Using the Gazette

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- E.S.T.V. House, 4185 Queens Drive, Lower Hutt.
- 159 Hereford Street, Christchurch.

Government Notices

Conservation

**Harbours Act 1950**

**Notice of Approval of Bylaw Amendment**

I, Helen Elizabeth Clark, Minister of Conservation, pursuant to section 8A of the Harbours Act 1950 hereby give approval to the Wanganui River Control Bylaws 1983, Amendment No. 1, 1988, adopted on 21 November 1988 by the Regional Manager, Wanganui, acting under a delegation from the Director-General of Conservation, and approved by the Minister of Transport on 24 November 1988.

Dated at Wellington this 12th day of December 1988.

HELEN CLARK, Minister of Conservation.

**Notice of Approval of Bylaws**

I, Helen Elizabeth Clark, Minister of Conservation, pursuant to section 8A of the Harbours Act 1950 hereby give approval to the Westport Harbour Bylaws 1988 adopted on 12 December 1988 by the Buller County Council and Westport Borough Council, and approved by the Minister of Transport on 12 December 1988.

Dated at Wellington this 13th day of December 1988.

HELEN CLARK, Minister of Conservation.

**The Westport Harbour Foreshore, Seabed, Riverbed, and Waters Control Order 1988, Amendment No. 1**

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 12th day of December 1988

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

**Order**

Pursuant to section 8A of the Harbours Act 1950, His Excellency the Governor-General, on the recommendation of the Minister of Conservation and acting by and with the advice and consent of the Executive Council, hereby amends the Westport Harbour Foreshore, Seabed, Riverbed and Waters Control Order 1988 of 27 June 1988, by inserting after the end of Clause 4 the following new clause:

5. Powers of Councils—Subject to section 8A of the Act, the Councils may, in respect of the foreshore, seabed and waters to which this order applies—

(a) By bylaw, do anything which a harbour board may do by bylaw under section 232 of the Act.

(b) Appoint harbourmasters, and other officers, and define or limit their powers and duties.

C. F. HILL, for Clerk of the Executive Council.

**Notice of Approval of Bylaw Amendment**

I, Helen Elizabeth Clark, Minister of Conservation, pursuant to section 8A of the Harbours Act 1950 hereby give approval to the Matamata County Council (Lake Waters Control) Bylaw Amendment 1988 adopted on 1 September 1988 and confirmed on 5 October 1988 by ordinary meetings of the Council, and approved by the Minister of Transport on 25 October 1988.

Dated at Wellington this 10th day of December 1988.

HELEN CLARK, Minister of Conservation.

**Education**

**Education Act 1964**

**Birkenhead College Board of Governors Notice 1988**

Pursuant to section 51 of the Education Act 1964, the Minister of Education gives the following notice.

**Notice**

1. (a) This notice may be cited as the Birkenhead College Notice 1988;

(b) This notice shall come into force on 1 February 1989.

2. The Birkenhead College Board of Governors shall as from 1 February 1989 be known as the Birkenhead College Board of Governors.

3. The Birkenhead College Board of Governors Notice 1972 is hereby amended.

Dated at Wellington this 23rd day of November 1988.
Private Schools Conditional Integration Act 1975

Kavanagh College (Attendance Dues) Notice 1988

Pursuant to section 36 of the Private Schools Conditional Integration Act 1975, the Minister of Education hereby gives notice approving the charging of attendance dues at Kavanagh College.

Notice

1. This notice shall be cited as the Kavanagh College (Attendance Dues) Notice 1988.
2. The proprietor of the above-named school may enter into an agreement with the parents or other persons accepting responsibility for the education of a child at the above-named school requiring them to pay attendance dues.
3. The attendance dues payable in respect of any pupil shall be $300.00 per annum.
4. Attendance dues received by the proprietor shall be used for the purpose of paying for such improvements to, or for such capital works associated with, the buildings and associated facilities of the above-mentioned integrated school as may be required or approved by the Minister of Education pursuant to section 40 (2) of the Private Schools Conditional Integration Act 1975, or for meeting debts, mortgages, liens, or other charges associated with any of the land and buildings that constitute the integrated school.

Dated at Wellington this 1st day of December 1988.

J. GILL, Director Finance.

Marian School (Attendance Dues) Notice 1988

Pursuant to section 36 of the Private Schools Conditional Integration Act 1975, the Minister of Education hereby gives notice approving the charging of attendance dues at Marian School.

Notice

1. This notice shall be cited as the Marian School (Attendance Dues) Notice 1988.
2. The proprietor of the above-named school may enter into an agreement with the parents or other persons accepting responsibility for the education of a child at the above-named school requiring them to pay attendance dues.
3. The attendance dues payable in respect of any pupil shall be $90.00 per annum.
4. Attendance dues received by the proprietor shall be used for the purpose of paying for such improvements to, or for such capital works associated with, the buildings and associated facilities of the above-mentioned integrated school as may be required or approved by the Minister of Education pursuant to section 40 (2) of the Private Schools Conditional Integration Act 1975, or for meeting debts, mortgages, liens, or other charges associated with any of the land and buildings that constitute the integrated school.

Dated at Wellington this 1st day of December 1988.

J. GILL, Director Finance.

Energy

Electricity Act 1968

Notice of Approval of the Electrical Code of Practice for Electrical Installations in Damp Situations—NZ ECP 2: 1988

Pursuant to section 24c of the Electricity Act 1968, I David Butcher, Minister of Energy, give notice that on the 6th day of December 1988, I approved the Electrical Code of Practice for Electrical Installations in Damp Situations—NZ ECP 2: 1988 issued by the Secretary of Energy on the 21st day of October 1988 and amended by agreement after the consultation required by the Electricity Act 1968.


Copies of the Electrical Code of Practice for Electrical Installations in Damp Situations—NZ ECP 2: 1988 shall be obtainable from the Chief Electrical Inspectors Office, Ministry of Energy, P.O. Box 2337, Wellington.

Dated this 6th day of December 1988.

D. BUTCHER, Minister of Energy.

Medicines Act 1981

Consent to the Distribution of New Medicines

Pursuant to section 20 of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the new medicines set out in the Schedule hereto:

Schedule

<table>
<thead>
<tr>
<th>Name and Strength</th>
<th>Form</th>
<th>Name and Address of Manufacturer</th>
<th>Proprietary Name (if any)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ofloxacin 200 mg</td>
<td>Tablet</td>
<td>Daiichi Seiyaku Co. Ltd., Japan or Cilag Pty Ltd., Australia</td>
<td>Floxan</td>
</tr>
<tr>
<td>Cefuroxime 125 mg, 250 mg, 500 mg as the axetil</td>
<td>Tablet</td>
<td>Glaxo Operations UK Ltd., United Kingdom</td>
<td>Zinnat</td>
</tr>
<tr>
<td>Naproxen 250 mg, 500 mg</td>
<td>Tablet</td>
<td>Glaxo New Zealand Ltd., Palmerston North</td>
<td></td>
</tr>
<tr>
<td>Xamoterol 200 mg as fumarate</td>
<td>Tablet</td>
<td>ICI Pharmaceuticals Division, United Kingdom</td>
<td>Corwin</td>
</tr>
<tr>
<td>Norethisterone acetate 1 mg</td>
<td>Tablet</td>
<td>Ciba-Geigy Ltd., Switzerland</td>
<td></td>
</tr>
</tbody>
</table>
**Name and Strength**

<table>
<thead>
<tr>
<th>Name and Address of Manufacturer</th>
<th>Proprietary Name (if any)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tablet</td>
<td>Zocor</td>
</tr>
<tr>
<td>Merck &amp; Company, USA or Merck Sharp &amp; Dohme BV, The Netherlands or Merck Sharp &amp; Dohme (Australia) Pty Ltd., Australia</td>
<td></td>
</tr>
<tr>
<td>Capsule</td>
<td>Vicks Headclear</td>
</tr>
<tr>
<td>Richardson-Vicks Pty Ltd., Australia</td>
<td></td>
</tr>
<tr>
<td>Tablet</td>
<td>Paracetamol 325 mg</td>
</tr>
<tr>
<td>Paracetamol 325 mg</td>
<td>Pseudoephedrine 30 mg</td>
</tr>
<tr>
<td>Chlorpheniramine 2 mg</td>
<td>Beta-HCG monoclonal antibody</td>
</tr>
<tr>
<td>Carter-Wallace Inc., USA</td>
<td>Carte-Wallace Inc., USA</td>
</tr>
<tr>
<td>Taylor Pharmacal Co. Inc., USA</td>
<td>Didronel IV</td>
</tr>
<tr>
<td>Alcon Laboratories Inc., USA</td>
<td>Tobrahex</td>
</tr>
<tr>
<td>Janssen Pharmaceutica nv, Belgium</td>
<td></td>
</tr>
<tr>
<td>Riker Laboratories Australia Pty Ltd., Australia</td>
<td>Duro-Tuss for Children</td>
</tr>
<tr>
<td>Riker Laboratories Australia Pty Ltd., Australia</td>
<td>Duro-Tuss Adult Strength</td>
</tr>
<tr>
<td>Nordisk Gentofte A/S, Denmark</td>
<td>Nor Ditropin</td>
</tr>
<tr>
<td>Lohmann GmbH and Co. KG, West Germany</td>
<td>Deponit</td>
</tr>
<tr>
<td>Powder for reconstitution and injection</td>
<td>Glyceryl Trinitrate 5 mg, 10 mg per day</td>
</tr>
<tr>
<td>Transdermal system</td>
<td></td>
</tr>
<tr>
<td>Dated this 8th day of December 1988.</td>
<td></td>
</tr>
<tr>
<td>DAVID CAYGILL, Minister of Health.</td>
<td></td>
</tr>
</tbody>
</table>

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**Internal Affairs**

**Queen Elizabeth the Second Arts Council of New Zealand Act 1974**

Queen Elizabeth The Second Arts Council of New Zealand: Designation of Administrative Local Authorities for Community Arts Councils

Pursuant to section 36 of the Queen Elizabeth the Second Arts Council of New Zealand Act 1974 as subsequently amended under section 3 in 1977, I hereby designate the following:

- the Hurunui County Council to be the administrative authority for the Hurunui Community Arts Council;
- the Paparua County Council and the Ellesmere County Council to be the joint administrative authorities for the Selwyn District Community Arts Council;
- the Rangiora District Council to the administrative authority for the Ashley Community Arts Council;
- the Westland County Council to be the administrative authority for the South Westland Community Arts Council;
- the Hokitika Borough Council to be the administrative authority for the Hokitika and District Community Arts Council;
- the Lyttelton Borough Council to be the administrative authority for the Lyttelton Community Arts Council;
- the Rodney County Council to be the administrative authority for the Warkworth and Districts Community Arts Council.

Dated at Wellington this 6th day of December 1988.

MICHAEL BASSETT, Minister of Arts and Culture.

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**Inland Revenue**

**Determinations**

**Determination G6A: Foreign Currency Rates**

This determination may be cited as “Determination G6A: Foreign Currency Rates”.

1. **Explanation** (which does not form part of the determination).

This determination rescinds and replaces Determination G6: Foreign Currency Rates.

Apart from minor amendments, this determination differs from Determination G6: Foreign Currency Rates only in respect of the definition of “authorised foreign exchange dealer”.

The definition of “authorised foreign exchange dealer” set out in clause 5 (b) of Determination G6: Foreign Currency Rates refers to the First Schedule to the Exchange Control Regulations 1985.

This determination applies where, for the purpose of calculating the income or expenditure of a person in respect of a financial arrangement denominated in a foreign currency, it is necessary to establish the rate in New Zealand currency of a foreign currency. This will be required in the circumstances outlined in clause 3 of this determination.

This determination sets out the approved markets, sources of information and method, to be used for determining the rate for foreign currency conversion.

2. **Reference**—This determination is made pursuant to section 64(1) (a) to (f) and section 64(6) of the Income Tax Act 1976.

3. **Scope of Determination**—This determination applies where it is necessary for the purposes of sections 64B to 64M of the Income Tax Act 1976 to ascertain the value in New Zealand currency of:

(a) A cashflow paid or received in a foreign currency under a financial arrangement; or

(b) A financial arrangement denominated in a foreign currency using a method that has regard to market valuation; and

(c) In any other circumstances, an amount expressed in foreign currency.

4. **Principle**—(1) Markets in foreign currencies are approved having regard to the following criteria—

(a) The number of participants in the market or having access to the market;

(b) Frequency of trading in the market;

(c) The nature of trading in the market—how the rate for the foreign currency is determined and how the foreign currency is traded on the market;

(d) The potential or demonstrated capacity of a person or group of persons to significantly influence the market;

(e) Significant barriers to entry;

(f) Discrimination on the basis of the quantity bought and sold unless based on the risks involved or the transaction costs or economies of scale.

(2) Sources of information for foreign currency rates are approved having regard to the following criteria—

(a) Reliance on the sources of information by participants in the market;

(b) The accessibility of the sources of information for participants in the market.

(3) Methods of obtaining a rate for foreign currency at the end of the income year for the purposes of valuing a financial arrangement are approved if—

(a) The rate is obtained at the cut-off time;

(b) The method for determining the cut-off time adopted by a person will be consistently applied in respect of each income year.

5. **Interpretation**—(1) In this determination, unless the context otherwise requires—

Expressions used, except the expression "income year", have the same meanings as in sections 2 and 64B to 64M of the Income Tax Act 1976;

"Authorised foreign exchange dealer" means a person for the time being designated by the Reserve Bank, by notice in the Gazette, as an authorised foreign exchange dealer for the purposes of Exchange Control Regulations 1985;

"Contributor page" means a page of information provided by an authorised foreign exchange dealer that is displayed on a screen provided by Reuters New Zealand Limited or Telerate New Zealand Limited;

"Cut-off time", in relation to a person and an income year, means the time at the end of the income year when all financial arrangements held or issued by the person are valued in order to determine the assessable income of the person for the income year;

"Forward contract" means a contract, other than a contract traded on any futures market or a spot contract, for the sale or purchase of a foreign currency for delivery at a specified future time;

"Futures contract" means a contract traded on the New Zealand Futures Exchange;

"Income year" means—

(a) Where a taxpayer furnishes a return of income under section 15 of the Income Tax Act 1976 for an accounting year ending with an annual balance date other than the 31st day of March, the period of 12 months ending on that balance date;

(b) In respect of the income of any other person, the year in which that income has been derived by that person;

"New Zealand foreign currency market" means the market in spot contracts and forward contracts;

"Spot contract" means a contract for the sale or purchase of a foreign currency for delivery in 2 days;

"Multicontributor page" means a multicontributor page of information that is displayed on a screen provided by Reuters New Zealand Limited or Telerate New Zealand Limited.

(2) Any reference in this determination to another determination made by the Commissioner shall be construed as referring to any fresh determination made by the Commissioner to vary, rescind, restrict, or extend that determination.

6. **Method**—(1) Determination G6: Foreign Currency Rates is hereby rescinded with effect from the day on which this determination is signed.

(2) **Approved Markets**—The New Zealand foreign currency market in European Currency Units and in the currencies of the following countries and territories are approved—

<table>
<thead>
<tr>
<th>Country</th>
<th>Access to Market</th>
</tr>
</thead>
<tbody>
<tr>
<td>Japan</td>
<td>The Independent State of Japan</td>
</tr>
<tr>
<td>Canada</td>
<td>Papua New Guinea</td>
</tr>
<tr>
<td>French Republic</td>
<td>Republic of Ireland</td>
</tr>
<tr>
<td>The Territory of Hong Kong</td>
<td>Portuguese Republic</td>
</tr>
<tr>
<td>Commonwealth of Australia</td>
<td>Republic of Austria</td>
</tr>
<tr>
<td>Republic of Singapore</td>
<td>Kingdom of Sweden</td>
</tr>
<tr>
<td>The Swiss Confederation</td>
<td>Kingdom of Denmark</td>
</tr>
<tr>
<td>Federal Republic of Germany</td>
<td>Republic of Italy</td>
</tr>
<tr>
<td>The United States of America</td>
<td>Kingdom of Norway</td>
</tr>
<tr>
<td>Kingdom of the Netherlands</td>
<td>Kingdom of Spain</td>
</tr>
<tr>
<td>United Kingdom of Great Britain</td>
<td>Republic of Turkey</td>
</tr>
<tr>
<td>Britain and Northern Ireland</td>
<td>The Hellenic Republic</td>
</tr>
<tr>
<td>The Federation of Malaysia</td>
<td>Finland</td>
</tr>
</tbody>
</table>

(3) **Sources of Information**—The following sources of information for foreign currency rates are approved—

(a) In relation to spot contracts, a multicontributor page that quotes rates for spot contracts;

(b) In relation to forward contracts, a multicontributor page or a contributor page that quotes rates for forward contracts;

(c) Where a person does not have access to a multicontributor page or a contributor page or where the rates for a forward contract are not available from a multicontributor page, advice as to the buy and sell rates for a forward contract or spot contract given to that person by an authorised foreign exchange dealer, which rates shall be derived from an approved source and shall be the rates at which the authorised foreign exchange dealer would perform the foreign exchange transaction.

(4) **Spot Contracts**—(a) Where, for the purposes of determining the income or expenditure of a person in respect of a financial arrangement, it is necessary to determine the rate for a spot contract at the end of an income year, the rate for the spot contract shall be the midpoint between the buy and sell rates for that spot contract.

(b) Where, for the purposes of determining the income or expenditure of a person in respect of a financial arrangement, it is necessary to ascertain in New Zealand currency the value of a cashflow paid or received in a foreign currency, the rate of exchange to be applied shall be—

(f) Where the cashflow is not converted to New Zealand currency on the day it is paid or received, the midpoint between the buy and sell rates for a spot contract for that currency at any time on that day, or
(ii) Where the cashflow is converted to New Zealand currency on the day it is paid or received, the rate of exchange obtained in relation to the cashflow.

(c) Where a buy and sell rate for a spot contract is not quoted on a multicontributor page, the rate for the spot contract shall be the cross rate calculated by reference to:

(i) The rate quoted on a multicontributor page for the foreign currency against the United Dollar; and

(ii) The rate quoted on a multicontributor page for the United States Dollar against the New Zealand Dollar.

(5) **Forward Contracts**—Where, for the purposes of determining the income or expenditure of a person in respect of a financial arrangement, it is necessary to determine the rate for a forward contract at the end of the income year, and—

(a) Where the buy and sell points for the forward contract are quoted on a multicontributor page, the rate for the forward contract shall be the midpoint between the buy and sell rates for that forward contract obtained by reference to the multicontributor page;

(b) Where the buy and sell points for the forward contract are not quoted on a multicontributor page, but the buy and sell points for similar forward contracts of shorter term ("the shorter contract") and of longer term ("the longer contract") are quoted on a multicontributor page, then the rate shall be the rate obtained by reference to the midpoints between the buy and sell rates for the shorter term and the longer term which have terms closest to the term of the forward contract;

(c) Where the rate cannot be obtained by reference to points on a multicontributor page and where the rate for that forward contract is available by reference to contributor pages, then the rate shall be the arithmetic mean of not less than three rates being any of—

(i) the midpoints of the buy and sell rates quoted for the forward contract by one or more authorised foreign exchange dealers; or

(ii) where the points for similar forward contracts of shorter term ("the shorter contract") and of longer term ("the longer contract") are quoted on a contributor page, then the rate shall be the rate obtained by reference to the midpoints between the buy and sell rates for the shorter contract and the longer contract which have terms closest to the term of the forward contract.

(d) Where the rate cannot be obtained by reference to paragraphs 6 (5) (a) to (c) of this determination, the rate shall be the arithmetic mean of not less than three rates obtained by reference to the midpoints of not less than three rates being any of:

(i) the midpoints of the buy and sell rates quoted for the forward contract by one or more authorised foreign exchange dealers; or

(ii) where the points for similar forward contracts of shorter term ("the shorter contract") and of longer term ("the longer contract") are quoted on a contributor page, then the rate shall be the rate obtained by reference to the midpoints between the buy and sell rates for the shorter contract and the longer contract which have terms closest to the term of the forward contract.

(b) A person applying paragraphs 6 (4) (a) or 6 (5) of this determination may obtain the rate for a spot contract or forward contract using the method prescribed in those paragraphs at any time on the last day of the income year:

Provided that—

(a) The rate applied is the rate obtained at the cut-off time in relation to the person and the income year; and

(b) The method for determining the cut-off time adopted by that person is consistently applied in respect of each income year.

Provided further that where there is no market at the cut-off time, the rate shall be—

(c) The rate obtained at the later of—

(i) The end of trading in forward contracts or spot contracts by that person in the income year:

(ii) 3 p.m. New Zealand Standard Time on the last day in the income year on which there was a market; or

(d) The rate for the earlier of—

(i) The commencement of trading in forward contracts or spot contracts by that person in the following income year:

(ii) 7.30 a.m. New Zealand Standard Time on the first day in the following income year on which there was a market.

7. **Example**—This is an example of the application of the averaging process and straight line interpolation required for certain forward foreign exchange contracts under the determination.

On its balance date of 30 June 1987 a New Zealand corporate had a forward foreign exchange contract for delivery of 1.2 million New Zealand Dollars for 612,000 United States Dollars on 1 August 1988.

The contract therefore is to be fulfilled in approximately 13 months time.

At the balance date the foreign exchange quotations for the New Zealand Dollar against the United States Dollar were (from the multicontributor page ASAP of the Reuters system):

<table>
<thead>
<tr>
<th>Spot Rate</th>
<th>0.6095 0.6100</th>
</tr>
</thead>
</table>

Also at that date the quotations of forward foreign exchange points for the United States Dollar against the New Zealand Dollar by three market participants were (as provided on their Reuters screens):

<table>
<thead>
<tr>
<th>Forward Points</th>
<th>FX Dealer 1</th>
<th>Delivery in 1 year</th>
<th>585</th>
<th>555</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FX Dealer 2</td>
<td>Delivery in 2 years</td>
<td>1030</td>
<td>960</td>
</tr>
<tr>
<td></td>
<td>FX Dealer 3</td>
<td>Delivery in 1 years</td>
<td>575</td>
<td>540</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Delivery in 2 years</td>
<td>1035</td>
<td>965</td>
</tr>
</tbody>
</table>

Note that to obtain the forward rates the forward points need to be subtracted from the spot rate.

The mid-rates for use in the interpolation formula are therefore:

<table>
<thead>
<tr>
<th>Forward Rate</th>
<th>Buy</th>
<th>Sell</th>
<th>Mid-Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>FX Dealer 1</td>
<td>0.5510</td>
<td>0.5545</td>
<td>0.55275</td>
</tr>
<tr>
<td>Delivery in 2 years</td>
<td>0.5065</td>
<td>0.5140</td>
<td>0.51025</td>
</tr>
<tr>
<td>FX Dealer 2</td>
<td>0.5515</td>
<td>0.5570</td>
<td>0.55425</td>
</tr>
<tr>
<td>Delivery in 2 years</td>
<td>0.5055</td>
<td>0.5130</td>
<td>0.50925</td>
</tr>
<tr>
<td>FX Dealer 3</td>
<td>0.5520</td>
<td>0.5560</td>
<td>0.55400</td>
</tr>
<tr>
<td>Delivery in 2 years</td>
<td>0.5060</td>
<td>0.5135</td>
<td>0.50975</td>
</tr>
</tbody>
</table>

The arithmetic mean of the midpoints of the forward rates is calculated to be:

| Delivery in 1 year | 0.55366  |
| Delivery in 2 years | 0.50976  |

A suitable formula for straight line interpolation to obtain the required rate is:

\[ \text{So } P_x = P_1 + \left( \frac{T_x - T_1}{T_2 - T_1} \right) \left( P_1 - P_2 \right) \]

\[ P_1 \text{ is the mid-rate for the forward contract with the shorter term } (= 0.55366) \]

\[ P_2 \text{ is the mid-rate for the forward contract with the longer term } (= 0.50975) \]

| Delivery in 2 years | 0.50976  |
P<sub>x</sub> is the required rate.

T<sub>1</sub> is the term till delivery (expressed in days) of the forward contract with the shorter term (= 365).

T<sub>2</sub> is the term till delivery (expressed in days) of the forward contract with the longer term (= 730).

T<sub>x</sub> is the term till delivery of the contract held (= 398).

The required rate is therefore calculated as follows:

So P<sub>x</sub> = P<sub>1</sub> + (T<sub>x</sub> - T<sub>1</sub>) ∗ (P<sub>1</sub> - P<sub>2</sub>)

\[
\begin{align*}
(T<sub>2</sub> - T<sub>1</sub>) & = 0.55366 + (398 - 365) ∗ (0.50975 - 0.55366) \\
(730 - 365) & = 0.55366 + 33 ∗ (-0.04391) \\
365 & = 0.54969
\end{align*}
\]

The current value of the 612,000 United States Dollars receivable on 1 August 1988 is therefore 1,113,354.800 New Zealand Dollars.

