WELLINGTON: THURSDAY, 16 JANUARY 1986

**Corrigendum**
Declaring Stopped Road to be Disposed of in Block X, Waipoua Survey District, Hobson County

In the notice with the above heading published in the New Zealand Gazette of 28 November 1985, No. 220 at page 5380, for the name "Dorothy Josephine Pittam" which appears in the fourth line, read "Dorothy Josephine Pittan"; which name appears in the original notice signed on behalf of the Minister of Works and Development.

(P.W. 33/752; Ak. D.O. 50/15/2/0/57490)

Dated at Wellington this 10th day of December 1985.
R. K. THOMSON, Secretary, National Roads Board.

**Corrigendum**
Declaring State Highway to be a Limited Access Road State Highway No. 29

In the notice with the above heading published in the New Zealand Gazette, No. 220, page 5387, 28 November 1985, insert after "west of the point" the words "of junction of the eastern boundary of the said Lot 2."

Dated at Wellington this 10th day of December 1985.
R. K. THOMSON, Secretary, National Roads Board.

**Corrigendum**
Declaring State Highway to be a Limited Access Road State Highway No. 2

In the notice with the above heading published in the New Zealand Gazette, No. 220, page 5388, 28 November 1985, insert 2 between "Lot" and "DPS 27396."

Dated at Wellington this 10th day of December 1985.
R. K. THOMSON, Secretary, National Roads Board.
CORRIGENDUM
Declaring State Highway to be a Limited Access Road State Highway No. 2

In the notice with the above heading published in the New Zealand Gazette, No. 220, page 5388, 28 November 1985, where "DPG" appears, read "DPS."

Dated at Wellington this 10th day of December 1985.
R. K. THOMSON, Secretary, National Roads Board.
(72/2/3/5) 20

CORRIGENDUM
Chief Censor's Decisions: 1-31 October 1985

In the notice with the above heading published in the New Zealand Gazette, 19 December 1985, No. 234, at page 5738, the following has been substituted for the first entry in the Gazette with regard to the granting of waivers for October 1985:

Applicant: Class of Film Decision
Marmalade Video S. 11.1 (1) a,b,c,d,e,fg Approved 14/10/85 Ltd.

The following has been substituted for the second entry in the Gazette with regard to the granting of waivers for October 1985:

Applicant: Class of Film Decision
I.T.V.A. (NZ) S. 11.1 (1) d,e,fg Approved 14/10/85

State Forest Land Set Apart for Addition to Northland State Forest Park—Auckland Conservancy

Paul Reeves, Governor-General
A PROCLAMATION
Pursuant to section 63(1) of the Forests Act 1949 (as substituted by section 19 of the Forests Amendment Act 1976), I, the Most Reverend Sir Paul Alfred Reeves, the Governor-General of New Zealand, hereby set apart the State forest land described in the Schedule hereto as State forest park, which shall hereby form part of the Northland State Forest Park.

Schedule
North Auckland Land District—Bay of Islands County
46.3365 hectares, more or less, being Section 14, Block I, Hukerenui Survey District.
43.8704 hectares, more or less, being Section 17, Block I, Hukerenui Survey District.
All New Zealand Gazette, 1985, page 2378.
Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 19th day of December 1985.
K. T. WETERE, Minister of Forests.

[G.S.]
GOD SAVE THE QUEEN!
(F.S. 9/1/327, 6/1/123, 6/1/5; plans Q 06/10, 11)

18

Appointments, Promotions, Extensions, Transfers, Resignations, and Retirements of Officers of the Royal New Zealand Navy

Pursuant to section 35 of the Defence Act 1971, His Excellency the Governor-General has approved the following appointments, promotions, extensions, transfers, resignations, and retirements of officers of the New Zealand Naval Forces.

ROYAL NEW ZEALAND NAVY


Captain John O'Hara Tobin, O.B.E., is placed on the Retired List of the RNZN in the rank of Commodore, with effect from 11 December 1985.


Commander J. E. N. Welch to be Captain with seniority and effect from 23 December 1985.

Commander D. J. Collins, M.B.E., to be temp. Captain with effect from 8 November 1985 and his appointment is extended to 31 January 1989.

Lieutenant Commander Dennis Gell is placed on the Retired List of the RNZN with effect from 3 December 1985.

The appointment of Lieutenant Commander Nicholas St John Morley-Hall is terminated with effect from 31 October 1985.

Lieutenant Commander G. J. Power to be Commander with seniority and effect from 24 December 1985.

Lieutenant Commander (temp. Commander) D. J. Pomeroy to be Commander with seniority and effect from 13 December 1985.


Lieutenant Commander (temp. Commander) D. F. Kerr to be Commander with seniority and effect from 20 December 1985.


The appointment of Lieutenant Commander M. J. Wardlaw is extended to 25 April 1995.

Dennis George Pringle is re-appointed to the RNZN in the rank of Lieutenant Commander, with seniority from 30 August 1982 and effect from 4 December 1985; terminating on 30 June 1989.

Lieutenant (temp. Commander) Arthur Wanless is placed on the Retired List of the RNZN in the rank of Lieutenant Commander, with effect from 9 January 1986.

Lieutenant G. D. Honor to be temp. Lieutenant Commander with effect from 29 October 1985.


The appointment of Lieutenant Sally Kay Wootton is terminated with effect from 2 January 1986.


Lieutenant Grant Michael Gardiner is placed on the Emergency List of Officers of the Naval Reserves until 27 December 1989, with effect from 28 December 1985.

Sub Lieutenant D. J. R. McDougall to be Lieutenant with seniority and effect from 15 November 1985.


Sub Lieutenant C. J. Bruce to be Lieutenant with seniority and effect from 1 January 1986.

Sub Lieutenant (temp. Lieutenant) S. M. Rennie, B.SC., to be Lieutenant with seniority from 1 January 1984 and effect from 18 January 1984.

The seniority of Sub Lieutenant N. D. Grieve is antedated to 1 January 1983, to be Lieutenant with seniority and effect from 15 September 1985.

Sub Lieutenant (on prob.) D. C. Wright to be Lieutenant (on prob.) with seniority from 1 January 1985 and effect from 14 January 1985.

The appointments of the following Midshipmen are terminated with effect from the date shown:
David Andrew Rangi Curtis, 16 November 1985.
David Vaughan Thomas, 21 November 1985.

ROYAL NEW ZEALAND NAVAL VOLUNTEER RESERVE

The appointment of Commander R. B. McCorkindale, V.R.D., B.E.(ELEC.), is extended to 31 December 1986.

X100807 Michael Kenneth Bryant, B.A., A.WTR, to be Sub Lieutenant (on prob.), with seniority from 1 January 1984, effect from 1 January 1986 and is appointed to the RNZNVR until 23 August 1988.

C104629 Brett Reginald Ellisson, B.E.(ELEC.), A.L.E.F., to be Sub Lieutenant (on prob.), with seniority from 1 January 1985, effect from 1 January 1986 and is appointed to the RNZNVR until 2 September 2006.
D106470 Ernest Bruce Hurley, POWEF, to be Sub Lieutenant (on prob.), with seniority from 1 January 1984, effect from 1 January 1986 and is appointed to the RNZNVR until 26 May 1995.

The following Ensigns to be Sub Lieutenant with seniority and effect from 1 January 1986:

J. G. W. Adams.
R. J. Lovesidge, LL.B.

The following Ensigns (on prob.) to be temp. Sub Lieutenant (on prob.) with effect from 1 January 1985:

K. R. Iyengar, B.E.(Elect.).
M. G. C. Stephens, B.A., LL.B.

The appointment of Ensign (on prob.) R. P. Thomas, B.A., LL.B., is confirmed; to be temp. Sub Lieutenant with effect from 1 January 1985.

Q100846 Michelle Aroha James, OSCR, to be Ensign (on prob.), with seniority from 1 January 1984, effect from 1 January 1986 and is appointed to the RNZNVR until 18 August 2000.

U20672 Nigel Mark Longstaff, LSEA, to be Ensign (on prob.), with seniority from 1 January 1984, effect from 1 January 1986 and is appointed to the RNZNVR until 9 October 2000.

The following to be Ensign (on prob.) with seniority and effect from 1 January 1986, and are appointed to the RNZNVR until the date shown:

M106478 Michael David Chappell, T/LSEA, 23 August 2006.
F100768 Laurie Kay Cook, ASCR, 20 August 2007.
X100853 Anne Louise Jackson, ASCR, 29 September 2004.
F104623 Wendy Susan Riach, LSCR, 1 January 2009.
E106563 Gaye Michelle Smith, T/AWTR, 19 June 2008.

EMERGENCY LIST OF OFFICERS OF THE NAVAL RESERVES

Lieutenant Commander D. G. Pringle is re-appointed to the Active List of the RNZN with effect from 4 December 1985.

The period of service of the following officers on the Emergency List of Officers of the Naval Reserves is terminated with effect from the date shown:

Lieutenant Commander Peter John Davey, 28 October 1985.

INACTIVE LIST OF THE ROYAL NEW ZEALAND NAVAL VOLUNTEER RESERVE

The period of service of Surgeon Lieutenant Commander Nicholas James Norman Mulvany, M.B., B.CH.(DUBLIN), B.A.O., D.C.P., on the Inactive List of the RNZNVR is terminated with effect from 30 July 1985.

Dated at Wellington this 19th day of December 1985.

F. D. O’FLYNN, Minister of Defence.

Appointment of Member to the Indecent Publications Tribunal

His Excellency the Governor-General has been pleased to appoint, pursuant to section 3 of the Indecent Publications Act 1963

Keri Ann Ruhi (Lucy) Hulme, writer-in-residence at the University of Canterbury to be a member of the Indecent Publications Tribunal for a term of 5 years on and from the date hereof.

Dated at Wellington this 12th day of December 1985.

GEORFFREY PALMER, Minister of Justice.

(Adm. 3/16 (5))

Declaring Land to be Crown Land in Block X, Wakamarina Survey District, Marlborough 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.

SCHEDULE

MARLBOROUGH LAND DISTRICT

All that piece of land containing 331 square metres, situated in Block X, Wakamarina Survey District, being Section 86; as shown on S.O. Plan 6396, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Wellington this 9th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.

(P.W. 20/950; Wn. D.O. 26/4/0)

Land Held by a Local Authority Set Apart for a Service Lane in the Borough of Dannevirke

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land held by The Dannevirke Borough Council, described in the Schedule hereto, to be set apart for a service lane.

SCHEDULE

HAWKE’S BAY LAND DISTRICT

All that piece of land containing 146 square metres (5.8 perches), situated in the Borough of Dannevirke, being Lot 1, D.P. 1743. All certificate of title 24/71.

Dated at Wellington this 8th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.

(P.W. 53/650/0; Na. D.O. AD 7/5/4)

Declaring Land to be a Service Lane and to be Vested in the Dannevirke Borough Council in Block III, Tahoraiti Survey District, Dannevirke Borough

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 a service lane and to be vested in The Dannevirke Borough Council.

SCHEDULE

HAWKE’S BAY LAND DISTRICT

All those pieces of land situated in Block III, Tahoraiti Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Being</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>85</td>
<td>Part Lot 2, D.P. 3447; marked ‘A’ on plan.</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Part Lot 1, D.P. 3447; marked ‘B’ on plan.</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Part Lot 2, D.P. 1743; marked ‘C’ on plan.</td>
<td></td>
</tr>
<tr>
<td>118</td>
<td>Part Lot 1, D.P. 896; marked ‘D’ on plan.</td>
<td></td>
</tr>
</tbody>
</table>

Appointment to Urban Transport Council

PURSUANT to section 14 (f) of the Urban Transport Act 1980, the National Roads Board acting with written approval of the Minister of Works and Development gives notice of the appointment of A. R. Kennard as National Roads Board representative on the Urban Transport Council.

Dated at Wellington this 23rd day of December 1985.

R. K. THOMSON, Secretary National Roads Board.

(62/139)
As shown marked as above mentioned on S.O. Plan 8530, lodged in the office of the Chief Surveyor at Napier.
Dated at Wellington this 8th day of January 1986.
A. R. MUNRO,
for Minister of Works and Development.
(P.W. 53/650/0; Na. D.O. AD 7/5/4)

Land Held as a Reserve for General Education Purposes Set Apart for a State Primary School in the Borough of Oamaru

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 State primary school.

Schedule

Otago Land District

All that piece of land containing 5979 square metres, being Lot 32, D.P. 8490, being part Section 10, Block I, Oamaru Survey District. All proclamation No.7092 (New Zealand Gazette, 8 November 1956, No. 60, page 1510).
Dated at Wellington this 8th day of January 1986.
A. R. MUNRO,
for Minister of Works and Development.
(P.W. 31/1155/7; Dn. D.O. 16/10/0)

Crown Land Set Apart for a Technical Institute in Block LXVI, Town of Dunedin, City of Dunedin

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 technical institute.

Schedule

Otago Land District

All that piece of land containing 400 square metres, being part Water of Leith, Block LXVI, Town of Dunedin; as shown marked 'B' on S.O. Plan 21053, lodged in the office of the Chief Surveyor at Dunedin.
Dated at Wellington this 9th day of January 1986.
A. R. MUNRO,
for Minister of Works and Development.
(P.W. 31/2743/0; Dn. D.O. 16/181/0)

Crown Land Set Apart for State Housing Purposes in Block IV, Heretaunga Survey District, City of Napier

Pursuant to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the Crown land described in the Schedule hereto to be set apart for State housing purposes.

Schedule

Hawke's Bay Land District

All that piece of land containing 424 square metres, situated in Block IV, Heretaunga Survey District, being Lot 3, D.P. 6361, being part Suburban Section 90.
Dated at Wellington this 9th day of January 1986.
A. R. MUNRO,
for Minister of Works and Development.
(P.W. 104/112/0; Na. D.O. AD 6/2/5/92)

Declaring Land to be Crown Land in the Borough of Masterton

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

Wellington Land District

All that piece of land containing 39370 hectares, situated in the Borough of Masterton; being Lot 1; D.P. 57194. All certificate of title No. 27B/620, Wellington Land Registry.
Dated at Wellington this 9th day of January 1986.
A. R. MUNRO,
for Minister of Works and Development.
(P.W. 104/98/0; Wn. D.O. 32/18/158)

Land Held for State Housing Purposes to be Crown Land in Block XXXIII, Town of Palmerston, Waihemo County

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 Crown land subject to the Land Act 1948.

Schedule

Otago Land District

All that piece of land containing 8059 square metres, being Section 81, Block XXXIII, Town of Palmerston. All Gazette notice No. 599899 (New Zealand Gazette, 28 July 1984, No. 109, page 2392).
Dated at Wellington this 8th day of January 1986.
A. R. MUNRO,
for Minister of Works and Development.
(P.W. 104/30/0; Dn. D.O. 28/38/8)

Declaring Land Held for the Establishment and Development of the Turangi Township to be Set Apart for the Generation of Electricity (Housing) in the County of Taupo

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 the generation of electricity (housing).

Schedule

Wellington Land District

All those pieces of land situated in Blocks V and VI, Mangonui Survey District, described as follows:

Area

m²

Being

Lot 102, D.P. 28580. Part certificate of title No. 5C/883. 592
Lot 103, D.P. 28580. Part certificate of title No. 5C/883. 551
All that piece of land containing 744 square metres, situated in Block X, Puketi Survey District, being Lot 83, D.P. 28584. Part certificate of title No. 6C/1292.

Dated at Wellington this 8th day of January 1986.
A. R. MUNRO,
for Minister of Works and Development.
(P.W. 92/12/67/6; Wg. D.O. 92/25/0/11/13)

Crown Land Set Apart for Road (State Highway No. 10) in Blocks V and VI, Mangonui Survey District, Mangonui County

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 road.

Schedule

North Auckland Land District

All those pieces of land situated in Blocks V and VI, Mangonui Survey District, described as follows:

Area

m²

Being

Part Bed of Mangonui Harbour, reclaimed Crown foreshore; marked "E" on S.O. Plan 57469. 3400
Part Bed of Mangonui Harbour, reclaimed Crown foreshore; marked "F" on S.O. Plan 57469. 200
Part Bed of Mangonui Harbour, reclaimed Crown foreshore; marked "G" on S.O. Plan 57469. 3025

Dated at Wellington this 8th day of January 1986.
A. R. MUNRO,
for Minister of Works and Development.
(P.W. 104/10/0; Wn. D.O. 10/18/108)

Land Held as a Reserve for General Education Purposes Set Apart for a State Primary School in the Borough of Oamaru

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 State primary school.
Crown Land Set Apart in Connection With a Road in Block VI, Mangonui Survey District, Mangonui County

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 in connection with a road.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that piece of land containing 1740 square metres, situated in Block VI, Mangonui Survey District, and being part Bed of Mangonui Harbour, reclaimed Crown foreshore; as shown marked "D" on S.O. Plan 57469, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 8th day of January 1986.

A.R. MUNRO
for Minister of Works and Development.

(P.W. 72/10/1/0; Ak. D.O. 72/10/1/0/135)

16/1

Second Schedule

NELSON LAND DISTRICT

All that piece of road containing 356 square metres, situated in Block I, Maruia Survey District, adjoining or passing through part Reserve No. 5 (in red), being part Upper Buller Gorge Scenic Reserve; as shown marked 'L' on S.O. Plan 12894, lodged in the office of the Chief Surveyor at Nelson.

Dated at Wellington this 8th day of January 1986.

A.R. MUNRO
for Minister of Works and Development.

(P.W. 72/6/12/0; Ch. D.O. 40/72/6/12/111)

14/1

Declaring Land to be Road in the Borough of Queenstown

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 and vested in The Queenstown Borough Council.

SCHEDULE

OTAGO LAND DISTRICT

All those pieces of land situated in Block XIII, Town of Queenstown, described as follows:

Area m² Being
1 1 Part Section 11, marked 'B' on plan.
1 1 Part Section 13, marked 'C' on plan.

As shown marked as above mentioned on S.O. Plan 17927, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Wellington this 8th day of January 1986.

A.R. MUNRO
for Minister of Works and Development.

(P.W. 51/4737; Dn. D.O. 18/300/98)

14/1

Land Declared to be Road in the Borough of Huntly

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 and vested in The Huntly Borough Council.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

All that piece of land containing 4902 square metres, situated in the Borough of Huntly, being Lot 286, D.P. S. 24504 and being part Allotments 8, 9 and 10, Parish of Taupiri. All certificate of title No. 278B/25.

Dated at Wellington this 9th day of January 1986.

A.R. MUNRO
for Minister of Works and Development.

(P.W. 51/4892; Hn. D.O. 43/13/0)

16/1

Land Declared to be Road, Road Stopped in the District of Hawera

Pursuant to Part VIII of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road, and vested in The Hawera District Council.

SCHEDULE

TARANAKI LAND DISTRICT

Land Declared to be Road

All those pieces of land situated in Block VI, Hawera Survey District, described as follows:

Area m² Being
1591 Parts Section 140, 143 and 145, Town of Lyell; marked 'A' on plan.
372 Part Section 147, Town of Lyell; marked 'B' on plan.
1530 Part Sections 132, 133, 134, 136 and 138, Town of Lyell; marked 'C' on plan.
2237 Sections 63, 64, 65 and part Sections 4, 5, 6, 7, 8, 10, 11, 61, 62, 66, 67 and 68, Town of Lyell; marked 'D' on plan.
487 Part Sections 8 and 9, Town of Lyell; marked 'D' on plan.
983 Part Sections 40, 50, 51, 52 and 53, Town of Lyell and part Lots 1 and 2, D.P. 1; marked 'E' on plan.
594 Lots 3 and 4 and part Lots 5 and 6, D.P. 1; marked 'F' on plan.
374 Part Lots 7-11, D.P. 1; marked 'G' on plan.
1200 Part Lyell Creek Bed; marked 'H' on plan.
5360 Part Section 6, Square 139; marked 'J' on plan.
1966 Part Reserve No. 5 (in red); marked 'M' on plan.

As shown marked as above mentioned on S.O. Plan 12894, lodged in the office of the Chief Surveyor at Nelson.
SECOND SCHEDULE
TARANAKI LAND DISTRICT
Road Stopped
All those pieces of land situated in Block VI, Hawera Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004</td>
<td>Part Ngatitaneiwaiv Division one, and part Ngatitaneiwaiv 2D Block; marked “C” on plan.</td>
</tr>
<tr>
<td>1055</td>
<td>Part Ngatitaneiwaiv No. 2A Block; marked “D” on plan.</td>
</tr>
</tbody>
</table>

As shown as above mentioned on S.O. Plan 11142, lodged in the office of the Chief Surveyor at New Plymouth.

SECOND SCHEDULE
TARANAKI LAND DISTRICT
Road Stopped
All those pieces of land situated in Block X, Port Nicholson Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2133</td>
<td>Part Ngatitaneiwaiv No. 2A Block; marked “A” on plan.</td>
</tr>
<tr>
<td>446</td>
<td>Part Ngatitaneiwaiv Division one; marked “B” on plan.</td>
</tr>
</tbody>
</table>

As shown as above mentioned on S.O. Plan 11142, lodged in the office of the Chief Surveyor at New Plymouth.

SECOND SCHEDULE
TARANAKI LAND DISTRICT
Road Stopped
All those pieces of road situated in Block VI, Hawera Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2133</td>
<td>Part Ngatitaneiwaiv No. 2A Block; marked “A” on plan.</td>
</tr>
<tr>
<td>446</td>
<td>Part Ngatitaneiwaiv Division one; marked “B” on plan.</td>
</tr>
</tbody>
</table>

As shown as above mentioned on S.O. Plan 11142, lodged in the office of the Chief Surveyor at New Plymouth.

SECOND SCHEDULE
TARANAKI LAND DISTRICT
Road Stopped
All those pieces of land situated in Block X, Port Nicholson Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
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<td>Part Ngatitaneiwaiv No. 2A Block; marked “A” on plan.</td>
</tr>
<tr>
<td>446</td>
<td>Part Ngatitaneiwaiv Division one; marked “B” on plan.</td>
</tr>
</tbody>
</table>

As shown as above mentioned on S.O. Plan 11142, lodged in the office of the Chief Surveyor at New Plymouth.

SECOND SCHEDULE
TARANAKI LAND DISTRICT
Road Stopped
All those pieces of road situated in Block VI, Hawera Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2133</td>
<td>Part Ngatitaneiwaiv No. 2A Block; marked “A” on plan.</td>
</tr>
<tr>
<td>446</td>
<td>Part Ngatitaneiwaiv Division one; marked “B” on plan.</td>
</tr>
</tbody>
</table>

As shown as above mentioned on S.O. Plan 11142, lodged in the office of the Chief Surveyor at New Plymouth.

SECOND SCHEDULE
TARANAKI LAND DISTRICT
Road Stopped
All those pieces of land situated in Block X, Port Nicholson Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2133</td>
<td>Part Ngatitaneiwaiv No. 2A Block; marked “A” on plan.</td>
</tr>
<tr>
<td>446</td>
<td>Part Ngatitaneiwaiv Division one; marked “B” on plan.</td>
</tr>
</tbody>
</table>

As shown as above mentioned on S.O. Plan 11142, lodged in the office of the Chief Surveyor at New Plymouth.
As shown marked as above mentioned on S.O. Plan 59545, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 8th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.

