Using the Gazette

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P.O. Box 805,
Wellington.
Telephone (04) 738 699 Facsimile (04) 499 1865

or lodged at the Gazette Office, Room 611 (Sixth Floor), State Insurance Tower Block, corner Waring Taylor Street and Lambton Quay.

Closing time for lodgment of notices at the Gazette Office: 12 noon on Tuesdays prior to publication (except for holiday periods when special advice of earlier closing times will be given).

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Copy will be returned unpublished if not submitted in accordance with these requirements.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

**Agricultural Pests Destruction Act 1967**

Agricultural Pests Destruction (Pests of Local Importance in South-east Coast North Island District) Order 1989

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 20th day of March 1989

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 3 (1) (b) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

**Order**

1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Pests of Local Importance in South-east Coast North Island District) Order 1989.

2. Pests of local importance in South-east Coast North Island District—Possums, hares, and rooks are hereby declared to be pests of local importance in the South-east Coast North Island Pest Destruction District.

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

**New Zealand Grown Fruit and Vegetables Regulations 1975**

Prescribed Grade Standards for Shipments of Kiwifruit to Australia

This notice revokes the Prescribed Grade Standards for Trial Shipments of Kiwifruit Notice 1988, No. 4378 published in the *New Zealand Gazette*, 5 May 1988.

Pursuant to regulation 13 of the New Zealand Grown Fruit and Vegetables Regulations 1975, the Director-General of Agriculture and Fisheries hereby gives notice that the Fancy grade for the export of kiwifruit shall be set out in this notice.

**Notice**

1. Title—(a) This notice may be cited as the Kiwifruit Fancy Grade Notice 1989 (No. 4901).

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

2. Application of notice—This notice determines the grade for kiwifruit applicable to shipments to Australia.

3. Title and grade—The grade mark assigned to this grade shall be Fancy Grade.

4. Definition of produce—This grade applies to fresh fruit grown from cultivators of *Actinidia delicosa* (A. Chev) var. *Deliciosa* (Syn. A. Chinensis) to be supplied fresh.

5. Definition of terms—These shall be the same as specified in paragraph 5 and the First Schedule of the Standard Grade for the Export of Kiwifruit Notice 1984, *New Zealand Gazette*, No. 3225: Ag. 12/2/14 published on Thursday, 5 April 1984.

6. Quality requirements—The fruit must meet the quality requirements of Class 1 fruit as specified in paragraphs 6 (a), 6 (b) and 6 (e) of the Standard Grade for the Export of Kiwifruit Notice 1984(*). In addition:

(a) The fruit must be reasonably well formed and typical of the variety but the defects of shape as listed in the Schedule of this notice are permitted:

(b) Provided that the flesh is sound, the keeping quality not seriously impaired and the aggregate area of all skin defects does not exceed 3 square centimetres then each kiwifruit is permitted, the defects as listed in the Schedule of this notice.

(c) Fruit flesh pressure must average at load out from the coolstore at more than 0.8 kilograms.

(Note—Standard Industry procedures are to be adopted).

7. Sizing—(a) The minimum weight for fruit packaged in 10 kg containers shall be 77.8 grams.

(b) Fruit must be packed within the following count ranges:

- Medium 42 to 39.
- Large 36 to 33.
- Extra large 30 to 25.

(c) Fruit of weight between 70 and 77.8 grams must be in pre-packed form only.

8. Packaging and Presentation—The fruit must meet the requirements of Class 1 fruit as specified in paragraphs 8 (a) and 8 (b) of the Standard Grade for the Export of Kiwifruit Notice 1984(*). In addition the fruit in medium, large and extra large sizes may only be packed in 10 kilogram boxes approved by the exporters. Fruit in the 46 count size must only be packed in pre-packs containing 7 or 13 pieces.
9. Marking—Each package must be clearly labelled Fancy Grade and comply with the requirements of Class 1 fruit as specified in paragraph 9 of the Standard Grade for the Export of Kiwifruit Notice 1984(1). In addition individual fruit are to be labelled in a manner to identify the fruit as Fancy Grade or equivalent.

10. Tolerance—Any one package shall not contain more than 20 percent of fruit by number without a label.

Schedule

1. Allowances for mis-shapen fruit:

<table>
<thead>
<tr>
<th>Hayward Mark</th>
<th>Is permitted provided they are not broken. Inverted marks are not permitted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frost damage (during bud development)</td>
<td>Fruit that is not malformed or does not have an inverted flower is acceptable.</td>
</tr>
<tr>
<td>Dropped shoulder</td>
<td>A shoulder with a slope of less than 30° from the horizontal is permitted.</td>
</tr>
<tr>
<td>Flats/Fans</td>
<td>Flat fruit are acceptable provided it is not wider than it is long. Square fruit are acceptable. Fan-shaped fruit are not acceptable.</td>
</tr>
</tbody>
</table>

(a) Blemishes:

| Skin Rub | Surface rub which is not more than 3 square centimetres in area are permitted. Red or brown stains are permitted. |
| Skin Burn | Burns that contrast with the colour of the fruit but do not exceed 3 square centimetres in area are permitted. Surface cracking of the burn is acceptable but open cracks in the skin are not permitted. |
| Oil Hail Damage | Surface marks totalling not more than 3 square centimetres in area and in which only dry surface cracking is present are permitted. Open cracks are not permitted. |
| Sun Weathering | All crazing is permitted. Open cracks are not permitted. |
| Healed Insect Damage | Healed superficial surface chewings not more than 3 square centimetres in area are permitted. Holes in the skin are not permitted. |
| Fungal Damage | Surface scarring which is not more than 2 square centimetres in area is permitted. Open cracks in the scarring are not permitted. |
| Other Blemish | An aggregate area of defects not exceeding 3 square centimetres in area is permitted providing no open cracks in the scarring or skin are present. |

Note: This includes all surface/skin discolouration and staining.

(b) Proximity mark—Any number of marks which are not black or visibly depressed are permitted.

(c) Sunburn—Purple flecking on the shoulder of the fruit is permitted. Olive green fruit are not permitted.

(d) Skin defects in storage—Marks which contrast with the colour of the fruit but are less than 3 square centimetres in area are permitted including the following:

1. Physiological storage pitting.
2. Purple discolouration.
3. Latent storage stain.
Dated at Wellington this 16th day of March 1989.

MARGARET SHIELDS, Minister of Consumer Affairs.

Explanatory Note—This note is not part of the notice but is intended to indicate its general effect.

This notice declares certain tubular plastic arm bangles containing silver-coloured metallic flakes or glitter suspended in liquid intended for use as jewellery for children to be unsafe goods under section 31 of the Fair Trading Act 1986. These bangles are commonly known as “Glitter Bangles”.

Under section 31 (2) of the Act, unless it is sooner revoked, the notice remains in force for a period of 18 months after the date of publication in the Gazette.

It is an offence under the Fair Trading Act 1986 to supply, or offer to supply, goods which are declared to be unsafe goods.

Section 33 of that Act prohibits the importation of such goods into New Zealand.

Customs

Customs Act 1966

1989/90 Global Tariff Quota Tendering No. 1—Call for Tenders 1989

Pursuant to section 120 (5) of the Customs Act 1966, the Comptroller of Customs, acting under the delegated authority is calling tenders for Global Tariff Quota for grape wine of an FOB value of less than $2.00 per litre.

Guide notes to Global Tariff Quota Tendering are set out below.

Tenders must be addressed to the Collector of Customs, P.O. Box 66, Nelson. Attention: T. Heine or delivered by hand to the Fourth Floor, 241 Hardy Street, Nelson. Tenders should reach the office of the Collector of Customs no later than 4 p.m. on Thursday, 27 April 1989. Envelopes must be marked “Global Tariff Quota Tender No. 1.”

Notes:
1. Tenderers are advised that Tariff Quota Allocations issued under this call for tenders will be for the importation of grape wine classified under tariff headings 2204 and 2205 (see Schedule of Tariff Items).
2. Tenderers should be conversant with the various statutes and regulations governing the importation and sale of wine.

Guide to Tariff Quota Tendering

1. Tenderers are to express their bids as an amount per litre (e.g. $1.00 per litre) even though the quotas will be issued on a value basis.

2. Quotas will be allocated to the successful tenderers on the basis of the number of tariff quota allocation sizes. The successful tenderers will receive a duty concession, issued under Reference 99 of Part II of the Customs Tariff, for Tariff headings 2204 and 2205, which will reduce the rate of duty down to the level of the bid plus the relevant rate set out in the New Zealand Tariff. The relevant rates set out in the tariff are:

<table>
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<th>Tariff Item</th>
<th>Unit Size</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>2204.10.05</td>
<td>$5,000</td>
<td>300</td>
</tr>
</tbody>
</table>

Example: A bid of $1.00 per litre under T.I. 2205.10.29 would mean the concession rate would be $2.49 per litre plus 23.75% of the Customs value.

3. Results of all tenders will be published in the Gazette which is available at Government bookshops. Government bookshops are located at Hannaford Burton Building, Rutland Street (Private Bag, CPO), Auckland 1; 33 King Street (P.O. Box 857), Hamilton; Head Office, Mulgrave Street (Private Bag), Wellington 1; Mercer Street (Private Bag), Wellington; 159 Hereford Street (Private Bag), Christchurch 1; Cargill House, Princes Street (P.O. Box 1104), Dunedin; Centrepoint, Queens Drive, Lower Hutt.

Who Can Bid

Tenders may be submitted by any person or enterprise domiciled in New Zealand.

Tendering Format

1. Tenders are to be made by letter.
2. The following information must be given:
   (a) Name and address of tenderer;
   (b) Number of units tendered;
   (c) Amount per litre of the bid.

Advice and Publication

1. Following the closure of the tenders, bids will be publicly opened in the office of the Collector of Customs in Nelson, in the presence of a Justice of the Peace.

2. Successful tenderers will receive a Global Tariff Quota Allocation which will show the C.I.F. value of the wine which may be imported and the concession rate of duty applicable.

3. Unsuccessful tenderers will be notified by letter.

4. The name and allocation of all tenderers successful and invalid and the amount of the bid in each case will be published in the Gazette as soon as possible after the opening of the tenders.

Period of Global Tariff Quota.

Tariff Quotas issued under this tendering will be available until the 30th day of June 1990.

Schedule of Tariff Items

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<tr>
<th>Tariff Item</th>
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</table>
Dated at Wellington this 23rd day of March 1989.
M. W. TAYLOR, Comptroller of Customs.

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.

1. Title: He-She, No. 1. Publisher: Not known.
2. Title: Playbirds, No. 112. Publisher: Not known.
5. Title: Scantily Clad, Vol. 1, No. 1. Publisher: Deecar Tom Publishing Co (USA).
8. Title: Dr Ruth’s Guide to Sex. Publisher: Transworld Publishers.

Dated this 15th day of March 1989.
M. W. TAYLOR, Comptroller of Customs.

Alcoholic Liquor Advisory Council Act 1976

The Alcoholic Liquor Advisory Council Levy Notice 1989

Pursuant to section 27 (1) of the Alcoholic Liquor Advisory Council Act 1976, the Minister of Health hereby gives the following notice:

Chief Censor’s Decisions: 1–28 February 1989

Pursuant to section 21 of the Films Act 1983, the entries in the Register for the above period are hereby published.

Key to Decisions

G—Approved for general exhibition.
GY—Approved for general exhibition: recommended as more suitable for persons 13 years of age and over.
GA—Approved for general exhibition: recommended as more suitable for adults.
G*—Approved for general exhibition: ............ (as specified).
R(age)—Approved for exhibition: only to persons ......... years of age and over (as specified).
RF(age)—Approved for exhibition: only to persons ......... years of age and over and to any person under that age when accompanied by that person’s parent or guardian.
R*—Approved for exhibition only ............ (as specified).
Ex—Exempted from examination and approved for exhibition ............ (with any conditions as specified).

Schedule

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<tr>
<th>Applicant</th>
<th>Maker</th>
<th>Title</th>
<th>Silent(S) or Trolley(T)</th>
<th>No. of Copies</th>
<th>Running Time Minutes</th>
<th>Reason for Refusal, Exclusions, or Alterations</th>
<th>Decision and Cert. No.</th>
<th>Country of Origin</th>
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<td>U.S.A. / Canada</td>
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<td>14 February 1989</td>
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<td>Amalgamated Hoyts Cinemas</td>
<td>Jean-Loup Hubert</td>
<td>THE BIG HIGHWAY (T)</td>
<td>1</td>
<td>35 mm</td>
<td>2.5</td>
<td>GA</td>
<td>France</td>
<td></td>
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<tr>
<td>Pacer Kerridge Film Distributors Ltd.</td>
<td>Frank Oz</td>
<td>DIRTY ROTTEN SCOUNDRELS</td>
<td>1</td>
<td>35 mm</td>
<td>111.5</td>
<td>GY</td>
<td>U.S.A.</td>
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<tr>
<td>Pacer Kerridge Film Distributors Ltd.</td>
<td>Frank Oz</td>
<td>Dirty Rotten Scoundrels (T) (No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>1.0</td>
<td>G</td>
<td>U.S.A.</td>
<td></td>
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<tr>
<td>United International Pictures</td>
<td>Steven Spielberg</td>
<td>Indiana Jones and the Last Crusade (T) (No. 1)</td>
<td>10</td>
<td>35 mm</td>
<td>1.5</td>
<td>G</td>
<td>U.S.A.</td>
<td></td>
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<tr>
<td>Columbia Films (NZ) Ltd.</td>
<td>John Carpenter</td>
<td>THEY LIVE</td>
<td>1</td>
<td>35 mm</td>
<td>95.0</td>
<td>R 16</td>
<td>U.S.A.</td>
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<td>15 February 1989</td>
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<td>Video Promotions</td>
<td>K and A Productions</td>
<td>EXPOSE ME NOW</td>
<td>400</td>
<td>VHS</td>
<td>74.5</td>
<td>R 18</td>
<td>U.S.A.</td>
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<td>Video Promotions</td>
<td>Pacific Coast Film Production</td>
<td>FAST CARS, FAST WOMEN</td>
<td>400</td>
<td>VHS</td>
<td>68.0</td>
<td>R 18</td>
<td>U.S.A.</td>
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<tr>
<td>Govett-Brewster Art Gallery</td>
<td>Various</td>
<td>A HISTORY OF AVANT-GARDE FILMMAKING IN CANADA AND THE UNITED STATES CL 1905-75</td>
<td>1</td>
<td>16 mm</td>
<td>70.0</td>
<td>Exempt</td>
<td>Canada</td>
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<td>Various</td>
<td>INDEPENDENT FILM NOW</td>
<td>1</td>
<td>16 mm</td>
<td>70.0</td>
<td>Exempt</td>
<td>Canada</td>
<td></td>
<td></td>
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<tr>
<td>Video Promotions</td>
<td>Rx Productions, Clete Robbins</td>
<td>NURSES OF THE 40TH TH</td>
<td>400</td>
<td>VHS</td>
<td>71.0</td>
<td>R 18</td>
<td>U.S.A.</td>
<td></td>
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<tr>
<td>Meridian Films</td>
<td>Judy Rymer</td>
<td>VICTORY OVER DEATH</td>
<td>1</td>
<td>VHS</td>
<td>52.0</td>
<td>Exempt</td>
<td>N.Z.</td>
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<tr>
<td>Meridian Films</td>
<td>Judy Rymer</td>
<td>VICTORY OVER DEATH</td>
<td>1</td>
<td>½*</td>
<td>52.0</td>
<td>Exempt</td>
<td>N.Z.</td>
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<td>Applicant</td>
<td>Maker</td>
<td>Title</td>
<td>Silent(S) or Trailer(T)</td>
<td>No. of Copies</td>
<td>Running Time Minutes</td>
<td>Reason for Refusal, Exclusions, or Alterations</td>
<td>Decision and Cert. No.</td>
<td>Country of Origin</td>
<td>Remarks</td>
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<tr>
<td>16 February 1989</td>
<td>New Zealand Federation of Film Societies</td>
<td>Gillo Pontecorvo</td>
<td>THE BATTLE OF ALGIERS</td>
<td>1</td>
<td>16 mm</td>
<td>121.5</td>
<td>GA</td>
<td>Italy</td>
<td>Censor's note: Some scenes may disturb.</td>
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<tr>
<td>17 February 1989</td>
<td>Pacer Kerridge Film Distributors Ltd.</td>
<td>Woody Allen</td>
<td>ANOTHER WOMAN</td>
<td>1</td>
<td>35 mm</td>
<td>81.5</td>
<td>GA</td>
<td>U.S.A.</td>
<td></td>
</tr>
<tr>
<td>17 February 1989</td>
<td>Amalgamated Fox Distributors</td>
<td>Joe Lee &amp; Frank Deasy</td>
<td>THE COURIER</td>
<td>1</td>
<td>35 mm</td>
<td>86.0</td>
<td>RP 13</td>
<td>Ireland</td>
<td></td>
</tr>
<tr>
<td>17 February 1989</td>
<td>Amalgamated Fox Distributors</td>
<td>Joe Lee &amp; Frank Deasy</td>
<td>The Courier (T) (No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>2.5</td>
<td>RP 13</td>
<td>Ireland</td>
<td></td>
</tr>
<tr>
<td>17 February 1989</td>
<td>Amalgamated Fox Cinemas</td>
<td>Herbert Ross</td>
<td>Dancers (T) (No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>2.0</td>
<td>G</td>
<td>U.S.A.</td>
<td></td>
</tr>
<tr>
<td>17 February 1989</td>
<td>United International Pictures</td>
<td>Barry Levinson</td>
<td>Rain Man (T) (No. 1)</td>
<td>24</td>
<td>35 mm</td>
<td>2.5</td>
<td>G</td>
<td>U.S.A.</td>
<td></td>
</tr>
<tr>
<td>20 February 1989</td>
<td>New Zealand Federation of Film Societies</td>
<td>Agnes Varda</td>
<td>DOCUMENTEUR</td>
<td>1</td>
<td>16 mm</td>
<td>64.0</td>
<td>RP 16</td>
<td>France, U.S.A.</td>
<td></td>
</tr>
<tr>
<td>20 February 1989</td>
<td>New Zealand Federation of Film Societies</td>
<td>Agnes Varda</td>
<td>MUR MURS</td>
<td>1</td>
<td>16 mm</td>
<td>81.5</td>
<td>GY</td>
<td>France, U.S.A.</td>
<td></td>
</tr>
<tr>
<td>21 February 1989</td>
<td>Amalgamated Fox Cinemas</td>
<td>Jean-Loup Hubert</td>
<td>THE BIG HIGHWAY</td>
<td>1</td>
<td>35 mm</td>
<td>108.0</td>
<td>GA</td>
<td>France</td>
<td>Censor's note: Some content may disturb. French dialogue, English subtitles.</td>
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<tr>
<td>22 February 1989</td>
<td>United International Pictures</td>
<td>John Glenn</td>
<td>License to Kill (T) (No. 1)</td>
<td>10</td>
<td>35 mm</td>
<td>1.0</td>
<td>GA</td>
<td>U.S.A.</td>
<td></td>
</tr>
<tr>
<td>22 February 1989</td>
<td>Pacer Kerridge Film Distributors Ltd.</td>
<td>Bud Smith</td>
<td>JOHNNY BE GOOD</td>
<td>1</td>
<td>35 mm</td>
<td>88.5</td>
<td>RP 13</td>
<td>U.S.A.</td>
<td></td>
</tr>
<tr>
<td>23 February 1989</td>
<td>United International Pictures</td>
<td>Brad Bird</td>
<td>FAMILY DOG</td>
<td>1</td>
<td>35 mm</td>
<td>8.5</td>
<td>G</td>
<td>U.S.A.</td>
<td></td>
</tr>
<tr>
<td>24 February 1989</td>
<td>Amalgamated Fox Distributors</td>
<td>John Schlesinger</td>
<td>Madame Sousatka (T) (No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>2.5</td>
<td>G</td>
<td>U.K.</td>
<td></td>
</tr>
<tr>
<td>24 February 1989</td>
<td>Amalgamated Fox Cinemas</td>
<td>Elise Subiela</td>
<td>The Man Facing Southwest (T) (No. 1)</td>
<td>2</td>
<td>35 mm</td>
<td>1.5</td>
<td>G</td>
<td>Argentina</td>
<td></td>
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<tr>
<td>24 February 1989</td>
<td>New Zealand Federation of Film Societies</td>
<td>Dave Fleisher</td>
<td>POPEYE THE SAILOR MEETS ALI BABA'S FORTY THIEVES</td>
<td>1</td>
<td>16 mm</td>
<td>17.0</td>
<td>G</td>
<td>U.S.A.</td>
<td></td>
</tr>
<tr>
<td>24 February 1989</td>
<td>Amalgamated Fox Cinemas</td>
<td>Beeban Kidron</td>
<td>Vroom (T) (No. 1)</td>
<td>2</td>
<td>35 mm</td>
<td>2.5</td>
<td>G</td>
<td>U.K.</td>
<td></td>
</tr>
<tr>
<td>27 February 1989</td>
<td>Bounty Blue Ltd.</td>
<td>Bob Vosse</td>
<td>CHINA WHITE</td>
<td>400</td>
<td>VHS</td>
<td>75.0</td>
<td>R 18</td>
<td>U.S.A.</td>
<td>Censor's note: Explicit sexual content may offend. New applicant. Italian dialogue, English subtitles.</td>
</tr>
<tr>
<td>27 February 1989</td>
<td>New Zealand Federation of Film Societies</td>
<td>Federico Fellini</td>
<td>THE YOUNG AND THE PASSIONATE</td>
<td>1</td>
<td>16 mm</td>
<td>105.0</td>
<td>GA</td>
<td>France, Italy</td>
<td></td>
</tr>
<tr>
<td>28 February 1989</td>
<td>Bounty Blue Ltd.</td>
<td>Unknown</td>
<td>BI-HEAT: &quot;FREE DELIVERY&quot;</td>
<td>400</td>
<td>VHS</td>
<td>20.5</td>
<td>R 18</td>
<td>U.S.A.</td>
<td>Censor's note: Explicit sexual content may offend.</td>
</tr>
<tr>
<td>28 February 1989</td>
<td>Bounty Blue Ltd.</td>
<td>Unknown</td>
<td>BI-HEAT: &quot;HOT STUFF&quot;</td>
<td>400</td>
<td>VHS</td>
<td>19.5</td>
<td>R 18</td>
<td>U.S.A.</td>
<td>Censor's note: Explicit sexual content may offend.</td>
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<tr>
<td>28 February 1989</td>
<td>Bounty Blue Ltd.</td>
<td>Unknown</td>
<td>BI-HEAT: &quot;THE MARRIAGE COUNSELOR&quot;</td>
<td>400</td>
<td>VHS</td>
<td>17.5</td>
<td>R 18</td>
<td>U.S.A.</td>
<td>Censor's note: Explicit sexual content may offend.</td>
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<tr>
<td>28 February 1989</td>
<td>Bounty Blue Ltd.</td>
<td>Unknown</td>
<td>BI-HEAT: &quot;THE PHOTOGRAPHER&quot;</td>
<td>400</td>
<td>VHS</td>
<td>23.5</td>
<td>R 18</td>
<td>U.S.A.</td>
<td>Censor's note: Explicit sexual content may offend.</td>
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<tr>
<td>28 February 1989</td>
<td>Bounty Blue Ltd.</td>
<td>Unknown</td>
<td>BI-HEAT: &quot;THE PASSIONATE&quot;</td>
<td>400</td>
<td>VHS</td>
<td>20.0</td>
<td>R 18</td>
<td>U.S.A.</td>
<td>Censor's note: Explicit sexual content may offend.</td>
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<tr>
<td>28 February 1989</td>
<td>Amalgamated Fox Distributors</td>
<td>David Green</td>
<td>Buster (T) (No. 1)</td>
<td>1</td>
<td>35 mm</td>
<td>1.5</td>
<td>G</td>
<td>U.K.</td>
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<tr>
<td>28 February 1989</td>
<td>Amalgamated Fox Cinemas</td>
<td>Herbert Ross</td>
<td>DANCERS</td>
<td>1</td>
<td>35 mm</td>
<td>99.5</td>
<td>GY</td>
<td>U.S.A./Italy</td>
<td></td>
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<tr>
<td>28 February 1989</td>
<td>Video Promotions</td>
<td>Cecil Howard</td>
<td>THE FINAL SIN</td>
<td>1</td>
<td>VHS</td>
<td>63.0</td>
<td>R 18</td>
<td>U.S.A.</td>
<td>Censor's note: Explicit sexual content may offend.</td>
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<tr>
<td>28 February 1989</td>
<td>New Zealand Federation of Film Societies</td>
<td>Les Blank</td>
<td>GAP-TOOTHED WOMEN</td>
<td>1</td>
<td>35 mm</td>
<td>31.0</td>
<td>GY</td>
<td>U.S.A.</td>
<td></td>
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<tr>
<td>28 February 1989</td>
<td>Amalgamated Fox Cinemas</td>
<td>Jack Sholder</td>
<td>THE HIDDEN</td>
<td>1</td>
<td>35 mm</td>
<td>98.5</td>
<td>RP 16</td>
<td>U.S.A.</td>
<td>Censor's note: Contains violence.</td>
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<td>28 February 1989</td>
<td>Amalgamated Fox Distributors</td>
<td>John Schlesinger</td>
<td>MADAME SOUSATZKA</td>
<td>1</td>
<td>35 mm</td>
<td>122.5</td>
<td>GY</td>
<td>U.K.</td>
<td></td>
</tr>
<tr>
<td>28 February 1989</td>
<td>Bounty Blue Ltd.</td>
<td>Ron Prentissimo</td>
<td>&quot;MAKING ME WET&quot;</td>
<td>400</td>
<td>VHS</td>
<td>27.0</td>
<td>R 18</td>
<td>U.S.A.</td>
<td>Censor's note: Explicit sexual content may offend.</td>
</tr>
<tr>
<td>28 February 1989</td>
<td>Amalgamated Fox Cinemas</td>
<td>Else Subiela</td>
<td>MAN FACING SOUTHEAST</td>
<td>1</td>
<td>35 mm</td>
<td>109.5</td>
<td>GA</td>
<td>Argentina</td>
<td>Censor's note: Some content may disturb. English subtitles.</td>
</tr>
<tr>
<td>28 February 1989</td>
<td>Pacer Kerridge Film Distributors Ltd.</td>
<td>Dave Bell Production</td>
<td>NADIA</td>
<td>1</td>
<td>35 mm</td>
<td>100.5</td>
<td>G</td>
<td>U.S.A.</td>
<td>Censor's note: Some language may offend.</td>
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<tr>
<td>28 February 1989</td>
<td>Pacer Kerridge Film Distributors Ltd.</td>
<td>Horace Ove</td>
<td>PLAYING AWAY</td>
<td>1</td>
<td>35 mm</td>
<td>103.5</td>
<td>GA</td>
<td>U.K.</td>
<td></td>
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</table>
Local Government Act 1974