This determination is signed by me on the 21st day of November in the year 1988.

R. D. ADAIR, Deputy Commissioner of Inland Revenue.

15 DECEMBER NEW ZEALAND GAZETTE 5363

Determination G10: Present Value Calculation Methods

This determination may be cited as “Determination G10: Present Value Calculation Methods”.

1. Explanation (which does not form part of the determination)—

(1) For the purposes of the accrual tax accounting regime it may be necessary to calculate present values for a variety of reasons, for example:

(a) To calculate the yield to maturity of a financial arrangement. The yield to maturity is the interest rate at which the first amount payable under the financial arrangement is equal to the present value of all subsequent amounts payable under the financial arrangement calculated as at the due date of the first payment:

(b) To calculate present values at intermediate times during the term of a financial arrangement in order to calculate the amount of the income derived or expenditure incurred by a person in respect of the financial arrangement.

(2) The present value of a financial arrangement as at a date excludes any amounts payable under the financial arrangement on that date.

(3) This determination specifies approved methods of calculating present values for use in other determinations. These methods may be added to or removed from time to time.

Method A is a general purpose method suitable for many applications and gives very similar results to Determination G3: Yield to Maturity Method. Method A may be used on either a 360 or 365 day basis.

Method B is used to calculate prices of government or local authority stock, and other financial arrangements having similar characteristics, employing the formula approved by the International Association of Bond Dealers and used in calculators such as the HP12c.

(4) Alternative approved methods may not generate exactly identical results.

(5) Once a person has elected to use an approved method of calculating the present value of a financial arrangement, that method shall be used by the person over the life of the financial arrangement unless the prior consent of the Commissioner is obtained to adopt another method.

(6) This determination is for use in conjunction with other determinations, for example Determination G11: Present Value Based Yield to Maturity Method.

2. Reference—This determination is made pursuant to section 64c (1) (a) of the Act.

3. Scope—This determination shall be used as required by any other determination which will specify—

(a) The date at which the present value shall be calculated; and

(b) The interest rate that shall be used in the calculation; and

(c) The amounts and due dates for which the present value shall be calculated—

and which may specify the method to be used.

4. Principle—This determination specifies alternative methods for calculating the present value of a financial arrangement, equal to the sum of the values as at the specified date of all amounts payable under the financial arrangement after that date, discounted at the specified rate.

5. Interpretation—(1) In this determination unless the context otherwise requires—

“The Act” means the Income Tax Act 1976:

“Income year” has the same meaning as in sections 64b to 64m of the Act:

“Period” and “period between payments” in relation to a person means a term—

(a) Commencing immediately after—

(i) A specified date in relation to a financial arrangement; or

(ii) A date on which an amount is payable under a financial arrangement as the case may be; and

(b) Ending on the next succeeding date on which an amount is payable under a financial arrangement.

Provided that if a period or a period between payments exceeds one year it shall be deemed to comprise one or more periods each of one year followed (or preceded, at the option of the person) by a period of not more than one year:

“Specified date” in relation to a financial arrangement means the date at which the present value of the financial arrangement is required to be calculated.

“Specified rate” in relation to a financial arrangement and a person means the annual rate of interest at which the present value of the financial arrangement is required to be calculated.

(2) The number of days in a period calculated on a 365 day basis is the actual number of days in the period including the ending date of the period but excluding the starting date of the period.

(3) The number of days in a period calculated on a 360 day basis is the number of days in the period including the ending date of the period but excluding the starting date of the period and calculated as if every month had 30 days; and for this purpose—

(a) If the ending date of the period is the 31st day of a month and the starting date of the period is not a day in the same month, the ending date shall be deemed to be the 30th day of the month; and

(b) If the starting date of the period is the 31st day of a month it shall be deemed to be the 30th day of the month.

(4) In this determination, unless the context otherwise requires, expressions used that are not defined in this clause have the same meaning as in sections 2 and 64a to 64m of the Act.

(5) Any reference in this determination to another determination made by the Commissioner shall be construed as referring to any fresh determination made by the
Commissioner to vary, rescind, restrict, or extend that determination.

6. Method—(1) A person shall elect to use a method allowed under a determination made by the Commissioner under section 64c (1) (a) of the Act for the purpose of calculating a present value in relation to a financial arrangement, and shall apply that method consistently in respect of that financial arrangement, until it matures or is remitted, sold or otherwise transferred by the person unless the prior consent of the Commissioner (which may be given conditionally) to adopt another method is obtained.

(2) Method A—(a) For the purpose of applying clause 6 (2) (b) of this determination, in relation to any person N shall be calculated as follows:

(i) Where the greatest common divisor of all periods between payments is—

(A) A year of 12 months, N shall be taken as 1;

(B) A “halfyear” or 6 months, N shall be taken as 2;

(C) A quarter or 3 months, N shall be taken as 4;

(D) A month, N shall be taken as 12;

(E) A fortnight, N shall be taken as 26;

(F) A week, N shall be taken as 52;

Provided that where 1 or 2 of the periods are shorter or longer than all the other periods this fact shall be disregarded in determining the greatest common divisor, and for the shorter or longer period or periods N shall be, at the option of the person, taken as—

(g) 365 divided by the number of days in the period calculated on a 365 day basis; or

(h) 360 divided by the number of days in the period calculated on a 360 day basis.

(ii) Where N cannot be determined according to the foregoing subparagraph it shall be, at the option of the person, taken as—

(a) 365 divided by the number of days in the period calculated on a 365 day basis; or

(b) 360 divided by the number of days in the period calculated on a 360 day basis for all of the periods.

(b) The amount of the present value of a financial arrangement calculated according to Method A as at A date shall be calculated according to the following formula:

\[
A + B - C \over 1 + F
\]

where—

A is the present value (if any) as at the end of the period immediately following the date; and

B is the sum of the amounts receivable by the issuer at the end of the period immediately following the date; and

C is the sum of the amounts payable by the holder or receivable by the issuer at the end of the period immediately following the given date; and

F is the amount calculated in relation to the financial arrangement and the person and the period immediately following the date according to the following formula:

\[
R \over 100 \times N ; \text{ and}
\]

R is the specified rate.

(3) Method B—(a) A person shall apply Method B only to financial arrangements which are debt instruments under which all payments after the issue or acquisition date are at regular “half-year” or quarterly intervals.

(b) For purposes of applying clause 6 (3) (c) of this determination in relation to any person—

(i) If amounts are payable at regular half-yearly intervals, N shall be taken as 2 and the preceding due date shall be taken as the date 6 calendar months prior to the date on which the first amount is payable on or after the date of issue or acquisition;

(ii) If amounts are payable at regular quarterly intervals, N shall be taken as 4 and the preceding due date shall be taken as the date 3 calendar months prior to the date on which the first amount is payable on or after the date of issue or acquisition.

(c) The amount of the present value of a financial arrangement calculated according to Method B as at a date shall be calculated according to the following formula:

\[
A + B - C \over D
\]

where—

A is the present value (if any) as at the end of the period immediately following the date; and

B is the sum of the amounts receivable by the holder or payable by the issuer at the end of the period immediately following the date; and

C is the sum of the amounts payable by the holder or receivable by the issuer at the end of the period immediately following the date; and

D is (a) Where an amount is payable at the end of the period immediately following the date is the last amount payable under the financial arrangement, an amount calculated according to the following formula:

\[
1 + F \times T1 \over T2
\]

(b) In any other case, an amount calculated according to the following formula:

\[
(T1) \over (1 + F) (T2)
\]; and

F means an amount calculated according to the following formula:

\[
R \over 100 \times N ; \text{ and}
\]

R is the specified rate; and

T1 is the number of days in the period immediately following the date calculated on a 365 day basis; and

T2 is the sum of T1 and—

(i) Where an amount is payable on the date, zero; or

(ii) In any other case, the number of days between the preceding due date and the date calculated on a 365 day basis.

7. Example—(1) Example A (a) This example illustrates Method A, using the same example as in Determination G3: Yield to Maturity Method and Determination G11: Present Value Based Yield to Maturity Method, Example A. The example shows that the present value at the beginning of a period is the same as the principal outstanding during the period.

On 12 March 1987 (the specified date) a holder acquires for $1,012,500 the right to receive the following income—

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>15 May 1987</td>
<td>$70,000</td>
</tr>
<tr>
<td>15 November 1987</td>
<td>$70,000</td>
</tr>
<tr>
<td>15 May 1988</td>
<td>$70,000</td>
</tr>
<tr>
<td>15 November 1988</td>
<td>$1,070,000</td>
</tr>
</tbody>
</table>

The greatest common divisor of all periods except the first is 6
Using the BOND PRICE and BOND YTM functions on the same as the acquisition price, verifying that the specified rate is equal to the yield to maturity for this transaction.

Therefore \( F = 0.028459 \) in the period ending 15/5/1987 and \( 1.081325 \) in all the remaining periods.

The present value at the beginning of the first period is the same as the acquisition price, verifying that the specified rate is equal to the yield to maturity for this transaction.

(2) Example B—(a) This example illustrates Method B, using the same example as in Determination G3: Yield to Maturity Method and Determination G11: Present Value Based Yield to Maturity Method, Example B.

On 12 March 1987 (the specified date) a holder acquires for $1,012,500 the right to receive the following income—

- 15 May 1987: $70,000
- 15 November 1987: $70,000
- 15 May 1988: $70,000
- 15 November 1988: $1,070,000

All amounts are expressed in New Zealand dollars.

Amounts are payable at regular half-yearly intervals, so that \( N = 2 \) and the preceding due date is 6 months prior to 15 May 1987, namely 15 November 1986.

Also, \( T_1 = T_2 \) except for the first (broken) period ending on 15 May 1987 for which

- \( T_1 = 15/5/87 - 12/3/87 = 64 \) days, and
- \( T_2 = 64 \) days + \( 12/3/87 - 15/11/86 = 181 \) days.

The specified rate \( R \) is \( 16.265\% \) per annum. (See footnote to this Example B for details of calculating using the HP12C calculator.)

Therefore \( f = 0.081325 \), and

\[
\frac{d}{d + (N - 1) \times \frac{T_1}{365}} = 1.028032 \text{ in the period ending 15/5/1987 and} 1.081325 \text{ in all the remaining periods.}
\]

(b) The following schedule may then be constructed, starting at the bottom and working up:

<table>
<thead>
<tr>
<th>Period Ending</th>
<th>Present Value at Beginning</th>
<th>Payments by Issuer</th>
<th>Payments by Holder</th>
<th>Present Value at End</th>
</tr>
</thead>
<tbody>
<tr>
<td>15/5/87</td>
<td>1,012,500</td>
<td>70,000</td>
<td>-</td>
<td>971,315</td>
</tr>
<tr>
<td>15/11/87</td>
<td>971,315</td>
<td>70,000</td>
<td>-</td>
<td>980,141</td>
</tr>
<tr>
<td>15/5/88</td>
<td>980,141</td>
<td>70,000</td>
<td>-</td>
<td>989,683</td>
</tr>
<tr>
<td>15/11/88</td>
<td>989,683</td>
<td>1,070,000</td>
<td>-</td>
<td>1,070,000</td>
</tr>
</tbody>
</table>

The present value at the beginning of the first period is the same as the acquisition price, verifying that the specified rate is equal to the yield to maturity for this transaction.

(c) Footnote: The calculations in Example B may be made using the BOND PRICE and BOND YTM functions on the HP12C (or equivalent) calculator.

(i) Calculating the Specified Rate, \( R \). The HP12C assumes that the purchase price excludes accrued interest, whereas the actual purchase price of $1,012,500 includes accrued interest from 15 November 1986 to 12 March 1987. This accrued interest is calculated as follows, per $100 nominal:

- Set up Any YTM (f) (D.MY)
- Coupon percent p.a. ( ENTER)
- Purchase date (STO) 1
- Maturity date (STO) 2
- (PRICE) (X \geq Y) 4.524862

This amount is then subtracted from the purchase price per $100 nominal, of $101.25, to give the ex-accrued interest purchase price.

- Purchase price 101.25
- (PV)
- Purchase date (RCL) 1
- Maturity date (RCL) 2
- (f) (YTM) 16.265

(ii) Calculating the present values. The “Present Values at Beginning” shown in the schedule may be calculated directly using the BOND PRICE function. The following steps reproduce the value at 15 November 1987 for example:

<table>
<thead>
<tr>
<th>Specified rate</th>
<th>16.265</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coupon % pa</td>
<td>14</td>
</tr>
<tr>
<td>Value date</td>
<td>15.111987</td>
</tr>
<tr>
<td>Maturity date</td>
<td>15.111988</td>
</tr>
<tr>
<td>Add accrued interest</td>
<td>(+) 97.984116</td>
</tr>
</tbody>
</table>

which is the per $100 nominal price corresponding to $979,841.

This Determination is signed by me on the 21st day of November in the year 1988.

R. D. ADAIR, Deputy Commissioner.

---

Determination G11: Accrual Income and Expenditure Using Present Value Based Yield to Maturity Method

This determination may be cited as “Determination G11: Present Value Based Yield to Maturity Method”.

1. Explanation (which does not form part of the determination.) (1) This determination states how the yield to maturity method shall be applied to a financial arrangement to calculate income derived or expenditure incurred for purposes of section 64c of the Income Tax Act, 1976.

(2) This determination is an alternative to Determination G3: Yield to Maturity Method and will give very similar answers when used with Method A of Determination G10: Present Value Calculation Methods.

(3) The determination applies to any financial arrangement where all the amounts and dates are known not later than the first balance date of the issuer or holder after issue or acquisition, as the case may be, and determined in a single currency.

(4) The approach adopted is to define a constant annual interest rate representing the yield to maturity of all the cash flows in the financial arrangement. Income derived and expenditure incurred is assumed to be compounded on the date of each payment. The calculations are simplified by using regular periods such as half years, months or weeks, where most or all of the cash flows occur at such intervals. However, where a period between payments is longer than one year, income derived and expenditure incurred must be compounded at yearly intervals.

(5) In general, there is no explicit formula for a yield to
maturity in terms of the cashflows. For purposes of this determination, the yield to maturity is defined as the interest rate at which the present value of all amounts payable after the date of issue or acquisition is equal to the amount payable on that date.

(6) The formula and method for calculating the present value will depend on the nature of the financial arrangements and a number of alternatives will be published in Determination G10: Present Value Calculation Methods for this purpose.

(7) Persons may use either Determination G3: Yield to Maturity Method or this determination for the purpose of applying the yield to maturity method to a financial arrangement. Once the person has elected to use Determination G3: Yield to Maturity Method or this determination for a particular financial arrangement, the method set out in that determination shall be used by the person over the life of that financial arrangement, unless the prior consent of the Commissioner is obtained to change methods.

(8) At each balance date after the date of issue or acquisition, the present value of the arrangement is recalculated using the same formula and method as was used originally to calculate the yield to maturity.

(9) The amount of income derived or expenditure incurred by the holder or issuer in respect of the income year ending on that balance date will be—

(a) The present value at the balance date,
less (b) Any amounts payable by the holder or receivable by the issuer (as the case may be) during the income year,
plus (c) Any amounts payable by the issuer or receivable by the holder (as the case may be) during the income year,
less (d) The present value as the preceding balance date (or date of issue or acquisition if later).

In most normal commercial financial arrangements, the yield to maturity will be unique, positive and less than 100 percent.

6. Method—(1) This determination may, at the election of the taxpayer, be used instead of Determination G3: Yield to Maturity Method, used to demonstrate that the methods give similar results.

(2) In this determination, unless the context otherwise requires, expressions used that are not defined in clause 5 (1) have the same meanings as in sections 64b to 64m of the Income Tax Act 1976.

(3) Any reference in this determination to another determination made by the Commissioner shall be construed as referring to any fresh determination made by the Commissioner to vary, rescind, restrict, or extend that determination.

7. Examples—(1) Example A

(a) This is the same example as in Determination G3: Yield to Maturity Method, used to demonstrate that the methods give similar results.

On 12 March 1987 a holder acquires for $1,012,500 the right to receive the following income:

<table>
<thead>
<tr>
<th>Date</th>
<th>Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td>15 May 1987</td>
<td>$70,000</td>
</tr>
<tr>
<td>15 November 1987</td>
<td>$70,000</td>
</tr>
<tr>
<td>15 May 1988</td>
<td>$70,000</td>
</tr>
<tr>
<td>15 November 1988</td>
<td>$1,070,000</td>
</tr>
</tbody>
</table>

The holder balances on 31 March. All amounts are in New Zealand currency.

It will be found that the annual yield to maturity rate (R) is 16.2308% per annum; see Example A in Determination G10: Present Value Calculation Methods.
The holder balances on 31 March. All amounts are in New Zealand currency.

This income would be typical of a New Zealand Government Stock, 14% coupon maturing 15 November 1988.

Under Method B of calculating the present value of a financial arrangement, it is calculated that the annual yield to maturity rate is 16.265%. This is the interest rate at which the present value of payments due after 12 March 1987 is equal to $1,012,500; see Example B of Determination G10: Present Value Calculation Methods.

(b) The present values at the end of each income year are calculated using Method B of Determination G10: Present Value Calculation Methods, the same as the method adopted by the International Association of Bond Dealers and used in the HP12C and similar calculators.

The calculation of present values in Example B may be made using the BOND PRICE function on the HP12C (or equivalent) calculator. The following steps reproduce the "Present value at year end" for the income year ending 31 March 1987:

\[
\text{Specified rate} = 16.265 \\
\text{Coupon \% pa} = 14 \\
\text{Value date} = 31.03.1987 \\
\text{Maturity date} = 15.11.1988 \\
\text{Add accrued interest} = 102.084588 \\
\text{Total} = 267,500
\]

(c) The following schedule may then be constructed:

\[
\begin{array}{cccc}
\text{Year Ending} & \text{Present Value at \ Year End} & \text{Payments Earned by} & \text{Income} \\
\text{by Holder} & \text{by Issuer} & \text{Holder} \\
\text{1987} & 1,020,887 & 140,000 & 158,008 \\
\text{1988} & 1,039,241 & 140,000 & 158,395 \\
\text{1989} & 1,140,000 & 101,105 & \\
\hline
\text{Total} & 267,500 & & \\
\end{array}
\]

Note (i) $1,020,887 - $1,012,500 = $8,387

(ii) $1,039,241 - $1,020,887 + $140,000 = $158,395

(iii) Calculated using the formula for the base price adjustment in section 64F (2) of the Act:

\[
a - (b + c) = 8,346
\]

Where:

\[
a = 70,000 + 70,000 + 70,000 + 1,070,000 = 1,280,000, \\
b = $1,012,500, \\
c = 8,387 + 158,008 = $166,395
\]

The amount of income derived to date by the holder.

Note that this is confirmed by extending the same calculation procedure used for 1987 and 1988, into 1989 as follows:

\[
a = 0, \\
b = 0, \\
c = 1,140,000, \\
d = 1,039,241
\]

Hence

\[
a - b + c - d = 100,759
\]

(2) Example B

(a) This example is also similar to that in Determination G3: Yield to Maturity Method.

On 12 March 1987 a holder acquires for $1,012,500 the right to receive the following income:

\[
\begin{array}{c}
15 \text{ May 1987} \\
15 \text{ November 1987} \\
15 \text{ May 1988} \\
15 \text{ November 1988} \\
\hline
\text{Total} \\
\end{array}
\begin{array}{c}
70,000 \\
70,000 \\
70,000 \\
1,070,000 \\
\hline
1,280,000 \\
\end{array}
\]

The calculation of present values in Example B may be made using the BOND PRICE function on the HP12C (or equivalent) calculator. The following steps reproduce the "Present value at year end" for the income year ending 31 March 1987:

\[
\text{Specified rate} = 16.265 \\
\text{Coupon \% pa} = 14 \\
\text{Value date} = 31.03.1987 \\
\text{Maturity date} = 15.11.1988 \\
\text{Add accrued interest} = 102.084588 \\
\text{Total} = 267,500
\]

(c) The following schedule may then be constructed:

\[
\begin{array}{cccc}
\text{Year Ending} & \text{Present Value at \ Year End} & \text{Payments Earned by} & \text{Income} \\
\text{by Holder} & \text{by Issuer} & \text{Holder} \\
\text{1987} & 1,020,887 & 140,000 & 158,008 \\
\text{1988} & 1,039,241 & 140,000 & 158,395 \\
\text{1989} & 1,140,000 & 101,105 & \\
\hline
\text{Total} & 267,500 & & \\
\end{array}
\]

Note (i) $1,020,887 - $1,012,500 = $8,387

(ii) $1,039,241 - $1,020,887 + $140,000 = $158,395

(iii) Calculated using the formula for the base price adjustment in section 64F (2) of the Act:

\[
a - (b + c) = 8,346
\]

Where:

\[
a = 70,000 + 70,000 + 70,000 + 1,070,000 = 1,280,000, \\
b = $1,012,500, \\
c = 8,387 + 158,008 = $166,395
\]

The amount of income derived to date by the holder.

Note that this is confirmed by extending the same calculation procedure used for 1987 and 1988, into 1989 as follows:

\[
a = 0, \\
b = 0, \\
c = 1,140,000, \\
d = 1,039,241
\]

Hence

\[
a - b + c - d = 100,759
\]
Determination G12: Accounting for a Financial Arrangement in the Absence of a Determination

This determination may be cited as “Determination G12: Accounting for a Financial Arrangement in the Absence of a Determination”.

1. **Explanation**—(1) This determination applies where a person is a holder or an issuer of a financial arrangement and—

   (a) Section 64c (2) of the Act does not apply (i.e., it is not possible to calculate the amount of the income derived or expenditure incurred by the person in respect of the financial arrangement using the yield to maturity method); and

   (b) Section 64c (3) (a) of the Act does not apply (i.e., the Commissioner has issued no other determination that provides a method of accounting for the financial arrangement); and

   (c) The person does not report the amount of the income derived or expenditure incurred in respect of the financial arrangement for financial reporting purposes.

(2) Where this determination applies in relation to a person and a financial arrangement, the person is required to calculate the income derived or expenditure incurred in respect of the financial arrangement using a method that—

   (a) Has regard to the principles of accrual accounting; and

   (b) Conforms with commercially acceptable practice; and

   (c) Results in the allocation to each income year of an amount that, having regard to the tenor of section 64c (2) of the Act is fair and reasonable.

(3) Any method adopted under this determination for calculating the income derived or expenditure incurred by a person in respect of a financial arrangement and an income year is required to be consistently applied.

2. **Reference**—This determination is made pursuant to section 64t (1) (b) of the Act.

3. **Scope of Determination**—This determination applies where a person is a holder or an issuer of a financial arrangement and—

   (a) Sections 64c (2) and 64c (3) (a) of the Act do not apply in relation to the person and the financial arrangement; and

   (b) For financial reporting purposes the person does not report the amount of the income derived or expenditure incurred in respect of the financial arrangement.

4. **Principle**—(1) Where this determination applies to a person and a financial arrangement in an income year, the amount of the income derived or expenditure incurred by the person in respect of the financial arrangement and the income year shall be calculated using a method that has regard to the purpose of section 64c of the Act.

(2) Where pursuant to this determination a person adopts a method for calculating the income derived or expenditure incurred by the person in respect of a financial arrangement and an income year, the person shall adopt that method in respect of all such financial arrangements.

5. **Interpretation**—In this determination, unless the context otherwise requires—

Words and expressions used shall have the same meanings as in the Act, except that where there is a conflict between the meaning of an expression in sections 64b to 64m of the Act and the meaning of the expression elsewhere in the Act the expression shall have the same meaning as in the said sections 64b to 64m:


6. **Method**—(1) Where—

(a) This determination applies in respect of a person and a financial arrangement and an income year; and

(b) For financial reporting purposes the person does not report the amount of the income derived or expenditure incurred in respect of the financial arrangement using a method that has regard to the principles of accrual accounting—

the amount of the income derived or expenditure incurred by the person in respect of the financial arrangement and the income year shall be calculated using a method that—

   (c) Has regard to the principles of accrual accounting; and

   (d) Conforms with commercially acceptable practice; and

   (e) Results in the allocation to each income year of an amount that, having regard to the tenor of section 64c (2) of the act is fair and reasonable.

(2) Where this determination applies in relation to a person and a financial arrangement and an income year, the amount of the income derived or expenditure incurred by the person in respect of the financial arrangement and the income year shall be calculated using the method used to calculate the income derived or expenditure incurred in the income year by the person in respect of every other such financial arrangement to which this determination applies.

7. **Example**—Financial arrangement not reported for financial reporting purposes.

(1) An individual’s assets include a reviewable rate mortgage acquired on 1 October 1988. The first interest payment on the mortgage is due on 30 September 1989. The individual does not prepare any financial reports.