(P.W. 72/10/1/0; Ak. D.O. 72/10/1/0/140)

——

Land Acquired for a State Primary School in Block I, Toetoes Survey District, Southland 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 State primary school and shall vest in the Crown on the 16th day of January 1986.

——

SCHEDULE

SOUTHLAND LAND DISTRICT

ALL those pieces of land situated in Block I, Toetoes Survey District, described as follows:  

Area

m²

Being

4047 Lot 1, D.P. 3658 and being also part of Section 2, Block I, Toetoes District. All certificate of title, Volume 156, folio 164.

4047 Part Section 2, Block I, Toetoes District. All certificate of title, Volume 47, folio 291.

Dated at Wellington this 8th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.

(P.W. 31/1155/7; Dn. D.O. 16/66)

——

Land Acquired for Secondary School in the Borough of Oamaru

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 16th day of January 1986.

——

SCHEDULE

OTAGO LAND DISTRICT

ALL that piece of land containing 2024 square metres, being Sections 1 and 11, Block XV, Town of Oamaru. Part certificate of title No. 1C/1359. Limited as to parcels.

Dated at Wellington this 8th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.

(P.W. 31/1155/7; Dn. D.O. 16/21/0)

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Land Acquired for Defence Purposes in the City of Waitemata

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 defence purposes and shall vest in the Crown on the 16th day of January 1986.

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SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 11.7473 hectares, situated in the City of Waitemata and being part Lot 2, D.P. 74825, as shown marked “A” on S.O. Plan 59622, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 9th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.

(P.W. 23/403/1; Ak. D.O. 8/79/0/72)

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Declaring Land and an Easement Over Land Acquired for Irrigation Purposes in Block V, Waitaua Survey District, Opioki 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, a right to convey water over the land described in the Second Schedule hereto to be forever appurtenant to the land described in the First Schedule such grant being in accordance with the powers and rights set out hereto:

(1) The Crown shall have the right within the boundaries of the strip of land to remove all cultivated or natural vegetation including trees or shrubs.

(2) The rights of ingress or egress together with his engineers, surveyors, workmen, contractors with or without vehicles, implements, tools, pipes and materials of any kind in, over or through the land described and contained in certificate of title 4C/289, Gisborne Land Registry, for any and all purposes necessary or convenient to the Crown’s exercise of the rights so granted, but causing the minimum of disturbance to the owner, or his land, stock and other property in so doing.

(3) The owner may use the strip of land except in so far as such use may unreasonably interfere with the rights so granted.

(4) The owner shall not on the strip of land erect any building, construction or fence or plant any tree or shrub within the boundaries thereof nor disturb the soil thereof below a depth of 0.4 metres from the surface or do anything which would damage, or endanger the pipeline without the written consent of the Crown.

(5) The Crown shall pay the costs of restoring any damaged fences and the surface as nearly as possible to their former condition, excluding any trees or shrubs removed in accordance with (1) above.

(6) The Crown may assign the rights granted in this easement.

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FIRST SCHEDULE

GISBORNE LAND DISTRICT

Land Acquired

ALL that piece of land containing 216 square metres, situated in Block V, Waitaua Survey District, being part Allotment 293, Waioeka Parish; as shown marked ‘A’ on S.O. Plan 7634, lodged in the office of the Chief Surveyor at Gisborne.

SECOND SCHEDULE

GISBORNE LAND DISTRICT

Easement Over Land Acquired

ALL that piece of land containing 1693 square metres, situated in Block V, Waitaua Survey District, being part Allotment 293, Waioeka Parish; as shown marked ’B’ on S.O. Plan 7634, lodged in the office of the Chief Surveyor at Gisborne.

Dated at Wellington this 9th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.

(P.W. 64/3/1/3; Na. D.O. AD 6/6/2/2)

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Sewage Easement Acquired for the Purposes of the Christchurch District Drainage Act 1951 in Paparua County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an easement (right to convey water) is hereby acquired for irrigation purposes and shall vest in the Crown on the 16th day of January 1986 a right to convey water over the land described in the Second Schedule hereto (called the strip of land) to be forever appurtenant to the land described in the said First Schedule such grant being in accordance with the powers and rights set out hereto:

(1) The Crown shall have the right within the boundaries of the strip of land to remove all cultivated or natural vegetation including trees or shrubs.

(2) The rights of ingress or egress together with his engineers, surveyors, workmen, contractors with or without vehicles, implements, tools, pipes and materials of any kind in, over or through the land described and contained in certificate of title 4C/289, Gisborne Land Registry, for any and all purposes necessary or convenient to the Crown’s exercise of the rights so granted, but causing the minimum of disturbance to the owner, or his land, stock and other property in so doing.

(3) The owner may use the strip of land except in so far as such use may unreasonably interfere with the rights so granted.

(4) The owner shall not on the strip of land erect any building, construction or fence or plant any tree or shrub within the boundaries thereof nor disturb the soil thereof below a depth of 0.4 metres from the surface or do anything which would damage, or endanger the pipeline without the written consent of the Crown.

(5) The Crown shall pay the costs of restoring any damaged fences and the surface as nearly as possible to their former condition, excluding any trees or shrubs removed in accordance with (1) above.

(6) The Crown may assign the rights granted in this easement.

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PUBLIC WORKS ACT 1981
FIRST SCHEDULE

CANTERBURY LAND DISTRICT

All that piece of land containing 116 square metres, situated in Block IX, Christchurch Survey District, being part Reserve 79; as shown marked "C" on S.O. Plan 16383, lodged in the office of the Chief Surveyor at Christchurch.

SECOND SCHEDULE

SEWAGE AND WASTE DRAINAGE EASEMENT

1. The Christchurch Drainage Board, a body corporate constituted by an Act of the General Assembly of New Zealand intituled the Christchurch District Drainage Act 1951 and having its office at Christchurch (with its successors and assigns referred to as and included in the term "the Board") shall have the unrestricted right liberty and licence from time to time and at all times hereafter to take carry convey lead and drain sewage and other waste material and fluid including trade wastes, other than condensing or cooling water in any quantities and any other materials previously conveyed and carried in sewers and to enter upon the easement line and remove therefrom such material, machinery other persons, horses, carts, wagons, motor vehicles, machinery, material, implements, tools and things to enter upon the easement line or any sewer or manhole, valve or surface box or other appurtenant structures as the Board shall from time to time think fit and to sink such sewers, manholes, valves and surface boxes and other appurtenant structures and generally to do and perform such acts and things in or upon the above described lands as may be necessary or proper for or in connection with the purposes aforesaid.

2. The Board's rights in respect of that part of the easement line first described in the Second Schedule hereto shall be restricted and limited as follows:

(a) Will not build under over or upon the easement line or plant any sewer or manhole valve or surface box or other appurtenant structures as aforesaid now in or on the easement line or any sewer or manhole valve or surface box or other appurtenant structure which shall be constructed, erected, maintaining, cleansing, repairing, extending, altering, removing, enlarging or replacing any sewer or manhole valve or surface box or other appurtenant structure which shall be excavated or taken out and not used or otherwise disposed of in laying, making, constructing, erecting, inspecting, maintaining, cleansing, repairing, extending, altering, removing, enlarging or replacing any sewer or manhole valve or surface box or other appurtenant structure in the making or sinking of any trenches or shafts or shall without delay restore the surface of the easement line as nearly as possible to the condition and state in which it was immediately prior to its disturbance by the Board.

(b) Will repair and make good any damage which may be done to any fence or fences or to any part of the above described lands incurred in the exercise by it of any of the rights liberties or easements hereinbefore contained.

(c) Shall not interfere with or obstruct the exercise by the Board of the rights liberties or easements hereinbefore contained.

5. Any right of action which shall at any time hereafter accrue to the Board by reason of any breach or non-observance of any of the Covenants herein expressed or implied and on that part of the Grantor to be observed or performed shall be enforced by the Board only against the registered proprietor or registered proprietors thereof at the time of such occurrence aforesaid to the intent that the liability of any registered proprietor for the time being of the easement line or any part thereof shall cease (except as to the acts and defaults occurring in respect of the easement line or that part thereof of which he is registered as proprietor and while he is so registered) upon his ceasing to be registered as proprietor of the easement line or that part thereof in respect of which such breach of non-observance shall occur.
SECOND SCHEDULE
WESTLAND LAND DISTRICT—GREY COUNTY
25.6864 hectares, more or less, being Lots 1 and 2, D.P. 2273, situated in Block XII, Waiwhero Survey District. All certificates of title, Volume 5B, folios 872 and 878.

Dated at Wellington this 7th day of January 1986.

T. KNOWLES, for Director-General of Forests.
(F.S. 9/5/273, 6/5/34; plan K31/15, 16)

Delegation 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 Waikato County Council on the 21st day of November 1985.

“That, in exercise of the powers conferred on it by Section 14 of the Reserves Act 1977, the Waikato County Council hereby resolves that the piece of land held by the said Council in fee simple and, described in the Schedule hereto, shall be, and the same is hereby, declared to be a recreation reserve within the meaning of the said Act.”

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT—WAIKATO COUNTY
5993 square metres, more or less, being Allotment 541, Kirikiriroa Parish, situated in Block IX, Komakorau Survey District. All certificate of title, 34B/510.

Dated at Hamilton this 6th day of January 1986.

L. C. PRICE, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 3/2/195; D.O. 8/889)

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 recreation reserve, subject to the provisions of the said Act.

SCHEDULE
SOUTH AUCKLAND LAND DISTRICT—WHAKATENE DISTRICT—“EDGECOMBE DOMAINE RECREATION RESERVE”
9.3836 hectares, more or less, being Allotments 181, 182 and 183, Matata Parish, situated in Block III, Rangitaikei: Upper Survey District. All certificates of title, 34B/87 and 1049/96. All New Zealand Gazette, 1969, page 1328. S.O. Plan 20598.

Dated at Hamilton this 6th day of January 1986.

L. C. PRICE, Assistant Commissioner of Crown Lands.
(L. and S. H.O. 1/766; D.O. 8/107)

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 reserve for Acclimatisation Grounds over the land, described in the Schedule hereto.

SCHEDULE
WESTLAND LAND DISTRICT—WESTLAND COUNTY
5.7162 hectares, more or less, being Reserves 52 and 53, situated in Block IV, Mahinapua Survey District. Reserved for Acclimatisation Grounds by part New Zealand Gazette, 1869, page 213. All certificate of title 2B/1462 (limited as to parcels).

Dated at Hokitika this 6th day of January 1986.

T. A. BRYANT, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 1/3/10; D.O. 3/61)

Appointee of the Lake County Council to Control and Manage a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby appoints the Lake County Council to control and manage the reserve, described in the Schedule hereto, subject to the provisions of the said Act, as a reserve for recreation reserve, such appointment to be subject to all such conditions as are hereunder contained:

(a) The appointment to control and manage shall be for a term of 5 years from 1 April 1983.

(b) The Lake County Council shall, pursuant to section 41 (13) of the Reserves Act 1977, be required to submit a Management Plan for the reserve to the Minister of Lands for approval.

SCHEDULE
OTAGO LAND DISTRICT—LAKE COUNTY
CLUTHA OUTLET RECREATION RESERVE
44.1107 hectares, more or less, being Section 59, Block XIV, Lower Wanaka Survey District. All Gazette notice 599664. S.O. Plan 963.

Dated at Dunedin this 10th day of January 1986.

J. R. GLEAVE, Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 12/2/126; D.O. 8/3/216)

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 recreation reserve, subject to the provisions of the said Act.

SCHEDULE
CANTERBURY LAND DISTRICT—PAPARUA COUNTY
4.5906 hectares, more or less, being Reserve 5231, situated in Block I, Halswell Survey District. All New Zealand Gazette, 1967, 452. All certificate of title 7B/285. S.O. Plan 10780.

11.2586 hectares, more or less, being Lot 1, D.P. 24262, situated in Block I, Halswell Survey District. All certificate of title 5C/1185.

Dated at Christchurch this 10th day of January 1986.

B. K. SLY, Assistant Commissioner of Crown Lands.
(L. and S. H.O. 11/2/115; D.O. 8/5/152/A)

Classification and Naming 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 classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said Act.

SCHEDULE
OTAGO LAND DISTRICT—LAKE COUNTY
180.0851 hectares, more or less, being Section 17, (formerly part Section 16), Block XVI, Shotover Survey District. Part Gazette notice 6781. S.O. Plan 16937.

126.0596 hectares, more or less, being Section 31, (formerly part Section 30), Block XVII, Shotover Survey District. Part Gazette notice 6781. S.O. Plan 16937.

195 hectares, more or less, being Section 19, (formerly part Section 16), Block XVI, Shotover Survey District. Part Gazette notice 6781. S.O. Plan 21361.

65 hectares, more or less, being Section 20, (formerly part Section 16), Block XVI, Shotover Survey District. Part Gazette notice 6781. S.O. Plan 21361.
Classification of Reserves

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserves, described in the Schedule hereto, as Local Purpose (Cemetery) reserves, subject to the provisions of the said Act.

SCHEDULE

CANTERBURY LAND DISTRICT—WAIMATE COUNTY

4.0468 hectares, more or less, being Reserve 2715, situated in Block XVII, Hakataramea Survey District. All New Zealand Gazette, 1886, page 1307. S.O. Plan 4461.

CANTERBURY LAND DISTRICT—WAIMATE BOROUGH, WAIMATE COUNTY

2.3269 hectares, more or less, being Reserve 701, situated in Block XV, Waimate Survey District. All Canterbury Gazette, 1867, page 4. S.O. Plan 875L.

Dated at Christchurch this 10th day of January 1986.

B. K. SLY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 11/44/7; D.O. 8/5/91/A)

3/1

Classification and Naming 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 classifies the reserve, described in the Schedule hereto, as a historic reserve, and further, declares that the said reserve shall hereafter be known as Jeanie Collier's Gravesite.

SCHEDULE

CANTERBURY LAND DISTRICT—WAIMATE COUNTY—JEANIE COLLIER'S GRAVESITE

377 square metres, more or less, being Lot 1, Deposited Plan 45820, situated in Block XV, Otago Survey District, together with appurtenant rights to right-of-way created by Transfer 572724/8. All certificate of title 27/K/1219.

Dated at Christchurch this 10th day of January 1986.

B. K. SLY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 4/1154/3; D.O. 8/4/25)

3/1

Classification and Naming 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 classifies the reserve, described in the Schedule hereto, as a recreation reserve, and further, declares that the said reserve shall hereafter be known as the King George Park.

SCHEDULE

OTAGO LAND DISTRICT—OAMARU BOROUGH KING GEORGE PARK

144 square metres, more or less, being Section 4, Block XCVII, Town of Oamaru. All certificate of title; A2/517. S.O. Plan 12790. 2.1570 hectares, more or less, being Section 9 (formerly Esplanade Reserve), Block XCVII, Town of Oamaru. All Oamaru King George's Park Reserve Vesting Act 1912. S.O. Plan 21562.

Dated at Dunedin this 10th day of January 1986.

J. R. GLEAVE,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 6/8/78; D.O. 8/3/489)

3/1
Mr Thomas now seeks to reinforce that evidence and to expand on it, but had ample opportunity through Messrs Silvester and Clarke, who were also named by Mr Thomas as witnesses relating to the structure, and he took the opportunity with Mr Silvester (and also with Mr Milnes). Furthermore, the Tribunal, having decided that the structure was a sham, found it unnecessary to recall Mr Frankham or Mr Fernyhough to produce some further evidence to establish that the differences highlighted by Professor Schmitt were differences without a distinction or meaning.

Mr Fernyhough admitted he could not comment on overseas television structures in detail.

We do not need the assistance of Mr Frankham on what the proposition is in commerce. This Tribunal is not a jury, it is deemed to have a little commercial knowledge.

Finally, the whole point is misconceived by the applicant which has misunderstood that nature of the questions that led to the word sham. It arose out of the so-called subsidies question which Professor Schmitt had been discussing with Mr Fernyhough.

Any suggestion that Mr Fernyhough was unable to cope with questions about structure or was caught out of hand, hardly stands in line with his experience as a company director and former member of the Securities Commission.

This Tribunal has been hearing the case of ITV for 22 sitting days. It is bordering on the incredible that the applicant should claim that, as a result of some questions from the Tribunal, it has been taught unawareness now has to recall the chairman of the company to give evidence to show how the companies will actually work compared with how other regional television companies would work. Of course, Mr Frankham was saying Professor Schmitt was putting a proposition, not expressing a concluded view. Because he is not a lawyer he may not have put his views in a form which would be used by a lawyer to indicate clearly that he was putting a proposition to the witness. That should not be construed as any kind of prejudicial evidence.

As far as Mr Frankham is concerned, Mr Thomas has already sought to have Mr Frankham's evidence given on two occasions. Mr Frankham gave evidence for a lengthy time and it was Mr Thomas's choice, in view of his introduction of Mr Frankham as a director of public companies, to have re-examined him on the kind of structure which he had commenced.

(b) "Subsidy" Question

Mr Thomas sought to recall Mr Frankham and Mr Fernyhough because he said, "Professor Schmitt indicated that he was satisfied that it was not necessary for region one to 'subsidise' region four (or any other region)." This followed a lengthy exercise which Mr Wall was invited to undertake in the witness box, in which region four was hypothetically omitted from the network.

Mr Thomas's memory is incomplete. Mr Wall was given, at the end of the week's sitting, details of some inferences, which Professor Schmitt requested that he prepare to present the following week. There were two questions.

One involved some calculations and Mr Wall was invited to prepare the information. Professor Schmitt explained to him, as well as giving him the two questions in writing.

Professor Schmitt also gave him notice of a possible second question which may or may not have been asked, depending on the information supplied and the answers to questions arising from that information when Mr Wall appeared the next week. Mr Wall therefore had every opportunity to think about the question which related to the so-called subsidy question.

In fact, Professor Schmitt was referring to the interdependence of the regions leading to an invitation to comment on a proposition that, given interdependence, the concept of subsidisation might not be the most relevant one. Indeed it was a topic that he had fully explored with Mr Fernyhough in a slightly different way which, instead of assuming there was no service in the South Island, he assumed that it was conducted by a separate company. The matter therefore should have come as no surprise to Mr Wall.

Mr Thomas indicated the structure was related to the need for subsidies to flow from one region to another. ITV selected the question. We see no reason to recall Mr Frankham to produce some further exercises which could be undertaken, or to criticise the previous approach, seeing in essence it had been put to Mr Fernyhough already.

As far as calling Mr Fernyhough is concerned, he has already been asked questions by Professor Schmitt exactly on this point, they ran to several pages and the Tribunal had the benefit of Mr Fernyhough's views. It was that discussion which contained the word "sham," not a discussion of corporate structure simpliciter. The matter was fully explored and some of Mr Fernyhough's answers are lengthy and he firmly put the case for ITV's point of view. It will also be remembered that Professor Schmitt gave Mr Fernyhough an opportunity to think about the matter overnight and flagged the fact that he intended to ask other applicants about the alternative method of recognising the fundamentals of the networking situation.
In respect of these matters, it is interesting to note that Mr Thomas attributes to Mr Boyd-Bell’s having touched on this issue with Mr Fernyhough, an indication that Professor Schmitt’s view may already have been “disseminated”.

In this instance Mr Boyd-Bell opened his questioning of Mr Fernyhough by asking how fashionable it was for a holding company to set up four subsidiaries who essentially sell the same product. It was at this point that the reference to broadcasting, the New Zealand wines and spirit business was given at length by Mr Fernyhough. The reference to fashionability, was clearly based on the reference Mr Fernyhough made earlier, about it being “the conventional wisdom in business circles these days.”

And to suggest therefore that there is something sinister about Professor Schmitt’s view may already have been indicated. Mr Fernyhough, an indication that Professor Schmitt’s view may already have been indicated.

Mr Boyd-Bell is an experienced broadcaster who understands and has experience of broadcasting structures. He proceeded to discuss the matter with Mr Fernyhough in terms of regional local news magazine programmes and the actual autonomy. In fact the subject was one that he had already made earlier, about it being “the conventional wisdom in business circles these days.”

It will be recalled that Mr Fernyhough went on at some length with Mr Boyd-Bell, about matrix organisations, hierarchical companies, cultures and tensions. This coverage of the material certainly does not need any further expansion from Mr Frankham.

(c) It is proposed to call some evidence in respect of an up to date account relating to the introduction of the corporate shareholder structure. The Tribunal does not know what the evidence is. A draft of the evidence is to be submitted to the Tribunal and a decision will be made on whether or not it is to be received. In view of the unavailability of Mr Fernyhough this would have to be dealt with next year anyway.

In applying for leave to introduce evidence about a condition that no shareholders’ interest will exceed 20 percent, Mr Thomas says that Mr Fernyhough and Professor Schmitt agreed that it was three corporate shareholders which would be necessary to control the company and says that Professor Schmitt then added “or two and a friend”. He says that Mr Fernyhough sought clarification and Professor Schmitt repeated the comment or the substance of it, and that before Mr Fernyhough could reply, Professor Schmitt said he would not press the point.

Professor Schmitt’s statement, says Mr Thomas, conveyed the impression that major corporate shareholders of the status of those backing ITV (or any corporate shareholders for that matter) will or may enter into surreptitious agreements with other ostensibly independent shareholders for the purpose of controlling a company.

There was no question of anything underhand in any questioning. It certainly was not an exercise of rights.

I would be very surprised if most people who are as aware of commercial transactions as Mr Thomas, were not aware of the freedom which major corporate shareholders have, as do any shareholders, to form alliances.

But Mr Thomas does not accurately set out what happened. Professor Schmitt put to Mr Fernyhough that he had said that because ITV had four or five corporate shareholders, there was no chance of one gaining control. Professor Schmitt asked whether there was a binding agreement against the sale of corporate shares from one corporate shareholder to another or by two or three of them to one new shareholder.

Mr Fernyhough replied that there wasn’t and it was a matter which he intended to raise, but there had been no consideration of it. Professor Schmitt asked whether he was aware of any case where one or five of them to start with operated to prevent a gain of control. It was Mr Fernyhough who said that where there are five, if you have one party which sells, it does not affect control if it was sold to an existing party. There was then a discussion about negative control, and it was then Mr Fernyhough, not Professor Schmitt, who said that you had to get two shareholders, at least two, to get to 51 percent.

Professor Schmitt said, “Well, or one and a friend.” Mr Fernyhough asked what he meant by that and he repeated, “One and a friend, I mean collusion among three might be a bit difficult to control, but one and a friend, one owning two lots of shares would not press the point.

The Tribunal considers this a reasonable continuation of the past evidence, provided it can be put briefly. It may be lodged with the Tribunal in draft form and the Tribunal will rule on what evidence may be received. Generally we will receive concise evidence as to the factual situation.

The question of legal professional privilege is outstanding and submissions have been expected from Ms Elias and Mr Thomas.

