wellington being Lot 2 on Deposited Plan 5611 in the name of Haribhai Dahya of Wellington, fruit grower. Application 702212.1.

Certificate of title, Volume 20C, folio 529 containing 414 square metres, more or less, situated in the City of Wellington being part Lots 3 and 4 on Deposited Plan 157 in the name of Mihri Turina Akuhata, Phyllis Evelyn Irwin and Linda Maude Clew all of Wellington, post office employees, as tenants in common in equal shares. Application 702798.1.

Certificate of title, Volume 608, folio 131 containing 912 square metres, more or less, situate in Block X, Belmont Survey District being Lot 13 on Deposited Plan 16844 in the name of Louis Jules Cloutman of Stokes Valley, manager and Janet Anne Cloutman, his wife. Application 703000.1.

Certificate of title, Volume 359, folio 135 containing 536 square metres, more or less, situate in the Borough of Marton being Lot 1 on Deposited Plan 7458 in the name of Violet Josie Betts of Marton, married woman. Application 703055.1.

Dated at the Land Registry Office, Wellington this 25th day of July 1985.

E. P. O'CONNOR, District Land Registrar.
NOTICE is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

Holiday City Resort Rototuna Ltd. CH. 142630.
Inter City Transport Ltd. CH. 139865.
Jaynat Electronics Ltd. CH. 142481.
J. F. Solomon & Company Ltd. CH. 126857.
J. H. Darwell Ltd. CH. 124922.
Kaiapoi Home Bakery Ltd. CH. 136670.
Kart & West Ltd. CH. 130154.
Leathercraft Tools (N.Z.) Ltd. CH. 135733.
Leisure Motor Cycles Hire Ltd. CH. 141023.
Leeston Service Centre Ltd. CH. 141395.
Maryland Foodbar Ltd. CH. 138125.
Mediquip Marketing Ltd. CH. 138322.
Natural Plant Foods Ltd. CH. 137891.
North Canterbury Tyres Ltd. CH. 141092.
Neison Furniture Ltd. CH. 138964.

Dated at Christchurch this 26th day of July 1985.
K. J. W. DERBY, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)
NOTICE is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

A. E. Clausen Ltd. WN. 004768.
Athol Court Ltd. WN. 018277.
Billiards Enterprises (1964) Ltd. WN. 016317.
Boldrip Cleaning Ltd. WN. 036634.
B. T. Daniel Ltd. WN. 007769.
Carey's Building (Petone) Ltd. WN. 007383.
Centennial Investments Ltd. WN. 010283.
Dave Randall Ltd. WN. 039070.
Gailcete Tiling Company Ltd. WN. 008313.
Gateways Foodmarket Ltd. WN. 039412.
Guthrie Court Ltd. WN. 022986.
H. R. Eccleston Ltd. WN. 003092.
James Trading Company Ltd. WN. 004520.
J. De Haan Ltd. WN. 018289.
Kay & Dee Car Care Ltd. WN. 235194.

Dated at Wellington this 22nd day of July 1985.
K. D. KERR, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)
NOTICE is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

Consolidated Cool Stores Ltd. WN. 033722.
Consolidated Cool Stores (Greymouth) Ltd. WN. 033827.
Consolidated Cool Stores (Tauranga) Ltd. WN. 033724.
Consolidated Traders Foodmarkets Ltd. WN. 035712.
Horowhenua Engineering Services Ltd. WN. 030826.
Merchant Distributors Ltd. WN. 025644.
Merchant Exports Ltd. WN. 025645.
Merchant Farmers (N.Z.) Ltd. WN. 025647.
Merchant Fisheries Ltd. WN. 034844.
Merchant Traders Ltd. WN. 025643.
Mountain Products Ltd. WN. 035642.
United Cool Stores Ltd. WN. 033725.

Dated at Wellington this 23rd day of July 1985.
K. J. W. DERBY, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)
NOTICE is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

Ahearn & Larnach Panelbeaters & Spraypainters Company Ltd. WN. 037684.
Argyle Nominees Ltd. WN. 035236.
City Food Ltd. WN. 039485.
Club Enterprises Ltd. WN. 033475.
Daybreak Mini Market Ltd. WN. 039105.
G. J. & S. A. Manning Ltd. WN. 036276.
Golden King Import-Export Company Ltd. WN. 038411.
I. D. & L. M. Sudfert Ltd. WN. 040065.
McDonal's Trading Company Ltd. WN. 031434.
Orchard Data in Management Ltd. WN. 040455.
Parera Flats Ltd. WN. 020717.
Sequence (New Zealand) Ltd. WN. 035126.
Surrey Enterprises Ltd. WN. 037964.
Thurco Developments Ltd. WN. 038825.

Dated at Wellington this 24th day of July 1985.
K. D. KERR, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)
NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

D. J. White Farms Ltd. AK. 070530.
Domac Development Ltd. AK. 088015.
Double L. Pies Ltd. AK. 112535.

DECLARATION OF DISSOLUTION OF COMPANY
I, Gregory Charles Joseph Crott, District Registrar of Companies, hereby declare that the under-mentioned company is hereby dissolved pursuant to section 335A (7) of the Companies Act 1955.

Koact Holdings (N.Z.) Ltd. NA. 165979.

Dated at Napier this 22nd day of July 1985.
G. C. J. CROTT, District Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 335A
TAKE notice that pursuant to section 335A of the Companies Act 1955, the following companies are dissolved from the date of the publication of this notice:

Greenway Manufacturing Ltd. CH. 128333.
New City Hotel (Christchurch) Ltd. CH. 125422.
Pukaki Jet Ltd. CH. 140518.
Richmond Meadows Ltd. CH. 134018.
Skellereg-Isowell Ltd. CH. 138265.
Warehouse Traders Ltd. CH. 123797.

Given under my hand at Christchurch this 23rd day of July 1985.
K. J. W. DERBY, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)
NOTICE is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

Ahearn & Larnach Panelbeaters & Spraypainters Company Ltd. WN. 037684.
Argyle Nominees Ltd. WN. 035236.
City Food Ltd. WN. 039485.
Club Enterprises Ltd. WN. 033475.
Daybreak Mini Market Ltd. WN. 039105.
G. J. & S. A. Manning Ltd. WN. 036276.
Golden King Import-Export Company Ltd. WN. 038411.
I. D. & L. M. Sudfert Ltd. WN. 040065.
McDonal's Trading Company Ltd. WN. 031434.
Orchard Data in Management Ltd. WN. 040455.
Parera Flats Ltd. WN. 020717.
Sequence (New Zealand) Ltd. WN. 035126.
Surrey Enterprises Ltd. WN. 037964.
Thurco Developments Ltd. WN. 038825.

Dated at Wellington this 24th day of July 1985.
K. D. KERR, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)
NOTICE is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

Ahearn & Larnach Panelbeaters & Spraypainters Company Ltd. WN. 037684.
Argyle Nominees Ltd. WN. 035236.
City Food Ltd. WN. 039485.
Club Enterprises Ltd. WN. 033475.
Daybreak Mini Market Ltd. WN. 039105.
G. J. & S. A. Manning Ltd. WN. 036276.
Golden King Import-Export Company Ltd. WN. 038411.
I. D. & L. M. Sudfert Ltd. WN. 040065.
McDonal's Trading Company Ltd. WN. 031434.
Orchard Data in Management Ltd. WN. 040455.
Parera Flats Ltd. WN. 020717.
Sequence (New Zealand) Ltd. WN. 035126.
Surrey Enterprises Ltd. WN. 037964.
Thurco Developments Ltd. WN. 038825.

Dated at Wellington this 24th day of July 1985.
K. D. KERR, Assistant Registrar of Companies.
THE COMPANIES ACT 1955, SECTION 336 (6)
NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

Browns Bay Assemblies Ltd. AK. 080980.
David Teed Ltd. AK. 041622.
F. G. & R. Banks Ltd. AK. 100142.
Home Seekers Ltd. AK. 102638.

Dated at Auckland this 26th day of July 1985.
K. JAMES, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)
NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

H. J. & B. E. Wilson Ltd. AK. 080779.
Celebration Caterers Ltd. AK. 101462.
Data Activity Ltd. AK. 101482.
Korvette Hardware Company Ltd. AK. 096122.
J. P. & M. S. Tapp Ltd. AK. 096652.
B. & B. Concrete Co. (Wellington) Ltd. AK. 038751.
Colour Masters Ltd. AK. 062197.

Dated at Auckland this 26th day of July 1985.
A. G. O'BYRNE, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 335a
NOTICE is hereby given that the under-mentioned companies have been dissolved:

Bardoc Properties Ltd. HN. 197336.
C. L. & E. S. Smagge Ltd. HN. 197868.
Consceil Services Ltd. HN. 207717.
Fountain City Contractors Ltd. HN. 199559.
Gladaddon Investments Ltd. HN. 183341.
H. J. & M. L. Telford Ltd. HN. 194267.
McLennan's Cameras Ltd. HN. 177637.
Piako Thoroughbred Studs Ltd. HN. 195027.
R. & D. Hannah Ltd. HN. 192227.
Resolution Finance Ltd. HN. 191426.
Ron Nix Ltd. HN. 194908.
Ross Tuck Sports Ltd. HN. 195974.

Dated at Nelson this 16th day of July 1985.
H. J. PATON, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 335a
NOTICE is hereby given that the under-mentioned company has been dissolved:

Authorised Enterprises Ltd. BM. 119278.

Dated at Blenheim this 19th day of July 1985.
L. J. MEEHAN, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)
NOTICE is hereby given that at the expiration of 3 months from the date hereof, the name of the under-mentioned company will, unless cause is shown to the contrary, be struck off the Register and the company dissolved:

S. M. Mortiaux & Company Ltd. NL. 167431.

Given under my hand at Nelson this 29th day of July 1985.
D. G. PHILLIPS, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY

Notice is hereby given that “Evandale Gardens Limited” has changed its name to “Inner City Gardens Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. IN. 158047.

Dated at Invercargill this 18th day of July 1985.

H. E. FRISBY, Assistant Registrar of Companies.

7015

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Beck & Grey Limited” has changed its name to “Volcorp Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at New Plymouth this 24th day of July 1985.

G. D. O’BRYNE, Assistant Registrar of Companies.

7016

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Freedom Camper Vans Limited” has changed its name to “Roydvale Rental Cars Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Christchurch this 19th day of July 1985.

R. S. SLATTER, Assistant Registrar of Companies.

7017

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Rotorua Leisure Park Limited” has changed its name to “Hamilton Leisure Park Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 28th day of June 1985.

L. J. DIWELL, Assistant Registrar of Companies.

7014

CHANGE OF NAME OF COMPANY

Notice is hereby given that “G. A. & C. A. Dohnt Limited” has changed its name to “B. B. & A. L. King Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 18th day of July 1985.

L. J. DIWELL, Assistant Registrar of Companies.

7020

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Kilwell-Abu Limited” has changed its name to “Kilwell Manufacturing Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 17th day of July 1985.

L. J. DIWELL, Assistant Registrar of Companies.

7021

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Wells Ferris Limited” has changed its name to “Kilwell Fibretube Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 17th day of July 1985.

L. J. DIWELL, Assistant Registrar of Companies.

7022

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Russmac Promotions Limited” has changed its name to “Maclin Promotions Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HN. 201512.

Dated at Hamilton this 18th day of June 1985.

L. J. DIWELL, Assistant Registrar of Companies.

7023

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Knightwood Services Limited” has changed its name to “Managerial and Computer Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 9th day of July 1985.

L. J. DIWELL, Assistant Registrar of Companies.

7024

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Dawn Aluminium Window Company Limited” has changed its name to “Dawn Aluminium Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 10th day of July 1985.

L. J. DIWELL, Assistant Registrar of Companies.

7026

CHANGE OF NAME OF COMPANY

Notice is hereby given that “The Progress Printing Company Limited” has changed its name to “B. M. Cannell Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Dunedin this 3rd day of July 1985.

S. MCDONALD, Assistant Registrar of Companies.

7027

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Bradleys Takeaways Limited” has changed its name to “Southern Forestry Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Blenheim this 17th day of July 1985.

L. J. MEEHAN, Assistant Registrar of Companies.

7029

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Nedral Herbal Health Centre Limited” has changed its name to “Town and Around Travel Limited”, and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Blenheim this 18th day of July 1985.

L. J. MEEHAN, Assistant Registrar of Companies.

7030
CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Noel Turner Marketing Limited" has changed its name to "Turner's Seafoods Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NL. 230327.

Dated at Nelson this 23rd day of July 1985.
D. G. PHILLIPS, Assistant Registrar of Companies.

7117

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Turner's Seafoods Limited" has changed its name to "Rokewood Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NL. 235394.

Dated at Nelson this 23rd day of July 1985.
D. G. PHILLIPS, Assistant Registrar of Companies.

7118

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Bates Sise & Co. Limited" has changed its name to "Thames Sawmilling Export Company Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NL. 163315.

Dated at Napier this 28th day of June 1985.
S. D. PROUT, Assistant Registrar of Companies.

7119

NOTICE OF DIVIDEND

Name of Company: Goodbuy Trading Company Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, First Floor, Databank House, 175 The Terrace, Wellington.
Registry of High Court: Wellington.
Number of Matter: M. 467/83.
Amount Per Dollar: 13.4024c.
First and Final or Otherwise: First and final.
Where Payable: My Office.

P. T. C. GALLAGHER, Official Assignee.

Wellington.

7064

NOTICE OF DIVIDEND

Name of Company: Clayson Laboratory Apparatus Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, First Floor, Databank House, 175 The Terrace, Wellington.
Registry of High Court: Wellington.
Number of Matter: M. 594/83.
Amount Per Dollar: 47.0173c.
First and Final or Otherwise: First and final.
Where Payable: My Office.

P. T. C. GALLAGHER, Official Assignee.

Wellington.

7066

NOTICE OF WINDING UP ORDER AND FIRST MEETING

Address of Registered Office: Formerly of 2 Herbert Street, Wellington, now care of Official Assignee, First Floor, Databank House, 175 The Terrace, Wellington.
Registry of High Court: Wellington.
Number of Matter: M. 277/85.
Date of Presentation of Petition: 11 June 1985.

Place, and Times of First Meetings:
Creditors: My office, Thursday, 21 August 1985 at 2.15 p.m.
Contributories: Same date and place at 2.45 p.m.

R. ON HING, Official Assignee, Provisional Liquidator.

Second Floor, Lorne Towers, Lorne Street, Auckland 1.

7058
NOTICE OF WINDING-UP ORDER AND FIRST MEETINGS

Name of Company: Christies Home Appliance Repairs Ltd. (in liquidation).
Address of Registered Office: Formerly of 8 Gordon Road, Otahuhu, now care of Official Assignee's Office, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 654/85.
Date of Presentation of Petition: 10 June 1985.
Place, and Times of First Meetings:
Creditors: My office, Wednesday, 21 August 1985 at 10.30 a.m.
Contributories: Same date and place at 11 a.m.
R. ON HING,
Official Assignee, Provisional Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

NOTICE OF LAST DAY FOR RECEIVING PROOFS

Take notice that the last day for receiving proofs of debt against the following company listed below has been fixed for Monday, 12 August 1985.

A. C. and O. R. Thompson Ltd. (in liquidation).

J. NELSON,
Official Assignee, Official Liquidator.
Commercial Affairs Division, Private Bag, Hamilton.

NOTICE OF ORDER TO WIND-UP COMPANY

An order for the winding up of WAIKATO FROZEN PRODUCTS LTD. (in liquidation), care of Gower Road, R.D. 2, Taupiri, was made by the High Court at Hamilton on 11 July 1985.

The first meeting of creditors will be held at Conference Room, Ministry of Transport Building, Hamilton on Friday, 16 August 1985 at 11 a.m. Meeting of contributories to follow.

Note: Would creditors please forward their proofs of debt as soon as possible.

J. NELSON,
Official Assignee, Provisional Liquidator.
Commercial Affairs, Private Bag, Hamilton.

NOTICE OF INTENTION TO APPLY FOR RELEASE OF LIQUIDATOR

Notice is hereby given that the liquidator's statement of accounts and balance sheet with the report of the Audit Office thereon have been filed in the High Court at Wellington and I intend to apply to the High Court on Wednesday, the 14th day of August 1985 at 10 a.m. for an order releasing me from my administration of the property of the following companies:

DAKOTA HOLDINGS LTD. (in liquidation).
DAVID F JONES LTD. (in liquidation).
DAY-NITE CARRIER LTD. (in liquidation).
DODDS EARTHWORKS LTD. (in liquidation).
EZY-FLOW CONCRETE PUMPING SERVICES LTD. (in liquidation).
G. W. MORRIS BUILDING COMPANY LTD. (in liquidation).
INTERHOUSE COMMUNICATIONS LTD. (in liquidation).
RUSSELL ALPINE MOTELS (N.Z.) LTD. (in liquidation).
STORAGE SYSTEMS AND EQUIPMENT LTD. (in liquidation).
WATERPROOF SEALING COMPANY LTD. (in liquidation).

P. T. C. GALLAGHER, Official Assignee.
Wellington.

THE COMPANIES ACT 1955

THE COMPANIES ACT 1955

THE COMPANIES ACT 1955

THE COMPANIES ACT 1955

THE COMPANIES ACT 1955

THE COMPANIES ACT 1955

THE COMPANIES ACT 1955

THE COMPANIES ACT 1955

THE COMPANIES ACT 1955
In the matter of the Companies Act 1955, and in the matter of QUATRO SHOES LTD. (in liquidation):
By order of the High Court at Auckland dated Wednesday, 17 July 1985, G. S. Rea of Auckland has been appointed liquidator of the above-named company with a committee of inspection comprised of:

P. Howe of Auckland, A. Walker of Auckland, and C. Bishopric of Auckland.

Dated this 24th day of July 1985.

R. ON HING, Official Assignee.

Auckland.

7052

NOTICE OF DIVIDEND
Name of Company: Redfern's Ltd. (in liquidation).
Address of Registered Office: Arthur Young, P.O. Box 2091, Christchurch.
Registry of High Court: Christchurch.
Amount Per Dollar: 30c.
First and Final.
Where Payable: Christchurch.

C. E. TURLAND and M. R. GOOD, Liquidators.

Arthur Young, P.O. Box 2091, Christchurch.

7106

NOTICE OF DIVIDEND
Name of Company: Trend Furnishings Ltd. (in liquidation).
Address of Registered Office: Arthur Young, P.O. Box 2091, Christchurch.
Registry of High Court: Christchurch.
Number of Matter: 1972/576.
Amount Per Dollar: 12.5c.
First dividend.
Where Payable: Christchurch.

C. E. TURLAND and M. R. GOOD, Liquidators.

Arthur Young, P.O. Box 2091, Christchurch.

7107

MANUKAU VETERINARY SERVICES LTD.
IN LIQUIDATION
Notice of Final General Meeting
NOTICE is hereby given pursuant to section 281 of the Companies Act 1955, that a general meeting of shareholders of Manukau Veterinary Services Ltd. (in liquidation) will be held in the offices of the liquidators, Sixteenth Floor, National Mutual Centre, Shortland Street, Auckland on the 15th day of August 1985, at 9.30 a.m.

Business:
1. To receive and consider the liquidator's account showing how the winding up has been conducted and the property of the company has been disposed of and to receive any explanation thereof by the liquidator.
2. To be proposed as an extraordinary resolution:
   That the liquidator be authorised to dispose of the books of the company and of the liquidator as he thinks fit.

Dated this 29th day of July 1985.

B. N. KENSINGTON, Liquidator.

7108

THE COMPANIES ACT 1955
NOTICE OF APPOINTMENT OF RECEIVER AND MANAGER
Pursuant to Section 346 (1)

WJ0 DEVELOPMENTS LTD., a duly incorporated company having its registered office at 215 Gloucester Street, Christchurch, hereby gives notice that on the 25th day of July 1985, it appointed Kevin Russell Sargeant of Christchurch as receiver and manager of the property of MAINLAND MARINE LTD. under the powers contained in a debenture dated the 11th day of July 1984, which property consists of all the undertaking, goodwill and assets relating to the operation of the business carried on by the said Mainland Marine Ltd.

Further particulars can be obtained from the receiver whose address is:

Care of Hogg Young Cathie & Co., P.O. Box 13-156, 217 Gloucester Street, Christchurch.

Dated at Christchurch this 25th day of July 1985.

J. M. M. DYKSMAN, Director.

7110

THE COMPANIES ACT 1955
NOTICE OF PROPOSAL FOR APPLY TO THE REGISTRAR FOR DECLARATION OF DISSOLUTION OF A COMPANY
Pursuant to Section 335A (3)

Name of Company: Cambridge Electrical (1973) Ltd. IN. 157189.
Presented by: Ian Graham McGechie.

In the matter of the Companies Act 1955, and in the matter of CAMBRIDGE ELECTRICAL (1973) LTD.:
I, Ian Graham McGechie, being a director of Cambridge Electrical (1973) Ltd., hereby give notice that I propose to apply to the Registrar of Companies for a declaration of dissolution of the company, pursuant to section 335 of the Companies Act 1955.

Unless written objection is made to the District Registrar of Companies, Private Bag, Invercargill within 30 days of the publication of this notice, the Registrar may dissolve the company.

Dated at Invercargill this 25th day of July 1985.

I. G. McGECHIE, Director.

7111

COMMERCIAL REPRESENTATIVES (1977) LTD.
NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY
Pursuant to Section 335a of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335a of the Companies Act 1955, we, Kendon Cox & Co. propose to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date of this notice or such later date as the section may require, the Registrar may dissolve the company.

Dated this 20th day of July 1985.

KENDON COX & CO., Secretaries.

7112

THOMPSON & SIMPKINS ASSOCIATES LTD.
NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY
Pursuant to Section 335a of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335a of the Companies Act 1955, we, Kendon Cox & Co. propose to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date of this notice or such later date as the section may require, the Registrar may dissolve the company.

Dated this 20th day of July 1985.

KENDON COX & CO., Secretaries.

7113

THE COMPANIES ACT 1955
NOTICE OF INTENTION TO APPLY TO THE REGISTRAR OF COMPANIES FOR A DECLARATION OF DISSOLUTION OF THE COMPANY
In the matter of the Companies Act 1955, and in the matter of PLEASANT HEIGHTS LTD.: Notice is hereby given pursuant to section 335a (3) of the Companies Act 1955, that the company proposes to apply to the Registrar of Companies for a declaration of dissolution of the
company and that, unless written objection is made to the Registrar within 30 days of the date of the publication of this notice after which date the Registrar may dissolve the aforesaid company.

Dated this 30th day of July 1985.

A. R. STEWART, Secretary.

Agreed.

A. C. RELPH and M. L. RELPH, Directors.

NOTICE OF DECLARATION OF DISSOLUTION
Pursuant to Section 335A of the Companies Act

TAKE notice that Roy Bell Ltd., proposes to apply to the Registrar of Companies for a declaration of dissolution of the company and that unless written objection is made to the Registrar of Companies, within 30 days of date this notice was published, the Registrar may dissolve the company.

Dated this 31st day of July 1985.

W. R. BELL, Managing Director.

75 Grey Street, Cambridge.

NOTICE OF MEETING
In the matter of the Companies Act 1955, and in the matter of BRAEBANK AGENCIES LTD. (In liquidation):

NOTICE is hereby given that Warwick Gilbert Shearer, chartered accountant of New Plymouth, propose to apply to the Registrar of Companies for a declaration of dissolution of the above-named company and that, unless written objection is made to the Registrar of Companies, within 30 days of the date of this advertisement, the Registrar may dissolve the company.

Dated this 30th day of July 1985.

J. L. VAGUE, Liquidator.

NOTICE OF CREDITORS TO PROVE DEBTS OR CLAIMS
In the matter of the Companies Act 1955, and in the matter of CUNIC PARTITIONS LTD. (In voluntary liquidation):

NOTICE is hereby given that, as liquidators of Cunic Partitions Ltd., which is being wound up voluntarily by its members, we fix the 30th day of August 1985 as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 23rd day of July 1985.

T. A. SCOURLAR and R. I. THOMPSON, Liquidators.

Address: Coopers & Lybrand, P.O. Box 243, Wellington.

The Companies Act 1955
M. S. & R. H. LAMBERT LTD. (NA. 166338)
NOTICE OF APPOINTMENT OF RECEIVER
Pursuant to Section 346 (1)

Lila Salena Collin of Hastings, retailer hereby gives notice that Cynthia Mary Kirk and Peter Brian Barnes, both of Hastings, chartered accountant, have been appointed jointly and severally to be receivers and managers of M. S. & R. H. Lambert Ltd. under and by virtue of the provisions of a debenture dated the 20th day of July 1984 and given in favour of Lila Salena Collin of Hastings, retailer.

The office of the receivers is at the offices of Coopers and Lybrand, Chartered Accountants, 202–204 Warren Street North, Hastings.

The property in respect of which the said receivers and managers have been appointed is all the undertaking, property and assets of the said M. S. & R. H. Lambert Ltd. including its uncalled and unpaid capital.

Dated the 22nd day of July 1985.

C. M. KIRK and P. B. BARNES, Receivers.

THE COMPANIES ACT 1955
DECLARATION OF DISSOLUTION
Pursuant to Section 335A

TAKE notice that Valerie Anne Walker of Howick, widow, the secretary of MANUEL ENGINEERING LTD. intends to apply to the Registrar of Companies at Auckland, pursuant to section 335A
of the Companies Act 1955 for a declaration of dissolution of the company and unless there are written objections lodged within 30 days of the date of the posting of this notice the Registrar may dissolve the company.

Dated this 25th day of July 1985.

V. A. WALKER, Secretary.

NOTICE OF MEETING OF CREDITORS

IN the matter of the Companies Act 1955, and in the matter of ASCOT CARTAGE CONTRACTORS (1978) LTD. (in liquidation):

Notice is hereby given pursuant to section 290 of the Companies Act 1955, that a meeting of creditors of the above-named company will be held in the Board Room, Deloitte Haskins & Sells, Level 6, Phoenix House, 76 Hereford Street, Christchurch on Thursday, the 15th day of August 1985 at 2.15 p.m. for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Proxies for the meeting must be lodged at Deloitte Haskins & Sells, P.O. Box 248, Christchurch, no later than 2.15 p.m. on 14 August 1985.

A creditor entitled to attend and vote at the meeting may appoint a proxy to attend and vote instead of him. A proxy need not be a creditor of the company.

Dated this 23rd day of July 1985.

J. B. A. MCALESTER, Liquidator.

NOTICE CALLING FINAL MEETING

IN the matter of the Companies Act 1955, and in the matter of GRAFTON PROPERTIES LTD. (in liquidation):

Notice is hereby given in pursuance of section 281 of the Companies Act 1955 that a general meeting of the above-named company will be held at the office of The New Zealand Guardian Trust Company Ltd. at 103–105 Queen Street, Auckland on Friday, the 23rd day of August 1985 at 11 a.m. for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 22nd day of July 1985.

R. W. JAMES, Liquidator.

NOTICE CALLING FINAL MEETING

IN the matter of the Companies Act 1955, and in the matter of MOTOR EXCHANGE LTD. (in liquidation):

Notice is hereby given in pursuance of section 281 of the Companies Act 1955 that a general meeting of the above-named company will be held at the office of The New Zealand Guardian Trust Company Ltd. at 103–105 Queen Street, Auckland on Monday, the 26th day of August 1985 at 11 a.m. for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 23rd day of July 1985.

R. W. JAMES, Liquidator.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of ARMSTRONG’S INDUSTRIAL CLEANING RAG LTD. (in liquidation):

Notice is hereby given that the undersigned, the liquidator of Armstrong’s Industrial Cleaning Rag Ltd. which is being wound up voluntarily, does hereby fix the 9th day of August 1985 as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved, or as the case may be, from objecting to the distribution.

Dated this 14th day of June 1985.

P. R. CRAWFORD, Liquidator.

Address of Liquidator: Messrs Jones, Crawford & Syers, Chartered Accountants, 127 Bank Street (P.O. Box 309), Whangarei.

NOTICE CALLING FINAL MEETING OF MEMBERS

IN the matter of the Companies Act 1955, and in the matter of W. McCARTHY & SONS LTD. (in liquidation):

Notice is hereby given in pursuance of section 281 of the Companies Act 1955 that a general meeting of the above-named company will be held at the offices of Peat, Marwick, Mitchell & Co., Fourth Floor, National Mutual Centre, 41 Shortland Street, Auckland at 9 a.m. on the 26th day of August 1985 for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanations thereof by the liquidator.

Further Business:

To consider and if thought fit to pass the following resolution as an extraordinary resolution, namely:

That the books, accounts and documents of the company and of the liquidator be disposed of to the care of the liquidator.

Every member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of him. A proxy need not also be a member.

Proxies to be used at the meeting must be lodged at the offices of Peat, Marwick, Mitchell & Co., Tenth Floor, National Mutual Centre, 41 Shortland Street, Auckland not later than 4 o’clock in the afternoon on the 23rd day of August 1985.

Dated this 23rd day of July 1985.

G. S. REA, Liquidator.

COMBINED PROPERTIES LTD.

Notice is hereby given that by a duly signed entry in the minute book of Combined Properties Ltd. on the 19th day of July 1985, the following resolution was passed by the company:

“That a declaration of solvency having been filed in compliance with section 274 of the Companies Act 1955, the company be wound-up voluntarily and Robert Wayne Shaw, Chartered Accountant, P.O. Box 5024, Wellington, be appointed liquidator.”