Motueka Borough, Richmond Borough, and Waimea County Union Amendment Order 1989

PAUL REEVES, Governor-General
ORDER IN COUNCIL

At Wellington this 20th day of March 1989

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

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

Order

1. Title and commencement—(1) This order may be cited as the Motueka Borough, Richmond Borough and Waimea County Union Amendment Order 1989, and shall be read together and deemed part of the Motueka Borough, Richmond Borough and Waimea County Union Order 1988* (hereinafter referred to as the "principal order").

(2) This order shall come into force on the day after the date of its publication in the Gazette.

2. Transfer of responsibilities—Clause 9 of the Waimate Borough - Waimate County Union Order 1988 is hereby amended by omitting the words "Except as otherwise provided in this order, the district of the uniting authorities:" and substituting the words "Except as otherwise provided in this order, the district council, in respect of the districts of the uniting authorities:".

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

*Gazette, 1988, page 5384.

Justice

Justices of the Peace Act 1957

Justices of the Peace Appointed

Pursuant to section 3 (1) of the Justices of the Peace Act 1957, His Excellency the Governor-General has been pleased to appoint the following persons to be Justices of the Peace for New Zealand:

Waimate Borough - Waimate County Union Amendment Order 1989

PAUL REEVES, Governor-General
ORDER IN COUNCIL

At Wellington this 20th day of March 1989

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

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

Order

1. Title and commencement—(1) This order may be cited as the Waimate Borough - Waimate County Union Amendment Order 1989, and shall be read together and deemed part of the Waimate Borough - Waimate County Union Order 1988*.

(2) This order shall come into force on the day after the date of its publication in the Gazette.

Reason for Refusal, Exclusions, or Alterations

Cert. No.

Country of Origin

Remarks

Censor’s note: Explicit sexual content may offend.

Censor’s note: Explicit sexual content may offend.

Censor’s note: Some scenes may disturb.

Censor’s note: Previously called Everybody's All American.
Misuse of Drugs Act 1975

Confiscation of Motor Vehicle

Notice is hereby given that on 8 March 1989, an order was made by the High Court pursuant to section 32 (4) of the Misuse of Drugs Act 1975, for the confiscation of the following vehicle owned by Stephen Andrew Bradley of Mahakipawa Road, Havelock, unemployed fisherman.

1980 Suzuki four-wheel drive utility truck, registration No. JH9157.

I. C. CAMERON, Registrar, High Court, Blenheim.

Sharebrokers Amendment Act 1981

The New Zealand Stock Exchange Rules 1989

PAUL REEVES, Governor-General

At Wellington this 13th day of March 1989

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 7 (3) of the Sharebrokers Amendment Act 1981, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby approves the following Rules of the New Zealand Stock Exchange, being Rules adopted by the New Zealand Stock Exchange in substitution for the New Zealand Stock Exchange Rules 1983.

Analysis

1.0 Interpretation
2.0 Objects
3.0 Membership
4.0 Application for Membership
5.0 Admission to Membership
6.0 Conditions of Membership
7.0 Sharebroking Offices
8.0 Board of Directors
9.0 Regional Exchanges
10.0 General Meetings
1.0 Interpretation

In these Rules and any Regulations made hereunder—

1.01 “Board” means the Board of Directors of the Exchange as constituted by Rule 8.01.

1.02 “bylaws” in relation to any regional exchange means its bylaws made under Rule 9.04 and for the time being in force.

1.03 “Chairman” means the Chairman of the Board.

1.04 “company” has the same meaning as in the Companies Act 1955.

1.05 “company member” means a member of the Exchange that is a company.

1.06 “Exchange” or “N.Z. Stock Exchange” means the New Zealand Stock Exchange (which body is referred to in section 3 of the Sharebrokers Amendment Act 1981 as the successor of the Stock Exchange Association of New Zealand, the Auckland Stock Exchange, the Wellington Stock Exchange, the Christchurch Invercargill Stock Exchange Limited and the Dunedin Stock Exchange).

1.07 “Executive Director” means the executive director of the Exchange or the person for the time being carrying out the duties of the executive director.

1.08 “committee” means the committee of a regional exchange as provided for by Rule 9.03.

1.09 “individual member” means a member of the Exchange who is a natural person and includes those members formerly classified as country members.

1.10 “member” means a member of the Exchange and includes both individual members and company members, except where a contrary intention appears.

1.11 “Membership Committee” means the Committee established by the Board in terms of Rule 5.01.

1.12 “Membership Appeal Committee” means the Committee established by the Board in terms of Rule 5.06.

1.13 “personal place of business” means:

(a) In relation to an individual member, the sharebroking office where the member ordinarily works; and

(b) In relation to a company member, the registered office of that member.

1.14 “regional exchange” means a regional exchange constituted by Rule 9.01.

1.15 “regulations” means the regulations made by the Board under Rule 8.24 and for the time being in force.

1.16 “share” or “shares” shall include stock and vice versa.

1.17 “sharebroker” shall include stockbroker and vice versa.

1.18 “sharebroking” shall include stockbroking and vice versa.

1.19 “sharebroking firm” means a company member, or a partnership of individual members, or a member in practice as a sole trader.

1.20 “sharebroking office” means:

(a) any place from which a sharebroking business is conducted; and

(b) where used in relation to a member, any such place under the control of the member or of a partner, employee, or employer of the member.

1.21 Any marginal notes or headings shall not affect the construction of these Rules.

1.22 References to a member’s regional exchange shall mean the regional exchange to which the member belongs pursuant to Rule 9.02.

1.23 “The Act” means the Sharebrokers Amendment Act 1981 or any statutory modification thereof.

1.24 Words importing persons include firms and corporations unless the context otherwise requires.

1.25 Words importing one gender shall include the other genders.

1.26 Words importing the singular number include the plural number also, and vice versa.

2.0 Objects

2.01 As prescribed by Section 4(1) of the Act, the functions of the Exchange are:

2.011 To operate a national stock exchange, which may be wholly or in part operated through the establishment of regional stock exchanges;

2.012 To promote and specify the conditions and terms for the listing and trading of securities on its exchange;

2.013 To regulate and promote uniformity in the conduct of its members and of business by its members;

2.014 To promote the interests of its members and members of the public in relation to the listing, trading, underwriting, and marketing of securities.

2.02 As prescribed by Section 4(2) of the Act, the Exchange shall have all such powers as are reasonably necessary or expedient to carry out its functions.

3.0 Membership

3.01 Members shall consist of all persons who have become members pursuant to any rule for the time being in force and all persons admitted to membership as hereinafter provided.

3.02 Membership of the Exchange shall comprise the following classes:

3.021 individual members; and

3.022 company members.

3.03 The Membership Committee shall admit as a member of the Exchange a natural person who has applied for membership of the Exchange in accordance with Rule 4 if:

3.031 The person supplies evidence satisfactory to the Membership Committee to the effect that:

3.0311 He holds a sharebroker’s licence; and

3.0312 His assets exceed his liabilities by such sum (not being less than $100,000) as may from time to time be determined by the Board for the purposes of this rule, and the Board may accept a guarantee as part of a person’s assets; and

3.0313 He has been employed full time for a total of not
less than three years in the five year period immediately preceding his application for membership in the sharebroking office of a member, or of a member of an overseas stock exchange recognised by the Exchange, or he can provide evidence of qualification or experience which the Membership Committee may accept on the recommendation of the regional exchange either in reduction of the three year full time employment requirement or in extension of the five year period; and

3.0314 He has obtained a pass in such examinations as the Board may from time to time prescribe; and

3.0315 He will carry out his responsibilities as a member and sharebroker honestly and diligently. Without limiting the power of the Membership Committee to satisfy itself with regard to this requirement, it may accept references from at least 2 suitable persons as evidence of the candidate’s intentions in this matter.

3.04 The Membership Committee shall admit as a company member of the Exchange a company that has applied for membership in accordance with Rule 4 if:

3.041 The company provides evidence satisfactory to the Membership Committee to the effect that:

3.0411 The requirements of Rule 6.07 are met; and

3.0412 The company holds a sharebroker’s licence.

3.042 Each director of the company has delivered to the committee a statutory declaration stating that the requirements of Rule 6.07 are met and that the director will ensure that the company will abide by the Rules of the Exchange and the bylaws of the appropriate regional exchange.

3.05 A person shall cease to be a member:

3.051 If he shall have delivered his resignation in writing to his regional exchange and the Board shall have accepted the same on the recommendation of the regional exchange (and no such recommendation or acceptance shall be withheld without good reason); or

3.052 On expulsion pursuant to Rule 20.0821.

3.06 The Board may at its discretion or upon the recommendation of the committee of any regional exchange appoint as an honorary member, any individual member who may have resigned in terms of Rule 3.051.

3.07 An honorary member shall have no voting rights at any general meeting of the Exchange or any regional exchange but he shall be entitled to attend such meetings in a non voting capacity.

3.08 An honorary member shall have no liability for any fee, levy or other charge made by the Exchange or any regional exchange and shall hold his honorary status at the complete discretion of the Board.

3.09 For the purposes of this Rule and Rules 3.10–3.15 inclusive, the phrase “principal of a sharebroking firm” shall mean:

(a) Any member in practice as a sole trader;
(b) Any member who is a partner, director or shareholder of a sharebroking firm;
(c) Any member who is a director of or controlling shareholder in a company which holds directly or indirectly more than 25% of the issued capital of a company member;
(d) Any member who has or has had at any time a relationship with a sharebroking firm giving that member the right or opportunity to influence or control the direction of that firm which, in the opinion of the Board, would reasonably require that member to be regarded at the material time as a principal of that sharebroking firm.

3.10 Where a sharebroking firm has been declared a defaulter in terms of Rules 22.01 and 22.04, every principal of that sharebroking firm shall, from the time such declaration of default has been made, be deemed to be suspended until further notice.

3.11 Any member suspended under Rule 3.10 shall, as a condition of retaining his membership:

3.111 Provide all reasonable assistance to the receiver, liquidator, special manager or any other appropriate person to enable both the financial position of the sharebroking firm to be established and the reconciliation of accounts with all other members to be completed; and

3.112 Contribute financially his appropriate share—

(i) to the costs of the resolution of the sharebroking firm’s affairs; and

(ii) to the funding of any liability which the firm might have to its clients and sharebroking creditors after determining the sharebroking firm’s recoverable assets.

3.12 The amount of the appropriate share in Rule 3.112 shall be determined by the Board and in making such a determination the Board shall have regard to the interest which a member has in the sharebroking firm, the extent to which the member was in a position to influence or control the direction of the sharebroking firm and any other matters which the Board could reasonably regard as relevant to enable the appropriate share to be determined.

3.13 Any member who has been suspended in terms of Rule 3.10 may apply in writing to the Board for that suspension to be lifted. Without limiting the discretion of the Board to decide the matter, it shall be reasonable grounds for the suspension to be lifted where:

3.131 The member is able to show to the satisfaction of the Board that in the circumstances of his case, it might not have been appropriate for the suspension to be imposed; or

3.132 The member is able to provide evidence satisfactory to the Board of his ongoing commitment to meet the obligations set out in Rules 3.111 and 3.112.

3.14 Any member who is not prepared and able to meet the obligations set out in Rules 3.111 and 3.112 shall be required to advise the Board in writing.

Upon receipt of such advice, the Board may without further notice, require such member to resign forthwith. Alternatively, the member in question may, as part of his advice to the Board, tender his resignation from membership.

3.15 Any resignation under Rule 3.14 shall be made in terms of Rule 3.051 and shall be conditional upon the member in question having settled all outstanding fees and levies owed to the Exchange or to his regional exchange and any other expenses incurred in respect of the member by the Exchange or his regional exchange.

3.16 Any member who resigns in terms of Rule 3.14 without having met the obligations set out in Rules 3.111 and 3.112 or who is permitted to resign without having paid all outstanding fees, levies and other expenses, shall not be eligible to subsequently apply for readmission to membership until all such financial obligations have been discharged to the satisfaction of the Board.

4.0 Application for Membership

4.01 Application for membership shall be made in writing to the committee of the regional exchange within whose territory the applicant seeks to establish his personal place of business.

4.02 An application for membership shall state:

4.021 That the applicant agrees to be bound by the Rules of the Exchange and the bylaws of the appropriate regional exchange; and

4.022 Evidence of the applicant’s eligibility under Rules 3.03 or 3.04 as the case may be.

4.03 Upon receipt of any application for membership, the
chairman of the regional exchange receiving the application shall immediately advise the Executive Director of the full name of the applicant and the applicant's present employer and the Executive Director shall thereupon advise all members of the same details.

5.0 Admission to Membership

5.01 The Board shall establish a committee to be known as the membership committee which shall consider all applications for membership of the Exchange.

5.02 The Membership Committee shall consist of 4 individual members, plus one fulltime employee of the Exchange, all appointed by the Board and shall meet as required to consider applications for membership both from individuals and from companies. The quorum for a meeting of this committee shall be 3 persons and the Committee shall elect its own chairman.

5.03 All applications for membership shall in the first instance be directed to the Chairman of the regional exchange in whose territory the applicant intends to establish his principal place of business.

5.04 The regional exchange committee which receives an application for membership shall review it and satisfy itself that the appropriate requirements of sections 3.0, 4.0 and 6.0 of the Rules have been met. The application shall then be forwarded with an appropriate recommendation to the Membership Committee for its consideration.

5.05 A majority vote of the Membership Committee shall be needed to approve an application for membership. In the case of an equality of votes, the chairman of the committee shall have a second or casting vote.

5.06 An unsuccessful applicant for membership of the Exchange shall have the right of appeal against this decision and the Board shall establish a standing committee to be known as the Membership Appeal Committee, for this purpose.

5.07 The Membership Appeal Committee shall consist of three persons of suitable standing in the business community, at least one of whom shall be a member of the Exchange, and at least one of whom shall be a barrister or solicitor of not less than seven years standing currently in practice and the Membership Appeal Committee shall be chaired by the barrister or solicitor member.

5.08 Members of the Membership Appeal Committee shall be entitled to remuneration for all reasonable expenses incurred in the carrying out of their duties, at a rate to be determined by the Board.

5.09 Appointments to the Membership Appeal Committee shall be made by the Board and shall be for a maximum term of 3 years, provided that the Board may reappoint any member of this committee for a further term or terms.

5.10 The Board shall have power to review the membership of the Membership Appeal Committee at any time and shall have power to remove or replace any persons then serving upon any reasonable ground for doing so.

As examples of reasonable grounds but without in any way limiting the right of the Board to decide that a particular ground is reasonable a person may be removed and replaced who becomes of unsound mind or is declared bankrupt or makes any arrangement or composition with his creditors.

5.11 The quorum for a meeting of the Membership Appeal Committee shall be 3 persons.

5.12 The Membership Appeal Committee shall have the power to make any ruling regarding the costs of the appeal which it deems appropriate and it shall be a condition of any appeal that at the time the appeal is lodged the appellant gives an undertaking acceptable to the Membership Appeal Committee regarding the payment of costs in the event that they are awarded against him.

5.13 Both the Membership Committee and the Membership Appeal Committee may, in lieu of meeting, transact business by letter, facsimile, telex, telephone or any commonly used form of electronic communication and unless otherwise provided by these rules, both committees shall have the power to regulate their proceedings in whatever manner they deem appropriate.

6.0 Conditions of Membership

6.01 No member shall, in respect of his activities as a sharebroker, describe his occupation in any way other than as a member of the Exchange.

6.02 Except with the consent of the Board, no member shall be in any way associated with any group or association, whether incorporated or not, who are associated for the purpose of carrying out in New Zealand the objects of the Exchange or any of them. In considering any application for consent in relation to this provision, the Board shall have regard to the standing and reputation of the group or association and to the best interests of the Exchange and its members in furthering the objects of the Exchange.

6.03 At all times during the period of his membership:

6.031 Every individual member who does not have trading floor representation shall ensure that his assets exceed his liabilities by such sum (not being less than $100,000) as may from time to time be determined by the Board for the purposes of this rule;

6.032 Every individual member who does have trading floor representation shall ensure that his assets exceed his liabilities by such sum (not being less than $200,000) as may from time to time be determined by the Board for the purposes of this rule;

6.033 The Board may accept a guarantee as part of the member's assets.

6.04 Every member shall maintain accounting and other records of his sharebroking business separate and distinct from the accounting and other records of any other business in which he may be involved.

6.05 Every sharebroking firm shall, in respect of every individual member associated with that firm whether as a partner, director, shareholder, employee or otherwise, pay such fees, levies and other expenses as shall from time to time be fixed or incurred on behalf of such member by the Exchange or by his regional exchange. In addition, each individual member shall also be liable to pay such fees, levies or other expenses in the event that his firm is unable, through default or other financial difficulty, to make or complete the appropriate payment and the member's liability shall be limited to the amount owing and still unpaid. There may be differentiation as regards the amount of such fees, levies or other expenses as between different classes of membership, between company members, individual members who are not shareholders of company members, and individual members who are shareholders of company members and between individual members themselves, if in the opinion of the Board or the regional exchange, as the case may be, such differentiation is not unreasonable in the particular circumstances.

6.06 A member shall not change his regional exchange without first obtaining the consent of the Committees of both regional exchanges involved.

6.07 Every company member, and every individual member who is a director of a company member, shall ensure that at all times:

6.071 A majority of the directors of the company are individual members of the Exchange.

6.072 The issued and paid up share capital of the company is at least equal to the greater of:

6.0721 The sum of $1,000,000; or

6.0722 If the company has trading floor representation,
the sum derived by multiplying $200,000 by the number of individual ordinary members of the company; or
6.0722 If the company does not have trading floor representation, the sum derived by multiplying $100,000 by the number of individual ordinary members of the Exchange who are the beneficial and registered owners of the voting shares of the company.
6.073 The holders of any uncalled, or called but unpaid, shares in the capital of the company have been approved by the Board as persons of proper financial standing and repute.
6.074 The articles of association of the company provide that:
6.0741 The company agrees to be bound by the Rules of the Exchange, and the bylaws of the appropriate regional exchange in force from time to time; and
6.0742 The directors required to form a quorum for a directors' meeting shall include a majority of directors who are members of the Exchange; and
6.0743 The directors may not delegate their powers by power of attorney or in any other manner, provided that a director who is a member of the Exchange may appoint as his alternate director a person who is a member of the Exchange.
6.075 The registered office of the company is located at a sharebroking office of the company.
6.076 The articles of association of the company comply in all material respects with the standard form (if any) prescribed from time to time for such articles by the Board and the determination of the Board that the articles of association of a company do or do not at any time comply with this Rule 6.076 shall be final and binding on the company member.
6.08 The shares of a company member may be held in the name of a nominee but where any shares of a company member are held in or transferred into the names of nominees, the directors of the company member shall immediately advise the Board of the identity of the beneficial owner or owners of such shares.
6.09 No company member shall have any of its shares held in such a way that the identity of the beneficial owner of those shares cannot be determined or disclosed to the Board and to all other members. All company members shall provide the Executive Director with a schedule of their shareholders, listing the identity of the beneficial owners of such shares and the number of shares held by each beneficial owner. The Executive Director shall maintain a file of such schedules and the file shall be open for inspection by any person at an office of the Exchange nominated by the Executive Director.
6.10 Where there is a change in either the registered ownership or the beneficial ownership of any shares in a company member, the directors shall immediately advise the Executive Director, giving full details of the change and also confirming the identity of the beneficial owner of such shares so that the register referred to in Rule 6.09 may be updated.
6.11 Failure by a company member to disclose either changes in shareholding or the identity of the beneficial owners of its shares shall render the member liable to suspension by the Board. A suspension pursuant to this rule shall continue until such disclosure shall have been made to the satisfaction of the Board.
6.12 Whenever a new director of a company member is appointed, the company shall forthwith deliver to the committee of the appropriate regional exchange a statutory declaration by the director stating that the company is complying with Rule 6.07 and that the director will ensure that the company will abide by the Rules of the Exchange and the bylaws of the appropriate regional exchange.
6.13 Whenever a company member files with the Registrar of Companies an annual return or a notice of a change in its share capital, or its directors or articles of association, it shall at the same time send a copy of such return or notice to the Executive Director and to its regional exchange.
6.14 Every sharebroking firm shall designate one individual member to be managing partner or managing director as the case may be.
7.0 Sharebroking Offices
7.01 A member may have more than one sharebroking office and any sharebroking office may be situated anywhere in New Zealand or overseas.
7.02 Every sharebroking office shall be under the direct full time control of either at least one individual member or a suitably qualified and experienced employee of that member.
7.03 Where a member proposes to operate a sharebroking office under the control of a non-member employee, that member shall first seek the consent of the Board to the proposal by satisfying the Board that the employee concerned has the necessary qualifications and experience to be in charge of a sharebroking office.
7.04 As a minimum, an employee so proposed should:
7.041 Have at least 2 years' full time experience in the office of a member or in the giving of investment advice to the public; and
7.042 Hold a sharebroker's licence; and
7.043 Have attained a pass in such examinations or part thereof as the Board may from time to time prescribe or have completed any educational programme which in the opinion of the Board should qualify such a person to be in charge of a sharebroking office.
7.05 Where a member's sharebroking office is situated in the territory of a regional exchange that is not the member's regional exchange, the sharebroking business conducted in or from that sharebroking office shall be subject to:
7.051 Rule 23 of these rules as if the member belonged to that regional exchange; and
7.052 The bylaws of both of those regional exchanges. In the case of any conflict between such bylaws, the bylaws of the regional exchange within the territory of which that sharebroker's office is situated shall prevail.
7.06 A member wishing to open his first sharebroking office, or to establish a new sharebroking firm, whether as a sole trader, as a company member or in association with another member, shall first be required to satisfy the Board that:
7.061 He and any other member with whom he is associated in the venture, is able to meet the capital and equity requirements set out in these rules or in any regulations made thereunder;
7.062 His office and book keeping systems are of an acceptable standard when measured against those already in place in other sharebroking firms. For the purposes of this rule, a certificate to the appropriate effect from the Stock Exchange Inspector will suffice;
7.063 His senior staff are suitably experienced and capable to enable his business to be conducted in a way which will not place other members and the investing public at financial risk.
For the purposes of this Rule, no sharebroking firm shall be deemed to be “new” merely because another member has become associated with it or because any part of its shareholding may have changed hands or because it has merged with another sharebroking firm.
7.07 Any person admitted to membership who is at the time of
his admission a principal or director of a sharebroking business and wishes to continue to operate that business as a sharebroking firm in terms of these Rules, shall first satisfy the Board that he and his business are able to meet the criteria set out in Rule 7.06.

7.08 A member wishing to open further sharebroking offices in addition to his principal place of sharebroking business or to join in partnership or become formally associated with another member shall give the Exchange at least 21 days' written notice of his intention to do so. In the case of a sharebroking office, the notice shall state the full address of the office and the full names of the person or persons under whose direct full time control it will be placed. On receipt of any such notice the Executive Director shall forthwith advise all members of its details.

7.09 A member shall be entitled to participate either in person or through an authorised clerk in the official trading meetings of any regional exchange whether or not he belongs to that regional exchange, so long as the member has paid such fees and levies as the committee of that regional exchange shall reasonably determine and has a sharebroking office in the territory of that regional exchange.

7.10 Where a member has more than one sharebroking office, contract notes may be issued from any one of the member's sharebroking offices in New Zealand but deliveries to the member shall be made to the regional exchange nominated by the member for that purpose unless otherwise agreed between the parties.

7.11 Where a member has a sharebroking office situated overseas:

7.111 Subject to Rule 7.112, the provisions of these Rules which relate to the operation of sharebroking offices shall apply in respect of that overseas sharebroking office except in so far as they conflict with any requirements whether statutory or otherwise that apply in the jurisdiction in which that sharebroking office is situated;

7.112 Rule 23 shall apply in respect of that sharebroking office as if that office were in the territory of the member's regional exchange, except that an inspector appointed under Rule 23.04 may appoint an overseas chartered accountant in public practice as his agent and delegate to him any or all of his powers as inspector in relation to that sharebroking office.

8.0 Board of Directors

8.01 The management and control of the business and affairs of the Exchange shall be in the hands of a Board of Directors ("the Board"). The powers of the Board shall be subject only to such limitations as are expressly imposed by these rules.

8.02 The Board shall consist of 10 persons of whom at least 5 shall be individual members of the Exchange, at least 2 shall be non-members and a maximum of 2 may be full-time employees of the Exchange who shall be appointed by the Board at the recommendation of the Chairman.

8.03 All appointments to the Board, other than that of any full-time employee of the Exchange, shall be by election at the annual meeting of members and such appointees shall be subject to nomination as specified by these Rules.

8.04 Nominations for member appointees to the Board shall be made by two other individual members and submitted in writing to the Executive Director no later than five weeks prior to the date of the annual meeting. All persons nominated shall confirm in writing to the Executive Director their willingness to accept nomination.

8.05 No person who is not a member other than any full-time employee of the Exchange appointed in terms of Rule 8.02, shall be eligible for election to the Board unless he has first been nominated by the Chairman and he has suitable business experience (as determined by the Board). Any person so nominated shall signify in writing his willingness to accept the nomination and the nomination shall be submitted in writing to the Executive Director no later than five weeks prior to the date of the annual meeting.

A non-member Director elected to the Board shall:

8.051 Be entitled to all information and any notices circulated to members and may attend, but not vote, at general meetings of members;

8.052 Be entitled to information and any notices circulated to members and may attend, but not vote, at general meetings of members;

8.053 Not by reason of his election become a member of the Exchange.

8.06 All directors shall be entitled to remuneration at such a rate or by such sum as the members may at any general meeting from time to time determine. The remuneration so determined shall apply to the year specified in such determination and to all subsequent years until altered by the members in general meeting.

8.07 The remuneration shall not be altered unless notice of intention to move accordingly stating the amount of the proposed increase or decrease has been given in the notice convening the relevant meeting.

8.08 The remuneration of the Directors may be fixed individually or collectively or by both of such means. Remuneration payable to any Directors collectively shall be divided amongst them in such proportions and in such manner as they may determine, and in default of such determination shall be divided amongst them equally.

8.09 The Directors shall be entitled to be paid reasonable expenses incurred in attending meetings of the Board and whenever else engaged on the business or affairs of the Exchange.

8.10 The Board may allow special remuneration by a fixed sum or salary to any Director rendering any special services or undertaking work additional to that normally required of the Directors. This provision shall also empower the Board to authorise additional payment to the Chairman where his commitment to the affairs of the Exchange substantially exceeds that reasonably expected of a nonexecutive chairman.

8.11 Any Director or any firm of which that Director is a member or partner may act in a professional capacity for the Exchange and shall be entitled to remuneration for professional services as if the Director were not a Director. A Director or that Director's firm shall not act as auditor to the Exchange.

8.12 At each annual meeting 2 member Directors and 1 nonmember Director shall retire from office. The Directors to retire shall be those who have been longest in office since their last election.

8.13 As between persons who became Directors on the same day those to retire by rotation shall (unless they otherwise agree) be determined by lot.

8.14 A Director who is retiring in terms of Rule 8.12 may offer himself for re-election and shall be deemed to have been re-elected unless at the meeting it is resolved that the vacated office shall not be filled or that the retiring Director shall not be re-elected.

8.15 A retiring Director who is not standing for re-election shall hold office until the closure or adjournment of the meeting at which any successor of the retiring Director is elected.

8.16 The appointment of any Director shall be terminated:

8.161 At any time agreed upon by a majority of the Board;

8.162 Upon the death or resignation in writing of that Director;
8.26 In the absence of both the Chairman and Vice-Chairman shall be eligible for election either as Chairman or Vice-Chairman but shall be eligible to act as Chairman of a meeting in terms of Rule 8.26.

8.18 Where a member of the Board is temporarily unable to act, for whatever reason, that member may in writing, appoint an alternate (being a member or nonmember as appropriate) who is not already a Director and who is approved by a majority of the other Directors, to act in all matters for him during his temporary inability to act.

8.19 The appointee while holding office as an alternate shall be entitled to notice of meetings of the Directors and in the absence from meetings of the appointor to attend and vote at meetings as a Director but shall not be entitled to be remunerated otherwise than out of the remuneration of the appointor.

8.20 The appointment may be revoked at any time by the appointor or by a majority of Directors by notice in writing delivered to the Executive Director.

8.21 In the event of any member of the Board being unable or unwilling to act for the term or balance of the term for which he was appointed, then the Board at its discretion may appoint another person (being a member or nonmember as appropriate) to fill the casual vacancy so created until the date of the next annual meeting at which the person so appointed shall retire.

8.22 Any person appointed to the Board to fill a casual vacancy in terms of Rule 8.21 shall be eligible for nomination and reappointment to the Board by the meeting at which he has retired.

8.23 The Board shall have power to appoint subcommittees, with such powers, special or general, as it may from time to time and in any particular case determine.

8.163 By a resolution approved by a majority of those members, present in person or by proxy at any general meeting of members.

8.24 The Board shall have power to:

8.241 Make regulations not inconsistent with these rules governing incidental matters of detail or administrative machinery relating to matters provided for by these rules, and from time to time to amend or replace such regulations. The regulations shall be as binding on all members as if they were incorporated in these rules. A copy of the regulations shall be available for public inspection free of charge at the offices of the Exchange and every regional exchange.

8.242 Delegate to any person, subcommittee of the Board or other committee or body, whether incorporated or unincorporated, and whether or not it includes or comprises persons who are not members, any of the powers, rights and discretions of the Board including the power of delegation on such terms and conditions as the Board may from time to time specify.

8.25 Meetings of the Board shall be held at such time and place and upon such notice to its members as the Chairman may from time to time appoint or determine.

8.26 In the absence of both the Chairman and Vice-Chairman from any meeting of the Board, the members of the Board present shall elect from their number a chairman for that meeting.

8.27 The quorum for a meeting of the Board shall be 4 (of whom not less than 3 shall be members of the Exchange).

8.28 Questions arising at meetings of the Board shall be decided by a majority of the votes cast.

8.29 Each member of the Board shall have one vote and in the event of an equality of votes the chairman shall have a second or casting vote.

8.30 The Board may, in lieu of meeting, transact business by letter, facsimile, telex, telephone or any commonly used form of electronic communication but the following rules shall apply:

8.301 Every reasonable effort (having regard to the urgency of the matter) shall be made to refer the business to every member of the Board;

8.302 The provisions of Rules 8.26 and 8.27 shall apply as if the questions were determined at a meeting;

8.303 A minimum of 4 votes cast shall be necessary to determine the question.

8.31 The secretariat of the Exchange shall be the responsibility of the Executive Director who shall be appointed by, and be accountable to, the Board.

8.32 Where by these rules any thing or matter is prescribed to be done by the Chairman and the Chairman is unwilling or unable to act, such thing or matter may be done by the Vice-Chairman or failing him, then by the Board.

8.33 No member of the Board shall vote at any meeting on any matter in which he is personally interested and on that matter he shall not be included among the members present for the purpose of the quorum.

8.34 Immediately upon the coming into force of these Rules the current Executive of the New Zealand Stock Exchange will appoint a Transitional Board consisting of 10 persons of whom at least 5 shall be individual members, at least 2 shall be non-members and no more than 2 shall be full-time employees of the Exchange. This Transitional Board shall have all the rights and obligations of the Board of Directors of the New Zealand Stock Exchange but those rights and obligations shall come to an end upon the election of a Board at the first annual meeting following the passing of this Rule and all members of the Transitional Board shall be deemed to have retired from their position as members of the Transitional Board following that election.

9.0 Regional Exchanges

9.01 There shall be regional exchanges situated in such places in New Zealand as the Board from time to time determines provided that any regional exchange in existence at the time at which these rules take effect shall be disbanded only in terms of Rule 9.07.

9.02 Each regional exchange shall consist of members of the Exchange who:

9.021 At 18 July 1983, had a place of sharebroking business situated in the present territory of that regional exchange;

9.022 Since that date, have been elected to membership of the Exchange by members of that regional exchange;

9.023 Since that date, have changed to that regional exchange in accordance with Rule 6.06 or Rule 9.073;

9.024 Since 23 March 1989 have been admitted to membership and have chosen to belong to that regional exchange;

9.03 The affairs and business of each regional exchange including the operation of a trading floor (if any) shall be managed by a committee elected by its members.

9.04 The members of each regional exchange shall have power:

9.041 With the prior approval of the Board, to make bylaws (being not inconsistent with these Rules or any regulations made hereunder) for the conduct of its members and of business in relation to that regional exchange and, with such prior approval, from time to time to amend or
9.05 The committee of each regional exchange shall consist of a chairman, a vice chairman and not less than two other members who shall be elected annually and shall hold office until the conclusion of the annual meeting after their election.

9.06 Any regional exchange may propose resolutions to be considered at the annual general meeting of members and notice of such resolutions shall be forwarded to the Executive Director no later than 5 weeks prior to the date of the annual meeting.

9.07 Should the individual membership of a regional exchange be reduced to less than 7 members, the Board shall take steps to disband such regional exchange and to that end the following provisions shall take effect:

9.071 The territory of such regional exchange shall be transferred by the Board to another regional exchange or divided between two or more regional exchanges but such transfer shall be subject to the consent of such other regional exchange or exchanges which consent shall in every case be given by a resolution passed by a majority of the members of the regional exchange present in general meeting;

9.072 In the event of more than one regional exchange seeking the territory of the regional exchange to be disbanded or some part thereof the dispute shall be resolved by the Board;

9.073 Upon the territory of the regional exchange to be disbanded having been transferred or divided as aforesaid, the regional exchange shall for the purpose of the Exchange be deemed hereupon to have ceased to exist but members of the Exchange who belonged to that regional exchange shall nevertheless continue to be members of the Exchange and each such member shall belong to the regional exchange where the member’s personal place of business is situated.

9.08 The maintenance of a trading floor within the territory of a regional exchange shall be determined only by a majority vote of the members of the regional exchange concerned.

9.09 The territory of a regional exchange may be changed by the Board only with the consent of the regional exchange or exchanges directly affected, which shall be given by a resolution passed by a majority of the members of each regional exchange so affected present in person or by proxy at a general meeting thereof.

10. General Meetings of Members

10.01 The financial year of the Exchange shall end on 31 December and an annual meeting of members shall be held not later than the last day of April in the following year at a place and on a date to be appointed by the Board. Members shall be advised of the place and date of each annual meeting no later than November 30 of the year prior to that in which such annual meeting is to be held.

10.02 At the annual meeting of members or any adjournment thereof, the business shall be to receive the report and balance sheet, consider resolutions from the Chairman, the Board, regional exchanges or members, conduct elections to the Board and transact any other business whatever that may be introduced in accordance with these rules and notice of any resolution to be proposed at the annual meeting shall be given to the Executive Director no later than 5 weeks prior to the date of such annual meeting. All other meetings of members shall be deemed to be special meetings.

10.03 At least 21 days’ notice shall be given of all annual meetings.

10.04 General meetings of members shall be convened on the requisition of the Chairman, the Board or by not less than 10% of those persons who are members of the Exchange at the date on which the requisition is deposited in terms of Rule 10.05.

10.05 Every requisition shall be in writing, shall state the objects of the meeting and shall be deposited at the office of the Executive Director.

10.06 The Board shall within 7 days of the date of deposit of the requisition convene a meeting to be held within 40 days from the said date. Notice in writing of such meeting shall be sent to all members not later than 21 days prior to the meeting. The accidental omission to send a notice to a member or the non-receipt of a notice by a member shall not invalidate the proceedings of that meeting. The notice shall specify the place, day and hour of the meeting and also the objects of the meeting as specified in the requisition and any other business which the Board may wish to refer to the meeting.

10.07 The Chairman shall preside at every general meeting but if he is not present a member appointed by the Board shall preside.

10.08 No business shall be transacted at any general meeting unless a quorum of not less than 50% of the members is present in person or by proxy at the time of the commencement of the meeting. If within half an hour of the time appointed for the meeting a quorum is not present the meeting shall be dissolved.

10.09 The Chairman may adjourn the meeting from time to time and from place to place but no business shall be transacted at any adjourned meeting other than business left unfinished at the meeting from which the adjournment took place. It shall not be necessary to give notice of an adjourned meeting.

10.10 No business other than that specified in the notice of meeting shall be transacted at any general meeting except with the consent of the Chairman.

