migratory brown trout to and from the Pomahaka River and its tributaries and the sea.

4. Right to dam not to be granted—Because of the regionally significant features declared in clause 3 of this notice, no water right shall be granted under section 21 of the Act, and no general authorisation shall be made under section 22 of the Act, for the damming of any part of the protected waters or for any action which may significantly impede the passage of fish through any part of the protected waters:

Provided that rights may be granted or general authorisations made for damming for stockwater supply purposes.

5. Water rights (General)—(1) because of the regionally significant features declared in clause 3 of this notice, no water right shall be granted under section 21 of the Act, and no general authorisation shall be made under section 22 of the Act, if the effect of any such right or general authorisation would be to have or contribute to a significant detrimental effect on the regionally significant recreational and fisheries features as declared in clause 3 of this notice.

(2) Nothing in this notice shall prevent the renewal in substantially the same terms and conditions of any or all of the water rights or general authorisations affecting any part of the protected waters, current at the date of commencement of this notice.

(3) Nothing in this notice shall prevent the granting of any or all of the applications specified in the schedule to this notice for rights in renewal in substantially the same terms and conditions as the rights affecting the protected waters to which the said applications relate, that have expired before the date of commencement of this notice.

6. Limit of notice—Nothing in this notice shall be construed

as limiting the effect of the second proviso to section 21 (1) of the Act relating to the taking or use of natural water for domestic needs, for the needs of animals, and for or in connection with firefighting purposes.

Schedule

Clause 5 (3)

List of Applications Under Consideration by the Otago Regional Water Board for Rights in Renewal, whose Grant is not to be Prevented

Application		
Number	r Applicant	Proposal
3244	Fleece Furs Limited	Discharge into Koau Branch
3273	Waitaki International Limited	Discharge into Koau Branch
3294	Balclutha Saleyards	Discharge into Tiro Stream

Explanatory Note

This note is not part of the draft notice but is intended to indicate the effect of clause 5 (1).

Clause 5 (1) is intended to apply to applications for water rights and to general authorisations which may affect any of the protected waters. It is expected that in respect of the lower Clutha River, this clause will be relevant and applicable only to applications for rights to discharge, and not to applications for rights to take natural water from these protected waters. This is because of the virtually complete unlikelihood of any applications to take having or contributing to a significant detriment effect on the recreational and fisheries values declared in clause 3.

B. D. BANG, General Manager. gn22103

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.