R. W. SHAW, Liquidator.
NOTICE OF APPOINTMENT OF A RECEIVER
SECTION 346 OF THE COMPANIES ACT 1955

IN the matter of the Companies Act 1955, and in the matter
NOTICE is given that by a duly signed entry in the minute book of
NOTICE
7081
resolution was passed by the company:
we fix the
resolution was passed by the company:
and to establish
the creditors of the company are to prove their debts or claims,
this company on the 23rd day of July 1985 an extraordinary
may be, from objecting to the distribution.

NOTICE OF RESOLUTION FOR MEMBERS VOLUNTARILY
WINDING UP

In the matter of the Companies Act 1955, and in the matter of
CUNIC PARTITIONS LTD.:
NOTICE is given that by a duly signed entry in the minute book of
this company on the 23rd day of July 1985 an extraordinary
resolution was passed by the company:
That the company be wound up voluntarily.
T. A. SCOUAR, Liquidator.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS
IN the matter of the Companies Act 1955, and in the matter
OF CUBITTS (NEW ZEALAND) LTD. (in voluntary liquidation):
Notice is given that, as liquidators of Cubitts (New Zealand) Ltd.,
which is being wound up voluntarily by its members, we fix the
30th day of August 1985 as the day on or before which the creditors
of the company are to prove their debts or claims, and to establish
any title they may have to priority under section 308 of the
Companies Act 1955, or to be excluded from the benefit of any
distribution made before the debts are proved or, as the case may be,
from objecting to the distribution.
Dated this 23rd day of July 1985.
T. A. SCOUAR and R. I. THOMPSON, Liquidators.
Address: Coopers & Lybrand, P.O. Box 243, Wellington.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS
IN the matter of the Companies Act 1955, and in the matter
OF HOLLAND, HANNEN & CUBITTS (NZ) LTD. (in voluntary liquidation):
Notice is given that, as liquidators of Holland, Hannen & Cubbits
(NZ) Ltd., which is being wound up voluntarily by its members,
we fix the 30th day of August 1985 as the day on or before which the creditors
of the company are to prove their debts or claims, and to establish
any title they may have to priority under section 308 of the
Companies Act 1955, or to be excluded from the benefit of any
distribution made before the debts are proved or, as the case may be,
from objecting to the distribution.
Dated this 23rd day of July 1985.
T. A. SCOUAR and R. I. THOMPSON, Liquidators.
Address: Coopers & Lybrand, P.O. Box 243, Wellington.

NOTICE OF RESOLUTION FOR MEMBERS VOLUNTARILY
WINDING UP
IN the matter of the Companies Act 1955, and in the matter of
HOLLAND, HANNEN & CUBITTS (NZ) LTD.:
NOTICE is given that by a duly signed entry in the minute book of
this company on the 23rd day of July 1985 an extraordinary
resolution was passed by the company:
That the company be wound up voluntarily.

NOTICE OF RESOLUTION FOR MEMBERS VOLUNTARILY
WINDING UP
IN the matter of the Companies Act 1955, and in the matter
OF CUNIC PARTITIONS LTD.:
NOTICE is given that by a duly signed entry in the minute book of
this company on the 23rd day of July 1985 an extraordinary
resolution was passed by the company:
That the company be wound up voluntarily.
T. A. SCOUAR, Liquidator.

LYNMORE MOTORS (1977) LTD.
NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE
COMPANY
Pursuant to Section 335A, of the Companies Act 1955
Notice is hereby given that in accordance with the provisions of
section 335A of the Companies Act 1955, I, John Colin Grant,
director of the company propose to apply to the Registrar of
Companies for a declaration of dissolution of the company.
Unless written objections are made to the District Registrar of
Companies within 30 days of the date of this notice, the Registrar
shall be entitled to dissolve the company.
Dated the 22nd day of July 1985.
J. C. GRANT, Director.

ANDERSON & BEDFORD LTD.
NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE
COMPANY
Pursuant to Section 335A of the Companies Act 1955
Notice is hereby given that in accordance with the provisions of
section 335A of the Companies Act 1955, I propose to apply to the
Registrar of Companies at Hamilton for a declaration of dissolution of the company.
Unless written objection is made to the Registrar within 30 days of the 31st day of July 1985 (the date this notice was posted in accordance with section 335a (3) (b) of the Companies Act 1955), the Registrar may dissolve the company.

Dated this 31st day of July 1985.

G. B. GRAY, Secretary.

7090

ARTHUR McFADGEN LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE

COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335a of the Companies Act 1955, I propose to apply to the Registrar of Companies at Nelson for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the 29th day of July 1985, the Registrar may dissolve the company.

Dated this 29th day of July 1985.

MILNES & LOCKHART, Secretary.

7091

The Companies Act 1955

THE SOUTH OTAGO FREEZING COMPANY LTD.

NOTICE OF VOLUNTARY WINDING-UP RESOLUTION

NOTICE is hereby given that after delivery to the Registrar of Companies on the 18th day of July 1985 of a declaration of solvency pursuant to the provisions of section 274, the company by minute entered in its minute book pursuant to the provisions of section 362 passed the following resolution as a special resolution on the 22nd day of July 1985:

That the company be wound up voluntarily and that Donald Allen Hogan of Christchurch, company secretary, be and is hereby appointed liquidator of the company.

Dated this 30th day of July 1985.

D. A. HOGAN, Liquidator.

7099

The Companies Act 1955

THE NELSON FREEZING COMPANY LTD.

NOTICE OF VOLUNTARY WINDING-UP RESOLUTION

NOTICE is hereby given that after delivery to the Registrar of Companies on the 18th day of July 1985 of a declaration of solvency pursuant to the provisions of section 274, the company by minute entered in its minute book pursuant to the provisions of section 362 passed the following resolution as a special resolution on the 22nd day of July 1985:

That the company be wound up voluntarily and that Donald Allen Hogan of Christchurch, company secretary, be and is hereby appointed liquidator of the company.

Dated this 30th day of July 1985.

D. A. HOGAN, Liquidator.

7100

The Companies Act 1955

SWIFT NEW ZEALAND COMPANY LTD.

NOTICE OF VOLUNTARY WINDING-UP RESOLUTION

NOTICE is hereby given that after delivery to the Registrar of Companies on the 18th day of July 1985 of a declaration of solvency pursuant to the provisions of section 274, the company by minute entered in its minute book pursuant to the provisions of section 362 passed the following resolution as a special resolution on the 22nd day of July 1985:

That the company be wound up voluntarily and that Donald Allen Hogan of Christchurch, company secretary, be and is hereby appointed liquidator of the company.

Dated this 30th day of July 1985.

D. A. HOGAN, Liquidator.

7101

TISCHLER CONSTRUCTIONS PTY. LTD.

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND

NOTICE is hereby given pursuant to section 405 (2) of the Companies Act 1955, that Tischler Constructions Pty. Ltd. a company incorporated in New South Wales, Australia, but having a place of business in New Zealand at Fourteenth Floor, Quay Tower, corner Customs and Albert Streets, Auckland, intends to cease to have a place of business in New Zealand as from the 26th day of October 1985.

Tischler Constructions Pty. Ltd. by its solicitors:

NICHOLSON GRIFFIN & CO.

6912

W. W. CAMPBELL AND COMPANY PTY. LTD.

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND

NOTICE is hereby given pursuant to section 405 (2) of the Companies Act 1955, that W. W. Campbell and Company Pty. Ltd. a company incorporated in New South Wales, Australia, but having a place of business in New Zealand at Fourteenth Floor, Quay Tower, corner Customs and Albert Streets, Auckland, intends to cease to have a place of business in New Zealand as from the 26th day of October 1985.

W. W. Campbell and Company Pty. Ltd. by its solicitors:

NICHOLSON GRIFFIN & CO.

6913

B.B.C. HARDWARE (N'CLE) PTY. LTD.

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND

NOTICE is hereby given pursuant to section 405 (2) of the Companies Act 1955, that B.B.C. Hardware (N'cle) Pty. Ltd. a company incorporated in New South Wales, Australia, but having a place of business in New Zealand at Fourteenth Floor, Quay Tower, corner Customs and Albert Streets, Auckland, intends to cease to have a place of business in New Zealand as from the 26th day of October 1985.

B.B.C. Hardware (N'cle) Pty. Ltd. by its solicitors:

NICHOLSON GRIFFIN & CO.

6914

COSGROVE PROPERTIES PTY. LTD.

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND

NOTICE is hereby given pursuant to section 405 (2) of the Companies Act 1955, that Cosgrove Properties Pty. Ltd. a company incorporated in New South Wales, Australia, but having a place of business in New Zealand at Fourteenth Floor, Quay Tower, corner Customs and Albert Streets, Auckland, intends to cease to have a place of business in New Zealand as from the 26th day of October 1985.

Cosgrove Properties Pty. Ltd. by its solicitors:

NICHOLSON GRIFFIN & CO.

6915

IN THE DISTRICT COURT—HELD AT HENDERSON

In the matter of section 44B (2) of the Criminal Justice Act 1954 and in the matter of CHRISTOPHER JOHN VAN DOORN, of 5 Swanson Road, Henderson, unemployed.

TAKE notice that on Tuesday, 9 July 1985 this Court made an order that the Harley Davison motorcycle owned by Christopher John Van Doorn of 5 Swanson Road, Henderson be confiscated.

M. REED, Registrar.

7062
IN THE MATTER of the Companies Act 1955, and in the matter of KAY AND JAY HOLDINGS (N.Z.) LIMITED:

Notice is hereby given that a substituted petition for the winding up of the above-named company by the High Court was, on the 13th day of July 1985, presented to the said Court by ARTHUR CHENG, of Singapore, businessman; and that the said substituted petition is directed to be heard before the Court sitting at Auckland on the 17th day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said substituted petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the substituted petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

M. C. BLACK, Solicitor for the Substituted Petitioner.

Address for Service: At the offices of Messrs Rudd Watts & Stone, Twentieth Floor, Quay Tower, corner Lower Albert and Customs Streets, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said substituted petition must serve on, or send by post to, the above-named notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within three (3) miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 6th day of August 1985.

In the High Court of New Zealand

Auckland Registry

M. No. 965/85

IN THE MATTER of the Companies Act 1955, and in the matter of S. & A. SHARIFF LIMITED:

Notice is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 11th day of July 1985, presented to the said Court by ALLIED FOODS CO. LIMITED (trading as STORMONT'S BAKERIES CO.), a duly incorporated company having its registered office at Auckland and carrying on business as a baker; and that the said petition is directed to be heard before the Court sitting at Auckland on the 21st day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

G. B. CHAPMAN, Solicitor for the Petitioner.

Address for Service: At the offices of Messrs Russell McVeagh McKenzie Barteet & Co., Fifteenth Floor, CML Centre, corner Queen and Wyndham Streets, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 20th day of August 1985.

In the High Court of New Zealand

Auckland Registry

M. No. 778/85

IN THE MATTER of the Companies Act 1955, and in the matter of CROWHURST PROPERTIES LIMITED:

Notice is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 17th day of July 1985, presented to the said Court by ACTION REALTY LIMITED; and that the said petition is directed to be heard before the Court sitting at Auckland on the 28th day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

D. M. CARDEN, Solicitor for the Petitioner.

Address for Service: At the offices of Messrs Gaze Bond Carden & Munn, Solicitors, Eleventh Floor, ANZ House, 203 Queen Street, Auckland 1, (P.O. Box 2222, Auckland).

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 27th day of August 1984.

In the High Court of New Zealand

Auckland Registry

M. No. 812/85
In the High Court of New Zealand
Auckland Registry

M. No. 834/85

In the matter of the Companies Act 1955, and in the matter of JASON'S TRANSPORT COMPANY LIMITED, a duly incorporated company having its registered office at 10 Maheke Street, St. Heliers—A Debtor:

EX PARTE—THE COMMISSIONER OF INLAND REVENUE—A Creditor:

ADVERTISEMENT OF PETITION

Notice is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 23rd day of July 1985, presented to the said Court by THE COMMISSIONER OF INLAND REVENUE and that the said petition is directed to be heard before the Court sitting at Auckland on Wednesday, the 28th day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner's address for service is at the office of Messrs Meredith Connell & Company, Solicitors, Sixth Floor, General Buildings, Shortland Street, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 27th day of August 1985.

7069

In the High Court of New Zealand
Auckland Registry

M. No. 830/85

In the matter of the Companies Act 1955, and in the matter of LYNN HOLDINGS LIMITED, a duly incorporated company having its registered office at 502 Dominion Road, Mt. Eden—A Debtor:

EX PARTE—THE COMMISSIONER OF INLAND REVENUE—A Creditor:

ADVERTISEMENT OF PETITION

Notice is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 23rd day of July 1985, presented to the said Court by THE COMMISSIONER OF INLAND REVENUE and that the said petition is directed to be heard before the Court sitting at Auckland on Wednesday, the 28th day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner's address for service is at the office of Messrs Meredith Connell & Company, Solicitors, Sixth Floor, General Buildings, Shortland Street, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 27th day of August 1985.

7070
IN THE MATTER of the Companies Act 1955, and IN THE MATTER of TIFFANY'S OF QUEEN STREET LIMITED, a duly incorporated company having its registered office at 14A Darby Street, Auckland and carrying on business inter alia as clothing retailer:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on Tuesday the 9th day of July 1985, presented to the said Court by PAPER COATERS (NZ.Z.) LIMITED, a duly incorporated company having its registered office at Smythe House, O'Rorke Road, Penrose Auckland; and that the said petition is directed to be heard before the Court sitting at Auckland on the 21st day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

D. A. JOHNSTON, Solicitor for the Petitioner.

The address for service of the petitioner is at the offices of Messrs Earl Kent & Co., Solicitors, Third Floor, Guardian Assurance Building, Corner Queen and Darby Streets, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 20th day of August 1985.

7122

In the High Court of New Zealand
Wanganui Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of Turoa Farm Lands Limited, a duly incorporated company having its registered office at Parewanui Road, Bulls, and carrying on business as farmers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 14th day of May 1985, presented to the said Court by G. W. AGNEW LIMITED, a duly incorporated company having its registered office at Hunterville; and that the said petition is directed to be heard before the Court sitting at Wanganui, on the 9th day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

D. M. WOODBRIDGE, Solicitor for the Petitioner.

This notice was filed by David Maxwell Woodbridge, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Horsley, Brown & Co., Solicitors, Equity House, 14 Victoria Avenue, Wanganui.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Wanganui, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 8th day of August 1985.

7103

In the High Court of New Zealand
Hamilton Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of CURTAIN TEXTILES LIMITED, a duly incorporated company having its registered office care of Messrs Touche, Ross & Co. (formerly Messrs McCullock & Menzies), 846 Victoria Street, Hamilton:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 4th day of June 1985, presented to the said Court by ANGELA S. HALL (trading of ORIENTAL CRAFTS) at Christchurch; and that the said petition is directed to be heard before the Court sitting at Hamilton on the 8th day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

R. A. McL. FRASER, Solicitor for the Petitioner.

This petition is filed by Roger Alexander McLeman Fraser, solicitor for the petitioner whose address for service is at the offices of Messrs McKinnon, Garbett & Co., Solicitors, 12 Knox Street, Hamilton.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Hamilton, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 7th day of August 1985.

7042

In the High Court of New Zealand
New Plymouth Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of JULIAN'S DAIRIES LIMITED, a duly incorporated company having its registered office at De Havilland Drive, Bell Block:

ADVERTISEMENT OF PETITION

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 13th day of May 1985, presented to the said Court by BROADLANDS FINANCE LIMITED, a duly incorporated company having its registered office at Auckland and carrying on the business of finance company; and that the said petition is directed to be heard before the Court sitting at New Plymouth on the 23rd day of August 1985 at 9.30 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

G. BOGIATTO, Solicitor for the Petitioner.

Address for Service: The offices of Messrs Billing & Co., Solicitors, 6 Young Street, New Plymouth, as agents for Grove Darlow & Partners, Solicitors, Auckland.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at New Plymouth, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 22nd day of August 1985.

7044
IN THE MATTER of the Companies Act 1955, and in the MATTER of Highbury General Store Limited, a duly incorporated company having its registered office at 107 Highbury Avenue, Palmerston North, retailer:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court at Palmerston North was, on the 11th day of July 1985, presented to the said Court by Tanner Couch Limited, a duly incorporated company carrying on business as merchants; and, that the said petition is directed to be heard before the Court sitting at Palmerston North on the 4th day of September 1985 at 9.30 o’clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

M. E. BOWEN, Solicitor for the Petitioner.

The address for service of the petitioner is at the offices of Messrs Cooper, Rapley & Co., Solicitors, 240 Broadway Avenue, Palmerston North.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Palmerston North, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service not later than 4 o’clock in the afternoon of the 3rd day of September 1985.

7033

In the High Court of New Zealand
Palserson North Registry

M. No. 76/85

IN THE MATTER of the Companies Act 1955, and in the MATTER of Highbury General Store Limited, a duly incorporated company having its registered office at 107 Highbury Avenue, Palmerston North, retailer:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court at Palmerston North was, on the 11th day of July 1985, presented to the said Court by Tanner Couch Limited, a duly incorporated company carrying on business as merchants; and, that the said petition is directed to be heard before the Court sitting at Palmerston North on the 4th day of September 1985 at 9.30 o’clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

M. E. BOWEN, Solicitor for the Petitioner.

The address for service of the petitioner is at the offices of Messrs Cooper, Rapley & Co., Solicitors, 240 Broadway Avenue, Palmerston North.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Palmerston North, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service not later than 4 o’clock in the afternoon of the 3rd day of September 1985.

7033

In the High Court of New Zealand
Palmerston North Registry

M. No. 103/85

IN THE MATTER of the Companies Act 1955, and in the MATTER of Havelock Textiles Limited, a duly incorporated company of Napier, debtor:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 9th day of July 1985, presented to the said Court by Snow Ranger Textiles Limited, that the said petition is directed to be heard before the Court sitting at Napier on the 14th day of August 1985 at 9.30 in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

M. R. WINGER, Solicitor for the Petitioner.

The petitioner’s address for service is at the offices of Holmden Horrocks & Co., Sixth Floor, CML Centre, Queen Street, Auckland.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service not later than 4 o’clock in the afternoon of the 13th day of August 1985.

7048

In the High Court of New Zealand
Napier Registry

M. No. 7048

In the High Court of New Zealand
Napier Registry

M. No. 7036

In the High Court of New Zealand
Napier Registry

M. No. 89/85

IN THE MATTER of the Companies Act 1955, and in the MATTER of Perception Software Limited, a duly incorporated company having its registered office at Hastings and carrying on business there as dealers in computer software and computer programmes:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 19th day of April 1985, presented to the said High Court by Standard Telephone & Cables (New Zealand) Limited, a duly incorporated company carrying on its registered office at Main Street, Upwey, carrying on business as manufacturers; and that the said petition is directed to be heard before the Court sitting at Napier on Wednesday, the 14th day of August 1985 at 9.30 o’clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

D. J. TURLEY, Solicitor for the Petitioner.

The petitioner’s address for service is at the offices of Messrs Willis Toomey Robinson & Co., Solicitors, 20 Vautier Street, Napier.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Napier, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service not later than 4 o’clock in the afternoon of the 13th day of August 1985.