(2) At 1 October 1988 the Commissioner had issued no determination that prescribed a method of accounting for such a financial arrangement. This determination therefore applies and the taxpayer must report the income in his or her income tax return using a method that satisfies clause 6 (4) (c), (d) and (e) of this determination.

(3) For the purpose of calculating the income derived from the mortgage by the individual in the year ending 31 March 1988, the following method is acceptable under this determination. The amount of the income could be calculated by apportioning the interest receivable at the first payment date following balance date to the appropriate accounting periods on a straight line daily basis over the days in the period to which the payment relates.

This determination is signed by me on the 21st day of November in the year 1988.

R. D. ADAIR, Deputy Commissioner of Inland Revenue.

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**Justice**

**Criminal Justice Act 1985**

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Christchurch on Wednesday, 7 December 1988 against Robert John Snowdon for the confiscation of the following motor vehicle—

Mark III Cortina.
Human Rights Commission Act 1977

The Equal Opportunities Tribunal

Pursuant to section 47 (4) of the Human Rights Commission Act 1977, the Minister of Justice has approved the inclusion on the panel of persons who may be appointed pursuant to section 47 (4) of that Act (which relates to the constitution of the Equal Opportunities Tribunal) of

Raewyn Rose Cocker of Auckland

for a period on and from 22 August to the completion of the case:


Dated at Wellington this 24th day of November 1988.

PHILIP WOOLLASTON, for Minister of Justice.

Insurance Companies Deposits Act 1953

Insurance Companies Deposits Act Notice 1988

Pursuant to section 4b (3) of the Insurance Companies Deposits Act 1953, the Minister of Justice hereby gives the following notice:

Notice

1. This notice may be cited as the Insurance Companies Deposits Act Notice 1988.

2. The agent specified in the Schedule hereto is hereby declared to be authorised to make a deposit with the Public Trustee under section 4b of the Insurance Companies Deposits Act 1953.

Schedule

Baxter Rowbotham (Holdings) Limited.

Dated at Wellington this 1st day of December 1988.

GEOFFREY PALMER, Minister of Justice.

Law Practitioners Act 1982

Appointment of Lay Member of the Manawatu, Taranaki and Wanganui District Law Societies’ Disciplinary Tribunals

Pursuant to section 103 (2) (b) of the Law Practitioners Act 1982, His Excellency the Governor-General of New Zealand has been pleased to appoint

Christine Murphy, of Palmerston North

as a lay member of the Manawatu, Taranaki and Wanganui District Law Societies’ Disciplinary Tribunals for a term of 3 years on and from the date hereof.

Dated at Wellington this 22nd day of November 1988.
T. E. LAW,  
Senior Advisory Officer (Harbours Management).  
(M.O.T. 54/51/1)  
g014750

**Transport Act 1962**

Notice of Intention to Hold an Inquiry into the 
Operation of a Transport Licence

To: Mrs Sopo Sua (referred to below as “the licensee”).  
And to: The Secretary for Transport, Wellington.  

Take notice that pursuant to section 140 of the Transport Act 1962 and pursuant to Appeal Decision No. 3070, the Licensing Authority for the Wellington Transport District will hold a public inquiry into the operation of Taxi Service Licence No. 10747.

The reason why the inquiry is to be conducted is that the Licensing Authority wishes to determine on stated grounds:

(a) Whether or not the licensee meet the criteria set out in section 124 of the Transport Act 1962, and—

(b) Whether or not the licensee has failed to comply with any term or condition of the licence.

The public inquiry will be held on Thursday, 26 January 1989 at 9.30 a.m. in the Conference Room, Second Floor, Markham House, Cuba Street, Wellington.

The licensee and the Secretary for Transport are entitled to appear and to be heard at the public inquiry and may be represented by a lawyer or other agent. Any further information regarding the inquiry may be obtained from the undersigned.

Dated at Wellington this 13th day of December 1988.  
J. MOIR, Secretary.  
Wellington Transport District Licensing Authority.

g014728

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**Authorities and Other Agencies of State**

**Commerce**

**Engineers Registration Act 1924**  
**Engineers registration Amendment Act 1988**

New Zealand Engineering Degrees

The Engineers Registration Board hereby gives notification that it recognises the following degrees for the purposes of section 6 (1) (a) (i) of the Engineers Registration Act 1924, as amended by the Engineers Registration Amendment Act 1988.

- "Bachelor of Engineering, University of Auckland.  
- Bachelor of Engineering, University of Canterbury.  
- Bachelor of Technology (Biotechnology), Massey University (see Note 1).  
- Bachelor of Technology (Industrial Technology), Massey University (see Note 2).  
- Bachelor of Technology (Industrial Engineering or Manufacturing), Massey University (see Note 2).  

Note 1: with effect from class completing at end of 1979.  
Note 2: with effect from class completing at end of 1981."

Dated this 5th day of December 1988.  
J. M. PRENDERGAST, for Secretary of Commerce.

**New Zealand Horticulture Export Authority**

**New Zealand Horticulture Export Authority Act 1987**

Approved Export Marketing Strategy and Export Licence Requirements for Wasabi

Pursuant to section 30 of the New Zealand Horticulture Export Authority Act 1987, the authority hereby gives notice with respect to the following prescribed product:

- Wasabi (Wasabia japonica (syn. Eutrema wasabi) and Wasabia tenuis)

that

(a) on the 7th day of December 1988, the authority approved the export marketing strategy with respect to this prescribed product pursuant to section 28 of the said Act; and

(b) pursuant to section 29 of the said Act, the authority has fixed the 1st day of February 1989, as the date this export marketing strategy shall come into force; and

(c) from the 1st day of February 1989, any person who wishes to export Wasabi will be required to hold an export licence issued under the said Act; and

(d) applications for an export licence should be made to the New Zealand Horticulture Export Authority, P.O. Box 1417, Wellington, on the form provided by the authority, on or before the 15th day of January 1989.

Dated at Wellington this 13th day of December 1988.  
D. L. PAETZ, Secretary.  
New Zealand Horticulture Export Authority.  
au14730

**New Zealand Milk Authority**

**Milk Act 1988**

Minimum Standards—Kaitaia Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Kaitaia home delivery district. (The Kaitaia home delivery district covers the same area as the Kaitaia milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)

(a) Frequency of delivery of milk to domestic consumers in Kaitaia, Taipa, Coopers Beach, Mangonui, Kaeo, Awanui, Te Kao, Herekino, Broadwood, Kohukohou, Mangamuka, Ahipara, Rangiputa, Tokerau Beach and Whatuwhiwhi:

Minimum of 3 days per week, no two of which are to be consecutive
Minimum Standards—Bay of Islands Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Bay of Islands home delivery district. (The Bay of Islands home delivery district covers the same area as the Bay of Islands milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)

(a) Frequency of delivery of milk to domestic consumers:

(i) Kaikohe, Kawakawa, Kerikeri and Moerewa: Minimum of 6 days per week.

(ii) Russell, Okaiahu, Omapere, Opononi, Rawene and Patrick: Minimum of 3 days per week, no two of which are to be consecutive.

(b) Times at which milk is to be delivered to domestic consumers:

(i) Russell:
Commencing at 1 p.m.

(ii) Okaiahu, Omapere, Opononi, Rawene and Patrick:
Commencing at 3 p.m.

(iii) Kaikohe, Kawakawa, Kerikeri and Moerewa:
Commencing at 4 p.m.

(c) Point of delivery to domestic consumers:

Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.

This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.

Dated at Wellington this 6th day of December 1988.

D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEM, Member.

Minimum Standards—Rodney Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Rodney home delivery district. (The Rodney home delivery district covers the same area as the Rodney milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)

(a) Frequency of delivery of milk to domestic consumers:

(i) Albany, Paremoremo, Silverdale, Red Beach, Stanmore Bay, Whangaparaoa, Orewa, Warkworth, Wellsford, Mangaturu, Waitakere, Kumeu and Helensville:
Minimum of 4 days per week.

(ii) Coatesville, Redvale, Dairy Flat, Wainui, Still Water, Wade Heads, Arkles Bay, Manley, Tindals, Army Bay, Hatfields, Waiauru and Whiti of the: Minimum of 3 days per week, no two of which are to be consecutive.

(b) Times at which milk is to be delivered to domestic consumers:

Commencing at 4 p.m.

(c) Point of delivery to domestic consumers:

Delivery to domestic consumers is not hereby required to be
made at a point further than one metre from the boundary of private property with a public road or street.

This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.

Dated at Wellington this 9th day of December 1988.

D. J. GASSON, President.

I. M. MURRAY, Member.

S. D. BURSLEM, Member.

Minimum Standards—Auckland Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Auckland home delivery district. (The Auckland home delivery district covers the same area as the Auckland milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)

(a) Frequency of delivery of milk to domestic consumers:

Auckland Central

(i) Herne Bay, St Marys Bay, City Central, Newton, Eden Terrace, Grafton, Newmarket, Kingsland, Sandringham, Three Kings, Mt Roskill, Hillsborough, Lynfield, Avondale, Royal Oak, Penrose, Onehunga and Te Papapa:

7 days per week.

(ii) Morningside:

Minimum of 6 days per week.

(iii) Westmere, Grey Lynn, Western Springs, Arch Hill, Freemans Bay, Ponsonby, Parnell, Mt Albert, Mt Eden, Balmoral, Epsom, Remuera, Orakei and Mission Bay:

Minimum of 3 days per week, no two of which are to be consecutive.

Auckland South

(i) East Tamaki, Otara, Otahuhu, Takanini, Weymouth, Papakura, Drury, Pukekohe, Tuakau, Patumahoe, Kingsseat, Paerata, Westfield, Oranga, Southdown and Mt Wellington:

7 days per week.

(ii) Mangere, Papatoetoe, Manurewa, Karaka and Glenbrook:

Minimum of 3 days per week, no two of which are to be consecutive.

(iii) Bombay, Mercer, Pokeno, Maramarua and Kaiapua:

Minimum of 2 days per week, no two of which are to be consecutive.

Auckland East

(i) Maraetai, Beachlands, Kohimarama, St Heliers, Glendowie, Tamaki, Panmure, St Johns, Meadowbank and Ellerslie:

7 days per week.

(ii) Glenn Innes and Pt England:

Minimum of 6 days per week.

(iii) Bucklands Beach, Eastern Beach, Mellons Bay, Cockle Bay, Half Moon Bay, Howick and Pakuranga:

Minimum of 3 days per week, no two of which are to be consecutive.

Auckland North

(i) Birkenhead, Northcote, Chatswood, Highbury, Northcote Central, Birkdale, Beachhaven, Hillcrest, Marlborough, Glenfield, West Lake, Forrest Hill, Crownhill, Castor Bay, Hauraki, Belmont, Bayswater, Narrow Neck, Vauxhall, Cheltenham, Devonport, Stanley Bay, Campbells Bay, Mairangi Bay, Pine Hill, Murrays Bay, Rothesay Bay, Browns Bay, Northcross, Torbay and Long Bay:

7 days per week.

(ii) Sunnybrook and Cuthill:

Minimum of 4 days per week.

(iii) Milford, Greenhithe and Okura:

Minimum of 3 days per week, no two of which are to be consecutive.

Auckland West

(i) Blockhouse Bay, Greenbay, New Lynn, Kelston, North Titirangi, Konini, Glen Eden, Sunny Vale, Henderson, Te Atatu South, Te Atatu North and West Harbour:

7 days per week.

(ii) Avondale, Waterview, Pt Chevalier, Glendene, Lincoln, Massey East, Massey West, Waima, Oratia, Swanson and Ranui:

Minimum of 6 days per week.

(iii) Woodlands Park and Henderson Valley:

Minimum of 4 days per week.

(iv) Laingholm and Huka:

Minimum of 3 days per week, no two of which are to be consecutive.

(b) Times at which milk is to be delivered to domestic consumers:

Commencing at 4 p.m.

(c) Point of delivery to domestic consumers:

Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.

This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.

Dated at Wellington this 9th day of December 1988.

D. J. GASSON, President.

I. M. MURRAY, Member.

S. D. BURSLEM, Member.

Minimum Standards—Waikato Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Waikato home delivery district. (The Waikato home delivery district covers the same area as the Waikato milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)

(a) Frequency of delivery of milk to domestic consumers:

(i) Hamilton and Te Awamutu:

7 days per week.

(ii) Morrinsville and Huntly:

Minimum of 6 days per week.

(iii) Cambridge and Ngaruawahia:

Minimum of 3 days per week, no two of which are to be consecutive.

(b) Times at which milk is to be delivered to domestic consumers:

Commencing at 4 p.m.

(c) Point of delivery to domestic consumers:

Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.

This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.

Dated at Wellington this 30th day of November 1988.
Minimum Standards—South-East Waikato Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the South-East Waikato home delivery district. (The South-East Waikato home delivery district covers the same area as the South-East Waikato milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)

(a) Frequency of delivery of milk to domestic consumers in Taupo, Putaruru, Tokorua and Tirau:

7 days per week.

(b) Times at which milk is to be delivered to domestic consumers:

Commencing at 4 p.m.

(c) Point of delivery to domestic consumers:

Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.

This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.

Dated at Wellington this 30th day of November 1988.

D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEM, Member.

Minimum Standards—Waitomo Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Waitomo home delivery district. (The Waitomo home delivery district covers the same area as the South-East Waikato milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)

(a) Frequency of delivery of milk to domestic consumers in Otorohanga, Te Kuiti, Kawhia and Mokau:

Minimum of 3 days per week, no two of which are to be consecutive.

(b) Times at which milk is to be delivered to domestic consumers:

Commencing at 4 p.m.

(c) Point of delivery to domestic consumers:

Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.

This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.

Dated at Wellington this 30th day of November 1988.

D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEM, Member.

Minimum Standards—Rotorua Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Rotorua home delivery district. (The Rotorua home delivery district covers the same area as the Rotorua milk district in terms of the Milk Districts Order 1968, Amendment No. 1—New Zealand Gazette, 15 February 1979, P2999)

(a) Frequency of delivery of milk to domestic consumers in City of Rotorua and environs:

7 days per week.

(b) Times at which milk is to be delivered to domestic consumers:

Commencing at 4 p.m.

(c) Point of delivery to domestic consumers:

Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.

This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.

Dated at Wellington this 30th day of November 1988.

D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEM, Member.

Minimum Standards—Ruapehu Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Ruapehu home delivery district. (The Ruapehu home delivery district covers the same area as the Ruapehu milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)

(a) Frequency of delivery of milk to domestic consumers in Ohakune, Raetihi and Waiouru:

Minimum of 3 days per week, no two of which are to be consecutive.

(b) Times at which milk is to be delivered to domestic consumers:

Commencing at 4 p.m.

(c) Point of delivery to domestic consumers:

Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.

This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.

Dated at Wellington this 30th day of November 1988.

D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEM, Member.

Minimum Standards—Murupara Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Murupara home delivery district. (The Murupara home delivery district covers the same area as the Murupara milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)
(a) Frequency of delivery of milk to domestic consumers in Borough of Murupara and environs:
   7 days per week.
(b) Times at which milk is to be delivered to domestic consumers:
   Commencing at 4 p.m.
(c) Point of delivery to domestic consumers:
   Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.
This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.
Dated at Wellington this 30th day of November 1988.
D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEM, Member.
a14774

Minimum Standards—Rangitikei Home Delivery District
In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Rangitikei home delivery district. (The Rangitikei home delivery district covers the same area as the Rangitikei milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)
(a) Frequency of delivery of milk to domestic consumers in Taihape:
   Minimum of 4 days per week.
(b) Times at which milk is to be delivered to domestic consumers:
   To be completed by 9 a.m.
(c) Point of delivery to domestic consumers:
   Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.
This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.
Dated at Wellington this 30th day of November 1988.
D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEM, Member.
a14775

Minimum Standards—Manawatu Home Delivery District
In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Manawatu home delivery district. (The Manawatu home delivery district covers the same area as the Manawatu milk district in terms of the Milk Districts Order 1968. Amendment No. 1—New Zealand Gazette, 15 February 1979, P299)
(a) Frequency of delivery of milk to domestic consumers:
   (i) Palmerston North, Feilding, Ashhurst, Foxton, Marton and Shannon:
      Minimum of alternate days.
   (ii) Bulls:
      Minimum of 3 days per week, no two of which are to be consecutive.
   (b) Times at which milk is to be delivered to domestic consumers:
   (i) Bulls and Ashhurst:
      To be completed by 9 a.m.
   (ii) Other places:
      Commencing at 4 p.m.
   (c) Point of delivery to domestic consumers:
      Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.
This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.
Dated at Wellington this 30th day of November 1988.
D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEM, Member.
a14778

Minimum Standards—Wellington-Horowhenua Home Delivery District
In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Wellington-Horowhenua home delivery district. (The Wellington-Horowhenua home delivery district covers the same area as the Wellington-Horowhenua milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)
(a) Frequency of delivery of milk to domestic consumers:
   (i) Otaki and Levin:
      Minimum of alternate days.
   (ii) Greater Wellington area including the Hutt Valley and the west coast to and including Wairarapa:
      Minimum of 3 days per week, no two of which are to be consecutive.
   (b) Times at which milk is to be delivered to domestic consumers:
      Commencing at 4 p.m.
   (c) Point of delivery to domestic consumers:
      Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.
This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.
Dated at Wellington this 30th day of November 1988.
D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEM, Member.
a14780

Minimum Standards—Mid-Canterbury Home Delivery District
In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the Mid-Canterbury home delivery district. (The Mid-Canterbury home delivery district covers the same area as the Mid-Canterbury milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968, P1403 et seq.)
(a) Frequency of delivery of milk to domestic consumers:
   (i) Ashburton:
      Minimum of 6 days per week.
   (ii) Methven:
      Minimum of alternate days.
   (iii) Highway between Ashburton and Methven:
Minimum Standards—South Canterbury Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby determines the following minimum standards in relation to the delivery of milk by and on behalf of the processor for the South Canterbury home delivery district. (The South Canterbury home delivery district covers the same area as the Southland milk district in terms of the Milk Districts Order 1968—New Zealand Gazette, 22 August 1968. P1403 et seq.)

(a) Frequency of delivery of milk to domestic consumers:

(i) Timaru, Temuka and Pleasant Point: 7 days per week.

(ii) Geraldine, Waimate, Winchester and Fairlie: Minimum of 6 days per week.

(iii) Maungati/St Andrews: Minimum of 3 days per week, no two of which are to be consecutive.

(b) Times at which milk is to be delivered to domestic consumers:

(i) Geraldine: September to April: Commencing at 5.30 a.m. May to August: Commencing at 4 p.m.

(ii) Pleasant Point and Fairlie: Commencing at 7 a.m.

(iii) Maungati/St Andrews: Commencing at 3 a.m.

(iv) Timaru, Temuka, Waimate and Winchester: Commencing at 3.30 p.m.

(c) Point of delivery to domestic consumers:

Delivery to domestic consumers is not hereby required to be made at a point further than one metre from the boundary of private property with a public road or street.

This notice shall come into force on the expiration of 10 working days after its publication in the Gazette.

Dated at Wellington this 30th day of November 1988.

D. J. GASSON, President.
I. M. MURRAY, Member.
S. D. BURSLEN, Member.

PostBank

Post Office Savings Bank Regulations 1985

Bonus Bonds Weekly Prize Draw No. 2, December 1988

Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 2 for 10 December is as follows:

One prize of $50,000: 7986 085559.

Eighteen prizes of $5,000: 618 615126, 1784 288058, 3296 290898, 4298 174175, 4580 368115, 5796 624790, 5993 177547, 6985 764417, 7693 915836, 8094 249737, 8292 370726, 8397 459076, 8495 707557, 8691 002551, 8886 369367, 8990 586479, 9092 863246 and 9297 465335.

ROGER DOUGLAS, Minister of Finance.
Reserve Bank

Exchange Control Regulations 1985

The Exchange Control (Authorised Foreign Exchange Dealers) Notice (No. 4) 1988

Pursuant to the Exchange Control Regulations 1985, the Reserve Bank of New Zealand hereby gives the following notice.

Notice

1. Title and commencement—(1) This notice may be cited as the Exchange Control (Authorised Foreign Exchange Dealers) Notice (No. 4) 1988.

(2) This notice shall come into force on the 15th day of December 1988.

2. Designation of authorised foreign exchange dealers—The persons named in the Schedule to this notice are designated as authorised foreign exchange dealers.

3. Revocation—The Exchange Control (Authorised Foreign Exchange Dealers) Notice (No. 3) 1988 is hereby revoked.

Schedule

ANZ Banking Group (New Zealand) Limited.
Bancorp Securities Limited.
Bank of New Zealand.
Banque Indosuez New Zealand Limited.
Barclays Bank New Zealand Limited.
B.T. New Zealand Limited.
CIBC New Zealand Limited.
Citibank N.A.
DFC New Zealand Limited.
Elders Merchant Finance Limited.
Midland Montagu Australia Limited.
National Australia Bank (NZ) Limited.
NZI Bank Limited.
State Bank of South Australia.
The Hongkong and Shanghai Banking Corporation.
The National Bank of New Zealand Limited.
Westpac Banking Corporation.

Dated at Wellington this 13th day of December 1988.

A. A. SMITH, Chief Manager, International Department, Reserve Bank of New Zealand.

The Exchange Control (Authorised Foreign Exchange Dealers) Notice (No. 5) 1989

Pursuant to the Exchange Control Regulations 1985, the Reserve Bank of New Zealand hereby gives the following notice.

Notice

1. Title and commencement—(1) This notice may be cited as the Exchange Control (Authorised Foreign Exchange Dealers) Notice (No. 5) 1989.

(2) This notice shall come into force on the 4th day of January 1989.

2. Designation of authorised foreign exchange dealers—The persons named in the Schedule to this notice are designated as authorised foreign exchange dealers.

3. Revocation—The Exchange Control (Authorised Foreign Exchange Dealers) Notice (No. 4) 1988 is hereby revoked.

Schedule

ANZ Banking Group (New Zealand) Limited.
Bancorp Securities Limited.
Bank of New Zealand.
Banque Indosuez New Zealand Limited.
Barclays Bank PLC.
B.T. New Zealand Limited.
CIBC New Zealand Limited.
Citibank N.A.
DFC New Zealand Limited.
Elders Merchant Finance Limited.
Midland Montagu Australia Limited.
National Australia Bank (NZ) Limited.
NZI Bank Limited.
State Bank of South Australia.
The Hongkong and Shanghai Banking Corporation.
The National Bank of New Zealand Limited.
Westpac Banking Corporation.

Dated at Wellington this 13th day of December 1988.

A. A. SMITH, Chief Manager, International Department, Reserve Bank of New Zealand.

Reserve Bank of New Zealand Act 1964

Registration of New Banks

Notice is hereby given that on the 7th day of December 1988, the Reserve Bank of New Zealand registered the following financial institutions as registered banks, pursuant to section 38D (3) of the Reserve Bank of New Zealand Act 1964:

Barclays Bank PLC
State Bank of South Australia

Dated at Wellington this 13th day of December 1988.

K. G. MORRELL, Chief Manager, Financial Institutions Department, Reserve Bank of New Zealand.

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 2 November 1988

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>$(000)</th>
</tr>
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<tbody>
<tr>
<td>Overseas liabilities—</td>
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<tr>
<td>Denominated in overseas currencies—</td>
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<tr>
<td>(a) Short term</td>
<td>1,161,737</td>
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<td>(b) Long term</td>
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<tr>
<td>Denominated in New Zealand currency—</td>
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<tr>
<td>(a) Short term</td>
<td>50,222</td>
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<tr>
<td>(b) Long term</td>
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<table>
<thead>
<tr>
<th>Assets</th>
<th>$(000)</th>
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<tbody>
<tr>
<td>Overseas assets—</td>
<td></td>
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<tr>
<td>Denominated in overseas currencies—</td>
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<tr>
<td>(a) Short term</td>
<td>1,581,783</td>
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<tr>
<td>(b) Long term</td>
<td>15,041</td>
</tr>
<tr>
<td>(c) Holdings of I.M.F. special drawing rights</td>
<td>1,561</td>
</tr>
<tr>
<td>Denominated in New Zealand currency—</td>
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</tr>
<tr>
<td>(a) Short term</td>
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### Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 9 November 1988

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>$(000)</th>
<th>Assets</th>
<th>$(000)</th>
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<tr>
<td><strong>Overseas liabilities—</strong></td>
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<td>Denominated in overseas currencies—</td>
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<td>(a) Short term</td>
<td>1,157,662</td>
<td>(a) Short term</td>
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<td>98,806</td>
<td>(b) Long term</td>
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<tr>
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<td>(c) Holdings of I.M.F. special drawing rights</td>
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<td>(b) Long term</td>
<td>–</td>
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<td></td>
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<td><strong>Allocation of special drawing rights by I.M.F.</strong></td>
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<td><strong>Denominated in New Zealand currency—</strong></td>
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<td>(a) Short term</td>
<td>–</td>
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<td>Public account</td>
<td>253,897</td>
<td>(b) Long term</td>
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<td>Other</td>
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<td>15,719</td>
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<td>(b) Settlement Banks</td>
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<td>Other</td>
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<td>One day advance</td>
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<td>(c) Stabilisation accounts</td>
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<td>Other</td>
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<td>(e) Other</td>
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<td><strong>Reserve Bank Bills</strong></td>
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<td>Other</td>
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<td>(c) Other</td>
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<td>(a) Government</td>
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<td>(b) Other reserves</td>
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<td>(b) Marketing organisations</td>
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<td>(c) Profit and loss appropriation account</td>
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<td>995,200</td>
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<td></td>
<td>(b) Other</td>
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<td><strong>Other assets</strong></td>
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<td>423,599</td>
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<td><strong>$5,017,606</strong></td>
<td><strong>$5,017,606</strong></td>
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</tbody>
</table>

G. K. FROGGATT, Chief Manager, Corporate Services.

au14538
Land Notices

Agriculture and Fisheries

Public Works Act 1981

The Maungatapere Irrigation Order 1988

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 12th day of December 1988
Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 208 of the Public Works Act 1981, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

1. (1) This order may be cited as the Maungatapere Irrigation Order 1988.
(2) This order shall come into force on the day after the date of its notification in the Gazette.