(e) The position regarding Mr Brierley’s residence with some new evidence to be produced. Although the matter was well flagged earlier, it is clearly in the interests of all concerned to have the best evidence available on both this and the Chase position and the same applies as with the evidence relating to Chase and Mr Reynolds.

(f) All except one party wish to see the shareholders’ undertakings. These were promised by Mr Fernyhough, when there were references to deeds. It seems a reasonable extension of that promise to allow the documents, if they are now available, to be produced. Mr Fernyhough may do so.

They can be attached to brief written evidence on the point and then leave to cross-examine can be sought if required.

(g) Communication Investments Ltd’s position seems to have been confused by company searches. It is appropriate that the position be now clarified as a factual one and the Tribunal ought to be put in possession of those facts. Again, brief written evidence may be given on the point.

Memoranda No. 1 and 2

Mr Thomas has applied in respect of nine sets of schedules to produce rebuttal evidence because of what he describes as misrepresentation and misuse of statistics deliberately undertaken by other parties, because significant quantities of the detail used and the conclusions reached are based on misinterpretations or misunderstandings and the use of inaccurate and misleading assumptions in the comparison of figures which by their nature were not comparable.

In respect of those schedules which Mr Thomas numbered D, F and G, the Tribunal has pointed out that the schedules are to be produced by a TV3 witness. There will be an opportunity to cross-examine that witness on the compilation of the schedule and therefore any application to produce evidence is deferred. Mr Thomas accepts that.

In the case of the schedule marked H, the evidence proposed to be given by ITV is of no probative value. It simply comments on SCTV and denies that it should change the basis of its calculation of stockholding of overseas programmes. It amounts to both argument and argumentativeness.

The remaining batches of schedules were filed by SCTV and will not therefore be produced by witnesses from that company.

Although there may be some exceptions, the Tribunals’ recollection is that each of the points sought to be made was in fact made by the witness to whom the schedule was put or by another witness from ITV. If, when the transcripts are available, Mr Thomas can satisfy us that this is not the case, we will consider the matter.

But the Tribunal does not consider it appropriate for further witnesses to be called to make the same point as a previous witness has made at the time. (It may or may not decide it appropriate in any specific instance to call further evidence for other reasons.)

For example, we recall Mr Wall referring at length to the fact that the multi-line rate card was not taken into account, and his repeated explanations of how that could affect the position.

In the synopsis given of the proposed evidence we very much doubt whether in any case, the proposed evidence would add anything to the sum of knowledge of the Tribunal.

For instance, B simply says that the assumptions were rejected as misleading and inaccurate, a matter which was indeed questioned by the Chairman at the time.

C is already said to have been dealt with in detail in ITV’s memo in response to matters raised by Professor Schmitt.

The response to E was a reference to the BCNZ not being as good a model on which to base salaries comparisons. That was mentioned in evidence by ITV with qualifications.

However, the Tribunal does not have all the transcripts in question and if it is subsequently seen that these points were not dealt with by the witnesses, Mr Thomas may file a further memorandum in that respect.

In relation to ITV programme shortfalls (Memo No. 2), Mr Hutchinson made the statements in evidence which it is now desired to repeat in evidence.

Signed for the Tribunal:

B. H. SLANE, Chairman.
IN THE MATTER OF the Broadcasting Act 1976, and in the matter of applications for television warrants and television programme warrants:

Chairman: B. H. Slane.
Members: A. E. Wilson and R. Boyd-Bell.

TRIBUNAL COMMENTS ON LENGTH OF HEARINGS

The 12th Day of December 1985

The Tribunal observes that it spent a day hearing the legal arguments in support of these applications made by ITV, and the responses from all the counsel involved. It does not suggest for a minute that any of the submissions were presented in such a way that they took longer than necessary. But it does illustrate how time can be consumed in such a hearing. Fortunately there have not been a lot of these situations.

We would hope that the parties will be mature enough by now to know that it is unnecessary to make applications to produce further evidence from witnesses in respect of matters that have already been taped and dealt with. It is understandable that counsel will put under pressure by parties to keep on answering other people's positions or to respond to press reports of the hearing, or to continue the backwaters and forwards of the ball across the table-tennis net.

The Tribunal is satisfied that there is a complete misunderstanding of the value of cross-examination in this hearing in which a great deal of evidence has been filed, evidence in opposition has been filed and opportunity has been given to reply to any evidence filed in opposition to an application.

Cross-examination should be short, should be specific and yet it has taken a great deal of time. The length of that cross-examination can be shortened on the instructions of the clients to the counsel concerned and by instructions to witnesses by counsel to listen carefully to the questions and to answer concisely.

The length of cross-examination has probably added to what Mr Thomas has described as the obsessiveness, which is contagious and which leads to paranoia.

There is a desire to produce further refutation to rebuttal that has already been given in response to a reply that was given in evidence by another witness who was not the one who originally filed the evidence in reply to the opposition evidence that was put forward against the evidence in support.

The Tribunal has already told counsel in private in no uncertain terms, that the blame for the length of these proceedings falls squarely on the shoulders of the parties and their counsel. It is not for us to apportion the blame, but we are satisfied that far too much value has been placed on cross-examination, on the desire to be seen to “win” the cross-examination and a lack of appreciation of the real purpose of it.

If counsel need any assistance in explaining it to their clients, the Tribunal will supply a reference to cross-examination in “Handy Hints on Legal Practice” by Gordon Lewis, the famous Australian author.

It is hoped the New Year will give a sense of urgency, which will not disadvantage any party, but will enable the pace of the Tribunal’s sittings to increase and real progress to be made in relation to issues that matter.

The Tribunal accepts that there is a good deal in what Mr Thomas says about the party or parties that what is going on in the hearing room—largely cross-examination—is the most important part. But that is not the reality.

The substance of the cases, the criticisms and opposition and the answers in reply are important. They are already known.

The tussle between a witness who is committed to his application and who may be unable to accept a criticism being put several ways, several times over an extended period.

The Tribunal has set out a procedure and if reference is made to the initial procedural direction, you will see that we gave due warning to the parties and their advisers of the dangers of such a hearing becoming a trial by ordeal.

I wish to refer to the matters raised previously with counsel.

When the Tribunal first gave its first procedural direction, it quoted extensively from some remarks made at the Australian Broadcasting Tribunal on 3 April 1983 during the Perth television inquiry.

Some of those remarks are worthy of repetition.

I quote again:

“The applicants obviously require, for the duration of the hearing, the presence of a range of directors, managers and experts whose services would clearly be in demand for other projects. The applications should be the subject of testing on their merits, but not subject to trial by ordeal. The ability to survive a protracted inquiry before an administrative tribunal is a poor test of ability to operate a television station. It is not among the public interests contemplated by the Act that the resources of a licence applicant or of interest groups who seek to take part in the inquiry, should be delayed by days or weeks of unnecessary or irrelevant evidence.”

and

“To summarise this landscape of issues having some relevance to the inquiry is a very broad one. It would be an impossible task for the Tribunal at the behest of the parties, to beat every bush and drag every pond in that landscape. Licensing inquiries would take so long that new broadcasting services would rarely, if ever, have the opportunity to commence. . .”

The Tribunal is concerned that the comments it made are appearing now to be predictive rather than regarded as a solemn warning as they were intended.

We have asked the parties to have some sense of proportion in the adducing of evidence, the volume of material and the extent of cross-examination. That has had some response but we are concerned about the cross-examination. We believe it has been used as lengthy attempts to deal with comparatively minor matters which are in dispute and we have observed counsel, on occasion, going slowly through a number of exploratory questions which add nothing to the body of knowledge. The impression of the parties is that the credibility of the application or anything of particular benefit to the case of the client on whose behalf—and perhaps at whose behest—the cross-examination has been undertaken. We gave that warning but we regret it has not always been heeded.

The parties have chose to draw on extensive volumes of evidence, to file, as was their right, evidence in opposition to other applications and to reply to that opposition evidence which has been filed by others. This has given an ample opportunity for the Tribunal to sum up the points for and against each of the applications.

The task of cross-examination should be comparatively short. We appreciate very much the difficulty that the broadcasters and others who are cross-examined are, in very many cases, verbose but the skill of the cross-examiner consists to a large extent in confining the question to the answer required and the Tribunal can only assist in restricting the length of the responses when the question has been framed to require a comparatively short response.

Counsel should brief their witnesses to respond to the question given and not to endeavour to anticipate what it is leading to or what arguments can be raised in answer to the point. Their own counsel can, in re-examination, obtain further information from response from them and many of the matters traversed are unfortunately matters which would be better dealt with by argument. The Tribunal considers that the parties have their own solution. They can confine this hearing to a reasonable length or they can confine it to the test of the applications. This has given an ample opportunity for the Tribunal to summarise this landscape of issues having some relevance to that matter.

While the Tribunal cannot, in any sense, change the rules half way through the match, the Tribunal can, however, point out to the parties and remind both counsel and their clients, that the pursuit of some of these matters is not of little use to the Tribunal in arriving at its decision, but may be masking the real issues from the combatants.

We are not convinced and nor are most of the parties, that an increase in the number of days of hearing each week will progress the matter any faster.

Because the hearings are taking longer than expected, the Tribunal will not be in a position in order to deal with some other business and therefore the Tribunal will not sit on the television hearings in January when it is dealing with other matters.

We reiterate that it is for the parties to decide the length of these hearings. The law forbids the Tribunal from imposing arbitrary limits and to endeavour to provide flexible limits is more likely to lead to procedural wrangles which are themselves time consuming.

In many respects the points we raised with counsel have been taken on board by the parties, or some of them. But we have no doubt that the length of the hearings could be at least halved and possibly reduced by two-thirds by a careful pruning of irrelevancy wrapped up as relevancy and of argument presented as cross-examination.

Signed for the Tribunal:
B. H. SLANE, Chairman.
Transport Licensing Authority Sittings

Pursuant to the Transport Act 1962, the Auckland Transport Licensing Authority, the No. 1, No. 2 Transport District Licensing Authority and Harbour Ferry Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting in the Conference Room, Ninth Floor, Customhouse, Quay Street, Auckland, at the time and date stated to hear evidence for or against granting them.

Monday, 3 February 1986—10 a.m.

T2/954 Fanuaca Ahsan and Pata Ashan: Transfer Taxicab Service Licence No. 12186 to Loo Mekuri and Amio Mekuri.

T2/1008 E. F. R. Crawley (trading as Ted Crawley Ltd.): Transfer Taxicab Service Licence No. 12526 to Steven Michael Murch.

T2/1010 Sydney Alben Scott: Transfer Taxicab Service Licence No. 12391 to Gilbert Angel Augustin and Pamela Joy Augustin.

T2/999 Marcus John Manning: Transfer Taxicab Service Licence No. 12681 to Frank Leslie Kneebone.

T2/945 William Pearce Pope Smith: Lease Taxicab Service Licence No. 8886 to Peter Maurice Fox.

T2/980 Donald Arthur Gray: Lease Taxicab Service Licence No. 8994 to Gary Duncan Rodger.

T2/987 Tracy Kent Willis: Lease Taxicab Service Licence No. 9348 to Claude Hattck Dunn.

T2/969 Archibald Stuart Campbell: Transfer Taxicab Service Licence No. 12413 to Gulab Hira.

T2/898 Notoo Samuel Kaleopa and Penina Toreka Kaleopa: Transfer Taxicab Service Licence No. 9748 to Paradap Kumar Shandil and Praveen Kumar Shandil.

Monday, 3 February 1986—2 p.m.

P1/992 Parakai Travel Ltd.: Amend Passenger Transport Service Licence No. 18483 by adding the following new timetable route service Parakai and Helensville to Carters Kumeu Mill at Riverhead and vice versa. Depart Parakai Depot 6.45 a.m. Monday to Friday. Depart Riverhead Mill 4.15 p.m. Monday to Friday.


Dated at Auckland this 8th day of January 1986.

J. H. McCARTHY, Secretary Transport Licensing Authority.

Approval of Motor Cycle Safety Helmets in Terms of the Traffic Regulations 1976

Pursuant to subclause (1) of Regulation 88 of the Traffic Regulations 1976 safety helmets of the make and type described in the Schedule hereto are hereby approved for the purposes of regulation 31 of the said regulations.

SCHEDULE

Safety helmets manufactured by Kin Yong Lung Industrial Company Ltd., Taiwan bearing the certification mark of the Standards Association of Australia AS 1698 and bearing the model designations:

<table>
<thead>
<tr>
<th>Helmet Model</th>
<th>Certification Mark</th>
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<tr>
<td>RX 1001</td>
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<tr>
<td>RX 1001 MX</td>
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<tr>
<td>CX 705</td>
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Pursuant to powers delegated to me by the Secretary for Transport by an instrument of delegation dated the 28th day of March 1985.

Dated at Wellington this 6th day of January 1986.

G. LIVERSAGE, Assistant Chief Automotive Engineer.

(M.O.T. 17/6/1)

LPG Fuel System Approval

Pursuant to regulation 90h 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 First Schedule hereto for inclusion only in the LPG fuel system of the vehicle listed in the Second Schedule hereto which in all other respects are 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 therefore) subject to the conditions (if any) set out in respect of any component in the said Schedule.

FIRST SCHEDULE

LPG fuel tank which complies with the Japanese High Pressure Gas Control Law for motor vehicles of material to Class 1 (symbol S.G. 30) of JIS G3116.

SECOND SCHEDULE

Detail of the vehicle is as follows:


This approval is given for vehicle evaluation by Todd Motors and shall be further extended for a period up to and including 14 December 1989.

Dated at Wellington this 6th day of January 1986.

R. N. ABRAM, Chief Automotive Engineer.

The Road Classification (Tauranga City) Notice No. 1, 1986

Pursuant to regulation 3 (8) of the Heavy Motor Vehicle Regulations 1974, and a delegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, give the following notice:

NOTICE

1. This notice may be cited as the Road Classification (Tauranga City) Notice No. 1, 1986.

2. The Tauranga City Council’s proposed classification of the roads as set out in the Schedule is approved.

3. The Road Classification (Tauranga City) Notice No. 2, 1970, dated the 24th day of November 1970, issued pursuant to regulation 3 of the Heavy Motor Vehicle Regulations 1969, which relates to the roads described in the Schedule, is revoked.

SCHEDULE

TAURANGA CITY

Rods Classified in Class One

Brown Street: from Cameron Road to Chapel Street.

Cameron Road: from Barke’s Corner to Fifteenth Avenue and from Eleventh Avenue to Brown Street.

Chapel Street: from Brown Street to Marsh Street.

Marsh Street.

Miriha Road: from Marsh Street to Den Place.

Rods Classified in Class Two

All roads and parts of roads under the control of the Tauranga City Council not otherwise named in this Schedule.

Signed at Wellington this 7th day of January 1986.

C. M. CLISSOLD, Chief Traffic Engineer.

New Zealand Gazette, No. 78, dated 3 December 1970, page 2390 (M.O.T. 28/8/Tauranga City)

The Traffic (Rodney County - Kaukapakapa/Kumeu Ridings) Notice No. 1, 1986

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 (Rodney County - Kaukapakapa/Kumeu Ridings) Notice No. 1, 1986.

The roads specified in the First Schedule are 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.
Notice No.5, 1984, signed the 17th day of September 1984, 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 RODNEY COUNTY

Hand Road: from Maungakura Road to Garfield Street.

Maungakura Road: from Hand Road to the southern boundary of Helensville Borough.

St James Avenue: from Maungakura Road to Hand Road.

At Huapai and Kumeu

No. 16 State Highway (Auckland-Wellsford) to a point 270 metres measured north-easterly, generally, along the said road from the said State highway.

Matua Road: from its eastern junction with the No. 16 State Highway (Auckland-Wellsford) to a point 500 metres measured north-westerly, generally, along the said road from the said State highway.

Oraha Road: from the No. 16 State Highway (Auckland-Wellsford) to a point 400 metres measured north-easterly, generally, along the said road from the said State highway.

Pinotage Place.

Riverhead Road: from the No. 16 State Highway (Auckland-Wellsford) to a point 120 metres measured north-easterly, generally, along the said road from Koroha Road.

Tapu Road: from the No. 16 State Highway (Auckland-Wellsford) to a point 400 metres measured northerly, generally, along the said road from the said State highway.

Trigg Road: from the No. 16 State Highway (Auckland-Wellsford) to a point 500 metres measured southerly, generally, along the said road from the said State highway.

Weza Lane.

At Muriwai

All that area bounded by a line commencing at a point on the coast of the Tasman Sea opposite the terminating point of Motutara Road; thence north-easterly, generally, to the said terminating point, thence north-easterly, generally, along the north-western side of Motutara Road to a point 1850 metres measured north-easterly, generally, along the said road from the said State highway.

Thence southerly, generally, across Motutara Road from its northern side to its southern side; thence south-easterly, generally, by a right line to the north-western side of Oaia Road; thence southerly, generally, along the said road from the said State highway.

Trigg Road.

At Pakuranga

All that area bounded by a line commencing at a point where the eastern side of Parkhurst Road crosses the northern bank of the Te Hoau Stream; thence westerly, generally, by a right line across Parkhurst Road to a point 320 metres measured westerly, generally, along the southern side of Fordyce Road from Parkhurst Road; thence north-westerly, generally, by a right line across Fordyce Road to a point 160 metres measured north-westerly, generally, along the south-western side of Parkhurst Road from Springs Road; thence easterly, generally, by a right line across Parkhurst Road to the northern terminating point of Springs Road; thence easterly, generally, along the projection of the aforesaid right line to the bank of the Kaipara River; thence southerly, generally, along the bank of the Kaipara River to the north bank of the Te Hoau Stream; thence south-westerly, generally, along the north bank of the Te Hoau Stream to the commencing point.

At Pakuranga

All that area bounded by a line commencing at a point on the northern side of the No. 18 State Highway (Brighams Creek - Albany) at the western end of the bridge across the Rangiotupuni Stream; thence across the said State highway at right angles from its northern side, to its southern side; thence southerly, generally, along the western bank of the said stream to a point opposite the northern side of the Kaipara Portage Road; thence westerly, generally, by a right line to the northern side of the eastern end of Kaipara Portage Road; thence westerly, generally, along the said road to the eastern side of the said State highway; thence across the said State highway, at right angles from its eastern side, to its western side; thence northerly, generally, by a right line to the south-western end of Cambridge Road; thence northerly, generally, along the western side of the said road to its junction with Queen Street West; thence northerly, generally, along the western end of Duke Street; thence northerly, generally, by a right line across Duke Street to the northern side; thence north-easterly, generally, by a right line to the north-western end of Cobblers Lane; thence easterly, generally, by a right line across Cobblers Lane to its north-eastern end; thence easterly, generally, by a right line to the western bank of the Rangiotupuni Stream; thence southerly, generally, along the western bank of the said stream to the commencing point.

The Traffic (Whakatane District) Notice No. 1, 1986

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:

16 JANUARY

THE NEW ZEALAND GAZETTE 105

The Traffic (Rodney County - Kaukapakapa/Kumeu Ridings) Notice No.5, 1984, signed the 17th day of September 1984, issued pursuant to section 52 of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976 is revoked.

SECOND SCHEDULE

SITUATED WITHIN RODNEY COUNTY

At Huapai and Kumeu

No. 16 State Highway (Auckland-Wellsford) to a point 480 metres measured south-westerly, generally, along the said road from the said State highway.

Pinotage Place.

Riverhead Road: from the No. 16 State Highway (Auckland-Wellsford) to a point 400 metres measured north-easterly, generally, along the said road from the said State highway.

Tapu Road: from the No. 16 State Highway (Auckland-Wellsford) to a point 400 metres measured northerly, generally, along the said road from the said State highway.

Trigg Road: from the No. 16 State Highway (Auckland-Wellsford) to a point 500 metres measured southerly, generally, along the said road from the said State highway.

At Whakatane

Shelly Beach Road: from a point 200 metres measured westerly, generally, along the said road from James McLeod Avenue to its termination at Kaipara Harbour.

At Waimauku

Cane Road.

Waiokoukou Road: from Waimauku Railway Station to the Kaipara River.

Waimauku Station Road.

Waimauku West Coast Road: from No. 16 State Highway (Auckland-Wellsford) to a point 160 metres measured southerly, generally, along the said road from the said State highway.

Access Road: from the No. 16 State Highway (Auckland-Wellsford) to a point 480 metres measured south-westerly, generally, along the said road from the said State highway.

Pinotage Place.

Riverhead Road: from the No. 16 State Highway (Auckland-Wellsford) to a point 400 metres measured north-easterly, generally, along the said road from the said State highway.

At Kaukapakapa

No. 16 State Highway (Auckland-Wellsford) to a point 160 metres measured northerly, generally, along the said State highway from the North Crescent to a point 560 metres measured south-easterly, generally, along the said State highway from the said crescent.

At Riverhead

No. 18 State Highway (Brighams Creek - Albany) from the western abutment of the Rangiotupuni Stream Bridge to Kaipara-Portage Road.

Dinning Road.

Kaipara—Portage Road.

At Waimauku

No. 16 State Highway (Auckland-Wellsford) from a point 150 metres measured easterly, generally, along the said State highway from Waimauku Station Road to a point 650 metres measured westerly, generally, along the said State highway from Waimauku Station Road.

At Waitoki

Kahikatea Flat Road: from a point 250 metres measured westerly, generally, along the said road from Waitoki Road to a point 650 metres measured easterly, generally, along the said road from Woki Road.

Signed at Wellington this 7th day of January 1986.

C. M. CLISSOLD, Chief Traffic Engineer.


(M.O.T. 29/2/Rodney County)

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The Traffic (Whakatane District) Notice No. 1, 1986
NOTICE

This notice may be cited as the Traffic (Whakatane District) Notice No. 1, 1986.

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

SCHEDULE

Situated within Whakatane District at Piripai:

- Alpha Avenue.
- Captains Cove.
- Commodores Close.
- Fishermans Drive.
- The Glebe.
- Landscape Road.
- Martin Drive.
- Ohuirehe Road.

Signed at Wellington this 7th day of January 1986.

C. M. CLISSOLD, Chief Traffic Engineer.

(M.O.T. 29/2/Whakatane District)

Law Practitioners Act 1982

Pursuant to section 119 of the Law Practitioners Act 1982, notice is hereby given that the New Zealand Law Practitioners Disciplinary Tribunal on the 18th day of November 1985 ordered that the name of Dan Gibson Witters of Auckland, Barrister and Solicitor be struck off the Roll of Barristers and the Roll of Solicitors of the High Court of New Zealand, and further ordered that the said Dan Gibson Witters pay to the New Zealand Law Society the sum of four hundred dollars ($400) in respect of costs and expenses of and incidental of the inquiry before the Tribunal, and further ordered that the said Dan Gibson Witters pay to the Auckland District Law Society the sum of one thousand and four hundred dollars ($1,400) towards the costs and expenses of and incidental to the inquiry by its district council.

Dated at Wellington this 20th day of December 1985.

W. D. L’ESTRANGE, Registrar.

Law Practitioners Act 1982

Pursuant to section 119 of the Law Practitioners Act 1982, notice is hereby given that the New Zealand Law Practitioners Disciplinary Tribunal on the 18th day of November 1985 ordered that the name of Howard James Ian Oliver of Cambridge, Barrister and Solicitor be struck off the Roll of Barristers and the Roll of Solicitors of the High Court of New Zealand, and further ordered that the said Howard James Ian Oliver pay to the New Zealand Law Society in the sum of four hundred dollars ($400) in respect of costs and expenses of and incidental of the inquiry before the Tribunal, and further ordered that the said Howard James Ian Oliver pay to the Hamilton District Law Society the sum of one thousand and four hundred dollars ($1,400) towards the costs and expenses of and incidental to the inquiry by its district council.

Dated at Wellington this 20th day of December 1985.

W. D. L’ESTRANGE, Registrar.

Law Practitioners Act 1982

Pursuant to section 119 of the Law Practitioners Act 1982, notice is hereby given that the New Zealand Law Practitioners Disciplinary Tribunal on the 18th day of November 1985 ordered that the name of George William Stuart Boyd of Auckland, Barrister and Solicitor be struck off the Roll of Barristers and the Roll of Solicitors of the High Court of New Zealand, and further ordered that the said George William Stuart Boyd pay to the New Zealand Law Society the sum of four hundred dollars ($400) in respect of costs and expenses of and incidental of the inquiry before the Tribunal, and further ordered that the said George William Stuart Boyd pay to the Auckland District Law Society the sum of twenty-two thousand two hundred and fifty dollars ($22,250) towards the costs and expenses of and incidental to the inquiry by its district council.

Dated at Wellington this 20th day of December 1985.

W. D. L’ESTRANGE, Registrar.

Pursuant to sections 119, 121, 135 and 137 of the Transport Act 1962, as amended by the Transport Amendment Act (No. 2) 1983, the No. 11, District Traffic Licensing Authority (F. H. K. Moore), gives notice of the receipt of the following applications and will hold a public sitting in the Function Room, Ground Floor, State Insurance Building, Don Street, Invercargill on Wednesday, 12 February 1986 commencing at 9.30 a.m. to hear evidence for or against granting them.


Not Before 11 a.m.

A11/85/59 The Mayor, Councillors and Citizens of Invercargill, Leven Street, Invercargill: Application to amend Passenger Service Licence No. 04712 as follows:

1. Delete existing special conditions and substitute the following: The following special conditions shall apply in respect to scheduled route services only:

(a) That the licensee shall be authorised to set the timetable or frequency of the services carried on by the licensee, and make deviations from or extensions to the routes to which the licence is operating provided that such the licensee shall propose to make any material alteration in the timetable or frequency of the service or the routes over which it is operating, the licensee shall notify the proposed alteration in writing to the Licensing Authority and shall give public notice of the alteration at least once in a newspaper circulating in the Southland area not less than 7 clear days before the proposed alteration comes into effect. Should objection be lodged with the Licensing Authority against any alteration as aforesaid within 14 days after the public notification of the proposed alteration by 25 or more adult residents of any locality affected by the alteration and frequency of service or route to be traversed or other person affected by the decision being the holder of a transport licence, then the Licensing Authority may hold a public hearing accordingly, treating the notification by the licensee as an application for an amendment to the licence.

(b) That the licensee is authorised to suspend the running of the services on public holidays being, Christmas Day, Boxing Day, New Years Day, also 2 January, Anniversary Day, Good Friday, Easter Monday, Anzac Day, Waitangi Day, Labour Day and Queens Birthday.

(c) That the licence is authorised to carry parcels, mails and newspapers in connection with the services as licenced. No consignment of freight exceeding 121.2 lbs from the same consignor to the same consignee shall be carried on any one trip.

2. Amend licence to combine all services presently operated by the Invercargill City Council onto this licence subject to the following amendments to routes and timetables.

All Routes:

- City Departure—delete 11.15 a.m. and substitute with 11.20 a.m.
- Suburban Departure—delete 11.35 a.m. and substitute with 11.40 a.m.
- City Departure—delete 3.05 p.m. and substitute with 3.10 p.m.
- Waverley No. 3: Suburban Departure—delete present timetable and substitute with times as shown.
- Route No. 2—Waverley.
- Outward: Dee Street, Yarrow Street, Racecourse Road, St Andrew Street, Bamborough Street.
- Inward: Yarrow Street, Racecourse Road, St Andrew Street, Bamborough Street, Yarrow Street, Dee Street.

**Does not operate late shopping night or Christmas until the third Monday in January.**

Please note: Inward journey only.

- Buses depart 143 St Andrew Street 4 minutes
- 221 Yarrow Street 8 minutes
- after the stated times

No service on Saturdays, Sundays, Public and Statutory Holidays.
TRANSPORT LICENSING AUTHORITY

Pursuant to section 121, 133 and 135 of the Transport Act 1962, as amended by the Transport Amendment Act No. 2, 1983, the No. 10 District Transport Licensing Authority (F. H. K. Moore), gives notice of the receipt of the following applications and will hold a public sitting in the Board Room, Automobile Association (Otago) Inc., 450 Moray Place, Dunedin on Monday, 3 February 1986 commencing at 9.30 a.m. to hear evidence for or against granting them.

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

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:

(a) Hiring shall be undertaken only through the radio-telephone facilities of the Association to which the licensee belongs.

(b) Charges for these hirings shall be in accordance with the scale of taxi charges as approved from time to time by the Secretary for Transport.

(c) Goods must be carried in the closed luggage boot.

(d) Any one item of goods must not exceed 10 kg gross weight.

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

B. J. Donaldson—Licence No. 11877.

A85/DN/142 Bryan Sidney Beattie, Dunedin: Transfer Continuous Taxicab Service Licence No. 001544 from Philip Garfield Kebble. (Anderson, Lloyd Sim McElrea, P.O. Box 923, Dunedin).

AIO/85/104 Truscot Enterprises Ltd., Ranfurly: Application for an amendment to existing Goods Service Licence No. 05319 for the right to carry passengers in conjunction with rural mail run. Not Before 10.30 a.m.

A10/85/110 Kevin Ross Duncan and Sandra Margaret Duncan, trading as K. R. & S. M. Duncan Partnership, Dunedin: Application for a new Goods Service Licence, with exemption from section 109 (1) of the Transport Act 1962 for carriage in the No. 10 and 11 Transport Districts of petroleum products in tank wagons from Mobil Oil N.Z. Limited’s bulk depot at Fryatt Street, Dunedin to customers tanks and/or packages in racks on tank wagons. (Anderson Lloyd Sim McElrea, P.O. Box 923, Dunedin).

Dated at Dunedin this 20th day of December 1985.

L. N. GEERLOFS, Secretary.

No. 10 District Transport Licensing Authority.

Transport Licensing Authority

Pursuant to sections 119, 120, 121 and 136 of the Transport Act 1962, as amended by the Transport Amendment Act No. 2, 1983,
the No. 7 Transport Licensing Authority (W. O’Brien), gives notice of the receipt of the following applications and will hold a public sitting to receive evidence or representations, whether written or not for or against the granting of them in the Conference Room, Ministry of Transport, Departmental Building, Albion Street, Hawera commencing Monday, 3 February 1986 at 2 p.m.

Applicants must be present or represented. All documents for alteration must be handed in at the sitting.

A6/86/1 John Richard Woodhead, Hawera: Transfer Taxicab Service Licence No. 10037 from Arthur William Tomkinson, Hawera. One Public Hire Cab Authority, Hawera.

Conference Room, Ministry of Transport, corner Devon and Eliot Streets, New Plymouth commencing Tuesday, 4 February 1986 at 9 a.m.


Dated at Wellington this 10th day of January 1986.
J. MOIR, Secretary.
No. 6 Transport Licensing Authority.

Transport Licensing Sitting

Pursuant to sections 121 and 136 of the Transport Act 1962, as amended by the Transport Amendment Act No. 2, 1983, No. 6 Transport Licensing Authority (W. O’Brien), gives notice of the receipt of the following applications and will hold a public sitting to receive evidence or representations, whether written or not for or against the granting of them in the Conference Room, Ministry of Transport, Ballance House, Park Place, Wanganui commencing Monday, 31 January 1986 at 11 a.m.

Applicants must be present or represented. All documents for alteration must be handed in at the sitting.


Dated at Wellington this 10th day of January 1986.
J. MOIR, Secretary.
No. 6 Transport Licensing Authority.

Declaring State Highway to be a Limited Access Road, State Highway No. 2

It is notified that the National Roads Board, by resolution dated 11 December 1985 and pursuant to section 153 of the Public Works Act 1981, hereby declares that part of State Highway No. 29, Barkes Corner to Tauriko section for a width of 13 metres on the southern side commencing 80 metres west to point of junction of the eastern boundary of Lot 2, D.P. 28323 (C.T. 27A/1065) with the road boundary of State Highway 29 and extending westwards for 60 metres across the frontages of Lot 1, D.P. 28323 (C.T. 27A/972) and the said Lot 2 as more particularly shown on sheet 1 of plan LA 28/108/3 and accompanying schedule held in the office of the Resident Manager, Ministry of Works and Development, Tauranga and there available for public inspection, to be a limited access road.

Dated at Wellington this 19th day of December 1985.
R. K. THOMSON, Secretary, National Roads Board.

(72/2/3/5)

Declaring State Highway to be a Limited Access Road, State Highway No. 2

It is notified that the National Roads Board, by resolution dated 11 December 1985 and pursuant to section 153 of the Public Works Act 1981, hereby declares that part of State Highway No. 2, Apata rail overbridge to Carmichaels Road section for a width of 13 metres on the eastern side (a) for 20 metres across the frontages of Lot 1, D.P. 29279 (C.T. 313/337) commencing from the southern boundary as more particularly shown on sheet 1 of plan LA 23/34/6 and accompanying schedule held in the office of the Resident Manager, Ministry of Works and Development, Tauranga and there available for public inspection, to be a limited access road.

Dated at Wellington this 19th day of December 1985.
R. K. THOMSON, Secretary, National Roads Board.

(72/2/3/5)

Declaring State Highway to be a Limited Access Road, State Highway No. 2

It is notified that the National Roads Board, by resolution dated 11 December 1985 and pursuant to section 153 of the Public Works Act 1981, hereby declares that part of State Highway No. 2, Katikati to Apata rail overbridge section for a width of 13 metres on the western side across the frontages of Lots 1 and 2, D.P. 28828 (C.T. 267/1257 and 1258) as more particularly shown on sheet 1 of plan LA 23/32/5 and accompanying schedule held in the office of the Resident Manager, Ministry of Works and Development, Tauranga and there available for public inspection, to be a limited access road.

Dated at Wellington this 19th day of December 1985.
R. K. THOMSON, Secretary, National Roads Board.

(72/2/3/5)
Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Waikato Licensing Committee

PURSUANT to section 221a (14) of the Sale of Liquor Act 1962, as amended by section 22 (1) of the Sale of Liquor Amendment Act 1976, I, Stanley James Callahan, Secretary for Justice, hereby give notice that the Waikato Licensing Committee on 5 December 1985 made an order authorising variations of the usual hours of trading for the licensed premises known as the Golden Cross Hotel and the Riverina Hotel.

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:

GOLDEN CROSS HOTEL

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

RIVERINA HOTEL

(a) Friday, Saturday and Christmas Eve—Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.
(b) On 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 14th day of January 1986.
S. J. CALLAHAN, Secretary for Justice.
(Adm. 2/72/5)

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

PURSUANT to section 221a (14) of the Sale of Liquor Act 1962, as amended by section 22 (1) of the Sale of Liquor Amendment Act 1976, I, Stanley James Callahan, Secretary for Justice, hereby give notice that the Nelson Licensing Committee on 9 December 1985 made an order authorising variations of the usual hours of trading for the licensed premises known as the Southbridge Hotel.

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 any Monday, Tuesday, Wednesday and Thursday (excluding the Thursday before Good Friday of each year)—Opening at 11 o'clock in the morning and closing at 10 o'clock in the evening.
(b) On any Friday, Saturday and Christmas Eve—Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.
(c) On 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.
(d) The Thursday before Good Friday of each year—Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.

Dated at Wellington this 13th day of January 1986.
S. J. CALLAHAN, Secretary for Justice.
(Adm. 2/72/5)

Proposed Release of Deposit

MARSH & McLennan Fenwick Ltd. ("the company") has given notice to the Public Trustee that it has ceased to carry on the business of insurance broking in New Zealand and that pursuant to section 19 of the Insurance Companies' Deposits Act 1953 proposes to withdraw the deposit which it has made with the Public Trustee.

The Public Trustee therefore gives notice pursuant to section 19 (3) of the Act that on being satisfied that all liabilities of the companies in New Zealand in respect of such insurance business have been fully liquidated or provided for, he proposes to release the deposit to the company on or after 28 February 1986.

Any objections to the release of the deposit should be lodged with the Public Trustee, Lambton Quay, Wellington, on or before 14 February 1986.

Dated at Wellington this 10th day of January 1986.
B. J. BLACKTOP, Deputy Public Trustee.

16 JANUARY

THE NEW ZEALAND GAZETTE

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Pursuant to section 21 of the Films Act 1983, the entries in the Register for the above period are hereby published.

### Key to Decisions

- **G**—Approved for general exhibition.
- **GY**—Approved for general exhibition: recommended as more suitable for persons 13 years of age and over.
- **GA**—Approved for general exhibition: recommended as more suitable for adults.
- **G*—Approved for general exhibition: ........................ (as specified).
- **R(age)**—Approved for exhibition only to persons .......... years of age and over (as specified).
- **R*—Approved for exhibition only .......... (as specified).
- **Ex—Exempted from examination and approved for exhibition ........................ (with any conditions as specified).

### Schedule

<table>
<thead>
<tr>
<th>Applicant</th>
<th>Maker</th>
<th>Title Silent(S) or Trailer(T)</th>
<th>No. of Copies</th>
<th>Gauge</th>
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<th>Reason for Refusal, Excisions, or Alterations</th>
<th>Decision and Cert. No.</th>
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<tr>
<td>Amalgamated Theatres Ltd.</td>
<td>London Cannon Films U.K. Ltd.</td>
<td>LIFEFORCE</td>
<td>12</td>
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<td>103</td>
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<td>16 years and over, unless accompanied by that person's parent or guardian. Previously registered as &quot;Meet Sweet Myra&quot;.</td>
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<td>Planet Films</td>
<td>Anatomy of Love</td>
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<td>The Naughty Nudie Movie Company</td>
<td>PLEASURE IS MY BUSINESS</td>
<td>1</td>
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<td>53</td>
<td></td>
<td>R* 0033</td>
<td>U.S.A.</td>
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<td>Sex Play</td>
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<td>Panam International Cinematografica SRL</td>
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<td>Embassy of Switzerland</td>
<td>Mathias Knauer</td>
<td>EL PUEBLO NUNCA MUERE, DAS GANZЕ LEBEN</td>
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<td>65</td>
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<td>German dialogue.</td>
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<td>La Notte Di San Lorenzo (T) (No. 1)</td>
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<td>3</td>
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<td>U.S.A.</td>
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<td>United International Pictures (N.Z.) Ltd.</td>
<td>Universal City Studios Inc.</td>
<td>WEIRD SCIENCE</td>
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<td>U.S.A.</td>
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<td>BANANA JOE</td>
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<td>GY 0210</td>
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<td>Eurogroup Films</td>
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<td>American Ninja (T) (No. 1)</td>
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<td>2</td>
<td>s. 13.2 (c) violence</td>
<td>G 0598</td>
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### THE NEW ZEALAND GAZETTE

#### 16 JANUARY

**THE SCHEDULE—continued**

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<th>Applicant</th>
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<td><strong>BORDELLO-HOUSE OF THE RISING SUN</strong></td>
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<td>R*0034</td>
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<td><strong>YOU LIGHT UP MY LIFE</strong></td>
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<td>Peter A. Ham</td>
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<td><strong>WORLD SAFARI II THE FINAL ADVENTURE World Safari II The Final Adventure (T)(No. 1)</strong></td>
<td>24</td>
<td>35 mm</td>
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<td>Columbia Delphi III Productions</td>
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<td>Flying Among the Weeds</td>
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<td>Filmes S.P.A. Rome, Jadran Film, Zagreb</td>
<td><strong>PRIVATE VICES PUBLIC VIRTUES</strong></td>
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<td>R 0641</td>
<td>Italy/Yugoslavia</td>
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<td>¾ VHS</td>
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<td>COFFEE, TEA OR ME</td>
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<td>72</td>
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<td>Columbia Delphi Productions</td>
<td>AGNES OF GOD</td>
<td>2</td>
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<td>98½</td>
<td>GA 0272 Canada</td>
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<td>Walt Disney Production</td>
<td>FANTASIA</td>
<td>1</td>
<td>35 mm</td>
<td>115</td>
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<td>THE KILLING OF AMERICA</td>
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<td>Sixteen Millimetre</td>
<td>Walt Disney Productions</td>
<td>THE LOVE BUG</td>
<td>2</td>
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<td>Embassy of Switzerland</td>
<td>Eugen Schoch-Walter Schoch</td>
<td>TEDDY BEAR—TEDDY BAR</td>
<td>1</td>
<td>35 mm</td>
<td>105</td>
<td>G 0274 Switzerland</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Embassy of Switzerland</td>
<td>Cactus Films Production</td>
<td>THE MAYOR—DER GEMEINDEPRASIDENT LE MAIRE</td>
<td>1</td>
<td>35 mm</td>
<td>93½</td>
<td>G 0275 Switzerland</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wednesday, 20 November 1985</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Delta Home Video</td>
<td>Laurel Films Inc.</td>
<td>GAME OF SURVIVAL</td>
<td>250</td>
<td>½ VHS</td>
<td>90</td>
<td>R 0650 U.S.A.</td>
<td>16 years and over. Censor's note: Contains violence and offensive language.</td>
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<tr>
<td>Embassy of Switzerland</td>
<td>Alive Films and Video Productions Ltd.</td>
<td>FETISH + DREAMS</td>
<td>1</td>
<td>35 mm</td>
<td>94½</td>
<td>RP 0070 Switzerland</td>
<td>16 years and over. Censor's note: Some scenes may offend. English dialogue and subtitles. French subtitles.</td>
<td></td>
<td></td>
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<tr>
<td>United International Pictures (N.Z.) Ltd.</td>
<td>Paramount Pictures Corporation</td>
<td>SUMMER RENTAL</td>
<td>6</td>
<td>35 mm</td>
<td>87½</td>
<td>GY 0220 U.S.A.</td>
<td></td>
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<tr>
<td>United International Pictures (N.Z.) Ltd.</td>
<td>Paramount Pictures Corporation</td>
<td>Summer Rental (T) (No. 1)</td>
<td>18</td>
<td>35 mm</td>
<td>1½</td>
<td>G 0604 U.S.A.</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Embassy of Switzerland</td>
<td>Hochschuler Fur Fernseh and Film</td>
<td>DER REKORD</td>
<td>1</td>
<td>35 mm</td>
<td>86</td>
<td>GA 0276 Switzerland</td>
<td></td>
<td>German dialogue. English subtitles. Swiss and German dialogue. English and French subtitles.</td>
<td></td>
</tr>
<tr>
<td>Embassy of Switzerland</td>
<td>AG/Fredi Murer</td>
<td>HÖHENFEUER</td>
<td>1</td>
<td>35 mm</td>
<td>120</td>
<td>GA 0277 Switzerland</td>
<td></td>
<td></td>
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<td>Kerridge Odeon Film Distributors</td>
<td>Pressmen Films Ltd.</td>
<td>PLENTY (T) (No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>2½</td>
<td>G 0605 U.K.</td>
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<tr>
<td>Columbia Films (N.Z.) Ltd.</td>
<td>Columbia Delphi IV Productions</td>
<td>Agnes of God (T) (No. 1)</td>
<td>20</td>
<td>35 mm</td>
<td>1½</td>
<td>G 0606 Canada</td>
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<td></td>
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<tr>
<td>Columbia Films (N.Z.) Ltd.</td>
<td>World Film Services/ Pinewood Studios</td>
<td>D.A.R.Y.L. (T) (No. 1)</td>
<td>20</td>
<td>35 mm</td>
<td>1½</td>
<td>G 0607 U.K.</td>
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<tr>
<td>Proequity Entertainments Ltd.</td>
<td>La Persane Productions</td>
<td></td>
<td>300</td>
<td>½ VHS</td>
<td>68½ s. 13.2(c) sex and sexual violence</td>
<td>R 0651 France</td>
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<tr>
<td>Proequity Entertainment Ltd.</td>
<td>The Film Makers Company</td>
<td>SUMMER CAMP GIRLS</td>
<td>1</td>
<td>½ VHS</td>
<td>71½ s. 13.2(c) anti-social material</td>
<td>R 0652 U.S.A.</td>
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<tr>
<td>Applicant</td>
<td>Maker</td>
<td>Title Silent(S) or Trailer(T)</td>
<td>No. of Copies</td>
<td>Running Time Minutes</td>
<td>Reason for Refusal, Excisions, or Alterations</td>
<td>Decision and Cert. No.</td>
<td>Country of Origin</td>
<td>Remarks</td>
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<tr>
<td>Twentieth Century Fox Distribution (N.Z.) Ltd.</td>
<td>Dino de Laurentis Corporation</td>
<td>THE DEAD ZONE</td>
<td>1</td>
<td>16 mm</td>
<td>103</td>
<td>GY 0221</td>
<td>Canada</td>
<td></td>
<td></td>
</tr>
<tr>
<td>United International Pictures (N.Z.) Ltd.</td>
<td>United Artists Corporation</td>
<td>ROCKY IV</td>
<td>11</td>
<td>35 mm</td>
<td>92%</td>
<td>GY 0222</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amalgamated Theatres Ltd.</td>
<td>Walt Disney Productions</td>
<td>THE JOURNEY OF NATTY GANN</td>
<td>1</td>
<td>35 mm</td>
<td>102%</td>
<td>G 0608</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amalgamated Theatres Ltd.</td>
<td>Walt Disney Productions</td>
<td>The Journey of Natty Gann (T)(No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>2</td>
<td>G 0609</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amalgamated Theatres Ltd.</td>
<td>Walt Disney Productions</td>
<td>The Journey of Natty Gann (T)(No. 2)</td>
<td>1</td>
<td>35 mm</td>
<td>1½</td>
<td>G 0610</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Columbia Films (N.Z.) Ltd.</td>
<td>Trans-Cinema TV Pty. Productions</td>
<td>Miami Supercoops (T)(No. 1)</td>
<td>10</td>
<td>35 mm</td>
<td>2½</td>
<td>G 0611</td>
<td>Italy</td>
<td>Dubbed in English.</td>
<td></td>
</tr>
<tr>
<td>Videocorp International Ltd.</td>
<td>Charles Band Ltd.</td>
<td>CINDERELLA</td>
<td>1</td>
<td>3½ Beta</td>
<td>92%</td>
<td>R 0653</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Columbia Films (N.Z.) Ltd.</td>
<td>Columbia Delphi III Productions</td>
<td>THE BRIDE</td>
<td>2</td>
<td>16 mm</td>
<td>118</td>
<td>RP 0071</td>
<td>U.K.</td>
<td></td>
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</tr>
<tr>
<td>Twentieth Century Fox Distribution (N.Z.) Ltd.</td>
<td>Grand Bay Films/ The Coca-Cola Kid (T)(No. 1)</td>
<td>Jagged Edge (T)(No. 1)</td>
<td>30</td>
<td>35 mm</td>
<td>1½</td>
<td>G 0612</td>
<td>Australia</td>
<td>13 years and over.</td>
<td></td>
</tr>
<tr>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>Proequity Winters/Lucas</td>
<td>DREAM CHILD</td>
<td>1</td>
<td>35 mm</td>
<td>9½</td>
<td>G 0280</td>
<td>U.K.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Warner Bros. (N.Z.) Bros. Inc.</td>
<td>Warner Bros. Inc/ Aspen Film Society</td>
<td>PEE-WEE'S BIG ADVENTURE</td>
<td>1</td>
<td>35 mm</td>
<td>92%</td>
<td>G 0613</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Warner Bros. (N.Z.) Bros. Inc.</td>
<td>Warner Bros. Inc/ Aspen Film Society</td>
<td>Pee-Wee's Big Adventure (T)(No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>1½</td>
<td>G 0614</td>
<td>U.S.A.</td>
<td></td>
<td></td>
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<tr>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>Thorr EMI Screen Entertainment</td>
<td>1</td>
<td>35 mm</td>
<td>3</td>
<td>G 0615</td>
<td>U.K.</td>
<td></td>
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<tr>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>United Artists Corporation</td>
<td>6</td>
<td>35 mm</td>
<td>2½</td>
<td>G 0616</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>Central Productions Ltd.</td>
<td>THE HIT</td>
<td>1</td>
<td>35 mm</td>
<td>99</td>
<td>R 0658</td>
<td>U.K.</td>
<td></td>
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<tr>
<td>Christchurch Town Hall</td>
<td>Not given</td>
<td>MIRAGE VIDEO DISCO II</td>
<td>1</td>
<td>1¾ VHS</td>
<td>17½</td>
<td>GY 0223</td>
<td>N.Z.</td>
<td></td>
<td></td>
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<tr>
<td>Showcase Video Pty. Ltd.</td>
<td>Zoetrope Studios</td>
<td>THE OUTSIDERS</td>
<td>1</td>
<td>16 mm</td>
<td>90%</td>
<td>R 0279</td>
<td>U.S.A.</td>
<td></td>
<td></td>
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<tr>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>Caballero Control</td>
<td>I LIKE TO WATCH</td>
<td>1</td>
<td>1¾ VHS</td>
<td>71½</td>
<td>R 0657</td>
<td>U.S.A.</td>
<td>18 years and over.</td>
<td></td>
</tr>
<tr>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>Asper Film Society</td>
<td>ASPER FILM SOCIETY</td>
<td>1</td>
<td>35 mm</td>
<td>95½</td>
<td>G 0280</td>
<td>U.K.</td>
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<tr>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>United Artists Corporation</td>
<td>Dream Child (T)(No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>3</td>
<td>G 0615</td>
<td>U.K.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kerridge Odeon Film Distributors Ltd.</td>
<td>United Artists Corporation</td>
<td>Rocky IV (T)(No. 2)</td>
<td>6</td>
<td>35 mm</td>
<td>2½</td>
<td>G 0616</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Columbia Films (N.Z.) Ltd.</td>
<td>Columbia Films (N.Z.) Ltd.</td>
<td>REAL GENIUS</td>
<td>2</td>
<td>16 mm</td>
<td>105%</td>
<td>GY 0224</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Proequity Entertainments Ltd.</td>
<td>Brookvale Productions</td>
<td>FOR HER EYES ONLY</td>
<td>1</td>
<td>1¾ VHS</td>
<td>70%</td>
<td>R 0662</td>
<td>Australia</td>
<td>16 years and over.</td>
<td></td>
</tr>
<tr>
<td>Amalgamated Theatres Ltd.</td>
<td>Cannon Productions</td>
<td>THE ASSISI UNDERGROUND</td>
<td>1</td>
<td>35 mm</td>
<td>115%</td>
<td>GY 0225</td>
<td>Italy</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amalgamated Theatres Ltd.</td>
<td>Cannon Productions</td>
<td>The Assisi Underground (T)(No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>2</td>
<td>G 0617</td>
<td>Italy</td>
<td></td>
<td></td>
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<td>Proequity Entertainments Ltd.</td>
<td>Winters/Lucas Production</td>
<td>EVERY WOMAN HAS A FANTASY</td>
<td>50</td>
<td>3½ Beta</td>
<td>70%</td>
<td>R 0569</td>
<td>U.S.A.</td>
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<tr>
<td>Proequity Entertainments Ltd.</td>
<td>The Film Makers Company</td>
<td>SUMMER CAMP GIRLS</td>
<td>50</td>
<td>3½ Beta</td>
<td>71½</td>
<td>R 0661</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Columbia Films (N.Z.) Ltd.</td>
<td>Tri-Star-Delphi III Productions</td>
<td>REAL GENIUS</td>
<td>2</td>
<td>16 mm</td>
<td>105%</td>
<td>GY 0224</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Proequity Entertainments Ltd.</td>
<td>Brookvale Productions</td>
<td>FOR HER EYES ONLY</td>
<td>1</td>
<td>1¾ VHS</td>
<td>70%</td>
<td>R 0662</td>
<td>Australia</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amalgamated Theatres Ltd.</td>
<td>Granite Productions</td>
<td>HOWLING II STIRRAB- WEREWOLF BITCH</td>
<td>1</td>
<td>35 mm</td>
<td>92</td>
<td>R 0663</td>
<td>U.S.A.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amalgamated Theatres Ltd.</td>
<td>Granite Productions</td>
<td>Howling II Stirba-Werewolf: Buch (T)(No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>3</td>
<td>R 0664</td>
<td>U.S.A.</td>
<td></td>
<td></td>
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<tr>
<td>Warner Bros. (N.Z.) Bros. Inc.</td>
<td>Liberty Films</td>
<td>HOWLING II STIRRAB- WEREWOLF BITCH</td>
<td>1</td>
<td>1¾ VHS</td>
<td>77%</td>
<td>R 0665</td>
<td>U.S.A.</td>
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CHIEF CENSOR'S DECISIONS: 1–29 November 1985

Pursuant to section 11 of the Films Act 1983, the following decisions have been made with regard to the granting of waivers from the requirements relating to examination and exemption from examination for the above period:

Applicant: Nil

Class of Film

Decision

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>
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</thead>
<tbody>
<tr>
<td>Securities Act 1978</td>
<td>Securities Act (Inspection of Registers) Exemption Notice 1985, Amendment No. 1</td>
<td>1986/1</td>
<td>13/1/86</td>
<td>$0.60</td>
<td>$1.10</td>
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<tr>
<td>Securities Act 1978</td>
<td>Securities Act (Wellcome plc) Exemption Notice 1986</td>
<td>1986/2</td>
<td>13/1/86</td>
<td>$0.80</td>
<td>$1.30</td>
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<tr>
<td>Wheat Research Levy Act 1974</td>
<td>Wheat Research Levy Notice 1986</td>
<td>1986/3</td>
<td>14/1/86</td>
<td>$0.60</td>
<td>$1.10</td>
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</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>
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</thead>
<tbody>
<tr>
<td>Up to 1.50</td>
<td>0.50</td>
<td>10.01 to 20.00</td>
<td>1.60</td>
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<tr>
<td>1.51 to 5.00</td>
<td>0.65</td>
<td>20.01 to 50.00</td>
<td>3.75</td>
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<tr>
<td>5.01 to 10.00</td>
<td>1.05</td>
<td>50.01 to 100.00</td>
<td>5.00</td>
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Reserve Bank of New Zealand

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Tuesday, 31 December 1985

<table>
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<tr>
<th>Liabilities</th>
<th>$0(000)</th>
<th>Assets</th>
<th>$0(000)</th>
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</thead>
<tbody>
<tr>
<td>Overseas liabilities—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Denominated in overseas currencies—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Short term</td>
<td>60,167</td>
<td>(a) Short term</td>
<td>1,713,094</td>
</tr>
<tr>
<td>(b) Long term</td>
<td>1,171,371</td>
<td>(b) Long term</td>
<td>12,785</td>
</tr>
<tr>
<td>Denominated in New Zealand currency—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Short term</td>
<td>50,371</td>
<td>(c) Holdings of I.M.F. special drawing rights</td>
<td>11,573</td>
</tr>
<tr>
<td>(b) Long term</td>
<td>1,281,909</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Allocation of special drawing rights by I.M.F.</td>
<td>272,035</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Deposits—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) State:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Public account</td>
<td>847,548</td>
<td>(a) State:</td>
<td>1,740,858</td>
</tr>
<tr>
<td>Other</td>
<td>230,682</td>
<td>Public account</td>
<td></td>
</tr>
<tr>
<td>(b) Marketing organisations</td>
<td>160,749</td>
<td>Other</td>
<td>459</td>
</tr>
<tr>
<td>(c) Stabilisation accounts</td>
<td>98,480</td>
<td>(b) Marketing organisations</td>
<td>7,944</td>
</tr>
<tr>
<td>(d) Trading banks</td>
<td>794</td>
<td>(c) Stabilisation accounts</td>
<td>495,558</td>
</tr>
<tr>
<td>(e) Other</td>
<td>24,112</td>
<td>(d) Trading banks:</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td>Compensatory deposits</td>
<td>5,073</td>
</tr>
<tr>
<td>Notes in circulation</td>
<td>831,982</td>
<td>(e) Other</td>
<td>574</td>
</tr>
<tr>
<td>Other liabilities</td>
<td>202,698</td>
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<td></td>
</tr>
<tr>
<td>Reserves—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) General reserve</td>
<td>100,000</td>
<td>(a) New Zealand Government securities</td>
<td>883,252</td>
</tr>
<tr>
<td>(b) Other reserves</td>
<td>71,956</td>
<td>(b) Other</td>
<td>17,020</td>
</tr>
<tr>
<td>(c) Profit and loss appropriation account</td>
<td>171,956</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total Loans— | | | |
| Marketing organisations | | | |
| Investments in New Zealand— | | | |
| (a) New Zealand Government securities | 883,252 | | |
| (b) Other | 17,020 | | |

Other assets | 900,272 | | |

$4,122,945 | $4,122,945 |

G. K. FROGGATT, Chief Manager, Corporate Services.
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>Amalgamated Dairies Ltd.</td>
<td>10 January 1986</td>
<td>513</td>
</tr>
<tr>
<td>Dominion Breweries Ltd.</td>
<td>7 January 1986</td>
<td>553</td>
</tr>
<tr>
<td>Dominion Breweries Ltd.</td>
<td>5 December 1985</td>
<td>529</td>
</tr>
<tr>
<td>Rangitaiki Plains Dairy Co. Ltd. and Bay of Plenty Co-op Dairy Co. Ltd.</td>
<td>9 January 1986</td>
<td>532</td>
</tr>
<tr>
<td>Commercial Securities Ltd.</td>
<td>13 January 1986</td>
<td>564</td>
</tr>
</tbody>
</table>

Dated at Wellington this 14th day of January 1986.

D. T. WOGAN, for Examiner of Commercial Practices.

SUMMARY OF TRADING BANKS’ MONTHLY RETURNS OF PRINCIPAL LIABILITIES AND ASSETS IN RESPECT OF NEW ZEALAND BUSINESS AS AT CLOSE OF BUSINESS ON 30 OCTOBER 1985

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

(All amounts in New Zealand Currency)

LIABILITIES*

(N.Z.S. thousands)

<table>
<thead>
<tr>
<th>Australia and New Zealand Banking Group 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>$577,153</td>
<td>$1,143,084</td>
<td>$432,417</td>
<td>$604,656</td>
</tr>
<tr>
<td>2. Time deposits in New Zealand</td>
<td>1,980,901</td>
<td>4,148,172</td>
<td>1,640,389</td>
<td>1,929,573</td>
</tr>
<tr>
<td>3. Liabilities elsewhere than in New Zealand incurred in respect of New Zealand business</td>
<td>200,048†</td>
<td>113,186</td>
<td>108,510</td>
<td>284,481</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>51,741</td>
<td>11,418</td>
<td>57,423</td>
<td>25,433</td>
</tr>
</tbody>
</table>

ASSETS**

(N.Z.S. thousands)

<table>
<thead>
<tr>
<th>Australia and New Zealand Banking Group 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— (a) Demand deposits</td>
<td>4</td>
<td>2</td>
<td>4</td>
<td>3</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>12,810</td>
<td>32,348</td>
<td>5,651</td>
<td>7,885</td>
</tr>
<tr>
<td>3. New Zealand coin</td>
<td>1,038</td>
<td>3,122</td>
<td>1,242</td>
<td>1,861</td>
</tr>
<tr>
<td>4. Assets elsewhere than in New Zealand held in respect of New Zealand business</td>
<td>223,308†</td>
<td>173,334</td>
<td>186,653</td>
<td>349,623</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)— (a) Advances</td>
<td>1,101,249</td>
<td>2,039,537</td>
<td>962,446</td>
<td>818,863</td>
</tr>
<tr>
<td>(b) Discounts</td>
<td>65,042</td>
<td>49,007</td>
<td>47,119</td>
<td>51,213</td>
</tr>
<tr>
<td>6. Term loans in New Zealand</td>
<td>854,762</td>
<td>1,593,227</td>
<td>759,004</td>
<td>907,779</td>
</tr>
<tr>
<td>7. Investments held in New Zealand— (a) Government securities (i) Treasury Bills</td>
<td>104,995</td>
<td>311,904</td>
<td>74,555</td>
<td>188,891</td>
</tr>
<tr>
<td>(ii) Government Stock</td>
<td>503,936</td>
<td>1,200,446</td>
<td>198,579</td>
<td>564,564</td>
</tr>
<tr>
<td>(b) Other Investments</td>
<td>110,387</td>
<td>563,845</td>
<td>26,905</td>
<td>73,908</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>9,800</td>
<td>23,235</td>
<td>67,250</td>
</tr>
<tr>
<td>9. Book value of land, buildings, furniture, fittings, and equipment in New Zealand</td>
<td>26,231</td>
<td>137,202</td>
<td>82,470</td>
<td>68,495</td>
</tr>
<tr>
<td>10. All other assets in New Zealand</td>
<td>48,062</td>
<td>-</td>
<td>1</td>
<td>25,132</td>
</tr>
</tbody>
</table>

Aggregate of Unexercised Overdraft Authorities and Term Loan Authorities in New Zealand $3,337,716 (Revised).

†As at 6 November 1985.
*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.


C. B. RAMPTON, Acting Chief Manager, Financial Markets Department, Reserve Bank of New Zealand.
### SUMMARY OF TRADING BANKS’ MONTHLY RETURNS OF PRINCIPAL LIABILITIES AND ASSETS IN RESPECT OF NEW ZEALAND BUSINESS AS AT CLOSE OF BUSINESS ON 27 NOVEMBER 1985

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

(All amounts in New Zealand Currency)

#### LIABILITIES*

<table>
<thead>
<tr>
<th></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>633,208</td>
<td>1,112,509</td>
<td>449,546</td>
<td>580,876</td>
<td>2,776,139</td>
</tr>
<tr>
<td>2. Time deposits in New Zealand</td>
<td>2,091,002</td>
<td>4,246,156</td>
<td>1,727,310</td>
<td>2,132,836</td>
<td>10,197,304</td>
</tr>
<tr>
<td>3. Liabilities elsewhere than in New Zealand incurred in respect of New Zealand business</td>
<td>202,395</td>
<td>73,245</td>
<td>100,932</td>
<td>250,070</td>
<td>626,642</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>35,976</td>
<td>29,711</td>
<td>8,368</td>
<td>31,553</td>
<td>105,608</td>
</tr>
</tbody>
</table>

#### ASSETS**

<table>
<thead>
<tr>
<th></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></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Demand deposits</td>
<td>62</td>
<td>2,900</td>
<td>62,665</td>
<td>4</td>
<td>65,631</td>
</tr>
<tr>
<td>(b) Time deposits</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Reserve Bank of New Zealand notes</td>
<td>18,309</td>
<td>28,431</td>
<td>10,475</td>
<td>8,817</td>
<td>66,032</td>
</tr>
<tr>
<td>3. New Zealand coin</td>
<td>1,765</td>
<td>4,116</td>
<td>1,710</td>
<td>1,493</td>
<td>9,084</td>
</tr>
<tr>
<td>4. Assets elsewhere than in New Zealand held in respect of New Zealand business</td>
<td>248,731</td>
<td>200,650</td>
<td>175,438</td>
<td>333,508</td>
<td>958,327</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></td>
</tr>
<tr>
<td>(a) Advances</td>
<td>1,029,355</td>
<td>2,306,780</td>
<td>722,614</td>
<td>743,861</td>
<td>4,852,610</td>
</tr>
<tr>
<td>(b) Discounts</td>
<td>71,618</td>
<td>72,705</td>
<td>61,454</td>
<td>71,545</td>
<td>277,322</td>
</tr>
<tr>
<td>6. Term loans in New Zealand</td>
<td>858,013</td>
<td>1,646,256</td>
<td>781,009</td>
<td>947,757</td>
<td>4,233,035</td>
</tr>
<tr>
<td>7. Investments held in New Zealand—</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Government Securities</td>
<td>335,500</td>
<td>448,662</td>
<td>217,492</td>
<td>344,698</td>
<td>1,346,352</td>
</tr>
<tr>
<td>(i) Treasury Bills</td>
<td>472,917</td>
<td>1,176,751</td>
<td>197,715</td>
<td>563,076</td>
<td>2,410,459</td>
</tr>
<tr>
<td>(ii) Government Stock</td>
<td>158,222</td>
<td>687,787</td>
<td>26,807</td>
<td>105,387</td>
<td>978,203</td>
</tr>
<tr>
<td>(b) Other Investments</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></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>13,645</td>
<td>13,392</td>
<td>44,703</td>
<td>-</td>
<td>71,740</td>
</tr>
<tr>
<td>9. Book value of land, buildings, furniture, fittings, and equipment in New Zealand</td>
<td>26,226</td>
<td>136,792</td>
<td>83,416</td>
<td>69,571</td>
<td>316,005</td>
</tr>
<tr>
<td>10. All other assets in New Zealand</td>
<td>49,131</td>
<td>-</td>
<td>25</td>
<td>49,156</td>
<td>71,111</td>
</tr>
</tbody>
</table>

**Aggregate of Unexercised Overdraft Authorities and Term Loan Authorities in New Zealand $3,751,214.

*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.

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**New Zealand Railways Corporation—Schedule of Civil Engineering and Building Contracts—$20,000 or More in Value**

<table>
<thead>
<tr>
<th>Name of Contract</th>
<th>Name and Address of Contractor</th>
<th>Amount of Contract $</th>
<th>Date Advised</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auckland station building—reroofing first floor offices north side</td>
<td>Gunac South Auckland, P.O. Box 23-254, Papatoetoe</td>
<td>34,474</td>
<td>16/12/85</td>
</tr>
</tbody>
</table>

H. G. PURDY, General Manager.
### Civil Engineering—

**SH 6:** Haast town site to Grassy Creek: shape correction  
**Successful Tenderer:** Fulton Hogan Ltd., 3 tenders ($102,698-$147,647)  
**Amount of Tender Accepted $** 102,698.20

**SH 16:** Brigham's Creek: shape correction  
**Successful Tenderer:** Wilson Rothery Contractors Ltd., 2 tenders ($103,225-$126,952)  
**Amount of Tender Accepted $** 103,225.35

**SH 73:** Resealing of 12 sections: Aylesbury to Arthurs Pass  
**Successful Tenderer:** Bitumix Ltd., 3 tenders ($106,900-$151,160)  
**Amount of Tender Accepted $** 106,900.69

**Kapito Pungare Irrigation Scheme dam 8 to Onekura Road pipeline and weir lagging workshop**  
**Successful Tenderer:** H & D Contractors, 4 tenders ($110,591-$387,950)  
**Amount of Tender Accepted $** 110,591.85

**SH 1 and 30:** Upper Atiamuri intersection improvements and shape correction treatment  
**Successful Tenderer:** Ron Timperley Roadacing Contractors, 6 tenders ($113,281-$155,714)  
**Amount of Tender Accepted $** 113,281.80

**SH 94 RD 18:** Milford: production into stockpile of crushed basecourse and sealing chips  
**Successful Tenderer:** North Otago Road Metal Co. Ltd., 3 tenders ($123,400-$132,500)  
**Amount of Tender Accepted $** 123,400.00

**Waiau Irrigation Scheme: Culverden floodway construction of culverts at SH 7 and St Leonards Road**  
**Successful Tenderer:** Engineering Design and Construction Ltd., 3 tenders ($129,250-$175,563)  
**Amount of Tender Accepted $** 129,250.00

**SH 7 RD 14:** Waikari to Lewis Pass: rescaling of six sections  
**Successful Tenderer:** Bitumix Ltd., 3 tenders ($144,116-$190,410)  
**Amount of Tender Accepted $** 144,116.70

**Pavement marking for Auckland South motorways and highways**  
**Successful Tenderer:** Highways Marking Co. Ltd., 2 tenders ($145,513-$152,518)  
**Amount of Tender Accepted $** 145,513.92

**SH 1 RD 15:** Makikihi section: shape correction and sealing work  
**Successful Tenderer:** Francis Construction Services Ltd., 3 tenders ($158,606-$226,951)  
**Amount of Tender Accepted $** 158,606.53

**SH 6, 7 and 73:** Greymouth—resealing  
**Successful Tenderer:** Tasman Asphalt Ltd., 3 tenders ($168,343-$232,222)  
**Amount of Tender Accepted $** 168,543.40

**SH 6:** Hari Hari area rescaling  
**Successful Tenderer:** Fulton Hogan Ltd., 2 tenders ($172,248-$212,807)  
**Amount of Tender Accepted $** 172,248.50

**SH 87:** Shape correction treatments  
**Successful Tenderer:** Contract Cultivation Ltd., 2 tenders ($179,527-$180,406)  
**Amount of Tender Accepted $** 179,527.30

**Maintenance and second coat sealing 1985/86: Wairoa area**  
**Successful Tenderer:** Bitumen Sprayers Ltd., 4 tenders ($185,962-$227,792)  
**Amount of Tender Accepted $** 185,962.11

**SH 1 RD 17:** Clinton South: lime stabilisation, shape correction and first coat seal  
**Successful Tenderer:** Fulton Hogan Ltd., 3 tenders ($191,189-$211,278)  
**Amount of Tender Accepted $** 191,189.37

**State highway reseals and second coat seals: Taupo area 1985/86**  
**Successful Tenderer:** Emoleum (N.Z.) Ltd., 6 tenders ($194,180-$270,275)  
**Amount of Tender Accepted $** 194,180.27

**Auckland Urban Motorway: resealing**  
**Successful Tenderer:** Bitumix Ltd., 3 tenders ($211,757-$296,663)  
**Amount of Tender Accepted $** 211,757.00

**SH 1 and 16:** sealing  
**Successful Tenderer:** Andrews Roadacing Contractors Ltd., 4 tenders ($265,566-$405,241)  
**Amount of Tender Accepted $** 265,566.35

**SH 1:** Shape correction with improvements: Bruce Park  
**Successful Tenderer:** Manawatu Asphalts Ltd., 3 tenders ($290,901-$390,993)  
**Amount of Tender Accepted $** 290,901.93

**Hamilton Residency pavement marking 1985/86 supply and spray**  
**Successful Tenderer:** Permanent Markings, 2 tenders ($316,842-$408,403)  
**Amount of Tender Accepted $** 316,842.00

**Maintenance and second coat sealing 1985/86: Napier area**  
**Successful Tenderer:** Hawkes Bay Asphalts Ltd., 2 tenders ($317,914-$343,094)  
**Amount of Tender Accepted $** 317,914.95

**SH 2:** Waihirere Straight: shape correction treatment Gisborne area  
**Successful Tenderer:** A. F. Porter Ltd., 4 tenders ($323,885-$506,681)  
**Amount of Tender Accepted $** 323,885.00

**SH 3:** Shape correction with improvements: south of Pukepapa Road  
**Successful Tenderer:** B. Bullock and Co. Ltd., 3 tenders ($338,500-$369,791)  
**Amount of Tender Accepted $** 338,500.16

**RNZAF Ohakea: hangar floors**  
**Successful Tenderer:** Russell Asphalts Ltd., 3 tenders ($369,992-$466,695)  
**Amount of Tender Accepted $** 369,992.50

**Reconstruction SH 5 Glengarry Hill**  
**Successful Tenderer:** G. K. Shaw Ltd., 7 tenders ($520,254-$677,014)  
**Amount of Tender Accepted $** 520,254.00

**RD 1:** State Highway sealing: Nelson-Murchison-Takaka 1985/86  
**Successful Tenderer:** Edwards Bros. Construction Hawkes Bay Ltd., 6 tenders ($736,777-$1,023,426)  
**Amount of Tender Accepted $** 736,777.70

**RNZAF Ohakea: taxiway ‘F’ reconstruction**  
**Successful Tenderer:** Tasman Asphalts Ltd. Only tender  
**Amount of Tender Accepted $** 737,258.00

**Ministry of Energy: Mines Division: residential subdivision, Kimihia Road, Huntly**  
**Successful Tenderer:** D. Higgins and Sons Ltd., 2 tenders ($747,556-$790,812)  
**Amount of Tender Accepted $** 747,556.82

**SH 8 RD 16:** Realignment Bendigo-Lions Island: earthworks and drainage  
**Successful Tenderer:** Wilkins and Davies Construction Co. Ltd., 5 tenders ($1,776,078-$2,624,249)  
**Amount of Tender Accepted $** 1,776,078.00

### Buildings—

**DSIR Antarctic Division: Scott Base: Vehicle Workshops, Stage 7: structural steelwork**  
**Successful Tenderer:** Geoff Blackburn Steel Ltd., 8 tenders ($109,439-$198,646)  
**Amount of Tender Accepted $** 109,439.00

**MWD: Sylvia Park, Auckland: Link Building**  
**Successful Tenderer:** May Construction Ltd., 2 tenders ($127,407-$128,937)  
**Amount of Tender Accepted $** 127,407.00

**NZPO: Rileys Hill Radio Station: services building**  
**Successful Tenderer:** E. L. Mackle, 3 tenders ($138,456-$180,763)  
**Amount of Tender Accepted $** 138,456.00

**NZPO: Puhi Peaks Radio Station: services building**  
**Successful Tenderer:** G.M.P. Construction, 3 tenders ($138,606-$183,800)  
**Amount of Tender Accepted $** 138,606.00

**Ministry of Energy—NZED: New Plymouth Power Station: sheet metal and lagging workshop**  
**Successful Tenderer:** Roebuck Construction Co. Ltd., 6 tenders ($147,362-$161,227)  
**Amount of Tender Accepted $** 147,362.89

**MAF: Lynfield Agricultural Centre, Auckland: alterations for new Salmonella testing area**  
**Successful Tenderer:** Maintenance Services. Only tender  
**Amount of Tender Accepted $** 150,678.00

**Maclayes College, Auckland: Block 15 library extension**  
**Successful Tenderer:** Pacer Construction, 2 tenders ($154,083-$183,750)  
**Amount of Tender Accepted $** 154,083.00

**Clutha Valley Development: Cromwell Town Centre: Lot 12: Leckies Restaurant**  
**Successful Tenderer:** M. A. Ross Builder Ltd., 2 tenders ($180,127-$213,340)  
**Amount of Tender Accepted $** 180,127.30

**Public Trust Office: District Office, Tennyson Street, Napier: strengthening Ground Floor, refurbishing and boilerhouse**  
**Successful Tenderer:** Watters & Jackson (1983) Ltd., 4 tenders ($171,400-$203,768)  
**Amount of Tender Accepted $** 180,294.12

**Ministry of Energy—NZED: Islington Substation line maintenance depot main­tenance building**  
**Successful Tenderer:** Peter Scott Building Contractors Ltd., 8 tenders ($252,568-$327,067)  
**Amount of Tender Accepted $** 252,568.00
Ministry of Works and Development—Schedule of Civil Engineering and Building Contracts of $100,000 or More in Value—continued

<table>
<thead>
<tr>
<th>Name of Works</th>
<th>Successful Tenderer</th>
<th>Amount of Tender Accepted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lands and Survey: new Map Centre, Upper Hutt</td>
<td>J. K. Builders, 6 tenders ($308,431–$412,399)</td>
<td>308,431.49</td>
</tr>
<tr>
<td>MWD: Wellington Depot, Kaiwharawhara: office and workshop building</td>
<td>Voss Construction Ltd., 4 tenders ($312,491–$349,363)</td>
<td>312,491.74</td>
</tr>
<tr>
<td>MWD: Waiouru Depot: civil plant shelters</td>
<td>Titter Construction Co. Ltd., 4 tenders ($405,086–$455,073)</td>
<td>405,086.00</td>
</tr>
<tr>
<td>Defence: Services Transport Pool, Buckle Street, Wellington</td>
<td>Turnat Construction Ltd., 3 tenders ($438,418–$498,338)</td>
<td>438,418.00</td>
</tr>
<tr>
<td>Tikipunga High School, Whangarei: multi-purpose auditorium</td>
<td>Brown &amp; Doherty Construction (Whangarei) Ltd., 7 tenders ($595,381–$662,280)</td>
<td>595,381.00</td>
</tr>
<tr>
<td>Justice: Mount Eden Prison: Remand Division yards and shelters</td>
<td>N. J. Ellingham &amp; Co. Ltd., 3 tenders ($769,365–$1,042,719)</td>
<td>769,365.00</td>
</tr>
</tbody>
</table>

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.

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<tr>
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<th>Proposal</th>
<th>Date of Consent</th>
<th>Commission Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leisureland Corporation Ltd.</td>
<td>Leisureland Corporation Ltd. may acquire all the issued share capital of Victoria Park Market Ltd. and Marketing Management Holdings Ltd. may acquire over 51 percent of the issued share capital of Leisureland</td>
<td>18 December 1985</td>
<td>516</td>
</tr>
<tr>
<td>Nauru Phosphate Royalties Trust</td>
<td>Nauru Phosphate Royalties Trust may acquire up to 50 percent of the shareholding in Partington Properties Ltd. The hotel operating business of Partington may then be sold to a joint venture between Nauru Phosphate Royalties Trust, Development Finance Corporation, Air New Zealand and Sheraton Overseas Management Corporation</td>
<td>20 December 1985</td>
<td>533</td>
</tr>
<tr>
<td>Alex Harvey Industries Ltd.</td>
<td>Carter Holt Harvey Ltd. may increase its shareholding in Euro-National Corporation Ltd to 49.9 percent</td>
<td>19 December 1985</td>
<td>545</td>
</tr>
<tr>
<td>Napoli International</td>
<td>Napoli International Corporation may acquire 1,000,000 ordinary shares in the capital of J Mercer who may in turn issue 1,041,000 ordinary shares to Napoli</td>
<td>18 December 1985</td>
<td>507</td>
</tr>
<tr>
<td>McConnell Dowell Corp.</td>
<td>McConnell Dowell Corp may acquire up to 100 percent of National Insurance Ltd.</td>
<td>19 December 1985</td>
<td>519</td>
</tr>
<tr>
<td>City Realties Ltd.</td>
<td>City Realties Ltd. may acquire up to 100 percent of National Insurance Ltd.</td>
<td>19 December 1985</td>
<td>521</td>
</tr>
<tr>
<td>McConnell Dowell Corp.</td>
<td>McConnell Dowell Company acquires up to 100 percent of City Realties Ltd.</td>
<td>19 December 1985</td>
<td>520</td>
</tr>
<tr>
<td>Paterson and Barr Ltd.</td>
<td>Paterson and Barr Ltd. may acquire the goodwill, plant and stock of Wilson Neill Ltd's retail appliance shop situated at 100 Dee Street, Invercargill</td>
<td>13 December 1985</td>
<td>511</td>
</tr>
<tr>
<td>Alliance Textiles Ltd.</td>
<td>Alliance Textiles Ltd. may acquire 33 1/3 percent of the share capital of Sunnyside Sections Ltd. and 100 percent of the capital of: Lanes Fabrics (1975) Ltd. Classic Textile Prints Ltd. Amvic Fabrics Ltd. Senal Fabric Imports (Pty) Ltd. Levin Dye Works Ltd. Marlborough Seed Processing Co. Ltd.</td>
<td>17 December 1985</td>
<td>504</td>
</tr>
<tr>
<td>Marlborough Seed Processing Co. Ltd.</td>
<td>Wrightston NMA, Dalgety Crown Ltd. &amp; Pyne Gould Guinness to form a new company (The Marlborough Seed Processing Co. Ltd.) which may acquire 100 percent of assets of WNMA's seed cleaning operation in Blenheim and part of the assets of DCL and PGG's seed cleaning operations in Blenheim.</td>
<td>19 December 1985</td>
<td>514</td>
</tr>
<tr>
<td>United Building Society</td>
<td>United Building Society or its subsidiary company, United Group Securities Ltd., may acquire all the fully paid shares in Allied Mortgage Guarantee Co. Ltd.</td>
<td>20 December 1985</td>
<td>517</td>
</tr>
<tr>
<td>Whitcoulls Group Ltd.</td>
<td>Alex Harvey Industries and Whitcoulls Group Ltd. may combine their printing and packaging interests into a new joint venture.</td>
<td>20 December 1985</td>
<td>509</td>
</tr>
<tr>
<td>Fraser Smith Holdings Ltd.</td>
<td>Fraser Smith Holdings Ltd. may acquire 100 percent of the ordinary issued share capital of Otago Press and Produce Ltd.</td>
<td>20 December 1985</td>
<td>518</td>
</tr>
</tbody>
</table>

Dated at Wellington this 7th day of January 1986.

D. T. WOGAN, for Examiner of Commercial Practices.
BANKRUPTCY NOTICES

In Bankruptcy
GORDON DOUGLAS HUGAN, carpenter, of Olive Avenue, Middlemarch, was adjudged bankrupt on 6 December 1985. Creditors meeting will be held at Commercial Affairs Meeting Room, Third Floor, M.L.C. Building, Corner Princes and Manse Streets, Dunedin, on Tuesday, 11 February 1986 at 2.30 p.m.
D. A. SPENCE, Deputy Official Assignee.
Commercial Affairs Division, Private Bag, Dunedin.

In Bankruptcy
ROBERT WILLIAM MATHER, unemployed, of 41 Corstorphine Road, Dunedin, was adjudged bankrupt on 19 November 1985. Creditors meeting will be reconvened at Commercial Affairs Meeting Room, Third Floor, M.L.C. Building, Corner Princes and Manse Streets, Dunedin, on Tuesday, 11 February 1986 at 3.30 p.m.
D. A. SPENCE, Deputy Official Assignee.
Commercial Affairs Division, Private Bag, Dunedin.

In Bankruptcy
STOKES, DAVID RUSSELL, tour operator, formerly of Du Fresne Place, Russell, now of Serwyn Road, Paihia, was adjudicated bankrupt on 25 November 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland on Thursday, 16 January 1986 at 2.15 p.m.
R. ON HING, Official Assignee.

In Bankruptcy
STEVEN FOWLER (Trading As: United Building Services), care of 139 Aviemore Drive, Highland Park, was adjudicated bankrupt on 18 December 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland on Thursday, 16 January 1986 at 9 a.m.
R. ON HING, Official Assignee.

In Bankruptcy
ROBERT FINLAY OGLIVIE of 6 Glendhu Road, Glenfield, company manager, was adjudicated bankrupt on 11 December 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland on Monday, 20 January 1986 at 9 a.m.
R. ON HING, Official Assignee.

In Bankruptcy—Notice of Annulling an Adjudication (Section 119, Insolvency Act 1967)
TAKE notice that the orders of adjudication dated 31 July 1985 against Oma and Edgar Raymond Dugdale of Rural Delivery 4, Waiku were annulled by Order of the High Court at Auckland dated 16 October 1985.
Dated at Auckland this 8th day of January 1986.
R. ON HING, Official Assignee.

In Bankruptcy
JOHN OWEN DEVLIN, truck driver, of 48 Beach Road, Katikati, was adjudged bankrupt on 25 November 1985. Creditors meeting will be held at Conference Room, Third Floor, Government Buildings, McLean Street, Tauranga on Monday, 20 January 1986 at 1.30 p.m.
G. R. MCCARTHY, Deputy Official Assignee.
Hamilton.
In Bankruptcy
GWENDA RUTH FINLAY, housewife of 2/32 Herbert Street, Invercargill, was adjudged bankrupt on 13 January 1986. Creditors meeting will be held at Official Assignee's Meeting Room, 115 Spey Street, Invercargill on Tuesday, 4 February 1986 at 2.30 p.m.
D. A. SPENCE, Deputy Official Assignee.
Commercial Affairs Division, Private Bag, Dunedin.

In Bankruptcy
NOTICE
Notice is hereby given that the following dividends are now payable on all accepted proved claims in the estate listed below:
Brian William Coome, sharemaker, care of Mr W. H. Coome, Main Road, Waitoa, first and final dividend of 33c in the dollar.
Yvonne Growden, married woman, of 3 Menzies Place, Paeroa, second dividend of 40.0013c in the dollar making in all 100c in the dollar.
Harry Te Iwi Ratima, driver of Parawera Road, Parawere, third and final dividend of 3.4019c in the dollar making in all 33.3719c in the dollar.
Kevin James Winwood, storeman of 51A Wellington Street, Hamilton, first and final dividend of 18.6383c in the dollar.
Allan Deen (also known as Allan Edward Bean), worker of 13A Stewart Place, Hamilton, second and final dividend of 3.4190c in the dollar making in all 93.31c in the dollar.
David John Wood, 28 Slim Street, Hamilton, first and final dividend of 0.19641c in the dollar.
Wayne Bertram James, R.D. 1, Mystery Creek Road, Ohaupo, second and final dividend of 0.0539c in the dollar making in all 8.27c in the dollar.
Charles Paul, 6 Ainslie Road, Paeroa, second dividend of 5.1618c in the dollar making in all 38.9218c in the dollar.
G. R. MCCARTHY, Deputy Official Assignee.
Second Floor, 16–20 Clarence Street, Hamilton.

LAND TRANSFER ACT NOTICES
APPLICATION having been made to dispense pursuant to section 44 of the Land Transfer Act 1952 the production of memorandum of lease 089537.4, whereby New Zealand Breweries Ltd. are the lessors and Neil Alan Scott and Christine Delphine Scott are the lessees, notice is hereby given of my intention to Register as No. 733783.2 and 733783.7 a transfer and mortgage of the said lease upon the expiration of 14 days from the date of this Gazette containing this notice.
Dated at the Land Registry Office, Wellington this 10th day of January 1986.
E. P. O'CONNOR, 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 expiration of 14 days from the date of the New Zealand Gazette containing this notice.
SCHEDULE
Certificate of title, Volume 607, folio 78, containing 806 square metres, more or less, situate in Block III of the Sandy Survey District, being Lot 258 on Deposited Plan 16536, in the name of Ronald Wilson Graham of Wellington, retail manager and Helen Maud Graham his wife. Application 744396.1.
Certificate of title, Volume 12C, folio 501, containing 823 square metres, more or less, situated in the Township of Shannon, being Town Section 128, Deposited Plan 368, in the name of Hazel Marion Foot Shannnon, married woman. Application 745180.1.
Certificate of title, Volume 199, folio 76, containing 620 square metres, more or less, situate in part Section 15, Ohio District, being Lot 2 on Deposited Plan 2056, in the name of John Philip Ryan, accounts representative and Penelope Anne Ryan, bank officer, both of Wellington. Application 745879.1.
Dated at the Land Registry Office, Wellington this 10th day of January 1986.
E. P. O'CONNOR, District Land Registrar.

The instruments of title described in the Schedule hereeto 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 expiration of 14 days from the date of the Gazette containing this notice.
SCHEDULE
Certificate of title 1969/25 in the name of Eric Frances Maria Veres, student and Frank Huppert, vulcanologist, both of Auckland.
Certificate of title 1061/88 in the name of Donald Grant McMillan of Auckland, company director.
Memorandum of lease A558798, affecting the land in certificate of title 21A/149 wherein Bruce Gilbert Alder of Warkworth, motelier and Suzanne Elsie Alder, his wife, are the lessees.
Certificate of title 721/227 in the name of Rajeshwar Datt Sharma, technician and Alvin Morarji, bank officer, both of Auckland.
Memorandum of mortgage 848255.2 affecting the land in certificate of title 721/227, in favour of Kensington Hayes & White Nominees Ltd.
Certificate of title 378/184 in the name of Norman George Rowe of Mount Roskill, bootmaker and Olive May Rowe, his wife.
Certificate of title 51D/337 in the name of South Pacific Fruits Ltd. at Auckland.
Certificate of title 849/295 in the name of Selby Lyell Clarke of Auckland, carpenter.
Certificate of title 2083/79 in the name of Marie Lind, married woman, Alan John Wadams, chartered accountant, Bruce Nelson Davidson, solicitor, Edward Raumoan Peel-Walker, company director, all of Auckland and Peter Alexander Germann, company director of Sydney, New South Wales.
Certificate of title 54C/1004 in the name of Anthony Grant Ltd., at Auckland.
Applications: B. 491861, B. 492322, B. 492352, B. 492586, B. 492646, B. 492693, B. 493077, B. 493340, B. 493495,
Dated this 8th day of January 1986 at the Land Registry Office Auckland.
W. B. GREIG, District Land Registrar.

EVIDENCE of the loss of the duplicate original of memorandum of lease 286551 affecting firstly: 483 square metres, more or less, situate in the City of Napier, being Lot 146, Deed Plan No. 579, being all land in certificate of title C2/500 (Hawke's Bay Registy) and secondly: 437 square metres, more or less, situate in the City of Napier, being Lot 148, Deeds Plan 579, being all the land in certificate of title C2/499 (Hawke's Bay Registry). Whereof the Napier Harbour Board are the lessors and Berger Paints N.Z. Ltd., at Wellington are the lessees, having been lodged with me together with an application No. 456876.1 for the issue of a provisional lease in lieu thereof, notice is hereby given of my intention to issue such provisional lease upon the expiration of 14 days from the date of the Gazette containing this notice.
Dated at the Land Registry Office at Napier this 9th day of January 1986.
R. I. CROSS, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title B3/447 (Hawke's Bay Registry) containing 920 square metres, more or less, situate in the City of Napier, being Lot 119, on Deposited Plan 11027, in the name of The Napier Harbour Board, having been lodged with me together with an application No. 457056.1 to issue a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title on the expiration of 14 days from the date of the Gazette containing this notice.
Dated at the Land Registry Office at Napier this 9th day of January 1986.
R. I. CROSS, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title 144/234 (Hawke's Bay Registry) containing 1.8562 hectares, more or less, situate in the township of Havelock North, being part of Lot 4, on Deposited Plan 2879, in the name of Mieke Koeh of Havelock North, widow having been lodged with me together with an application No. 457155.1 to issue a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title on the expiration of 14 days from the date of the Gazette containing this notice.
EVIDENCE of the loss of memorandum of mortgage No. 449487.3 affecting the land in certificate of title G3/665 (Hawke's Bay Registry), Whereof Jeffery Norman Gray of Hastings, sales manager and Jane Margaret Gray, his wife, are the mortgagors and Margaret
EVIDENCE of the loss of the duplicate original of memorandum of lease 319716.1, affecting all the land in certificate of title G2/66 and leasehold certificate of title G2/66 (Hawke's Bay Registry), of title F4/661 (Hawke's Bay Registry), containing 798 square metres, more or less, in the City of Hastings, being Lot 2 on Deposited Plan 14182 and of the loss of leasehold certificate of title G2/66 in lease 319716.1, being Flat 1 on Deposited Plan 14485, situate in the city of Hastings, being part of a building erected on Lot 2, Deposited Plan 14182, both in the name of Walter Lay of Hastings, farmer and Priscilla Agatha Flipp of Hastings, femelle sole as tenants in common in equal shares having been lodged with me together with an application No. 456268.1 for the issue of a provisional lease and new leasehold certificate of title in lieu thereof, notice is hereby given of my intention to issue such provisional lease and new certificates of title on the expiration of 14 days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Napier this 9th day of January 1986.

R. I. CROSS, District Land Registrar.

The certificates of title, memoranda of mortgages, renewable lease and deferred payment licence described in the Schedule hereto having been declared lost, notice is given of my intention to dispense with production of the said title upon the expiration of 14 days from the date of the Gazette containing this notice.

SCHEDULE

CERTIFICATE of title 26C/981, containing 798 square metres, more or less, being Lot 6, on D.P. S. 28914 in the name of John Walter Andrews of Taupo, salesperson. Application H. 631363.1.

Certificate of title 6A/1474, containing 4051 square metres, more or less, being Lots 2, 3 and 4, D.P. S. 9669 in the name of Frank Redfern and Dennis George Redfern, both of Mount Maunganui, engineers. Application H. 630773.

Certificate of title 10B/80, containing 890 square metres, more or less, being Lot 3, D.P. S. 12586 and certificate of title 10B/81, containing 1027 square metres, more or less, being Lot 4, D.P. S. 12586, both in the name of Chica Dusk Gilmer of Hamilton, widow, and Hugh George Gilmer, deceased. Application H. 630774.

Renewable lease 20D/145, containing 964 square metres, more or less, being Section 47, Block II, Patetere North Survey District, in the name of The Matamata County Council. Application H. 633772.