7072
In the High Court of New Zealand
Wanganui Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of THE HITECH PRODUCTION ENGINEERING COMPANY LIMITED, a duly incorporated company having its registered office at the offices of Messrs Robson & Partners, Chartered Accountants, 52 Ingestre Street, Wanganui, engineers;

EX PARTE—FLETCHER STEEL, a division of THE FLETCHER INDUSTRIES LIMITED, a duly incorporated company having its registered office at Auckland, steel merchants;

ADVERTISEMETEN OF PETITION

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 12th day of July 1985, presented to the said Court by FLETCHER STEEL a division of THE FLETCHER INDUSTRIES LIMITED, and that the said petition is directed to be heard before the Court sitting at Wanganui on the 9th day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

P. C. CHEMIS, Solicitor for the Petitioner.

This notice was filed by Peter Craig Chemis, solicitor for the petitioner of Messrs Biddle Findlay, Wellington. The petitioner’s address for service is at the offices of Messrs Treadwell Gordon & Co., 53A Ridgway Street, Wanganui.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Wanganui, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service not later than 4 o’clock in the afternoon of the 8th day of August 1985.

7087

In the High Court of New Zealand
Auckland Registry

IN THE MATTER of sections 51 and 54 of the Partnership Act 1908, and IN THE MATTER of CAMBRIDGE BREEDING PARTNERSHIP LIMITED AND COMPANY;

It is hereby certified pursuant to section 51 of the Partnership Act 1908 (“the Act”) that CAMBRIDGE BREEDING PARTNERSHIP LIMITED AND COMPANY has been formed as a special partnership pursuant to Part II of the Act:

1. Names, addresses and capital contributions of the General Partner and Special Partners;

General Partner:
Cambridge Breeding Partnership Limited, Fifth Floor, Union House, 32 Quay Street, Auckland

Special Partners:
William John Cunningham Laird, 27 Pukeora Avenue, Remuera, Auckland $1,000
Anthony John Gavigan, 13 Rodney Road, Northcote Point, Auckland $1,000

2. Partnership business:
To establish and carry on in New Zealand and elsewhere the business of breeding thoroughbred bloodstock and to undertake or carry on any other activity or business.

3. Principal place of business:
The principal place from which the partnership business will be conducted is the registered office of the general partner situated at Fifth Floor, Union House, 32 Quay Street, Auckland.

4. Term of the partnership:
The term of the partnership shall commence on the date of registration of this certificate in accordance with section 54 of the Act and shall end upon the sooner to occur of:

(a) The registration of a certificate of dissolution pursuant to section 62 of the Act; or
(b) The expiration of 7 years from the date of registration of this certificate or, if the term of the partnership shall have been extended in accordance with sections 57 and 58 of the Act, then the expiration of the extended term.

Dated this 23rd day of July 1985.
The Common Seal of Cambridge Breeding Partnership Limited was hereunto affixed in the presence of:

W. J. LAIRD and A. J. GAVIGAN, Directors.

Signed by the said William John Cunningham Laird and Anthony John Gavigan in the presence of:

SUSAN BUTLER, Merchant Banker.

Auckland.

Acknowledged by all the above signatories before

D. A. GRAHAM, Justice of the Peace.

Auckland.

7067

In the High Court of New Zealand
Wellington Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of CAMBRIDGE BREEDING PARTNERSHIP LIMITED AND COMPANY;

It is hereby certified pursuant to section 51 of the Partnership Act 1908 (“the Act”) that CAMBRIDGE BREEDING PARTNERSHIP LIMITED AND COMPANY has been formed as a special partnership pursuant to Part II of the Act:

1. Names, addresses and capital contributions of the General Partner and Special Partners;

General Partner:
Cambridge Breeding Partnership Limited, Fifth Floor, Union House, 32 Quay Street, Auckland

Special Partners:
William John Cunningham Laird, 27 Pukeora Avenue, Remuera, Auckland $1,000
Anthony John Gavigan, 13 Rodney Road, Northcote Point, Auckland $1,000

2. Partnership business:
To establish and carry on in New Zealand and elsewhere the business of breeding thoroughbred bloodstock and to undertake or carry on any other activity or business.

3. Principal place of business:
The principal place from which the partnership business will be conducted is the registered office of the general partner situated at Fifth Floor, Union House, 32 Quay Street, Auckland.

4. Term of the partnership:
The term of the partnership shall commence on the date of registration of this certificate in accordance with section 54 of the Act and shall end upon the sooner to occur of:

(a) The registration of a certificate of dissolution pursuant to section 62 of the Act; or
(b) The expiration of 7 years from the date of registration of this certificate or, if the term of the partnership shall have been extended in accordance with sections 57 and 58 of the Act, then the expiration of the extended term.

Dated this 23rd day of July 1985.
The Common Seal of Cambridge Breeding Partnership Limited was hereunto affixed in the presence of:

W. J. LAIRD and A. J. GAVIGAN, Directors.

Signed by the said William John Cunningham Laird and Anthony John Gavigan in the presence of:

SUSAN BUTLER, Merchant Banker.

Auckland.

Acknowledged by all the above signatories before

D. A. GRAHAM, Justice of the Peace.

Auckland.

7067
(b) To purchase, lease, take on hire or by any other means acquire any real or personal property and any rights, licences, privileges, expertise, patents, copyrights, trade-marks, concessions or easements which the Partnership may think necessary or convenient for the purposes of its business.

c) To manage, maintain, develop, use, turn to account, provide, exchange, mortgage, lease, licence, sell or otherwise deal with or dispose of all or any part of the property and rights of the partnership.

4. The principal place at which the business of the partnership will be conducted is the registered office for the time being of FILM AND VIDEO SYSTEMS ASIA LIMITED, which at the date of registration of this certificate is Third Floor, Crown House, 158 The Terrace, Wellington.

5. The partnership commenced upon registration of the initial certificate of special partnership on 28 February 1985 pursuant to section 54 of the Partnership Act 1908 and subject to the provisions in the partnership deed relating to earlier dissolution shall terminate upon the expiry of 7 years from the date of registration of such original certificate.

SCHEDULE

General Partner—

Name and Address  Capital Contribution $  

FILM & VIDEO SYSTEMS ASIA LIMITED, a duly incorporated company having its registered office at Wellington

The Common Seal of FILM & VIDEO SYSTEMS ASIA LIMITED was hereunto affixed in the presence of:

R. J. SOMERVILLE and M. R. HOLLOWAY, Directors.

Acknowledged before me: C. H. IRWIN, Justice of the Peace.

Special Partners—

Noel Arthur Ferguson, Computer Systems Analyst, 12-103 Kirribilli Avenue, Kirribilli, Sydney 1.00

Michael Redmond Holloway, Solicitor, 12 Strathmore Crescent, Dunedin 1.00

Alexander Murray Clydesdale, Company Director, 14 Emerson Street, Concord, Dunedin 10,000

Bruce Leonard Harvey, Company Director, 35 Cranston Street, Anderstons Bay, Dunedin 10,000

Robert Hunter Scott, 33 Garreg Road, Andersons Bay, Christchurch 10,000

Lindsay Alan Clark, Company Director, St. Ronans, R.D. 2, Dunedin 10,000

Barry Roger Clarke and Gavin John Craw, Chartered Accountants, P.O. Box 19, Dunedin 10,000

James Gerard Jeffreys, Roderick Thomas McKenzie and Ian Gordon Donald, Chartered Accountants, P.O. Box 1243, Palmerston North 10,000

Russell Victor Duell, Solicitor “The Birches”, Gladstone Road, East Tainui 14,000

Norton Ross Farquhar, Solicitor, P.O. Box 46, Oakura, New Plymouth 10,000

Wayne Hewton Dalley, Orthodontics, P.O. Box 537 10,000

Arthur Herbert Couch, Motelier, P.O. Box 118, Palitia, Bay of Islands 10,000

Christopher Richard Hunter Scott, Farmer, Burnt Hill, Canterbury, Oxford 10,000

Mary Catharine Scott, Housewife, Burnt Hill, Canterbury, Oxford 10,000

Joanmary Mary Rutherford, Housewife, Haydon Downs, Hawarden 20,000

James Eric Govan, Solicitor, P.O. Box 143, Dunedin 8,000

Paul Christopher Herrick, Medical Practitioner, 8 Upland Road, Kelburn, Wellington 10,000

Kenneth Alan Horner, Solicitor, P.O. Box 26, Hawera 40,000

Alan John Clark, Solicitor, P.O. Box 26, Hawera 40,000

Harold Bruce Millard, Solicitor, P.O. Box 26, Hawera 40,000

Preston Edward Bulfin, Solicitor, P.O. Box 26, Hawera 40,000

Alan Douglas Horner, Solicitor, P.O. Box 26, Hawera 40,000

James Kempster Guthrie, Solicitor, The Cove R.D. 2, Duneed 30,000

Ernest Graham Bell, Accountant, 22 Guy Street, Dannevirke 10,000

Anthony Brendon Morrison, Company Director, 57 Woodside Common, Christchurch 2. 12,000

John Robert McKinnon, Medical Practitioner, 63 Collingwood Street, Nelson 10,000

Janine and Reginald Francis, Summervby, Publications, P.O. Box 40, Inglewood 10,000

Gerald Anthony Moss, Medical Practitioner, P.O. Box 1278, Christchurch 5 40,000

Paul Robert Jacobson, Merchant, P.O. Box 178, Wellington 20,000

Ronald Mells, Company Director, 562 Deva Street East, New Plymouth 10,000

Lindsay Val Roversidge, Hairdresser, 178 Devon Street East, New Plymouth 10,000

Christopher John Evans, Medical Practitioner, P.O. Box 1278, Christchurch 1 10,000

Ashok and Anita Bhasin, Company Directors, 168B Miro Miro Road, Normandale, Lower Hutt 10,000

Thomas Michael Miller, Medical Practitioner, P.O. Box 1278, Christchurch 10,000

Murray Noel Haisman, Investor, P.O. Box 1135, Christchurch 30,000

Lawrence Anderson, Orthopaedic Surgeon, 56A Harvey Street, Tauranga 10,000

Henry Alfred Holmes, General Practitioner, P.O. Box 1278, Christchurch 10,000

Signed on behalf of all the above-named special partners by their duly authorised attorney FILM & VIDEO SYSTEMS ASIA LIMITED.

The Common seal of FILM & VIDEO SYSTEMS ASIA LIMITED, was hereunto affixed in the presence of:

R. J. SOMERVILLE, and M. R. HOLLOWAY, Directors.

Acknowledged before me: C. H. IRWIN, Justice of the Peace.

7120 1c

In the High Court of New Zealand

Christchurch Registry

IN THE MATTER of the Companies Act 1955, and in the matter of THOMAS ANDREWS & SON (1979) LIMITED:

EX PARTE—THE DISTRICT COMMISSIONER OF INLAND REVENUE:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 3rd day of July 1985, presented to the said Court by THE DISTRICT COMMISSIONER OF INLAND REVENUE; and the said petition is directed to be heard before the Court sitting at Christchurch on the 14th day of August 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company requiring a copy of the petition must serve on, or send by post to, the above-named, the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service not later than 4 o'clock in the afternoon of the 13th day of August 1985, within 3 miles of the office of the High Court at Christchurch, and any, and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service, and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.


The address for service of the above-named petitioner is at the office of the Crown Solicitor, Amuri Courts, 293 Durham Street, Christchurch.

NOTE—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above-named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the High Court at Christchurch, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner’s address for service not later than 4 o’clock in the afternoon of the 13th day of August 1985.

7076 1c

In the High Court of New Zealand

Christchurch Registry

IN THE MATTER of Part II of the Partnership Act 1908 and in the matter of PARIRAU HOLDINGS LIMITED and COMPANY:

It is hereby certified pursuant to section 51 of the Partnership Act 1908, that:

1. The name of the special partnership is PARIRAU HOLDINGS LIMITED and COMPANY.

2. The names, addresses and description and capital contributions of the general and special partners are as set out in the Schedule hereto.
3. The business of the partnership shall be the business of developing and manufacturing land for beef and dairy farming.

4. The principal place of business of the partnership will be conducted at the registered office of the time being of Parirau Holdings Limited being at the date of this certificate at 192 Cashel Street, Christchurch.

5. The partnership shall commence upon registration of this certificate pursuant to section 54 of the Partnership Act 1908 and subject to the provisions in the Partnership Deed relating to earlier dissolution shall terminate upon the expiry of 7 years from the date of registration of this certificate, unless before the date the said partnership has been renewed pursuant to the provisions in the Partnership Deed for a further period of 7 years.

SCHEDULE

A. General Partner:

Name and Address: Parirau Holdings Limited, a duly incorporated company having its registered office at Auckland;

Capital: $386,000

Contribution: $ 2,000

The Common Seal of Parirau Holdings Limited was hereunto affixed in the presence of:

A. K. WING.

Acknowledged before me: M. D. NEALE, Justice of the Peace.

B. Special Partners:

- Alister Keith Wing of Greenpark R.D. 2, Christchurch: $386,000
- Avette Wing of Greenpark, R.D. 2, Christchurch: $ 2,000

Dated at Christchurch this 23rd day of July 1985.

Signed by the said Alister Keith Wing and Avette Wing in the presence of:

N. W. RUSSELL, Solicitor.

Acknowledge before me: M. D. NEALE, Justice of the Peace.

7088

GENERAL PUBLICATIONS

ELECTRICITY FOR MOTOR MECHANICS

N.Z. TECHNICAL CORRESPONDENCE INSTITUTE

256 p. 1983 reprint. Illustrated. $10.00 plus 85c p & p

Now in paper-back, this popular publication provides a basis for the study of automotive electricity for apprentice motor mechanics. Car owners, too, and persons interested in the general maintenance of motor engines will find the book a reliable guide to the detection and remedy of minor electrical faults.

VISUAL WAYS

By Geoff Moss

46 p. 1982. Illustrated. $4.75 plus 55c p & p

Too often people find themselves having to speak in public, to train new employees, to teach various skills, or to give advice on arranging displays and exhibits without having had any relevant basic training. If you are such a person, this book was written to help in getting a message across more effectively by using visual aids.

WHERE TO START

By Vincent Burke

DEPARTMENT OF INTERNAL AFFAIRS

61 p. 1982. Illustrated. $5.95 plus 85c p & p

This publication has been designed to help New Zealanders in the initial stages of getting a club, group, or organisation off the ground. The information it contains will be of assistance to a wide variety of different community groups, sporting, cultural, and recreational clubs. Included are suggestions for various administrative framework, legal structure, meetings, public relations, finance, and the constitution of the organisation.
THE ELSDON BEST COLLECTION

Elsdon Best spent some twenty years in close contact with the Maori people. His writings, outstanding descriptive accounts of all facets of the old time Maori culture, social customs, and beliefs, have now become classics. The Elsdon Best collection consists of the following titles:

- Fishing Methods and Devices of the Maori
- The Stone Implements of the Maori
- Maori Religion and Mythology I
- Maori Religion and Mythology II
- The Whare Kohanga and Its Lore
- The Maori Canoe
- Games and Pastimes of the Maori
- Pa Maori, The
- Maori Storehouses and Kindred
- Structures
- Maori Agriculture
- Forest Lore of the Maori

SAFETY IN SMALL CRAFT

By Captain G. Wearing


This rewritten edition of Safety in Small Craft is an attempt by the Small boat Safety Committee to ensure that the information so essential to good boating is once more available in an up-to-date form.

SPORT SERIES

DEPARTMENT OF EDUCATION

A series of sport booklets, designed as guide books for teachers, coaches, and players is one of the most popular series of sport instruction titles published by the Government Printer and is highly recommended:

- Athletics
- Basketball
- Campcraft
- Canoeing
- Gymnastics
- Hockey
- Orienteering
- Rugby
- Table Tennis
- Tennis
- Weight Training

CARPENTRY

N.Z. TECHNICAL CORRESPONDENCE INSTITUTE

302 p. 1980 (reprint). Illustrated. $22.50 plus $3.60 p & p

Mitigated with more than 450 illustrations, this edition contains a set of fold-out house plans. It also highlights safety and safe methods, elementary first aid, house design and construction. Besides providing a basic text for apprentices in the building industry, Carpentry will also provide a sound guide for tradesmen and home-builders.

The seventh revised edition, augmented by the advisory committee on the teaching of Maori language.

FACSIMILES OF THE TREATY OF WAITANGI

1976. $12.95 plus $1.50 p & p

A valuable volume of old New Zealand records comprising:
- The Declaration of the Independence of New Zealand
- The original draft of the Treaty by Governor Hobson.

The preface and facsimiles are reproduced from lithographic originals first printed 1877. (Government Printer.)

TREES AND SHRUBS OF NEW ZEALAND

By A. L. Poole and Nancy M. Adams

275 p. 1979 fourth impression with amendments. $13.95 plus $1.50 p & p

This book has been designed especially to assist many people who lack a formal botanical training yet are deeply interested in New Zealand's trees and shrubs and want to be able to identify them and name them correctly. There is a complete coverage of the native trees and shrubs and over 400 species have been illustrated.

SBX PLAN

ROYAL CANADIAN AIR FORCE


The five basic exercises (SBX) Plan is designed to show how to develop and hold a high level of physical fitness. The scheme is not dependent on elaborate facilities or equipment. The exercises require only eleven minutes a day and can be done in the house or office. The Plan is scientifically designed to develop personal fitness at a rate set by yourself, to your required level, without getting stiff or sore muscles. It is self-measuring with charts for age groupings, along with graduated standards for checking progress. The programmes are designed for varying age groups of males.

NEW ZEALAND FOREST PARKS

Geoffrey Chavasse and John Johns

288 p. 1983. Illustrated. $42.95 plus $3.60 p & p

New Zealand Forest Parks is one of those books that you will reach for time after time to simply enjoy or to relive visits made, to plan visits to come. Each forest park is described in a separate chapter with photographs, text, maps, and charts to illustrate our nineteen forest parks, perhaps univalued for diversity and interest anywhere else in the world.

THE NEW ZEALAND WARS

By James Cowan


This book was first published in 1922 and reprinted without amendments in 1955. It has been out of print for many years. This edition has a new and perceptive introduction by Michael King and in addition the original seven page index has been replaced by a substantial and comprehensive index. This 1983 edition is called a facsimile edition because it is being reproduced from the original text. However, the introduction, index and illustrations include alterations and improvements on the original.

THE LONG YARN OF THE LAW

By Fiona McMurray

80 p. 1983. $6.95 plus 85c p & p

Told through prose, verse, extracts from newspapers and diaries, and policemen’s recollections, the book takes the reader from those early colonial days to the modern police force of today. This inexpensive and easy to read history is a valuable aid for teachers and a source of continuing interest for children.

THE NEW ZEALAND ARMY

A History from the 1840s to the 1980s

117 p. 1982. Illustrated. $5.25 plus 85c p & p

The reader is given an outline history of the Army, from the days of Maori Chief Hone Heke in the 1840's to the present day. The 117 page history contains over 100 photographs and paintings, many of which are published for the first time.

JOINERY

N.Z. TECHNICAL CORRESPONDENCE INSTITUTE

Joinery, Part I, is the first of four books prepared by the Technical Correspondence School. It deals with methods of construction of doors, framed and ledged door, panelled doors, flush doors, and glazed doors.

Joinery, Part II, deals with door frames, transoms, and sidelines; sliding folding, and special doors; hard-case mising, and gates.

Joinery, Part III, covers window joinery. It also deals with built-in-fittings, carcass work; fitment doors and drawers.

Woodworkining Machinery, is the fourth book in the series, covering circular saws, saw blades, surface planing, and thickness machines, vertical spindle moulding machines, and other machines commonly used in woodworking establishments.

