(microwave station) and a right of way easement over the land described in the Second Schedule hereto, to be held appurtenant to the land described in the First Schedule hereto is hereby acquired and shall vest in the Crown for telecommunication (microwave station) the rights set out in the first and fifth paragraphs of the Seventh Schedule to the Land Transfer Act 1952 together with the rights and subject to the conditions set forth in the Third Schedule hereto, and that the land and easement shall vest in the Crown on the 22nd day of October 1987.

## FIRST SCHEDULE

# MARLBOROUGH LAND DISTRICT

ALL those pieces of land situated in Block IX, Cape Campbell Survey District, described as follows:

 $m^2$ 

Being

2570

Part Section 8; marked "C" on plan.

ha

2,2600 Part Section 8; marked "D" on plan.

Shown marked as above mentioned on S.O. Plan 6530T, lodged in the office of the Chief Surveyor at Blenheim.

## SECOND SCHEDULE

#### MARLBOROUGH LAND DISTRICT

ALL that piece of land situated in Block IX, Cape Campbell Survey District, being part Section 8; marked "B" on S.O. Plan 6530T, lodged in the office of the Chief Surveyor at Blenheim.

#### THIRD SCHEDULE

# MARLBOROUGH LAND DISTRICT

- 1. The Crown shall have due regard to the owner's wish to keep all traffic to the transmitter sites to a minimum during the lambing period (mid-July through August to September) and shall instruct its staff not to make familiarisation visits to the equipment during this period.
- 2. In order to obtain a reasonable distribution of access track maintenance costs, the registered proprietor of the land in certificate of title No. 2D/610, Marlborough Land Registry (called "the owner") shall not grant any further access rights including renewals of existing rights over the subject land to other persons or organisations except where the owner is bound by an existing contract to make renewals, without first having obtained the written consent of the Crown. Such consent shall be withheld only if the party requiring access does not agree to pay his or her share of maintenance of the track according to the proportional use by that party.
- 3. No dogs, livestock, or firearms shall be taken over the access road, and no hoardings or notice boards shall be erected on the access track without the prior permission of the owner in writing.
- 4. The Crown shall at all times indemnify and keep indemnified the owner against all actions, suits, proceedings, claims and demands that may be made or brought against the owner for or on account of in any manner whatsoever in connection with the use of the land and easement described herein for telecommunications purposes.
- 5. So long as the Crown is the owner of the land described in the First Schedule, the owner shall have the right to graze only free of charge, all the land described in the First and Second Schedules hereto except those areas occupied by buildings and equipment owned by the Crown and any area that may be fenced off by the Crown for security purposes.
- 6. Where it is necessary for security purposes to fence around any buildings or equipment, such fencing shall be confined to the immediate area of the building or equipment to be secured.
- 7. Where the formation of any new track or tracks by the Crown requires any fences to be shifted or altered, this shall be done in consultation with the owner or the owner's agent, and the Crown shall meet the cost of shifting or altering such fences. Temporary stock proof fencing shall be erected around all dismantled fences until reinstatement is complete.
- 8. The Crown, its agents and servants, shall leave any gate across the road required for normal farming operation as found, and shall make good, or pay adequate compensation for, any damage caused by its agents or servants, to fences, other improvements or livestock and brought about by the exercising of the rights herein contained.

Dated at Wellington this 15th day of October 1987.

I. R. DAVIES for Minister of Works and Development.

(P.W. 20/2316/0; Wn. D.O. 26/4/32/0/1)

Land Acquired for Soil Conservation and River Control Purposes in Block IV, Te Mata Survey District, Hawke's Bay 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 soil conservation and river control purposes and shall vest in The Hawke's Bay Catchment Board on the 22nd day of October 1987.

#### **SCHEDULE**

#### HAWKE'S BAY LAND DISTRICT

ALL that piece of land containing 810 square metres, situated in Block IV, Te Mata Survey District, being part Lot 2, D.P. 11039; as shown marked 'B' on S.O. Plan 8356, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 5th day of October 1987.

G P. HULBERT, for Minister of Works and Development.

(P.W. 96/0231; Na. D.O. AD 6/3/231030/71)

0/1

Land Acquired for Soil Conservation and River Control Purposes in Block X, Heretaunga Survey District, Hawke's Bay 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 soil conservation and river control purposes and shall vest in The Hawke's Bay Catchment Board on the 22nd day of October 1987.

#### **SCHEDULE**

#### HAWKE'S BAY LAND DISTRICT

ALL those pieces of land situated in Block X, Heretaunga Survey District, described as follows:

Being

Area ha

Part Lot 1, D.P. 11220; as shown marked 'A' on S.O. Plan 8.2280 9367.

 $m^2$ 

Part Lot 1, D.P. 11220; as shown marked 'C' on S.O. Plan 656 9368.

As shown as mentioned on the above plans, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 9th day of October 1987.

G. P. HULBERT, for Minister of Works and Development.

(P.W. 96/0231; Na. D.O. AD 6/3/231000/2)

0/1

Land Acquired for a Technical Institute in the City of Christchurch

PURSUANT to sections 20 and 50 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 technical institute and shall vest in the Crown on the 22nd day of October 1987.

## **SCHEDULE**

### CANTERBURY LAND DISTRICT

ALL that piece of land containing 35 square metres, situated in the City of Christchurch, being Lot 2, D.P. 23236, part Reserve 9, Town of Christchurch. All certificate of title 3C/1148.

Dated at Christchurch this 1st day of October 1987.

B. A. CURTIS, for Minister of Works and Development.

(P.W. 31/2734/0; Ch. D.O. 40/8/15/31, 14)

0/1

Land Acquired for the Supply of Electricity in the City of Christchurch

PURSUANT to sections 20 and 50 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement