

A8A/87/56 Nelson Tourist Services Ltd., Motueka. Amend P S L No. 4275 by adding the following service: Terminals and Route: Nelson to Rainbow Skifield via Tophouse and return, departing Nelson 7.45 a.m., returning from Rainbow Skifield 4 p.m. No pick up or set down en route unless travelling to or from Rainbow Skifield.

Service to operate during ski season only and subject to weather and snow conditions and demand. Licensee authorised to carry goods in conjunction with this service. (Pitt & Moore, P.O. Box 42, New Zealand).

A8A/87/69 Nelson Suburban Bus Co. Ltd., Nelson. Amend timetables operated pursuant to Passenger Service Licence No. 14113, 14114 and 14115 between Richmond and Nelson, and Belgrove, Wakefield and Nelson. Effective date from amendments 14 October 1987.

Not Before 11 a.m.

Nelson City Taxis Society Ltd., Nelson.

- (1) Amend operating fees from \$170 per month to \$210 per month effective from 1 September 1987.
- (2) Amend operating rules by deleting existing rule 5 (a) and substituting the following.

The qualification for membership shall be the ownership by a single private individual or dual ownership of a suitable taxi vehicle and the necessary licenses to enable the member(s) to operate the same from the city of Nelson and will be required to show efficiency in operating the office as well as the car.

Not Before 12 Noon

A8A/87/63 Robbie Scott Ballantyne, Nelson. Application for a Goods Service Licence.

A8A/87/64 Murray Alexander Cook, Nelson. Application for a Goods Service Licence.

A8A/87/65 Peter George Ballantyne, Nelson. Application for a Goods Service Licence.

Details of all application involving timetables available from the Secretary, care of Ministry of Transport, Private Bag, Dunedin or the applicant.

Dated at Dunedin this 15th day of September 1987.

D. A. BATCHELOR, Secretary.

No. 8 District Transport Licensing Authority.

Transport Licensing Authority Sittings

PURSUANT to the Transport Act 1962, the No. 3 and 4 Transport District Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting in the Boardroom, Second Floor, Central Waikato Electric Power Board, 157 Anglesea Street, Hamilton at the time and date stated to hear evidence for or against granting them.

Tuesday, 13 October 1987 at 10 a.m.

T3/417 Douglas Robert Robinson. Transfer Taxicab Service Licence No. 9072 to Andrena Mary Ormsby.

T3/435 Ian Thomas Brice. Transfer Taxicab Service Licence No. 12875 to Francis Allen Thomson.

Council Chamber, Te Aroha Borough Council, Kenrick Street, Te Aroha at 1 p.m.

T3/394 Runolph Waretini. A new Taxicab Service Licence with one public hire cab authority to operate from within the Te Aroha Borough.

Boardroom Rotorua Regional Electricity Authority, Dinsdale Road, Rotorua on Wednesday, 14 October 1987 at 9.30 a.m.

T4/429 Jack Lincoln Parker. Transfer Taxicab Service Licence No. 14821 to William Hira Rewiti and Wilhelmina Judith Rewiti.

T4/411 Ian Martin Brooks. Transfer Taxicab Service Licence No. 18040 to Ronald John Vlug and Aileen Kay Vlug.

T4/425 Joseph Thomson Habib and Judy Taima Habib. Lease Taxicab Service Licence 19057 to Philip John Reid.

G4/370 Daniel Brian Hussey. A new Goods Transport Service Licence.

G4/200 Andrew Rex Mercer. A new Goods Transport Service Licence.

11 a.m.

Review of Taxicab Services in the City of Rotorua, pursuant to section 144 of the Transport Act 1962.

Dated at Auckland this 17th day of September 1987.

J. H. MCCARTHY, Secretary.

No. 3 and 4 District Transport Licensing Authority.

Game Industry Levy

PURSUANT to regulation 17(3) of the Game Industry Board Regulations 1985, notice is given that the Game Industry Board hereby fixes the rates of game industry levy (which levy rates are inclusive of goods and services tax imposed by the Goods and Services Tax Act 1985) as follows:

- (a) On each deer slaughtered in deer slaughtering premises, 31 cents per kilogram hot clean carcass weight after removal of condemned parts;
- (b) On each killed game deer carcass brought in to a game packing house, 5 cents per kilogram cold clean carcass weight after removal of condemned parts;
- (c) On each piece of antler in velvet from fallow deer received at a game packing house for processing or packing, 110 cents per kilogram green weight; and
- (d) On each piece of antler in velvet from deer other than fallow deer received at a game packing house for processing or packing, 330 cents per kilogram green weight.

A nil rate of levy will apply to any farmed deer or killed game deer carcasses which are wholly condemned for any reason following slaughter or receipt in to a game packing house.

No levy shall be payable in respect of any one farmed deer carcass or killed game deer carcass or piece of antler in velvet more than once.

If the game industry levy is not paid on or before the due date for payment, or is not paid within such extended time as may be allowed by the board under regulation 18(3) of the Game Industry Board Regulations 1985, an additional levy equal to 10 percent of the amount of levy unpaid, shall be payable by the proprietor of the deer slaughtering premises or game packing house concerned. This additional levy for late payment shall apply at a rate of 10 percent on outstanding balances on the monthly anniversary date of when payment was due in each subsequent month.

These rates of levy will come into effect from and inclusive of the 1st day of October 1987 and apply during the 1987-88 game season and subsequently until such time as new levy rates are fixed and come into force.

M. C. PATTISON,
General Manager, Game Industry Board.