2. The Minister of Agriculture (hereinafter referred to as the Minister) is hereby authorised to construct, maintain, and control the water supply works described in the Second Schedule hereto to serve the district described in the First Schedule hereto. The Minister shall jointly develop and manage with the Whangarei City Council the irrigation scheme headworks and trunk main, and the City’s Poroti headworks for irrigation and for public water supply. Costs shall be apportioned between the Minister and the Whangarei City Council according to benefits received.

3. The area of land described in the First Schedule hereto is hereby constituted as an irrigation district to be known as the Maungatapere Irrigation District (hereinafter referred to as the district).

4. The water which is the subject of the said supply agreement shall be treated for removal of most sediment and organic matter, but will require further filtering or straining on-orchard.

5. The objective of the scheme is to take water from the Wairua River and to maintain a piped supply of irrigation water at a minimum supply pressure of 150 kilopascals to approximately 1,500 hectares of irrigable land in the district for the irrigation of horticultural crops. The headworks shall be capable of supplying water at a maximum rate of 28 cubic metres of water per irrigable hectare over each 24 hour period.

6. The scheme, after construction, is intended to be handed over to local control for management, operation, and maintenance under section 198 of the Public Works Act 1981.

7. The annual water charges for the scheme are set pursuant to section 212A of the Public Works Act 1981 and shall comprise a basic charge and an operating charge.

8. The basic charge is calculated to recover, over 30 years, 30 percent of the costs of development of the water supply works together with interest at an approved rate. This charge will be calculated as a table mortgage where the payments are adjusted annually by an inflation index and also adjusted as necessary to compensate for any change in capital cost, scheme area, or interest rate. The objective of this payment method is for the basic charge to remain constant in real terms.

9. The operating charge is calculated to recover the total costs of operation and maintenance and may also include allowance for costs and benefits arising from joint use of headworks. The charge shall be subject to annual review and adjusted as necessary to compensate for any change in these costs or in the demand for water. The operating charge is in addition to the basic charge and is levied according to metered usage.

10. The Minister may enter into a water availability agreement with the occupier of any land within the district for the supply of up to 28 cubic metres of water per irrigable hectare per day and on-orchard development shall be compatible with the terms of that agreement.

11. The owners and occupiers of land in the district not subject to a water availability agreement shall be liable for the full basic charge as described in clause 8. However, the said owners or occupiers may elect to defer payment of the basic charge for a maximum of 3 years from the commencement of availability of supply of water. Such unpaid charges and interest accruing thereon may be protected by a charge on the land under section 221 (1) of the Public Works Act 1981, which shall be cleared on the sale of the property, or on entering into a water availability agreement, or, at the latest, 3 years from the commencement of availability of supply.

12. At any time after the commencement of availability of supply, a landowner may elect to pay some or all of the property's share of scheme capital recovery as a lump sum. Thereafter the basic charge for that property shall be varied or eliminated as appropriate.

13. The charges payable shall be levied annually for a period of 30 consecutive seasons commencing at the start of the first year of supply for the scheme as determined and notified according to section 217 of the Public Works Act 1981.

14. The irrigation season shall be the period commencing on the 1st day of July and ending with the 30th day of June next following.

15. The minimum aggregate area of land occupied by any occupier that is to be included in the irrigation district shall be half a hectare (0.5 hectare).

16. If, at any time after the commencement of availability of supply, the Minister is of the opinion that the supply of water from the water supply works is likely to be in excess of the amount to be supplied in accordance with water availability agreements, the Minister may decide terms and conditions, being not more favourable than those applicable to water availability agreements, on which surplus water should be supplied.

17. Notwithstanding the provisions of clauses 10 and 16 of this order, the Minister may supply water from the water supply works to any person on such terms and conditions and for such consideration as the Minister thinks fit, as provided for in section 199 of the Public Works Act 1981.

First Schedule

Maungatapere Irrigation Scheme District

The following properties and all and any further certificates of title, issued from the following certificates of title comprise the land to be included in the irrigation district. The land is in the Purua and Tangihua Survey Districts, Whangarei County, North Auckland Land District.

Certificate of Title | Legal Description
---|---
RB51B/688 | Section 33, Block XIII.
8C/433 | Lot 2, D.P. 56422.
12C/1073 | Lot 1, D.P. 57029.
12C/1081 | Lot 9, D.P. 57029.
20B/1377 | Lot 5, D.P. 56587.
Certificate of Title

22A/208 Lot 2, D.P. 64559.
25A/35 Lot 1, D.P. 68758.
26C/1072 Section 34, Block XIII, Purua Survey District.
28B/658 Lot 3, D.P. 71950.
28C/817 Lot 4, D.P. 72569.
28C/821 Lot 8, D.P. 72569.
28D/306 Lot 5, D.P. 72854.
30D/1167 Lot 1, D.P. 75219.
30D/1172 Lot 3, D.P. 75220.
1901/49 Lot 1, D.P. 32362.
37D/162 Lot 1, D.P. 81093.
40A/1191 Lot 2, D.P. 83842.
41C/834 Lot 2, D.P. 85459.
44C/50 Part 1D, Maunu.
48B/909 Lot 1, D.P. 91251.
48D/271 Lot 2, D.P. 92055.
48D/659 Lot 1, D.P. 92196.
49B/2 Lot 2, D.P. 92530.
49B/581 Lot 2, D.P. 92730.
49B/585 Lot 6, D.P. 92731.
49B/588 Lot 12, D.P. 92731.
49B/595 Lot 8, D.P. 92732.
50C/816 Lot 1, D.P. 85793.
51A/1123 Lot 3, D.P. 95184.
51C/469 Lot 1, D.P. 95454.
51C/472 Lot 4, D.P. 95454.
51C/1224 Lot 3, D.P. 95732.
52C/62 Lot 2, D.P. 96479.
52C/641 Lot 1, D.P. 96689.
52D/819 Part Lot 1, D.P. 23349.
53B/93 Lot 1, D.P. 97609.
53B/898 Lot 2, D.P. 97882.
53B/901 Lot 5, D.P. 97882.
53D/1156 Lot 2, D.P. 99107.
53D/1189 Lot 1, D.P. 99131.
54C/473 Lot 5, D.P. 100055.
55C/8 Lot 3, D.P. 100495.
56A/243 Lot 3 D.P. 75920.
57B/1306 Lot 5, D.P. 102262.
57D/1242 Lot 1, D.P. 105018.
57D/1245 Lot 4, D.P. 105018.
57D/1248 Lot 7, D.P. 105018.
58A/657 Lot 1, D.P. 105350.
59B/563 Lot 1, D.P. 105815.
59D/324 Lot 8, D.P. 107174.
59D/329 Lot 13, D.P. 107174.
62B/1043 Lot 2, D.P. 110799.
62B/1046 Lot 5, D.P. 110799.
62B/1049 Lot 8, D.P. 110799.
64/44 All D.P. 1045.
98/239 Part 1, D.P. 24338.
201/91 Maunu 1E3 N1.
206/79 All D.P. 1859.
247/14 Lot 2, D.P. 62240.
275/54 Lot 2, D.P. 11888.
303/69 Part Whattitiri 12F2.
347/220 Whattitiri 132 9B 5B.
437/5 Lot 2, D.P. 96689.
493/113 Parts Whattitiri 1F 3B2.
555/142 Part Allotment 40, Maungatapere Parish.
626/141 Part Lot 1, D.P. 23760.
692/176 Part Lot 2, D.P. 26528.
730/163 Part Lot 1, D.P. 29944.
1155/82 Part Whattitiri 12L1.
31C/342 Te Hibi and Part Section 10, Block XIV, Purua Survey District.
2D/728 Section 1, Block XIV.
10B/90 Lot 1, D.P. 56587.
12C/1074 Lot 2, D.P. 57029.
Certificate of Title

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Certificate of Title

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Second Schedule

Water Supply Works

The irrigation water needed to supply the Maungatapere Irrigation Scheme shall be obtained via river intakes from Poroti Springs and the Wairua River. The Poroti water shall be obtained via the existing Whangarei City intake at Cutforth's Waterfall. The Wairua River water shall be obtained via a new intake and pump station located adjacent to where Kaukau Road crosses the Wairua River. A trunk main shall link the two intakes. The intakes and trunk main shall be jointly developed and operated in conjunction with the Whangarei City Council.

The irrigation water supply to the Maunu area of the District shall be obtained from the existing Whangarei City water supply system at Cemetery Road.

A number of pump stations shall distribute the irrigation water throughout the district to individual property boundaries, together with booster pump stations for some individual properties to maintain the required minimum supply pressure.

The off-orchard distribution works comprise the piped reticulation and associated works necessary to distribute irrigation water from the intakes to the orchard boundaries. The said works include all pipes, valves, meters, fittings, and all other works incidental to and required for the construction, maintenance, and control of the said works for the scheme. An oftake shall be provided to each title in the district. The turnout valve and meter for which shall form part of the distribution works.

C. J. HILL, for Clerk of the Executive Council.

(P.W. 64/1/1/4; Ak. D.O. 64/5)

Conservation

Harbours Act 1950

Revocation and Validation of Reclamation of Lands at Waikawa Bay, Marlborough Sounds

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 12th day of December 1988

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 265 of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby revokes the Order in Council of 11 July 1988 validating reclaimed lands at Waikawa Bay, Marlborough Sounds (New Zealand Gazette, 21 July 1988, No. 127, page 2889) and hereby validates in the name of the Picton Borough Council the schedule hereto.

Schedule

All that reclaimed seabed of Waikawa Bay, Marlborough Sounds; comprising 185 square metres, more or less, situated in Picton Borough of the Marlborough Land District and more particularly shown as Area R on plan S.O. 6661T, deposited in the Regional Office of the Department of Conservation, Nelson.

Such land was previously part of that reclaimed land authorised by Order in Council of 18 May 1987 (New Zealand Gazette, 21 July 1988, No. 127, page 2889) and hereby validated in the name of the Picton Borough Council.
Revoking Vested Reclaimed Land and Vesting Reclaimed Land in the Picton Borough Council and Marlborough Harbour Board

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 12th day of December 1988

Present:

**HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.**

Pursuant to section 265 of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby revokes the Order in Council of 11 July 1988 vesting reclaimed land in the Picton Borough Council and Marlborough Harbour Board (New Zealand Gazette, 21 July 1988, No. 127, page 2889) and

Pursuant to section 175D of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby vests in the Picton Borough Council the land described in Schedule 1 hereto, which reclamation of land was authorised by Order in Council on this day of 1988, such land to be vested as Local Purpose Reserve, and hereby vests in the Marlborough Harbour Board the land described in Schedule 2 hereto, which reclamation of land was authorised by Orders in Council of the 9th day of October 1978, and 11th and 18th days of May 1987*.

First Schedule

All that land containing 185 square metres, more or less, situated in Picton Borough of the Marlborough Land District and more particularly shown as Area R on plan S.O. 6661T, deposited in the Regional Office of the Department of Conservation, Nelson.

Second Schedule

All that land containing 2.9818 hectares, more or less, situated in Picton Borough of the Marlborough Land District and more particularly shown as Areas A, B, C, D, G, H, I, J, Q, M and N on plan S.O. 6661T, and Area A on plan S.O. 5730T, deposited in the Regional Office of the Department of Conservation, Nelson.

The District Land Registrar is hereby authorised to make such entries in his Register as are necessary to give effect to this Order.

C. J. HILL, for Clerk of the Executive Council.

*New Zealand Gazette, 26 October 1978 page 2900

**Authorising Ravensdown Fertiliser Co-operative Ltd.**

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 5th day of December 1988

Present:

**THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL.**

Pursuant to section 175 (3) and subject to sections 175A, 175B and 175C (b) of the Harbours Act 1950, His Excellency the Governor-General, acting on the recommendation of the Minister of Conservation with the approval of the Minister of Transport and by and with the advice and consent of the Executive Council, hereby authorises Ravensdown Fertiliser Co-operative Ltd. to reclaim an area of 1290 square metres of land more particularly described in the Schedule below.

Schedule

All that parcel of tidal land containing 1290 square metres, more or less, situated in the Nelson Land District and more particularly shown marked (A) on plan D.O.C. (CM) NE 88/23 S.O. 14218 sheet (1) of (1) deposited in the Nelson Regional Office of the Department of Conservation.

MARIE SHROFF, Clerk of Executive Council.

**Land Act 1948**

**Reservation of Land**

Pursuant to the Land Act 1948, the Minister of Conservation with the consent of the Minister of Lands, hereby sets apart the land, described in the Schedule hereto as a recreation reserve subject to the provisions of the Reserves Act 1977.

Schedule

**South Auckland Land District—Walkato County**

1012 square metres, more or less, being Lot 5, D.P. S. 5356, situated in N.Z.M.S. 261 S13 sheet 3.3. All certificate of title 2B/300. All New Zealand Gazette, 1988, page 2565.

Dated at Wellington this 5th day of December 1988.

HELEN CLARK, Minister of Conservation.

(Refs: D.O. RR 2504; C.O. Res. 3/2/81)2

**National Parks Act 1980**

**Adding Land to the Abel Tasman National Park**

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 28th day of November 1988

Present:

**THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL.**

Pursuant to section 7 of the National Parks Act 1980, His Excellency the Governor-General acting by and with the advice and consent of the Executive Council, hereby declares that the land, described in the Schedule hereto, shall, as from the 28th day after the date of the publication of the Order in Council in the Gazette, be added to and form part of the Abel Tasman National Park.

Schedule

**Nelson Land District—Golden Bay County**

163.0400 hectares, more or less, being Section 18, Block VIII, Takaka Survey District S.O. Plan 13724.

Conservation land for addition to the Abel Tasman National Park.

MARIE SHROFF, Clerk of the Executive Council.

(NP 9A/1/1)

**Reserves Act 1977**

**Appointment of the Marlborough County Council to Control and Manage a Reserve**

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Manager of the Department of Conservation for the Nelson/Marlborough Region hereby appoints the Marlborough 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 local purpose (water supply).

Schedule

Marlborough Land District—Marlborough Country

749 square metres, more or less, being Section 42, Block III, Taylor Pass Survey District. All New Zealand Gazette, 1988, page 5049.

Dated at Nelson this 6th day of December 1988.

I. A. BLACK, Regional Manager, Department of Conservation, Nelson/Marlborough.

(R.O. Res. 935A)

Vesting a Reserve in the Omaka Marae Incorporated

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Manager of the Department of Conservation for the Nelson/Marlborough Region hereby vests the reserve, described in the Schedule hereto, in the Omaka Marae Incorporated in trust for local purpose (site for a marae).

Schedule

Marlborough Land District—Marlborough Country

1.6070 hectares, more or less, being Section 40, Block III, Taylor Pass Survey District. All New Zealand Gazette, 1988, page 5049.

Dated at Nelson this 6th day of December 1988.

I. A. BLACK, Regional Manager, Department of Conservation, Nelson/Marlborough.

(R.O. Res. 935A)

Appointment of the Omaka Marae Incorporated to Control and Manage a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Manager of the Department of Conservation for the Nelson/Marlborough Region hereby appoints the Omaka Marae Incorporated to control and manage the reserve, described in the Schedule hereto, subject to the provisions of the said Act, as a reserve for local purpose (access).

Schedule

Marlborough Land District—Marlborough Country

2189 square metres, more or less, being Sections 43 and 46, Block III, Taylor Pass Survey District. All New Zealand Gazette, 1988, page 5049.

Dated at Nelson this 6th day of December 1988.

I. A. BLACK, Regional Manager, Department of Conservation, Nelson/Marlborough.

(R.O. Res. 935A)

Appointment of the Air Cadet League of New Zealand (Blenheim Branch) Incorporated to Control and Manage a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Manager of the Department of Conservation for the Nelson/Marlborough Region hereby appoints the Air Cadet League of New Zealand (Blenheim Branch) Incorporated to control and manage the reserve, described in the Schedule hereto, subject to the provisions of the said Act, as a reserve for local purpose (air cadet league facilities).

Schedule

Marlborough Land District—Marlborough Country

6430 square metres, more or less, being Section 41, Block III, Taylor Pass Survey District. All New Zealand Gazette, 1988, page 5049.

Dated at Nelson this 6th day of December 1988.

I. A. BLACK, Regional Manager, Department of Conservation, Nelson/Marlborough.

(R.O. Res. 935A)

Declaration that Private Land shall be Protected Private Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Southern Regional Manager hereby declares that the private land, described in the Schedule hereto, shall be protected private land for scenic purposes subject to the provisions of the said Act.

Schedule

Otago Land District—Silverpeaks County

5.0 hectares, more or less, being part Sections 2 and 5, situated in Block I, Dunedin and East Taieri Survey District, shown marked ‘A’ on S.O. 22369. Part certificate of title 10A/167 Ltd.

8000 square metres, more or less, being part Sections 2 and 44, situated in Block I, Dunedin and East Taieri Survey District, shown marked ‘B’ on S.O. 22369. Part certificate of title 10A/167 Ltd.

Dated at Dunedin this 1st day of December 1988.

J. N. RODDA, Regional Manager.

(DOC. C.O. Res. 12/2/84; R.O. PPL 15)

Revocation of the Reservation Over Parts of a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation the Director of Recreation, Tourism and Historic Resources of the Department of Conservation hereby revokes the reservation as a recreation reserve over the land, described in the Schedule hereto.

Schedule

Canterbury Land District—Huronui County—Leithfield Domain

2.5227 hectares, more or less, being part Reserve 4124; as shown marked “A” on S.O. Plan 17940. Part certificate of title 372/253.

3.2170 hectares, more or less, being part Reserve 4647; as shown marked “B” on S.O. Plan 17940. Part certificate of title 530/132.

3.5397 hectares, more or less, being part Reserve 3595; as shown marked “C” on S.O. Plan 17940. Part New Zealand Gazette, 1903, page 1521.

1163 square metres, more or less, being part Reserve 3595; as shown marked “D” on S.O. Plan 17940. Part New Zealand Gazette, 1903, page 1521.

5953 square metres, more or less, being part Reserve 4224; as shown marked “E” on S.O. Plan 17942. Part New Zealand Gazette, 1929, page 1828.

5089 square metres, more or less, being part Reserve 4224, Reserve 4248, and part Reserve 3595; as shown marked “F” on S.O. Plan 17942. Part New Zealand Gazette, 1929, page 1828, all New Zealand Gazette, 1929, page 3280 and part New Zealand Gazette, 1903, page 1521.

All situated in Block IX, Teviotdale Survey District.
Classification of Reserves

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Northern Regional Manager, Department of Conservation hereby classifies the reserves described in the Schedule hereto, as scenic reserves, for the purposes specified in section 19 (1) (a) of the Reserves Act 1977 subject to the provisions of the said Act.

Schedule

North Auckland Land District—Waitemata City

All that piece of land known as Cornwallis Park containing 749.8838 hectares, more or less, being Allotment 185, Allotment 186, Allotment 184, Allotment 182, Allotment 181, and Allotment 183, Karangahape Parish (part certificate of title 22D/1067); part land D.P. 28567 (all certificate of title 715/230); Allotment 9, Karangahape Parish (all certificate of title 769/233); Lots 1 and 2, D.P. 15847 (all certificate of title 370/158); Allotment 301, Allotment 341, Allotment 291, Allotment 364, Allotment 362, Allotment 30, and Allotment 245, Karangahape Parish (all certificate of title 769/234); Lot 1, D.P. 30693 (all certificate of title 772/70); part Allotment 127, Allotment 126, and Allotment 128, Karangahape Parish (balance certificate of title 700/109); Allotment 162, Allotment 163, Allotment 165, Allotment 165, Allotment 167, Allotment 169, Allotment 171, Allotment 174, Allotment 173, Allotment 172, Allotment 170, Allotment 168, Allotment 166, Allotment 164, and Allotment 175, Karangahape Parish (all certificate of title 22D/1063); and part Allotment 1, Karangahape Parish and Lot 1, D.P. 31372 (balance certificate of title 774/272). All situated in Blocks IX, X, and XIV. Titirangi Survey District, and bordered by a bold black line on Survey Office plan 58580.

All that piece of land known as kaitarakihi Park containing 306.7317 hectares, more or less, being part land on D.P. 3191 (balance certificate of title 134/29); Allotment 187, Allotment 188, Allotment 190, Allotment 176, Allotment 180, Allotment 179, Allotment 178, Allotment 177, Allotment 191, and Allotment 189, Karangahape Parish (part certificate of title 22D/1067). All situated in Block IX, Titirangi Survey District, and bordered by a bold black line on Survey Office plan 56581.

Dated at Auckland this 6th day of December 1988.

G. E. ROWAN, Regional Manager, Department of Conservation, Auckland.

(Cons. C.O. R.O. 3/250/2)

Revocation of Reservation over Part of a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Director, Recreation, Tourism and Historic Resources hereby revokes the reservation over that part of the Warrington Recreation Reserve, described in the Schedule hereto and further, declares the land to be Crown Land under the Land Act 1948.

Schedule

Otago Land District—Silverpeaks County

3.5971 hectares, more or less, being Section 1, S.O. Plan 22972, situated in Block 1, Waikouaiti Survey District. Part "New Zealand Gazette", 1983, page 3637.

Dated at Wellington this 7th day of December 1988.
Internal Affairs

Local Government Act 1974

Motueka Borough, Richmond Borough and Waimea County Union Order 1988

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 12th day of December 1988

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 36 of the Local Government Act 1974, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order:

Order

1. Title and commencement—(1) This order may be cited as the Motueka Borough—Richmond Borough—Waimea County Union Order 1988.

(2) Except as provided in subclause (3) of this clause this order shall come into force on the day after the day on which the returning officer declares the result of the election held pursuant to clause 5 of this order or on the 1st day of April 1989, whichever is the later.

(3) The provisions of this order necessary to provide for:

(a) the first election of the members of the Tasman District Council constituted pursuant to clause 2 of this order; and
(b) the constitution of the transition committee pursuant to clause 9 of this order,

shall come into force on the day of the making of this order.

2. Constitution—(1) The districts of

(a) Motueka Borough,
(b) Richmond Borough and
(c) Waimea County (excluding the Whangamoa Riding and that part of the Appleby Riding included in the City of Nelson by the Nelson City—Waimea County Boundary Alteration Order 1988)

are hereby united into one district to be known as the Tasman District (hereinafter referred to as the "new district").

(2) The Motueka Borough Council, Richmond Borough Council and Waimea County Council (hereinafter referred to as the "former authorities") are hereby dissolved.

(3) A council for the new district to be known as the "Tasman District Council" (hereinafter referred to as the "district council") is hereby constituted.

3. Wards—The new district is hereby divided into five wards as follows:

(a) the Lakes Ward, comprising the Murchison South, Murchison North, and Wangapeka RIdings of the former Waimea County;
(b) the Richmond Ward, comprising the former Borough of Richmond and parts of the Appleby Riding and the Central Riding of the former Waimea County;
(c) the Waimea Ward, comprising the Wai-iti Riding and the southwest part of the Appleby Riding of the former Waimea County;
(d) the Moutere Ward, comprising most of the Central Riding and part of the Motueka Riding of the former Waimea County; and
(e) the Motueka Ward, comprising the former Borough of Motueka and part of the Motueka Riding and of the Moutere Riding of the former Waimea County;

as more particularly delineated on S.O. Plan No. 14377 deposited in the office of the Chief Surveyor in Nelson.

4. Membership of the Tasman District Council—The district council shall comprise a Mayor, elected by the electors of the new district as a whole, and 14 members elected as follows:

2 members by the electors of the Lakes Ward;
4 members by the electors of the Richmond Ward;
2 members by the electors of the Waimea Ward;
2 members by the electors of the Moutere Ward; and
4 members by the electors of the Motueka Ward.

5. First election of council—(1) The first general election of the district council shall be held on or before the 29th day of March 1989.

For the purpose of arranging the first election of the district council, the principal administrative officer for the new district shall be the person appointed to the position of chief executive officer by the former authorities and the returning officer shall be the county manager of the former Waimea County.

(3) The first general election of the district council shall be conducted by postal vote.

6. First meeting of council—The first meeting of the district council shall be convened by the person appointed to the position of chief executive officer by the former authorities.

7. Ward committees—(1) The district council shall, at least until the 31st day of March 1995, establish and maintain a ward committee for each ward of the district.

(2) Each ward committee shall comprise the members of the district council elected to represent that ward, and 4 other persons appointed by the district council under section 104 of the Local Government Act 1974.

(3) The functions, duties, and powers of the Motueka Ward Committee shall be the functions, duties and powers of a district community council under Part XLI of the Local Government Act 1974.


(2) Those members of the Nelson Bays United Council appointed separately by the former authorities shall continue in office until such time as a regional council for a region which includes the new district as a constituent district is constituted.

9. Transition committee—(1) A transition committee, hereinafter referred to as "the committee", with the structure, functions, and method of operation set out in this clause, shall be established by the former authorities as soon as possible but no later than 30 days, after the date of notification of this order in the Gazette.

(2) The committee shall be deemed to be a committee appointed under section 105 of the Local Government Act 1974.

(3) The committee shall comprise:

(a) 3 members appointed by the Waimea County Council;
(b) 3 members appointed by the Richmond Borough Council;
(c) 3 members appointed by the Motueka Borough Council;
(d) the town clerks of the Borough of Richmond and the Borough of Motueka, the County Clerk of Waimea County, and the person appointed to the position of chief executive officer by the former authorities, each of whom shall be members ex officio of the committee but without voting rights.

(4) For the purposes of this clause, the Motueka Borough
Council, Richmond Borough Council, and the Waima County Council are hereinafter referred to as the “uniting authorities”.

(5) Any member of the committee, including members ex officio of the committee, may appoint a deputy to be a member or member ex officio of the committee during the member’s absence from the committee. Any deputy so appointed shall have the same voting rights as the member being represented.

(6) The committee shall appoint from amongst its members, a chairman and deputy chairman and the persons so appointed shall not have any additional or casting vote while acting as chairman of the committee.

(7) The committee shall give consideration to all or any matters relating to the constitution of the new district which require attention before the date of its constitution including:

(a) the integration of the staff of the uniting authorities and the relativities and relationships of staff members; and

(b) the management structure which is to be established for the district council.

(7) The committee shall have:

(a) such power and authority to make decisions as are delegated to it by a majority of the uniting authorities;

(b) other than the powers and authority referred to in paragraph (a) of this subclause, authority to consider and make recommendations to the uniting authorities on any other matters relating to the union of their districts:

Provided that, before making any recommendation to the uniting authorities as to the management structure to be established for the district council, the committee, before determining the proposed management structure, shall consult with a management consultant on the appropriateness or otherwise of the recommendation formulated by the committee:

Provided further that, the committee shall have authority to appoint, in accordance with any delegated authority given to it by a majority of the uniting authorities, such other consultants as the committee deems necessary or desirable to assist it in consideration of any matter before the committee.

(c) Subject to the provisions of this clause, the authority to determine its own procedures.

(8) The recommendations of the committee shall be transmitted to the uniting authorities for their endorsement. If any of the uniting authorities fails to endorse any recommendation the matter in dispute may be referred to the Local Government Commission on the motion of any one of the uniting authorities:

Provided that, before making any recommendation to the uniting authorities as to the management structure to be established for the district council, the committee, before determining the proposed management structure, shall consult with a management consultant on the appropriateness or otherwise of the recommendation formulated by the committee:

Provided further that, the committee shall have authority to appoint, in accordance with any delegated authority given to it by a majority of the uniting authorities, such other consultants as the committee deems necessary or desirable to assist it in consideration of any matter before the committee.

(c) Subject to the provisions of this clause, the authority to determine its own procedures.

(8) The recommendations of the committee shall be transmitted to the uniting authorities for their endorsement. If any of the uniting authorities fails to endorse any recommendation the matter in dispute may be referred to the Local Government Commission on the motion of any one of the uniting authorities:

Provided that, before making any recommendation to the uniting authorities as to the management structure to be established for the district council, the committee, before determining the proposed management structure, shall consult with a management consultant on the appropriateness or otherwise of the recommendation formulated by the committee:

Provided further that, the committee shall have authority to appoint, in accordance with any delegated authority given to it by a majority of the uniting authorities, such other consultants as the committee deems necessary or desirable to assist it in consideration of any matter before the committee.

(c) Subject to the provisions of this clause, the authority to determine its own procedures.

(9) The person appointed to the position of chief executive officer by the uniting authorities shall be supplied with the necessary staffing and other resources from amongst the resources available to the uniting authorities. The costs of the committee, the chief executive officer, and the staffing and other resources required by the committee shall be borne by the uniting authorities in accordance with a formula related to the population of each of the districts of the uniting authorities.

(10) The failure by any of the uniting authorities to appoint representatives to the committee or the failure to attend by all or any representatives from any of the uniting authorities shall not negate any of the powers and authorities vested in the committee either by this clause or by delegation of authority by the uniting authorities.

(11) The first meeting of the committee shall be convened by the person appointed to the position of chief executive officer by the uniting authorities.

10. Rating and financial divisions—(1) The system of rating in the new district shall be the land value system.

(2) Notwithstanding subclause (1) of this clause for a period of 3 years from the constitution of the new district, the system of rating in that part of the former County of Waima included in the new district shall be the capital value system.

(3) During such time as the system of rating in that part of the former County of Waima included in the new district differs from the system of rating in the rest of the new district, the new district shall be divided into the following financial divisions:

(a) the Richmond Division, being the area of the former district of Richmond Borough;

(b) the Motueka Division, being the area of the former district of Motueka Borough; and

(c) the Waima Division, being that part of the former County of Waima included in the new district.

(4) While the new district is divided into the financial divisions specified in subclause (3) of this clause, the proportion of all rates (which are applicable to the new district as a whole) to be raised from each such division shall be determined according to the proportion the rating revenue from each of the former authorities for the year ended on the 31st day of March 1989 bears to the total of such revenue of the former authorities for that year, adjusted to take into account the area of the Whangamoa Riding and that part of the Appleby Riding of the former County of Waima excluded from the new district by clause 2 of this order.

11. Finance—(1) All administrative accounts, works and services accounts, and special funds accounts of the former authorities at the date of the constitution of the new district shall be merged to operate as accounts of the district council.

(2) All special funds held by the former authorities at the date of constitution of the new district shall be expended only for the purposes for which they were set aside and in accordance with any requirements as to the area which is to benefit from the expenditure of such funds.

12. Local Authorities Petroleum Tax—For the purpose of Part XI of the Local Government Act 1974 the district council shall be the successor of the former authorities.

13. Town and country planning—(1) The district planning scheme and scheme statements and codes of ordinances which operated in the former borough of Richmond shall apply to that same area in the new district.

(2) The review of the district planning scheme, as yet to be made operational in that part of the former Waima County included in the new district shall, when finalised, be the district planning scheme for that area in the new district along with the scheme statements and codes of ordinances applicable to that area.

(3) When the review of the district planning scheme for the former Motueka Borough is complete the resultant district planning scheme shall be deemed applicable, along with the scheme statements and codes of ordinances of the former Motueka Borough, in that same area in the new district.

(4) The district council shall not be required forthwith to prepare a new district scheme for the whole of its district:

Provided that the district council shall within a period of 5 years from the constitution of the new district commence the preparation of a new district scheme for the whole of its district.

14. Administrative headquarters—The administrative headquarters of the district council shall be established in Richmond and where appropriate, within the premises already owned by any of the former authorities.

15. Motueka service delivery centre and works depot—
shall exercise the duties, powers and functions of the principal administrative officer of the district council in control of their districts; and "The Waimea County Council" or "The Chairman, Councillors and Citizens of the Borough of Motueka" or "The Mayor, Councillors and Burgesses of the Borough of Motueka" or "The Richmond Borough Council" or "The Mayor, Councillors, and Citizens of the Borough of Richmond" or "The Mayor, Councillors and Burgesses of the Borough of Richmond" or, in respect of that part of the former County of Waimea included in the new district, to "The Waimea County Council" or "The Chairman, Councillors, and Inhabitants of the County of Waimea" in any instrument or other document whatever, or in any entry or record made on any register in relation to any instrument or other document whatever shall, unless the context otherwise requires, be read as a reference to the district council.

20. Creditors—Subject to section 37F of the Local Government Act 1974 the rights or interests of creditors of any district affected by this order shall not be affected.

21. Civil Defence—The operative civil defence plans for the former authorities shall remain in force in the districts of the former authorities until a new plan is approved for the new district under Part II of the Civil Defence Act 1983.

C. J. HILL, for Clerk of the Executive Council.

Stratford Borough—Stratford County Union Order 1988

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 12th day of December 1988

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 36 of the Local Government Act 1974, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order:

O r d e r

1. Title and commencement—(1) This order may be cited as the Stratford Borough—Stratford County Union Order 1988.

(2) Except as provided in subclause (3) of this clause this order shall come into force on the day after the day on which the Returning Officer declares the result of the election held pursuant to clause 4 of this Order or on the 1st day of April 1989, whichever is the later.

(3) The provisions of this Order necessary to provide for the first election of the district council constituted pursuant to clause 2 of this order shall come into force on the day of the making of this Order.

2. Constitution—(1) The districts of Stratford Borough and Stratford County are hereby united into one district to be
known as the Stratford District (hereinafter referred to as "the new district").

(2) The Stratford Borough Council and the Stratford County Council (hereinafter referred to as "the former authorities") are hereby dissolved.

(3) A council for the new district to be known as the "Stratford District Council" (hereinafter referred to as "the district council") is hereby constituted.

3. Wards—The new district is hereby divided into four wards as follows:

the Stratford Ward, comprising the area of the former Stratford Borough and those areas of the former Stratford County as described in the First Schedule hereto;

the Central Ward, comprising the area of the North and East Ridings of the former Stratford County;

the Western Ward, comprising the areas of the West and South Ridings of the former Stratford County, but excluding those areas included in the Stratford Ward as described in the Second Schedule hereto; and

the Eastern Ward, comprising the areas of the Mangahewa and Whangamomona Ridings of the former Stratford County.

4. First Election of Council—(1) The first election of the district council shall be held on the 28th day of March 1989.

(2) For the purposes of conducting the first election of the district council the principal administrative officer and returning officer for the new district shall be the principal administrative officer and returning officer of the Stratford County Council.

(3) The first election of the district council shall be conducted by postal vote.

5. Membership of council—The district council shall comprise a Mayor to be elected by the electors of the new district as a whole, and 12 members elected as follows:

6 members to be elected by the electors of the Stratford Ward;

2 members to be elected by the electors of the Central Ward;

2 members to be elected by the electors of the Western Ward;

2 members to be elected by the electors of the Eastern Ward.

6. Mayor—The Mayor of the new district shall have and may exercise the duties, powers and functions of the Mayor and Chairman of the former authorities.

7. Principal administrative officer—(1) The principal administrative officer of the district council shall have and may exercise the duties, powers and functions of the principal administrative officers of the former authorities.

(2) The principal administrative officer of the district council shall be such person as may be appointed jointly by the former authorities.

8. First meeting of council—The first meeting of the district council shall be convened by the principal administrative officer appointed pursuant to clause 7 of this Order.


(2) Those members of the Taranaki United Council appointed separately by the councils of the former authorities shall continue in office until such time as successors are appointed.

10. Finance—(1) Notwithstanding anything in this Order, for a period of not more than 7 years as the district council may by special order determine, the new district shall for the purposes of finance be divided into 2 divisions as follows:

(a) the Urban Financial Division, which shall comprise the Stratford Ward; and

(b) the Rural Financial Division, which shall comprise the remainder of the new district.

(2) While the new district is divided into financial divisions in accordance with the provisions of subclause (1) of this clause:

(a) in respect of all administrative, engineering, inspectorial and supervisory activities carried out by the district council, the district council shall transfer to its administration account from the amount of the appropriate financial division an account equivalent to 9 percent of the cost of that activity, or such other percentage as the district council may from time to time determine;

(b) any deficit in the district council's administration account shall be apportioned between the Urban Financial Division and the Rural Financial Division according to the mean of the percentages that:

(i) the population;

(ii) the number of rating assessments;

(iii) the amount of rates levied;

(iv) the net rateable capital value; and

(v) the number of members of the district council for each division bears to the total for the district:

Provided that those costs related to the community facilities and recreation advisory activities of the district council shall be met solely by the Urban Financial Division;

(c) the district council shall in each year transfer to the account of the Urban Financial Division an amount equivalent to 4 percent of the general rate collected in the Rural Financial Division.

(3) All loan liabilities existing at the date of the constitution of the new district shall continue to be secured against the areas over which they were secured as at that date.

(4) The special funds of the former authorities shall be expended only for the purposes for which they were set aside and, after provision has been made for all liabilities, for the benefit of the division in which they originated, and money required to be paid into any other special fund to meet any deficiency shall be found from within the division in respect of which that special fund originated.

(5) Any decision to alter any of the provisions of this clause within the first 5 years after the date of the constitution of the new district shall require a majority of not less than two thirds of the members of the district council.

11. Rating—(1) The system of rating in the new district shall be the land value system.

(2) The method of payment of rates by instalments in force in Stratford County prior to the provisions of this Order coming into force shall become the method of payment of rates within the new district.

12. Local Authorities Petroleum Tax—(1) For the purposes of Part XI of the Local Government Act 1974, the district council shall be the successor to the former authorities.

(2) For such period as the new district is divided into financial divisions in accordance with clause 10 of this Order, the local authorities petroleum tax received by the district council shall be allocated to the accounts of the Urban Financial Division and the Rural Financial Division in proportion to the rates levied in each division.

13. Town and country planning—The district planning schemes and scheme statements and codes of ordinances in force in the districts of the former authorities shall be deemed to be the district planning scheme and the scheme statement and code of ordinances of the new district, and the district council shall not be required to prepare a new district planning scheme before the 1st day of August 1992.

14. Transfer of responsibilities and other matters—Except as otherwise provided in this order, the district council respect of the districts of the former authorities;
(a) shall have and may exercise and be responsible for all the powers, duties, acts of authority, and functions which were previously exercised by the formerly authorities;

(b) shall have and may exercise and be responsible for all liabilities, obligations, engagements, and contracts which previously were, or which would have been, the responsibility of the former authorities;

(c) shall have and may exercise and be responsible for all actions, suits, and proceedings pending by or against, or which would have been the responsibility of the former authorities;

(d) shall succeed to the bylaws which are in force in the district of the former authorities and which are applicable to the new district's circumstances and, until revoked or altered by the district council, every bylaw shall remain in force in the area in which it was in force immediately before the constitution of the new district, and every bylaw which cannot be restricted to the area in which it was in force immediately before the constitution of the new district or which is not applicable to the new district's circumstances shall be deemed inapplicable and revoked by the constitution of the new district;

(e) shall succeed to all rates and levies, and other money payable to the former authorities;

(f) shall succeed to the valuation rolls, electoral rolls, and rate records in force in the districts of the former authorities, and these shall remain in force in the new district until such rolls or records are made by the council of the new district, and until that time Part XIV of the Rating Powers Act 1988 shall apply as if the new district was the district of a special purpose authorities and the areas from which it was formed were constituent districts.

15. Vesting of property—All property, real and personal, vested in the corporations of the former authorities shall, subject to all existing encumbrances, be vested in the corporation of the new district.

16. Title to property—Any reference (express or implied) to “The Stratford Borough Council” or “The Chairman Councillors and Inhabitants of the County of Stratford” or “The Stratford County Council” in any instrument or other document whatever, or in any entry or record made in any register in relation to any property vested in the district council by clause 15 of this Order shall, unless the context otherwise requires, be read as a reference to “The Stratford District Council”.

17. Creditors—Subject to section 37F of the Local Government Act 1974, the rights or interest of creditors of the former authorities shall not be affected.

First Schedule

Stratford Ward

All that area in the Taranaki Land District, being a portion of the County of Stratford, bounded by a line commencing on the northern side of Flint Road, at a point in line with the eastern boundary of Section 95, Manganui District, situated in Block I, Ngaere Survey District, and proceeding easterly along the northern side of Flint Road, and the production of that side to the east side of Esk Road; thence southerly along the eastern side of Esk Road to the northern side of Regan Street (No. 43 State Highway); thence by a right line across that street to the north-western corner of Lot 2, D.P. 6488 (now legal road); thence southerly along the western boundary of that lot and the western boundaries of Lot 1, D.P. 6488, part Lot 1, D.P. 1083, and part Lot 1, S.O. 8443, and the production of the last-mentioned boundary to the middle of the Patea River; thence generally southerly down the middle of the Patea River to a point in line with the western boundary of Lot 5, D.P. 1942, thence southerly to and along that boundary, and its productions to the southern side of Victoria Street; thence westerly to the north-eastern corner of Lot 1, D.P. 7905 and southerly and westerly along the eastern and southern boundaries of that lot to the eastern boundary of Lot 13, D.P. 1848; thence southerly along the eastern boundaries of that lot and Lots 14, and part Lot 15, D.P. 1848, and Lot 1, D.P. 9014, to the northern boundary of Lot 2, D.P. 9014; thence easterly along that boundary and southerly along the eastern boundaries of the said Lot 2, D.P. 9014, and Lot 2, D.P. 1269, and the production of the last-mentioned boundary to the middle of Warwick Road; thence westerly along the middle of Warwick Road to a point in line with the eastern boundary of part Lot 3, D.P. 1598; thence southerly to and along that boundary and its production to the southern side of the Stratford—Okahukura Railway; thence westerly along the southern side of that railway to the eastern side of Orlando Street; thence westerly along a right line to the northern eastern corner of Lot 2, D.P. 812; thence westerly along the northern boundaries of Lots 2, and 1, D.P. 812, and the production of the last-mentioned boundary to the western side of Brecon Road; thence northerly along the western side of Brecon Road to the north-eastern corner of Lot 1, D.P. 9571; thence westerly along the northern boundaries of Lots 1 and 4, D.P. 9571, Lot 1, D.P. 4316, and Lot 2, D.P. 15098, to the north-western corner of the last-mentioned Lot 2; thence northerly along the eastern boundary of the underlying Section 76A, Block I, Ngaere Survey District, and the eastern boundary of Lot 1, D.P. 6623, to the southern side of Celia Street; thence westerly along the southern side of Celia Street, to a point in line with the eastern boundary of Section 64A, Block I, Ngaere Survey District; thence northerly to and along that boundary, and its production to the middle of the Patea River; thence generally westerly up the middle of the Patea River to a point in line with the western side of Hunt Road; thence northerly to and along the western side of that road and its production to the northern side of Pembroke Road; thence easterly along that side of the south-western corner of Lot 1, D.P. 6792; thence northerly and easterly along the western and northern boundaries of that lot and easterly along the northern boundaries of Lots 2 and 3, D.P. 6792, to the western boundary of Lot 4, D.P. 6792; thence northerly, easterly and southerly, along the western, northern and eastern boundaries of that lot to a point in line with the northern boundary of Lot 1, D.P. 11306; thence westerly to and along the northern boundary of that lot to the western boundary of Lot 1, D.P. 10926; thence northerly and easterly along the western and northern boundaries of that lot, and easterly along a right line to the north-western corner of Lot 1, D.P. 8148; thence easterly along the northern boundary of that lot to the western boundary of Lot 4, D.P. 1700; thence northerly and easterly along the western and northern boundaries of that lot, and easterly along the northern boundaries of Lots 1 and 2, D.P. 7021, to the eastern boundary of the last-mentioned lot; thence southerly along that boundary to a point in line with the northern boundary of Lot 2, D.P. 10659; thence easterly to and along that boundary to the eastern boundary of Lot 1, D.P. 10659; thence northerly along that boundary and the eastern boundary of Section 95, Manganui District; and the production of the last-mentioned boundary to the northern side of Flint Road being the point of commencement.

Second Schedule

Western Ward

All that area in the Taranaki Land District, being a portion of the County of Stratford, bounded by a line commencing in the middle of the Patea River at a point in line with the southern boundary of section 9, Block VIII, Ngaere Survey District, being a point on the southern boundary of the County of Stratford and proceeding generally westerly along the southern boundary of the said county to a point being the summit of Mount Taranaki or Mount Egmont; thence easterly along a right line to the intersection of the west side of Forest Road and the middle of the Waipuku Stream; thence generally...
The Nelson City—Waimea County Boundary Alteration Order 1988

PAUL REEVES, Governor-General
ORDER IN COUNCIL

At Wellington this 12th day of December 1988

Present:

His Excellency the Governor-General in Council

Pursuant to section 36 of the Local Government Act 1974, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order:

Order

1. Title and commencement—(1) This order may be cited as the Nelson City—Waimea County Boundary Alteration Order 1988.

(2) This order shall come into force on the 1st day of April 1989.

2. Boundaries of Waimea County and Nelson City altered—The boundaries of the district of the County of Waimea and the district of the City of Nelson are hereby altered by excluding from the district of the County of Waimea and including in the district of the City of Nelson that area described in the Schedule hereto being the Whangamoa Riding and part of the Appleby Riding of the County of Waimea (hereinafter referred to as the “said area”).

3. Wards—(1) Two wards for the district of the City of Nelson are hereby constituted.

(2) These wards shall be known as:

(a) The Nelson City Ward, comprising the area of the district of Nelson City immediately prior to the date the provisions of this order come into effect; and

(b) The Whangamoa Ward, comprising the said area.

4. Membership of Nelson City Council—(1) Until the date of the next triennial general election of members of local authorities to be held in 1989, the Nelson City Council shall comprise the Mayor and 14 councillors holding office immediately prior to the date the provisions of this order come into effect and the member of the Waimea County Council elected to represent the Whangamoa Riding of Waimea County.

(2) From the date of the next triennial election of members of local authorities, the Nelson City Council shall comprise a Mayor elected by the electors of the district, and 15 members elected as follows:

14 members to be elected by the electors of the Nelson City Ward;

1 member to be elected by the electors of the Whangamoa Ward.

5. Membership of the Waimea County Council—From the date the provisions of this order come into effect the member of the Waimea County Council elected to represent the Whangamoa Riding shall cease to be a member of the Waimea County Council and the number of members of the said council shall be reduced by one.

6. Rating—The system of rating in the City of Nelson shall continue to be the land value system.

Provided that until a common valuation roll is made for the district of the City of Nelson as altered by the provisions of this order, the system of rating in the said area shall be the capital value system.

7. Transfer of responsibilities and other matters—Except as provided elsewhere in this order, the Nelson City Council, in respect of the said area:

(a) Shall have and may exercise and be responsible for all the powers, duties, acts of authority, and functions which were previously exercised, or which would have been so exercised, by the Waimea County Council;

(b) Shall have and may exercise and be responsible for all liabilities, obligations, engagements and contracts which previously were, or which would have been the responsibility of the Waimea County Council;

(c) Shall have and may exercise and be responsible for all actions, suits and proceedings pending by or against, or which would have been the responsibility of, the Waimea County Council;

(d) Shall succeed to the bylaws which are in force and which are applicable to its altered circumstances and, until revoked or altered by the Nelson City Council, every such bylaw shall remain in force in the area in which it was in force immediately before the alteration of boundaries; and every bylaw which cannot be restricted to the said area shall be deemed inapplicable and revoked in respect of the said area by the alteration of boundaries;

(e) Shall succeed to all rates or levies and other money payable to the Waimea County Council;

(f) Shall succeed to the valuation rolls, electoral rolls, and rate records in force in the said area, and these shall remain in force until such rolls or records are made by the Nelson City Council, and until that time Part XIV of the Rating Powers Act 1988 shall apply as if the district in which the said area is included was the district of a special purpose authority, and the areas from which it was formed were constituent districts.
8. Vesting of land—The corporation of the district of the City of Nelson shall have vested in it, subject to all existing encumbrances, all land in the said area vested in the corporation of the district of the County of Waimea.

9. Title of land—Any reference, express or implied, in respect of the said area to "the Waimea County Council", or "the Chairman, Councillors, and Inhabitants of the County of Waimea" in any instrument or other document whatsoever, or in any entry or record made in any register in relation to any instrument or other document whatsoever relating to any land vested in the Nelson City Council by clause 8 of this order shall, unless the context otherwise requires, be read as a reference to "the Nelson City Council".

