The New Zealand Gazette

WELLINGTON: THURSDAY, 9 NOVEMBER 1989

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Using the Gazette

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Notices are accepted for publication in the next available issue, unless otherwise specified.

Notices being submitted for publication must be a reproduced copy of the original. Dates, proper names and signatures are to be shown clearly. A covering instruction setting out requirements must accompany all notices.

Copy will be returned unpublished if not submitted in accordance with these requirements.
**Government Notices**

### Agriculture and Fisheries

**Berryfruit Levy Act 1967**

Fixing Rates of the Berryfruit Levy (Notice No. 4942; Ag. 4/54/8)

1. Pursuant to section 4 of the Berryfruit Levy Act 1967, having regard to the recommendations of the New Zealand Berryfruit Growers' Federation (Inc), I hereby fix the rates of annual levy to be paid by berryfruit growers in respect of their gardens, to the Federation.

<table>
<thead>
<tr>
<th>Area of Garden</th>
<th>Amount of Levy ($) (excluding GST)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 250 square metres or 2,000 strawberry plants, whichever is smaller</td>
<td>Nil</td>
</tr>
<tr>
<td>250 square metres or 2,000 strawberry plants, whichever is smallest, to 8,000 square metres</td>
<td>160</td>
</tr>
<tr>
<td>Over 8,000 square metres</td>
<td>295</td>
</tr>
</tbody>
</table>

These rates of levy come into effect within 14 days from publication of the Gazette notice.

2. Pursuant to section 7 of the Berryfruit Levy Act 1967, having regard to the recommendations of the New Zealand Berryfruit Growers' Federation (Inc), I hereby fix:

   (a) A special levy equal to 2 cents per kilogram of blackcurrants (excluding GST) and 4 cents per kilogram of boysenberries (excluding GST) sold for export or processing purposes. This levy is to be paid by blackcurrant and boysenberry growers and is to be used for the purposes of promotion, research, and market development. In the event of the "Berryfruit Export New Zealand Ltd." being recognised as the "Prescribed Product Group" under the Horticulture Export Authority during the period the levy will not be collected.

   The manner of payment and collection of such levy shall be by deduction by exporters, processors, co-operatives, or dealers from the payments at the first point of sale of the boysenberries or blackcurrants being levied, and forwarded to:

   The Executive Officer,
   New Zealand Berryfruit Growers Federation,
   P.O. Box 10050,
   Wellington;

   (b) A special levy equal to 20 cents per kilogram on all blueberries sold for fresh export purposes and 4 cents per kilogram on all blueberries sold for frozen export purposes. This levy is to be used for the administration, research and promotion of the blueberry industry. Fifteen (15) cents of the fresh export levy and 3 cents of the frozen export levy is to be used by the Blueberry Export Council. Five (5) cents of the fresh export levy and 1 cent of the frozen export to be used by the New Zealand Blueberry Growers Association.

   The manner of payment and collection of the blueberry levies is to be by the exporter and forwarded to:

   The Horticulture Export Authority,
   P.O. Box 1417, Wellington.

Dated at Wellington this 31st day of October 1989.

COLIN MOYLE, Minister of Agriculture.

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### Conservation

**Harbours Act 1950**

The Hamilton City Council Waikato River Waters Control Order 1989

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 30th day of October 1989

Present:

**His Excellency the Governor-General in Council**
Pursuant to section 8A of the Harbours Act 1950, 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 Hamilton City Council Waikato River Waters Control Order 1989.

   (2) This order shall come into force 28 days after its publication in the Gazette.

2. **Interpretation**—In this order—

   "The Act" means the Harbours Act 1950:

   "The Council" means the Hamilton City Council—constituted under the Local Government Act 1974:

   "Minister" means the Minister of Conservation; and includes any officer, person, or authority acting by or under the direction or authority of the Minister.

3. **Grant of Control**—There is hereby granted to The Council for a period of 21 years from the commencement of this order,
subject to the provisions of section 8a of the Act, the control of
the waters described in the Schedule to this order.

4. Conditions of grant—The grant of control conferred by
clause 8 of this order is subject to the following conditions—
(a) suitably worded signs shall be erected at main public
access ways to the waters described in the Schedule to this
order indicating that control of them has been granted to The
Council pursuant to section 8a of the Act.

(b) All money received by The Council in the performance
or exercise of the functions, duties, or powers conferred on it
by this order in respect of the waters to which this order
applies, shall, after the deduction of any expenditure incurred
by The Council in the performance or exercise of those
functions, duties, or powers, be applied to the construction,
repair or improvement of facilities in respect of waters and not
otherwise.

5. Powers of council—Subject to section 8a of the Act, The
Council may, in respect of the waters to which this order applies—
(a) By bylaws, do anything which a harbour board may do
by bylaw under section 232 of the Act.

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

Schedule
All the waters of the Waikato River within the boundaries of
Hamilton City as defined on plan D.O.C. (CM) HA89/8
(S.O. 57982), being located between Mangaonua Stream as
more particularly defined on S.O. 57986 and the unnamed
stream forming the northern boundary of Lot 2 D.P. 25879,
more particularly defined on S.O. 57983.

MARIE SHROFF, Clerk of the Executive Council.

Go20904

**Customs**

**Customs Act 1966**

Application to the Indecent Publications Tribunal
1. Murdoch Walter Taylor, Comptroller of Customs, give note
that I have applied to the Indecent Publications Tribunal for a
decision as to whether the books described below are indecent
or not or for a decision as to their classification.

Title: *Advocate Men* August 89, September 89, October 89,
November 89. Publisher: Liberation Publications Inc.

Title: *An Author in Search of Six Characters.* Publisher:
Catalan Communications.

Title: *Butterscotch.* Publisher: Catalan Communications.

Title: *Female Mimics International,* Vol. 17, No. 2 and No. 4.
Publisher: Magcorp.

Title: *Honcho,* January 89, Vol. 12, No. 1; February 89,
Vol. 12, No. 2; March 89; Vol. 12, No. 3; April 89, Vol. 12,
No. 4; May 89, Vol. 12, No. 5. Publisher: Modernismo
Publications Ltd.

Title: *Just Men,* Vol. 6, Nos. 2, 3, 4, 5. Publisher: Tux
Magazine Inc.

Title: *Love They TV Neighbour,* Vol. 2. Publisher: TV
Publications.

Title: *Mandate,* June 89, Vol. 13, No. 6; July 89, Vol. 13, No.
Publisher: Mandate Publications Ltd.

Title: *Men of Advocate Men,* May 89, July 89, September 89.
Publisher: Liberation Publications Inc.

Title: *Stronger Love Safer Sex.* Publisher: Papercac.

Title: *Teased, Tormented and Transformed,* Vol. 1, No. 2.
Publisher: J. Jordan Associates Ltd.

Title: *Toro,* March 89, Vol. 7, No. 9; April 89, Vol. 7, No. 10;
May 89, Vol. 7, No. 11; June 89, Vol. 7, No. 12. Publisher:
Varsity Communications Inc.

Title: *Toro’s Stallion,* January 89, Vol. 1, No. 11; February
89, Vol. 1, No. 12; March 89, Vol. 2, No. 1; April 89, Vol. 2,
No. 2; May 89, Vol. 2, No. 3. Publisher: MMG Services Inc.

Title: *Trashman Lives!* Publisher: Fantagraphics Books.

Title: *True Blue,* No. 8 (Soft Edition). Publisher: Tadevan
Holdings Pty Ltd.

Title: *Young Man’s Image.* Publisher: Unknown.

Dated this 2nd day of November 1989.

M. W. TAYLOR, Comptroller of Customs.

Go21059

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**Education**

**Private Schools Conditional Integration Act 1975**

Integration Agreements

Pursuant to section 10 of the Private Schools Conditional
Integration Act 1975, notice is given that integration
agreements have been signed between the Minister of
Education and the proprietors of the following two schools:

Michael Park School, Auckland.

Rudolf Steiner School, Christchurch.

The said integration agreements came into effect on 11
September 1989. Copies of the integration agreements are
available for inspection without charge by any member of the
public at the Ministry of Education, Head Office, Government
Buildings, Wellington and at the Ministry of Education, District
Office, Auckland and the Ministry of Education, District Office,
Christchurch.

Dated at Wellington this 6th day of November 1989

C. GIBSON, for Chief Executive Officer, Ministry of
Education.

Go21109

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**Education Act 1989**

National Education Guidelines

Pursuant to sections 60 and 61 of the Education Act 1989, the
Minister of Education hereby specifies the following national
education guidelines as core charter elements. In terms of
section 61 these guidelines are deemed to be part of the
charter of every State and Integrated school in New Zealand
and are to apply to the board of trustees and principal of every
State and Integrated school.

Guiding Principles

The board of trustees will ensure that all students in any school
or schools under its control are given an education which
respects their dignity.

This education shall challenge them to achieve personal
standards of excellence and to reach their full potential. All
school activities will be designed to advance these purposes.

Curriculum

The board of trustees will endeavour to ensure that every child
in the school shall have the best possible learning opportunity.

This involves the provision of a balanced curriculum, which
enables all learners to acquire existing knowledge and skills,
while at the same time developing capabilities to create
knowledge and practise new skills.

Basic skills will be learnt. Physical and aesthetic abilities will be
enhanced. Realistic personal standards of achievement will be

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Go20904
set. Scholarship will be valued and encouraged at every level. Every child will be aware of the dual cultural heritage of New Zealand and the multi-cultural nature of our society.

Equity
Equity objectives shall underpin all activities in the school.
The board of trustees will ensure that the school’s policies and practices seek to achieve equitable outcomes for students of both sexes, for rural, and urban students (where appropriate); for students irrespective of their religious, ethnic, cultural, social, family and class backgrounds, and irrespective of their ability or disability.

Two aspects of equity are:

Equal Educational Opportunity
The board of trustees will ensure equal opportunity for all students to participate and succeed in the full range of school activities. The board of trustees will adopt policies and practices that identify and cater for the individual needs of each student in the school. These policies will be reflected in the school’s curriculum and in the way resources are allocated.

They will include programmes that redress existing inequities and address the current and future needs of students, particularly:
- Maori
- Pacific Island
- Other ethnic groups
- Women and girls
- Students with disabilities
- Students with other special learning needs.

Treaty of Waitangi
The board of trustees will have regard to the Treaty of Waitangi, developing policies and practices which reflect New Zealand’s dual cultural heritage.

Specific Goals and Objectives of the board of Trustees and Principal of the School

1. New Zealand Curriculum Goal and Objectives

GOAL: To enhance children’s learning

Objectives:

a. At all times meet New Zealand curriculum objectives prescribed by the Minister of Education and the requirements of all syllabuses prescribed under the Education Act or relevant regulations.

b. Every year define what optional subjects are to be offered in the school (Note: This objective applies only to secondary schools).

C. At all times accept the obligation to prepare every learner to make the transition to full membership of New Zealand society.

d. Specify local curriculum goals and objectives that take into account the needs and interests of the students, the special skills and qualifications of the staff and the aspirations and resources of the local community.

e. Every year approve a policy statement that details how the school will deliver the curriculum. This policy will include time allocation, resources, staff preparation, and options and progressions available to students.

f. Every year ensure that the curriculum is implemented through the learning and teaching programmes developed by the staff. They will include specific learning objectives and outcomes realistically stated in terms of a range of achievements.

g. Each year review ways in which the school consults with individual students and their families on matters of personal and academic progress.

2. Equity Goals and Objectives

GOAL A: To enhance learning by ensuring that the curriculum is non-sexist and non-racist and that any disadvantage experienced at the school by students, parents, or staff members because of gender or religious, ethnic, cultural, social or family background is acknowledged and addressed.

Objectives:

a. Within a year of receiving Ministerial approval of the charter establish a policy on equity regarding learning and teaching programmes and the selection of learning materials to ensure that they are non-sexist and non-racist.

b. Within a year of receiving Ministerial approval of the charter establish a policy on equity regarding access by all students to learning programmes and physical resources.

c. Every year review and update policies in the light of any observed or expressed claims of disadvantage.

GOAL B: To enhance learning by ensuring that the school’s policies and practices seek to achieve equitable outcomes for students of both sexes; for rural and urban students; for all students irrespective of their religious, ethnic, cultural, social, family and class backgrounds; and irrespective of their ability or disability.

Objectives:

a. By the end of 1990 and once each year thereafter, identify any groups of students who do not experience successful outcomes from the school, or who are prevented or discouraged from participating in the full range of activities at the school.

b. By the end of 1991, and once each year thereafter, evaluate and report to the school’s community on the extent to which the policies have been successful, and to review, amend and delete them accordingly.

GOAL C: To enhance learning by providing role models, such as girls, women and people from different ethnic groups in positions of leadership and authority and boys and men as caregivers, so that children can understand the meaning of equity in behaviour they observe from day to day.

Objectives:

a. Within a year of receiving Ministerial approval of the charter, develop a policy on role models.

b. Review annually the policy on role models.

GOAL C: To enhance learning by developing policies and procedures which aim to eliminate any sexual harassment of students, parents or staff members in the school and to provide appropriate and proper grievance procedures to handle complaints of sexual harassment.

Objective:

By the end of 1990 or within a year of receiving Ministerial approval of the charter publish a clear statement of the policies and procedures which will be followed in the school to
safeguard against sexual harassment, including procedures for making and handling complaints.

4. Treaty of Waitangi Goals and Objectives.
GOAL: To fulfil the intent of the Treaty of Waitangi by valuing and reflecting New Zealand’s dual cultural heritage.

Objectives:
Every year prepare policies which will:
(a) ensure the curriculum reflects Maori perspectives.
(b) make equitable provisions in the curriculum for the instructional needs of Maori children.
(c) provide opportunities for students who wish to learn the Maori language and culture.
(d) provide for students whose parents wish them to be educated through the Maori language.
(e) make staffing or financial provision to enable the school to meet the requirements of (a) to (e) above.
5. Personnel Goals and Objectives
Staffing Goals and Objectives
GOAL A: To enhance learning by staffing the school with teachers and ancillary/support staff to meet curriculum objectives.

Objectives:
(a) Appoint sufficient teachers to maintain, at all times, teacher-student ratios within any limits or requirements as specified by the Secretary of Education.
(b) Appoint teaching and non-teaching staff to meet the New Zealand and local curriculum objectives and syllabuses, and the special needs of individual children.
GOAL B: To be a good employer, abide by industrial awards, and endeavour to maintain harmonious industrial relations.

Objectives:
(a) Comply with the good employer principles for the Education Service outlined in the State Sector Act 1988.
(b) Comply with all current industrial awards which apply to the teaching and non-teaching staff of the school.
GOAL C: To develop sound personnel policies, which treat staff fairly, protect students and promote staff performance and the effective use of resources.

Objectives:
(a) Comply with appointment, appraisal, discipline and dismissal procedures established in the relevant awards and regulations for all teaching and non-teaching staff.
(b) Ensure that no student is compelled to do work which would normally be the regular work of a paid employee such as cleaning.

Personnel Development Goals and Objectives
GOAL D: To approve and support a staff development programme to enhance the educational opportunities of students and improve the capabilities of all staff.

Objectives:
(a) Every year adopt, on the advice of the principal, a staff development programme which specifies clear outcomes and methods for achieving these.
(b) Every year allocate funds for the staff development programme.
(c) Before approving the staff development programme each year, ensure that there is a component in the programme to equip staff to implement equity objectives.

GOAL E: To provide training opportunities for trustees.

Objectives:
a. Every year prepare a statement of training priorities for trustees.
b. Every year ensure that board training includes a component to equip trustees to implement equity objectives.
c. Budget for the purchase of training services as required.

Equal Employment Opportunity Goals and Objectives
GOAL F: To provide equal access, consideration and equal encouragement in areas of recruitment, selection, promotion, conditions of employment and career development.