Deferred payment licence SC/224, containing 703 square metres, more or less, being Lot 147, Town of Taumar, in the name of Allan Desmond Long, of Palmerston North, retired land valuer. Application H. 630857.

Certificate of title 885/228, containing 1274 square metres, more or less, being Lot 6, D.P. S. 34389 in the name of B. & K. Swanson Limited at Putaruru. Application H. 632703.

Certificate of title 877/216, containing 870 square metres, more or less, being Lot 61, D.P. S. 33914, in the name of Bruce Ian Orchard of Rotorua, retired second-hand dealer and Mary Jane Dorren Orchard, his wife. Application H. 630776.

Certificate of title 992/247, containing 2125 square metres, more or less, being Lots 6 and 7, D.P. S. 4895, in the name of Ivan Hardcastle Blakeborough of Morrinsville, landlord and Helen Charlotte Blakeborough, his wife. Application H. 621764.2.

Certificate of title 6A/304, containing 850 square metres, more or less, being Lot 1649, D.P. S. 8306, in the name of N.Z. Forest Products Limited, at Tokorata. Application H. 632578.1.

Certificate of title 1486/98, containing 357 square metres, more or less, being Lot 4, D.P. S. 5470, in the name of Lanny James Ross, deceased. Application H. 630779.

Certificate of title 7D/329, containing 1075 square metres, more or less, being Lot 3, D.P. S. 11628, in the name of John Martyn Clifton Firth, of Hamilton, joiner. Application H. 633281.

Certificate of title 1064/208, containing 1103 square metres, more or less, being Lot 3, D.P. S. 1774, in the name of Murray Donald Jenkin, of Morrinsville, retailer. Application H. 633544.

Certificate of title 871/27, containing 1189 square metres, more or less, being Allotment 487, Town of Ngawauwha, in the name of George Charles Frederick James Parsons, of Ngawauwha, deceased. Application H. 633904.2.

Certificate of title 30D/710, containing 1654 square metres, more or less, being Allotment 526, Parish of Kirikiriroa, in the name of Chartwell Regional Centre Limited, at Auckland. Application H. 632081.

Memoranda of mortgages H. 420184.4 and H. 420184.5 over the land in certificate of title 1064/208, in the name of Murray Donald Jenkin, of Morrinsville, retailer, as mortgagee and Waikato Savings Bank as mortgagor. Application H. 633544.

Dated at Hamilton this 13th day of January 1986.

M. J. MILLER, District Land Registrar.

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:

SCHEDULE

Harvey Christopher Foodmarket Ltd. WN. 035830.

Tambrerry Industries Ltd. WN. 035869.

R. J. Burton & Co. Ltd. WN. 036270.

Faint & Peck Ltd. WN. 036439.

Mayflower Restaurant Ltd. WN. 036470.

Focus Management Ltd. WN. 038080.

Sunset Motors Ltd. WN. 039198.

Leacon International Ltd. WN. 039220.

F. D. & V. Stevenson Ltd. WN. 040684.

Dated at Wellington this 6th day of January 1986.

S. J. BELL, 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:

W. R. Nairn Ltd. WN. 008108.

Simpson Construction Company Ltd. WN. 008136.

Alex Greer Ltd. WN. 008521.

Batco Engineering Ltd. WN. 009460.

Wellington Hire Purchase Corporation Ltd. WN. 009461.

Wilfred Bold Ltd. WN. 009779.

Panama Investments Ltd. WN. 009941.

Dated at Wellington this 6th day of January 1986.

S. J. BELL, Assistant Registrar of Companies.
THE COMPANIES ACT 1955
NOTICE OF DISSOLUTION
Pursuant to section 335A (7) of the Companies Act 1955, I hereby declare that the following companies are dissolved:

- Campbells Foodmarket Ltd. NP. 171560.
- Highline Investments (Hawera) Ltd. NP. 172366.
- Mountain Finance Ltd. NP. 170464.

Dated at New Plymouth this 6th day of January 1986.
K. J. GUINN, 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 dissolved:

- Armstrong's Industrial Dry Cleaning Ltd. AK. 102089.
- Ariston Coffee Lounge Ltd. AK. 105778.
- C. & B. Davis Ltd. AK. 081118.
- Club Tuoro Ltd. AK. 111238.
- Gormans Store Ltd. AK. 098466.
- Harem Productions Ltd. AK. 095568.
- J. & J. Porter Ltd. AK. 081753.
- Jonal Investments Ltd. AK. 062538.
- K. D. & C. A. Wall Holdings Ltd. AK. 102248.

Given under my hand at Auckland this 9th day of January 1986.
K. A. WILSON, 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 dissolved:

- C. I. & H. E. Gibbons Ltd. AK. 110492.
- Cliff Garvie Ltd. AK. 054918.
- Entertainments Alloat Ltd. AK. 108141.
- Homebrite Hardware Belmont Ltd. AK. 107328.
- Huron Manufacturing Ltd. AK. 104404.
- Kathroy Dairy Ltd. AK. 077690.

Given under my hand at Auckland this 9th day of January 1986.
K. A. WILSON, 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 dissolved:

- Ajay Hotels Ltd. AK. 083019.
- Austral Enterprises Ltd. AK. 069837.
- Coco The Clown Ltd. AK. 082613.
- Gabor Fashionwear Ltd. AK. 080420.
- Harbourside Store Ltd. AK. 086152.
- I. & G. Robson Ltd. AK. 095161.
- J. K. & C. McBain Ltd. AK. 085430.

Given under my hand at Auckland this 9th day of January 1986.
K. A. WILSON, 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 dissolved:

- Acton Private Rest Home Ltd. AK. 081651.
- A. & C. Merrilees Ltd. AK. 082826.
- Bet & Des (N.Z) Ltd. AK. 246077.
- Cassie Car Care Services Ltd. AK. 095784.
- Colcord Building & Landscaping Ltd. AK. 106250.
- Fearnall's Stores Ltd. AK. 084983.
- Janet Mains Ltd. AK. 082610.
- Jenny-Mac Lunch Bar Ltd. AK. 082468.
- J. W. & P. D. Miller Ltd. AK. 096116.

J. Leason Ltd. AK. 067704.
Jensen Fibercraft Company Ltd. AK. 084706.

Given under my hand at Auckland this 8th day of January 1986.
K. A. WILSON, 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. & B. M. Selby Ltd. AK. 084229.
- Auckland Judo Academy Ltd. AK. 074099.
- Bird Iles Investment Ltd. AK. 109614.
- Chan Fruit Supply Ltd. AK. 105420.
- Get Lost Tours Ltd. AK. 107597.
- Grey Lynn Holdings Ltd. AK. 043855.
- H. N. Svenden & Sons Ltd. AK. 045602.

Given under my hand at Auckland this 9th day of January 1986.
K. A. WILSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Ikeru Marketing Limited” has changed its name to “Dymock Investments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 281842.

Dated at Auckland this 16th day of December 1985.
A. G. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Gulf Systems Limited” has changed its name to “Dyno Systems Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 238594.

Dated at Auckland this 16th day of December 1985.
A. G. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Agamemnon Enterprises Limited” has changed its name to “N.Z.O.G. (Taranaki) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 286594.

Dated at Auckland this 17th day of December 1985.
A. G. O’BRYNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Auckland Space Heating Services Limited” has changed its name to “Elliott Automotive Contractors Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 067004.

Dated at Auckland this 9th day of December 1985.
A. G. O’BRYNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Auckland Space Heating Services Limited” has changed its name to “Elliott Automotive Contractors Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 073198.

Dated at Auckland this 13th day of December 1985.
A. G. O’BRYNE, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Cognate Enterprises Limited” has changed its name to “Lawnboys Centre (North Shore) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 257745.

Dated at Auckland this 11th day of December 1985.
A. G. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Alpaca Investments Limited” has changed its name to “Arcade Products Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 281773.

Dated at Auckland this 9th day of December 1985.
A. G. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Intermove International Removals Limited” has changed its name to “Four Winds Removals Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 068865.

Dated at Auckland this 17th day of December 1985.
A. G. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Bowyer & Gedye (1965) Limited” has changed its name to “David Brook Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 162104.

Dated at Auckland this 17th day of December 1985.
A. G. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Brockliss Garage Rawene Limited” has changed its name to “Brockliss Transport Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 091167.

Dated at Auckland this 12th day of December 1985.
A. G. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Gillespie Development Limited” has changed its name to “Gillespie Developments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 091167.

Dated at Auckland this 17th day of December 1985.
A. G. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “A. C. Lee Marketing Limited” has changed its name to “Accessory Wholesalers Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 235437.

Dated at Auckland this 12th day of December 1985.
A. G. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “P. S. & M. J. Guthrie Restaurants Limited” has changed its name to “P. S. & M. J. Guthrie Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 256453.

Dated at Wellington this 9th day of December 1985.
S. J. BELL, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Magix Micros N.Z. Limited” has changed its name to “Magix Computer Systems Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 025048.

Dated at Wellington this 29th day of July 1985.

S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Moha Holdings Limited” has changed its name to “Wilbers Kennedy Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 017094.

Dated at Wellington this 18th day of December 1985.

S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Catherine Ellis Investments Limited” has changed its name to “Wilbers Kennedy Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 018298.

Dated at Wellington this 23rd day of December 1985.

S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “H. B. Holgate (1980) Limited” has changed its name to “Holgate Instrument Technicians Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 037215.

Dated at Wellington this 23rd day of December 1985.

S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Rialto Advertising (Wellington) Limited” has changed its name to “Advertising Holdings Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 032527.

Dated at Wellington this 18th day of December 1985.

J. C. FAGERLUND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Speirs Asparagus Limited” has changed its name to “Broadmall Commodities Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 029090.

Dated at Wellington this 18th day of December 1985.

J. C. FAGERLUND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Country Choice Products Limited” has changed its name to “Broadmall Commodities Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 025048.

Dated at Wellington this 18th day of December 1985.

J. C. FAGERLUND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Dansby-Scott Furnishers Limited” has changed its name to “Taurus Investments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 028802.

Dated at Wellington this 17th day of December 1985.

J. C. FAGERLUND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Community Press Limited” has changed its name to “Kitching Group No. 2 Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 035627.

Dated at Wellington this 20th day of December 1985.

J. C. FAGERLUND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Karori News Limited” has changed its name to “Kitching Group No. 1 Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 011065.

Dated at Wellington this 20th day of December 1985.

J. C. FAGERLUND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Speyside Poultry Farm & Hatchery Limited” has changed its name to “Tendbird Poultry Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 032731.

Dated at Wellington this 19th day of December 1985.

J. C. FAGERLUND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Leadenhall Properties Limited” has changed its name to “Leadenhall Investment Managers Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 017094.

Dated at Wellington this 18th day of December 1985.

J. C. FAGERLUND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Nightmoves Restaurant and Night Club Limited” has changed its name to “Nightmoves Licensed Restaurant and Nightclub Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 204766.

Dated at Wellington this 19th day of December 1985.

J. C. FAGERLUND, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Gavial United Limited” has changed its name to “Te Anau Angora Company Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 284699.

Dated at Wellington this 20th day of December 1985.

S. J. BELL, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Cudby Motors Limited” has changed its name to “Cudby Investments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 016822.

Dated at Wellington this 20th day of December 1985.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Donaldson Engineering (1979) Limited” has changed its name to “Jiffy Industries Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 105324.

Dated at Wellington this 13th day of December 1985.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Park Davis Orders Limited” has changed its name to “M. G. Orders (Nelson) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 124544.

Dated at Wellington this 26th day of November 1985.
S. J. Bell, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “MacPope Transport Limited” has changed its name to “O’Regan’s Transport Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 009789.

Dated at Wellington this 26th day of November 1985.
S. J. Bell, Assistant Registrar of Companies.

CHANGE OF NAME OF INCORPORATED SOCIETIES
NOTICE is hereby given that “Ashburton Stock Car Club Incorporated” has changed its name to “Ashburton Speedway Association Incorporated”, and that the new name was this day entered on my Register of Incorporated Societies in place of the former name. CH. 220260.

Dated at Christchurch this 5th day of December 1985.
R. S. SLATTER, Assistant Registrar of Incorporated Societies.

CHANGE OF NAME OF INCORPORATED SOCIETIES
NOTICE is hereby given that “The Hornby Citizens Advice Bureau (Incorporated)” has changed its name to “Paparua Citizens Advice Bureau Incorporated”, and that the new name was this day entered on my Register of Incorporated Societies in place of the former name. CH. 220744.

Dated at Christchurch this 8th day of November 1985.
R. S. SLATTER, Assistant Registrar of Incorporated Societies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Arrowtown Sawmills Limited” has changed its name to “Faulks Enterprises Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. IN. 158102.

Dated at Invercargill this 6th day of January 1986.
H. E. FRISBY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Septic Tank Cleaners Limited” has changed its name to “Clean Ways Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. IN. 156677.

Dated at Invercargill this 20th day of December 1985.
H. E. FRISBY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Fiordland Lodge Limited” has changed its name to “Fiordland Holdings Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. IN. 156384.

Dated at Invercargill this 24th day of December 1985.
H. E. FRISBY, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Jack Riddet Rennie Nominees Limited” has changed its name to “Jack Riddet Solicitors Nominee Company Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 022094.

Dated at Wellington this 7th day of January 1986.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Avon Independent Development Company Limited” has changed its name to “Avon Craft Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 137805.

Dated at Christchurch this 26th day of November 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “South Island Computers (Sicom) Limited” has changed its name to “Sicom (N.Z.) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 140284.

Dated at Christchurch this 14th day of November 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Independent Adjusters Limited” has changed its name to “Independent Adjusters (Canterbury) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 141000.

Dated at Christchurch this 4th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
NOTICE is hereby given that “Merivale Developments Limited” has changed its name to “Merivale Precinct Developments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 276637.

Dated at Christchurch this 5th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY

Notice is hereby given that “Budget Hair Group Limited” has changed its name to “Celinda Groceries Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 142677.

Dated at Christchurch this 12th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Print Marketing Consultants (Wgtn) Limited” has changed its name to “F. M. Communiqué Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 139423.

Dated at Christchurch this 21st day of November 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “R. J. Watt Limited” has changed its name to “Home Improvements Products Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 139632.

Dated at Christchurch this 11th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Arbee Rubbish Disposals Limited” has changed its name to “Echo Investments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 137825.

Dated at Christchurch this 31st day of October 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “McDuff’s Service Station Limited” has changed its name to “Elcho Investments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 128097.

Dated at Christchurch this 11th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Mount Maunganui Tyre Co. Limited” has changed its name to “Garmisch Enterprises Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 133466.

Dated at Christchurch this 12th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Flexoplas Industries Limited” has changed its name to “Flexoplas Packaging Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 205603.

Dated at Christchurch this 16th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Bishopdale Supermarket Limited” has changed its name to “Denis Johnston Enterprises Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 128887.

Dated at Christchurch this 3rd day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Mittons Fashions Wellington Limited” has changed its name to “Rimu Holdings Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 203612.

Dated at Christchurch this 20th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Hotel-Systems International Limited” has changed its name to “Lingkra Holdings Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 289441.

Dated at Christchurch this 19th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Ervine Holdings Limited” has changed its name to “Croft Printing Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. CH. 203600.

Dated at Christchurch this 20th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “New Zealand Powder Eights Limited” has changed its name to “The Last Frontier Company Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. DN. 209916.

Dated at Dunedin this 4th day of December 1985.
S. MCDONALD, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Dunedin Insulation and Heating Centre Limited” has changed its name to “Campbell McCrae Holdings Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. DN. 148997.

Dated at Dunedin this 3rd day of December 1985.
S. MCDONALD, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that “Terrace Distributors Limited” has changed its name to “R. J. Carey Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. DN. 148082.

Dated at Dunedin this 19th day of December 1985.
S. MCDONALD, Assistant Registrar of Companies.
The Companies Act 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS

Take notice that the last day for receiving proofs of debt against the company listed below has been fixed for Thursday, 30 January 1986.

Waimiha Transport (1976) Ltd. (in liquidation).

G. R. McCARTHY,
Deputy Official Assignee, Official Liquidator.

Commercial Affairs Division, Private Bag, Hamilton.

1163

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT

Name of Company: Hohepa Construction Contractors Ltd. (in liquidation).

Address of Registered Office: Care of Official Assignee, Auckland.

Registry of High Court: Auckland.

Number of Matter: M. 303/85.


R. ON HING,
Official Assignee, Official Liquidator.

Second Floor, Lorne Towers, Lorne Street, Auckland 1.

1164

In the matter of the Companies Act 1955, and in the matter of VIEWDATA INFORMATION RETRIEVER 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 Deloitte Haskins & Sells, Chartered Accountants, Downtown House, Queen Street, Auckland on the 30th day of January 1986 at 9 a.m. in the forenoon 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.

Further Business:

To consider and if thought fit to pass the following resolution as an extraordinary resolution, namely:

That the books and papers be retained by the liquidator for 5 years and then destroyed.

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.

Dated this 6th day of January 1986.

R. S. JAMIESON, Liquidator.

1165

In the matter of the Companies Act 1955, and in the matter of HELEN INVESTMENTS 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 Deloitte Haskins & Sells, Chartered Accountants, Downtown House, Queen Street, Auckland on the 30th day of January 1986 at 10 o'clock in the forenoon 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.

Further Business:

To consider and if thought fit to pass the following resolution as an extraordinary resolution, namely:

That the books and papers be retained by the liquidator for 5 years and then destroyed.

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.

Dated this 6th day of January 1986.

R. S. JAMIESON, Liquidator.

1166
The Companies Act 1955
KEN DUNN TRANSPORT LTD.
NOTICE OF APPOINTMENT OF RECEIVER
Pursuant to Section 346 (1)

The Bank of New Zealand with reference to Ken Dunn Transport Ltd., hereby gives notice that on the 8th day of January 1986 the Bank appointed Keith Raymond Smith and Brian Mayo-Smith, both chartered accountants, whose offices are at the offices of Messrs. Kirth Barclay & Co., Chartered Accountants, Downtown House, 21-29 Queen Street, Auckland, jointly and severally as receivers of the property of this company under the powers contained in an instrument dated the 17th day of October 1983. The receivers have been appointed in respect of all the company's undertaking and all its real and personal property and all its assets and effects whatsoever and wheresoever both present and future including its uncalled and unpaid capital.

Dated this 8th day of January 1986.
Signed for and on behalf of the Bank of New Zealand by its Assistant General Manager, Thomas Stewart Tennent in the presence of:

G. R. ROHLOFF, Bank Officer.

Wellington.

1169

In the matter of the Companies Act 1955, and in the matter of A. D. SERVICE LTD.:

NOTICE is hereby given that by duly signed entry in the minute book of the above-named company on the 9th day of January 1986 the following special resolutions were passed by the company namely:
1. That a declaration of solvency having been filed with the Registrar of Companies in accordance with section 274 (2) of the Companies Act 1955, the company be wound up voluntarily.
2. That Kevin Lewis of KMG Kendors be and is hereby appointed liquidator for the purpose of winding up the affairs of the company and distributing the assets.

Dated at Auckland this 9th day of January 1986.
K. R. LEWIS, Liquidator.

1170

The Companies Act 1955
M. A. & D. M. CRAWFORD LTD.
Pursuant to Section 335a
I. Dawn Minnie Crawford of Hamilton, secretary of M. A. & D. M. Crawford Ltd. give notice that pursuant to 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 and that unless written objection is made to the Registrar of Companies at Hamilton within 30 days of the date this notice is published, the Registrar may dissolve the company.

D. M. CRAWFORD, Secretary.

10 Stokes Crescent, Hamilton.

1171

The Companies Act 1955
GENERAL FENCING LTD.
NOTICE OF APPOINTMENT OF RECEIVERS
Pursuant to Section 346 (1)

The Bank of New Zealand with reference to General Fencing Ltd., hereby gives notice that on the 7th day of January 1986 the Bank appointed Spencer William Bullen and Peter William Young, both chartered accountants, whose offices are at the offices of Peat Marwick Mitchell & Co., Chartered Accountants, BNZ House, Cathedral Square, Christchurch, jointly and severally as receivers of the property of this company under the powers contained in an instrument dated the 3rd day of September 1981. The receivers have been appointed in respect of all the company's undertakings and all its real and personal property and all its assets and effects whatsoever and wheresoever both present and future including its uncalled and unpaid capital.

Dated this 7th day of January 1986.
Signed for and on behalf of the Bank of New Zealand by its General Manager, New Zealand Business, Ronald William Mear in the presence of:

G. R. ROHLOFF, Bank Officer.

Wellington.

1174

HAY AND JOHNSTONE LTD. HN. 629/80
NOTICE OF INTENTI ON TO APPLY FOR DI SSOLUTION 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 date this notice was posted, the Registrar may dissolve the company.

Dated this 6th day of January 1986.
C. HAY, Director.

1172

MCCONNELL DOWELL CORPORATION LTD.
NOTICE OF EXTRAORDINARY GENERAL MEETING
NOTICE is hereby given that an extraordinary general meeting of McConnell Dowell Corporation Ltd. will be held at the Regent Hotel, corner of Albert Street and Swanson Street, Auckland on Thursday, 30 January 1986 commencing at 2 p.m. for the purpose of considering and if thought fit of passing the following as a special resolution:

"That the memorandum of association of the company be amended by deleting clause 3 thereof and substituting the following clause:
3. The company shall have the rights, powers and privileges of a natural person (including without limitation the powers referred to in paragraphs (a) to (b) of subsection 1 of section 15A of the Companies Act 1955.)"

By order of the Board.
Dated this 23rd day of December 1985.
D. J. LOWREY, Secretary.

1176

NEW ZEALAND MEAT MARKETING CORPORATION LTD.
NOTICE is hereby given that an extraordinary general meeting of New Zealand Meat Marketing Corporation Ltd. will be held at the office of New Zealand Meat Industry Association Inc., First Floor, Podium 2, Europa House, 109-117 Featherston Street, Wellington on Friday, 31 January 1986 at 10 a.m. at which it is intended to propose as a special resolution that the memorandum of association of the company be altered pursuant to section 18 (1) of the Companies Act 1955 by omitting all of the objects of the company and all of the provisions with respect to the powers of the company stated therein to the intent that the company shall have the rights, powers and privileges of a natural person (including the powers referred to in subsection (1) of section 15A of the Companies Act 1955).

S. N. CLARK, Secretary.

1178

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS
In the matter of the Companies Act 1955, and in the matter of LEXINGTON ANDREWS INTERNATIONAL, INC.: LEXINGTON ANDREWS INTERNATIONAL, Inc. incorporated in the State of Delaware U.S.A. and having had a place of business in New Zealand since 1967 has transferred its general book business in New Zealand to P. F. Collier, Inc. which company will continue to carry on the business in New Zealand.

Lexington Andrews International, Inc. hereby gives notice that after the 30th day of April 1986 it will cease to have a place of business in New Zealand.

Dated at Auckland this 18th day of December 1985.
Brandon Brookfield, solicitors to the New Zealand branch of Lexington Andrews International, Inc.

1162

WAIPA BULLDOZERS LTD.
It is hereby resolved this 9th day of January 1986 as an extraordinary resolution by means of an entry in the minute book of the company signed as provided by subsection (1) of section 362 of the Companies Act 1955—
1. That the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up, and that the company be wound up voluntarily.

