

J. PATTRICK, Chair.
 C. WHITING, Deputy Chair.
 P. QUIN, Witness.
 au7048

Timaru and Districts Community Arts Council Change of Name to Timaru District Community Arts Council

Pursuant to section 32 (i) of the Queen Elizabeth II Arts Council of New Zealand Act 1974, on the recommendation of the Southern Regional Arts Council, the Queen Elizabeth II Arts Council of New Zealand hereby designates the Timaru District Community Arts Council for the following duly defined area:

To include Timaru City and the Strathallan County excluding the Geraldine and Temuka Boroughs and all of the Kakahu and Geraldine ridings.

This notice revokes the previous notice headed "Designation of Timaru and Districts Community Arts Council" which appeared in the *New Zealand Gazette*, 1985 No. 130 page 2992.

Dated at Wellington this 21st day of June 1990.

The Seal of the Queen Elizabeth II Arts Council of New Zealand affixed in the presence of:

J. PATTRICK, Chair.
 C. WHITING, Deputy Chair.
 P. QUIN, Witness.
 au7050

Establishment of Upper Waitaki Community Arts Council

Pursuant to section 32 (i) of the Queen Elizabeth II Arts Council of New Zealand Act 1974, on the recommendation of the Southern Regional Arts Council, the Queen Elizabeth II Arts Council of New Zealand hereby establishes the Upper Waitaki Community Arts Council for the following duly defined area:

That area encompassed within the Ohau River to Lindis Pass and Waitaki Valley East to Easton Road and the summit of Danseys Pass.

Dated at Wellington this 21st day of June 1990.

The Seal of the Queen Elizabeth II Arts Council of New Zealand affixed in the presence of:

J. PATTRICK, Chair.
 C. WHITING, Deputy Chair.
 P. QUIN, Witness.
 au7053

Broadcasting Standards Authority

Broadcasting Act 1989

Broadcasting Standards Authority—Decision No's: 6/90, 11/90 and 12/90

Pursuant to section 15 (1) of the Broadcasting Act 1989, notice is hereby given that the Broadcasting Standards Authority has made the following Decisions on complaints referred to it for investigation and review:

- (i) In Decision No: 6/90, the Authority upheld a complaint by Dr Ranginui Walker of Auckland that the broadcast of certain Top Marks' statements on 89 FM by Triple M Ltd., breached the responsibility placed on broadcasters by section 4 (1) (c) of the Act to maintain standards

consistent with the privacy of the individual. The Authority determined, pursuant to section 13 (1) (d) of the Act, that Triple M Ltd. should pay Dr Walker compensation of \$500 for its failure to maintain standards consistent with his privacy.

- (ii) In Decision No: 11/90, the Authority declined to uphold a complaint by Clifford Turner of Hamilton, that the broadcast by TVNZ Ltd. of a skit on Aaron Cohen in the satirical programme "Public Eye" breached the responsibility placed on broadcasters by section 4 (1) (a) of the Act to maintain standards consistent with good taste and decency.

- (iii) In Decision No: 12/90, the Authority upheld, in part, a complaint by George Wood of Auckland that the broadcast of certain comments by Chris Carter on 12B Newstalk concerning a Palmerston North bailiff, Kerry Nicholls, breached the responsibility placed on broadcasters by section 4 (1) (a) of the Act to maintain standards consistent with good taste and decency.

Copies of Decisions may be purchased from the Broadcasting Standards Authority, P.O. Box 9213, Wellington at the price of \$5.00 each or by annual subscription of \$100.00.

Dated at Wellington this 19th day of June 1990.

G. POWELL, Executive Officer.
 au6846

New Zealand Horticulture Export Authority

New Zealand Horticulture Export Authority Act 1987

Approved Export Marketing Strategy and Export Licence Requirements for Boysenberries

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

- Boysenberries (*Rubus hybrid Boysen*)

that

(a) On the 20th day of June 1990, the Authority approved the export marketing strategy with respect to this prescribed product pursuant to section 28 of the said Act; and

(b) Pursuant to section 29 of the said Act, the Authority has fixed the 1st day of July 1990, as the date this export marketing strategy shall come into force; and

(c) From the 1st day of July 1990, any person who wishes to export boysenberries will be required to hold an export licence issued under the said Act; and

(d) Applications for an export licence should be made to the New Zealand Horticulture Export Authority, P.O. Box 1417, Wellington, on the form provided by the Authority.

Dated at Wellington this 20th day of June 1990.

D. L. PAETZ, Secretary, New Zealand Horticulture Export Authority.
 au7059

New Zealand Milk Authority

Milk Act 1988

Minimum Standards—Kaitia Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby amends the notice dated 9 December