Area m^2

Being

Part Lot 1, D.P. 8842 and being part Allotments 9 and 10, Section 7, City of Auckland. Formerly all certificate of title, Volume 228, folio 20. 370

Dated at Wellington this 3rd day of July 1986.

A. MUNRO, for Minister of Works and Development.

(P.W. 22/149/1; Ak. D.O. 6/2/0/1)

16/1

Land Held by Her Majesty the Queen (Part Bed of Waitemata Harbour) Set Apart for Defence Purposes Adjoining the City of Waitemata

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 for defence purposes.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 4.6500 hectares adjoining the City of Waitemata and being part Bed Waitemata Harbour; as shown marked "A" on S.O. Plan 60255, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 3rd day of July 1986.

A. MUNRO

for Minister of Works and Development.

(P.W. 23/362; Ak. D.O. 8/51)

16/1

Declaring Land Held in Fee Simple by the Auckland Education Board to be Crown Land in Block XV, Tokatoka Survey District, Otamatea County

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 and to the fencing agreement contained in transfer No. 313751.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 845 square metres situated in Block XV, Tokatoka Survey District and being Lot 11, D.P. 9765 (Town of Ruawai). All certificate of title, Volume 718, folio 1301.

Dated at Wellington this 3rd day of July 1986.

A. MUNRO, for Minister of Works and Development.

(P.W. 31/1062/0; Ak. D.O. 50/23/41/0)

16/1

Declaring Land Held for State Housing Purposes to be Crown Land in the City of New Plymouth

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

FIRST SCHEDULE

TARANAKI LAND DISTRICT

ALL those pieces of land described as follows:

Area ha

Being

Part Section 54, D.P. 3781, Grey District. 7.2636

0.1793 Section 890, Grey District.

All situated in Block IV, Paritutu Survey District.

Part Section 55, Grey District. Part Section 893, Grey District. 5.8813

0.1037

All situated in Block V, Paritutu Survey District.

Part of the land referred to in the declaration published in the Gazette Extract 305767 (New Zealand Gazette, 1983, page 3626).

SECOND SCHEDULE

TARANAKI LAND DISTRICT

ALL that piece of land containing 2060 square metres, situated in Blocks IV and V, Paritutu Survey District, being Section 1039, Grey District. All the land in the declaration published in the Gazette (New Zealand Gazette, 1985, page 3933)

Dated at Wellington this 3rd day of July 1986.

A. MUNRO, for Minister of Works and Development.

(P.W. 104/114/0; Wg. D.O. 5/60/0/7)

12/1

Declaring a Water Supply Easement in Gross Acquired Over Land in the City of Porirua

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having being entered into, an easement in gross in perpetuity for water supply purposes is hereby acquired over the land described in the First Schedule hereto and shall vest in the Wellington Regional Council on the 10th day of July 1986 and shall confer upon the said council the rights and impose on the registered properties the restrictions set forth in the Second Schedule hereto.

FIRST SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in the City of Porirua described as follows:

Area

 m^2

Being Part Lot 38, D.P. 16813; marked "P" on plan. Part Lot 35, D.P. 16813; marked "Q" on plan. 1172 543

Shown marked as above mentioned on S.O. Plan 32838, lodged in the office of the Chief Surveyor at Wellington.

SECOND SCHEDULE

- 1. The Wellington Regional Council shall have the full and free right and liberty and licence in perpetuity to carry, conduct and convey fresh water backwards and forwards under and along the said land; together with the further rights, liberties, licences and privileges in perpetuity hereinafter set forth, that is to say:
 - (a) The right to enter upon all or any of the said lands to lay, construct, repair, renew and maintain all necessary pipes together with all tobies, valves and surface boxes of such internal diameter and of such material and at such depth as shall be necessary for any of the purposes hereunder.
 - (b) The right to remove existing materials under or surrounding the watermain and replace with same or other materials as required for the purposes of laying or maintaining the watermain, chambers and fittings.
 - (c) The right to enter upon all or any of the said lands from time to time and at all reasonable times by its servants, agents and workmen with all necessary tools, implements, plant machinery and vehicles for the purpose of laying, constructing, repairing, renewing and maintaining all or any of the pipes, tobies, valves and surface boxes.
 - (d) The right to dig and break up the surface of the said lands or any parts thereof and generally to do and perform all acts and things as may be necessary or proper for any of the purposes herein mentioned.
- 2. The registered properties of the land described in the First Schedule hereto ("the servient land") will not without the prior approval of the council in writing first hand and obtained:
 - (a) Place any buildings or fences upon or lay down any concrete yard over the servient land or carry out any work thereon.
 - (b) Permit any vehicle to be driven on or across the servient land without such vehicle observing normal highway loading requirement or restrictions.
 - (c) Alter or permit to be altered the existing ground level within the servient land.
 - (d) Lay or cause or permit to be laid or constructed any additional services within the servient land.
 - (e) Install, erect or place any overhead electric power, telegraph or other overhead cables or lines at a height of less than 5.5 metres above ground level existing over the servient land.