2. That in pursuance of the Companies Act 1955, David Gifford of Hamilton be and he is hereby nominated as liquidator of the above company, which is being wound up, does hereby

an extraordinary resolution, namely-

company.

to appoint a proxy to attend and vote instead of him. A proxy need

not also be a member.

Act 1955, that an ordinary general meeting of the company will be

winding up has been conducted and the property of the company

be wound up voluntarily.

NOTICE is hereby given in pursuance of section 281 of the Companies

Further Business:

1. That the company cannot by reason of its liabilities continue

business, and that it is advisable to wind up voluntarily.

2. That in pursuance of the Companies Act 1955, David Gifford of Hamilton be and he is hereby nominated as liquidator of the company.

Notice is hereby given that a meeting of creditors will be held at the Department of Maori Affairs Building (First Floor) at 10 a.m. on Friday, 24 January 1986.

Business:

1. Consideration of a statement of affairs.
2. Appointment of a liquidator.
3. Appointment of a committee of inspection if thought fit.

J. R. ONION, Director.

NOTICE CALLING FINAL MEETING
In the matter of the Companies Act 1955, and in the matter of PACIFIC WHOLESALERS LTD. (in liquidation):

NOTICE is hereby given in pursuance of section 281 of the Companies Act 1955, that an ordinary general meeting of the company will be held at the offices of Baillie Farmers Motors Ltd., 108N Nelson Street, Hastings on the 24th day of February 1986 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.

Further Business:

To consider and if thought fit to pass the following resolution as an extraordinary resolution, namely—

"That the liquidator be authorised to dispose of the books of the company and of the liquidator as he thinks fit."

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.

Dated this 6th day of January 1986.

P. J. CARROLL, Liquidator.

Address of Liquidator: Baillie Farmers Motors Ltd., P.O. Box 942, Hastings.

NOTICE CALLING FINAL MEETING
In the matter of the Companies Act 1955, and in the matter of ROSS DYSART & MCLEAN LTD. (in liquidation):

NOTICE is hereby given in pursuance of section 281 of the Companies Act 1955, that an ordinary general meeting of the company will be held at the offices of Baillie Farmers Motors Ltd., 108N Nelson Street, Hastings on the 24th day of February 1986 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.

Further Business:

To consider and if thought fit to pass the following resolution as an extraordinary resolution, namely—

"That the liquidator be authorised to dispose of the books of the company and of the liquidator as he thinks fit."

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.

Dated this 6th day of January 1986.

P. J. CARROLL, Liquidator.

Address of Liquidator: Baillie Farmers Motors Ltd., P.O. Box 942, Hastings.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS
In the matter of the Companies Act 1955, and in the matter of WAIOINE INVESTMENTS LTD. (in liquidation):

Notice is hereby given that the undersigned, the liquidator of the above company, which is being wound up, does hereby fix the 31st day of January 1986 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 objection to the distribution.

Dated this 15th day of December 1985.

R. C. POPE, Liquidator.

Address of Liquidator: 57 Willis Street, P.O. Box 270, Wellington.

The Companies Act 1955
NOTICE OF APPOINTMENT OF RECEIVER AND MANAGER
Pursuant to Section 346 (1)

We hereby give notice that on the 19th day of December 1985, we appointed Gerald Stanley Rea and Frederick Nelson Watson, both of Auckland, chartered accountants, as joint receivers and managers of the property of BURNHAM HOUSE PUBLISHING LTD. under the powers contained in a debenture dated the 24th day of May 1983, which property consists of all freehold and leasehold land, fixed plant and machinery, patents, trade names, unpaid and uncalled capital and goodwill and all other assets.

The office of the joint receivers and managers is care of Peat, Marwick, Mitchell & Co., Tenth Floor, National Mutual Centre, 41 Shortland Street, Auckland.

Dated this 7th day of January 1986.

J. D. DAVIS and B. E. DAVIS.

NOTICE OF RESOLUTION FOR VOLUNTARY WINDING UP
For Advertisement Under Section 269
In the matter of the Companies Act 1955, and in the matter of WAIOINE INVESTMENTS LTD.: Notice is hereby given that duly signed entry in the minute book of the above-named company on the 15th day of December 1985, the following special resolution was passed by the company, namely:

"That the company be wound up voluntarily."

R. C. POPE, Liquidator.

Address of Liquidator: R. C. Pope, 57 Willis Street, Wellington.

1188
NOTICE OF APPLICATION FOR DECLARATION OF DISSOLUTION

In the matter of the Companies Act 1955, and in the matter of WILLIS ADVERTISING LTD. (hereinafter called "the company"): Notice is hereby given that David Hugh Rishworth, a director of the company, proposes to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company by reason of the fact that the company has ceased to operate and has discharged all its debts and liabilities. Unless written objection is made to the Registrar within 30 days from the date of the last publication or posting of this notice, the Registrar may dissolve the company. Dated this 8th day of January 1986. D. H. RISHWORTH, Director. 1189 1c

NOTICE OF APPLICATION FOR DECLARATION OF DISSOLUTION

In the matter of the Companies Act 1955, and in the matter of ADVERTISING HOLDINGS LTD. (hereinafter called "the company"): Notice is hereby given that David Neal Graham Innes, the secretary of the company, proposes to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company by reason of the fact that the company has ceased to operate and has discharged all its debts and liabilities. Unless written objection is made to the Registrar within 30 days from the date of the last publication or posting of this notice, the Registrar may dissolve the company. Dated this 8th day of January 1986. David Neal Graham Innes by his solicitors and duly authorised agents: BELL GULLY BUDDLE WEIR. 1179 1c

The Companies Act 1955 AUDMORE SECURITIES LTD.

Notice is hereby given that by a duly signed entry in the minute book of the above-named company on the 30th day of September 1985, the following special resolution was passed by the company:

"That, a declaration of solvency having been filed in accordance with section 274 (2) of the Companies Act 1955, the company be wound up voluntarily and A. J. Hubbard be appointed liquidator."

Dated this 7th day of January 1985. A. J. HUBBARD, Liquidator. 1180 1c

PITSTONE SYNDICATE (NO. 2) LTD.

NOTICE OF SPECIAL RESOLUTION TO BE CONSIDERED AT EXTRAORDINARY GENERAL MEETING

Pursuant to Section 18 of the Companies Act 1955

Notice is hereby given that an extraordinary general meeting of the members of Pitstone Syndicate (No. 2) Ltd. is to be held at the premises of Jackson Allison Securities Ltd., First Floor, 48 Fort Street, Auckland on the 7th day of February 1986 at 12 o'clock to pass with or without amendment the following resolution as a special resolution.

(a) That pursuant to section 18 of the Companies Act 1955 the memorandum of association of the company is hereby altered by omitting clause 2 therein and that henceforth the company shall have the rights, powers and privileges of a natural person including the powers referred to in section 15 (A) (1) (a)-(h).

(b) That accordingly the memorandum of association as attached be adopted as the memorandum of association of the company.

Dated this 16th day of January 1986. Pitstone Syndicate (No. 2) Ltd. by its solicitors and agents: EARL KENT & CO. 1234 1c

DMBA COMPANY 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, Stewart James Collins, propose to apply to the Registrar of Companies at Dunedin 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 10th day of January 1986. S. J. COLLINS, Applicant. 1237 1c

NOTICE CALLING FINAL MEETING OF MEMBERS AND CREDITORS

In the matter of the Companies Act 1955, and in the matter of JONES PANELBEATERS (ROTORUA) (in liquidation): Notice is hereby given pursuant to section 281 of the Companies Act 1955, that meetings of the members and creditors of the above-named company will be held at the offices of Reeder, Smith & Co., Windsor Building, Eruera Street, Rotorua, at 5 p.m. on the 12th day of February 1986, for the purpose of having an account laid before the meetings 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, and to determine the manner in which the books, accounts and documents of the company and of the liquidator are to be disposed of.

Every member or creditor entitled to attend and vote at the meetings is entitled to appoint a proxy to attend and vote instead of him. A proxy need not also be a member or creditor respectively. Proxies to be used at the meetings must be lodged at the offices of Reeder, Smith & Co., Eruera Street, Rotorua, not later than 4 o'clock in the afternoon on the 10th day of February 1986. Dated this 14th day of January 1986. P. W. O'CONNELL, Liquidator. 1138 1c

In the matter of the Companies Act 1955, and in the matter of FIDELIS HOLDINGS LTD. Notice is hereby given that by duly signed entry in the minute book of the above-named company on the 24th day of December 1985 the following special resolution was passed by the company, namely:

That, a declaration of solvency having been filed in accordance with section 274 (2) of the Companies Act 1955, the company by wound up voluntarily.

Dated this 24th day of December 1985. D. H. D. WICKHAM, Liquidator. 1139 1c

NGONGOTAHA SERVICE STATION 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, Harold Bruce Curtis 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 13th day of January 1986. H. B. CURTIS, Director/Secretary. 1140 1c

INGLEWOOD HOTELS 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, Harold Bruce Curtis 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 13th day of January 1986.

H. B. CURTIS, Director/Secretary.

NOTICE OF PROPOSAL TO APPLY TO THE REGISTRAR FOR DECLARATION OF DISSOLUTION OF A COMPANY

PUBLISHED UNDER SECTION 355A OF THE COMPANIES ACT 1955

In the matter of an application of SEDGWICK PROPERTIES LTD, a duly incorporated company having its registered office at 22 Coleman Place, Palmerston North.

I, Frederick Ryder Bodle, a director of Sedgwick Properties Ltd., hereby give notice that I propose to apply to the Registrar of Companies for declaration of dissolution of the company, pursuant to section 335a of the Companies Act 1955.

Unless written objection is made to the District Registrar of Companies, Private Bag, Wellington, within 30 days of the date of publication of this notice, the Registrar may dissolve the company.

F. R. Bodle by his solicitor and duly authorised agent:

G. F. RUCK.

In the matter of the Companies Act 1955, and in the matter of THIXENDALE FARMS LTD.

NOTICE is hereby given that Thixendale Farms Ltd. has ceased to operate and has discharged all its debts and liabilities. The company is making application to the Registrar of Companies to be dissolved under section 335a of the Companies Act 1955.

Any written objections should be made to the District Registrar of Companies, Private Bag, Nelson within 30 days of this notice.

Dated at Nelson this 14th day of January 1986.

WEST YATES & PARTNERS.

In the matter of the Companies Act 1955, and in the matter of THE DRIVE PANAL AND PAINT LTD. (in liquidation).

NOTICE is hereby given in pursuance of section 291 of the Companies Act 1955, that a meeting of the unsecured creditors of the above-named company will be held in Conference Room 2, Eighth Floor, Commerce House, 126 Wakefield Street, Wellington on Monday, the 3rd day of February 1986 at 2 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 disposed of and to receive any explanation thereof by the liquidator.

Every creditor 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.

Forms of general and special proxy are available from the liquidator, K. Hartley, 3 Marne Grove, Porirua. Proxies to be used at the meeting must be lodged with the liquidator at 3 Marne Grove, Porirua not later than 6 p.m. on Friday, 31 January 1986.

K. HARTLEY, Liquidator.

In the matter of the Companies Act 1955, and in the matter of THE DRIVE PANAL AND PAINT LTD. (in liquidation).

NOTICE is hereby given in pursuance of section 291 of the Companies Act 1955, that a meeting of the members of the above-named company will be held in Conference Room 2, Eighth Floor, Commerce House, 126 Wakefield Street, Wellington on Monday, the 3rd day of February 1986 at 2 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 disposed of and to receive any explanation thereof by 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.

Forms of general and special proxy are available from the liquidator, K. Hartley, 3 Marne Grove, Porirua. Proxies to be used at the meeting must be lodged with the liquidator at 3 Marne Grove, Porirua not later than 6 p.m. on Friday, 31 January 1986.

K. HARTLEY, Liquidator.

NOTICE OF STAY OF ORDER TO WIND-UP COMPANY

On the 6th day of November 1986 an order was made by the High Court at Auckland staying all proceedings in relation to the order to wind up INTRA PARTNER (NEW ZEALAND) LTD, made by the High Court at Auckland on the 16th day of October 1985 at the petition of National Can (N.Z.) Ltd. on the ground that the order was irregularly obtained.

J. M. FRANICH, Managing Director.

Intra Partners (New Zealand) Ltd.

9318

In the High Court of New Zealand Napier Registry

M. No. 1/86

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of HILLMAN HOTELS LIMITED, a duly incorporated company having its registered office at the Criterion Hotel, Emerson Street, Napier, and carrying on business as hotelier:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 6th day of January 1986, presented to the said Court by Derrick William White of Napier, District Commissioner of Inland Revenue; and that the said petition is directed to be heard before the Court sitting at Napier on the 19th day of February 1986 at 10 o'clock in the forenoon; and any creditor or contributor 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 contributor of the said company requiring a copy on payment of the regulated charge for the same.

G. A. REA, Solicitor for the Petitioner.

This notice is filed by Geoffrey Alwyn Rea, 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 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 18th day of January 1986.

G. A. REA, Solicitor for the Petitioner.

In the High Court of New Zealand Auckland Registry

M. No. 1306/85

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of HEATH FURS & TEXTILES LIMITED, a duly incorporated company having its registered office at Auckland:

NOTICE is hereby given that the Order of the High Court of New Zealand, dated the 16th day of December 1985, confirming the reduction of capital of the above-named company from ninety-five thousand dollars ($95,000.00) to forty-eight dollars ($48.00) and the minute approved by the Court showing, with respect to the capital of the company as altered the several particulars required by the above-mentioned Act was registered by the District Registrar of Companies at Auckland on the 6th day of January 1986. The said minute is the words and figures following:

"The issued capital of the company is reduced from ninety-five thousand dollars ($95,000.00) divided into forty-seven thousand five hundred (47,500) fully paid share of two dollars ($2.00) each to forty-eight dollars ($48.00) divided into twenty-four (24) fully paid shares of two dollars ($2.00) each."

Dated this 7th day of January 1986.

NICHOLSON GRIBBIN & CO., Solicitors for the Company.
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 18th day of February 1986.

R. J. B. FOWLER, Solicitor for the Petitioner.

This notice is given by Richard James Buxton Fowler, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Phillips Shayle-George, Solicitors, Seventh Floor, Government Life Insurance Building, Customs Quay, Wellington.

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 Wellington, 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 11th day of February 1986.

R. C. EVERARD, Solicitor for the Petitioner.

Address for Service: Messrs Nicholson Gribbon & Co., solicitors whose address for service is at the offices of Messrs Nicholson Gribbon & Co., Fourteenth Floor, Quay Tower, corner Customs Street West & Lower Albert 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 18th day of February 1986.

R. J. B. FOWLER, Solicitor for the Petitioner.

This notice is given by Richard James Buxton Fowler, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Phillips Shayle-George, Solicitors, Seventh Floor, Government Life Insurance Building, Customs Quay, Wellington.

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 18th day of February 1986.

R. J. B. FOWLER, Solicitor for the Petitioner.

This notice is given by Richard James Buxton Fowler, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Phillips Shayle-George, Solicitors, Seventh Floor, Government Life Insurance Building, Customs Quay, Wellington.

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 11th day of February 1986.

R. J. B. FOWLER, Solicitor for the Petitioner.

This notice is given by Richard James Buxton Fowler, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Phillips Shayle-George, Solicitors, Seventh Floor, Government Life Insurance Building, Customs Quay, Wellington.

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 11th day of February 1986.

R. J. B. FOWLER, Solicitor for the Petitioner.

This notice is given by Richard James Buxton Fowler, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Phillips Shayle-George, Solicitors, Seventh Floor, Government Life Insurance Building, Customs Quay, Wellington.

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 11th day of February 1986.

R. J. B. FOWLER, Solicitor for the Petitioner.

This notice is given by Richard James Buxton Fowler, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Phillips Shayle-George, Solicitors, Seventh Floor, Government Life Insurance Building, Customs Quay, Wellington.

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 11th day of February 1986.

R. J. B. FOWLER, Solicitor for the Petitioner.

This notice is given by Richard James Buxton Fowler, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Phillips Shayle-George, Solicitors, Seventh Floor, Government Life Insurance Building, Customs Quay, Wellington.
The Common Seal of Tiger Flashes Limited was hereunto affixed in the presence of:

P. A. TREGEA, Governing Director.

Signed by the said Peter Alan Tregrea and Martyn John Fisher.

Witness to the above signatures:

R. MORTIMER, Justice of the Peace.

In the High Court of New Zealand
Auckland Registry

IN THE MATTER PART II of the Partnership Act 1908, and IN THE MATTER of a special partnership known as TAG LAND (N.Z.) LIMITED AND COMPANY:

WE, the persons described in the Schedule hereto and Tag Land (N.Z.) Limited, a duly incorporated company having its registered office at Auckland, do hereby certify that the special partnership formed and constituted under Part 2 of the Partnership Act 1908 on the 10th day of August 1983 under the name TAG LAND (N.Z.) LIMITED AND COMPANY do hereby further certify that after a transfer of part of the common stock of the special partnership the details required by the provisions of section 51 of the said Act as follows:

(a) The style of the firm under which the partnership is being conducted is TAG LAND (N.Z.) LIMITED AND COMPANY;

(b) The names and places of residence of all the partners are as follows:

General Partner- Tag Land (N.Z.) Limited.
Special Partners: The persons whose names and addresses are set forth in the Schedule hereto;

(c) The aforesaid special partners' contribution to the common stock of the partnership are the sums listed against their respective names in the Schedule hereto. The general partner has not contributed to the common stock of the partnership;

(d) The general nature of the business being transacted by the partnership is that of manufacturers, distributors, patent holders, licencors and dealers generally in animal eartags and equipment associated and chemical products and products generally for the use of animals;

(e) The principal place at which the business is being transacted is at 117 Beach Road, Auckland;

(f) The partnership commenced on the 10th day of August 1983 upon the registration of the original certificate for the special partnership and is to terminate on the date falling 7 years after the registration of the original certificate.

SCHEDULE

<table>
<thead>
<tr>
<th>Special Partners</th>
<th>Contribution to Common Stock</th>
</tr>
</thead>
<tbody>
<tr>
<td>Michael Stuart Gardner</td>
<td>200</td>
</tr>
<tr>
<td>Beach Road, Auckland</td>
<td></td>
</tr>
<tr>
<td>Michael Stuart Gardner and Virginia Margaret Gardner</td>
<td>300</td>
</tr>
<tr>
<td>(jointly inter se in their capacity as trustees of the Tag Land (No. 1) Trust)</td>
<td></td>
</tr>
<tr>
<td>Michael Stuart Gardner and Virginia Margaret Gardner</td>
<td>300</td>
</tr>
<tr>
<td>(jointly inter se in their capacity as trustees of the Tag Land (No. 2) Trust)</td>
<td></td>
</tr>
<tr>
<td>Challenge Venture Capital Limited and general partner of Challenge Venture Capital Limited and Company</td>
<td>100</td>
</tr>
<tr>
<td>Street, Auckland</td>
<td></td>
</tr>
</tbody>
</table>

The Common Seal of Venturecorp Investments Limited was hereunto affixed in the presence of:

J. GOW, Director.

C. G. PERRIN (Director) by his attorney J. G. GOW.

Witness to the above signatures:

G. M. MARSDON, Justice of the Peace.

Venturecorp Investments Limited, 59 Symonds Street, Auckland

100

Dated at Auckland this 20th day of December 1985.

The Common Seal of Tag Land (N.Z.) Limited was hereunto affixed in the presence of:

M. S. GARDNER, Director.

V. M. GARDNER, Director/Secretary.

Signed by the said Michael Stuart Gardner and Virginia Margaret Gardner and the Common Seal of Challenge Venture Capital Limited was hereunto affixed in the presence of:

J. GOW, Director.

P. SMITH, Director/Secretary.

1177

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 CARDIGAN BAY BREEDING LIMITED and COMPANY, a special partnership pursuant to Part II of the Act. It is hereby certified pursuant to section 51 of the Partnership Act 1908 ("the Act") that CARDIGAN BAY BREEDING 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— Cardigan Bay Breeding Limited, a duly incorporated company having its registered office at Auckland

Special Partner—

David William Phillips, managing director, 121 Grafton Road, Auckland

Ian Garnet Shaw, company director, Christian Road, Henderson, Auckland

2. Partnership Business—To establish and carry on in New Zealand and elsewhere the business of breeders of standardbred bloodstock and to undertake or carry on any other activity or business ancillary or incidental thereto.

3. Principal Place of Business—The registered office of the general partner, Sixth Floor, Eden House, 44 Khyber Pass Road, Auckland 1.

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 3rd day of December 1985.

The Common Seal of Cardigan Bay Breeding Limited was hereunto affixed in the presence of:

I. G. SHAW, Director.

M. L. GRACE, Secretary.

Signed by the said David William Phillips and Ian Garnet Shaw.

Acknowledged by all the above signatories before:

J. F. WHITE, Justice of the Peace.

1233

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.

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 .................. $15.95 plus $1.50 p & p
- The Stone Implements of the Maori .................. $11.95 plus $1.50 p & p
- Maori Religion and Mythology I ........... $18.00 plus $1.50 p & p
- Maori Religion and Mythology II ........... $47.50 plus $3.65 p & p
- The Whare Kohanga and Its Lore ........... $5.75 plus $0.85 p & p
- The Maori Canoe ................................ $17.50 plus $1.50 p & p
- Games and Pastimes of the Maori ....... $17.00 plus $1.50 p & p
- Pa Maori, The ................................ $15.00 plus $1.50 p & p
- Maori Storehouses and Kindred Structures ................................ $6.50 plus $0.85 p & p
- Maori Agriculture ................................ $13.50 plus $1.50 p & p
- Forest Lore of the Maori .................. $17.95 plus $1.50 p & p
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 frameworks, legal structure, meetings, public relations, finance, and the constitution of the organisation.

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.

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 complemented by over 60 colour photographs.

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 .................. $1.30 plus 40c p & p
Basketball ................ $3.75 plus 55c p & p
Camping .................. $2.75 plus 55c p & p
Canoing ................... $4.25 plus 55c p & p
Gymnastics ............... $14.50 plus $1.50 p & p
Hockey .................... $4.95 plus 55c p & p
Orienteering ............ $6.75 plus 85c p & p
Rugby ..................... $1.00 plus 40c p & p
Table Tennis ............ $1.00 plus 40c p & p
Tennis .................... $3.75 plus 55c p & p
Weight Training ........ $7.50 plus 85c p & p

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 headed door, panelled doors, flush doors, and glazed doors.

Joinery, Part II, deals with door frames, transoms, and sidelights; sliding, folding, and special doors; hardware, finishing, and gates.

Joinery, Part III, covers window joinery. It also deals with built-in-fittings, carcass work; fitment doors and drawers.

Woodworking 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

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.

WHAKAREWAREA 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; cycle or ride a horse on old logging tracks.

THE NEW ZEALAND GAZETTE
No. 3

CANCELED 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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