Objectives:
a. Every year develop, publish and implement an equal employment opportunities programme, as required by the State Sector Act 1988, sections 79 and 80 which state that boards of trustees will develop, publish and implement, in consultation with the school’s employees, and equal employment opportunity programme and ensure that the programme is complied with.
b. Every year report to the school’s community on the extent to which the goals of the equal employment opportunities programme have been met.

6. Financial Goals and Objectives
Budgeting (income and expenditure) Goal and Objectives
GOAL A: To link resource use to charter objectives by allocating funds to reflect the school’s priorities.

Objectives:
a. By the beginning of each school year, adopt procedures to be used in planning and preparing the annual budget.
b. Every year prepare an annual budget which reflects charter objectives and priorities.

Auditing Goals and Objectives
GOAL B: To ensure annual accounts are prepared for audit by the Audit Office.

Objective:
Every year ensure annual accounts are prepared in line with Audit Office requirements, and are made available to the auditor.

GOAL C: To monitor and control the school’s resources.

Objective:
Monitor expenditure regularly so that over-expenditure of the budget does not occur, at any time, without the board’s prior approval.

7. Property Goal and Objectives
GOAL: To maintain the school’s buildings and facilities in order to offer students a good learning environment.

Objectives:
a. Every year develop a policy which will ensure that the school is kept in a clean, tidy, safe and hygienic condition.
b. Comply with the policy stated in (a) above, and with local body and other safety and health regulations in regard to the school’s equipment, buildings and grounds.
c. By the end of 1990 and once each year thereafter have developed and implemented a programme which aims to encourage safe practices and reduce hazards.
d. Comply with the conditions of the property occupancy agreement.
e. By 1 October 1990 or within a year of receiving Ministerial approval of the charter develop a programme for major and minor maintenance which will include painting the school buildings; cleaning and caretaking; maintenance of the grounds; plumbing; carpentry and electrical repairs, and the
supply, maintenance and replacement of equipment, furniture and stores.

f. By 1 October in each subsequent year, review the maintenance programme.

Codes of Conduct

The Board of Trustees' Code of Conduct

The board of trustees agrees to adhere to the following code of conduct:

Each board of trustees is charged with governance of its school. Effective governance is a successful blend of professional expertise and community involvement. This co-operation should lead to effective and positive relationships between the trustees and staff and ensure that the educational well-being of students is maintained. This code of conduct shall be standard for all boards of trustees throughout New Zealand and apply to all members.

Trustees shall:

1. Ensure that the needs of the students are taken into account when planning, developing and implementing learning and teaching programmes.
2. Ensure that all students are provided with an education which respects their dignity, rights and individuality, and which challenges them to achieve personal standards of excellence and to reach their full potential.
3. Service their school and their community to the best of their ability and be honest, reliable and trustworthy in all matters relevant to their roles and responsibilities.
4. Respect the integrity of staff, the principal, parents and students.
5. Be loyal to the school and its charter.
6. Maintain the confidentiality and trust vested in them.
7. Ensure strict confidentiality of papers and information related to the board's position as employer.
8. Act as good employers.
9. Ensure that individual trustees do not act independently of the board's decisions.
10. Ensure that any disagreements with the board's stance on matters relating to the employer's position are to be resolved within the board.
11. Exercise their powers of governance in a way that fulfils the intent of the Treaty of Waitangi by valuing New Zealand's dual cultural heritage.
12. Use the Maori community's (or communities') own processes to consult with the Maori community.

The board of trustees accepts the following:

The principal is the professional leader of the school and is responsible to the board of trustees. The responsibilities of the principal will be stated in another document held by the school and available for public inspection.

The Principal's Code of Conduct

The principal in carrying out his or her stated duties will:

1. Ensure that the needs of children and their learning are taken into account when planning, developing and implementing teaching programmes.
2. Demonstrate a commitment to the belief that each student is entitled to an education which challenges him/her to achieve personal standards of excellence and to reach full potential.
3. Abide by any statutory obligations.
4. Be loyal to the charter so that the principal's activities will reflect the spirit and the objectives of the charter.
5. Demonstrate a commitment to the belief that each student is of equal value and is entitled to an education which respects each student's dignity, rights and individuality.
6. Respect the integrity of staff, members of the board of trustees, parents and students.
7. Demonstrate a commitment to the continuing personal and professional growth and development of staff.
8. Work co-operatively with the school staff, but have the final responsibility for making decisions within the principal's authority.
9. Freely divulge all information on a student to any person with legal rights to the information who requests it.
10. Respect confidentiality by keeping information on students from people who have no right to it.
11. Not vote in board of trustees' decision in relation to the principal's employment.
12. Have an understanding and commitment to the elimination of sexism and racism both with respect to equal educational opportunities and equal employment opportunities.
13. Exercise responsibility in a way that fulfils the intent of the Treaty of Waitangi by valuing New Zealand's dual cultural heritage.

Dated at Wellington this 7th day of November 1989.

P. B. GOFF, Minister of Education.

gz21110

Health

Medicines Act 1981

Prescribing of Medicines Notice

Pursuant to section 48 (1) (a) of the Medicines Act 1981, I, Helen Elizabeth Clark, Minister of Health, on the recommendation of the Medical Council of New Zealand, hereby prohibit the prescribing of benzodiazepine and its derivatives by David Spencer Gilgen, medical practitioner, 94 Karangahape Road, Newton, Auckland.

Dated at Wellington this 30th day of October 1989.

HELEN CLARK, Minister of Health.

gz20857

Prescribing of Controlled Drugs Notice

Pursuant to section 23 (1) (a) of the Misuse of Drugs Act 1975, I, Helen Elizabeth Clark, Minister of Health, on the recommendation of the Medical Council of New Zealand, hereby prohibit the prescribing of controlled drugs by David Spencer Gilgen, medical practitioner, 94 Karangahape Road, Newton, Auckland.

Dated at Wellington this 30th day of October 1989.

HELEN CLARK, Minister of Health.

gz20858

Misuse of Drugs Act 1975

Prescribing of Controlled Drugs Prohibition Notice

Pursuant to section 23 (1) (a) of the Misuse of Drugs Act 1975, I, Helen Elizabeth Clark, Minister of Health, on the recommendation of the Medical Council of New Zealand, hereby prohibit the prescribing of controlled drugs by Saba La Hood, medical practitioner, 144 Larnach Road, Waverley, Dunedin.

Dated at Wellington this 30th day of October 1989.

HELEN CLARK, Minister of Health.

gz20856
Internal Affairs

Remembrance Day 1989

Citizens throughout New Zealand are requested to observe Remembrance Day on Sunday, 12 November.

The observance of this day should be similar to that of Remembrance Day last year. Two minutes' silence to be observed for 11 a.m.

The Government trusts that all churches observed commune before.

When a citizens’ memorial service is held, it is suggested that it should be at the local cenotaph or war memorial.

Dated at Wellington this 5th day of November 1989.

MICHAEL BASSETT, Minister of Internal Affairs.

Justice

Indecent Publications Act 1963

Decision No. 18/89
Reference No.: IND 67/88

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: Black Magic, No. 4; Red Hot Couples, Vol. 1, No. 15; Close Shave, Vol. 1, No. 4; Black Magic 4, The New Golden Guys, Issue 6; Erotic Stars, No. 5; Juggs, October 1988, Vol. 8, No. 12; Cinema Blue, August 1988; A Hard Days Work; Black Cat; 4 Play; Hot Tips; Hot Shots, Vol. 1, No. 4; High Heeled Women, Vol. 2, No. 1; Over 40, Vol. 1, No. 4; Leg Show, November 1988, Vol. 6, No. 7; Max, December 1988, Vol. 3, No. 7; Celebrity Sleuth, Vol. 2, Tail Ends, Vol. 1, No. 3; Pink, Vol. 1, No. 3; Blondies In Action, Vol. 1, No. 4; Oralama, Vol. 1, No. 4; Hung Huge; Black Impact; Sierra Domino Dictionary 2; Preview, No. 4; Hombre; Widespread; Black Towers; Black Magic, No. 3; Black Bounty; Cock Fights; Hard Facts; Hung And Willing; Below The Belt; Simbas; Night Stars; Italian Stallions; Hard To Get Around; Single Handed; A Sierra Domino Dictionary; Raven; Sex-Mex; Latin Quarters; Ramjies; Latin Studs; Black Machismo; College Jocks; Hot, Black and Latin; Black Monuments; Yearling 7; Ocean Pacific Video; Braten Buddies; Casey & His Boys; Male Insider, December 1988, Vol. 3, No. 3; Male Insider, October 1988, Vol. 2, No. 6; Torso, November 1988, Vol. 7, No. 5; Torso, October 1988, Vol. 7, No. 4; Torso, September 1988, Vol. 7, No. 3; Torso, August 1988, Vol. 7, No. 2, Inches, November 1988, Vol. 4, No. 9; Studflix, December 1988, Vol. 7, No. 1; Studflix, June 1988, Vol. 6, No. 5; Studflix, August 1988, Vol. 6, No. 5; Studflix, October 1988, Vol. 6, No. 6; Black, Brown & Beige; Javelin; Javelin, No. 4; Chinatown, Vol. 1, No. 1; Black Knights; Brush Strokes, Vol. 1, No. 1; Yearling 2; Bottoms Up.

Chairman: Judge R. R. Kearney.


Hearing at Wellington on the 26th day of April 1989.

Appearances: M. J. Wotherspoon for Comptroller of Customs. Written submission by G. A. Ireland, counsel for importer, the Lawrence Publishing Company NZ Ltd.

Decision

These publications were commercially imported through Auckland in November 1988. The publications having been seized by the Collector of Customs, the importer has disputed forfeiture and the publications have been referred to the Tribunal for classification prior to the commencement of condemnation proceedings, pursuant to the Customs Act 1966.

In his written submission to the Tribunal Mr Ireland refers to the recent report "Pornography" of the Ministerial Committee of Inquiry into Pornography, Wellington, January 1989, where the committee found:

"The harmful aspects of pornography lie in its usually exploitative and sometimes even violent treatment of sexuality and in its constant stereotyping and diminution of women. Most of the activities portrayed in pornography are enjoyed by many when they occur in the framework of a consenting sexual relationship. We see no evidence for harm in the viewing or reading of the type of material we have defined as erotica, whether it be heterosexual, homosexual, or transsexual and whatever the nature of the activities, given that they are not violent or demeaning."

Mr Ireland goes on to say:

"Furthermore the material shown in these publications clearly does not come within the committee's definition of what is or could presumed to be likely to be injurious to the public good [para. 9.3]. The committee also fully supported the NZ AIDS Foundation that such material is valuable in providing fantasy for safe sex practices.

"We firmly reject some suggestions made to us that the AIDS epidemic gives grounds for more stringent standards being applied to gay material. Rather we agree with suggestions that discriminatory classification practices contribute to low self-esteem regarding sexual orientation and that the building of good self esteem is an important prerequisite to the adoption of safe sex practices." [pg 91]

It is my submission that the Tribunal is entitled to attribute considerable weight to the findings of the committee. As the members will be aware the committee of inquiry thoroughly investigated the alleged harmful effects of pornography and its report has been described by Attorney General Geoffrey Palmer as one of the best of its type produced anywhere in the world.

I therefore ask that these and like publications be given an age restriction."

The Tribunal has given very careful consideration to the submission made by Mr Ireland and that made by Mr Wotherspoon on behalf of the Comptroller of Customs. In this decision, the Tribunal will group the various publications under the actual classification which it has found is appropriate for each of the publications.

The Tribunal finds the following publications unconditionally indecent because of the explicit sexual behaviour which is depicted in those publications. That behaviour is depicted is of a kind which the Tribunal is satisfied is injurious to the public good:

Red Hot Couples, Vol. 1, No. 15.
Close Shave, Vol. 1, No. 4.
Erotic Stars, No. 5.
Cinema Blue, August 1988.
Black Cat.
Hot Shots, Vol. 1, No. 4.
Over 40, Vol. 1, No. 4.
Leg Show, November 1988, Vol. 6, No. 7.
Tail Ends, Vol. 1, No. 3.
Pink, Vol. 1, No. 3.
Blondies in Action, Vol. 1, No. 4.
Oralama, Vol. 1, No. 4.
Hung Huge.
Hombre.
Black Magic, No. 3.
Black Bounty.
Cock Fights.
Hard To Get Around.
Single Handed.
Raven.
Sex-Mex.
Latin Quarters.
Ramjets.
Latin Studs.
College Jocks.
Hot Black and Latin.
Yearling 7.
Ocean Pacific Video.
Studfilx, June 1988, Vol. 6, No. 4.
Studfilx, August 1988, Vol. 6, No. 5.
Javelin.
Javelin, No. 4.
Chinatown, Vol. 1, No. 1.
Brush Strokes.
Yearling 2.
The Tribunal finds that the following publications contained material of a kind which leaves the Tribunal in no doubt that the publications would be injurious to younger readers and classifies the following as indecent in the hands of persons under the age of 18 years:
Black Magic 4.
A Hard Days Work.
Black Impact.
Sierra Domino Dictionary 2
Preview, No. 4.
Widespread.
Black Towers.
Simbas.
Hard Facts.
Hung and Willing.
Below the Belt.
Night Stars.
A Sierra Domino Dictionary.
Black Machismo.
Black Monuments.
Brazen Buddies.
Casey and His Boys.
Torso, November 1988 (this is the same publication as appears in a later decision issued following the meeting of the Tribunal on 26 April).
Bottoms Up.
In respect of the following publications, the Tribunal is satisfied that they contain material which would be injurious to younger readers and that they justify the restriction of the publications to persons under the age of 16 years and accordingly they are declared indecent in the hands of such person:
4 Play.
Hot Tips.
Celebrity Sleuth, Vol. 2.
Italian Stallions.
Black, Brown & Beige.
Black Knights.
Dated at Wellington this 18th day of May 1989.
R. R. KEARNEY, Chairman.
Indecent Publications Tribunal.
g20769

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publication:
Drummer, Issue 126 March 1989:
Chairman: Judge R. R. Kearney.
Hearing at Wellington on the 27th day of April 1989.
Appearances: M. J. Wotherspoon for Comptroller of Customs. No appearance by/or on behalf of importer.

Decision

This publication was commercially imported through parcel post through Auckland in March 1989 and was seized by the Collector of Customs. The importer having subsequently disputed forfeiture the publication has been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966. This publication is identical in content in terms of the objectional material to those decisions which have been issued contemporaneous with this one. The publication has previously been the subject of a decision of this Tribunal and in fact a serial order has been made declaring it to be unconditionally indecent. The Tribunal for the same reasons makes an identical decision in relation to this particular publication.
Dated at Wellington this 18th day of May 1989.
R. R. KEARNEY, Chairman.
Indecent Publications Tribunal.
g20774

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs
for a decision in respect of the following publication:
_Drummer_, Issue 125.

**Chairman:** Judge R. R. Kearney.

**Members:** R. E. Barrington, A. J. Graham, K. A. Hulme and S. C. Middleton.

Hearing at Wellington on the 27th day of April 1989.

**Appearances:** M. J. Wotherspoon for Comptroller of Customs.

**No appearance on behalf of importer.**

**Decision**

This publication was commercially imported through parcel post Auckland on 27 February 1989 and it was seized by the Collector of Customs. The importer having disputed forfeiture the publication has been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

Contemporaneous with this decision other decisions in relation to this publication have been issued by the Tribunal, declaring other issues of this publication to be unconditionally indecent for reasons which are the subject of previous decisions of the Tribunal. For the same reasons expressed in those earlier decisions in particular 37/88 the Tribunal finds that this publication is injurious to the public good and classifies it as unconditionally indecent.

Dated at Wellington this 18th day of May 1989.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal.

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Decision No. 21/89
Reference No.: IND 11/89

**Before the Indecent Publications Tribunal**

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publication: _Drummer_, Issue 122.

**Chairman:** Judge R. R. Kearney.

**Members:** R. E. Barrington, A. J. Graham, K. A. Hulme and S. C. Middleton.

Hearing at Wellington on the 26th day of April 1989.