10.11 At any general meeting a resolution put to the vote of the meeting shall be decided on a show of hands unless a poll shall be demanded by the Chairman or by not less than 5 members. Each member present in person or by proxy shall be eligible to vote and shall have one vote. In the case of an equality of votes the Chairman shall have a second or casting vote. In all cases of dispute doubt or difficulty respecting or arising out of matters or procedure and voting the decision of the Chairman shall be final and binding.

10.12 Any member unable to attend any general meeting may vote by proxy. Proxies shall be in the hands of the Executive Director at least 24 hours before the time of the meeting and may be sent by facsimile transmission or by post, courier or any other usual form of delivery.

10.13 No person shall hold a proxy to attend and vote on behalf of an individual member unless he is also an individual member. Any director of a company member may hold a proxy to attend and vote for that member.

11.0 Conduct of Members

11.01 Every member shall:

11.011 At all times observe proper ethical standards;

11.012 Refrain from any action or conduct which might bring discredit to the Exchange and its members or bring the Exchange or members generally into disrepute.
11.02 No member shall buy or sell securities for an employee of any other member.

12.0 Listing

12.01 Right of Quotation—The right of quotation on the official list shall be granted only by the Exchange and upon such terms and conditions as the Board may generally or in any particular case from time to time determine.

12.011 Notwithstanding the foregoing the Board may delegate to the Executive Director or other officer or officers of the Exchange (subject to such conditions as it shall from time to time determine) a general power to grant such right of quotation in respect of any securities where the general requirements and conditions from time to time laid down by the Board as a condition precedent to the right of quotation on the official list have been complied with.

12.02 A company desiring to have its equity or loan securities or any class or classes thereof granted the right of quotation on the official list shall make application in that behalf to the Executive Office of the Exchange and pay the fee from time to time prescribed by the Board. The Exchange may, without assigning any reason, refuse to grant such securities or any class of such securities the right of quotation on the official list, and similarly may at any future time suspend or cancel such right of quotation.

12.021 Such right shall also be cancelled when the Exchange is so requested by the company.

12.03 The Exchange may grant by way of courtesy and either with or without payment of any fee the right of quotation on the official list of any class of shares of a company registered outside New Zealand in respect of which the right of quotation on its official list has been granted by a stock exchange outside New Zealand, recognised by the Exchange.

12.04 Where a prospectus states that listing has been applied for no member shall deal in the securities concerned until they have been listed by the Exchange or listing has been refused.

13.0 Prospectuses

13.01 No member of the Exchange shall act as broker to, or be associated with any flotation where a prospectus or other document soliciting application for shares or other securities, or capable of promoting inquiries for the shares or other securities, of a particular company is issued to persons other than the directors or employees of a company or their wives unless consent of the Board in that behalf has first been given. In considering an application for consent under this Rule, the Board shall have regard to whether the requirements of the general law and the rules, regulations and listing requirements of the Exchange have been or are likely to be complied with, the standing and repute of the issuer and such other matters as the Board may consider to be relevant in the interests of the investing public and the standing of members.

13.011 Where application for such consent is made by a member, it shall be made to the Board.

13.012 Where application for such consent is made by a non-member, it shall first be made to the chairman of the regional exchange nearest to the head office of the company concerned. The chairman shall arrange for a member, acceptable to the company, to act for the purpose of ensuring compliance with all the requirements of the Exchange but such member need not be named in the documentation and he may charge a fee for the service. The application should then be forwarded to the Board in the usual way.

13.013 Such application shall be accompanied by such fee as may be prescribed from time to time by the Board.

13.014 The word "flotation" where it is used herein shall not include the issue of debentures or stock by the New Zealand Government or by a local body within New Zealand, nor shall it have any application to the formation of a private company nor to the increasing of the capital of a private company.

13.02 A consent given to any one member pursuant to Rule 13.01 to act as broker to, or be associated with a flotation, shall be deemed to be authority for all other members to be associated with that flotation, but shall not confer upon such other members any right to demand to be allowed to place a portion of the issue.

13.03 In each case in which consent to act as broker to or to be associated with any flotation is given pursuant to Rule 13.01 unless the Board in granting such consent shall (in any particular case) direct otherwise, there shall be endorsed upon the relevant prospectus or other document soliciting applications for shares or capable of promoting inquiries for the shares, the following endorsement, "The New Zealand Stock Exchange has authorised members to act in this issue."

14.0 Underwriting

14.01 Upon receipt of an application for consent pursuant to Rule 13.01 for a member to act in a flotation which he is underwriting whether wholly or in part or in conjunction with any other person, the Board may request the committee of the regional exchange to require the inspector appointed under Rule 23.04 to verify, by examination of the records of the applicant, the details contained in the application insofar as they relate to the underwriting of the flotation and to report to the regional exchange committee on the accuracy of such application with any comments which he considers may affect that committee's consideration of the application. In considering the application, the committee shall satisfy itself that the obligations likely to devolve upon the member are within his financial capacity.

15.0 Quotations and Sales Reporting

15.01 To maintain a quotation at official trading meetings, members offering to buy or sell shall be deemed to be bound to deal in numbers prescribed by the regulations, which numbers shall be known as marketable parcels. Nothing in this rule shall prevent any member agreeing to deal in quantities other than a marketable parcel or any multiple thereof.

15.02 Sales shall be reported within such times and in such manner as shall from time to time be prescribed by the regulations.

16.0 Brokerage

16.01 Subject to the provisions of the Rules and subject to the laws of the country wherein the register of securities dealt in is situated, stamp duty and transfer fees shall be paid by the purchaser. Where the transaction is for less than a marketable parcel as defined by the regulations the buyer and/or the seller shall pay such stamp duty and fees as may be prescribed from time to time by odd lot regulations of the Exchange.

17.0 Contracts

17.01 In contracts between members for the sale and purchase of shares and stocks, they shall be held to be principals to each other, unless a written arrangement to the contrary is made between buying and selling brokers at the time the contract is made.

17.02 Contract notes for all transactions shall be passed between members and shall be prima facie evidence that the transaction has taken place and the terms thereof.

17.03 Refusal of the Board of Directors of any company to register a transfer shall not invalidate a contract between members.

18.0 Delivery and Settlement
18.01 Delivery shall not be made earlier than the business day following the contract.

18.02 Save where the contract otherwise provides, the seller shall be deemed to have contracted to deliver not later than 1.00 pm on the tenth business day after the day of sale. In each case such day is referred to in these Rules as the due date.

18.021 Prompt or immediate delivery shall mean delivery within 24 hours from time of sale.

18.03 The seller shall be entitled to require settlement for cash or marked cheque or bank cheque or through a bank, upon delivery of documents on a business day, save that a seller is not so entitled unless he delivers in accordance with these Rules and before the time specified by these Rules or any regulations made hereunder.

18.031 Where the buyer carries on business at a distance from the seller the seller may draw on the buyer on sight with documents attached for presentation not earlier than the seller is entitled to deliver.

18.04 Where delivery has been tendered by the seller in accordance with these Rules and the buyer has not paid or tendered the price in settlement, the seller may give notice to the buyer demanding settlement immediately.

18.041 Any notice aforesaid delivered after 4.00 pm shall be deemed to be delivered upon the next business day.

18.042 In the event of the buyer failing to settle upon the day upon which such notice shall be given or deemed to be given, then upon the day next following upon which such notice is delivered or deemed to be delivered, the seller may at his option cancel the contract or without further notice to the buyer resell the subject matter thereof through the chairman of the seller’s regional exchange.

18.043 Such last-mentioned chairman may thereupon resell and after deducting expenses shall pay to the seller the proceeds, and shall certify to any loss upon resale, whereupon the buyer shall pay to the seller the amount so certified.

18.05 Where the seller has not tendered delivery in accordance with these Rules, the buyer may at any time after 1.00 pm upon the due date give notice in writing to the seller demanding delivery immediately. A copy of such notice shall be lodged with the selling broker’s regional exchange.

18.051 Any notice as aforesaid delivered after 4.00 pm shall be deemed to be delivered upon the next business day.

18.052 The selling member may forthwith upon receipt of such notice or earlier, tender in writing to the chairman of his regional exchange a statement of the reason for the non delivery and the chairman may at his discretion and with the consent of the buying member which shall not be unreasonably withheld, fix a later date for delivery. Such discretion shall not be exercised unless the non delivery is the result of some factor which occurs subsequent to the time of sale, or which, if existing at the time of sale, could not then have been ascertained by the selling broker using due diligence.

18.053 Where the selling member has part of the securities available, he may make a part delivery provided the part delivery:

(a) Is a marketable parcel; or
(b) Is such other quantity as the buying member agrees to accept; and
(c) Is accompanied by a delivery slip marked “Under Notice Part Delivery” and sets out full details of the contract, the quantity and amount of the part delivery and the balance of securities and the amount still outstanding; and
(d) Is made on or before the fifth business day after the giving of the notice.

18.054 The selling broker may give notice in succession in terms of the foregoing clauses of this Rule to any other broker whether or not a member of the same regional exchange either as to all or as to part of the securities in the original notice, and any broker receiving such a notice in succession shall have a similar right. A notice in succession shall state the name of the broker first giving notice and shall operate as direct notice from that broker to the selling broker named in each notice in succession to the extent that a further notice in succession is not given.

18.055 Every giver of a notice in succession shall forthwith send a copy of such notice to his regional exchange, to the regional exchange of the recipient and to the broker first giving notice.

18.06 Where any broker receives notice under Rule 18.05 and fails to give notice in succession within one business day after receipt of such notice to another broker as to all of the securities in the first notice then if delivery has not been made within four clear business days of the receipt of a copy of a demand for delivery, or notice in succession, whichever is applicable, the selling broker’s regional exchange shall give notice of the demand in the exchange on the next Wednesday.

18.061 Upon the posting of the notice of overdue delivery the selling broker shall become liable to pay his regional exchange a fee of ten dollars.

18.062 If delivery has not been made on the Monday following the posting of the notice of overdue delivery, the chairman of the regional exchange shall buy in against the selling broker, the securities in respect of which such broker has not given notice in succession unless there are circumstances, such as undeliverable benefits, which in the chairman’s view are exceptional.

18.063 At the trading session during which the buying in takes place the chairman, or his nominee, shall offer to purchase the securities concerned at the following margins above the current market price as established by the chairman of the regional exchange:

(i) For the first day the margin shall be 20%.
(ii) For each of the three days thereafter the margin shall increase by 10% per day:
Provided that the total margin shall not exceed $2,000.

18.064 The chairman or his nominee shall purchase for prompt delivery as defined in Rule 18.021 but may, in his discretion, stipulate a longer period.

18.065 The chairman may adopt any booking procedure to comply with his office system but shall issue a contract note to the original selling broker for the securities bought in which shall include brokerage at standard rates.

18.066 Delivery and settlements shall be completed through the regional exchange.

18.067 Where a Monday or Wednesday is a public holiday the next business day shall apply.

18.07 Where the seller makes delivery in part or in whole before the chairman has bought in in accordance with Rule 18.06 he shall advise the chairman accordingly and such advice shall be deemed to cancel the notice to the extent of the delivery made.

18.08 A member giving, under Rules 18.054 or 18.07 notice or advice which is false in any material particular shall be liable to a fine not exceeding $5,000.

18.09 When a chairman buys in in accordance with Rule 18.06 he shall advise the ultimate buyer of such fact and upon the further advice from the chairman that the documents concerned have been delivered, the ultimate buyer will forthwith tender to the chairman the consideration of the transaction from which the notice arose or such proportion
of such transaction as is applicable and upon receipt of such consideration the chairman will forward the appropriate documents.

18.091 Upon receipt of the moneys as aforesaid the chairman receiving the same shall as far as they will extend use the same in adjustment of differences. For this purpose, such chairman shall obtain and shall be entitled to demand the necessary information from any regional exchange of which members are concerned in the transaction. All moneys available from time to time shall be distributed rateably to those members thereto entitled.

18.092 If the moneys received are deficient for this purpose, the chairman shall demand from the seller ultimately named the deficiency and to the extent to which moneys are so recovered, distribute the same to adjust the difference between brokers connected with the transaction.

18.093 Any surplus after adjustment of differences and payment of the chairman’s expenses in connection with the transaction shall be the property of the original seller.

18.10 The chairman purchasing securities as aforesaid may purchase in one or more lots at such time or times as he thinks fit.

18.11 Nothing in these Rules shall relieve any member from the liability to the member with whom he has immediately contracted, save insofar as such liability is satisfied by the adjustment of differences and save as provided in Rule 18.14.

18.12 If the chairman has bought in in accordance with these Rules in whole or in part, then the original seller shall not be entitled to deliver save to the extent that the chairman has not bought in.

18.13 If the chairman required to buy in by these Rules has not bought in at the expiration of three days from the date first upon which he is to buy in, the ultimate buyer may require the Chairman of the Board to fix a cash price as the basis for settlement of the transaction. In that case the chairman shall adjust the transaction between all parties with money demanded from the original seller in a like manner to the adjustment where such chairman actually buys in.

18.14 Where the provisions of Rule 18.13 have been invoked, the transaction shall be deemed to have been cancelled and such cancellation shall be operative as between all members in the transaction.

18.15 On the first business day of no more than six months in each calendar year, it shall be mandatory for all members to give notice in accordance with Rule 18.05 in respect to all deliveries which have been outstanding for more than one month.

18.151 For the purpose aforesaid, the Chairman of the Board shall nominate the month or months in each calendar year and members will be given at least ten business days’ notice of any day so fixed.

18.16 The seller shall deliver separate transfers representing the total number of shares in the sale where the buyer requests at the time of sale separate transfers provided always that where a marketable parcel is bought and no conditions are agreed upon at the time of sale it shall not be obligatory for the seller to deliver more than one transfer.

18.17 In no case is it incumbent on a seller to deliver scrip otherwise than in accordance with the terms of the contract. Save that, unless otherwise agreed, where a buying broker requests split transfers for shares in a company which does not permit marking of transfers, scrip must be delivered to match up with each transfer at time of delivery.

18.18 The selling broker shall be responsible for a reasonable time from date of delivery for the validity of all documents delivered, and for the shares being free from all liability due or payable at the time of sale.

18.19 It shall not be incumbent upon a member to accept a marked transfer of any security where there are less than 14 days in the case of transfers on an overseas register and 7 days in the case of transfers on a New Zealand register before the expiry of the period for which scrip is being held in support.

18.20 A seller of shares in an overseas company having a New Zealand register shall deliver scrip on an overseas register unless the contract otherwise provides.

18.21 A seller of shares in an overseas company not having a New Zealand register, shall deliver scrip on the register of the head office of the company unless the contract otherwise provides.

18.22 Delivery of bonds shall be in single $1,000 bonds unless otherwise arranged at time of sale.

18.23 In the event of a member’s client dying or becoming otherwise incapable of receiving and paying for, or delivering or transferring stocks or shares which the client has ordered to be bought or sold and, after reasonable inquiry, the member has no knowledge of anyone legally authorised to complete such purchases or sales on the client’s behalf, the member may, through the chairman or with his authority, resell or repurchase as the case may be, and the client (or his estate) shall be liable for any deficiency and be entitled to any surplus which may result.

18.24 In the event of a member’s client failing or refusing to complete a contract or a number of contracts on demand (which demand need not be in writing) the member may resell or repurchase as the case may be, the securities the subject of the contract or contracts at the client’s risk and expense, which expenses shall include brokerage and stamp duty.

18.241 Any deficiency arising from any such resale or repurchase shall constitute a debt owing by the client to the member and in any case where there shall be a surplus arising from any such transaction the member shall account to his client accordingly subject in either instance to any right of set off which may exist.

18.242 Any written communication (including any demand) from a member to his client shall if sent by cable, facsimile, telegram, telex or prepaid letter addressed to the last known address of the client be deemed to be delivered to the client on the next business day following day of posting or sending.

18.25 Powers of Attorney—Where a transfer of securities purports to be executed under a power of attorney or by an executor or administrator such transfer shall bear an acknowledgement by the registrar or a regional stock exchange to the effect that the power of attorney, probate, or letters of administration have been exhibited to the registrar.

18.26 Where the seller has not tendered the documents within six weeks of the date of sale and the buyer has not acted under Rule 18.05 the buyer may give notice to the seller that, unless the documents are tendered within 72 hours of the receipt of such notice, the buyer will not thereafter accept delivery and, if the seller fails to deliver within the said 72 hours, then he shall not be entitled thereafter to deliver.

18.261 Nothing in this Rule shall be deemed to prejudice the rights of the buyer against the seller in respect of non delivery as aforesaid.

20.0 Discipline

20.01 A Disciplinary Committee of the Exchange shall be appointed by the Board and shall consist of a barrister of not less than seven years’ practice who shall be chairman, and not less than two or more than seven other individual members none of whom shall be a sitting chairman of a regional exchange, or a member of its committee. The
Board may from time to time remove from office any member of the Disciplinary Committee or fill any vacancy in its membership or appoint any additional member within the limits set by this Rule. No member who has attained the age of 70 years shall be eligible for appointment and a member of the Disciplinary Committee attaining that age shall retire from the Disciplinary Committee at the conclusion of the next annual meeting of the Exchange and shall not be eligible for reappointment.

20.02 Subject to the proviso to Rule 20.08, a quorum shall consist of the chairman and not less than two other members of the Disciplinary Committee.

20.03 If the chairman, through absence or any other cause is unable to act, the Board shall appoint a qualified person in his place.

20.04 The chairman of the Disciplinary Committee shall appoint one member of the public (who shall not be a barrister or solicitor) residing in Wellington, to be the lay member of the Disciplinary Committee. Each such appointment shall be for a period of one year, but may be renewed.

20.041 The appointment shall be advised to the Securities Commission to whom the lay member shall report at least once in each year.

20.042 The lay member shall be entitled to receive all notices and reports sent to the Disciplinary Committee and to attend all its meetings. He may speak and take part in proceedings and deliberations on hearings and appeals, and shall have a vote. His remuneration and expenses shall be as agreed with the chairman of the Disciplinary Committee and shall be paid by the Exchange.

20.043 The lay member shall have no obligation to attend hearings of the Disciplinary Committee which he considers do not involve the public interest.

20.05 Without limiting or derogating from any other provisions of these Rules the Disciplinary Committee shall have power to hear any charge made against any regional exchange or a member and referred to it by the Board, or a committee or the chairman thereof. The Disciplinary Committee may appoint an investigating committee and cause or require it to conduct such further investigations as it seems appropriate on any matter before it.

20.06 Every appeal by a member from the decision of a committee shall be heard and determined by the Disciplinary Committee and shall be by way of a complete rehearing of the charge unless the Disciplinary Committee shall otherwise decide.

20.07 Members Concerned or Implicated:

20.071 At the hearing of a charge against a member, no member of the Disciplinary Committee who is concerned or implicated in or whose firm is concerned or implicated in that charge shall be eligible to attend any meeting of the Disciplinary Committee called to enquire into the same.

20.072 At the hearing of a charge against a regional exchange a member of the Disciplinary Committee who is a member of that regional exchange, or where the charge has been referred to the Disciplinary Committee by the Board is also a member of the Board, shall not be eligible to attend any meeting of the Disciplinary Committee called to enquire into the same.

20.073 The lay member shall declare any interest he may have in connection with the parties to or the matter of a hearing. In such case he shall not be eligible to attend that hearing and the chairman of the Disciplinary Committee shall appoint another lay member for that hearing only.

20.08 If after enquiry into any charge, the Disciplinary Committee is of the opinion that the regional exchange or the member has been guilty of misconduct or of a breach of any rule or any regulation or any bylaw of a regional exchange, or of any act matter or thing detrimental to the wellbeing or proper conduct of the Exchange or regional exchanges generally it may, if it thinks fit, do one or more of the following things:

20.081 In the case of a regional exchange:
   20.0811 Order it to pay to the Exchange a sum by way of penalty not exceeding $2,000;
   20.0812 Censure it.

20.082 In the case of a member:
   20.0821 Expel him from membership;
   20.0822 Suspend his membership for a stated period;
   20.0823 Order him to pay to the Exchange a sum by way of penalty not exceeding $50,000;
   20.0824 Censure him.

Provided that except with the consent of the member charged, no order shall be made expelling or suspending a member unless at least four members of the Disciplinary Committee including the chairman are present and a majority vote in favour of the order.

20.09 In any case where a member is fined the Disciplinary Committee shall set the time within which the fine shall be received by the Exchange.

20.10 The Disciplinary Committee shall state in every finding under Rule 20.08 whether the statement to be circulated under Rule 20.46 shall identify the penalised regional exchange or member by name and whether the circulation of the statement shall be to members only or generally.

20.11 Where a member is charged with having been convicted of a crime involving dishonesty as defined by Section 2 of the Crimes Act 1961 or any statutory modification or re-enactment thereof the charge shall not be heard by his committee but shall be submitted by such committee to the Disciplinary Committee for enquiry and action and for the purpose of this Rule, proof of conviction may be given by a certificate containing the substance of the conviction purporting to be signed by the Registrar or other proper officer of any Court by which the offender was convicted.

20.12 The Disciplinary Committee shall give at least 10 days' notice in writing (or such lesser time than 10 days as may be agreed upon by the parties concerned) to the regional exchange or member against whom a charge has been made, specifying the nature of such charge and the date, place and time of the hearing of the Disciplinary Committee called to consider that matter.

20.13 At such meeting, the regional exchange or member concerned shall be given a reasonable opportunity of being heard in defence and shall be entitled to be represented by counsel if such regional exchange or member so desires.

20.14 Except as otherwise provided in these Rules, the Disciplinary Committee shall regulate its own procedures.

20.15 The Disciplinary Committee, by notice in writing signed by its chairman or secretary, may require any person to attend and give evidence before it at the hearing of a charge to produce for inspection all books, documents and papers that are in his custody or under his control, relating to the subject matter of any such hearing. The Disciplinary Committee, by notice in writing signed as aforesaid, may require a company member to ensure that an officer or employee of the company attends and gives evidence before it at the hearing of a charge and to produce for inspection all books, documents and papers that are in the custody or under the control of the company member and that relate to the subject matter of any such hearing.

20.16 The Disciplinary Committee by notice in writing may require any investigating committee or member thereof to appear before it and to produce all evidence arising from the hearing and the reports of the results of any investigation.

20.17 The Disciplinary Committee may require evidence to be
given either orally or in writing and may require any evidence to be verified by statutory declaration.

20.18 Every member commits a breach of these Rules, who without lawful justification refuses or fails to attend and give evidence when required to do so by the Disciplinary Committee as aforesaid or to answer truly and fully any question put to him by a member of the Disciplinary Committee or to produce to the Disciplinary Committee any book, document or paper required of him. Every company member commits a breach of these Rules who, without lawful justification, refuses or fails to comply with a requirement of the Disciplinary Committee under Rule 20.15.

20.19 At any time after a charge has been made against any member, the Disciplinary Committee may of its own motion and without the necessity of giving any prior notice to the member, make an order suspending his membership until the charge has been heard and disposed of. The Disciplinary Committee may in its discretion decide to give public notice of the fact of interim suspension.

20.20 The member in respect of whom any interim suspension order is made may at any time apply to the Disciplinary Committee for the revocation of the order and the Disciplinary Committee may, subject to Rule 20.13 grant, on such terms as it thinks fit, or refuse such an application.

20.21 A member who has been suspended under Rule 20.0822 may apply to the Disciplinary Committee for revocation of his suspension and the Disciplinary Committee may grant on such terms as it thinks fit, or refuse such application.

20.22 The Disciplinary Committee may require as a condition of granting an application under Rule 20.21 that the member pay, as well as his current year’s subscription to his regional exchange, an additional amount not exceeding a year’s subscription together with the amount payable by a member to the fidelity guarantee fund during the period of the applicant’s suspension. The additional amount payable, except that part due to the fidelity guarantee fund, shall be applied for the general purposes of the Exchange.

20.23 After the hearing of any charge or application, the Disciplinary Committee may at its discretion make an order as to costs, including the costs and expenses of and incidental to any investigation and, the legal costs of the Exchange and regional exchanges and whether in relation to the proceedings before the Disciplinary Committee or previous proceedings before a committee.

20.24 If any member fails within any time stated in an order of the Disciplinary Committee to pay any sum ordered to be paid by way of penalty or costs or expenses, the Disciplinary Committee may suspend that member until the sum is paid.

20.25 The Disciplinary Committee shall forward to the Exchange a report of every hearing and of every penalty imposed by it.

20.26 Every person (other than a member or an officer or employee of a member) giving evidence or attending to give evidence at a hearing by the Disciplinary Committee shall be entitled to tender for his proper travelling expenses before attending and every person (whether a member or not) giving evidence or so attending shall at the discretion of the Disciplinary Committee be paid such sum for his travelling and other expenses and loss of time as the Disciplinary Committee may determine. All witnesses’ expenses shall be paid by the Exchange and shall be recoverable in terms of any order that the Disciplinary Committee may make in relation thereto.

20.27 The Disciplinary Committee shall have power to enquire into any charge by the Board or a committee of a regional exchange or the chairman thereof that a member is in partnership with a non member who has been guilty of or employs a person who has been guilty of conduct which if committed by a member would justify the Disciplinary Committee imposing on him any of the penalties referred to in Rule 20.082.

If the Disciplinary Committee shall find such charge proved it may order:

20.0271 In the case of a non-member, that the partnership be dissolved;

20.0272 In the case of an employee, that such employee be dismissed;

20.28 If any member fails to carry out an order of the Disciplinary Committee made under Rule 20.27, the Disciplinary Committee may suspend him until the order is complied with.

20.29 Except as provided in Rule 20.11 hereof, a committee may hear any charge made against any of the members of its regional exchange and referred to it in writing by the Disciplinary Committee, the Board, the chairman of a regional exchange, or the investigating committee established under Rule 20.34 or by any other person.

20.30 A committee may decline to hear a charge and instead refer the same to the Disciplinary Committee.

20.31 Before hearing any charge referred to it by the Disciplinary Committee or the Board, a committee may obtain, and in all other cases referred to it, shall obtain, a report from the investigating committee established under Rule 20.34.

20.32 Where it is asked to consider any complaint made by a non-member, the investigating committee shall take into account whether the complaint arose out of the employment of the member concerned by the complainant.

20.33 If after hearing any charge the committee is of the opinion that the member has been guilty of misconduct or of any breach of any rule or any regulation or any bylaw of his regional exchange, or of any act, matter or thing detrimental to the wellbeing or proper conduct of the Exchange or of regional exchanges generally, it may, if it thinks fit, do one or more of the following things:

20.0331 Suspend such member for a stated period;

20.0332 Order him to pay to his regional exchange a sum by way of penalty not exceeding $10,000;

20.0333 Censure him.

20.34 Each regional exchange shall appoint an investigating committee comprising two members (not being members of its committee or the Disciplinary Committee) to investigate any alleged offence referred to it by its committee.

20.35 Every allegation of an offence referred to an investigating committee shall be in writing and as received by the committee. The committee of its own volition may refer matters to the investigating committee.

20.36 The committee may delegate to its investigating committee any power it may have relating to the inspection of members’ records. Such delegation shall be in writing.

20.37 The investigating committee shall report to the committee within the time set by the committee whether or not there is a prima facie charge to be made.

20.38 If the investigating committee reports that a charge should be made against a member, it shall include in its report a formulation of the charge under the appropriate Rule. For this purpose the committee may authorise the investigating committee to employ legal assistance.

20.39 If the investigating committee reports there is no case to answer, the committee shall so inform the complainant and the lay member of the Disciplinary Committee shall be given a copy of the report.

20.40 A committee shall make the services of its investigating committee available to the Disciplinary Committee on its request in writing.

20.41 In any case where a charge is heard by a committee the
21.02 Disputes between members of different regional exchanges shall be referred to the Disciplinary Committee against the decision of his committee.

20.42 In any case where a committee refuses an application for revocation of an interim suspension order the member concerned shall similarly be entitled to appeal to the Disciplinary Committee.

20.43 Every appeal shall be in writing and shall be lodged with the Executive Director not later than 10 days after the member charged has been given written notice of the decision of the committee.

20.44 The following Rules relating to the Disciplinary Committee, shall mutatis mutandis and with the exceptions hereinstated, apply to charges dealt with by committees as if references therein to the Disciplinary Committee were references to committees:

Rule 20.07 as to members concerned or implicated;
Rule 20.10 as to publication of name;
Rules 20.12, 20.13 and 20.14 as to procedure provided by counsel at the committee level shall be allowed only with the consent of the member and the regional exchange;
Rules 20.15 and 20.16 as to evidence;
Rule 20.18 as to failure to attend and give evidence;
Rules 20.19-20.22 as to interim suspension and revocation of suspension except that where the order for interim suspension or suspension was made by the Disciplinary Committee only the Disciplinary Committee shall have the power to revoke such order and except that reference to the Exchange in Rule 20.22 shall be construed as reference to the regional exchange concerned;
Rule 20.23 as to costs;
Rule 20.24 as to enforcement;
Rule 20.25 as to report;
Rule 20.26 as to witnesses and expenses;
Rules 20.27 and 20.28 as to partners and employees of members.

20.45 Without the prior consent in writing of his committee, no member shall knowingly practise in partnership with or employ any person who:
20.451 Has been expelled or is currently suspended from membership; or
20.452 Has been convicted of any crime or offence referred to in Rule 20.11 hereof; or
20.453 As a partner or an employee has been the subject of a proved charge under Rule 20.27 hereof.

20.46 The Board shall cause to be prepared a statement of the circumstances preliminary to and the findings of the Disciplinary Committee or a committee on every charge and the penalty (if any) imposed. Such statement shall contain identification of the regional exchange or member only if so stated in the findings in terms of Rule 20.10 and shall be circulated as required by the findings.

20.47 On the recommendation of a committee the Board may cause to be circulated as widely as it considers appropriate a statement of the circumstances preliminary to the disposal of a complaint under terms of Rule 20.39 by an investigating committee but such statement shall not contain any reference which would tend to identify any exchange or any member.

21.0 Disputes

21.01 All disputes between members of the same regional exchange shall be referred to its committee for determination.

21.02 Disputes between members of different regional exchanges shall be referred to the arbitration of either the committee of another regional exchange or the Board. The appointment of an arbitrator shall be agreed upon by the regional exchanges concerned in the dispute; failing such agreement, the arbitrator shall be nominated by the Chairman.

21.03 A dispute between any two regional exchanges or between one regional exchange and a member of another regional exchange shall be referred to the Board.

21.04 No right of appeal shall lie against a determination in respect of any dispute.

21.05 The provisions of Rule 20.07 shall not apply to hearings of disputes as if references therein to the Disciplinary Committee were references to the Board, or committee, as the case may be.

21.06 The Board, or committee, as the case may be, may prepare and circulate to members or to such members as it thinks fit, a statement of its findings on any dispute.

21.07 The Board or committee, as the case may be, may make such order as it considers fit regarding the payment of costs of the hearing of any dispute.

21.08 It shall be a condition precedent to the commencement of any action by a member against any other member upon any matter arising out of any transaction of stockbroking or out of any transaction to which any Rule, regulation or bylaw applies, that the dispute shall be first determined in the manner provided by these Rules and thereafter action shall be commenced only for the enforcement of the decision given under these Rules and then only after the member sued shall have, after 14 days' notice in writing, refused or neglected to carry out such decision. In any action as aforesaid no member shall dispute the correctness of such decision or award, or the fact that it was given in accordance with these Rules.

22.0 Defaulting Members

22.01 A member shall be deemed to be a defaulter in each of the following cases:

22.011 Where he is so declared by the chairman of his regional exchange after he has failed to pay forthwith the money demanded of him pursuant to any Rule relating to delivery and settlement.

22.012 Where his regional exchange committee resolves that in its opinion he is in difficulties and has failed or is likely to fail to meet his liabilities.

22.013 Where he has committed an act of bankruptcy or has become bankrupt or is insolvent or has called a meeting of his creditors or has made a composition with his creditors or assigned his estate for the benefit of his creditors.

22.014 Where his regional exchange committee resolves that in its opinion other circumstances exist which justify such member being considered a defaulter in order to protect the financial interests of members or of the investing public or for such other reasons as may be considered to be relevant in the interests of the Exchange and its members in the proper and efficient conduct of the Exchange's affairs.

22.02 Where a member has been deemed to be a defaulter under Rule 22.01 that fact shall be communicated forthwith by the chairman to the Executive Director for promulgation to all members.

22.03 Contracts with Defaulters:

22.031 Subject to the provisions of these Rules every uncompleted contract with a member shall be deemed to be rescinded closed and terminated as from the time he becomes a defaulter and where the contract is partially uncompleted there shall be deemed to be recision closure and termination as to the uncompleted balance.

22.032 The Board (whose decision shall be final) shall determine the market price on the day the member becomes a defaulter and any surplus or deficiency, in
23.03 The committee of a regional exchange, in addition to
the details.
22.04 The Board may declare any member a defaulter and
may suspend such member from membership of the
provide all necessary inquiries into dealings of its members with the
the Board that the
affairs of such member are under investigation. He shall
similarly advise the result of such investigation when completed.
23A.031 The terms “liquidity position”, “net equity” and
23A.012 in respect of a particular transaction in accordance
23A.01 l Every sharebroking firm shall at all times maintain
its net equity at or above the prescribed level.
23A.01 In order to ensure that members are at all times
capable of meeting their financial obligations and subject as
hereinafter provided:
23A.011 Every sharebroking firm shall at all times maintain
its net equity at or above the prescribed level.
23A.012 Every sharebroking firm shall at all times maintain
a positive liquidity position.
23A.02 A sharebroking firm may be temporarily excused from
compliance with either or both of Rules 23A.011 and
23A.012 in respect of a particular transaction in accordance
with Regulations made hereunder.
23A.03 For the purposes of this Rule 23A.0 and Regulations
made hereunder:
23A.031 The terms “liquidity position”, “net equity” and
respect of such uncompleted contract or balance thereof
shall be determined accordingly.
22.033 The defaulter shall be liable to the other member for
any such deficiency and such other members shall
account to the defaulter for any surplus.
22.034 Every member involved with a defaulter on a
rescinded contract shall forthwith inform the Exchange of
the circumstances of the case to the chairman of his regional
exchange who shall, if the member reported to have failed
to meet his obligations be a member of another regional
exchange, forthwith report the circumstances of the case to
the chairman of that exchange. Failure to so report such
circumstances shall be deemed to be a breach of these
Rules.
22.05 In any case where it comes to the knowledge of a
member that another member of the Exchange has failed to
meet his obligations such member shall forthwith report the
situation to the Board and the Board, shall determine or
prescribe by the regulations. They must be sufficient to
enable an auditor to supply the certificate of audit and
report from a practising chartered accountant who, failing
to do so, the Board may undertake for a member such accounting work as the preparation of
annual accounts from a trial balance supplied by the
member, preparing and lodging tax returns, or offering
advice to the member on improving his accounting
methods or his office procedures.
23A.02 A sharebroking firm may be temporarily excused from
compliance with either or both of Rules 23A.011 and
23A.012 in respect of a particular transaction in accordance
with recognised sharebroking practice.
23A.012 in respect of a particular transaction in accordance
with the regulations.
23A.06 The Inspector is empowered to inspect the financial
records and related documents of each member at any time
he considers necessary and to require from any member an
explanation of any item or state of affairs whatsoever in
relation to the member’s sharebroking business, which, in
the opinion of the Inspector, appears to need an explanation or
to be at variance with these Rules or the regulations or
with recognised sharebroking practice.
23.05 The Inspector shall be satisfied that reasonable internal
systems and checks exist in sharebroking firms, both in
respect of the activities of employees able to initiate and
control share transactions and also in respect of partners,
shareholders and directors.
23.08 Every member shall supply to the Inspector on a
continuing basis such information as may be prescribed by
the regulations.
23.09 The powers in Rule 8.24 (relating to the making of
regulations) shall without in any way limiting the powers in
that Rule, be deemed to extend to regulations relating to the
operation of members and the supply by members of
monthly returns of balances and other information to an
inspector.
23.04 Each regional exchange will appoint an Inspector who
shall be a chartered accountant in public practice, and not a
member of the Exchange. The committee of a regional
exchange may, at its sole discretion, appoint one alternate
Inspector (who shall be a chartered accountant in public
practice and not a member of the Exchange) if for any
substantial reason it considers this necessary.
23.041 Each Inspector or alternate Inspector shall be
directly responsible for work carried out by him under the
provisions of these Rules or the regulations.
23.042 Neither the Inspector nor the alternate Inspector (if
any) nor any member of their firm shall take any part in
the accounting work involved with the day to day
recording of sharebroking transactions for a member.
Provided the principle of independence of the Inspector
remains paramount, an Inspector may undertake for a
member such accounting work as the preparation of
annual accounts from a trial balance supplied by the
member, preparing and lodging tax returns, or offering
advice to the member on improving his accounting
methods or his office procedures.
23.051 The Inspector may require to be given access to
information concerning the member’s assets, either
private or of another business when in the Inspector’s
opinion, it is advisable to demonstrate the member’s
overall solvency.
23.06 The responsibilities of the Inspector are to satisfy
himself that the accounts and related subsidiary records of
members are being maintained in a satisfactory and
systematic manner and are being kept regularly up to date.
2307 The Inspector shall be satisfied that reasonable internal
systems and checks exist in sharebroking firms, both in
respect of the activities of employees able to initiate and
control share transactions and also in respect of partners,
shareholders and directors.
23.08 Every member shall supply to the Inspector on a
continuing basis such information as may be prescribed by
the regulations.
23.09 The powers in Rule 8.24 (relating to the making of
regulations) shall without in any way limiting the powers in
that Rule, be deemed to extend to regulations relating to the
operation of members and the supply by members of
monthly returns of balances and other information to an
inspector.
23A.0 Net Equity Requirements
23A.01 In order to ensure that members are at all times
capable of meeting their financial obligations and subject as
hereinafter provided:
23A.011 Every sharebroking firm shall at all times maintain
its net equity at or above the prescribed level.
23A.012 Every sharebroking firm shall at all times maintain
a positive liquidity position.
23A.02 A sharebroking firm may be temporarily excused from
compliance with either or both of Rules 23A.011 and
23A.012 in respect of a particular transaction in accordance
with Regulations made hereunder.
23A.03 For the purposes of this Rule 23A.0 and Regulations
made hereunder:
23A.031 The terms “liquidity position”, “net equity” and
24.0 Fidelity Guarantee Fund

24.01 There shall be a Fidelity Guarantee Fund ("the fund") for the purpose of meeting just claims from persons who have suffered pecuniary loss from a sharebroking transaction as a result of a member being unable to meet his financial obligations provided however that nothing in this Rule or the establishment and maintenance of the fund shall constitute a legal obligation to any such claimant.

24.02 The management of the fund shall be vested in and controlled solely by the Board which may, in its absolute discretion constitute a Fidelity Guarantee Fund Committee to assist with such management. The Fidelity Guarantee Fund Committee shall be accountable to the Board and shall have such powers as the Board from time to time determines.

24.03 Every member who carries on whether alone or in partnership any business in addition to the business of sharebroking shall give security by bond (at such time for such amount and in such form as shall be determined by the Board) conditioned to secure the fidelity of such member.

24.04 Every member who is in partnership with any person who is not an unusual person (whom is in the opinion of the Board actively engaged in sharebroking) shall (in addition to compliance with Rule 24.03) take out and maintain a bond to secure the fidelity of that person in respect of each type of business (other than sharebroking) engaged in by him each such bond to be in the sum of $20,000 or such larger figure as the Board may from time to time determine and such bond shall be in favour of or assigned to the Exchange provided that this Rule shall not apply in respect of any business where that person is already covered by a fidelity fund covering real estate agents or chartered accountants or by some other fidelity fund approved for the time being by the Board.

24.05 Every member shall (except as provided in Rule 24.08) pay such annual contribution and such additional levy as may from time to time be fixed by the Board, provided that the total amount of all contributions and additional levies paid by members in any one year shall not, in aggregate, exceed the sum of $500,000 and the Board may differentiate between individual members and company members in setting the amount of any levy payable by either class of member. No person shall be entitled to a refund of such amount and in such form as shall be determined by the Board.

24.06 The Board shall also have the power to enter into any contract of insurance which may either supplement, replace or otherwise contribute to any payment made from the fund as a result of any just claim being met.

24.07 The premium for such insurance may at the complete discretion of the Board, be paid from the capital of the fund, the income of the fund, special levies upon members or upon market transactions or any combination thereof.

24.08 If at the beginning of any financial year the amount of the fund after deducting the amount of all unpaid claims and other liabilities outstanding is not less than $250,000, the amount of the annual contributions payable in respect of that year may be reduced by the Board but nothing herein shall be construed to limit the power of the Board to fix any additional levy in respect of that year.

24.09 Subject to Rule 24.11, a person claiming to be entitled to reimbursement from the fund or any scheme of insurance related thereto shall not be entitled to receive more than $20,000 or such greater amount as the Board may in its absolute discretion determine in respect of any loss suffered as a result of the acts or defaults of any one member or his firm.

24.10 Subject to Rule 24.11, the total amount payable out of the fund or any scheme of insurance related thereto, to meet claims (as limited by Rule 24.09) arising out of the inability of any member or his firm to meet the financial obligations of such member or his firm shall be limited to $500,000 or such greater or lesser amount as may be from time to time determined by the Board.

24.11 Subject to Rules 24.09 and 24.10, the Board in its absolute discretion shall determine the extent (if any) to which any claim on the fund shall be met.

25.0 General

25.01 Where any dispute arises or complaint or charge is being investigated or any decision is to be made as to which or any of which these Rules or the regulations made thereunder are silent, then such decision, complaint, or charge shall be dealt with and decision made in accordance with good sharebroking practice and where such exists in accordance with the established custom in New Zealand. The transaction out of which such dispute, complaint, or charge arises or in respect of which a decision is made shall be deemed to be a transaction to which these Rules apply. The Board shall be the sole judge as to what is good sharebroking practice in accordance with this Rule and subject to Rule 6.076 where any ambiguity arises as to the meaning and effect of these Rules or the regulations made thereunder, shall be the sole judge as to the interpretation thereof.

26.0 Miscellaneous

26.01 Odd lot dealers shall be appointed to deal with sales of parcels of shares not amounting to a marketable parcel as defined by or under these Rules. The operation of dealings in odd lots by or with official odd lot dealers shall be prescribed by the regulations.