Joinery Part I $9.95 plus $0.85 p & p

Joinery Part II $5.25 plus $0.85 p & p

Joinery Part III $15.95 plus $1.50 p & p

Woodworking Machinery $9.95 plus $0.85 p & p
WHAKAREWAREWA FOREST PARK
Edited by John Boyd
80 p. 1983. $6.00 plus 85c p & p
This handbook is a guide to the recreational facilities, forestry operations, history and wildlife of the park, unique in that it borders on to a large city, just 5 kilometres from the city centre of Rotorua. Visitors to the park may stroll midst trees and ferns; study trees, shrubs and ferns; watch birds; look for insects; picnic in shady glades.

INTRODUCING MANAGEMENT SERVICES IN THE PUBLIC SERVICE
STATE SERVICES COMMISSION
34 p. 1982 reprint. $2.75 plus 55c p & p
Management Services is one means by which managers may obtain objective advice on their methods of carrying out their management role. This booklet is designed to explain to Public Service Managers how Management Services may help them to fulfil their management task.

OPEN JUSTICE
A Guide to Information Within the Department of Justice
DEPARTMENT OF JUSTICE
88 p. 1982. $3.50 plus 55c p & p
Produced jointly by Brian Priestley and the Department of Justice, this publication is intended to capture and hold the reader's attention and facility to ready referencing of the subject covered. It does this admirably in being a guide to the information available to the public within one of New Zealand's most important and complex Government departments, as well as a booklet which is likely to be read and considered by many people interested in the campaign for more openness in government.

WAYS AND MEANINGS
A Guide to Interviewing Pacific Islanders
STATE SERVICES COMMISSION
8 p. 1981. $1.00 plus 40c p & p
This booklet is intended as a guide for those whose work involves interviewing for various purposes, recent Pacific Island migrants to New Zealand.

WHO MAKES SOCIAL POLICY?
N.Z. PLANNING COUNCIL
60 p. 1982 N.Z. Planning Council, Paper No. 20. $5.25 plus 85c p & p
This report is largely descriptive and interpretive. It reaches conclusions, but stops short of making recommendations for improvement. It is believed that its information will be useful to many people concerned with social policy, inside and outside the Government system.

THE BOAT OWNER'S GUIDE TO CORROSION
by L. H. Bolton
DEPARTMENT OF SCIENTIFIC AND INDUSTRIAL RESEARCH
Much has been written about marine corrosion and its mitigation and yet the same problems and many old misconceptions still seem to persist. This booklet aims to assist the boat owner to identify the basic types of metallic corrosion and their causes and to list the procedures that should be followed to avoid corrosion situations from developing in the first instance.

NEW ZEALAND ATLAS OF COASTAL RESOURCES
Edited by Philip Torrell
Encased in its own sturdy and attractive cylinder, the Atlas will be of interest to all those who use the coast to work and play, and is of particular value to students and teachers, engineers, planners, scientists, fishermen, boat owners, divers, marine farmers, and many other people interested in coastal resources.

MANPOWER PLANNING IN PUBLIC ADMINISTRATION
STATE SERVICES COMMISSION
'Manpower planning' is a term which has a wide and rather ill-defined meaning. This report, addressed to the central question: "What is manpower planning?", opens with the philosophy of manpower planning, what it is, its aims and objectives. This is followed by a discussion of what is involved in forecasting the supply and demand for people and skills in the public service. The essentials of departmental manpower is then discussed followed by a chapter devoted to the practice of career development and concluding with a statement on the future development of manpower planning in the public service.

FLORA OF NEW ZEALAND SERIES
Volume I of Flora of New Zealand was the first major reference work on native plants in New Zealand to be published before 1925. It contains a comprehensive account of all the indigenous ferns and their allies, and the dicotyledonous flowering plants.

Volume II is a continuation of Volume I. The main descriptive text is similarly concerned with indigenous plants, including the monocotyledons.

Volume III, which concerns the 'weed' flora describes the introduced wild plants belonging to the rush, lily, iris, arum, and related families.

Flora of New Zealand Lichens is primarily an identification manual for the serious lichenologist. It also contains much information useful to the general botanist, student, and interested amateur.

PARLIAMENTARY PRACTICE IN NEW ZEALAND
David McGee
580p. 1985. $39.95 plus $3.60 p & p
Parliamentary Practice in New Zealand is a comprehensive and thorough documentation of the procedures and rules governing the way parliament operates. Parliamentarians, lawyers, academics, and citizens with an interest in the institution that governs this country will find Parliamentary Practice in New Zealand an informative and enlightening book—one that answers the often-asked questions about the practices of New Zealand's Parliament.

ABOUT NEW ZEALAND
MINISTRY OF FOREIGN AFFAIRS
40 p. 1982. Illustrated. $4.95 plus 55c p & p
Designed with our overseas friends in mind, About New Zealand is a booklet which briefly describes the land, its people at work, and play, trade, and relationships with other nations and areas: industry and energy; health and welfare. The text is complimented by over 60 colour photographs.

GUIDELINES FOR AUTHORS: Preparing Manuscripts for Publication
Edited by Paula J. Wagemaker
52 p. 1984. $7.50 plus 85c p & p
Submitting a manuscript to a publisher is not simply a matter of handing over a sheaf of paper. Publishers usually insist that a manuscript and its accompanying illustrative material be presented to defined standards of preparation. The standards of preparation required are detailed in these guidelines which have been produced in the interest of ensuring harmonious relationship between authors and their publishers.

PUBLIC AND PRIVATE ENTERPRISE IN NEW ZEALAND
Edited by R. C. Mascarenhas
133 p. 1984. $15.00 plus $1.50 p & p
This volume is the result of a conference "Public enterprise and Private enterprise: Protagonist or Partner?" sponsored by the New Zealand Institute of Public Administration. The conference took place from 23-25 August 1982, at Dunedin, and its purpose was to examine the relative roles of the public and private sectors and to identify the social and political issues which are likely to have significant implications for public administration.

THE PUBLIC SERVICE
Whakarewarewa Forest Park
THE NEW ZEALAND GAZETTE
No. 142

THE PATH TO REFORM
Edited by C. Burns
$15.75 plus $1.50 p & p

The Path to Reform, derived from the 1981 Convention of the New Zealand Institute of Public Administration is about the path to administrative reform in the State Services in New Zealand. It continues the exploration of the States Services begun in "State Servants and the Public in the 1980's" and continued in the "Accountability of Executives." Like its predecessors, "The Path to Reform" reads like a Who's Who of New Zealand public administrators.

By Mervyne J. Pope
$6.00 plus 85c p & p

Mervyne Pope presents and discusses some new data series designed to give a broad overview of the nature and extent of public sector involvement in the New Zealand economy. Subjects include Government as a Tax Collector; As a Spender; As an Organisational Form; Funding-Current Activity; Capital Formation, and Capital Funding.

PEOPLE LIKE US
Celebrating Cultural Diversity
120 p. 1982. Illustrated in black & white.
$9.95 plus 85c p & p

People Like Us is a story of the contribution made by people from Asia, Africa, Europe, and the Pacific to our neighbourhoods. It contains stories which are told by individuals and families on their reasons for coming to New Zealand, what they found and how they are coping. Subjects range from mixed marriages to different foods. It is a book of human interest for all the family and with its striking photographs, 25 monochrome, and 23 colour, People Like Us will make a lovely and interesting gift for overseas friends.

STYLE BOOK
GOVERNMENT PRINTING OFFICE
$12.50 plus $1.50 p & p

Since 1958 the Style Book has served as a guide to writers, editors, and all who prepare copy for printing. This edition contains new and revised material; the chapters dealing with the preparation of copy, abbreviations, and compound words have been revised; new material has been added to the chapters dealing with common names of animals and plants, errors in the use of English in official writing, and terms used in printing.

NEW ZEALAND OFFICIAL YEARBOOK
The Yearbook is the standard New Zealand encyclopedic annual which has a place in every home, school, and office. Not only does it present a comprehensive statistical survey of the economy and population in New Zealand but it is also a very useful fact book for use in the home. In addition to the statistical facts supplied, the Yearbook also provides a background and historical perspective on each of the subjects covered.

(Customers may place their name on the Standing Order Service for this annual at the nearest Government Bookshop. A prepayment form to cover the cost of the publication plus post and packing will be forwarded when the publication is printed.)

NEW ZEALAND POCKET DIGEST OF STATISTICS
$3.95

Statistics are presented in an easily accessible form. It contains the more significant statistical series bearing on the country's social and economic life. The New Zealand Pocket Digest of Statistics is consistently one of the most popular annuals sold by the Government Printer.

(Customers may place their name on the Standing Order Service for this annual at the nearest Government Bookshop. A prepayment form to cover the cost of the publication plus post and packing will be forwarded when the publication is printed.)

THE SURRENDER AND OCCUPATION OF JAPAN
Edited by Robin Kay
DEPARTMENT OF INTERNAL AFFAIRS
$75.00 plus $4.80 p & p

This is the second of a series of three volumes of documents on New Zealand's external relations: the first, "The Australian- New Zealand Agreement 1944", this volume "The Surrender and Occupation of Japan" which covers six divisions of the period, selected by topic but dealt with chronologically within topics, and reveals the growing awareness amongst those responsible for a New Zealand policy of what New Zealand's interest actually were; the third volume. "The ANZUS Pact and the Treaty of Peace With Japan", not yet published, will show something of the new order of things in the Pacific and the difficulties in the role of a small, though articulate, power in the formation of what in fact were Great Power policies.

THE NEW ZEALAND GAZETTE
The New Zealand Gazette is published on Thursday afternoon of each week. Notices from Government departments must be received by the Gazette Clerk, Department of Internal Affairs, Wellington, by noon on Tuesday. Advertisements will be accepted by the Government Printer, c/o Gazette Clerk, Government Printing Office, Private Bag, Wellington until noon on Wednesday.

Advertisements are charged at the rate of 20c per line. All advertisements should be written or typed on one side of the paper, and signatures, etc., should be written in a legible hand.

CANCELLED NOTICES
Advertisements cancelled after being accepted for printing in the Gazette will be subject to a charge of $8.00 for setting up and deleting costs.

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