**Appearances:** M. J. Wotherspoon for Comptroller of Customs.

**No appearance on behalf of importer.**

**Decision**

This publication was part of a commercial importing consignment through airfreight, Auckland in December 1988. The publication having been seized by the Collector of Customs, the importer has disputed forfeiture and it has been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

This issue of _Drummer_ has maintained the themes of sado masochism and bondage in both pictorial and written matter that have been depicted in previous issues of this publication declared by the Tribunal to be unconditionally indecent. One of the decisions in relation to earlier copies of this publication is the subject of an appeal. The Tribunal for the same reasons as advanced in respect of the previous issues of _Drummer_ classifies this publication as unconditionally indecent and now having sufficient copies of that publication before it makes a serial order under section 15A declaring all copies of this publication to be unconditionally indecent.

Dated at Wellington this 18th day of May 1989.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal.

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Decision No. 23/89
Reference No.: IND 8/89

**Before the Indecent Publications Tribunal**

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publication: _Psilocybin_, (Magic Mushroom Grower's Guide): _Psilocybin_ is a publication which deals with the home cultivation and use of “magic mushrooms” which are ingested for their hallucinogenic drug content. The cultivation and use of these mushrooms is an offence against the Misuse of Drugs Act 1975 and the mushrooms in fact under the name of Psilocybin are a class A drug in terms of that Act.

**Chairman:** Judge R. R. Kearney.

**Members:** R. E. Barrington, A. J. Graham, K. A. Hulme and S. C. Middleton.

Hearing at Wellington on the 26th day of April 1989.

**Appearances:** M. J. Wotherspoon for Comptroller of Customs.

**No appearance on behalf of importer.**

**Decision**

This publication was privately imported by mail in December 1988 and seized by the Collector of Customs at Palmerston North. The importer has now disputed forfeiture and the publication has been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

**Psilocybin** is a publication which deals with the home cultivation and use of “magic mushrooms” which are ingested for their hallucinogenic drug content. The cultivation and use of these mushrooms is an offence against the Misuse of Drugs Act 1975 and the mushrooms in fact under the name of Psilocybin are a class A drug in terms of that Act.
The Tribunal is in no doubt whatsoever that this publication is one which advocates or incites actions which are unlawful in this country and it has no difficulty in reaching a conclusion that it must be classified as unconditionally indecent.

Dated at Wellington this 18th day of May 1989.
R. R. KEARNEY, Chairman.
Indecent Publications Tribunal.

g020782

Decision No. 24/89
Reference No.: IND 7/89

Before the Indecent Publications Tribunal
In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications:
Advocate 21st Birthday; Fox Hunt Five:
Chairman: Judge R. R. Kearney.
Hearing at Wellington on the 26th day of April 1989.
Appearances: M. J. Wotherspoon for Comptroller of Customs. Written submissions by G. R. Ireland, counsel for the Lawrence Publishing Company NZ Ltd.

Decision
These publications were commercially imported through airfreight, Auckland in December 1988. The Collector of Customs having seized the publications, the importer has disputed forfeiture and they have been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

Mr Ireland in his submissions submits that Fox Hunt Five would appropriately be given an R18 classification and the Comptroller of Customs supports that classification in his submission presented by Mr Wotherspoon. The Tribunal is satisfied that this is the appropriate classification and accordingly Fox Hunt Five is classified indecent in the hands of persons under the age of 18 years.

Advocate 21st Birthday
Although the Tribunal had reached a decision in relation to this publication it unfortunately overlooked that there was a memorandum of submissions by Mr Ireland on behalf of the Lawrence Publishing Company NZ Ltd. As chairman of the Tribunal I have in the circumstances decided that it would be unjust for the decision to be delivered until such time as all the members of the Tribunal have had the opportunity of considering the submission by Mr Ireland together with that previously made by Mr Wotherspoon. A copy of Mr Ireland’s memorandum will be forwarded to all members of the Tribunal who will then be in a position to reconsider the matter at the Tribunal’s meeting on 5 July 1989.

Dated at Wellington this 18th day of May 1989.
R. R. KEARNEY, Chairman.
Indecent Publications Tribunal.

g020785

Decision No. 25/89
Reference No.: IND 6/89

Before the Indecent Publications Tribunal
In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: How to Drive Your Women Wild in Bed; How to Drive Your Man Wild in Bed:
Chairman: Judge R. R. Kearney.


Hearing at Wellington on the 26th day of April 1989.
Appearances: M. J. Wotherspoon for Comptroller of Customs. No appearance on behalf of importer.

Decision
These publications were commercially imported through Auckland airfreight in December 1988. The publications having been seized by the Collector of Customs the importer has disputed forfeiture and the publications have been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

Both of these books are paperbacks and are written by Graham Masterton an author who appears to the Comptroller of Customs to have no formal qualifications in any recognised sex therapy/education field and who apparently bases his knowledge on the fact that he has edited Penthouse, Forum and a Swedish pornographic magazine.

The comptroller suggests to the Tribunal that the sexual content of the number of articles in both publications may not be appropriate for younger readers, and the Tribunal agrees with that representation. The Tribunal classifies both these publications as indecent in the hands of persons under the age of 18 years.

Dated at Wellington this 18th day of May 1989.
R. R. KEARNEY, Chairman.
Indecent Publications Tribunal.

g020786

Decision No. 26/89
Reference No.: IND 3/89

Before the Indecent Publications Tribunal
In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: Supreme Mail Order Catalogue; Color Climax, No. 35.
Chairman: Judge R. R. Kearney.
Hearing at Wellington on the 26th day of April 1989.
Appearances: M. J. Wotherspoon for Comptroller of Customs. No appearance on behalf of importer.

Decision
These publications were privately imported through Wellington in November 1988. The publications having been seized by the Collector of Customs, the importer has disputed forfeiture and they have been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

Supreme Mail Order Catalogue
Supreme Mail Order Catalogue is a catalogue for an Australian company advertising a wide range of publications, video tapes and articles. Contained in the catalogue are a number of photographs depicting a range of sexual activity including homosexual acts, bondage and sexual intercourse. The Tribunal is satisfied that the material in this publication is of a kind which is injurious to the public good and classify it as unconditionally indecent.

Colour Climax, No. 35
This publication was before the Tribunal in 1984 when edition No. 115 was classified by the Tribunal as unconditionally indecent. The publication is one which consists essentially of photographs with little or no text, and the photographs are considered by the Tribunal to be of the hard core type of
pornography in that they deal with contrived poses and a variety of forms of sexual intercourse and oral sex in graphic detail. The Tribunal is satisfied that this publication is injurious to the public good and classifies it unconditionally indecent.

Dated at Wellington this 18th day of May 1989.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal.

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications:

**Herotica:**

Chairman: Judge R. R. Kearney.


Hearing at Wellington on the 26th day of April 1989.

Appearances: M. J. Wotherspoon for Comptroller of Customs. No appearance on behalf of importer.

**Decision**

This publication was commercially imported through sea freight, Auckland in October 1988 and having been seized by the Collector of Customs the importer has disputed forfeiture and the publication has been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

The publication is a soft covered book which claims to be a collection of "women's erotica" fiction. It consists of a series of stories by different authors, all of which explicitly describe sexual encounters.

In his submission on behalf of the Comptroller Mr. Wotherspoon submitted that the standard of literature and presentation was somewhat higher than is sometimes found in erotic novels of this type and submits that the Tribunal may wish to place an age restriction on the publication because the material would be injurious to younger readers.

The Tribunal agrees with the submission made by Mr. Wotherspoon and accordingly classifies this publication as indecent in the hands of persons under the age of 18 years.

Dated at Wellington this 18th day of May 1989.

R. R. KEARNEY, Chairman.

Indecent Publications Tribunal.

Decision No. 27/89
Reference No.: IND 64/88

Before the Indecent Publications Tribunal


Chairman: Judge R. R. Kearney.


Hearing at Wellington on the 27th day of April 1989.


**Decision**

These publications were imported through Auckland Airport in February 1989, and were seized by the Collector of Customs. The importer having subsequently disputed forfeiture the publications have been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

As pointed out by the Comptroller of Customs in the submission made by Mr Wotherspoon, all of the publications contain material which is clearly directed towards the male homosexual market and are principally magazines containing photographs of male models in a variety of poses. The Tribunal has carefully considered the submissions made by the Comptroller of Customs and also by Mr Ireland on behalf of the importer and makes the following decisions.

Because of the content of these publications, either relating to the excessive sexual intimacy displayed, ejaculation, masturbation or bondage the Tribunal finds them all to be unconditionally indecent.

**Hot Male Review**, Vol. 4, No. 1.
**Hot Male Review**, Vol. 4, No. 3.
**Hot Male Review**, Vol. 4, No. 4.
**Hot Male Review**, Vol. 4, No. 5.
**Hot Male Review**, Vol. 5, No. 2.
**Skin Flicks**, February 1988, Vol. 8, No. 2.
Skin Flicks, August 1987, Vol. 7, No. 5.
Stallion, September 1985, Vol. 4, No. 4.
Just Men, September 1986, Vol. 4, No. 5.
Wrestlers.
Odyssey, No. 2.
Obsessions, July 1988, Vol. 1, No. 4.
Horny Undergrads.
Jock, June 1985, No. 1, No. 5.
Skin Flicks, September 1988, Vol. 8, No. 5; August 1987, Vol. 7, No. 5.
Skin Flicks, May 1988, Vol. 8, No. 3.
First Hand, February 1988, Vol. 8, No. 2.
First Hand, August 1986, Vol. 6, No. 8.
Male, December 1986, Vol. 1, No. 3.
Jeff & Eric.
Jeff Stryker (Portrait of a Superstud).
Eric Radford.
Skin Flicks, Vol. 7, No. 4.
The Tribunal considers that the following magazines contain material which would be injurious to younger readers, and classifies each as indecent in the hands of persons under the age of 18 years:
(This publication also came before the Tribunal in respect of another application at the same sitting).
Dated at Wellington this 18th day of May 1989.
R. R. KEARNEY, Chairman.
Indecent Publications Tribunal.

Decision No. 29/89
Reference No.: IND 18/89

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publication: The Complete Guide to Sexual Fulfilment.

Chairman: Judge R. R. Kearney.

Hearing at Wellington on the 27th day of April 1989.

Appearances: M. J. Wotherspoon for Comptroller of Customs.
No appearance on behalf of importer.

Decision

This publication was commercially imported through a sea freight consignment at Auckland on 31 January 1989 and was seized by the Collector of Customs. The importer having subsequently disputed forfeiture the publication has been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

The Tribunal agrees with the Comptroller of Customs that the Complete Guide to Sexual Fulfilment is a well presented, scientific work written by authors with highly reputable credentials and is designed to answer queries and problems in relation to sexual fulfilment.

Because the publication includes advice on contraception and because of the provisions of the Contraception Sterilisation Abortion Act restricting the age at which such advice can be given, the Tribunal classifies this publication as indecent in the hands of persons under the age of 16 years.

Dated at Wellington this 18th day of May 1989.
R. R. KEARNEY, Chairman.
Indecent Publications Tribunal.

Decision No. 30/89
Reference No.: IND 62/88

Before the Indecent Publications Tribunal

In the matter of the Indecent Publications Act 1963, and in the matter of an application by the Comptroller of Customs for a decision in respect of the following publications: Inches, Vol. 1, No. 2; Dream Lovers, Vol. 1, No. 2; American Centremen, American Centremen No. 2; Toro Beef, Vol. 1, No. 1; Buns of Playguy, Vol. 1, No. 1; Kristen Bjorn, Vol. 1, No. 1; Uncut Men, Vol. 1, No. 1; William Higgins, California, Vol. 1, No. 1; The Best of Honcho (Part Two):

Chairman: Judge R. R. Kearney.

Hearing at Auckland on the 8th day of December 1988.


Decision

These publications were commercially imported through Auckland Airport in November 1988. The Comptroller of Customs having seized these publications the importer has disputed forfeiture and the publications have been referred to the Tribunal for classification prior to the commencement of condemnation proceedings pursuant to the Customs Act 1966.

All of these publications are magazines aimed at the male homosexual market and they principally contain photographs of single male models in a variety of poses with very little
accompanying text. Mr Ireland in his submission on behalf of Lawrence Publishing Company (NZ) Ltd., seeks a serial restriction order in respect of the magazine *Inches* and submits that the magazine is well produced, has a honesty of purpose and is consistent in the content displayed. The Tribunal is not at this stage prepared to grant the serial restriction order requested by Mr Ireland but would be prepared to give further consideration to such an application in 1989 if further copies of the publication are before the Tribunal and the Tribunal has an opportunity of hearing either Mr Ireland or other counsel or persons in support of the application. The Tribunal will also be concerned to hear further from the Comptroller of Customs in relation to the department's attitude towards such an application. In respect of all of the publications the Tribunal is satisfied that they contain material of a kind which would be injurious to younger readers and classifies some as indecent in the hands of persons under the age of 16 years and others indecent in the hands of persons under the age of 18 years. In the first category:

**American Centermen.**

*American Centermen, No. 2.*

**Torso Beef, Vol. 1, No. 1.**

**Kristen Bjorn, Vol. 1, No. 1.**

**Uncut Men, Vol. 1, No. 1.**

**William Higgins California, Vol. 1, No. 1.**

In the second category:

**Inches, Vol. 1, No. 2.**

**Buns of Playguy, Vol. 1, No. 1.**

**The Best of Honcho (Part Two).**

**Dream Lovers, Vol. 1, No. 2.**

Dated at Wellington this 18th day of May 1989.

R. R. Kearney, Chairman.

Indecent Publications Tribunal.

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**Judicature Act 1908**

**The High Court Sittings 1990**

We, three Judges of the High Court of New Zealand, pursuant to section 52 of the Judicature Act 1908, hereby appoint sittings of the High Court for the despatch of civil and criminal business during 1990 as follows:

- **Auckland**
- **Hamilton**
- **Wellington**
- **Christchurch**

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<th>Date of Sittings</th>
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<td>Auckland</td>
<td>Criminal Trials and Civil Actions before Judge and Jury and all Other Classes of Business: The Court will sit each week commencing from 1 February 1990.</td>
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**Other Places**

The Court will sit to deal with all classes of civil and criminal business at the places named during periods commencing on the following respective dates and at such other times as may be required.

**Whangarei**

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**Blenheim**

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**Schedule**

Paraparaumu Beach Christian Free of the Organisations)

Notice No. 19

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages, hereby gives notice as follows:

**Notice**

1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 19.

2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

**Schedule**

Free Wesleyan Church of Tonga in New Zealand.

Paraparaumu Beach Christian Centre.

Dated at Lower Hutt this 25th day of October 1989.

B. E. CLARKE, Registrar-General.

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**Oaths and Declarations Act 1957**

Revocation of Authorisation to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby revoke the authorisation held by the officer in the service of the local authority specified in the Schedule below to take statutory declarations.

**Schedule**

Marlborough County Council

County Secretary.

Dated at Wellington this 1st day of November 1989.

PHILIP WOOLLASTON, Associate Minister of Justice.

---

**Officer in the Marlborough District Council Authorised to Take Statutory Declarations**

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby authorise the holder for the time being of the office in the service of the local authority specified in the Schedule below to take statutory declarations under the said Act.

**Schedule**

Marlborough District Council

District Secretary.

Dated at Wellington this 1st day of November 1989.

PHILIP WOOLLASTON, Associate Minister of Justice.

---

**Revocation of Authorisation to Take Statutory Declarations**

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby revoke the authorisation held by the officer in the service of the local authority named in the Schedule below to take statutory declarations.

**Schedule**

Ashburton Borough Council

Deputy Town Clerk.

Dated at Wellington this 31st day of October 1989.
Revocation of Authorisation to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby revoke the authorisation held by the officers in the service of the Crown named in the Schedule below to take statutory declarations.

Schedule

Department of Justice


Regional Probation Manager, Auckland, Christchurch, Hamilton, Wellington.

Dated at Wellington this 31st day of October 1989.

PHILIP WOOLLASTON, Associate Minister of Justice.

(Adm. 3/28/3/18) go21103

Officers in the Ashburton District Council Authorised to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby authorise the holders for the time being of the offices in the service of the local authority specified in the Schedule below to take statutory declarations under the said Act.

Schedule

Ashburton District Council

District Treasurer.

District Administration Officer.

Dated at Wellington this 31st day of October 1989.

PHILIP WOOLLASTON, Associate Minister of Justice.

(Adm. 3/28/3/1) go21104

Transport

International Air Services Licensing Act 1947

Notice of Receipt of An Application for an International Air Service Licence

Pursuant to section 7 of the International Air Services Licensing Act 1947, notice is hereby given that Malaysian Airlines System Berhad has applied for an International Air Service Licence to permit the licensee to operate a scheduled air service for the carriage of passengers, cargo and mail between Malaysia and Auckland. Further details of the proposal may be obtained from the General Manager, Air Transport Division, Ministry of Transport, P.O. Box 31441, Lower Hutt.

Any person or organisation wishing to make representations relating to this application must forward those representations in writing to reach the Minister of Civil Aviation and Meteorological Services on or before 4 December 1989.

Signed at Wellington this 6th day of November 1989.

S. J. RODGER, Acting Minister of Civil Aviation and Meteorological Services.

Traffic Regulations 1976

Exemption of Specified Classes of Motor Vehicle From the Height Restriction for Forward Facing Lamps

Pursuant to regulation 90 (1) of the Traffic Regulations 1976 and pursuant to the powers delegated to me by the Secretary for Transport, I, Hugh Cameron Matheson, Senior Automotive Engineer, hereby exempt the classes of motor vehicle as specified in the Schedule hereunder from the requirements of regulations 59 (3) (a) and 63 (4) (a) which limit the height that a forward facing side lamp and direction indicator lamp may be mounted above the ground.

Schedule

1. Any Nissan model CKA31 heavy commercial vehicle, whenever first registered.

2. Any Nissan model CWA31 heavy commercial vehicle, whenever first registered.

Dated at Wellington this 25th day of October 1989.

H. C. MATHESON, Senior Automotive Engineer.

(M.O.T. 14/1/15)


Waterfront Industry Restructuring Act 1989

Notice Communicating Government Policy to the Waterfront Industry Restructuring Authority

Notice is hereby given to the Waterfront Industry Restructuring Authority, pursuant to section 7 (1) of the Waterfront Industry Restructuring Act 1989, that the Authority is required to give effect to the following Government policy in making available financial assistance as authorised by or under the Act:

Any financial assistance provided by the Authority in respect of any application for assistance shall not exceed 75 percent of the total amount of redundancy liabilities, including fringe benefit tax, to which that application relates.

Dated this 19th day of October 1989.

W. P. JEFFRIES, Minister of Transport.
**New Zealand Milk Authority**

**Milk Act 1988**

**Levy Suspended**

Pursuant to section 21 (1) of the Milk Act 1988, the New Zealand Milk Authority hereby suspends the payment by processors of the levy on milk processed for town milk sales and sold by them on and after 1 December 1989.

Dated at Wellington this 2nd day of November 1989.

D. J. GASSON, President.

---

**Reserve Bank**

**Reserve Bank of New Zealand Act 1964**

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 16 August 1989

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>$(000)</th>
<th>Assets</th>
<th>$(000)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Overseas liabilities</td>
<td></td>
<td>Denominated in overseas currencies</td>
<td></td>
</tr>
<tr>
<td>(a) Short term</td>
<td>3,534,303</td>
<td>(b) Long term</td>
<td>(1,143)</td>
</tr>
<tr>
<td>Denominated in New Zealand currency</td>
<td></td>
<td>(a) Short term</td>
<td>1,668</td>
</tr>
<tr>
<td>(b) Long term</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Allocation of special drawing rights by</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>I.M.F.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Deposits—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Government:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crown Settlement Account</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td>313,427</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Settlement banks</td>
<td>26,432</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(c) Stabilisation accounts</td>
<td>154,450</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(d) Other</td>
<td>408,693</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reserve Bank Bills</td>
<td>1,061,504</td>
<td>Banknotes in circulation</td>
<td>1,120,365</td>
</tr>
<tr>
<td>Other liabilities</td>
<td>187,646</td>
<td>Other liabilities</td>
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</tr>
<tr>
<td>Reserves—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) General reserve</td>
<td>300,447</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) Other reserves</td>
<td>50,047</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(c) Profit and loss appropriation account</td>
<td>350,494</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Total</td>
<td></td>
</tr>
<tr>
<td></td>
<td>7,461,492</td>
<td></td>
<td>7,461,492</td>
</tr>
</tbody>
</table>

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

---

**PostBank**

**Post Office Savings Bank Regulations 1985**

Bonus Bonds Weekly Prize Draw No. 1, 4 November 1989

Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 1 for 4 November is as follows:

One prize of $50,000: 3889 898502.

Twenty-five prizes of $5,000: L27 08122t, 159275075, 3t3 928393, 5t7 742706, 928107647, t3t2 756392, 142706567, 2210575740, 2883014747, 3498 910851, 4087 093131, 4398003825, 7196 410800, 7989 678784, 8082 117063, 8190 948031, 8284 061251, 8394 642008, 8889 834459, 8997 569835, 9194 503322, 9196 295907, 9294 048968 and 9692 124360.

DAVID CAYGILL, Minister of Finance.
### Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 23 August 1989

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>$000</th>
<th>Assets</th>
<th>$000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Overseas liabilities—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Denominated in overseas currencies—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Short term</td>
<td>3,447,983</td>
<td>(a) Short term</td>
<td>3,783,073</td>
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<tr>
<td>(b) Long term</td>
<td>—</td>
<td>(b) Long term</td>
<td>26,931</td>
</tr>
<tr>
<td>Denominated in New Zealand currency—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Short term</td>
<td>1,668</td>
<td>(c) Holdings of I.M.F. special drawing rights</td>
<td>811</td>
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<tr>
<td>Allocation of special drawing rights by I.M.F.</td>
<td>3,449,651</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Deposits—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Government:</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Crown Settlement Account</td>
<td>337,522</td>
<td>Crown Settlement Account</td>
<td>—</td>
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<tr>
<td>Other</td>
<td>144,850</td>
<td>Other</td>
<td>—</td>
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<tr>
<td>(b) Settlement banks</td>
<td>3,139</td>
<td>(b) Settlement Banks:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>149,494</td>
<td>One day advance</td>
<td>250,000</td>
</tr>
<tr>
<td>(c) Other</td>
<td>64,441</td>
<td>Other</td>
<td>830</td>
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<tr>
<td>(d) Other</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reserve Bank Bills</td>
<td>1,036,529</td>
<td></td>
<td>843,000</td>
</tr>
<tr>
<td>Banknotes in circulation</td>
<td></td>
<td></td>
<td>294,865</td>
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<tr>
<td>Other liabilities—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) General reserve</td>
<td>300,447</td>
<td>Term loans—</td>
<td></td>
</tr>
<tr>
<td>(b) Other reserves</td>
<td>50,047</td>
<td>(a) Government</td>
<td>1,033,956</td>
</tr>
<tr>
<td>(c) Profit and loss appropriation account</td>
<td>—</td>
<td>(b) Marketing organisations</td>
<td>43,750</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Investments in New Zealand—</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(a) New Zealand Government Securities</td>
<td>1,679,290</td>
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<td></td>
<td></td>
<td>(b) Other</td>
<td>9,685</td>
</tr>
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<td></td>
<td></td>
<td>Other assets</td>
<td>1,688,975</td>
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<td></td>
<td></td>
<td>254,750</td>
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<td></td>
<td>3,826,779</td>
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<tr>
<td></td>
<td>$7,143,075</td>
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<td>$7,143,075</td>
</tr>
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</table>

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

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### Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 30 August 1989

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>$000</th>
<th>Assets</th>
<th>$000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Overseas liabilities—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Denominated in overseas currencies—</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>(a) Short term</td>
<td>3,517,744</td>
<td>(a) Short term</td>
<td>3,851,024</td>
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<tr>
<td>(b) Long term</td>
<td>—</td>
<td>(b) Long term</td>
<td>26,689</td>
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<tr>
<td>Denominated in New Zealand currency—</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>(a) Short term</td>
<td>1,618</td>
<td>(c) Holdings of I.M.F. special drawing rights</td>
<td>812</td>
</tr>
<tr>
<td>(b) Long term</td>
<td>—</td>
<td>Denominated in New Zealand currency—</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3,519,362</td>
<td>(a) Short term</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) Long term</td>
<td>2,072</td>
</tr>
<tr>
<td></td>
<td></td>
<td>301,549</td>
<td>Gold</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>3,894,489</td>
</tr>
<tr>
<td>Deposits—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Government:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crown Settlement Account</td>
<td>347,822</td>
<td>Crown Settlement Account</td>
<td>—</td>
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<tr>
<td>Other</td>
<td>157,526</td>
<td>Other</td>
<td>—</td>
</tr>
<tr>
<td>(b) Settlement banks</td>
<td>50,003</td>
<td>(b) Settlement Banks:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>146,709</td>
<td>One day advance</td>
<td>76,000</td>
</tr>
<tr>
<td>(c) Other</td>
<td>68,128</td>
<td>Other</td>
<td>830</td>
</tr>
<tr>
<td>(d) Other</td>
<td>—</td>
<td></td>
<td>43,958</td>
</tr>
<tr>
<td>Reserve Bank Bills</td>
<td>1,024,880</td>
<td>Term loans—</td>
<td></td>
</tr>
<tr>
<td>Banknotes in circulation</td>
<td>1,130,794</td>
<td>(a) Government</td>
<td>1,023,374</td>
</tr>
<tr>
<td>Other liabilities—</td>
<td>209,332</td>
<td>(b) Marketing organisations</td>
<td>43,750</td>
</tr>
<tr>
<td>Reserves—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) General reserve</td>
<td>300,447</td>
<td>Investments in New Zealand—</td>
<td></td>
</tr>
<tr>
<td>(b) Other reserves</td>
<td>50,047</td>
<td>(a) New Zealand Government Securities</td>
<td>1,956,447</td>
</tr>
<tr>
<td>(c) Profit and loss appropriation account</td>
<td>—</td>
<td>(b) Other</td>
<td>4,838</td>
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<td></td>
<td></td>
<td>Other assets</td>
<td>1,961,285</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>262,913</td>
</tr>
</tbody>
</table>

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

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### Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 6 September 1989

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>$000</th>
<th>Assets</th>
<th>$000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Overseas liabilities—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Denominated in overseas currencies—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Short term</td>
<td>3,514,127</td>
<td>(a) Short term</td>
<td>3,836,900</td>
</tr>
<tr>
<td>(b) Long term</td>
<td>—</td>
<td>(b) Long term</td>
<td>44,047</td>
</tr>
<tr>
<td>Denominated in New Zealand currency—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Short term</td>
<td>1,618</td>
<td>(c) Holdings of I.M.F. special drawing rights</td>
<td>805</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Liabilities

| (b) Long term        | $000 | Assets
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Denominated in New Zealand currency—</td>
</tr>
<tr>
<td>Allocation of special drawing rights by I.M.F.</td>
<td>-</td>
<td>(a) Short term</td>
</tr>
<tr>
<td>(a) Government:</td>
<td></td>
<td>(b) Long term</td>
</tr>
<tr>
<td>Crown Settlement Account</td>
<td>496,278</td>
<td>-</td>
</tr>
<tr>
<td>(b) Settlement banks</td>
<td></td>
<td>Other</td>
</tr>
<tr>
<td>(c) Stabilisation accounts</td>
<td>145,613</td>
<td>-</td>
</tr>
<tr>
<td>(d) Other</td>
<td>63,500</td>
<td>(a) Government:</td>
</tr>
<tr>
<td>Reserve Bank Bills</td>
<td>843,042</td>
<td>Crown Settlement Account</td>
</tr>
<tr>
<td>Banknotes in circulation</td>
<td>1,061,487</td>
<td>Other</td>
</tr>
<tr>
<td>Other liabilities</td>
<td>1,117,228</td>
<td>(b) Settlement Banks:</td>
</tr>
<tr>
<td>Reserves—</td>
<td></td>
<td>One day advance</td>
</tr>
<tr>
<td>(a) General reserve</td>
<td>300,447</td>
<td>Other</td>
</tr>
<tr>
<td>(b) Other reserves</td>
<td>50,047</td>
<td>(c) Other</td>
</tr>
<tr>
<td>(c) Profit and loss appropriation account</td>
<td>-</td>
<td>Term loans—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(a) Government</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) Marketing organisations</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Investments in New Zealand—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(a) New Zealand Government Securities</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) Other</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other assets</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

$7,395,783

Land Notices

Conservation

Conservation Act 1987

Declaring Land to be Held for Conservation Purposes

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation hereby declares that the land in the Schedule hereto is held for conservation purposes.

Schedule

Marlborough Land District—Kaikoura County

1,3787 hectares, more or less, being lots 22, 29 and 30, D.P. 1825. Part certificate of title 57/263. Subject to sewerage pipeline easement created by pipeline certificate 28602 (Marlborough Land Registry). Department of Conservation Allocation N. 13, S.O. 6644.

DATED at Wellington this 1st day of November 1989.

PHILIP WOOLLASTON, Minister of Conservation.

(D.O.C. H.O. LAN 0016, R.O. LEA: 1098) in21111

Declaring Land to be Held for Conservation Purposes

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation hereby declares that the land in the Schedule hereto is held for conservation purposes and it shall hereafter be so held.

Schedule

North Auckland Land District—Bay of Islands County

2,4065 hectares, more or less, being Lot 1, D.P. 95271, situated in Block III, Kerikeri Survey District. All certificate of title 51A/1421. Together with a right of way easement over part Lot 2, D.P. 68106, created by transfer 034073.3 and subject to a right of way easement created by transfer B. 220073.7.

4,2229 hectares, more or less, being parts Lot 2, D.P. 68106, situated in Block III, Kerikeri Survey District. Balance of certificate of title 23C/558. Subject to a right of way easement created by transfer 034073.3.

DATED at Wellington this 1st day of November 1989.

PHILIP WOOLLASTON, Minister of Conservation.

(D.O.C. H.O. RES 2N/8/1/1; C.O. D.O.C. 01001 W) in21111

Reservation of Land

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

Schedule

Wellington Land District—Porirua City

8 square metres, more or less, being Lots 26 and 27, D.P. 42707, situated in Block XI, Paekakariki Survey District. All New Zealand Gazette, 1986, page 4138. (Gazette notice 813002.1).

DATED at Wellington this 1st day of November 1989.

PHILIP WOOLLASTON, Minister of Conservation.

(D.O.C. H.O: RRC 1222; D.O: 38/826)2 in21114

Reservation of Land

Pursuant to section 167 of 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 historic reserve subject to the provisions of section 18 (1) of the Reserves Act 1977.
Schedule

Westland Land District—Westland County

2732 square metres, more or less, being Section 1, S.O. 11511, situated in Block II, Totara Survey District.

Dated at Wellington this 26th day of October 1989.

PHILIP WOOLLASTON, Minister of Conservation.

(Cons. C.O. REH 0142; R.O. 3/5/4/102) 2

Reserves Act 1977

Revocation of the Reservation Over a Reserve Specifying the Manner of Disposal and How Proceeds Shall be Utilised

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation the Director of Estate Protection Policy hereby revokes the reservation as a local purpose (utility) reserve over the land, described in the Schedule hereeto, and further, declares that the said land may be disposed of by the Wairariki District Council at current market value, the proceeds from such sale to be paid into the council’s reserve account.

Schedule

Canterbury Land District—Waimairi District

1 square metre, more or less, being Lot 527, D.P. 50315, situated in Block X, Christchurch Survey District. Local purpose (utility) reserve. All certificate of title 29A/1191.

Dated at Wellington this 31st day of October 1989.

J. S. HOLLOWAY, Director of Estate Protection Policy, Department of Conservation.

(D.O.C. C.O. ORE 0102; R.O. 1/20/4/1; D.O. N1/321/8(2)) 2

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 Regional Conservator, Canterbury, hereby declares that the private land, described in the Schedule hereeto, shall be protected private land for scenic purposes, subject to the provisions of the said Act.

Schedule

Canterbury Land District—Akaroa County

108.9135 hectares, more or less, being Lot 1, D.P. 6671 and Lot 1, D.P. 20897, situated in Blocks I and IV, Goughs Survey District. All certificate of title 38/956.

Dated at Christchurch this 26th day of October 1989.

M. CUDDIHY, Regional Conservator, Department of Conservation.

(D.O.C. R.O. 2/16/0; D.O. N7/123/2/1) 2

Declaration That Land is a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Auckland Regional Conservator, Department of Conservation hereby notifies that the following resolution was passed by the Franklin County Council on 22 August 1989.

‘That, subject to confirmation of the Glenbrook Reserve Committee that it wishes to proceed with the development of the reserve, that, statutory notice having been given, the Franklin County Council hereby declares, pursuant to section 14 of the Reserves Act 1977, that the land described in the Schedule hereeto be vested as recreation reserve.’

Schedule

North Auckland Land District—Franklin County

8.8940 hectares, more or less, being Lot 5, D.P. 104395, situated in Block X, Awhitu Survey District. All certificate of title 57C/1321.

Dated at Auckland this 31st day of October 1989.

G. CAMPBELL, Auckland Regional Conservator, Department of Conservation, Auckland.

(Cons. C.O.; R.C. LBY 11013)

Authorisation of the Exchange of Part of a Reserve for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Northland Conservancy, Department of Conservation, hereby authorises the exchange of that part of the reserve described in the First Schedule hereto, for the land described in the Schedule hereeto.

First Schedule

North Auckland Land District—Hikurangi Town Council

2907 square metres, more or less, being part Lot 1, D.P. 24543, situated in Block XVI, Hukerenui Survey District. Part Gazette notice B. 063475.1 (New Zealand Gazette, 1982, page 1454). Shown marked ‘A’ on S.O. Plan 61246.

Second Schedule

North Auckland Land District—Hikurangi Town Council

1452 square metres, more or less, being Lot 2, D.P. 115620, situated in Block XVI, Hukerenui Survey District. All certificate of title 65C/204.

Dated at Whangarei this 17th day of October 1989.

J. C. HALKETT, Regional Conservator, Northland Conservancy, Department of Conservation.

(Cons. C.O. LRC 305)

Iwi Transitional Agency

Maori Affairs Structuring Act 1989

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager, Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Rotorua 1989, No. 17.

2. The notice referred to in the First Schedule hereto is hereby revoked.

3. The land described in the Second Schedule hereto is hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice Reference Registration No.

24 December 1962 New Zealand Gazette, 10 January 1963, No. 1, page 29
Second Schedule

South Auckland Land District

All that piece of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>515.8300</td>
<td>Paeroa South B2B1, Block IV, Tatuia Survey District, Block XI, Ngongotaha Survey District, Block XIII, Paeroa Survey District, and Block I, Takapau Survey District.</td>
</tr>
</tbody>
</table>

Dated at Rotorua this 31st day of October 1989.

For and on behalf of the General Manager, Iwi Transition Agency.

M. J. McMillan, Programme Manager.

(M.A. D.O. 2700)

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager, Iwi Transition Agency hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Rotorua 1989, No. 24.
2. The notice referred to in the First Schedule hereto is hereby revoked.
3. The land described in the Second Schedule hereto is hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice | Reference | Registration No.
--- | --- | ---
9 March 1971 | New Zealand Gazette, 18 March 1971, No. 21, page 494 | 6

Second Schedule

Gisborne Land District

All that piece of land described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.1034</td>
<td>Mangatuna 1G and being all of the land contained in partition order of the Maori Land Court dated 5 November 1895.</td>
</tr>
</tbody>
</table>

Dated at Gisborne this 4th day of October 1989.

M. J. Fryer, Registrar for Maori Land Court.

(M.A. D.O. Appln. No. 90296)

Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto is hereby set apart as a Maori reservation for the purpose of a foreshore reservation for the common use and benefit of Ngati Horomooana in particular and Whanau-A-Apanui in general.

Schedule

Gisborne Land District

All that piece of land situated in Block II, Tokata Survey District and described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>9105</td>
<td>Maraenui No. 47 being all of the land on foreshore order of the Native Land Court dated 1 December 1936.</td>
</tr>
</tbody>
</table>

Dated at Rotorua this 18th day of October 1989.

P. R. Hunt, Deputy Registrar for Maori Land Court.

(D.O. Appln. No. 33372)

Justice

Maori Affairs Act 1953

Corrigendum

Setting Apart Maori Freehold Land as a Maori Reservation

In the notice with the above heading dated 22 December 1988 and published in New Zealand Gazette of 12 January 1989, No. 1, at page 30, for the description "Part Pukerewa A block and being part of the land contained in certificate of title, Volume 270, folio 1311 (South Auckland Registry)" read "Part Pukerewa A Block and being part of the land contained in certificate of title, Volume 270, folio 1311 (South Auckland Registry) as is more particularly delineated on Maori Land Plan No. 21914."

(M.A. H.O. 93/1/3 D.O.W. 2105)

Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 439 (5) (c) of the Maori Affairs Act 1953, the purposes for which the reservation was set apart in respect of the land described in the Schedule hereto and published in the New Zealand Gazette, 15 December 1931, No. 96, page 3585, is hereby redefined as a Maori reservation for the common use and benefit of the people of the Hinemauarea Marae as a meeting place and for sites for Papakainga housing.

Schedule

Gisborne Land District

All that piece of land situated in Gisborne Land District, Block VII, Uawa Survey District, and described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.87</td>
<td>Being</td>
</tr>
</tbody>
</table>

Dated at Gisborne this 1st day of August 1989.

J. McMullan, Deputy Registrar for Maori Land Court.

(M.A. D.O. Appln. No. 90296)
Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto is hereby set apart as a Maori reservation for the purpose of a place of historic and scenic interest for the common use and benefit of Ngati Horomoana in particular and Whanau-A-Apanui in general.

Schedule

Gisborne Land District

All that piece of land situated in Block II, Tokata Survey District and described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.2960</td>
<td>Part Maraenui 121, being part of the land contained on partition order of the Maori Land Court dated 19 December 1956.</td>
</tr>
</tbody>
</table>

Dated at Rotorua this 30th day of October 1989.

P. R. HUNT, Deputy Registrar, Maori Land Court.

(D.O. Appln No. 33378)

Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto is hereby set apart as a Maori reservation for the purpose of a place of historic and scenic interest for the common use and benefit of Ngati Horomoana.

Schedule

Gisborne Land District

All that piece of land situated in Block II, Tokata Survey District and described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>26.5069</td>
<td>Maraenui No. 127, being all of the land contained on freehold order of the Native Land Court dated 1 December 1936.</td>
</tr>
</tbody>
</table>

Dated at Rotorua this 30th day of October 1989.

P. R. HUNT, Deputy Registrar, Maori Land Court.

(D.O. Appln No. 33384)

Cancellation of a Maori Reservation

Pursuant to section 439 (5) (b) of the Maori Affairs Act 1953, that part of the Maori Reservation created by notice in New Zealand Gazette, 11 September 1975, No. 74, page 2026 and described in the Schedule hereto, is hereby cancelled.

Schedule

South Auckland Land District

All that piece of land situated in Block XII, Ohinemuri Survey District and described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.6740</td>
<td>Part Mura-o-te-ahi East No. 1 Block as more particularly shown on S.O. Plan No. 52187.</td>
</tr>
</tbody>
</table>

Dated at Hamilton this 2nd day of November 1989.

L. E. WILSON, Registrar.

(D.O. H311)

Lands

Local Government Act 1974

Transfer of Unformed Legal Road in Block X Tauhoa Survey District, Rodney County

Pursuant to section 323 of the Local Government Act 1974, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Auckland, hereby declares
that the land, described in the Schedule hereto, has been transferred to the Crown by the Rodney County Council, pursuant to the said section 323, and on the publication of this notice the said land shall be deemed to be Crown land subject to the Land Act 1948.

Schedule

North Auckland Land District—Rodney County

3.3480 hectares, more or less, being unformed legal road, adjoining Sections 1, 3, 5 and 15 and part Sections 2 and 4, Block X, Tauhoa Survey District, and Lots 1 and 2, District 101993, situated in Block X, Tauhoa Survey District. Shown marked “A” on S.O. Plan 57770.

Dated at Auckland this 1st day of November 1989.

R. F. SMITH, District Manager.

(Lands D.O. Lands 20/1)

Public Works Act 1981

Crown Land Set Apart for Police Purposes (Housing) in the District of Wanganui

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, Wanganui, declares the land described in the Schedule hereto to be set apart; subject to the right of way created by transfer 34356, for police purposes (housing) and to remain vested in the Crown.

Schedule

Wellington Land District—Wanganui District

3279 square metres, situate in the District of Wanganui, being part Lot 5, D.P. 799, being part Section 61, Left Bank Wanganui River. Part certificate of title, Volume 161, folio 84.

Dated at Wanganui this 31st day of October 1989.

B. P. BONISCH, District Solicitor.

(Lands Wg. D.O. 38/15; 25900066, 25900067)

Land Acquired for Motorway Purposes in the City of Wellington

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 motorway purposes together with the full right of way shown coloured yellow on the plan on certificates of title No. 257/13 and 257/14, Wellington Land Registry, subject to the conditions relating to use of right of way set forth in an agreement registered No. 96324 (Deeds Register 170D, page 356) and shall vest in the Crown on the 9th day of November 1989.

Schedule

Wellington Land District

Area

<table>
<thead>
<tr>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>232</td>
<td>Part Town Section 113 and also being Lot 1, D.P. 4151. Part certificate of title No. 257/13, Wellington Land Registry.</td>
</tr>
<tr>
<td>18</td>
<td>An undivided moiety or equal half part or share of and in part Town Section 113 and also being Lot 2, D.P. 4151. Part certificate of title No. 257/13, Wellington Land Registry.</td>
</tr>
<tr>
<td>606</td>
<td>Part Town Section 113 and also being Lot 3, D.P. 4151. Part certificate of title No. 257/14, Wellington Land Registry.</td>
</tr>
<tr>
<td>18</td>
<td>An undivided moiety or equal half part or share of and in Town Section 113 and Lot 2, D.P. 4151. Part certificate of title No. 257/14, Wellington Land Registry.</td>
</tr>
</tbody>
</table>

Dated at Wellington this 2nd day of November 1989.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. PL 1/17/11)

Land Acquired for Road in the District of Marlborough

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Nelson, declares that, agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road, which pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway 6, and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

Nelson Land District—Marlborough District

Area

<table>
<thead>
<tr>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>101</td>
<td>Part Section 18, situated in Block II, Herenga Survey District; marked “A” on plan.</td>
</tr>
<tr>
<td>808</td>
<td>Part Lot 1, D.P. 6592, situated in Block II, Herenga Survey District; marked “B” on plan.</td>
</tr>
<tr>
<td>182</td>
<td>Part Section 49, situated in Block I, Wakamara Survey District; marked “C” on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above-mentioned on S.O. Plan 6850, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Nelson this 1st day of November 1989.

J. MCKENZIE, District Manager.

(Lands Nn. D.O. 72/6/11/1/0/33, 35 and 36)

Land Set Apart for the Purposes of Buildings of the General Government 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 the purposes of buildings of the general government and shall remain vested in the Crown.

Schedule

Wellington Land District

Area

<table>
<thead>
<tr>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>4467</td>
<td>Section 1, S.O. Plan 35298. Comprised in Proclamation No. 2783, 3078, 2987, 2732, 2817, 3087 and 2610 and Gazette notice No. 468002, 443614, 584911, 617985 and 971399 and certificate of title No. 33D/882, Wellington Land Registry.</td>
</tr>
<tr>
<td>482</td>
<td>Section 2, S.O. Plan 35298. Comprised in Proclamation No. 2628 and Gazette notice No. 207496.1 and 372142.1, Wellington Land Registry.</td>
</tr>
<tr>
<td>4464</td>
<td>Section 4, S.O. Plan 35298. Comprised in Proclamation No. 2601, 2610, 2875, 3759, 3761, 2628, 2784, 3087 and Gazette notice No. 695222, 512570, 488565, 660016, 459844 and 372142.1 and certificate of title No. 33D/882, Wellington Land Registry.</td>
</tr>
</tbody>
</table>

Situated in Block VII, Port Nicholson Survey District.
Dated at Wellington this 2nd day of November 1989.
R. NARAYAN, Acting District Solicitor.
(Lands Wn. D.O. PL 7/5/1) in21066

Declaring a Right of Way and Electric Power Easement for Radio Telephone Repeater Purposes in Blocks IX and X, Haurangi Survey District to be Acquired

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, hereby declares that, an agreement to that effect having been entered into:

(a) A right of way easement for radio telephone repeater station purposes is hereby acquired over the land described in the First Schedule hereto and shall vest in the Crown on the 9th day of November 1989.

(b) An electric power easement for radio telephone repeater station purposes is hereby acquired over the land described in the Second Schedule hereto and shall vest in the Crown on the 9th day of November 1989.

First Schedule
Wellington Land District
All those pieces of land being part Whakatotomoto No. 2 and 3 and part Section 55, Tauranganui District; situated in Blocks IX and X Haurangi Survey District; as shown marked ‘B’, ‘C’ and ‘D’ on S.O. Plan 34942, lodged in the office of the Chief Surveyor at Wellington.

Second Schedule
Wellington Land District
All those pieces of land being part Section 55, Tauranganui District and part Whakatotomoto No. 3, situated in Block X, Haurangi Survey District; as shown marked ‘E’ and ‘F’ on S.O. Plan 34942, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 2nd day of November 1989.
R. NARAYAN, Acting District Solicitor.
(Lands Wn. D.O. 26/3/44/0) in21069

Land Set Apart for National Archive 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 national archive purposes and shall remain vested in the Crown.

Schedule
Wellington Land District
5466 square metres, situated in the City of Wellington, being Section 1257, Town of Wellington. All certificate of title No. 34D/86, Wellington Land Registry.
Dated at Wellington this 6th day of November 1989.
R. NARAYAN, Acting District Solicitor.
(Lands Wn. D.O. 94/5/108/0) in21072

Land Taken in Waitomo District
Pursuant to section 119 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, New Plymouth, declares the land described in the Schedule hereto to be taken and vested in The Waitomo District Council.

Schedule
Taranaki Land District
1 hectare (2 acres, 1 rood, 35.4 perches), being part Section 8, Block IX, Totoro Survey District, as shown edged blue on S.O. Plan 10696, lodged in the office of the Chief Surveyor at New Plymouth.
Dated at New Plymouth this 20th day of October 1989.
B. M. ROLLO, District Manager.
(Lands Hn. D.O. 98/3/0/4) in21093

Land Acquired for Recreation Purposes and Esplanade Purposes in Taupo 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, an agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for recreation purposes and the land described in the Second Schedule hereto is hereby acquired for esplanade purposes, and further declares that the land described in the said Schedules shall vest in The Taupo District Council on the date of publication hereof in the Gazette.

First Schedule
South Auckland Land District
4858 square metres, situated in Block V, Tauhara Survey District, being part Hiruharama-Ponui Block; as shown marked ‘A’ on S.O. Plan 57467, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule
South Auckland Land District
1042 square metres, situated in Block V, Tauhara Survey District, being part Hiruharama-Ponui Block; as shown marked ‘B’ on S.O. Plan 57467, lodged in the office of the Chief Surveyor at Hamilton.
Dated at Hamilton this 1st day of November 1989.
W. G. KORVER, Acting District Solicitor.
(Lands Hn. 98/7/0/3) in21094

Land Acquired for Limited Access Road (State Highway No. 33) in Rotorua District
Pursuant to section 20 of the Public Works Act 1981, and to section 88 (2) of the Transit New Zealand Act 1989, 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 a limited access road which has become road, limited access road and State highway, and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule
South Auckland Land District
48 square metres, situated in Block X, Rotoiti Survey District, being part Mourea Papakanga 3E13B Block; as shown marked ‘B’ on S.O. Plan 55870, lodged in the office of the Chief Surveyor at Hamilton.
Dated at Hamilton this 1st day of November 1989.
W. G. KORVER, Acting District Solicitor.
(Lands Hn. 72/33/3/03; H.O. 72/33/3B/0) in21095
Land in Hauraki District Acquired for Road
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
which, pursuant to section 60 (2) of the Transit New Zealand
Act 1989, forms part of State Highway No. 2 and shall vest in
the Crown on the date of publication hereof in the Gazette.

Schedule
South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2362 Part Lot 3, D.P.S 33000, being part Section 1, Block IV, Aroha Survey District, marked “J” on plan.</td>
<td></td>
</tr>
<tr>
<td>1591 Part Lot 2, D.P.S 33000, being part Section 1, Block IV, Aroha Survey District, marked “K” on plan.</td>
<td></td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on S.O. Plan 56716, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 2nd day of November 1989.
W. G. KORVER, Acting District Solicitor.
(Lands Hn. D.O. 72/2/3/02/56) in21096

Amending a Notice Setting Apart Land in Huntly Borough for State Housing Purposes
Pursuant to section 55 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 hereby
amends the notice dated the 1st day of June 1984, published in the New Zealand Gazette of 14 June 1984, No. 98, at page
2176, setting part land held for the generation of electricity for State housing purposes by deleting the word “All” from the
description of area number (51) in the Schedule and substituting the word “Part”.

Dated at Hamilton this 2nd day of November 1989.
W. G. KORVER, Acting District Solicitor.
(Lands Hn. D.O. 54/0/1/1 and 92/13/1/6/4) in21097

Land Set Apart for Post Office Purposes in Waipa District
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 post office purposes.

Schedule
South Auckland Land District

1471 square metres, being Section 2, S.O. Plan 58226.
Dated at Hamilton this 2nd day of November 1989.
W. G. KORVER, Acting District Solicitor.
(Lands Hn. D.O. 33/21/0) in21098

Land Set Apart for Postal Services in Waipa District
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 postal services.

Schedule
South Auckland Land District

565 square metres, being Section 3, S.O. Plan 58226.
Dated at Hamilton this 2nd day of November 1989.
W. G. KORVER, Acting District Solicitor.
(Lands Hn. D.O. 33/21/0) in21099

Land Acquired for Education Purposes in Block XI, Wairarapa 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 education purposes and shall vest in the Crown on the 9th day of
November 1989.

Schedule
Wellington Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>7909 Part Section 1, Kahautara District. All certificate of title, Volume 88, folio 166, Wellington Land Registry.</td>
<td></td>
</tr>
<tr>
<td>4067 Part Section 1, Kahautara District and also being Lot 1, D.P. 7033, together with the right of way appurtenant thereto over Lot 2 on D.P. 7033. All certificate of title, Volume 327, folio 97, Wellington Land Registry.</td>
<td></td>
</tr>
<tr>
<td>2039 Part Section 1, Kahautara District and also being Lot 2, D.P. 7033, subject to the right of way created by transfer No. 170376. All certificate of title, Volume 438, folio 252, Wellington Land Registry.</td>
<td></td>
</tr>
</tbody>
</table>

Situated in Block XI, Wairarapa Survey District.
Dated at Wellington this 6th day of November 1989.
R. NARAYAN, Acting District Solicitor.
(Lands Wn. D.O. 13/3/58/0) in21073

Road Realignement in Southland 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, Invercargill:
(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road and vested in the
Southland District Council on the date of publication hereof in
the Gazette.
(b) Pursuant to sections 116 and 117, declares the road
described in the Second Schedule hereto to be stopped and
when so stopped to be dealt with as Crown land pursuant to
the Land Act 1948.

First Schedule
Southland Land District

Land to be Declared Road
1464 square metres, being part Crown Land, Block I, Nokomai Survey District; shown marked ‘A’ on S.O. Plan
11404, lodged in the office of the Chief Surveyor at
Invercargill.

Second Schedule
Southland Land District

Road Stopped
2563 square metres, adjoining part Crown Land Block I, Nokomai Survey District; shown marked ‘C’ on S.O. Plan
Land to be Declared Road in Invercargill 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, Invercargill, declares the land described in the Schedule hereto to be road which shall vest in The Invercargill District Council on the date of publication hereof in the Gazette.

Schedule

Southland Land District—Invercargill District

396 square metres, situated in Block XXI, Invercargill Hundred, being part Lot 7, Block I, D.P. 1045, being also part Section 9, Block XXI, Invercargill Hundred; as shown marked 'A' on S.O. Plan 11332, lodged in the office of the Chief Surveyor at Invercargill, being part certificate of title, Volume 121, folio 50.

Dated at Invercargill this 1st day of November 1989.

P. J. PERKINS, District Manager.

Road to be Stopped in Hawke’s Bay 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, Napier, declares the part of road described in the Schedule to be stopped, and further declares that the stopped road (now known as section 1, S.O. Plan 5713), shall be dealt with as Crown Land under the Land Act 1948.

Schedule

Hawke’s Bay Land District

9823 square metres (2 acres, 1 roods, 28.4 perches), situated in Block XII, Heretaunga Survey District, adjoining part Lot 18, D.D.P. 291, part Lot 26, D.D.P. 493, Section 6, PN 1961 and part Block 3, PN 1778, coloured green on S.O. Plan 5713, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 30th day of October 1989.

J. P. HARTY, District Manager.

Declaring Land to be Road and Road Stopped in Far North 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, Auckland, declares:

(a) Pursuant to section 114, the land described in the First Schedule hereto to be road which shall vest in The Far North District Council and

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

First Schedule

North Auckland Land District

<table>
<thead>
<tr>
<th>Area (ha)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.3273</td>
<td>Part Allotment M.83, Mangatate Parish; marked &quot;A&quot; on plan.</td>
</tr>
</tbody>
</table>

Second Schedule

North Auckland Land District

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Adjoining or passing through</th>
</tr>
</thead>
<tbody>
<tr>
<td>7195</td>
<td>Allotment S.83 and part Allotments 82 and 85, Mangatate Parish; marked &quot;E&quot; on plan.</td>
</tr>
<tr>
<td>945</td>
<td>Part Allotments 85 and M.83, Mangatate Parish; marked &quot;G&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above mentioned on S.O. Plan 53469, lodged in the office of the Chief Surveyor at Auckland.

Land Acquired in Whangarei District

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, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for road which shall vest in The Whangarei District Council on the day of publication in the Gazette.

Schedule

North Auckland Land District

68 square metres being part Lot 2, L.T. 131894, as shown marked "A" on S.O. Plan 64023, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of November 1989.

R. F. SMITH, District Manager.

Land Declared Road in Far North 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, Auckland, declares the land described in the Schedule hereto to be road, which shall vest in The Far North District Council on the 9th day of November 1989.

Schedule

North Auckland Land District

482 square metres being part Lot 4, D.P. 19575; as shown marked "A" on S.O. Plan 61063, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of November 1989.

R. F. SMITH, District Manager.

Land Acquired in Manukau City

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, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for road which shall vest...
Schedule

North Auckland Land District

Area

\( m^2 \) Being
465 Part Lot 6, D.R.O. 635; marked “A” on plan.
608 Part Lot 1, D.P. 72311; marked “B” on plan.
23 Part Lot 7, D.R.O. 635; marked “C” on plan.

Shown marked as above mentioned on S.O. Plan 64189, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of November 1989.
R. F. SMITH, District Manager.
(Lands Ak. D.O. 15/6/0/64189)

Land and a Right of Way Over Land Acquired for Sanitary Works (Sewage Disposal Marsh) in Far North District

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, Auckland, declares that, an agreement to that effect having been entered into, the land described in the First Schedule hereto and a right of way easement over the land described in the Second Schedule hereto, appurtenant to the land described in the said First Schedule and containing the rights and powers set forth in the first paragraph of the Seventh Schedule to the Land Transfer Act 1952, are hereby acquired for sanitary works (sewage disposal marsh) and shall vest in The Far North District Council on the date of publication in the Gazette.

First Schedule

North Auckland Land District

6888 square metres being part Allotment 25, Ahipara Parish; as shown marked “A” on S.O. Plan 62853, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule

North Auckland Land District

447 square metres being part Allotment 25, Ahipara Parish; as shown marked “B” on S.O. Plan 62853, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of November 1989.
R. F. SMITH, District Manager.
(Lands Ak. D.O. 15/10/0/62853)

Land in Papakura District Set Apart for a State Primary School

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, Auckland hereby declares the land described in the Schedule hereto to be set apart for a State primary school.

Schedule

North Auckland Land District

Area

\( m^2 \) Being
4 2 117 Allotment 93, Papakura Parish; on S.O. Plan (1.8506 ha) 37239.
2 1 10 Allotment 95, Papakura Parish; on S.O. Plan (0.9358ha) 39295.

Shown on the plans above mentioned and lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of November 1989.
R. F. SMITH, District Manager.
(Lands Ak. D.O. 15/11/0/58906-08)

Amending a Notice Acquiring Land for a Post Office Telecommunications Installation in Rodney District

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, Auckland amends the notice dated the 29th day of July 1982, published in the New Zealand Gazette on the 5th day of August 1982, No. 90, page 2572, acquiring land for a Post Office telecommunications installation pursuant to section 20 of the Public Works Act 1981 by inserting in the legal description of the land firstly described in the Schedule the area “32.7693 ha” and by deleting from the legal description of the land secondly described in the said Schedule the area “29.3595 ha” and substituting the area “32.1740 ha”.

Dated at Auckland this 3rd day of November 1989.
R. F. SMITH, District Manager.
(Lands Ak. D.O. 27/310/0/13)

Stopped Road in Auckland City to be Vested

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, Auckland declares the portion of stopped road described in the Schedule to be vested in Anthony Grant Limited.

Schedule

North Auckland Land District

65 square metres being Section 1 on S.O. Plan 56348, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of November 1989.
R. F. SMITH, District Manager.
(Lands Ak. D.O. 71/2/1/0/254)

Stopped Road in Rodney District to be Vested

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, Auckland declares the portion of stopped road described in the Schedule shall be amalgamated with the land in certificate of title No. 594/31, subject to statutory land charge 177777.1, memorandum of mortgage 965193.1, statutory land charge 933423.1, memorandum of mortgage B. 157233.3, profit a prendre B. 157233.5 and memorandum of mortgage B. 528815.2, North Auckland Land Registry.

Schedule

North Auckland Land District

Area

\( m^2 \) Being
8097 Section 2 on S.O. Plan 58906.
1097 Section 2 on S.O. Plan 58907.

Shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of November 1989.
R. F. SMITH, District Manager.
(Lands Ak. D.O. 15/11/0/58906-08)
Leasehold Estate in Mt John Station Acquired for Defence Purposes

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, Christchurch, declares that, an agreement to that effect having been entered into, the leasehold estate in the land described in the Schedule hereto formerly held from Her Majesty the Queen by Hugh Hunter-Weston of Lake Tekapo, shee farmer, Mary Hunter-Weston of Lake Tekapo, married woman; and Alan James Hubbard of Timaru, chartered accountant, under and by virtue of Pastoral Lease No. P38, recorded in Register, Volume 529, folio 86, Canterbury Registry, is hereby acquired for defence purposes, subject to the easements created by transfers 767436 and 828711/1 from the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Mackenzie County

5956.0855 hectares, being part Run 272, situated in Jollie, Tekapo and Burke Survey Districts.

Dated at Christchurch this 31st day of October 1989.

R. J. MILNE, District Solicitor.

(lands Ch. D.O. 40/14/4/1/11) [ICL]

Declarong Parts of Roads at Simons Hill 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, Christchurch, declares the portions of road described in the Schedule hereto to be stopped.

Schedule

Canterbury Land District—Mackenzie District

Area

ha

Adjoining or passing through

3.7800 Part Run 268, part Bed of Tekapo River and Part Bed of Mary Burn as marked “A” on S.O. Plan 15758.

0.4900 Part Run 268 as marked “B” on S.O. Plan 15758.

1.6400 Part Run 268 as marked “C” on S.O. Plan 15758.

3.9600 Part Run 268 and part Bed of Tekapo River as marked “A” on S.O. Plan 15759.

2.1000 Part Run 268 as marked “B” on S.O. Plan 15759.

0.1550 Part Run 268 as marked “C” on S.O. Plan 15759.

0.1400 Part Run 268 as marked “D” on S.O. Plan 15759.

0.0010 Part Run 268 as marked “A” on S.O. Plan 15760.

8.6600 Part Run 268 and part Bed of Tekapo River as marked “B” on S.O. Plan 15760.

4.2600 Part Run 268 and part Bed of Tekapo River as shown marked “C” on S.O. Plan 15761.

0.5850 Part Run 268 as marked “B” on S.O. Plan 15761.

0.1100 Part Run 268 as marked “C” on S.O. Plan 15761.

5.4100 Part Run 268 and part Bed of Tekapo River as marked “A” on S.O. Plan 15762.

0.4200 Part Run 268 as marked “B” on S.O. Plan 15762.

0.0200 Part Run 268 as marked “C” on S.O. Plan 15762.

0.0900 Part Run 268 as marked “D” on S.O. Plan 15762.

9.4400 Part Run 268 and part Bed of Tekapo River as marked “A” on S.O. Plan 15763.

0.2700 Part Run 268 as marked “B” on S.O. Plan 15763.

0.0900 Part Run 268 as marked “C” on S.O. Plan 15763.

5.5000 Part Run 268 and part Bed of Tekapo River as marked “A” on S.O. Plan 15764.

0.2000 Part Run 268 as marked “B” on S.O. Plan 15764.

0.1900 Part Run 268 as marked “C” on S.O. Plan 15764.

0.7500 Part Run 268 as marked “D” on S.O. Plan 15764.

0.5700 Part Run 268 as marked “E” on S.O. Plan 15764.

Area

ha

Being

2.9000 Part Run 268 and part Bed of Pukaki River as marked “A” on S.O. Plan 15829.

2.9000 Part Run 268 and part Bed of Pukaki River as marked “B” on S.O. Plan 15829.

0.7900 Part Run 268 as marked “A” on S.O. Plan 15830.

6.6000 Part Run 268 and part Bed of Pukaki River as marked “B” on S.O. Plan 15830.

7.6000 Part Run 268 and part Bed of Pukaki River as marked “A” on S.O. Plan 15831.

0.1400 Part Run 268 as marked “B” on S.O. Plan 15831.

0.2400 Part Run 268 as marked “C” on S.O. Plan 15831.

0.0700 Part Run 268 as marked “D” on S.O. Plan 15831.

0.1600 Part Run 268 as marked “E” on S.O. Plan 15831.

0.0700 Part Run 268 as marked “F” on S.O. Plan 15831.

0.1360 Part Run 268 as marked “B” on S.O. Plan 16730.

0.0860 Part Run 268 as marked “C” on S.O. Plan 16730.

1.6700 Part Run 268 and part Bed of Pukaki River as marked “H” on S.O. Plan 16730.

0.0050 Part Run 268 as marked “E” on S.O. Plan 16730.

0.1850 Part Run 268 as marked “F” on S.O. Plan 16730.

2.3000 Part Run 268 as marked “D” on S.O. Plan 16730.

0.0750 Part Run 268 as marked “A” on S.O. Plan 16731.

0.5440 Part Run 268 as marked “C” on S.O. Plan 16731.

0.0900 Part Run 268 as marked “D” on S.O. Plan 16731.

As shown marked as above mentioned on the above mentioned S.O. plans, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 1st day of November 1989.

R. J. MILNE, District Solicitor.

(lands Ch. D.O. 40/14/4/1/42) [ICL]

Declarong the Leasehold Estate in Part Simon’s Hill Station Acquired for the Generation of Electricity

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, Christchurch, declares that, an agreement to that effect having been entered into, the leasehold estate in the land described in the Schedule hereto formerly held from Her Majesty the Queen by Peter George Hosken of Simon’s Hill, farmer and Roderick Permain Hosken of Simon’s Hill, shee farmer under and by virtue of Pastoral Lease No. P46, recorded in Register, Volume 529, folio 70, Canterbury Registry, is hereby acquired for the generation of electricity and shall vest in the Crown on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Mackenzie District

Area

ha

1.0200 Part Run 268 as marked “D” on S.O. Plan 15758.

0.1400 Part Run 268 as marked “E” on S.O. Plan 15759.

0.1800 Part Run 268 as marked “F” on S.O. Plan 15759.

21.4400 Part Run 268 as marked “C” on S.O. Plan 15760.

2.0900 Part Run 268 as marked “D” on S.O. Plan 15761.

0.6800 Part Run 268 as marked “E” on S.O. Plan 15761.

0.4500 Part Run 268 as marked “F” on S.O. Plan 15762.

0.8000 Part Run 268 as marked “D” on S.O. Plan 15762.

1.9400 Part Run 268 as marked “G” on S.O. Plan 15762.

0.9250 Part Run 268 as marked “D” on S.O. Plan 15763.

15.4900 Part Run 268 as marked “E” on S.O. Plan 15763.

0.3200 Part Run 268 as marked “F” on S.O. Plan 15763.

0.0300 Part Run 268 as marked “G” on S.O. Plan 15763.

1.4000 Part Run 268 as marked “F” on S.O. Plan 15764.

0.1100 Part Run 268 as marked “G” on S.O. Plan 15764.

4.0000 Part Run 268 as marked “D” on S.O. Plan 15829.
As Surveyor mentioned Dated

Stopping and Vesting delegation
Pursuant (Lands 381, and Joan Margaret Canterbury Land 69t979/2l'.

\(8360\) First Schedule

Second Schedule Canterbury Land District—Strathallan County

\(7.2550\) Area ha

\(6.1000\) Part Run 268 as marked “D” on S.O. Plan 15830.

\(0.0500\) Part Run 268 as marked “H” on S.O. Plan 15831.

\(5.0000\) Part Run 268 as marked “I” on S.O. Plan 15831.

\(1.7000\) Part Run 268 as marked “J” on S.O. Plan 15831.

\(0.1200\) Part Run 268 as marked “K” on S.O. Plan 15831.

\(0.2661\) Part Run 268 as marked “A” on S.O. Plan 16730.

\(0.4170\) Part Run 268 as marked “D” on S.O. Plan 16730.

\(2.1000\) Part Run 268 as marked “I” on S.O. Plan 16730.

\(0.2970\) Part Run 268 as marked “B” on S.O. Plan 16731.

As shown marked as above mentioned on the above mentioned S.O. plans, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 1st day of November 1989.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. 40/14/4/1/42) in20900

Stopping and Vesting of Part of Smithfield Road
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, Christchurch, hereby:

(a) Pursuant to sections 116, 117 and 120 (3), declares the road described in the First Schedule hereto to be stopped and vested in Ferrier Woolscours (Canterbury) Limited (and shall be amalgamated with the land in certificate of title, Volume 381, folio 287, Canterbury Land Registry, subject to mortgage 691979/2).

(b) Pursuant to sections 116, 117 and 120 (3), declares the road described in the Second Schedule hereto to be stopped and vested in David Gordon Bray of Winchester, farm worker, and Joan Margaret Bray, his wife (and shall be amalgamated with the land in certificate of title, Volume 331, folio 125, Canterbury 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 William Andrew Austin of Albury, farmer and Clifford James Knox of Geraldine, accountant as executors (and shall be amalgamated with the land in certificate of title, Volume 375, folio 127, Canterbury Land Registry).

(d) Pursuant to sections 116, 117 and 120 (3), declares the road described in the Fourth Schedule hereto to be stopped and vested in William Andrew Austin of Albury, farmer and Clifford James Knox of Geraldine, accountant as executors (and shall be amalgamated with the land in certificate of title, No. 26B/978.)

First Schedule

Canterbury Land District—Strathallan County

8360 square metres, adjoining Lot 13, D.P. 6165 and Lot 1, D.P. 5686, as shown marked “A” on S.O. Plan 17270, lodged in the office of the Chief Surveyor at Christchurch.

Second Schedule

Canterbury Land District—Strathallan County

4775 square metres, adjoining Lot 13, D.P. 6165 and Lot 2, D.P. 5686, as shown marked “B” on S.O. Plan 17270, lodged in the office of the Chief Surveyor at Christchurch.

Third Schedule

Canterbury Land District—Strathallan County

1.2550 hectares adjoining Lot 13, D.P. 6165, Rural Sections 12818 and 13690 and part Rural Section 12249 as shown marked “C” on S.O. Plan 17270, lodged in the office of the Chief Surveyor at Christchurch.

Fourth Schedule

Canterbury Land District—Strathallan County

1.4450 hectares adjoining Rural Sections 13730 and 15318 and Lot 2, D.P. 46626 as marked “D” on S.O. Plan 17270, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 27th day of October 1989.

M. K. WILLIAMS, District Manager.

(Ch. D.O. 35/49/22) in20901

Land at 10, 12 and 17 Harrow Street 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, Christchurch, 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 Christchurch City Council, on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

Area m² Being

41 Part Lot 43, D.P. 96; marked “A” on plan.

9 Part Lot 43, D.P. 96; marked “B” on plan.

23 Part Lot 42, D.P. 96; marked “C” on plan.

34 Part Lot 13, D.P. 623; marked “D” on plan.

As shown marked as above mentioned on S.O. Plan 18218, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 30th day of October 1989.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. 35/1/29) in20902

Land Declared to be Road, Road Stopped in Opotiki 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, Gisborne:

(a) Pursuant to section 114 (1), declares the land described in the First Schedule to be road vested in the Crown which pursuant to section 60 (2) of the Transit New Zealand Act 1989, forms part of State Highway No. 35.

(b) Pursuant to section 116 (1), declares the road described in the Second Schedule to be stopped.

First Schedule

Gisborne Land District

1635 square metres, being part Poito 7B2, situated in Block IV, Whangaparaoa Survey District, marked ‘G’ on S.O. Plan 8227, lodged in the office of the Chief Surveyor at Gisborne.

Second Schedule

Gisborne Land District

Area m² Adjoining

375 Part Poito 7B2 marked ‘H’ on plan.

875 Part Poito 7B2 marked ‘M’ on plan.

Both in Block IV, Whangaparaoa Survey District, marked as mentioned on S.O. Plan 8227, lodged in the office of the Chief Surveyor, at Gisborne.
Land Declared to be Road, and Road Stopped in 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, Gisborne:

(a) Pursuant to section 114 (1), declares the land described in the First Schedule to be road vested in the Crown which pursuant to section 60 (2) of the Transit New Zealand Act 1989, forms part of State Highway No. 2.

(b) Pursuant to sections 116 and 117 (3), declares the road described in the Second Schedule to be stopped and further declares that the stopped road (now known as Sections 1 and 2, S.O. 8733, respectively) shall be amalgamated with the land in certificate of title 4D/119, subject to Proclamation 575.

First Schedule
Gisborne Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>118</td>
<td>Part Maraeataha 1D marked ‘A’ on Plan.</td>
</tr>
<tr>
<td>478</td>
<td>Part Maraeataha 1D marked ‘C’ on Plan.</td>
</tr>
<tr>
<td>159</td>
<td>Part Maraeataha 1D marked ‘E’ on Plan.</td>
</tr>
</tbody>
</table>

All in Block I, Paritu Survey District as shown on S.O. Plan 8273, lodged in the office of the Chief Surveyor at Gisborne.

Second Schedule
Gisborne Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Adjoining</th>
</tr>
</thead>
<tbody>
<tr>
<td>607</td>
<td>Maraeataha 1D.</td>
</tr>
<tr>
<td>2867</td>
<td>Maraeataha 1D.</td>
</tr>
</tbody>
</table>

30th in Block I, Paritu Survey District, as shown on S.O. Plan 3273, lodged in the office of the Chief Surveyor in Gisborne.

Dated at Gisborne this 24th day of October 1989.
R. F. McMINN, District Manager.

Na. D.O. 28/923)

Road Realign ment in Cook County

Pursuant to section 20 (1) of the Public Works Act 1981, and a delegation from the Minister of Lands, the District Manager, Department of Lands, Gisborne, declares that an agreement to that effect having been entered into, the land described in the Schedule is acquired for road, which pursuant to section 60 (2) of the Transit New Zealand Act 1989, forms part of State Highway No. 35 and shall vest in the Crown on the date of publication in the Gazette.

Schedule

Gisborne Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>8260</td>
<td>Lot 2, D.P. 4880 and being part Kaiti 303D Block, all certificate of title 126/82.</td>
</tr>
</tbody>
</table>

Dated at Gisborne this 24th day of October 1989.
R. F. McMINN, District Manager.

Na. D.O. 28/734)

Land Set Apart for Telecommunication Purposes in Waipa District

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 telecommunication purposes.

Schedule
South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2262</td>
<td>Section 1, S.O. 56533; marked “B” on plan.</td>
</tr>
<tr>
<td>119</td>
<td>Section 2, S.O. 56533, marked “C” on plan.</td>
</tr>
</tbody>
</table>

Situated in Block VII, Waihou Survey District.

As shown marked as above mentioned on S.O. Plan 56533, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 3rd day of November 1989.
R. W. BARNABY, District Manager.

(Lands Hn. D.O. 72/2/2C/02/21)

Amending a Notice Declaring Land to be Road, Road Stopped and Land Taken in Raglan County

Pursuant to section 55 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 amends the notice dated the 23rd day of July 1987, published in the New Zealand Gazette of 30 July 1987, No. 123, at page 3524, declaring land to be road, road stopped and land taken in Raglan County by:

(i) Deleting from paragraphs (e) (ii) and (e) (iv) the words “memoranda of mortgage No. S. 553321, H. 135052, H. 231701.5, H. 231701.7 and H. 487882” and substituting the words “memorandum of mortgage H. 901833.6”;

(ii) Deleting from paragraphs (e) (v) and (e) (vi) the words “memoranda of mortgage No. S. 553321, H. 231701.5, H. 231701.7, H. 487881, and H. 487882” and substituting the words “memorandum of mortgage H. 901833.6”.

Dated at Hamilton this 3rd day of November 1989.
Land in Hamilton City 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 of the Department of Lands, Hamilton declares the land described in the Schedule hereto to be road and to remain vested in the Hamilton City Council.

Schedule

South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>m²</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Part Lot 2, D.P. S. 14325; marked “A” on plan.</td>
</tr>
<tr>
<td>1</td>
<td>Part Lot 2, D.P. S. 14325; marked “B” on plan.</td>
</tr>
<tr>
<td>1</td>
<td>Part Lot 2, D.P. S. 14325; marked “C” on plan.</td>
</tr>
</tbody>
</table>

Situated in Block I, Hamilton Survey District.

As shown marked as above mentioned on S.O. Plan 57017, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 3rd day of November 1989.

R. W. BARNABY, District Manager.

Land Acquired for Soil Conservation and River Control Purposes and in Connection with Soil Conservation and River Control Purposes in Western Bay of Plenty 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 First Schedule hereto is hereby acquired for soil conservation and river control purposes and the land described in the Second Schedule hereto is hereby acquired in connection with soil conservation and river control purposes, and further declares that the land described in the said Schedules shall vest in the Bay of Plenty Regional Council on the date of publication hereof in the Gazette.

First Schedule

South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>ha</td>
<td></td>
</tr>
<tr>
<td>0.0480</td>
<td>Part old Kaituna River bed; marked “1R” on S.O. Plan 57483.</td>
</tr>
</tbody>
</table>

Situated in Block V, Te Tumu Survey District.

1.5625 Part Lot 2, D.P. 295530; marked “2A” on S.O. Plan 57484.
0.0170 Part Lot 2, D.P. 295530; marked “2J” on S.O. Plan 57484.
1.6375 Part old Kaituna River bed; marked “2B” on S.O. Plan 57484.
0.0740 Part old Kaituna River bed; marked “2G” on S.O. Plan 57484.
0.1840 Part old Kaituna River bed; marked “2I” on S.O. Plan 57484.
0.8625 Part old Kaituna River bed; marked “2M” on S.O. Plan 57484.
0.0206 Part Lot 2, D.P. 32292; marked “2O” on S.O. Plan 57484.
4.5263 Part Lot 2, D.P. 32292; marked “3GG” on S.O. Plan 57484.
0.6160 Part old Kaituna River bed; marked “3A” on S.O. Plan 57484.

Situatd in Block IV, Te Tumu Survey District.

0.4750 Part old Kaituna River bed; marked “3C” on S.O. Plan 57485.
0.4810 Part old Kaituna River bed; marked “3I” on S.O. Plan 57485.
2.0370 Part old Kaituna River bed; marked “71” on S.O. Plan 57489.
0.0508 Part Kenana 2B8B Block; marked “7F” on S.O. Plan 57489.

Situatd in Blocks II and III, Maketu Survey District.

3.5870 Part old Kaituna River bed; marked “4A” on S.O. Plan 57486.
1.3310 Part Kenana 2A2 Block; marked “4F” on S.O. Plan 57486.
2.1690 Part Kenana 2A2 Block; marked “5A” on S.O. Plan 57487.
0.2780 Part Kenana 2A2 Block; marked “5I” on S.O. Plan 57487.
0.2630 Part old Kaituna River bed; marked “5C” on S.O. Plan 57487.
1.6940 Part old Kaituna River bed; marked “5F” on S.O. Plan 57487.
0.8560 Part old Kaituna River bed; marked “5H” on S.O. Plan 57487.
0.8017 Part Karangi A5A Block; marked “5G” on S.O. Plan 57487.
0.0047 Part Karangi A5D Block; marked “5J” on S.O. Plan 57487.
0.0355 Part Karangi A5G Block; marked “5Y” on S.O. Plan 57487.
1.4620 Part old Kaituna River bed; marked “6C” on S.O. Plan 57488.
1.1120 Part old Kaituna River bed; marked “6R” on S.O. Plan 57488.
0.2150 Part Kenana 2A2 Block; marked “6A” on S.O. Plan 57488.
0.5930 Part Kenana 2A1 Block; marked “6B” on S.O. Plan 57488.
0.0373 Part Kenana 2B1A Block; marked “6D” on S.O. Plan 57485.
0.0009 Part Kenana 2B1A Block; marked “600” on S.O. Plan 57488.
0.3324 Part Kenana 2B1B Block; marked “6G” on S.O. Plan 57488.
0.4312 Part Kenana 2B3 Block; marked “6H” on S.O. Plan 57488.
0.2244 Part Kenana 2B4 Block; marked “61” on S.O. Plan 57488.
0.1391 Part Kenana 2B6 Block; marked “6J” on S.O. Plan 57488.
0.0623 Part Kenana 2B8B Block; marked “6L” on S.O. Plan 57488.
0.1279 Part Karangi A5D Block; marked “6M” on S.O. Plan 57488.
0.1304 Part Karangi A5D Block; marked “6N” on S.O. Plan 57488.

Situated in Block II, Maketu Survey District.

