

Declaration of Infected Areas—Forest Disease Control Regulations 1967

PURSUANT to regulation 4 of the Forest Disease Control Regulations 1967, I, Peter William Herrick, Conservator of Forests, Auckland, with the approval of the Minister of Forests, hereby declare the area described in the Schedule hereto to be an infected area in respect of the insect called an Australian Leaf Mining Sawfly (*Phylacteophaga* species).

SCHEDULE

ALL that area comprising the following cities and boroughs being Auckland City, Mount Roskill Borough, Newmarket Borough, Onehunga Borough, Ellerslie Borough, Mount Wellington Borough, Howick Borough, Otahuhu Borough, Papatoetoe City, Papakura City, Manukau City including Puketutu Island.

Dated at Auckland this 26th day of March 1985.

P. W. HERRICK,
Conservator of Forests, Auckland.

This notice was published on 28, 29 March and 1 April 1985 in the Auckland Star and on 29 March, 1 and 2 April in the *New Zealand Herald*.

NOTES

1. This declaration shall come into effect upon first publication in a newspaper circulating in the infected area.
2. It is an offence to remove plants or tree material (including nursery tree stocks, any leaf material, branches, logs or firewood) from the infected area if such are of any Eucalyptus species or Oak species until further notice.
3. The infected area may be generally and roughly described as Auckland City and South Auckland.
4. For further information contact the Conservator of Forests, New Zealand Forest Service, Auckland.

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Unclaimed Property—Notice of Appointment of the Public Trustee as Manager Under Part V of the Public Trust Office Act 1957

PURSUANT to section 80 (1) of the Public Trust Office Act 1957, the Public Trustee, hereby gives notice that on 22 February 1985 and pursuant to the provisions of Part V of the Public Trust Office Act 1957 an order was made by the High Court of New Zealand at Christchurch appointing the Public Trustee manager of the land described in the Schedule hereto, such land being registered in the name of Thurza Helen Rubina Elizabeth Woledge of Christchurch, spinster.

SCHEDULE

THE property at 23 Saxon Street, Christchurch, being more particularly described as all that parcel of land containing 304 square metres or thereabouts, being the northern half of Lot 15 on Deposited Plan 234, part Rural Section 175 and being the whole of the land comprised in certificate of title, Volume 192, folio 115 (Canterbury Registry).

Dated at Wellington this 29th day of March 1985.

B. J. BLACKTOP, Deputy Public Trustee.

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Commerce Act 1975

NOTICE is hereby given of Decision No. 120 of the Commerce Commission dated 28 March 1985. By this decision the Commission approved the merger or takeover proposal whereby Zealhoff Holdings Limited, a wholly owned subsidiary of Holderbank Financiere Glaris Limited, may increase its beneficial entitlement from 42.12 percent to 62.12 percent of the total issued shares of New Zealand Cement Holdings Limited.

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

D. J. KERR, Executive Officer.

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Transport Licensing Authority Sitting

THE No. 11 Transport Licensing Authority (F. H. K. Moore), has received the following applications and will hold a public sitting in Boardroom No. 2, Federated Farmers of New Zealand Inc., Forth Street, Invercargill on Wednesday, 8 May 1985, commencing at 9.30 a.m. to hear evidence for or against the granting of the applications.

A013/85—Karewa Wayne Fisher: Application to transfer Continuous Taxicab Service Licence from Clarence Simeon, 95 Lagan Street, Bluff to Karewa Wayne Fisher, 6 Elizabeth Street, Bluff.

A011/85—Stephen James Stephenson: Application for a new Continuous Passenger Service Licence.

Dated at Invercargill this 27th day of March 1985.

W. J. McINTOSH, Secretary.

No. 11 Transport Licensing Authority.

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THE No. 11 Transport Licensing Authority (F. H. K. Moore), has received the following application and will hold a public sitting in Boardroom No. 2, Federated Farmers of New Zealand Inc., Forth Street, Invercargill on Wednesday, 8 May 1985, commencing at 9.30 a.m. to hear evidence for or against the granting of the application.

A014/85—Jack Roumoana Watene: Application to transfer Continuous Taxicab Service Licence No. 6578 from Charlie Waitou Tapara, 15 Stapleton Street, Invercargill to Jack Roumoana Watene, 23 Fraser Street, Invercargill.

Dated at Invercargill this 27th day of March 1985.

W. J. McINTOSH, Secretary.

No. 11 Transport Licensing Authority.

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The Standards Act 1965—Draft Amendments to New Zealand Standard Specifications Available for Comment

PURSUANT to subsection (3) of section 23 of the Standards Act 1965, notice is hereby given that the following draft amendments are being circulated:

Number and Description of Draft

Draft amendments issued to:

NZS 3111:1980 Methods of test for water and aggregate for concrete.

NZS 3112:1980 Methods of test for concrete. Parts 1-4.

NZS 3121:1980 Water and aggregate for concrete.

Bound under one cover \$10.

These draft amendments aim to correct errors and omissions; wherever practicable, simplify requirements without significant loss of precision; introduce a more flexible approach where more than one procedure can be used to attain the same objective; recognise practical problems in meeting the requirements of regulatory organisations, e.g. Telarc; clarify areas where differing interpretations may be, or have been, applied. Many minor changes have also been made.

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

The closing date for receipt of comment is 28 June 1985.

Dated at Wellington this 29th day of March 1985.

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

(S.A. 114/2/8)

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The Standards Act 1965—Amendments to Overseas Specifications Available for Comment

PURSUANT to subsection (3) of section 23 of the Standards Act 1965, notice is hereby given that the under-mentioned amendments to overseas specifications are being considered for declaration as New Zealand amendments.