- (a) Be expended only for the purposes for which they were set aside: and
- (b) Except for any plant renewal fund, be expended for the benefit of the area in which they originated and, after provision has been made for all liabilities, any money required to be paid into any such fund, to meet any deficit, shall be found from within that area.
- (2) After the 1st day of November 1996, the local authorities constituted by this order:
- (a) Shall review any special fund provided for in subclause (1) of this clause; and
- (b) May resolve that from a date to be determined by the council, such special fund may be applied for such other purpose or purposes as the council considers appropriate.
- (3) Notwithstanding subclause (2) of this clause, the local authorities constituted by this order may at any time before the 1st day of November 1996, with the approval of the Local Government Commission, resolve to vary the use of any special funds.
- (4) All funds held by the administering authorities of reserves under the Reserves Act 1977 shall be deemed to be special funds for the purposes of this clause.

116 LOANS

Any rate made and levied to meet the annual charges in respect of any loan secured over the district of any of the former authorities shall continue to be made and levied on the same basis as applied before the 1st day of November 1989:

Provided that the local authorities constituted by this order may at any time before the 1st day of November 1996 review the basis upon which any such rate is made and levied and may, with the approval of the Local Government Commission, resolve to vary such basis.

117 ASSETS AND LIABILITIES

The provisions of section 60 of the Local Government Amendment Act (No. 2) 1989 shall apply in relation to the apportionment of the assets and liabilities of the former authorities, as defined in Parts II to V of this order, as if this order did not make provision for the apportionment of those assets and liabilities:

Provided that there shall be no apportionment of the assets and liabilities of the Southland Harbour Board pursuant to this clause.

118 LOAN LIABILITIES

Subject to section 37F (2) of the Local Government Act 1974, all loan liabilities existing immediately before the 1st day of November 1989, shall continue to be secured against the area over which they were secured at that date.

119 RESIDUAL AUTHORITIES

In the case of a former authority listed in the Seventh Schedule to this order, the local authority that shall be responsible for—

- (a) The preparation of the annual financial statement for that former local authority for the financial year commencing on the 1st day of April 1989 and for any earlier financial years for which an annual financial statement has not been prepared or, in the case of the Southland Harbour Board, for the financial year commencing on the 1st day of October 1989 and for any earlier financial years for which an annual financial statement has not been prepared; and
- (b) The documents (as defined in section 248 of the Local Government Act 1974) and local archives (as so defined) of that former local authority, other than those documents or local archives relating to a specified area or function,

shall be the local authority designated in that Schedule as a residual authority in relation to that former authority.

120 CONDUCT OF AFFAIRS

The provisions of section 223C of the Local Government Act 1974 relating to the conduct of affairs of local authorities and community boards applies to the local authorities and community boards constituted by this order.

SCHEDULES

First Schedule

PART I

Local Authorities Dissolved and Districts Abolished

Local Authorities

Southland United Council
Southland Catchment Board
and Regional Water Board
Southland County Council
Mataura Borough Council
Gore Borough Council
Winton Borough Council
Stewart Island County
Council
Invercargill City Council
Bluff Borough Council

Wallace County Council
Southland Harbour Board
Otautau River Board
Waimatuku River Board
Southland Pest Destruction
Board

Districts

Southland Region
Southland Catchment
District
Southland County
Mataura Borough
Gore Borough
Winton Borough
Stewart Island County

Invercargill City
Bluff Borough
Wallace County
Southland Harbour District
Otautau River District
Waimatuku River District
Southland Pest Destruction
District

Communities

Riverton Community

Te Anau Community

PART II

Local Authorities Dissolved

Ohai Railway Board Southland District Noxious Plants Authority Wallace District Noxious Plants Authority Hirstfield Recreation Reserve Board North Makarewa Domain Board

Second Schedule

Community Councils

Community Councils Dissolved and Communities Abolished

Riversdale Community Riversdale Community Council Lumsden Community Lumsden Community Council Balfour Community Council Balfour Community Otatara Community Council Otatara Community Wallacetown Community Wallacetown Community Council Wyndham Community Wyndham Community Council Edendale Community Edendale Community Council Ohai Community Council Ohai Community Nightcaps Community Nightcaps Community Council Otautau Community Council Otautau Community Tuatapere Community Tuatapere Community Council

Third Schedule

Riverton Community

Council
Te Anau Community

Council

Service Delivery Centres

A service delivery centre shall provide services not less than those required for: