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)

## 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. Refrigerating 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 tradingarrangements 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 Kellax 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.

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)

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 days 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

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Before the Broadcasting Tribunal

In the matter of the Broadcasting Act 1976, and in the matter of an application by the BROADCASTING CORPORATION<sup>o</sup> OF NEW ZEALAND for renewal of warrant AM-61/4ZW. (Oamaçu):

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, 2 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.

Hearing: at Dunedin on 11 June 1985.

Appearances: L. A. Rackley for Applicant.