boundary of Lot 2, D.P. 28507, along a right line across Bowe Road, along the generally south-eastern boundary of part Allotment 227, the south-western and north-western boundaries of Lot 3, D.P.S. 18541 to and along a right line across Grove Road and along the north-western boundary of Allotment 250 all being in Block XI Alexandra S.D. and the last mentioned boundary produced to the middle of the Waipa River; thence generally south-easterly along the said River to and easterly along the right bank of the Mangaotama Stream to the south-western corner of Lot 2, D.P. 14478; thence easterly along the generally southern boundary D.P. 144/8; thence easterly along the generally southern boundary of the Tuhikaramea Parish, crossing the Ngahinapouri Ohaupo Road to the south-western corner of Lot 8, D.P. 8600; thence along the southern boundaries of said Lot 8, Lot 2, D.P. 20397 and Lot 2, D.P. 20971, along a right line across McGregor Road, to and along the southern and eastern boundaries of Lot 2, D.P. 24355, and the eastern boundary of Lot 1, D.P. 24355 and along a right line across a public road to its northern side in Block X Hamilton S.D; thence easterly along the southern boundary of part Allotment 366. To a public road to its northern side in Block A Hamilton S.D; thence easterly along the southern boundary of part Allotment 366, Te Rapa Parish D.P. 4391, along a right line across the North Island Main Trunk Railway to and along the north-western and north-eastern boundaries of part Allotment 362, Te Rapa Parish, and the last mentioned boundary produced to and northerly generally along the middle of No. 3 State Highway to a point in line with the southeastern boundary of part Allotment 170, D.P. 3764, Block X Hamilton S.D; thence north-easterly generally along a right line, to and along that south-eastern boundary and the south-eastern boundary of another part Allotment 170, and along the generally southern boundary of Allotment 171, along a right line to and along the southern and eastern boundaries of Allotment 173 and the southeastern boundary of Allotment 172 all of Te Rapa Parish to and along the southern side of a public road forming the northern boundary of Lot 1, D.P. 29091 to and along the middle of Mystery Stream to the point of commencement.

The said area being more particularly shown outlined in black on plan marked NZE 2084 (sheets 1-7), deposited in the office of the Electricity Division of the Ministry of Energy at Wellington.

Signed at Wellington this 20th day of March 1985.

R. J. TIZARD, Minister of Energy.

10/52/1

5/2

Declaration of Easement Agreement Under the Forests Act 1949

PURSUANT to section 15 (2A) of the Forests Act 1949, the Minister of Forests, being satisfied as to the sufficiency of such agreement, hereby declares:

- 1. That an agreement in favour of James Harding Crosby Morris of Manuka Point, farmer, granting a right of way over the State forest land described in the Schedule hereto has been entered into between the said James Harding Crosby Morris as grantee and the Minister of Forests acting for and on behalf of Her Majesty the Queen as grantor.
- 2. That such agreement may be inspected at the office of the Conservator of Forests at Christchurch, which agreement and the terms and conditions thereof are designated grant of easement in respect of right of way, Rakaia State Forest.
- 3. That a plan defining thereon the said easement is attached to such agreement and may be inspected at the above office.
- 4. That the date upon which such agreement became effective being the date of execution of the agreement is the 16th day of November 1984.

SCHEDULE

ALL that part of Rakaia State Forest, Canterbury Conservancy, situated in part R. 4762 in Block VIII, Whitcombe Survey District, Canterbury Land District; shown marked red on the said plan.

Dated at Wellington this 7th day of March 1985.

K. T. WETERE, Minister of Forests.

(F.S. 20/6/26/1; 6/6/26)

State Forest Land Set Apart as a Recreation Area for Addition to Great Barrier Recreation Area—Auckland Conservancy

PURSUANT to section 63A of the Forests Act 1949 (as substituted by section 19 of the Forests Amendment Act 1976) the Minister of Forests hereby sets apart the land described in the Schedule hereto as a recreation area for the purpose of public recreation, to be added to Great Barrier Recreation Area.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—GREAT BARRIER ISLAND COUNTY

23.9953 hectares, more or less, being part Allotment 143, Aotea Parish, situated in Block VI, Fitzroy Survey District. Balance certificate of title, Volume 137, folio 233, as shown on plan S09/2, deposited in the Head Office of the New Zealand Forest Service at Wellington.

Dated at Wellington this 14th day of March 1985.

K. T. WETERE, Minister of Forests.

(F.S. 9/1/685, 6/1/165)

18

Consent to Generation of Electricity by Use of Water

I, Robert James Tizard, Minister of Energy, hereinafter called "the Minister" acting pursuant to Section 25 of the Electricity Act 1968 hereby consent to the Tauranga Joint Generation Committee, a committee set up under the Tauranga City Council and Tauranga Electric Power Board Empowering Act 1965 generating electricity by the use of water subject to the following conditions:

CONDITIONS

1. This consent is subject to compliance with the Electricity Act 1968 and the Water and Soil Conservation Act 1967 and the Electrical Supply Regulations 1984, the Electrical Wiring Regulations 1976, the Water and Soil Conservation Regulations 1968, the Fish Pass Regulations 1947, and all Acts or Regulations hereinafter made in amendment of or substitution for any of those regulations together with all other enactments and regulations which may be in force.

Provided that where there is continued non-compliance with any of the aforementioned acts and regulations the Minister may withdraw this consent to the generation of electricity.

- 2. The generation of electricity by the use of water pursuant to this consent shall be carried out only by means of the works described in the Schedule hereto.
- 3. The consent shall, unless it is sooner lawfully determined, continue in force until 31st day of March 2006, or until such time as the grantee disposes of the works whichever is the sooner.
- 4. This consent confers no rights to water under the Water and Soil Conservation Act 1967 or otherwise.
- 5. For the purposes of assessing the rental or annual sum payable in respect of this consent the maximum generating capacity of the plant at the stations in each scheme at the date of this consent is:
 - (a) Lloyd Mandeno: 15 000 kW
 - (b) Lower Mangapapa: 6 000 kW (c) McLaren Falls: 2 700 kW

 - (d) Ruahihi: 20 000 kW
- 6. (1) For the rights conferred by this consent the grantee shall pay a rental or annual sum assessed in accordance with the following provisions:
 - (a) The rental shall be at the rate of 25c per annum for each kilowatt or part of a kilowatt of maximum demand.
 - (b) For the purpose of assessing the rental payable, the grantee may install a suitable maximum demand indicator to the satisfaction of the Deputy Secretary of the Ministry of Energy, Electricity Division, and failing such an installation the maximum demand shall be deemed to be the maximum generating capacity of the plant installed.
- (2) Notwithstanding anything in subclause (1) of this clause, the rental shall not be less than \$1.25 per annum.
- 7. Every rental or annual sum payable under this consent shall be payable for the financial year ending on the 31st day of March in every calendar year.
- 8. Every annual sum or rental payable under the consent shall fall due and be paid on the 14th day of April in every year following the period for which the same is payable and shall be recoverable as a debt due to the Crown and may be paid to the District Manager of the Ministry of Energy (Electricty Division) or otherwise as the Minister may by notice in writing to the grantee direct.
- 9. Except so far as may be expressly set out in this consent, this consent shall not be deemed to authorise the generation of electricity by the use of water for consumption by any person other than the grantee or consumption on any premises other than premises occupied by the grantee.
- 10. The grantee shall at all times maintain all works for the time being in use so as to be in good and proper working order in accordance with the requirements of the regulations and at all times maintain all works erected by the grantee pursuant to the consent