10. Mayor, chairman, and principal administrative officer—The mayor and principal administrative officer of the Nelson City Council shall exercise the duties, powers and functions of the chairman and principal administrative officer of the Waimea County Council in respect of the said area.

11. Creditors—Subject to section 37F of the Local Government Act 1974, the rights and interests of the creditors of any district affected by this order shall not be affected.

12. Apportionment of loan liabilities—The loan liabilities of the Waimea County Council in respect of the said area shall be apportioned between the Waimea County Council and the Nelson City Council pursuant to section 37F of the Local Government Act 1974, provided that any loan liabilities of the Waimea County Council relating solely to the said area shall become loan liabilities of the Nelson City Council.

Schedule

All that part of the Nelson Land District being that portion of the Waimea County, as described in New Zealand Gazette, 1968, page 1660, northeast of a line hereinafter described and commencing at a point in the middle of the Pelorus River on the southern boundary of Block IX, Maungatapu Survey District; thence generally north-westerly along the southern and western boundaries of the aforesaid Block IX, the western boundary of Block VII, Maungatapu Survey District to its intersection with the southern boundary of the Water Supply Reserve, as described by section 26, Reserves and Other Land Disposal Act 1947; thence generally north-westerly along the south-eastern and south-western boundaries of the aforesaid Water Supply Reserve, along the southern boundaries of Section 12, Block XII, Waimea Survey District; the western boundaries of part Section 9 and Section 7, Block XII, Waimea Survey District; the northern boundary of Section 17, Block XII, Waimea Survey District, to its western most corner; thence by a right line bearing 225° 00' to the middle of the Roding River; thence generally south-westerly along the middle of the aforesaid Roding River, passing to the north of any islands, to a point in line with the southern most corner of Lot 2, D.P. 7860; thence by a right line through the aforesaid southern most corner of Lot 2, D.P. 7860 to a point in the centre of River Road West; thence generally north-westerly along the centre of the aforesaid road to a point in line with the southern boundary of part Section 58, Square 1. thence generally north-westerly to and along the aforesaid southern boundary and that boundary produced to the centre of a legal road; thence generally north-westerly along the centre line of the aforesaid legal road to a point in line with the south-western boundary of part Lot 1, D.P. 8823; thence generally north-westerly to and along the aforesaid south-western boundary and the western boundary of the aforesaid part Lot 1, D.P. 8823; thence generally north-westerly along the south-western boundaries of Lot 2, D.P. 13154, to its intersection with the north-eastern side of Champion Road; thence generally north-westerly along the aforesaid north-eastern side of Champion Road and that boundary produced across a legal road to the main high water mark of Waimea Inlet; thence generally north-westerly along the aforesaid mean-high water mark to a point in line with the north-western boundary of Lot 1, D.P. 720; thence due north for a distance of 1900 metres; thence on a bearing of 70° 00' for a distance of 1950 metres to a point on the boundary of the City of Nelson, as described in New Zealand Gazette, 1968, page 1659, being a distance of 885 metres on a bearing of 6° 00' from OPXIII D.P. 1689.

C. J. HILL,
for Clerk for the Executive Council.

Lands

Public Works Act 1981

Declaring Road to be Stopped and Vested in Block II, Otokia Survey District, Silverpeaks County

Pursuant to sections 116 and 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares the road described in the Schedule hereto to be stopped and amalgamated with the land in certificate of title No. 9C/1077 (limited as to parcels).

Schedule

Otago Land District—Silverpeaks County

Area

ha

ha

Adjoining or passing through

1.0522 Section 1, Block II, Otokia Survey District; as shown marked 'A' on S.O. Plan 22585, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 6th day of December 1988.

K. M. STEWART, District Manager, Department of Lands, Dunedin.

(Dn. D.O. 18/300/28)

Land Acquired in Connection with a Road in the District of Wairoa

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired in connection with a road and shall vest in the Crown on the 15th day of December 1988.

Schedule

Hawke's Bay Land District

202 square metres, being part Town Section 404, Town of Clyde, situated in the District of Wairoa. All certificate of title E1/477, limited as to parcels.

Dated at Napier this 5th day of December 1988.

G. P. HULBERT, District Solicitor.

(Na. D.O. 28/1038)

Road Realignment Cook County

Pursuant to Part VIII of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares:

(a) Pursuant to section 114 (1), the land in the First Schedule to be road and vested in The Cook County Council.

(b) Pursuant to sections 116 (1) and 117, the road described in the Second Schedule to be stopped and further declares that the stopped road now known as Section 21, Block IX, Uawa Survey District, shall be amalgamated with the land in certificate of title ID/1230, subject to mortgages 136698.2, 154631.1, 167773.1, and 136698.3.

1 li47232

1 li4639

1 Cl
Schedule

Gisborne Land District

Area
m²
Being
1724 Part Section 3; marked A on plan.
312 Part Whakauranga Stream bed; marked C on plan.
46 Part land reserved from sale; marked D on plan.

All situated in Block IX, Uawa Survey District.
As shown on S.O. Plan 7537, lodged in the office of the Chief Surveyor at Gisborne.

Second Schedule

Gisborne Land District

All that piece of road situated in Block IX, Uawa Survey District, containing 1888 square metres, adjoining part Section 3; as marked on S.O. Plan 7537, lodged in the office of the Chief Surveyor at Gisborne.

Dated at Gisborne this 28th day of November 1988.
R. F. McMINN, District Manager.

Land To Be Declared Road In Wallace County

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Invercargill, declares the land described in the Schedule hereto to be road which shall vest in The Wallace County Council.

Schedule

Southland Land District—Wallace County

All those pieces of land situated in Block XI, Alton Survey District, described as follows:

Area
m²
Being
4 Part Alton Burn; marked ‘C’ on Plan.

As shown marked as above mentioned on S.O. Plan 11235, lodged in the office of the Chief Surveyor at Invercargill.

Dated at Invercargill this 28th day of November 1988.
P. J. PERKINS, District Manager.

Declaring Land Held for Permanent State Forest to be Crown Land in the Borough of Naseby

Pursuant to section 42 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

Schedule

Otago Land District—Borough of Naseby

Area
m²
Being
253 Part Lot 2, D.P. 9377, being Sections 83, 118 and part Section 84, Block I, Town of Naseby. All Proclamation No. 7493 (New Zealand Gazette, 9 October 1958, No. 60, page 1345).

Dated at Dunedin this 6th day of December 1988.
K. M. STEWART, District Manager, Department of Lands, Dunedin.

Declaring Land to be Road in Block V, Akatore Survey District, Bruce District

Pursuant to section 114 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, declares the land described in the Schedule hereto to be road and vested in the Bruce District Council.

Schedule

Otago Land District—Bruce District

46 square metres, being part Lot 3, D.P. 8910; as shown marked ‘B’ on S.O. Plan 20826, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 6th day of December 1988.
K. M. STEWART, District Manager, Department of Lands, Dunedin.

Amending a Notice Declaring Road Realigned in the Clutha County

Pursuant to section 55 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, hereby amends the notice dated the 28th day of September 1988 and published in the New Zealand Gazette, 27 October 1988, No. 180, page 4231, declaring road realigned in the Clutha County, by omitting reference to certificate of title No. 8D/672 in paragraph (c) and substituting it with certificate of title, volume 258, folio 216.

Dated at Dunedin this 6th day of December 1988.
K. M. STEWART, District Manager, Department of Lands, Dunedin.

Declaring Land Held for Permanent State Forest to be Crown Land in the Borough of Naseby

Pursuant to section 42 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

Schedule

Otago Land District—Borough of Naseby

Area
m²
Being
253 Part Lot 2, D.P. 9377, being Sections 83, 118 and part Section 84, Block I, Town of Naseby. All Proclamation No. 7493 (New Zealand Gazette, 9 October 1958, No. 60, page 1345).

Dated at Dunedin this 6th day of December 1988.
K. M. STEWART, District Manager, Department of Lands, Dunedin.

Declaring Land to be Road in Block V, Akatore Survey District, Bruce District

Pursuant to section 114 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, declares the land described in the Schedule hereto to be road and vested in the Bruce District Council.

Schedule

Otago Land District—Bruce District

46 square metres, being part Lot 3, D.P. 223; as shown marked ‘C’ on S.O. Plan 19593, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 6th day of December 1988.
K. M. STEWART, District Manager, Department of Lands, Dunedin.
Land Held for Better Utilisation to be Crown Land in Block VI, Town District, City of Dunedin
Pursuant to section 42 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, declares the land described in the Schedule hereto to be Crown Land in the County of Tuapeka.

Schedule
Otago Land District—City of Dunedin

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.1174</td>
<td>Lot 8 and part Lot 9, D.P. 3888; marked 'A' on plan.</td>
</tr>
<tr>
<td>0.0552</td>
<td>Part Lot 3, D.P. 8495; marked 'C' on plan.</td>
</tr>
<tr>
<td>0.0552</td>
<td>Part Lot 4, D.P. 8495; marked 'E' on plan.</td>
</tr>
<tr>
<td>0.0537</td>
<td>Part Lot 5, D.P. 8495; marked 'G' on plan.</td>
</tr>
<tr>
<td>0.0528</td>
<td>Part Lot 6, D.P. 8495; marked 'I' on plan.</td>
</tr>
<tr>
<td>0.1174</td>
<td>Part Lot 1, D.P. 5211; marked 'K' on plan.</td>
</tr>
</tbody>
</table>

As shown as above mentioned on S.O. Plan 21138, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 6th day of December 1988.

K. M. STEWART, District Manager, Department of Lands, Dunedin.

Declarating Land Held for Permanent State Forest to be Crown Land in the County of Tuapeka
Pursuant to section 42 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, declares the land described in the Schedule hereto to be Crown Land subject to the Land Act 1948.

Schedule
Otago Land District—Tuapeka County

4108 square metres, being Lot 1, D.P. 6476 and being part Section 11, Block XIII, Greenvale Survey District. All Gazette notice No. 713756 (New Zealand Gazette, No. 55, 21 October 1948, page 1308).

Dated at Dunedin this 7th day of December 1988.

K. M. STEWART, District Manager, Department of Lands, Dunedin.

Land in Waikato County Acquired for Drainage Works
Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for drainage works.

Schedule
South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>498</td>
<td>Lot 10, D.P. S. 14513; as shown marked 'A' on S.O. Plan 57320.</td>
</tr>
</tbody>
</table>

Dated at Hamilton this 8th day of December 1988.
Solicitor, Department of Lands, Hamilton, declares the land described in the Schedule hereto to be set apart for State housing purposes.

Schedule

South Auckland Land District

854 square metres situated in Te Awamutu Borough, being Lot 3, D.P. 11813 and being part Section 86, Teasdale Settlement. All certificate of title No. 40A/81.

Dated at Hamilton this 9th day of December 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. P.W. 33/48/0)  

Land Held for a Postmaster's Residence Set Apart for State Housing Purposes in Waihi Borough

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, declares the land described in the Schedule hereto to be set apart for State housing purposes.

Schedule

South Auckland Land District

844 square metres situated in Waihi Borough, being Lot 2, D.P. S. 41506 and being part Sections 112 and 112D, Town of Waihi. All certificate of title No. 37C/788.

Dated at Hamilton this 28th day of November 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. P.W. 33/109/3/0)  

Land Held for Post Office Purposes (Residence) Set Apart for State Housing Purposes in Paeroa Borough

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, declares the land described in the Schedule hereto to be set apart for State housing purposes.

Schedule

South Auckland Land District

723 square metres situated in Paeroa Borough being Lot 10, D.P. S. 9461 and being part Hararahi No. 1 Block. All certificate of title No. 39D/798.

Dated at Hamilton this 28th day of November 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. P.W. 33/71/2/0)  

Land To Be Declared Road

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Invercargill, declares the land described in the Schedule hereto to be road which shall vest in The Wallace County Council.

Schedule

Southland Land District—Wallace County

3.7723 hectares, situated in Block VII, Altion Survey District, being part Section 14; as shown marked 'A' on S.O. Plan 10743, lodged in the office of the Chief Surveyor at Invercargill, being part certificate of title B1/212.

Dated at Invercargill this 28th day of November 1988.

P. J. PERKINS.

(Lands Dn. 18/767/52)  

Land Acquired for River Control Purposes in Southland County

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Invercargill, declares that, agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for river control purposes and shall vest in The Southland Catchment Board on the date of publication hereof in the Gazette.

Schedule

Southland Land District

5.7415 hectares situated in Block IV, Invercargill Hundred being Lot 3, Deposited Plan 7509. All certificate of title No. B4/138.

Dated at Invercargill this 18th day of November 1988.

P. J. PERKINS, District Manager.

(Lands Dn. 96/789000)  

Land Held for a Postmaster's Residence Set Apart for State Housing Purposes in Thames

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, declares the land described in the Schedule hereto to be set apart for State housing purposes.

Schedule

South Auckland Land District

627 square metres situated in Block VIII, Thames Survey District, being Lot 6, D.P. S. 11959, being part Church Mission Society's Grant. All certificate of title No. 39D/797.

Dated at Hamilton this 28th day of November 1988.
Land Acquired for River Control Purposes in Southland County

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Invercargill, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for river control purposes together with Fencing Provision 046831.1, and shall vest in The Southland Catchment Board on the date of publication hereof in the Gazette.

Schedule

Southland Land District

1157 square metres, situated in Block IV, Invercargill Hundred, being Lot 5, D.P. 10072. All certificate of title No. 6A/65.

Dated at Invercargill this 5th day of December 1988.

P. J. PERKINS, District Manager.

(Lands Dn. 18/767/15)

Declaring Road to be Stopped in the City of Manukau

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares the portions of road described in the Schedule hereto to be stopped.

Schedule

North Auckland Land District

All those pieces of land described as follows:

Area

m²

Adjoining

1862 Lot 1, D.P. 57133 and Lots 2 and 3, D.P. 57563; marked “A” on plan.

1862 Lot 1, D.P. 16417 and Lots 1 and 2, D.P. 57563; marked “B” on plan.

As shown marked as above mentioned on S.O. Plan 62932, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 6th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 15/6/0/62932)

Land Acquired for a State Primary School in the County of Whangarei

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands 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 on the 15th day of December 1988.

Schedule

North Auckland Land District

All those pieces of land situated in Block XV, Whangarei Survey District described as follows:

Area

m²

Being

5167 Part Lot 9, D.P. 67315; marked “A” on plan.

72 Part Allotment 314, Parish of Owahiwa; marked “B” on plan.

1923 Part Lot 9, D.P. 67315; marked “C” on plan.

As shown marked as above mentioned on S.O. Plan 62325, lodged in the office of the Chief Surveyor at Auckland.

Land Acquired for Road in the City of Auckland

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Auckland City Council on the 15th day of December 1988.

Schedule

North Auckland Land District

All that piece of land containing 3 square metres, being part Allotment 7, Section 12, Suburbs of Auckland; as shown marked “A” on S.O. Plan 61846, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 6th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 15/84/0/61846)

Land Held for Post Office Purposes Set Apart for State Housing Purposes in the Bay of Islands County

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, hereby declares the land described in the Schedule hereto to be set apart for State housing purposes.

Schedule

North Auckland Land District

All that piece of land containing 206 square metres being part Lot 1, D.P. 39381; as shown marked “A” on S.O. Plan 62325, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 6th day of December 1988.

R. F. SMITH, District Manager.

(Ak D.O. 72/10/1/0/144)

Land Acquired for a Limited Access Road in the Bay of Islands County

Pursuant to sections 20 (1) and 153 (2) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a limited access road, which has become road, limited access road, and State highway and pursuant to section 11 (1A) of the National Roads Act 1953 shall form part of State Highway No. 10 and vest in the Crown on the 15th day of December 1988.

Schedule

North Auckland Land District

All that piece of land containing 825 square metres, being Lot 38, D.P. 62788. All certificate of title 67B/662.

Dated at Auckland this 6th day of December 1988.

R. F. SMITH, District Manager.

(Ak D.O. 50/18/15/0/1)

Land Acquired for State Housing Purposes in the Bay of Islands County

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for State housing purposes.

Schedule

North Auckland Land District

All that piece of land containing 825 square metres, being Lot 38, D.P. 62788. All certificate of title 67B/662.

Dated at Auckland this 6th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 50/23/217/0)
Land Declared Road, Road Stopped and Land Taken in the County of Rodney

Pursuant to Part VIII of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands:

(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road and vested in The Rodney County Council.

(b) Pursuant to section 116, declares the road described in the Second Schedule hereto to be stopped.

(c) Pursuant to section 119, declares the land described in the Third Schedule hereto to be taken and vested in The Rodney County Council.

First Schedule
North Auckland Land District
Land Declared to be Road
All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>m²</td>
<td></td>
</tr>
<tr>
<td>827</td>
<td>Part Lot 2, D.P. 84578; marked &quot;J&quot; on plan.</td>
</tr>
<tr>
<td>2861</td>
<td>Part Lot 2, D.P. 84578; marked &quot;L&quot; on plan.</td>
</tr>
<tr>
<td>89</td>
<td>Part Allotment 78, Parish of Makarau; marked &quot;M&quot; on plan.</td>
</tr>
<tr>
<td>2551</td>
<td>Part Allotment 78, Parish of Makarau; marked &quot;O&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown, marked as above mentioned, on S.O. Plan 61429, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule
North Auckland Land District
Road Stopped
All those pieces of road described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>m²</td>
<td></td>
</tr>
<tr>
<td>1069</td>
<td>Allotment 78, Parish of Makarau; marked &quot;A&quot; on plan.</td>
</tr>
<tr>
<td>3220</td>
<td>Allotment 78, Parish of Makarau; marked &quot;C&quot; on plan.</td>
</tr>
<tr>
<td>2170</td>
<td>Lot 2, D.P. 84578; marked &quot;D&quot; on plan.</td>
</tr>
<tr>
<td>7</td>
<td>Lot 2, D.P. 84578; marked &quot;E&quot; on plan.</td>
</tr>
<tr>
<td>2892</td>
<td>Lot 2, D.P. 84578; marked &quot;G&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown, marked as above mentioned, on S.O. Plan 61429 lodged in the office of the Chief Surveyor at Auckland.

Third Schedule
North Auckland Land District
Land Taken
All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>m²</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Part Lot 2, D.P. 84578; marked &quot;P&quot; on plan.</td>
</tr>
<tr>
<td>126</td>
<td>Part Allotment 78, Parish of Makarau; marked &quot;R&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown, marked as above mentioned, on S.O. Plan 61429 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 6th day of December 1988.

R. F. SMITH, District Manager.
(Ak. D.O. 15/11/0/61429)

Land Acquired for a Limited Access Road in the County of Franklin

Pursuant to sections 20 and 153 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a limited access road, which has become road, limited access road and State highway and, pursuant to section 11 (1A) of the National Roads Act 1953 shall form part of State Highway No. 1 and shall vest in the Crown on the 15th day of December 1988.

Schedule
North Auckland Land District
All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>m²</td>
<td></td>
</tr>
<tr>
<td>95</td>
<td>Part Allotment 186, Mangatawhiri Parish; marked &quot;E&quot; on plan.</td>
</tr>
<tr>
<td>853</td>
<td>Part Allotment 186, Mangatawhiri Parish; marked &quot;F&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown, marked as above mentioned on S.O. Plan 62125 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 6th day of December 1988.

R. F. SMITH, District Manager.
(Ak. D.O. 72/2/2A/0/26)

Land and a Right of Way Over Land Acquired for Sanitary Works in the City of Whangarei

Pursuant to section 20 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that, an agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for sanitary works (sewage pump station), and an easement of right of way, containing the rights and powers set forth in paragraph 1 of the Seventh Schedule to the Land Transfer Act 1952, is hereby acquired over the land described in the Second Schedule hereto for sanitary works, to be appurtenant to the land described in the said First Schedule, and the said land and easement shall vest in The Whangarei City Council on the 15th day of December 1988.

First Schedule
North Auckland Land District
All that piece of land containing 48 square metres, being part Lot 1, D.P. 45959; shown marked "A" on S.O. Plan 62344, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule
North Auckland Land District
All that piece of land containing 80 square metres, being part Lot 1, D.P. 45959; shown marked "B" on S.O. Plan 62344, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 6th day of December 1988.

R. F. SMITH, District Manager.
(Ak. D.O. 50/15/15/0/62344)
Amending a Notice Declaring Land Taken for a Residence Established Under the Children and Young Persons Act 1974 in the Borough of Pahiatua

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington hereby amends the notice dated the 11th day of October 1979 and published in the New Zealand Gazette of 25 October 1979, No. 97 at page 3071, declaring land taken for a residence under the Children and Young Persons Act 1974 in the Borough of Pahiatua by omitting the Schedule and substituting the following.

Schedule

Wellington Land District

2023 square metres, situated in the Borough of Pahiatua, being part Section 21, Block VIII, Mangahao Survey District and also being Lot 1, D.P. 17672. All certificate of title, Volume 624, folio 75, Wellington Land Registry, subject to the fencing covenant contained in transfer No. 380017, Wellington Land Registry.

Dated at Wellington this 7th day of December 1988.
R. NARAYAN, Acting District Solicitor.
(Lands Wn. D.O. 94/3/14/4)

Declaring Land to be Road in Block VII, Linkwater Survey District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Property Manager, Department of Lands, Wellington hereby declares the land described in the Schedule hereto to be road and shall vest in The Picton Borough Council on the 15th day of December 1988.

Schedule

Marlborough Land District

Area

Being

2113 Part Lot 1, D.P. 6552; marked "A" on plan.
65 Part River Bed; marked "B" on plan.
2689 Part Section B2B, Waikawa West Maori Block; marked "C" on plan.
4136 Part Section B2A Waikawa West Maori Block; marked "D" on plan.

Situated in Block VII, Linkwater Survey District; as shown marked as above mentioned on S.O. Plan 6773, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Wellington this 30th day of November 1988.
D. I. GRAY, Acting District Property Manager.
(Lands Wn. D.O. 19/2/33/0)

Land Acquired for River Control Purposes in Block IX, Mount Fyffe Survey District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington declares that, an agreement to that effect having been entered into, hereby declares the land described in the Schedule hereto to be acquired for river control purposes and shall vest in The Marlborough Catchment Board on the 15th day of December 1988.

Schedule

Marlborough Land District

5.586 hectares, situated in Block IX, Mount Fyffe Survey District, being part Section 218, Kaitkoua Suburban Registration District; as shown marked "A" on S.O. Plan 6380, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Wellington this 29th day of November 1988.
R. NARAYAN, Acting District Solicitor.
(Lands Wn. D.O. 19/2/33/0)

Declaring Land to be Road and Road Stopped in Block XI, Linkwater Survey District, Marlborough County

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington.

(a) Pursuant to section 20, hereby declares that, an agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for road and shall vest in The Marlborough County Council.

(b) Pursuant to sections 116, 117 and 120 (3), declares the road described in the Second Schedule hereto to be stopped and vested in Maxwell Albert Mudgeway of Picton, stock agent (and shall be amalgamated with the land in certificate of title No. 2D/862, Marlborough Land Registry).

First Schedule

Marlborough Land District—Marlborough County

204 square metres, situated in Block XI, Linkwater Survey District, being part Lot 2, D.P. 4438; as shown marked "A" on S.O. Plan 6773, lodged in the office of the Chief Surveyor at Blenheim.
Second Schedule

Marlborough Land District—Marlborough County

154 square metres, situated in Block XI, Linkwater Survey District, adjoining or passing through part Lot 2, D.P. 4438; as shown marked “B” on S.O. Plan 6773, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Wellington this 29th day of November 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 72/1/11/0/63) in14626

Declaring Land to be Set Apart for Recreation Purposes in the City of Wellington

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington hereby declares the land described in the Schedule hereto to be set apart for recreation purposes subject to and together with a right of way (affects the part formerly contained in C.T. 24B/839) created by transfer 17320 and shall remain vested in The Wellington City Council.

Schedule

Wellington Land District

34.5983 hectares, situated in the City of Wellington, being part Sections 31 and 33 and Sections 83 and 88, Karori District and part Lot 1 on plan A/1323. All certificate of title No. 24D/599, Wellington Land Registry.

Dated at Wellington this 29th day of November 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 5/5/1) in14627

Land Held for Sanitary Works to be Set Apart for Recreation Purposes in the City of Wellington

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington hereby declares the land described in the Schedule hereto to be set apart for recreation purposes and shall remain vested in The Wellington City Council.

Schedule

Wellington Land District

8569 square metres, situated in the City of Wellington, being part Section 31 of the Karori District and also being part Lot 57, D.P. 10004, parts Lots 1 and 2, D.P. 6772 and part Lot 1, D.P. 7279; as shown marked “B” on S.O. Plan 34248, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 17th day of November 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 93/57/0) in14633

Land Acquired for Harbour Works in Block XII, Linkwater Survey District, Marlborough County

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is acquired for harbour works and shall vest in The Marlborough Harbour Board on the 15th day of December 1988.

Schedule

Marlborough Land District—Marlborough County

16.5924 hectares, situated in Block XII, Linkwater Survey District, being part Lot 3, D.P. 6518. Balance of certificate of title No. 4A/824, Marlborough Land Registry.

Dated at Wellington this 17th day of November 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 19/2/8/0) in14636

Land Acquired for Post Office Purposes in Pakawau Survey District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for post office purposes and shall vest in the Crown on the 15th day of December 1988.

Schedule

Nelson Land District

682 square metres, situated in Pakawau Survey District, being Allotment 19 on the plan of Gibbstown, and also being part Section 200, District of Takaka. All certificate of title, Volume 6, folio 256, Nelson Land Registry.

Dated at Wellington this 23rd day of November 1988.
R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 26/4/61/0)

Stopped Road at Lake Coleridge to be dealt with as Crown Land

Pursuant to sections 119 (4) (b) and 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Property Officer, Department of Lands declares that the stopped government road described in the Schedule hereto shall be dealt with as Crown land under the Land Act 1948.

Schedule

Canterbury Land District—Malvern County

303 square metres being Lot 151, D.P. 51716; all certificate of title No. 30F/66.

Dated at Christchurch this 8th day of December 1988.

M. K. WILLIAMS, District Property Officer.

(Lands Ch. D.O. 40/14/101)

Land Declared to be Pedestrian Accessway

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Property Officer, Department of Lands, declares that the land described in the Schedule hereto is hereby acquired for local body purposes and shall vest in the Mackenzie County Council on the date of publication in the Gazette.

Schedule

Canterbury Land District—Christchurch City

303 square metres being Lot 151, D.P. 51716; all certificate of title No. 30F/66.

Dated at Christchurch this 8th day of December 1988.

M. K. WILLIAMS, District Property Officer.

(Lands Ch. D.O. 35/1/13)

Amending a Notice Declaring the Leasehold Interest Acquired for Upper Waitaki Power Development

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, hereby amends the notice dated the 10th day of October 1988 and published in the New Zealand Gazette, 20 October 1988, No. 177, page 4180 as amended by notice dated the 17th day of November 1988 and published in New Zealand Gazette, 1 December 1988, No. 206, page 5191, declaring the leasehold estate in land to be acquired for the generation of electricity by omitting the following from the Schedule.

"m²" and substituting the following:

"ha".

Dated at Christchurch this 7th day of December 1988.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. 40/14/4/1/7)

Land at 43 Croziers Road Acquired for the Purposes of a Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the purposes of a road and shall vest in the Crown on the date of publication in the Gazette.

Schedule

Canterbury Land District—City of Christchurch

35 square metres being part Lot 15, D.P. 14816 as marked "A" on S.O. Plan 17784. Part certificate of title No. 28F/1116.

Dated at Christchurch this 5th day of December 1988.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. 40/62/101)

Land Acquired for Local Body purposes in the Town of Twizel

Pursuant to sections 20 and 50 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for local body purposes and shall vest in the Mackenzie County Council on the date of publication in the Gazette.

Schedule

Canterbury Land District—Mackenzie County

1.6667 hectares being Lot 5 on Land Transfer Plan 52390. Part certificate of title No. 265/698.

Dated at Christchurch this 5th day of December 1988.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. 40/9/431)

Stopped Road in Addington Set Apart for a Recreation Ground

Pursuant to section 52 (4) of the Public Works Act 1981 and a delegation from the Minister of Lands, the District Solicitor, Department of Lands, Christchurch, at the request of the Christchurch City Council, hereby declares the land described in the Schedule hereto, held by that Council as stopped road, to be set apart for a recreation ground.

Schedule

Canterbury Land District—Christchurch City

1799 square metres being Rural Section 42210; all certificate of title No. 28B/950.

Dated at Christchurch this 5th day of December 1988.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. 40/27/398)

Land at Belfast Acquired for Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road, which pursuant to section 11 (1a) of the National Roads Act 1953, shall form part of State Highway No. 1 and shall vest in the Crown on the date of publication of this declaration in the Gazette.
Schedule

Canterbury Land District—Waimairi District

259 square metres being part Lot 1, D.P. 1263; as shown marked “A” on S.O. Plan 17387 lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 5th day of December 1988.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. PL06-036)

Declaring Part of Road in Hokitika to be Stopped

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, declares the portions of road described in the Schedule hereto to be stopped.

Schedule

Westland Land District—Hokitika Borough

All those pieces of road described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Adjoining or passing through</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>207</td>
<td>Section 672, Town of Hokitika and Lot 1, D.P. 648; marked “A” on plan.</td>
</tr>
<tr>
<td>78</td>
<td>Sections 671 and 672, Town of Hokitika and Lot 1, D.P. 2086; marked “B” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on S.O. Plan 11297 lodged in the office of the Chief Surveyor at Hokitika.

Dated at Christchurch this 5th day of December 1988.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. 35/5)

Land near Nape Nape Declared to be Road

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Property Officer, Department of Lands, declares the land described in the Schedule hereto to be road which shall vest in The Cheviot County Council.

Schedule

Canterbury Land District—Cheviot County

8860 square metres being Rural Section 41846 situated in Block II, Weld Survey District.

Dated at Christchurch this 5th day of December 1988.

M. K. WILLIAMS, District Property Officer.

(Lands Ch. D.O. Lds 2/3)

Land Declared to be Road

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Property Officer, Department of Lands, declares the land described in the Schedule hereto to be road which shall vest in The Kaiapoi Borough Council.

Schedule

Canterbury Land District—Kaiapoi Borough

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>5385</td>
<td>Part Lot 1, D.P. 5974; marked “E” on plan.</td>
</tr>
<tr>
<td>3930</td>
<td>Part Old Kaiapoi Riverbed; marked “F” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above-mentioned on S.O. Plan 16148 lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 5th day of December 1988.

M. K. WILLIAMS, District Property Officer.

(Lands Ch. D.O. 40/61/71)

Stopped Road at Totara Valley to be dealt with as Crown Land

Pursuant to section 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Property Officer, Department of Lands declares the stopped road described in the Schedule hereto shall be dealt with as Crown land.

Schedule

Canterbury Land District—Strathallan County

All those pieces of stopped road:

<table>
<thead>
<tr>
<th>Area</th>
<th>Adjoining or passing through</th>
</tr>
</thead>
<tbody>
<tr>
<td>2500</td>
<td>Crown land; marked “L” on plan.</td>
</tr>
<tr>
<td>2950</td>
<td>Lots 2 and 3, D.P. 40656; marked “M” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above-mentioned on S.O. Plan 16629, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 5th day of December 1988.

M. K. WILLIAMS, District Property Officer.

(Lands Ch. D.O. 35/49/1)

Land at Helenca Avenue Declared to be Road

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares the land described in the Schedule hereto to be road which shall vest in The Christchurch City Council.

Schedule

Canterbury Land District—Christchurch City

4 square metres being Lot 22, D.P. 39308; All certificate of title No. 17F/934.

Dated at Christchurch this 26th day of October 1988.

A. T. DOBBS, District Manager.

(Lands Ch. D.O. 35/1/12)

Land Acquired for Road in Ohinemuri County

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

470 square metres, being part Section 241, Block XV, Ohinemuri Survey District; as shown marked “B” on S.O. Plan 57218, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 6th day of December 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 72/2/2C/05)
Land Acquired for Road in Thames-Coromandel District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Tauranga City Council on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>3668</td>
<td>Part Lot 3, D.P. S. 20989; marked “A” on plan.</td>
<td></td>
</tr>
<tr>
<td>1084</td>
<td>Part Lot 1, D.P. 35279; marked “B” on plan.</td>
<td></td>
</tr>
</tbody>
</table>

Situated in Block IX, Coromandel Survey District.

As shown marked as above mentioned on S.O. Plan 57313, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 6th day of December 1988.

W. G. KORVER, Acting District Solicitor.

Land Held for Buildings of the General Government Set Apart for Education Purposes (School Transport) in Otorohanga District

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares the land described in the Schedule hereto to be set apart for education purposes (school transport).

Schedule

South Auckland Land District

2953 square metres, situated in Block IV, Orahiri Survey District; as shown marked “B” on S.O. Plan 57144, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 6th day of December 1988.

W. G. KORVER, Acting District Solicitor.

Land Acquired for Road and a Service Lane in the City of Tauranga

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, agreements to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for road and the land described in the Second Schedule hereto is hereby acquired for a service lane; and further declares that the land described in the said First and Second Schedules shall vest in The Tauranga City Council on the date of publication hereof in the Gazette.

First Schedule

South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>101</td>
<td>Part Lot 14, D.P. 32399; marked “A” on plan.</td>
<td></td>
</tr>
<tr>
<td>101</td>
<td>Part Lot 13, D.P. 32399; marked “B” on plan.</td>
<td></td>
</tr>
</tbody>
</table>

Situated in Block XIV, Tauranga Survey District.

As shown marked as above mentioned on S.O. Plan 57409, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>155</td>
<td>Part Lot 12, D.P. 32399; marked “C” on plan.</td>
<td></td>
</tr>
<tr>
<td>131</td>
<td>Part Lot 11, D.P. 32399; marked “D” on plan.</td>
<td></td>
</tr>
</tbody>
</table>

Situated in Block XIV, Tauranga Survey District.

As shown marked as above mentioned on S.O. Plan 57409, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 6th day of December 1988.

W. G. KORVER, Acting District Solicitor.

Amending a Notice Declaring Road Stopped in Thames-Coromandel District

Pursuant to section 55 of the Public Works Act, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Hamilton, hereby amends the notice dated 1 July 1988, published in the New Zealand Gazette of 21 July 1988, No. 127, page 2897, declaring road to be stopped by omitting from paragraphs (a) and (b) the words “and memorandum of mortgage H. 316970.5”.

Dated at Hamilton this 30th day of November 1988.

R. W. BARNABY, District Manager.

Road Realignment in Otorohanga District

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton:

(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road and vested in The Otorohanga District Council.

(b) Pursuant to sections 116 and 117, declares the portions of road described in the Second Schedule hereto to be stopped and:

(i) That area “I”, now known as Section 4, S.O. 56941, shall be amalgamated with the land in certificate of title No. 40D/415, South Auckland Land Registry.

(ii) That area “J”, now known as Section 5, S.O. 56941, shall be amalgamated with the land in certificate of title, Volume 866, folio 235, subject to memorandum of mortgage H. 591843.4, South Auckland Land Registry.
First Schedule

South Auckland Land District

Area

m² Being
126 Part Otorohanga F2A2B1 Block; marked “G” on plan.
19 Part Otorohanga E No. 4B Block; marked “K” on plan.

Situated in Block IV, Orahiri Survey District.

As shown marked as above mentioned on S.O. Plan 56941, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

Area

m² Adjoining
1980 Lot 1, D.P. S. 43395 and part Lot 2, D.P. 9029; marked “C” on plan.
1748 Part Lot 2, D.P. 9029; marked “D” on plan.

Situated in Block VIII, Pirongia Survey District.

As shown marked as above mentioned on S.O. Plan 56993, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 7th day of December 1988.

R. W. BARNABY, District Manager.

(Lands Hn. D.O. 98/6/0/47) 1cL

Land Declared to be Road in Waitomo District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton hereby declares the land described in the Schedule hereto to be road which shall vest in The Waitomo District Council.

Schedule

South Auckland Land District

Area

m² Being
783 Part Lot 1, D.P. 8947; marked “F” on S.O. Plan 50371.

Situated in Block IV, Otarohanga Survey District.

ha
7.3360 Part Section 4, Block V, Awakino East Survey District; marked “A” on S.O. Plan 53824.

As shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 7th day of December 1988.

R. W. BARNABY, District Manager.

(Lands Hn. D.O. 98/6/0/47) 1cL

Road Realignment in Otorohanga District

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton: (a) Pursuant to section 116, declares the portions of road described in the First Schedule hereto to be stopped.

(b) Pursuant to section 119, declares the land in the Second Schedule hereto to be taken.

(c) Pursuant to sections 117 and 119 declares: (i) Areas “B” and “D” in the said Schedules, now together known as Section 1, S.O. 56993, shall be amalgamated with the land in certificate of title No. 37D/874, South Auckland Land Registry.

(ii) Areas “A” and “C” in the said Schedules, now together known as Section 2, S.O. 56993, shall be amalgamated with the land in certificate of title No. 37D/873, subject to memoranda of mortgage H. 512882 and H. 300206.3, South Auckland Land Registry.

First Schedule

South Auckland Land District

Area

m² Adjoining
1980 Lot 1, D.P. S. 43395 and part Lot 2, D.P. 9029; marked “C” on plan.
1748 Part Lot 2, D.P. 9029; marked “D” on plan.

Situated in Block VIII, Pirongia Survey District.

As shown marked as above mentioned on S.O. Plan 56993, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

Area

m² Adjoining
804 Part Lot 2, D.P. 9029; marked “A” on plan.
400 Part Lot 2, D.P. 9029; marked “B” on plan.

Situated in Block VIII, Pirongia Survey District.

As shown marked as above mentioned on S.O. Plan 56993, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 7th day of December 1988.

R. W. BARNABY, District Manager.

(Lands Hn. D.O. 98/6/0/44) 1cL

Land Declared to be a Limited Access Road in Whakatane District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton, declares the land described in the Schedule hereto to be a limited access road and vested in The Whakatane District Council.

Schedule

South Auckland Land District

Area

m² Being
0 1 0 0 Lot 41, D.P. 10587.
1049 Lot 4, D.P. S. 21447.

Situated in Block II, Whakatane Survey District.

Dated at Hamilton this 7th day of December 1988.

R. W. BARNABY, District Manager.

(Hn. D.O. 98/4/0/47) 1cL

Crown Land Set Apart for Water Power Development in Waipa County

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares the land described in the Schedule hereto to be set apart for water power development.
Schedule

South Auckland Land District

4140 square metres, situated in Block XII, Maungatūtari Survey District, being Crown land; as shown marked "C" on S.O. Plan 57244, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 7th day of December 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 92/12/20/6/14)  

Land Declared to be Road in the Borough of Putaruru

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton, declares the land described in the Schedule hereto to be road which, pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway No. 1, and shall vest in The Putaruru Solicitor, Department of Lands, Wellington hereby.

Dated at Hamilton this 7th day of December 1988.

R. W. BARNABY, District Manager.

(Hn. D.O. 43/10/0/4)  

Amending an Amending Notice Declaring Land to be Crown Land in the Borough of Picton

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton hereby amends the notice dated the 19th day of September 1988 and published in the New Zealand Gazette of 20 October 1988, No. 177 at page 4181, amending a notice declaring land to be Crown land in the Borough of Picton by omitting the Schedule and substituting the following:

"1028 square metres, situated in the Borough of Picton,
being Section 1, S.O. Plan 6710, lodged in the office of the Chief Surveyor at Blenheim."

Dated at Wellington this 13th day of December 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 13/4/36/0/1)  

Land to be Road, Road Stopped and Land Taken and Vested in Block XIV, Mount Robinson Survey District

Pursuant to Part VIII of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Wellington hereby.

(i) Pursuant to section 114, declares the land described in the First Schedule hereto to be road and vested in The Horowhenua County Council.

(ii) Pursuant to sections 116 and 117 (3) (b), declares the road described in the Second Schedule hereto to be stopped and vested in the Ronald Keith Moody of Levin, sheep farmer (and shall be amalgamated with the land contained in certificate of title No. 6C/391, Wellington Land Registry, subject to memoranda of mortgage No. 761738 and statutory land charge 615700.1).

(iii) Pursuant to section 119, declares the land described in the Third Schedule hereto to be taken and vested in Ronald Keith Moody of Levin, sheep farmer (and shall be amalgamated with the land contained in certificate of title No. 6C/391, Wellington Land Registry, subject to memoranda of mortgage No. 761738 and statutory land charge 615270D.1).

First Schedule

Wellington Land District

Area

<table>
<thead>
<tr>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1737</td>
<td>Part Opaekete 3; coloured blue on plan.</td>
</tr>
<tr>
<td>121</td>
<td>Part Ohinekaiaeo 1C2; coloured sepia on plan.</td>
</tr>
</tbody>
</table>

Situated in Block XIV, Mount Robinson Survey District; coloured as above mentioned on S.O. Plan 26308, lodged in the office of the Chief Surveyor of Wellington.

Second Schedule

Wellington Land District

1335 square metres, situated in Block XIV, Mount Robinson Survey District, adjoining or passing through Lot 3, D.P. 4138 and part Opaekete 3; as shown coloured green on S.O. Plan 26308, lodged in the office of the Chief Surveyor at Wellington.

Third Schedule

Wellington Land District

452 square metres, situated in Block XIV, Mount Robinson Survey District, being part Opaekete 3; as shown coloured blue edged blue on S.O. Plan 26308, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 13th day of December 1988.

N. J. Robinson, District Manager.

(Wn. D.O. 19/2/8/0)  

Land Declared to be Road, Road Stopped and Land Taken in Block X, Kaitawa Survey District, Horowhenua County

Pursuant to Part VIII of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Wellington hereby.

(a) Pursuant to section 114 (1), declares the land described in the First Schedule hereto to be road and vested in The Horowhenua County Council.

(b) Pursuant to sections 116, 117 and 120 (3), declares the road described in the Second Schedule hereto to be stopped and vested in Yolande Dorothy Mary Scollay of Waikanae, married woman (and shall be amalgamated with the land in certificate of title No. 23D/405, Wellington Land Registry).

(c) Pursuant to sections 116, 117 and 120 (3), declares the road described in the Third Schedule hereto to be stopped and vested in Samuel James Tuttiet of Wellington, organ builder and Marion Jane Tuttiet his wife (and shall be amalgamated with the land in certificate of title, Volume 235, folio 202, Wellington Land Registry).

(d) Pursuant to section 119 (1), declares the land described in the Fourth Schedule hereto to be taken and vested in The Horowhenua County Council.

First Schedule

Wellington Land District

Area

<table>
<thead>
<tr>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1268</td>
<td>Part Section 22; marked &quot;A&quot; on plan.</td>
</tr>
<tr>
<td>33</td>
<td>Part Section 61; marked &quot;D&quot; on plan.</td>
</tr>
<tr>
<td>218</td>
<td>Part Ngatiawa Riverbed; marked &quot;J&quot; on plan.</td>
</tr>
</tbody>
</table>
Road Realignment in Hawke’s Bay

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands:

(a) Pursuant to section 114 (1), declares the land in the First Schedule to be road and vested in The Hawke’s Bay County Council.

(b) Pursuant to sections 116 (1) and 117, declares the parts of road in the Second Schedule to be stopped and declares that—

(i) The area marked K now known as Section 52, Block XII, Heretaunga Survey District shall be amalgamated with the land in C.T. 66/137.

(ii) The area marked L now known as Section 53, Block XII, Heretaunga Survey District shall be vested in The Hawke’s Bay County Council.

First Schedule

Hawke’s Bay Land District

Area

\[ \text{m}^2 \]

Being

260 Part Bed of Tutaekuri—Waimate Stream marked ‘A’ on plan.

4053 Part Section 8 marked ‘C’ on plan.

9 Part Bed of Clive River marked ‘E’ on plan.

390 Part Old Bed of Ngaruroro River marked ‘J’ on plan.

All in Block XII, Heretaunga Survey District. As shown on the S.O. Plan 9012, lodged in the office of the Chief Surveyor at Napier.

Second Schedule

Hawke’s Bay Land District

Area

\[ \text{m}^2 \]

Adjoining or passing through

2811 Part Lot 27, D.D.P. 140, part Section 17R, Old Bed of Ngaruroro River; marked K on plan.

5 Part Lot 27, D.D.P. 140; marked L on plan.

Both situated in Block XII, Heretaunga Survey District as shown on S.O. Plan 9012, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 8th day of December 1988.

G. P. HULBERT, District Solicitor.

(\(\text{Na. D.O. AD6/3/7/1}\))

Land Acquired for Road in the County of Hawke’s Bay

Pursuant to section 20 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Solicitor declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Hawke’s Bay County Council on the 18th day of December 1988.

Schedule

Hawke’s Bay Land District

Area

\[ \text{m}^2 \]

Being

439 Part Section 17R marked ‘H’ on plan.


All in Block XII, Heretaunga Survey District as shown on S.O. Plan 9012, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 8th day of December 1988.

G. P. HULBERT, District Solicitor.

(\(\text{Na. D.O. AD6/3/7/1}\))

Declaring Land to be Road and Road Stopped in Franklin County

Pursuant to Part VIII of the Public Works Act 1981, the District Manager of the Department of Lands, acting pursuant to a delegation from the Minister of Lands:

(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road which shall vest in the Franklin County Council.

(b) Pursuant to section 116, declares the road described in the Second Schedule hereto to be stopped.

First Schedule

North Auckland Land District

(Land Declared Road)

All that piece of land containing 864 square metres, being part Lot 2, D.P. 40626; as shown marked “A” on S.O. Plan 62976, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule

North Auckland Land District

(Road to be Stopped)

All that piece of road containing 1053 square metres, adjoining or passing through part Lot 2, D.P. 40626; as shown marked “B” on S.O. Plan 62976, lodged in the office of the Chief Surveyor at Auckland.
Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.
(Ak. D.O. 15/3/0/62976)  

Land Declared to be Road in Hokianga County
Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares the land described in the Schedule hereto to be road, which pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State highway No. 12.

Schedule
North Auckland Land District
All that piece of land containing 2.0623 hectares, situated in Block I, Punakitere Survey District, being part Section 1, Block I, Punakitere Survey District; as shown marked “A” on S.O. Plan 62710, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.
(Ak. D.O. 72/12/1/0/227)  

Crown Land Set Apart for the Auckland-Waiwera Motorway in Rodney County
Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, hereby declares the land described in the Schedule hereto to be set apart for the Auckland-Waiwera motorway.

Schedule
North Auckland Land District
All that piece of land containing 22063 square metres, situated in Block XI, Waiwera Survey District, being part Section 1, Block XI, Waiwera Survey District; as shown marked “A” on plan. S.O. Plan 62971, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.
(Ak. D.O. 72/1/2A/0/392)  

Declaring an Interest in Land for Irrigation Purposes in the Bay of Islands County
Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares that an agreement to that effect having been entered into, a right to convey water for irrigation purposes and shall vest in the Crown on the 15th day of December 1988.

Schedule
North Auckland Land District
All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0077</td>
<td>Crown land; marked “A” on plan.</td>
</tr>
<tr>
<td>0.2022</td>
<td>Crown land; marked “B” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above-mentioned on S.O. Plan 60384, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.
(Ak. D.O. 50/15/10/0/60384)  

Land Acquired for Road in the City of Takapuna
Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Takapuna City Council on the 15th day of December 1988.

Schedule
North Auckland Land District
All that piece of land containing 8694 square metres, being part Allotment 169, Paremoremo Parish; as shown marked “A” on S.O. Plan 60223, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.
(Ak. D.O. 15/80/0/59313)  

Land Acquired for Road in the City of Mangonui
Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, declares the land described in the Schedule hereto to be road, which shall vest in The Mangonui County Council.

Schedule
North Auckland Land District
All that piece of land containing 3990 square metres, being part Section 1, Block XII, Kaeo Survey District; as shown marked “C” on S.O. Plan 61205 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.
(Ak. D.O. 15/84/0/62926)  

Land Acquired for Road in The City of Auckland
Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in the Auckland City Council on the 15th day of December 1988.

Schedule
North Auckland Land District
All that piece of land containing 4 square metres, being part Lot 43, Deeds Plan 1385 (Pt. Lot 1, D.P. 47903); as shown marked “A” on S.O. Plan 62926, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.
(Ak. D.O. 15/84/0/62926)
Acquiring Land and an Interest in Land for Irrigation Purposes in the Bay of Islands County

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that an agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for irrigation purposes and shall vest in the Crown on the 15th day of December 1988.

First Schedule

North Auckland Land District

All that piece of land containing 54 square metres, being part Section 6, Block XII, Kaeo Survey District; as shown marked "B" on S.O. Plan 60803, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule

North Auckland Land District

All that piece of land containing 1883 square metres, being part Section 6, Block XII, Kaeo Survey District; as shown marked "D" on S.O. Plan 61206, lodged in the office of the Chief Surveyor at Auckland.

Amending a Declaration Acquiring Land for a Post Office in Rodney County

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, hereby amends the declaration dated the 19th day of December 1984, published in the New Zealand Gazette of the 10th day of January 1985, No. 1, page 14, acquiring land for a post office in the County of Rodney, pursuant to section 20 of the Public Works Act 1981, by inserting in the operative clause thereto after the words "is hereby acquired" the words "for post office purposes".

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 25/30/65) ln14797

Declaring Land to be Road in Mangonui County

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares the land described in the Schedule hereto to be road, which shall vest in The Mangonui County Council.

Schedule

North Auckland Land District

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1291</td>
<td>Part Section 21, Block 1, Kawakawa Survey District; marked &quot;A&quot; on plan.</td>
</tr>
<tr>
<td>1334</td>
<td>Part Section 22, Block 1, Kawakawa Survey District; marked &quot;B&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above-mentioned on S.O. Plan 56984, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 25/30/40) ln14805

An Interest in Land Acquired for Irrigation Purposes in the Bay of Islands County

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares an agreement to that effect having been entered into, the interest in the water supply easement held by the Western Water Company Ltd., under and by virtue of Transfer No. 030503.2, North Auckland Land Registry over the land described in the Schedule hereto, is hereby acquired for irrigation purposes and shall vest in the Crown on the 15th day of December 1988.

Schedule

North Auckland Land District

All those pieces of land described as follows:
Declaring Part of Road to be Stopped in the City of Manukau

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares the part of road described in the Schedule hereto to be stopped.

Schedule

North Auckland Land District

All that piece of road containing 1167 square metres, adjoining or passing through Lot 3, D.P. 76137, Lot 1, D.P. 67180 and Lot 1, D.P. 84903; as shown marked "C" on S.O. Plan 61456, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.

Declaring Land to be Crown Land in Whangarei County

Pursuant to section 42 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

Schedule

North Auckland Land District

All that piece of land containing 1265 square metres, being part Allotment 21, Waipu Parish; as shown marked "A" on S.O. Plan 63049 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.

Declaring Land to be Road in the City of Whangarei

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares the land described in the Schedule hereto to be road, which shall vest in The Whangarei City Council.

Schedule

North Auckland Land District

All that piece of land containing 25 square metres, being part Section 43, Block XII, Kaeo Survey District; marked "E" on plan.

As shown marked as above-mentioned on S.O. Plan 61206, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.

Declaring Road to be Stopped in the County of Rodney

Pursuant to section 116 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares the piece of road described in the Schedule hereto to be stopped.

Schedule

North Auckland Land District

All that piece of road containing 1 rood 3.1 perches adjoining or passing through Lot 1, D.P. 44637; as shown marked "A" on S.O. Plan 61805, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.

Amending a Declaration Acquiring Land for Road in the City of Tamaki

Pursuant to section 55 of the Public Works Act 1981, and a delegation from the Minister of Lands, the District Manager, Department of Lands, hereby amends the declaration dated the 23rd day of March 1988, published in the New Zealand Gazette of 31st day of March 1988, No. 56, at page 1376, acquiring land for road in the City of Tamaki, pursuant to section 20 of the Public Works Act 1981, by deleting from the Schedule the land firstly described therein, being as follows "15 square metres, Part Lot 18, D.P. 8097; marked 'A' on plan."

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.

Declaring an Interest in Land for Irrigation Purposes in the Bay of Islands County

Pursuant to sections 20 (1) and 28 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that, an agreement to that effect having been entered into, a right of way easement in gross containing the rights and powers set forth in clauses 1, 2 and 5 of the Seventh Schedule to the Land Transfer Act 1952, over the land secondly described in the Schedule hereto and a right to convey water containing the rights and powers set forth in clause 1 of the Seventh Schedule to the said Land Transfer Act over the land firstly described in the Schedule hereto, as modified by the agreement dated the 14th day of July 1988, between the Crown and Ernst Helmut Kogler of Kerikeri, orchardist, a copy of which may be perused at the office of the Department of Lands at Auckland.

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.

Amending a Declaration Acquiring Land for Road in the City of Tamaki

Pursuant to section 55 of the Public Works Act 1981, and a delegation from the Minister of Lands, the District Manager, Department of Lands, hereby amends the declaration dated the 23rd day of March 1988, published in the New Zealand Gazette of 31st day of March 1988, No. 56, at page 1376, acquiring land for road in the City of Tamaki, pursuant to section 20 of the Public Works Act 1981, by deleting from the Schedule the land firstly described therein, being as follows "15 square metres, Part Lot 18, D.P. 8097; marked 'A' on plan."

Dated at Auckland this 8th day of December 1988.
R. F. SMITH, District Manager.
Land Held for Post Office Purposes Set Apart for State Housing Purposes in the City of Auckland

Pursuant to section 52 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands hereby declares the land described in the Schedule hereto to be set apart for State housing purposes.

Schedule

North Auckland Land District

All that piece of land containing 514 square metres being Lot 49, D.P. 20423. All certificate of title 69A/496.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 18/167)

Land Held for Post Office Purposes Set Apart for State Housing Purposes in the City of Whangarei

Pursuant to section 52 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands hereby declares the land described in the Schedule hereto to be set apart for State housing purposes.

Schedule

North Auckland Land District

All that piece of land containing 890 square metres being Lot 4, D.P. 35507. All certificate of title 67B/663.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 50/18/1/0)

Land Held for Technical School Set Apart for Scientific and Industrial Research in the Bay of Islands County

Pursuant to section 52 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands hereby declares the land described in the Schedule hereto to be set apart for scientific and industrial research.

Schedule

North Auckland Land District

All that piece of land containing 2,1800 hectares being part Parahihahi A1 Block; as shown marked ‘A’ on S.O. Plan 61806 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 50/23/30/0)

Land Acquired for Soil Conservation and River Control in the County of Hawke’s Bay

Pursuant to section 20 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Solicitor declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for soil conservation and river control purposes, and shall vest in The Hawke’s Bay Catchment Board on the date of publication in the Gazette.

Schedule

Hawke’s Bay Land District

1562 square metres, being part of Agricultural Section 53 Pukahu, Block III, Te Mata Survey District; as shown marked ‘N’ on S.O. Plan 8694, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 6th day of December 1988.

G. P. HULBERT, District Solicitor.

(Na. D.O. 231030/114)

Land Acquired for Soil Conservation and River Control in the County of Hawke’s Bay.

Pursuant to section 20 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Solicitor declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for soil conservation and river control purposes, and shall vest in The Hawke’s Bay Catchment Board on the date of publication of this notice.

Schedule

Hawke’s Bay Land District

Land situated in Block IV Te Mata Survey District as follows:

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1424</td>
<td>Part Lot 2 Deeds Plan 698 marked ‘B’ on plan.</td>
</tr>
<tr>
<td>162</td>
<td>Part Lot 1 Deeds Plan 698 marked ‘C’ on plan.</td>
</tr>
<tr>
<td>6275</td>
<td>Part Suburban Section 3 South Havelock marked ‘D’ on plan.</td>
</tr>
</tbody>
</table>

As shown as marked on S.O. Plan 8921, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 7th day of December 1988.

G. P. HULBERT, District Solicitor.

(Na. D.O. AD 231030/118)

Declaring Land to be Road in the County of Hobson

Pursuant to section 114 of the Public Works Act 1981 and to a delegation from the Minister of Lands the District Manager, Department of Lands declares the land described in the Schedule hereto to be road, which shall vest in The Hobson County Council.

Schedule

North Auckland Land District

<table>
<thead>
<tr>
<th>Area (ha)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.4026</td>
<td>Part Lot 66, D.P. 10698; marked “A” on S.O. Plan 61096.</td>
</tr>
<tr>
<td>2.2704</td>
<td>Part Lots 66 and 83, D.P. 10698; marked “B” on S.O. Plan 61096.</td>
</tr>
<tr>
<td>2.7788</td>
<td>Part Lot 83, D.P. 10698; marked “C” on S.O. Plan 61095.</td>
</tr>
<tr>
<td>1.0058</td>
<td>Part Lot 83, D.P. 10698; marked “D” on S.O. Plan 61095.</td>
</tr>
</tbody>
</table>

Situated in Block VI Kaihu Survey District.


1.0502 Part Lot 83, D.P. 10698; marked “F” on S.O. Plan 61095. Situated in Block V, Kaihu Survey District.

As shown marked on the plans as above-mentioned and lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 4/852/3)
Declaring Stopped Road to be Vested in the County of Franklin

Pursuant to section 117 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares that to a delegation from the Minister of Lands, the District Manager, Department of Lands declares that effect having been entered into, the land described in the Schedule hereto to be vested in John Walter Bell of Pokeno, farmer and shall be amalgamated with the land in certificate of title No. 58C/653, North Auckland Land Registry, subject to memorandum of mortgage 053615.4.

Schedule

North Auckland Land District

All that piece of land containing 412 square metres being part Section 3, on S.O. Plan 47523 lodged at the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 15/3/0/47523)

Land Held for Railway Purposes Set Apart for Motorway in the Borough of Mt Roskill

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares the land described in the Schedule hereto to be set apart for motorway.

Schedule

North Auckland Land District

All those pieces of land described as follows:

Area

\[ \text{m}^2 \]

Being

2173 Part Lot 5, D.P. 39816; marked "A" on plan.
1138 Part Lot 2, D.P. 9066; marked "B" on plan.

As shown marked as above-mentioned on S.O. Plan 63036 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 71/2/15/0/133)

Land Acquired for Road in the County of Franklin

Pursuant to section 20 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares that an agreement to that effect having been entered into, the land described in the Schedule hereto to be acquired for road and shall vest in The Auckland City Council on the 15th day of December 1988.

Schedule

North Auckland Land District

All that piece of land containing 585 square metres being part Lot 1, D.P. 33003; as shown marked "A" on S.O. Plan 62471 lodged at the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 15/3/0/62471)

Land Acquired in Connection with a Road in the City of Auckland

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired in connection with a road and shall vest in The Auckland City Council on the 15th day of December 1988.

Schedule

North Auckland Land District

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>3732</td>
<td>Lots 19, 20, 21, 22, 23, 24, 26, 27, 28 and 29 and parts Lot 25 Deeds 7 and Lot 2, D.P. 21941; marked &quot;K&quot; on plan.</td>
</tr>
<tr>
<td>4220</td>
<td>Lots 11, 12, 13, 14, 15, 16 and 17 Deeds 7, Part Lot 59 and Lots 61 and 62 D.P. 193 and Lot 1 D.P. 16414; marked &quot;L&quot; on plan.</td>
</tr>
<tr>
<td>800</td>
<td>Part Lots 4, 5 and 6 D.R.O. 19 Blue; marked &quot;M&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above-mentioned on S.O. Plan 61511 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 15/47/0/61511)

Land Acquired for Road in Great Barrier Island County

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Great Barrier Island County Council on the 15th day of December 1988.

Schedule

North Auckland Land District

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2182</td>
<td>Part Lot 14, D.P. 69696; marked &quot;A&quot; on plan.</td>
</tr>
<tr>
<td>72</td>
<td>Part Lot 15, D.P. 69696; marked &quot;B&quot; on plan.</td>
</tr>
<tr>
<td>7149</td>
<td>Part Lot 18, D.P. 69696; marked &quot;C&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above-mentioned on S.O. Plan 61726 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.

(Ak. D.O. 15/47/0/61726)

Declaring Stopped Road to be Vested in the County of Franklin

Pursuant to section 117 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares the part of stopped road described in the Schedule hereto to be vested in Laurence John Hughes of Manurewa, salesman and Jennifer Hughes, his wife and shall be amalgamated with the land in certificate of title Volume 1019, folio 114, North Auckland Land Registry subject to memorandum of mortgage 492445.2 and B. 076362.2.

Schedule

North Auckland Land District

All that piece of land containing 134 square metres being Section 2, on S.O. Plan 47523 lodged in the office of the Chief Surveyor at Auckland.
Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.
(Ak. D.O. 15/3/0/47523)

Declaring Stopped Road to be Vested in the County of Franklin

Pursuant to section 117 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares the part of stopped road described in the Schedule hereto to be vested in Derek Stent of New Plymouth, leading hand fitter and Carol Fay Stent, his wife, subject to memoranda of mortgage 795019.1 and B. 573531.1, North Auckland Land Registry.

Schedule

North Auckland Land District

All that piece of stopped road containing 13 square metres being Section 1, on S.O. Plan 47523 lodged at the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.
(Ak. D.O. 15/3/0/47523)

Declaring Road to be Stopped in the County of Whangarei

Pursuant to section 116 of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares the portions of road described in the Schedule hereto to be stopped.

Schedule

North Auckland Land District

All those pieces of road described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Adjoining or passing through</th>
</tr>
</thead>
<tbody>
<tr>
<td>1115</td>
<td>Lot 1, D.P. 122533; marked “A” on plan.</td>
</tr>
<tr>
<td>638</td>
<td>Lot 4, D.P. 122533; marked “B” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on S.O. Plan 62474 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.
(Ak. D.O. 50/15/11/0/62474)

An Easement Over Land Acquired for Education Purposes in the County of Otamatea

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares that an agreement to that effect having been entered into, a right to drain, hold and treat sewage, containing the rights and powers set forth in clauses 4 and 5 of the Seventh Schedule of the Land Transfer Act 1952 as modified by the agreement dated the 2nd day of February 1988 between the Crown and Rongo Pai Farms Ltd., at Dargaville, a copy of which may be perused at the office of the Department of Lands at Auckland and identified by No. 50/23/41/0, is hereby acquired over the land described in the Schedule hereto, for education purposes and shall vest in the Crown on the 15th day of December 1988.

Schedule

North Auckland Land District

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>4936</td>
<td>Part Lot 1, D.P. 37564; marked “A” on plan.</td>
</tr>
<tr>
<td>821</td>
<td>Part Lot 1, D.P. 37564; marked “B” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on S.O. Plan 63030 lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1988.

R. F. SMITH, District Manager.
(Ak. D.O. 50/23/41/0)

Maori Affairs

Maori Affairs Act 1953

Maori Land Development Notice

Pursuant to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Hamilton 1988, No. 20.

2. The notice referred in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.

3. The land described in the Second Schedule hereto are hereby released from Part XXIV of the Maori Affairs Act 1953.

First Schedule

South Auckland Land District

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>.3050</td>
<td>Lot 1 D.P.S. 251, being part Section 18, Block VIII Pirongia Survey District. All certificate of title, Volume 1006, folio 253.</td>
</tr>
</tbody>
</table>

Dated at Hamilton this 6th day of December 1988.

For and on behalf of the Board of Maori Affairs.

P. J. BADDELEY, for District Manager.
(M.A.; D.O. 23/210)

Maori Land Development Notice

Pursuant to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Hamilton 1988, No. 19.
3. The land described in the Second Schedule hereto is hereby released from Part XXIV of the Maori Affairs Act 1953.

**First Schedule**

<table>
<thead>
<tr>
<th>Date of Notice</th>
<th>Reference</th>
<th>Registration No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 October 1947</td>
<td>New Zealand Gazette, 9 October 1947, No. 59, page 1443</td>
<td>K. 31704</td>
</tr>
</tbody>
</table>

**Second Schedule**

**South Auckland Land District**

All that piece of land described as follows:

**Area**

ha

Being

17.4262 Okauia 2F2A Block VIII, Tapapa Survey District. All certificate of title, Volume 118, folio 793.

Dated at Hamilton this 1st day of December 1988.

For and on behalf of the Board of Maori Affairs.

P. J. BADDELEY, for District Manager.

(M.A. D.O. 23/181)

**Excluding Part of Land From a Maori Reservation**

Whereas by virtue of a notice in the New Zealand Gazette dated 2 June 1977, No. 63, page 1568, the Maori freehold land described in the Schedule hereto, was set apart as a Maori reservation for the purposes of a meeting place, papakainga, recreation ground, and sports ground, for the common use and benefit of the Ngati Ponga tribe; and where it is proposed to exclude part of the said land from the said Maori reservation.

Now, therefore, pursuant to section 439 (5) (a) of the Maori Affairs Act 1953, that part of the said reservation described in the Schedule hereto is hereby excluded from the said Maori reservation.

**Schedule**

All that piece of land, situated in Block IV, Tapapa Survey District, and described as follows:

**Area**

m²

Being

787 Part Okauia 4E2B1 Block as delined on the more or less scheme plan of proposed subdivision of Okauia 4E2B2 and 4E2B1 Blocks approved by the Matamata County Council on the 14th day of November 1974.


Dated at Wellington this 8th day of December 1988.

T. PARORE, Deputy Secretary for Maori Affairs.

(M.A. H.O. 93/1/3; D.O. H823)

**New Zealand Railways Corporation**

**New Zealand Railways Corporation Act 1981**

**Declaring Land and Easements in Gross at Mangapohoi to be Acquired for Railway Purposes**

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 20 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation hereby declares that, an agreement to that effect having been entered into:

(a) The land described in the First Schedule hereto is hereby acquired for and on behalf of Her Majesty the Queen for railway purposes.

(b) A right of way easement in gross, subject to section 90D of the Land Transfer Act 1952, over the land described in the Second Schedule hereto is hereby acquired for and on behalf of Her Majesty the Queen for railway purposes.

(c) An easement in gross of a right to convey electricity described in the Third Schedule hereto over the land described in the Fourth Schedule hereto is hereby acquired for and on behalf of Her Majesty the Queen for railway purposes.

**First Schedule**

**Taranaki Land District—Waitomo District**

**Land for Railway**

564 square metres, being part Section 13, Block V, Mapara Survey District, shown marked ‘A’ on plan L.O. 35784 (S.O. 12936), lodged in the office of the New Zealand Railways Corporation at Wellington.

**Second Schedule**

**Taranaki Land District—Waitomo District**

**Land Subject to a Right of Way Easement in Gross**

Both those pieces of land situated in Block V, Mapara Survey District, described as follows:

**Area**

m²

Being

269 Part Section 13; shown marked ‘C’ on plan.

709 Part Rangitoto Tuhua 68G2D2B2B4; shown marked ‘D’ on plan.

As shown marked as above mentioned on plan L.O. 35784 (S.O. 12936), lodged in the office of the New Zealand Railways Corporation at Wellington.
Third Schedule

Easement in Gross of a Right to Convey Electrical Power

The rights and powers implied in and attaching to a right to convey water as set out in the Seventh Schedule of the Land Transfer Act 1952, as if the same were fully set out herein, save that the word “pipe(s)” shall, where applicable, be replaced by the word “cable(s)” and the word “water” be replaced by the words “electrical power”.

Fourth Schedule

Taranaki Land District—Waitomo District

Land Subject to an Electrical Power Easement in Gross

48 square metres, situated in Block V, Mapara Survey District, being part Rangitoto Tuhua 68G2D2B2B2; shown marked ‘B’ on plan L.O. 35784 (S.O. 12936), lodged in the office of the New Zealand Railways Corporation at Wellington.

Dated at Wellington this 7th day of December 1988.

P. K. TROTMAN, for General Manager,
New Zealand Railways Corporation.

Fourth Schedule

North Auckland Land District—Rodney District

Declaring Land at Kanohi to be Acquired for Railway Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 20 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation hereby declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired and on behalf of Her Majesty the Queen for railway purposes.

Schedule

North Auckland Land District—Rodney District

2485 square metres, situated in Block VII, Kaipara Survey District, being part Lot 3, D.P. 65901; shown marked ‘A’ on plan L.O. 35672 (S.O. 62840), lodged in the office of the New Zealand Railways Corporation at Wellington.

Dated at Wellington this 12th day of December 1988.

P. K. TROTMAN, for General Manager,
New Zealand Railways Corporation.

Fourth Schedule

Canterbury Land District—Rangiora Borough

Declaring Land at Rangiora to be Set Apart for Railway Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 52 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation hereby declares the land described in the Schedule hereto to be set apart for railway purposes.

Schedule

Canterbury Land District—Rangiora Borough

7.4827 hectares, more or less, being part Rural Section 917, situated in Block V, Rangiora Survey District. Balance conveyance 41857 (D.I. 6 c/s 495).

Dated at Wellington this 13th day of December 1988.

P. K. TROTMAN, for General Manager,
New Zealand Railways Corporation.

Fourth Schedule

Harbours Act 1950

Sale of Northland Harbour Board Land

I, William Patrick Jeffries, Minister of Transport, having obtained the concurrence of the Minister of Finance pursuant to section 143A (3) of the Harbours Act 1950, hereby approve pursuant to section 143A (1) (a) and section 143C (1) (b) (i) of the Act, the sale of land described in the Schedule below to the lessee by the Northland Harbour Board and I specify that my approval is effective from the date of this notice.

Schedule

All that parcel of land containing 6660 square metres (6660 m²), more or less, being Lot 1, Deposited Plan 114281 and being part Lot K of Section 3, part sections 38, 44 and 16, Block IX, Whangarei Survey District and being all of the land comprised and described in certificate of title, Volume 65A, folio 340 (North Auckland Registry).

Dated at Wellington this 1st day of December 1988.

W. P. JEFFRIES, Minister of Transport.

Authorising the Bay of Plenty Harbour Board to Reclaim Crown Land from the Bed of Tauranga Harbour

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 28th day of November 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to section 175 (3) and subject to sections 176 to 182 of the Harbours Act 1950, His Excellency the Governor-General, acting on the joint recommendation of the Minister of Transport, after consultation with the Minister of Conservation, and the Minister of Lands and by and with the advice and consent of the Executive Council hereby authorises the Bay of Plenty Harbour Board to reclaim an area of 1.9659 hectares of the bed of Tauranga Harbour, as shown on plan M.D. 16504 (S.O. 57222), deposited in the office of the Secretary for Transport at Wellington and as more particularly described in the Schedule below.

Schedule

All that parcel of Crown land containing 1.9659 hectares (1.9659 ha), more or less, situated in Block VI, Tauranga Survey District of the South Auckland Land District, and being part of the bed of Tauranga Harbour and more particularly shown marked “A” on plan M.D. 16504 (S.O. 57222), deposited in the office of the Secretary for Transport at Wellington.

MARIE SHROFF, Clerk of the Executive Council.
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>Price Code</th>
<th>Postage and Packaging</th>
</tr>
</thead>
<tbody>
<tr>
<td>Education Act 1964</td>
<td>Student Allowances Regulations 1988</td>
<td>1988/308</td>
<td>12/12/88</td>
<td>30-C</td>
<td>$4.35</td>
</tr>
<tr>
<td>Public Trust Office Act 1957</td>
<td>Public Trust Office Regulations 1958, Amendment No. 29</td>
<td>1988/310</td>
<td>12/12/88</td>
<td>3-B</td>
<td>$3.00</td>
</tr>
<tr>
<td>Hospitals Act 1957</td>
<td>Hospital Districts Order 1988</td>
<td>1988/311</td>
<td>12/12/88</td>
<td>2-A</td>
<td>$2.35</td>
</tr>
<tr>
<td>Fisheries Act 1983</td>
<td>Fisheries (Southland and Sub-Antarctic Areas Commercial Fishing) Regulations 1986, Amendment No. 5</td>
<td>1988/313</td>
<td>12/12/88</td>
<td>2-A</td>
<td>$2.35</td>
</tr>
<tr>
<td>Forestry Encouragement Act 1962</td>
<td>Forestry Encouragement Loans Regulations 1967, Amendment No. 5</td>
<td>1988/314</td>
<td>12/12/88</td>
<td>2-A</td>
<td>$2.35</td>
</tr>
<tr>
<td>Valuers Act 1948</td>
<td>Valuers Regulations 1949, Amendment No. 8</td>
<td>1988/315</td>
<td>12/12/88</td>
<td>3-B</td>
<td>$3.00</td>
</tr>
<tr>
<td>Shipping and Seamen Act 1952</td>
<td>Shipping (Fees) Regulations 1988, Amendment No. 1</td>
<td>1988/316</td>
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V. R. WARD, Government Printer.

General

Wanganui County Council

Public Works Act 1981

Notice of Intention to Take Land

In the matter of the Public Works Act 1981, and in the matter of land described as Part Section 42 Waitotara District at Maxwell.

Wanganui County Council hereby gives notice that it proposes to take for road those parts of Section 42 Waitotara District comprised in Certificates of Title 18/89 and 18/90 marked D (415 m²) and E (1615 m²) on Survey Office Plan 35216 being part of the land formerly known as Gloucester Street and Buckingham Street at Maxwell, but now used as part of Maxwell Station Road.

The taking of the land is considered reasonably necessary because it is required for road realignment.

Objections to the taking of this land may be made in writing to the Registrar, Planning Tribunal, Tribunals Division, Justice Department, Private Bag, Wellington within 20 working days after the date of publication of this notice.

V. R. WARD, Government Printer.

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Principal Edition—Deadlines

The last New Zealand Gazette for 1988 will be published on Thursday, 15 December 1988.

Notices for this Gazette from Government Departments, Authorities and Agencies of State must be received by the Gazette Office, Department of Internal Affairs, Wellington, by noon on Tuesday, 13 December 1988.

The first New Zealand Gazette for 1989 will be published on Thursday, 12 January 1989 and the deadline will be Tuesday, 10 January 1989.