0.1265 Part Karangi A3A Block; marked “7B” on S.O. Plan 57489.
0.0371 Part Karangi A3C Block; marked “7D” on S.O. Plan 57489.
2.0440 Part Lot 2, D.P. S. 34565; marked “7H” on S.O. Plan 57489.
2.3310 Part old Kaituna River bed; marked “7K” on S.O. Plan 57489.
0.1024 Part Pukaingataru B2B3A Block; marked “7M” on S.O. Plan 57489.
0.0567 Part Lot 1, D.P. S. 19462; marked “7O” on S.O. Plan 57489.
Regulation Summary

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>Accident Compensation Act 1982</td>
<td>Accident Compensation (General Practitioners Costs) Regulations 1989</td>
<td>1989/329</td>
<td>6/11/89</td>
<td>4-BX</td>
<td>$2.00</td>
</tr>
<tr>
<td>Accident Compensation Act 1982</td>
<td>Accident Compensation (Private Hospitals Costs) Regulations 1989</td>
<td>1989/331</td>
<td>6/11/89</td>
<td>4-BX</td>
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</tr>
<tr>
<td>Accident Compensation Act 1982</td>
<td>Accident Compensation (Referred Treatments Costs) Regulations 1989</td>
<td>1989/332</td>
<td>6/11/89</td>
<td>4-BX</td>
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<tr>
<td>Accident Compensation Act 1982</td>
<td>Accident Compensation (Audiologists Costs) Regulations 1989</td>
<td>1989/335</td>
<td>6/11/89</td>
<td>4-BX</td>
<td>$2.00</td>
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<tr>
<td>Accident Compensation Act 1982</td>
<td>Accident Compensation (Laboratory Services Costs) Regulations 1989</td>
<td>1989/337</td>
<td>6/11/89</td>
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<tr>
<td>Accident Compensation Act 1982</td>
<td>Accident Compensation (Damaged or Lost Artificial Limbs, Aids, Clothing, and Spectacles Costs) Regulations 1989</td>
<td>1989/341</td>
<td>6/11/89</td>
<td>3-BX</td>
<td>$2.00</td>
</tr>
</tbody>
</table>
Title or Subject-matter

Excise Duty (Alcoholic Beverages Amendment Order 1989)
Tariff (Alcoholic Beverages Amendment Order 1989)
Customs Districts Notice 1989

Indexation

Authority for Enactment

Customs Act 1966
Tariff Act 1988
Customs Act 1966

Serial Number

1989/347
1989/348
1989/349

Date of Enactment

6/11/89
6/11/89
7/11/89

Price Code

6-BY
23-CY
4-BX

Postage and Packaging

$2.20
$3.70
$2.20

Postage and Packaging Charge: Mail Orders

If two or more copies ordered, the remittance should cover the cash price and the maximum charge for the total value of purchases as follows:

Total Value of Purchases $  

Maximum Charge $ 

$12.00 and less 1.50
$12.01 and greater 3.25

Copies can be bought or ordered by mail from Government Bookshops. Please quote title and serial numbers. Prices for quantities supplied on application.

Government Bookshops are located at Housing Corporation Building, 25 Rutland Street (Private Bag, C.P.O.), Auckland 1; 33 Kings Street, Frankton (P.O. Box 857), Hamilton; Head Office, Mulgrave Street (Private Bag), Wellington 1; 25–27 Mercer Street (Private Bag), Wellington 1; 159 Hereford Street (Private Bag), Christchurch 1; Cargill House, 123 Princes Street (P.O. Box 1104), Dunedin; Government Buildings, 1 George Street, Palmerston North; E.S.T.V. House, 4185 Queens Drive, Lower Hutt.

V. R. WARD, Government Printer.

V.R. WARD,
Government Printer.

General

Federated Farmers of New Zealand (Inc.)

Wheat Producers Act 1987

Levy for United Wheat Growers (NZ) Ltd.

Pursuant to section 3 of the Wheat Producers Act 1987, a levy has been imposed on and shall be payable by the producers of any wheat grown in New Zealand and sold or delivered to a flour miller, grain merchant, feed manufacturer or other purchaser of wheat.

In accordance with section 4 of the Act, United Wheat Growers have determined rate of levy to be $2.35 per tonne (GST exclusive), the levy shall come into force on 1 February 1990.

Dated this 31st day of October 1989.

N. JENKINS, Executive Officer, United Wheat Growers (NZ) Ltd.

Society for Promotion of Community Standards Inc.

Indecent Publications Tribunal Application

I, Society for Promotion of Community Standards Inc. give notice that I have applied to the Indecent Publications Tribunal for a decision as to whether the books described below are indecent or not or for a decision as to their classification.

Title Publisher

Raunchy Magazine, Nos. 3, 5, 10 Box 8642, Symonds Street, Auckland

Private Lives, Issues 2, 5, 6 Aotearoa Publishing and Distribution Ltd., Upper Hutt

Key Club, Issues 10 and 13 Key Publishers, Auckland

Key Contacts 1 Key Publishers, Auckland

V.R. WARD,
Government Printer.
### Statement of Income and Expenditure

**ten months ended 31 March 1989**

<table>
<thead>
<tr>
<th>Note</th>
<th>Income</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dividends</td>
<td>538,800</td>
<td></td>
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<tr>
<td>Interest</td>
<td>34,256</td>
<td></td>
</tr>
<tr>
<td></td>
<td>573,056</td>
<td></td>
</tr>
<tr>
<td>EXPENDITURE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ACC Levy</td>
<td>1,074</td>
<td></td>
</tr>
<tr>
<td>Bank Charges</td>
<td>94</td>
<td>851</td>
</tr>
<tr>
<td>Depreciation</td>
<td>76</td>
<td>148</td>
</tr>
<tr>
<td>Legal</td>
<td>2,730</td>
<td></td>
</tr>
<tr>
<td>Meeting Costs</td>
<td>1,800</td>
<td></td>
</tr>
<tr>
<td>Publicity and Advertising</td>
<td>4,350</td>
<td></td>
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<tr>
<td>Rent: Premises</td>
<td>1,407</td>
<td></td>
</tr>
<tr>
<td>Typewriter</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>Repair and Maintenance</td>
<td>123</td>
<td></td>
</tr>
<tr>
<td>Legal</td>
<td>24</td>
<td></td>
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<tr>
<td>Staff: Recruitment</td>
<td>10,786</td>
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<td>Salaries</td>
<td>23,531</td>
<td></td>
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<tr>
<td>Training</td>
<td>204</td>
<td>4,092</td>
</tr>
<tr>
<td>Vehicle Expenses</td>
<td>4,692</td>
<td></td>
</tr>
<tr>
<td>Stationery</td>
<td>1,905</td>
<td></td>
</tr>
<tr>
<td>Trustees: Honoraria</td>
<td>13,330</td>
<td></td>
</tr>
<tr>
<td>Meeting Fees</td>
<td>44,500</td>
<td></td>
</tr>
<tr>
<td>Travel</td>
<td>2,095</td>
<td></td>
</tr>
<tr>
<td>Vehicle Expenses</td>
<td>2,530</td>
<td></td>
</tr>
<tr>
<td>Excess of Income over Expenditure before Taxation</td>
<td>127,460</td>
<td>445,596</td>
</tr>
<tr>
<td>Taxation</td>
<td>3</td>
<td>50,992</td>
</tr>
<tr>
<td>Excess of Income over Expenditure after Taxation</td>
<td>394,004</td>
<td></td>
</tr>
<tr>
<td>DISTRIBUTIONS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grants: Disbursed</td>
<td>117,700</td>
<td></td>
</tr>
<tr>
<td>Committed</td>
<td>220,000</td>
<td></td>
</tr>
<tr>
<td>Retained Surplus End of the Period</td>
<td>56,904</td>
<td></td>
</tr>
</tbody>
</table>

The below notes form part of these financial statements.

### Balance Sheet as at 31 March 1989

<table>
<thead>
<tr>
<th>Note</th>
<th>Source of Funds</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Trust Funds</td>
<td>60,000,100</td>
</tr>
<tr>
<td></td>
<td>Retained Surplus</td>
<td>56,904</td>
</tr>
<tr>
<td></td>
<td>Total Trust Funds</td>
<td>66,057,004</td>
</tr>
<tr>
<td></td>
<td>Liabilities</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Taxation</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>Bank</td>
<td>44,109</td>
</tr>
<tr>
<td></td>
<td>Accrued Liabilities</td>
<td>1,514</td>
</tr>
<tr>
<td></td>
<td>Committed Grants</td>
<td>220,000</td>
</tr>
<tr>
<td></td>
<td>Total Liabilities</td>
<td>60,373,709</td>
</tr>
<tr>
<td></td>
<td>Employment of Funds</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Fixed Assets</td>
<td>687</td>
</tr>
<tr>
<td></td>
<td>Deposits</td>
<td>368,338</td>
</tr>
<tr>
<td></td>
<td>Accrued Interest</td>
<td>4,684</td>
</tr>
<tr>
<td></td>
<td>Investments</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>Total Investments</td>
<td>60,000,000</td>
</tr>
<tr>
<td></td>
<td>Surplus</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Trust Funds</td>
<td>60,000,100</td>
</tr>
<tr>
<td></td>
<td>Retained Surplus</td>
<td>56,904</td>
</tr>
<tr>
<td></td>
<td>Total Trust Funds</td>
<td>66,057,004</td>
</tr>
</tbody>
</table>

The below notes form part of these financial statements.

Trustee

[Signature]

Trustee

[Signature]

The below notes form part of these financial statements.
NEW ZEALAND GAZETTE

Statement of Cash Flows
ten months ended 31 March 1989

<table>
<thead>
<tr>
<th>Note</th>
<th>$</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

CASH FLOWS FROM INVESTING ACTIVITIES

Cash was provided from:
Dividends Received 538,800

Cash was applied to:
Cash Outflow for Office Equipment (763)

Net Cash Flows from Investing Activities 538,037

CASH FLOWS FROM FINANCING ACTIVITIES

Cash was provided from:
Interest Received on Deposit 29,572
Cash Proceeds Trust Funds 100

Net Cash from Financing Activities 29672 567,709

PARTICULAR ACCOUNTING POLICIES

Investments
Investments are stated at par value since they were received at Nil cost by the Trust.

Committed Grants
Committed grants are the amounts estimated to be disbursed to charitable organisations after providing for any expenditure expected to be incurred in the near future.

Taxation
Taxation is provided for (Proforma) on a taxes payable basis after taking advantages of all deductions and concessions available from the Inland Revenue Department.

Dividends
Dividends are recognised as income when they are received by the Trust.

Changes in Accounting Policies
As the Trust is in its first year of operation there are no changes to accounting policies and as such comparatives are not provided.

2. INVESTMENTS

The Trust owns an investment of 60,000,000 $1 fully paid ordinary shares consisting of 100% of the ordinary share capital of ASB BANK Ltd.

The Trust has entered into a conditional agreement for the sale of 75% of its investment to Commonwealth Bank of Australia.

Once the agreement for sale becomes unconditional the total consideration payable to the Trust is NZ$252,000,000. No account of the sale has been taken at balance date and any accounting and legal fees relating to the sale have also been deferred to match against the sale proceeds.

3. TAXATION

Excess of Income over Expenditure before taxation 445,596

Add: Dividend Imputation Credit 209,533 655,129

Tax Calculated:
$87,397 at 35c 30,557
$507,822 at 40.5c 229,068 260,525

Less: Tax Imputation Credit 209,533
Net Tax Payable 50,092

The Commissioner's contention that the trust income is subject to taxation is in dispute.
### Grants Disbursed

Grants were disbursed to the following organisations:

<table>
<thead>
<tr>
<th>Amount</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>1,000</td>
<td>West City Band Inc</td>
</tr>
<tr>
<td>1,000</td>
<td>Auckland Dance Foundation Trust</td>
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<td>600</td>
<td>NZ Foundation of Classical Guitar Societies</td>
</tr>
<tr>
<td>600</td>
<td>NZ Guild of Artists Trust — Auckland Branch</td>
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<tr>
<td>600</td>
<td>NZ Red Cross Society — Whangarei Centre</td>
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<td>600</td>
<td>Te Kopuru Red Cross Society</td>
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<tr>
<td>600</td>
<td>North Shore Community Health Network</td>
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<tr>
<td>600</td>
<td>Auckland Presbyterian Youth Ministries Trust</td>
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<tr>
<td>500</td>
<td>Ramarama Residents and Ratepayers Association</td>
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<tr>
<td>500</td>
<td>Whaiora Community Health Group Inc</td>
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<tr>
<td>500</td>
<td>Adoption Support Link</td>
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<tr>
<td>500</td>
<td>Mt Albert Senior Citizens Club Inc</td>
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<tr>
<td>500</td>
<td>Massey Senior Citizens Club</td>
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<tr>
<td>500</td>
<td>Tuakau and Districts Museum Society Inc</td>
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<tr>
<td>400</td>
<td>Hillcrest Free Kindergarten — Kaihoe</td>
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<td>3,000</td>
<td>Northern Wairoa Welfare Association</td>
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<tr>
<td>500</td>
<td>Phoenix Theatre Club (Papatoetoe)</td>
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<tr>
<td>500</td>
<td>Family Links Society Inc — Dargaville</td>
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<tr>
<td>25,000</td>
<td>Grey Lynn Community Creche</td>
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<td>4,000</td>
<td>Grow New Zealand Inc — Auckland Centre</td>
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<tr>
<td>2,000</td>
<td>Greymouth Flood Relief Appeal</td>
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<td>2,000</td>
<td>PACESINZ Inc</td>
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<td>1,000</td>
<td>Basileia Trust</td>
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<tr>
<td>1,000</td>
<td>Order of St John</td>
</tr>
<tr>
<td>1,000</td>
<td>Intellectually Handicapped Children Central Auckland Branch</td>
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<tr>
<td>1,000</td>
<td>Asthma Society (Northland) Inc</td>
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<tr>
<td>4,000</td>
<td>Whangarei Accommodation for Youth Trust</td>
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<td>1,000</td>
<td>Conifer Grove School</td>
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<td>1,000</td>
<td>Hillary College</td>
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<td>800</td>
<td>Okataina College</td>
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<tr>
<td>600</td>
<td>Rutherford High School</td>
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<tr>
<td>600</td>
<td>Whangarei Municipal Silver Band</td>
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<tr>
<td>600</td>
<td>Pompallier Convent School</td>
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<tr>
<td>600</td>
<td>Kaiaira or District Free Kindergarten Associations</td>
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<td>600</td>
<td>Mid North ARLA Scheme</td>
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<td>600</td>
<td>Speid Franklin Association Inc</td>
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<td>600</td>
<td>Doctors for Sexual Abuse Care</td>
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<td>500</td>
<td>Keri Keri Playcentre</td>
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<tr>
<td>500</td>
<td></td>
</tr>
</tbody>
</table>

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**Report of the Auditors to the Trustees**

We have examined the accompanying Balance Sheet, Statement of Income and Expenditure and Statement of Cash Flows and have obtained all the information and explanations we have required. We are of the opinion that proper accounting records have been kept by the Trust.

We are of the opinion that the Balance Sheet, Statement of Income and Expenditure and Statement of Cash Flows are properly drawn up and give, on an historical cost basis, a true and fair view of the financial position of the Trust as at 31 March 1989 and its results and cash flow for the ten months ended on that date.

**30 May 1989**

_AUCKLAND_

**Peat Marwick**

_CHARITERED ACCOUNTANTS_
New Zealand Gazette 1989 Deadlines

Final editions for 1989 are as follows:

Commercial Edition—13 December 1989
The deadline for this edition is noon on Monday, the 11th day of December 1989.

Principal Edition—14 December 1989
The deadline for this edition is noon on Tuesday, the 12th day of December 1989.
N.B. It would be appreciated if material for above gazettes were delivered as early as possible.

New Zealand Gazette 1990 Deadlines

First editions for 1990 are as follows:

Principal Edition—11 January 1990
The deadline for this edition is noon on Tuesday, the 9th day of January 1990.

Commercial Edition—17 January 1990
The deadline for this edition is noon on Monday, the 15th day of January 1990.
N.B. It would be appreciated if material for above gazettes were delivered as early as possible.