26.02 Where existing shareholders are given the right to apply for new shares, notes, debentures, or other securities offered to shareholders prior to delivery of shares sold for cash, members shall take such action as may be necessary or prescribed by the regulations to protect the rights of the buyers in respect of the securities so offered.

26.03 Members shall take such action as may be necessary or shall be prescribed by the regulations to protect the rights of buyers in respect of entitlements to dividends or interest and the Exchange may by regulation or otherwise lay down Rules for determining the respective rights of buyers and sellers in regard to dividends, interest or capital distributions and in regard to settlement procedures relating to matters affected by this Rule.

26.04 The Exchange may by regulation or otherwise make such provision as it thinks fit for dealing with the rights and obligations of buyers and sellers with regard to calls made on shares the subject of sale.

26.05 Securities transfers as defined by the Securities Transfer Act 1977 must be used for all transactions in New Zealand registered securities and the Exchange may determine, by regulation or otherwise, the procedures to be adopted with regard to the completion and processing of all such transfers.

27.0 Common Seal

27.01 The Exchange shall have a Common Seal which shall be kept in the custody of the Executive Director and shall be used only by the authority of a resolution of the Board and every instrument to which the Common Seal is affixed shall
be signed by a member of the Board and countersigned by the Executive Director or a second member of the Board.

28.0 Financial

28.01 The Board shall have power to invest the funds of the Exchange in such manner as it shall think fit.

28.02 The Exchange shall have power to borrow or raise or secure the payment of money in such manner as the Board may think fit and may for that purpose mortgage, charge or otherwise encumber all or any of the assets of the Exchange.

28.03 The control of the funds of the Exchange shall be vested in the Board.

28.04 The Board may permit regional exchanges to control, invest and use such part of the funds of the Exchange as it thinks fit.

29.0 Amendment to Rules

29.01 These Rules or any of them may be altered, by way of recision, amendment, addition, or otherwise by a resolution passed by a 3/4ths majority of the votes cast at an annual or special meeting of members.

29.02 No resolution for alteration of these Rules or any of them shall be submitted to a meeting of members unless the same has been proposed by the Chairman, by the Board, by a regional exchange or by a member and unless notice in writing of intention to submit such resolution shall have been given to the Executive Director within sufficient time to enable him to give the notice referred to in Rule 29.03.

29.03 14 days' notice in writing of details of the proposed alteration shall be given by the Executive Director to the Board, to members and to each regional exchange.

29.04 No proposed alteration if rejected by members shall without the consent of the Board, be reconsidered by members for six calendar months from the date of the meeting at which it was rejected.

29.05 Where a rule is altered, no further alteration to the rule shall, without the consent of the Board be considered by members for six calendar months from the date on which such altered rule took effect.

29.06 Any amendment or repeal of any of these rules shall not affect the validity of any proceedings completed, action taken or decision made under the rule or rules so amended or repealed. Unless any transitional rule is put in place, any proceedings commenced or action taken under a rule being repealed or amended shall be completed according to the provisions of the rule prior to its amendment or repeal.

MARIE SHROFF, Clerk of the Executive Council.

23 MARCH NEW ZEALAND GAZETTE 1231

Dated at Wellington this 3rd day of March 1989.

P. B. GOFF, Minister of Employment.

Labour Relations Act 1987

Cancellation of Registration of Defunct Union/Employers Organisation

Pursuant to section 33 (3) of the Labour Relations Act 1987, it is hereby notified that the registration of the South Auckland Meat Retailers Industrial Union of Employers, registered No. 1281, situated at Hamilton, is hereby cancelled as from the date of the publication of this notice in the Gazette.

Dated at Wellington this 20th day of March 1989.

M. E. FEELY, Deputy Registrar of Unions, Department of Labour.

Cancellation of Registration of Defunct Union/Employers Organisation

Pursuant to section 33 (3) of the Labour Relations Act 1987, it is hereby notified that the registration of the Oamaru and Suburban Master Butchers' Industrial Union of Employers, registered No. 1986, situated at Oamaru, is hereby cancelled as from the date of the publication of this notice in the Gazette.

Dated at Wellington this 20th day of March 1989.

M. E. FEELY, Deputy Registrar of Unions, Department of Labour.

Proposed Cancellation of Registration of Union/Employers Organisation for Failure to Make Annual Return

Pursuant to section 32 (3) of the Labour Relations Act 1987, it is hereby notified that the registration of the Kilwell Sports Ltd. Sportsgoods Producers and Repairers Industrial Union of Employers, registered No. 2298, situated at Rotorua, is hereby cancelled as from the following date for failure to deliver to the Registrar a full and correct return in accordance with section 52 of this Act.

Dated at Wellington this 20th day of March 1989.

C. D. FULLER, Registrar of Unions, Department of Labour.

Transport

Harbours Act 1950

Members of Bay of Plenty Harbour Board

Pursuant to section 33 (2) of the Harbours Act 1950, His Excellency the Governor-General has been pleased to appoint James Douglas Howland to be a member of the Bay of Plenty Harbour Board as a representative of the electors of Matamata County and the Boroughs of Matamata, Putaruru and Tokoroa; and Keith Archibald Watson to be a member of the Bay of Plenty Harbour Board as a representative of the electors of Tauranga County and Te Puke Borough.
The inquiry will be held in Room 8.1, Tribunals Division, Authority.

Authority (J. M. Foster), will hold an inquiry to determine whether or not the above licensee (a) no longer or (b) has failed to comply with any term or conduction of the criteria set out in section 124 of the Transport Act 1962 and/or (b) has failed to comply with any term or condition of the licence.

The inquiry will be held in Room 8.1, Tribunals Division, District Court, Kingston Street, Auckland on 27 April 1989 at 10 a.m.

Go4390

R. HILLMAN, Secretary, No. 2 Transport District Licensing Authority.

Transport Licensing Authority Sittings

Pursuant to the Transport Act 1962, the Auckland Transport District Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting at the places, times and dates stated to hear evidence or representations, whether submitted in writing or presented in person, for or against granting them.

Hearing Room 8/2, Tribunals Division, Eighth Floor, District Court, Kingston Street, Auckland 1 on Monday, 10 April 1989 at 1.30 p.m.

Go4392

Go4402

Transport Licensing Authority Sittings

Pursuant to the Transport Act 1962, the Auckland Harbour Ferry District Transport Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will
hold a public sitting at the places, times and dates stated to hear evidence or representations, whether submitted in writing or presented in person, for or against granting them.

Hearing Room 8/2, Tribunals Division, Eighth Floor, District Court, Kingston Street, Auckland on Monday, 10 April 1989 at 1.30 p.m.

aAH/89/00525 North Shore Ferries Ltd., Auckland: Amend Harbour Ferry Service licence No. 21965 by amending the service as follows: Amend Monday to Friday commuter timetable to accommodate the single vessel sea bus operations. (Note: change does not effect frequency.) Proposed timetable may be obtained for inspection at the ticket office in Auckland or on ferries and buses involved in the Devonport operation.

R. HILLMAN, Secretary, Transport Licensing Authority.

gd4403

Authorities and Other Agencies of State

PostBank

Post Office Savings Bank Regulations 1985

Bonus Bonds Weekly Prize Draw No. 3, March 1989

Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 3 for 18 March is as follows:

One prize of $50,000: 5299 886502.

Eighteen prizes of $5,000: 035 138870, 378 969810, 465 888732, 710 572311, 1216 863129, 1487 093989, 2886 974123, 6498 081379, 6498 915174, 6692 181464, 8189 475844, 8591 436307, 8983 674907, 8997 213306, 9198 653271, 9286 296672 and 9390 336642.

DAVID CAYGILL, Minister of Finance.

Reserve Bank

Exchange Control Regulations 1985

The Exchange Control (Authorised Foreign Exchange Dealers) Notice 1989

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

Notice

1. Title and commencement—(1) This notice may be cited as the Exchange Control (Authorised Foreign Exchange Dealers) Notice 1989.

(2) This notice shall come into force on the 23rd day of March 1989.

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

3. Revocation—The Exchange Control (Authorised Foreign Exchange Dealers) Notice (No. 5) 1988 is hereby revoked.

Schedule

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

Dated at Wellington this 16th day of March 1989.

A. A. SMITH, Chief Manager, International Department, Reserve Bank of New Zealand.
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, 11 January 1989

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<th>Liabilities</th>
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<th>Assets</th>
<th>$(000)</th>
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<td>Overseas liabilities—</td>
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<td>Denominated in overseas currencies—</td>
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<tr>
<td>(a) Short term</td>
<td>1,028,149</td>
<td>(a) Short term</td>
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<td>(b) Long term</td>
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<td>(b) Long term</td>
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<td>Denominated in New Zealand currency—</td>
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<td>(c) Holdings of I.M.F. special drawing rights</td>
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<td>(a) Short term</td>
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<td>(b) Long term</td>
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<td>Allocation of special drawing rights by I.M.F.</td>
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<td>Deposits—</td>
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<td>(a) Government:</td>
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<td>Public account</td>
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<td>Other</td>
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<td>(b) Settlement Banks</td>
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<td>Other</td>
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<td>(c) Stabilisation accounts</td>
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<td>Other liabilities</td>
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<td>(c) Other</td>
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<td>(c) Profit and loss appropriation account</td>
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<td>Deposits—</td>
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<td>(a) Government:</td>
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<tr>
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<td>1,476,085</td>
</tr>
<tr>
<td>Banknotes in circulation</td>
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<td>43,750</td>
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<td>(c) Other</td>
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<tr>
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<td>(b) Other reserves</td>
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</tr>
<tr>
<td>(c) Profit and loss appropriation account</td>
<td>323,413</td>
<td></td>
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<tr>
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$4,885,921

$4,885,921

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

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 18 January 1989

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<thead>
<tr>
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<td></td>
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</tr>
<tr>
<td>(b) Long term</td>
<td></td>
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</tr>
<tr>
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<td>(b) Marketing organisations</td>
<td>43,750</td>
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<td>(c) Other</td>
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<tr>
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<tr>
<td>(b) Other reserves</td>
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<td>Other assets</td>
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$5,012,639

$5,012,639

G. K. Froggatt, Chief Manager, Corporate Services.
Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 1 February 1989

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<th>$(000)</th>
<th>Assets</th>
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<td>Denominated in overseas currencies—</td>
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<td>Denominated in overseas currencies—</td>
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<tr>
<td>(a) Short term</td>
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<td>(c) Holdings of I.M.F. special drawing</td>
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<td>(a) Short term</td>
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<td>(b) Long term</td>
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<td>Allocation of special drawing rights by I.M.F.</td>
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<td>Deposits—</td>
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<td>(b) Long term</td>
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</tr>
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<tr>
<td>(a) General reserve</td>
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<td>(b) Other reserves</td>
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<td>(a) New Zealand Government Securities</td>
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<tr>
<td>(c) Profit and loss appropriation account</td>
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<td>(b) Other</td>
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<td>64,271</td>
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<tr>
<td>Other</td>
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<tr>
<td>(b) Settlement Banks</td>
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<tr>
<td>(c) Stabilisation accounts</td>
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<tr>
<td>(e) Other</td>
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<td>Reserve Bank Bills</td>
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<td>Banknotes in circulation</td>
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<td>Other liabilities</td>
<td>208,556</td>
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<td>Reserves—</td>
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<td>Investments in New Zealand—</td>
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<td>(b) Other reserves</td>
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<td>(a) New Zealand Government Securities</td>
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<td>278,377</td>
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G. K. FROGGATT, Chief Manager, Corporate Services.

au4084

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 25 January 1989

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<td>Allocation of special drawing rights by I.M.F.</td>
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</tr>
<tr>
<td>Deposits—</td>
<td></td>
<td>(b) Long term</td>
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</tr>
<tr>
<td>(a) Government:</td>
<td></td>
<td>Other</td>
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<tr>
<td>Public account</td>
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<td>Public account</td>
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<td>Other</td>
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<td>(c) Stabilisation accounts</td>
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<td>One day advance</td>
<td>221,000</td>
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<td>(e) Other</td>
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<tr>
<td>Reserves—</td>
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<td></td>
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<tr>
<td>(a) General reserve</td>
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<td>Investments in New Zealand—</td>
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<tr>
<td>(b) Other reserves</td>
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<td>(a) New Zealand Government Securities</td>
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<td>(c) Profit and loss appropriation account</td>
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<td>(b) Other</td>
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<td>Allocation of special drawing rights by I.M.F.</td>
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<td>(a) Government:</td>
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<tr>
<td>Public account</td>
<td>97,527</td>
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<tr>
<td>Other</td>
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</tr>
<tr>
<td>(b) Settlement Banks</td>
<td>34,512</td>
<td></td>
<td></td>
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<tr>
<td>(c) Stabilisation accounts</td>
<td>163,642</td>
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<tr>
<td>(e) Other</td>
<td>356,300</td>
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<tr>
<td>Reserve Bank Bills</td>
<td>1,274,816</td>
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<td>1,102,109</td>
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<td>Other liabilities</td>
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<tr>
<td>Reserves—</td>
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<tr>
<td>(a) General reserve</td>
<td>192,947</td>
<td>Investments in New Zealand—</td>
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<tr>
<td>(b) Other reserves</td>
<td>130,466</td>
<td>(a) New Zealand Government Securities</td>
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<td>(b) Other</td>
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G. K. FROGGATT, Chief Manager, Corporate Services.

au4082
Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 8 February 1989

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<td>Deposits—</td>
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<td>(a) Government:</td>
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<td>(c) Profit and loss appropriation account</td>
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<td>Reserve assets—</td>
<td></td>
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<td>$5,281,049</td>
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G. K. FROGGATT, Chief Manager, Corporate Services.

Land Notices

Conservation

Harbours Act 1950

Validation of Reclamation of Lands at Onepoto, Porirua Harbour

PAUL REEVES, Governor-General
ORDERS IN COUNCIL
At Wellington this 7th day of February 1989
Present:
THE RIGHT HON. G. W. R. PALMER PRESIDING IN COUNCIL
Pursuant to section 265 of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby revokes the Order in Council of 23 November 1987 authorising the Marlborough Harbour Board to reclaim Crown seabed from Picton Harbour (New Zealand Gazette, 26 November 1987, No. 209, page 5361) and hereby validates in the name of the Marlborough Harbour Board the reclamation which was undertaken by the Marlborough Harbour Board pursuant to section 175 of the Harbours Act 1950, which land comprised in the reclamation is described in the Schedule hereto.

Schedule
All that reclaimed seabed of Porirua Harbour in Onepoto comprising 520 square metres, more or less, situated in Wellington Land District and more particularly shown as Area (a) on plan DOC (CM) WA 00016 1/H/92 sheet (1) of (1), deposited in the Wanganui Regional Office of the Department of Conservation.

MARIE SHROFF, Clerk of the Executive Council.

Revocation and Validation of Reclamation of Lands in Picton Harbour Marlborough Sounds

PAUL REEVES, Governor-General
ORDERS IN COUNCIL
At Wellington this 7th day of February 1989
Present:
THE RIGHT HON. G. W. R. PALMER PRESIDING IN COUNCIL
Pursuant to section 265 of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby revokes the Order in Council of 23 November 1987 authorising the Marlborough Harbour Board to reclaim Crown seabed from Picton Harbour (New Zealand Gazette, 26 November 1987, No. 209, page 5361) and hereby validates in the name of the Marlborough Harbour Board the reclamation which was undertaken by the Marlborough Harbour Board pursuant to section 175 of the Harbours Act 1950, which land comprised in the reclamation is described in the Schedule hereto.

Schedule
All that reclaimed seabed of Picton Harbour, Marlborough Sounds, comprising 46 square metres, more or less, situated in Picton Borough in the Marlborough Land District and more particularly shown as Area B on S.O. Plan 6747T, deposited in the Regional Office of the Department of Conservation, Nelson.

MARIE SHROFF, Clerk of the Executive Council.
Vesting Reclaimed Land in the Marlborough Harbour Board

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 7th day of February 1989

PRESENT:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 175D of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby vests in the Marlborough Harbour Board the land described in the Schedule hereto, which reclamation of land was validated by Order in Council on 2 February 1987 (New Zealand Gazette, 12 February 1987, No. 20, page 706).

Schedule
All that land containing 820 square metres, more or less, situated in Picton Borough of the Marlborough Land District and more particularly shown as Area B on S.O. Plan 6747T, deposited in the Regional Office of the Department of Conservation, Nelson.

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

MARIE SHROFF, Clerk of the Executive Council.

Vesting Reclaimed Land in the Marlborough Harbour Board

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 7th day of February 1989

Present:
THE RIGHT HON. G. W. R. PALMER PRESIDING IN COUNCIL

Pursuant to section 175D of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby vests in the Marlborough Harbour Board the land described in the Schedule hereto, which reclamation of land was validated by Order in Council on 2 February 1987 (New Zealand Gazette, 12 February 1987, No. 20, page 706).

Schedule
All that land containing 820 square metres, more or less, situated in Picton Borough of the Marlborough Land District and more particularly shown as Area B on S.O. Plan 6747T, deposited in the Regional Office of the Department of Conservation, Nelson.

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

MARIE SHROFF, Clerk of the Executive Council.

Land Act 1948

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 scenic reserve subject to the provisions of the Reserves Act 1977.

Schedule
South Auckland Land District—Waitomo District

HELEN CLARK, Minister of Conservation.

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 scenic reserve subject to the provisions of the Reserves Act 1977.

Schedule
Hawke's Bay Land District—Wairoa County
8.9720 hectares, more or less, being Mohaka B15, Block VIII, Mohaka Survey District. M.L. Plan 2594, situated in N.Z.M.S. 261, W19 Sheets 4.2 and 4.3 New Zealand Gazette, 1988, page 3576. Dated at Wellington this 15th day of March 1989.

PHILIP WOOLLASTON, Minister of Conservation.

Reserves Act 1977

Classification of Reserve and Vesting in the Manukau City Council

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Northern Regional Manager, Department of Conservation, hereby classifies the reserve described in the Schedule hereto, as a recreation reserve, and vests the said reserve in the Manukau City Council in trust for that purpose.

Schedule
North Auckland Land District—Manukau City
5576 square metres, more or less, being Lot 26, D.P. 90793, situated in Block V, Otahuhu Survey District. All certificate of title 47/D/1305.

Dated at Auckland this 10th day of March 1989.

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

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

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Director of Land and Fauna of the Department of Conservation, hereby revokes the reservation as a road reserve over the land, described in the Schedule hereto, and further declares that the said land may be disposed of by the Waitetama City Council at current market value, the proceeds from any such sale to be paid into the council's reserves account, such monies to be used and applied in or towards the improvement of other reserves under the control of the council or in or towards the purchase of other land for reserves.

Schedule
North Auckland Land District—Waitetama City
1280 square metres, more or less, being Lot 49, D.P. 64924, situated in Block XIV, Waitetama Survey District. All certificate of title 70A/386.

Dated at Wellington this 12th day of March 1989.
Revocation of the Reservation Over Part of a Reserve
Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Director of Land and Fauna of the Department of Conservation, hereby revokes the reservation as a cemetery reserve over the land described in the Schedule hereto.

Schedule
North Auckland Land District—Rodney County

2.7294 hectares, more or less, being part Allotment 214, Tauhoa Parish, situated in Block III, Tauhoa Survey District. Part Gazette notice K. 16935 (New Zealand Gazette, 1902, page 1908). Shown marked 'D' on S.O. Plan 62295.

Dated at Wellington this 12th day of March 1989.

J. S. HOLLOWAY, Director, Land and Fauna Directorate of the Department of Conservation, Wellington.

(Cons. C.O. Res. 2/2/275; R.O. LBY/37/010) 1
ln4397

Internal Affairs

Auckland Regional Authority Act 1963

Auckland Metropolitan Drainage District Order (No. 1) 1989

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 20th day of March 1989
Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Whereas, pursuant to section 43 (4) of the Auckland Regional Authority Act 1963, the Auckland Regional Authority is entitled to exercise all the powers, authorities, and discretions vested in the Auckland Metropolitan Drainage Board by the Auckland Metropolitan Drainage Act 1960. And whereas the said Auckland Regional Authority has petitioned His Excellency the Governor-General that a certain area of Manukau City be included within the inner area of the Auckland Metropolitan Drainage District.

Now therefore, pursuant to section 8 of the Auckland Metropolitan Drainage Act 1960, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order:

Order
1. Title and commencement—(1) This order may be cited as the Auckland Metropolitan Drainage District Order (No. 1) 1989.

(2) This order shall come into force on 1 April 1989.

2. Boundary Altered—The boundary of the inner area of the Auckland Metropolitan Drainage District is hereby altered so as to include the area defined in the Schedule hereto.

3. Determination of Financial Obligations—The financial obligations and assessments under the Auckland Metropolitan Drainage Act 1960 of the Manukau City Council with respect to the land defined in the Schedule hereto shall be determined on and from 1 April 1989.

Schedule
All that area in the North Auckland Land District, City of Manukau, bounded by a line commencing on the south-western side of Grove Road, being the northermmost corner of part Lot 3, D.P. 10784, and proceeding south-westerly along the aforesaid part of Grove Road to the southern boundary of the said part Lot 3; thence north-easterly along a line right bearing 50° 20' 20" and distance 30.22 metres on S.O. Plan 13433 to the northernmost corner of the aforementioned part R.S. 9650; thence north-easterly along the south-western boundary of the said part Lot 3 to the point of commencement.

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

(Cons. C.O. Res. 2/44/25; R.O. LLP 705) 2
ln4398

Christchurch District Drainage Act 1951

Boundaries of Christchurch Drainage District Altered

PAUL REEVES, Governor-General
A PROCLAMATION

Pursuant to section 3 of the Christchurch District Drainage Act 1951, I, the Most Reverend Sir Paul Reeves, Governor-General of New Zealand hereby proclaim and declare that on 1 April 1989, the area described in the Schedule hereto shall be added to and form part of the Christchurch Drainage District.

Schedule

Extension of the Christchurch Drainage District—Kainga

All that area in the Canterbury Land District, Waimairi District, bounded by a line commencing at a point on the northernmost boundary of the Christchurch Drainage District, as described in New Zealand Gazette, 1986, page 5495, being the south-western corner of Lot 10, D.P. 15181, situated in Block IV, Christchurch Survey District and proceeding north-westerly along the south-western boundary of that lot to the southern side of Kainga Road, then proceeding north-westerly along the aforesaid road to the southernmost corner of Lot 9, D.P. 51185; thence north-easterly along a line right bearing 40° 20' 20" and distance 30.22 metres on S.O. Plan 13433 to the northermmost corner of the aforementioned parcel R.S. 9650; thence north-easterly along the south-western boundary of the aforementioned parcel of land to its intersection with the north-western boundary of Lot 1, D.P. 45330; thence north-westerly along the said south-western boundary and the south-western boundary of Lot 1, D.P. 53285, to and along the south-western end of Matheson Street, to and along the south-western boundaries of Lot 6, D.P. 48400, part Lot 3, D.P. 10784, as shown on S.O. Plan 38453 (Main Highway Depot, Gazette, 1954, page 1873) and part Lot 3, D.P. 10784, as shown on S.O. Plan 35977 (Main Highway Depot, Gazette, 1950, page 1947) to the westernmost corner of the last-mentioned part Lot 3; thence north-easterly along the north-western boundary of the said part Lot 3 to the point of commencement.

J. S. HOLLOWAY, Director, Land and Fauna Directorate of the Department of Conservation, Wellington.

(Cons. C.O. Res. 2/2/275; R.O. LBY/37/010) 1
ln4590

(Cons. C.O. Res. 2/2/275; R.O. LBY/37/010) 1
ln4390
north-easterly along a right line to the north-western corner of Lot 2, D.P. 11795; thence easterly along the northern boundary of that lot and its production to the middle of Lower Styx Road being a point on the western boundary of the Christchurch Drainage District, described in New Zealand Gazette, 1980, page 3155; thence south-westerly generally along the middle of that road, Harbour Road and Kainga Road, to a point in line with the eastern boundary of Lot 1, D.P. 15181; thence southerly to and along that boundary to the south-eastern corner of that lot; thence westerly along the southern boundaries of Lots 1, 2 and 3, D.P. 15181 to the south-western corner of Lot 3, D.P. 15181; thence northerly along the western boundaries of Lot 3, D.P. 15181 to the southern side of Kainga Road; thence westerly along that roadside to the north-eastern corner of Lot 4, D.P. 15181; thence southerly along the eastern boundaries of that lot to its south-eastern corner; thence westerly along the southern boundaries of Lots 4, 5, 6, 7, 8, 9 and 10, D.P. 15181 to the point of commencement.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 20th day of March 1989.

MICHAEL BASSETT, Minister of Local Government.

[L.S.]

Declaring Government Road to be Stopped in Rodney County

Pursuant to section 124 of the Public Works Act 1981, the Minister of Transport, hereby declares the piece of road described in the Schedule hereto to be a Government road.

Schedule

North Auckland Land District

All that piece of road containing 7990 square metres, situated in Block XI, Waiwera Survey District, adjoining or passing through Allotments 343 and 152, Waiwera Parish and Crown land; as shown marked "B" on S.O. Plan 62971, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 12th day of January 1989.

W. P. JEFFRIES, Minister of Transport.

(Ak. D.O. 72/1/2A/0/391) 1CL

ln4365

Land Held for Police Purposes (Residences) Set Apart for State Housing Purposes in the City of Tamaki

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

Schedule

North Auckland Land District

All those pieces of land described as follows:

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>961</td>
<td>Lot 132, D.P. 43373.</td>
</tr>
<tr>
<td>756</td>
<td>Lot 14, D.P. 43373.</td>
</tr>
</tbody>
</table>

And being part of the land comprised in Proclamation No. 15596 of the North Auckland Land Registry.

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.

(Ak. D.O. 17/95/0 and 17/1/0/5) 1CL

ln4366

Land Acquired in Hawke's Bay County

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, Napier, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for soil conservation and river control purposes, and shall vest in The Hawke's Bay Catchment Board from the date of publication in the Gazette.

Schedule

Hawke's Bay Land District

80 square metres, being part Lot 2, D.P. 5370, situated in Block XVI, Heretaunga Survey District as shown marked "P" on S.O. Plan 7921, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 15th day of March 1989.

G. P. HULBERT, District Solicitor.

(Na. D.O. 231030/9)

ln4367

Land Acquired for a Lighthouse Site in Mangonui County

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that, an agreement
to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a lighthouse site to be vested in the Crown on the 23rd day of March 1989.

Schedule

North Auckland Land District

All that piece of land containing 950 square metres, being part Whakapouaka Block; as shown marked "A" on S.O. Plan 62741, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.

Schedule

Hawke's Bay Land District

9820 square metres, being part Lot 59, D.P. 899, situated in Block IV, Te Mata Survey District shown marked 'A' on S.O. Plan 8356, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 15th day of March 1989.

G. P. HULBERT, District Solicitor.

Schedule

North Auckland Land District

All those pieces of land described as follows:

Area

<table>
<thead>
<tr>
<th>Lot</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>647</td>
<td>Lot 8, D.P. 120046 and being part Waiana Block.</td>
</tr>
<tr>
<td>3143</td>
<td>Lot 7, D.P. 120046 and being part Waiana Block.</td>
</tr>
</tbody>
</table>

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.

Schedule

North Auckland Land District

All those pieces of land described as follows:

Area

<table>
<thead>
<tr>
<th>Lot</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>740</td>
<td>Part Lot 2, D.P. 93954; marked &quot;L&quot; on plan.</td>
</tr>
<tr>
<td>1045</td>
<td>Part Lot 3, D.P. 93954; marked &quot;M&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above-mentioned on S.O. Plan 56283, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.

Schedule

North Auckland Land District

All those pieces of land described as follows:

Area

<table>
<thead>
<tr>
<th>Lot</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>740</td>
<td>Part Lot 2, D.P. 93954; marked &quot;L&quot; on plan.</td>
</tr>
<tr>
<td>1045</td>
<td>Part Lot 3, D.P. 93954; marked &quot;M&quot; on plan.</td>
</tr>
</tbody>
</table>

As shown marked as above-mentioned on S.O. Plan 56283, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.

Schedule

North Auckland Land District

As shown marked as above-mentioned on S.O. Plan 56283, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.

Schedule

North Auckland Land District

As shown marked as above-mentioned on S.O. Plan 56283, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.

Schedule

North Auckland Land District

As shown marked as above-mentioned on S.O. Plan 56283, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.
that effect having been entered into, the following easement in gross is acquired for soil conservation and river control purposes (and may be surrendered at any time by notice in the Gazette) vesting in The Hawke’s Bay Catchment Board (called the grantee) on the date of publication of this notice in the Gazette, the right to construct a river stopbank in accordance with the grantee’s construction plan No. 1893-C4, including the full and free right in perpetuity for the grantee and its agents to do the following over the land described in the First Schedule (called the land):

(a) to enter the land and to pass and repass at all times with or without machinery or vehicles;

(b) to modify, maintain or reconstruct the stopbank and to do all things necessary to maintain the same in an efficient state;

(c) to prohibit overgrazing of the land and destruction of vegetation by fire or cultivation;

(d) to prohibit the planting of trees or crops (other planting may be undertaken with the approval of the grantee; such approval shall not be unreasonably withheld) on the land;

(e) to prohibit the erection of any building on the land; and

(f) to exercise the within rights in a manner reasonably necessary to serve the purpose of the work.

Schedule

Hawke’s Bay Land District

Area

\[
\begin{align*}
1510 & \quad \text{Part Lot 1, D.P. 3155; marked ‘A’ on plan.} \\
1730 & \quad \text{Part Omahu 2D5E Block marked ‘H’ on plan.}
\end{align*}
\]

Both in Block X, Heretaunga Survey District and shown as above-mentioned on S.O. Plan 9169, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 15th day of March 1989.

G. P. HULTBERT, District Solicitor.

(A. D. O. 213000/17)

Land Acquired Subject to Certain Restrictions in Connection with a Motorway in the Borough of Mount Roskill

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired, subject to the agreement as to fencing contained in transfer No. 218702 and the fencing covenant contained in transfer B. 054449.1, North Auckland Land Registry, in connection with a motorway and shall vest in the Crown on the 23rd day of March 1989.

Schedule

North Auckland Land District

All that piece of land containing 809 square metres, being part Lot 1, D.P. 193327. All certificate of title, Volume 730, folio 31, North Auckland Land Registry.

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.

(A. D. O. 71/2/15/0/144)

Land Acquired for Road in the City of Manukau

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Manukau City Council on the 23rd day of March 1989.

Schedule

North Auckland Land District

All that piece of land containing 1544 square metres, being part Lot 1, D.P. 90767, as shown marked “A” on S.O. Plan 63276, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 14th day of March 1989.

R. F. SMITH, District Manager.

(A. D. O. 15/6/0/63276)

Land Acquired for Soil Conservation and River Control Purposes in Waikato County

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

Schedule

South Auckland Land District

Area

<table>
<thead>
<tr>
<th>Being</th>
<th>m²</th>
</tr>
</thead>
<tbody>
<tr>
<td>63 Part Allotment 143, Taupiri Parish.</td>
<td>1490</td>
</tr>
<tr>
<td>63 Part Allotment 143, Taupiri Parish.</td>
<td>1730</td>
</tr>
</tbody>
</table>

Situated in Block XIII, Hapuakoe Survey District. As shown edged blue on S.O. Plan 43137, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 9th day of March 1989.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D. O. 96/434200/0)

Road Realignment in Taupo District

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

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

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

(c) Declares the land described in the Third Schedule hereto to be taken under section 119.

(d) Pursuant to sections 117 and 119 declares:

(i) The area of stopped road firstly described in the Second Schedule hereto and the area of land taken firstly described in the Third Schedule hereto now known together as Section 86, Block IX, Atiamuri Survey District, shall be amalgamated with the land in certificate of title No. 3A/1104, South Auckland Land Registry.

(ii) The area of stopped road secondly described in the Second Schedule hereto and the areas of land taken secondly, thirdly and fourthly described in the Third Schedule hereto now known together as Section 85, Block IX, Atiamuri Survey District, shall be incorporated in deferred payment licence DPF 1779 recorded in register book No. 23D/265, held from her Majesty the Queen by Lindsay Alan Arden of Tirohanga, farmer and Jeannette Rispah Arden, his wife, subject to memoranda.
Second Schedule

South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>A.R.P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 0 19.3</td>
<td>Part Section 1, Block IX, Atiamuri Survey District; coloured blue on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>0 0 27.6</td>
<td>Part Section 3, Block IX, Atiamuri Survey District; coloured blue on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>0 0 37.6</td>
<td>Part Section 9, Block IX, Atiamuri Survey District; coloured sepias on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>0 0 39.5</td>
<td>Part Section 8, Block IX, Atiamuri Survey District; coloured blue on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>0 0 01.1</td>
<td>Part Section 11, Block IX, Atiamuri Survey District; coloured yellow on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>0 0 08.6</td>
<td>Part Section 11, Block IX, Atiamuri Survey District; coloured yellow on S.O. Plan 44574.</td>
<td></td>
</tr>
</tbody>
</table>

As shown on the plans coloured as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>A.R.P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 0 01.1</td>
<td>Adjoining or passing through</td>
<td></td>
</tr>
<tr>
<td>0 1 11.6</td>
<td>Part Section 1 and Sections 9 and 11, Block IX, Atiamuri Survey District; coloured green on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>0 2 04.4</td>
<td>Sections 8, 9 and 11, Block IX, Atiamuri Survey District; coloured green on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>0 0 02.1</td>
<td>Sections 8 and 11, Block IX, Atiamuri Survey District; coloured green on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>0 0 00.3</td>
<td>Sections 7 and 11, Block IX, Atiamuri Survey District; coloured green edged green on S.O. Plan 44575.</td>
<td></td>
</tr>
</tbody>
</table>

As shown on the plans coloured as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.

Third Schedule

South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>A.R.P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 1 00.4</td>
<td>Part Section 8, Block IX, Atiamuri Survey District; coloured yellow edged sepias on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>1 2 08.0</td>
<td>Part Section 9, Block IX, Atiamuri Survey District; coloured yellow edged sepias on S.O. Plan 44574.</td>
<td></td>
</tr>
<tr>
<td>1 3 21.0</td>
<td>Part Section 11, Block IX, Atiamuri Survey District; coloured yellow edged yellow on S.O. Plan 44574.</td>
<td></td>
</tr>
</tbody>
</table>

Amending a Notice Acquiring Land for Soil Conservation and River Control Purposes in the Borough of Te Aroha

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Hamilton, hereby amends the notice dated the 12th day of September 1986 and published in the New Zealand Gazette of 18 September 1986, No. 145 at page 3939, acquiring land for soil conservation and river control purposes in Block IX, Aroha Survey District, Borough of Te Aroha by:

(i) omitting the words "section 20" and substituting the words "sections 20 and 28";

(ii) inserting the word "First" before the words "Schedule" twice appearing;

(iii) inserting between the words "acquired" and "for" the following:

"subject to the easement to convey water as described in the Second Schedule hereto (being appurtenant to the land described in the Third Schedule hereto) over the land described in the Fourth Schedule hereto".

(iv) Adding the following Second, Third and Fourth Schedules:

"Second Schedule

South Auckland Land District

Description of Easement

The right to convey water as set out in paragraphs 2 and 5 of the Seventh Schedule of the Land Transfer Act 1952, as if the same were fully set out herein provided that:

1. The Hauraki Catchment Board a body corporate constituted under the Soil Conservation and Rivers Control Act 1941 (called "the Board") its assigns and successors in title will maintain and keep in good repair the easement to a standard sufficient in the opinion of the Board to enable the registered proprietors of the land in the Third Schedule (called "the owner"), their assigns and successors in title to satisfactorily carry out their normal farming business. Provided that such maintenance and repair is not attributable to the neglect or default of the owner his servants or invitees.

2. That the owner will give the Board prompt notice in writing of any defect or want of repair to the easement and that the Board shall not be liable for any deterioration or damage unless in receipt of such notice and the Board shall within reasonable time thereafter to its satisfaction remedy such defect."
Land Acquired for the Purposes of a road in Waitomo District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the purposes of a road and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

Servient Tenement

All that parcel of land being part Sections 30A2A and 30A2B, Block IX, Aroha Survey District; as shown marked "AA" on S.O. Plan 55980, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 13th day of March 1989.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 96/092240/0/1)

Land Acquired for the Generation of Electricity in Block I, Cromwell Survey District, Vincent County

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, declares the land described in the Schedule hereto to be set apart for the generation of electricity.

Schedule

Otago Land District—Vincent County

Area

<table>
<thead>
<tr>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.2023</td>
<td>Crown Land, Block I, Cromwell Survey District; marked 'G' on plan.</td>
</tr>
<tr>
<td>0.2023</td>
<td>Crown Land, Block I, Cromwell Survey District; marked 'F' on plan.</td>
</tr>
<tr>
<td>1.0</td>
<td>Crown Land, Block I, Cromwell Survey District; marked 'E' on plan.</td>
</tr>
<tr>
<td>0.5893</td>
<td>Section 27, Block I, Cromwell Survey District. Part New Zealand Gazette, 7 December 1882, No. 106, page 1833.</td>
</tr>
</tbody>
</table>

As shown as above mentioned on S.O. Plan 57195, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Dunedin this 13th day of March 1989.

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

(Dn. D.O. 92/11/90/6/4)

Land Acquired for the Generation of Electricity in the Borough of Cromwell

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, Dunedin, declares that, agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the generation of electricity and shall vest in the Crown on the 23rd day of March 1989.

Schedule

Otago Land District—Cromwell Borough

Area

<table>
<thead>
<tr>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.9104</td>
<td>Part Lot 8, D.P. 2970; marked 'B' on plan.</td>
</tr>
<tr>
<td>1.6678</td>
<td>Part Lot 7, D.P. 2970; marked 'C' on plan.</td>
</tr>
</tbody>
</table>

As shown as above mentioned on S.O. Plan 22501, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 15th day of March 1989.

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

(Dn. D.O. 92/11/90/6/8, 31)
## Schedule

**Otago Land District—Cromwell Borough**

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>576</td>
<td>Lot 76, D.P. 18603. All certificate of title No. 11C/1267.</td>
</tr>
<tr>
<td>1012</td>
<td>Section 7, Block LXX, Town of Cromwell. All certificate of title No. 11B/1197.</td>
</tr>
<tr>
<td>594</td>
<td>Lot 17, D.P. 17112. All certificate of title No. 11B/1200.</td>
</tr>
<tr>
<td>629</td>
<td>Lot 13, D.P. 18191. All certificate of title No. 11B/1110.</td>
</tr>
<tr>
<td>540</td>
<td>Lot 77, D.P. 17255. All certificate of title No. 11C/1268.</td>
</tr>
<tr>
<td>666</td>
<td>Lot 76, D.P. 17113. All certificate of title No. 11B/1202.</td>
</tr>
<tr>
<td>625</td>
<td>Lot 27, D.P. 17252. All certificate of title No. 11B/1444.</td>
</tr>
<tr>
<td>549</td>
<td>Lot 1, D.P. 16251. All certificate of title No. 11C/1269.</td>
</tr>
<tr>
<td>603</td>
<td>Lot 112, D.P. 17256. All certificate of title No. 11D/401.</td>
</tr>
<tr>
<td>647</td>
<td>Lot 83, D.P. 17113. All certificate of title No. 11B/633.</td>
</tr>
<tr>
<td>849</td>
<td>Lot 48, D.P. 18528. All certificate of title No. 11B/660.</td>
</tr>
<tr>
<td>698</td>
<td>Lot 25, D.P. 18664. All certificate of title No. 11C/1257.</td>
</tr>
<tr>
<td>809</td>
<td>Lot 36, D.P. 16280. All certificate of title No. 11B/1447.</td>
</tr>
<tr>
<td>701</td>
<td>Lot 26, D.P. 17109. All certificate of title No. 11D/772.</td>
</tr>
<tr>
<td>606</td>
<td>Lot 24, D.P. 17109. All certificate of title No. 11B/1323.</td>
</tr>
<tr>
<td>766</td>
<td>Lot 58, D.P. 18438. All certificate of title No. 11B/650.</td>
</tr>
<tr>
<td>601</td>
<td>Lot 22, D.P. 17253. All certificate of title No. 11D/769.</td>
</tr>
<tr>
<td>588</td>
<td>Lot 6, D.P. 18529. All certificate of title No. 11B/891.</td>
</tr>
<tr>
<td>616</td>
<td>Lot 28, D.P. 18529. All certificate of title No. 11B/886.</td>
</tr>
<tr>
<td>725</td>
<td>Lot 68, D.P. 18376. All certificate of title No. 11C/1259.</td>
</tr>
<tr>
<td>648</td>
<td>Lot 39, D.P. 17253. All certificate of title No. 11D/756.</td>
</tr>
<tr>
<td>606</td>
<td>Lot 23, D.P. 17253. All certificate of title No. 12B/264.</td>
</tr>
<tr>
<td>587</td>
<td>Lot 54, D.P. 17254. All certificate of title No. 11B/1193.</td>
</tr>
<tr>
<td>810</td>
<td>Lot 35, D.P. 16280. All certificate of title No. 11B/1072.</td>
</tr>
<tr>
<td>779</td>
<td>Lot 61, D.P. 19322. All certificate of title No. 11B/890.</td>
</tr>
<tr>
<td>560</td>
<td>Lot 82, D.P. 17258. All certificate of title No. 11D/408.</td>
</tr>
<tr>
<td>611</td>
<td>Lot 80, D.P. 17113. All certificate of title No. 11C/1273.</td>
</tr>
<tr>
<td>617</td>
<td>Lot 115, D.P. 17256. All certificate of title No. 11D/398.</td>
</tr>
<tr>
<td>643</td>
<td>Lot 9, D.P. 16251. All certificate of title No. 11B/1199.</td>
</tr>
<tr>
<td>673</td>
<td>Lot 28, D.P. 17252. All certificate of title No. 11B/1319.</td>
</tr>
<tr>
<td>547</td>
<td>Lot 116, D.P. 17256. All certificate of title No. 11B/1196.</td>
</tr>
<tr>
<td>579</td>
<td>Lot 63, D.P. 18603. All certificate of title No. 11C/1251.</td>
</tr>
<tr>
<td>678</td>
<td>Lot 64, D.P. 17113. All certificate of title No. 11B/888.</td>
</tr>
</tbody>
</table>
23 MARCH NEW ZEALAND GAZETTE 1245

Road Realignment in the Silverpeaks 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:

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

(b) Pursuant to sections 116 and 117, declares the road described in the Second Schedule hereto to be stopped, and declares that:

(i) the area marked ‘A’ on the plan shall be amalgamated with the land in certificate of title, Volume 343, folio 130.

(ii) the area marked ‘B’ on the plan shall be amalgamated with the land in certificate of title, Volume 397, folio 190.

(iii) the areas marked ‘C’ and ‘E’ on the plan shall be amalgamated with the land in certificate of title, Volume 356, folio 4.

(iv) the area marked ‘D’ on the plan shall be amalgamated with the land in certificate of title No. 9B/438.

(c) Declares the land described in the Third Schedule hereto to be taken under section 119 and amalgamated with the land in certificate of title, Volume 397, folio 190.

First Schedule

Otago Land District—Silverpeaks County

Land for Road

3559 square metres, being part Section 33, Block VIII, Dunedin and East Taieri Survey District; as shown marked ‘G’ on S.O. Plan 22856, lodged in the office of the Chief Surveyor at Dunedin.

Second Schedule

Otago Land District—Silverpeaks County

Road to be Stopped

Area

Being

m²

Adjoining or passing through

2.3469

Part Lots 32, 33 and 34, D.P. 2970 and part Section 3, Block XCII, Town of Cromwell; marked ‘A’ on plan.

10.4494

Part Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14, Block XVII, Town of Cromwell; marked ‘B’ on plan.

0.0565

Part Section 3 and part Block XCII, Town of Cromwell; marked ‘C’ on plan.

0.0157

Part Section 3 and part Block XCII, Town of Cromwell; marked ‘D’ on plan.

Dated at Dunedin this 13th day of March 1989.

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

(Dn. D.O. 92/11/90/6/421)

Road Taken

8760 square metres, being part Section 33, Block VIII, Dunedin and East Taieri Survey District; as shown marked ‘H’ on S.O. Plan 22856, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 15th day of March 1989.

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

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

Land Acquired for a Recreation Ground in the Cromwell Borough

Pursuant to sections 20 (1) and 50 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a recreation ground and shall vest in The Cromwell Borough Council on the 23rd day of March 1989.

Schedule

Otago Land District—Cromwell Borough

Area

Being

ha

- Adjoining or passing through

2.3469

Part Lots 32, 33 and 34, D.P. 2970 and part Section 3, Block XCII, Town of Cromwell; marked ‘A’ on plan.

10.4494

Part Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14, Block XVII, Town of Cromwell; marked ‘B’ on plan.

0.0565

Part Section 3 and part Block XCII, Town of Cromwell; marked ‘C’ on plan.

0.0157

Part Section 3 and part Block XCII, Town of Cromwell; marked ‘D’ on plan.
Section 41, Block VII, Town Survey District. All certificate of Schedule shall vest in the Crown on the 23rd day of March 1989.

Compensation in the Vincent County Crown Land Set Apart for Alternative compensation.

As shown as above-mentioned on S.O. Plan 21898, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 13th day of March 1989.

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

(Dn. D.O. 92/11/90/6/437)

Declaring Land Acquired for a Secondary School in the City of Dunedin

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, Dunedin, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a secondary school and shall vest in the Crown on the 23rd day of March 1989.

Schedule

Otago Land District—City of Dunedin

451 square metres, being Lot 9, D.P. 3690, and being part Section 41, Block VII, Town Survey District. All certificate of title, Volume 227, folio 14.

Dated at Dunedin this 13th day of March 1989.

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

(Dn. D.O. 16/64/0/1)

Crown Land Set Apart for Alternative Compensation in the Vincent County

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Dunedin, declares the land described in the Schedule hereto to be set apart for alternative compensation.

Schedule

Otago Land District—Vincent County

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.0566</td>
<td>Part Section 6 Block XVII, Town of Cromwell; marked 'F' on plan.</td>
</tr>
<tr>
<td>0.0888</td>
<td>Part Section 113, Block III, Cromwell Survey District; marked 'G' on plan.</td>
</tr>
<tr>
<td>0.0013</td>
<td>Part Section 10 and part Section 157, Block I, Cromwell Survey District; marked 'H' on plan.</td>
</tr>
</tbody>
</table>

As shown as above-mentioned on S.O. Plan 22491, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 13th day of March 1989.

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

(Dn. D.O. 92/11/90/6/173)

Authorising Secondary Use of Land in Wainuiomata County

Pursuant to section 191 of the Public Works Act 1981, the Minister of Police hereby authorises the application of the land described in the Schedule below, being held primarily for police purposes—Telecommunications, for the secondary use of telecommunications—organisations other than Police.

Schedule

Wellington Land District

All that piece of land containing 900 square metres (est), defined by a square of sides 30 metres adjacent to the Department of Survey and Land information marked 400 metres N.W. of Crowther No. 2 and situated in Blocks XVI and XVII, Belmont Survey District, being part Lot 2 on Deposited Plan 14585, being part of the land contained in certificate of title 190/836, Wellington Land Registry.

Dated at Wellington this 14th day of March 1989.

B. E. M. FLETT, Officer in Charge, Engineering Services.

Crown Land Set Apart for State Housing Purposes in Opunake

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, New Plymouth, declares the Crown land described in the Schedule hereto, to be set apart together with the rights to drain sewerage specified in easement certificates 241321 and 243301:7 for State housing purposes.

Schedule

Taranaki Land District—Egmont County

663 square metres, being Lot 9, D.P. 11809. Part Gazette extracts 122076 and 230865.

Dated at New Plymouth this 16th day of March 1989.

B. M. ROLLO, District Manager.

(Lands NP D.O. 52/1)

Government Road Stopped in Opotiki District

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

1. Under section 116, the pieces of Government road described in the Schedule to be stopped.

2. Under section 52, the land first described in the Schedule to be set apart for irrigation purposes.

3. Under section 117, the land secondly described in the Schedule shall be dealt with as Crown land under the Land Act 1948.

Schedule

Gisborne Land District

All those pieces of road situated in Block IV, Opotiki Survey District, described as follows:

<table>
<thead>
<tr>
<th>Area (m²)</th>
<th>Adjoining or passing through</th>
</tr>
</thead>
<tbody>
<tr>
<td>959</td>
<td>Part Allotment 217, Waioeka Parish; marked 'C' on plan.</td>
</tr>
<tr>
<td>890</td>
<td>Part Allotment 217, Waioeka Parish; marked 'D' on plan.</td>
</tr>
</tbody>
</table>

As shown on S.O. Plan 22491, lodged in the office of the Chief Surveyor at Gisborne.

Dated at Gisborne this 10th day of March 1989.

R. F. McMINN, District Manager.

(Na. D.O. 6/6/1/2)
Road Realignment in Piako 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, Hamilton:

(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road which, pursuant to section 11(1A) of the National Roads Act 1953, shall form part of State Highway No. 27.

(b) Pursuant to sections 116 and 117, declares the portion of road described in the Second Schedule hereto to be stopped, and further declares that the said stopped road, now known as Section 1, S.O. Plan 57352, shall be amalgamated with the land in certificate of title, Volume 693, folio 313, South Auckland Land Registry.

First Schedule
South Auckland Land District
77 square metres, situated in Block VIII, Maungakawa Survey District, being part Lot 4, D.P. 19864; as shown marked “B” on S.O. Plan 57352, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule
South Auckland Land District
2091 square metres, situated in Block VIII, Maungakawa Survey District, adjoining Lot 4, D.P. 19864; as shown marked “A” on S.O. Plan 57352, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 7th day of March 1989.
R. W. BARNABY, District Manager.
(Lands Hn. D.O. 72/27/2C/03)

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

(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road and vested in The Otorohanga District Council;

(b) Pursuant to sections 116 and 117, declares the portions of road described in the Second Schedule hereto to be stopped and:

(i) That the area firstly described, now known as Section 2, S.O. Plan 43501, shall be amalgamated with the land in certificate of title No. 18A/618, subject to memoranda of mortgage H. 807041.1, H. 565129.3, H. 565129.4 and H. 278503.1, South Auckland Land Registry.

(ii) That the areas secondly to fifthly described, now known as Sections 3 to 6, S.O. 43501 respectively, shall be amalgamated with the land in certificate of title, Volume 1265, folio 69, subject to statutory land charge H. 024952, and to memoranda of mortgage H. 275247.3 and H. 494674.7, South Auckland Land Registry.

(iii) That the area sixthly described, now known as Section 7, S.O. Plan 43501, to be Crown land subject to the Land Act 1948.

First Schedule
South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>A. R. P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 0 24.6</td>
<td>Part Section 7, Block III, Orahiri Survey District; coloured sepa on plan.</td>
<td></td>
</tr>
<tr>
<td>0 0 01.7</td>
<td>Part Section 7, Block III, Orahiri Survey District; coloured sepa on plan.</td>
<td></td>
</tr>
</tbody>
</table>

Situated on Block III, Orahiri Survey District.
As shown coloured as above mentioned on S.O. Plan 43501, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule
South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>A. R. P.</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 0 11.9</td>
<td>Section 17, Block III, Orahiri Survey District; coloured green on plan.</td>
<td></td>
</tr>
<tr>
<td>0 0 01.0</td>
<td>Part Section 7, Block III, Orahiri Survey District; coloured green on plan.</td>
<td></td>
</tr>
<tr>
<td>0 0 16.4</td>
<td>Part Section 7, Block III, Orahiri Survey District; coloured green on plan.</td>
<td></td>
</tr>
<tr>
<td>0 1 18.4</td>
<td>Part Section 7, Block III, Orahiri Survey District; coloured green on plan.</td>
<td></td>
</tr>
<tr>
<td>0 1 06.8</td>
<td>Part Section 7, Block III, Orahiri Survey District; coloured green on plan.</td>
<td></td>
</tr>
<tr>
<td>0 0 18.3</td>
<td>Part Otorohanga 2B2A Block; coloured green on plan.</td>
<td></td>
</tr>
</tbody>
</table>

Situated in Block III, Orahiri Survey District.
As shown coloured as above mentioned on S.O. Plan 43501, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 13th day of March 1989.
W. G. KORVER, Acting District Solicitor.
(Lands Hn. D.O. 17/7/46)

Declaring Land to be Road in the Borough of Murupara
Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Hamilton, declares the land described in the Schedule hereto to be road and vested in The Murupara Borough Council.

Schedule
South Auckland Land District

<table>
<thead>
<tr>
<th>Area</th>
<th>m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>294</td>
<td>Part Lot 2, D.P. S. 5004; marked “A” on plan.</td>
<td></td>
</tr>
<tr>
<td>146</td>
<td>Part Lot 2, D.P. S. 5004; marked “B” on plan.</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Part Lot 34, D.P. S. 5004; marked “C” on plan.</td>
<td></td>
</tr>
</tbody>
</table>

Situated in Block XIII, Galatea Survey District.
As shown marked as above mentioned on S.O. Plan 57249, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 7th day of March 1989.
R. W. BARNABY, District Manager.
(Lands Hn. D.O. 43/49/0/3)

Crown Land Set Apart for Defence Purposes in the County of Rangitikei
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 sewer drainage and stormwater drainage easements created by Gazette notice 929572.1, for defence purposes and to remain vested in the Crown.
**Wellington Land District—County of Rangitikei**

4.4414 hectares, situated in Block XI, Rangitoto Survey District, being Section 1, S.O. 35253. All Gazette notice 951215.1 (New Zealand Gazette, 15 September 1988, page 3674).

Dated at Wanganui this 1st day of March 1989.

B. P. BONISCH, District Solicitor.

(Lands Wg. 0.0. 16/13/6/0/4: 890086)

**Land Acquired for Hawke’s Bay County**

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, Napier, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for soil conservation and river control purposes, and shall vest in The Hawke’s Bay Catchment Board from the date of publication in the Gazette.

**Schedule**

**Hawke’s Bay Land District**

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0452</td>
<td>Part Lot 3, D.P. 3594 marked ‘B’ on S.O. Plan 8693.</td>
</tr>
<tr>
<td>m²</td>
<td>2875 Part Lot 2, D.P. 3594 marked ‘A’ on S.O. Plan 8694.</td>
</tr>
</tbody>
</table>

Both in Block III, Te Mata Survey District, as shown as mentioned on above plans lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 15th day of March 1989.

G. P. HULBERT, District Solicitor.

(Na. D.O. 231030/108)

**Land Acquired for Road in Rodney County**

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that, agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Rodney County Council on the 23rd day of March 1989.

**First Schedule**

**North Auckland Land District**

Road Stopped

All those pieces of road described as follows:

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>2937 m²</td>
<td>Adjoining or passing through Lot 2, D.P. 18928 and part Mataia Block (D.P. 11371); marked “C” on S.O. Plan 58906.</td>
</tr>
<tr>
<td>5546 m²</td>
<td>Lot 2, D.P. 18928 and part Mataia Block (D.P. 11371); marked “D” on S.O. Plan 58906.</td>
</tr>
<tr>
<td>128 m²</td>
<td>Lot 2, D.P. 18928; marked “F” on S.O. Plan 58907.</td>
</tr>
<tr>
<td>73 m²</td>
<td>Part Mataia Block; marked “N” on S.O. Plan 58907.</td>
</tr>
<tr>
<td>73 m²</td>
<td>Part Mataia Block; marked “S” on S.O. Plan 58907.</td>
</tr>
</tbody>
</table>

Situated in Block XIII, Tauhoa Survey District.

Dated at Auckland this 20th day of March 1989.

R. F. SMITH, District Manager.

(Ak. D.O. 15/11/0/58906-08)

**Second Schedule**

**North Auckland Land District**

Land Taken

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>799 m²</td>
<td>Part Mataia Block (D.P. 11371); marked “B” on S.O. Plan 58906.</td>
</tr>
<tr>
<td>2551 m²</td>
<td>Part Lot 2, D.P. 18928; marked “E” on S.O. Plan 58907.</td>
</tr>
</tbody>
</table>

Situated in Block XIII, Tauhoa Survey District.

Dated at Auckland this 20th day of March 1989.

R. F. SMITH, District Manager.

(Ak. D.O. 15/11/0/58906-08)

**Road Re-Alignment in New Plymouth City**

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

(a) Pursuant to section 55, amends the notice dated 3 August 1988, published in the New Zealand Gazette, 8 September 1988, No. 154, page 3568, by deleting from the...
Fourth Schedule, the land described in the First Schedule hereto.

(b) Declares the land described in the Second Schedule hereto to be taken under section 119(1) and amalgamated with the land in certificate of title No. D3/1117.

(c) Declares the land described in the Third Schedule hereto, to be taken under section 119(1), and amalgamated with the land in certificate of title No. E2/740.

As shown marked as above mentioned on S.O. Plan 12680, lodged in the office of the Chief Surveyor at New Plymouth.

First Schedule

Taranaki Land District—New Plymouth City

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1960 m²</td>
<td>Part Section 138, Hua District; marked “H” on plan.</td>
</tr>
</tbody>
</table>

| 210 m²| Part Stream Bed; marked “N” on plan. |

As shown marked as above mentioned on S.O. Plan 12680, lodged in the office of the Chief Surveyor at New Plymouth.

Second Schedule

Taranaki Land District—New Plymouth City

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1387 m²</td>
<td>Part Section 138, Hua District; marked “A” on plan.</td>
</tr>
</tbody>
</table>

| 117 m²| Part Stream Bed; marked “D” on plan. |

As shown marked as above mentioned on S.O. Plan 13017, lodged in the office of the Chief Surveyor at New Plymouth.

Third Schedule

Taranaki Land District—New Plymouth City

<table>
<thead>
<tr>
<th>Area</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>622 m²</td>
<td>Part Section 138, Hua District; marked “B” on plan.</td>
</tr>
</tbody>
</table>

| 72 m²| Part Stream Bed; marked “C” on plan. |

As shown marked as above mentioned on S.O. Plan 13017, lodged in the office of the Chief Surveyor at New Plymouth.

Dated at New Plymouth this 20th day of March 1989.

B. M. ROLLO, District Manager.

(Lands NP. D.O. 10/5)

Land Acquired for Road in Rotorua 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 Schedule hereto is hereby acquired for road and shall vest in the Rotorua District Council 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>265 m²</td>
<td>Part Lot 1, D.P. S.2285; marked “A” on plan.</td>
</tr>
</tbody>
</table>

| 216 m²| Part Lot 3, D.P. S.16045; marked “B” on plan. |

Situated in Block XII, Rotorua Survey District.

As shown marked as above mentioned on S.O. Plan 57404, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 16th day of March 1989.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. 98/5/0/66)

Amending a Notice for an Interest in Land Acquired for Coal Mining Operations in the Borough of Huntly

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 20 June 1986 and published in the New Zealand Gazette of 26 June 1986, No. 98, at page 2715, acquiring an interest in land for coal mining operations in the Borough of Huntly by omitting "(R. 569/643)" substituting "(R. 560/643)" and by deleting the Schedule and substituting the following:

Schedule

South Auckland Land District

An undivided one-third share in all that parcel of land containing 1322 square metres, situated in the Borough of Huntly, being Lot 26, D.P. S.6216 and being part Allotment 11, Parish of Taupiri, excepting thereout all coal, fireclay and other minerals in upon or under the part Allotment 11 as are excepted by conveyance 402736 (R. 560/643) and subject to an estate in leasehold created by lease H. 154688.3 for a term of 999 years as from and including 1.2.1977 in that flat described as Flat 2 on Deposited Plan S. 23599, situated on the above described land.”

Dated at Hamilton this 16th day of March 1989.

W. G. KORVER, Acting District Solicitor.

(Hn. D.O. 15/18/2/0)

Land and a Right of Way Easement Over Land Acquired for a Telecommunications Installation in Otorohanga 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 between the Otorohanga District Council (as registered proprietor) and the Crown dated the 23rd day of March 1984 and held in the office of the Department of Lands, Hamilton having been entered into, the land described in the First Schedule hereto is hereby acquired for a
telecommunications installation and the right of way easement (which may be surrendered by notice in the Gazette) described in the Second Schedule hereto is hereby acquired for a telecommunications installation over the land described in the Third Schedule hereto, subject to the rights and imposing the conditions contained in the said agreement, such right of way to be held appurtenant to the land described in the First Schedule hereto; and further declares that the said land and easement shall vest in the Crown on the date of publication hereof in the Gazette.

First Schedule

South Auckland Land District

299 square metres, being part Section 3, Block IX, Kawhia North Survey District; as shown marked "A" on S.O. Plan 53901, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

The rights and powers implied in and attaching to a right of way as set out in the Seventh Schedule to the Land Transfer Act 1952 under the heading "Right of Way" as if the same were fully set out herein, except where negatived by the rights and conditions referred to in the above-mentioned agreement dated 23 March 1984.

Third Schedule

South Auckland Land District

4287 square metres, being part Section 3, Block IX, Kawhia North Survey District; as shown marked "B" on S.O. Plan 53901, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 15th day of March 1989.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 33/105/36/0)

Land Acquired in Connection with a Road in Taupo County

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a state primary school and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

2.4534 hectares, being part Lot 2, D.P. 8256 and being part Allotment 48, Parish of Tahawai. All certificate of title Volume 644, folio 279.

Dated at Hamilton this 15th day of March 1989.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 72/2/3/02)

Land Acquired for a State Primary School in Whakatane Borough

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 a state primary school and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

Area

m²

Being

1695 Lots 6 and 7, Deposited Plan S197 and being part Allotment 2, Parish of Waimana. All certificate of title, Volume 1209, folio 143.

1862 Lot 1, Deposited Plan S2967 and being part Allotment 2, Parish of Waimana. All certificate of title, Volume 1209, folio 144.

Dated at Hamilton this 15th day of March 1989.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 72/39/2/0)

Land Acquired for a Road 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 Schedule hereto is hereby acquired for a road which pursuant to section 11 (1A) of the National Roads Act 1953 shall form part of State Highway No. 1 and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

1126 square metres, situated in Block IV, Tokaunu Survey District, being part Section 1, Motutere Bay; as shown marked "A" on S.O. Plan 55986, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 15th day of March 1989.

W. G. KORVER, Acting District Solicitor.

(Lands H.O. 72/1/3B/0; Hn. D.O. 72/1/6/04)

Land Set Apart for State Housing Purposes in Waitomo 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 State housing purposes.
Schedule

South Auckland Land District
Dated at Hamilton this 15th day of March 1989.
W. G. KORVER, Acting District Solicitor.

992 square metres, being Section 20, Block XI, Te Kuiti Maori Township; as shown on S.O. Plan 30936, lodged in the office of the Chief Surveyor at Hamilton.

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>
</table>

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<thead>
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<th>Maximum Charge</th>
</tr>
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<tbody>
<tr>
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<td>$1.00</td>
</tr>
<tr>
<td>$15.01 and greater</td>
<td>$2.50</td>
</tr>
</tbody>
</table>

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