AMENDMENTS

TO

ORDERS IN COUNCIL

FOR

LOCAL GOVERNMENT REORGANISATION
Government Notice

Local Government Act 1974

The Local Government (Invercargill City) Reorganisation Order 1990

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 2nd day of July 1990

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 37ZZS 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 Local Government (Invercargill City) Reorganisation Order 1990.

(2) Subject to subclause (3) of this clause, this order shall come into force on the 2nd day of July 1990.

2. Constitution of Invercargill City—There is hereby constituted a district, to be known as “the Invercargill City”, which shall comprise the area delineated on S.O. Plan No. 11471 deposited with the Chief Surveyor of the Southland Land District.

3. Invercargill City Council—A territorial authority to be known as “the Invercargill City Council”, is hereby constituted for the Invercargill City.

4. Dissolution of existing Invercargill District and abolition of existing Invercargill District Council—(1) The Invercargill District (constituted under Part III of the Local Government (Southland Region) Reorganisation Order 1989) is hereby abolished.

(2) The Invercargill District Council (constituted under Part III of the Local Government (Southland Region) Reorganisation Order 1989) is hereby dissolved.

(3) Part III of the Local Government (Southland Region) Reorganisation Order 1989 in respect of the Invercargill District is hereby revoked.

5. Bush Community—The Bush Community, constituted by this order, shall come into existence on the day after the date on which the returning officer declares the result of the first election of members of the Bush Community Board.

6. Interpretation—In this order, the “former authorities” means the Invercargill District Council and includes, where any functions, duties, powers, assets, liabilities, or obligations have not been or have not been fully transferred to the Invercargill District Council under the Local Government (Southland Region) Reorganisation Order 1989, (a) The Invercargill City Council; and
(b) The Bluff Borough Council; and
(c) The Southland County Council; and
(d) Subject to Part VI of the Local Government (Southland Region) Reorganisation Order 1989, the Southland Harbour Board.

and any reference to “former authority” shall be a reference to any of the former authorities named in this clause.

7. Wards—(1) The Invercargill City is hereby divided into 9 wards.

(2) Those 9 wards are:
(a) The Northern Ward, comprising the area delineated on S.O. Plan No. 11476 deposited with the Chief Surveyor of the Southland Land District;
(b) The Gladstone Ward, comprising the area delineated on S.O. Plan No. 11477 deposited with the Chief Surveyor of the Southland Land District;
(c) The Glengarry Ward, comprising the area delineated on S.O. Plan No. 11478 deposited with the Chief Surveyor of the Southland Land District;
(d) The Central Ward, comprising the area delineated on S.O. Plan No. 11475 deposited with the Chief Surveyor of the Southland Land District;
(e) The Strathern Ward, comprising the area delineated on S.O. Plan No. 11473 deposited with the Chief Surveyor of the Southland Land District;
(f) The Kew Ward, comprising the area delineated on S.O. Plan No. 11474 deposited with the Chief Surveyor of the Southland Land District;
(g) The Otatara Ward, comprising the area delineated on S.O. Plan No. 11479 deposited with the Chief Surveyor of the Southland Land District;
(h) The Bluff Ward, comprising the area delineated on S.O. Plan No. 11472 deposited with the Chief Surveyor of the Southland Land District;
(i) The Bush Ward, comprising the area delineated on S.O. Plan No. 11471 deposited with the Chief Surveyor of the Southland Land District.

8. Membership—(1) The Invercargill City Council shall consist of a mayor and 15 members.

(2) The members of the Invercargill City Council shall be elected as follows:
(a) Two members shall be elected by the electors of the Northern Ward; and
(b) Two members shall be elected by the electors of the Gladstone Ward; and
(c) Two members shall be elected by the electors of the Glengarry Ward; and
(d) Two members shall be elected by the electors of the Central Ward; and
(e) Two members shall be elected by the electors of the Strathern Ward; and
(f) Two members shall be elected by the electors of the Kew Ward; and
(g) One member shall be elected by the electors of the Otatara Ward; and
(h) One member shall be elected by the electors of the Bluff Ward; and
(i) One member shall be elected by the electors of the Bush Ward.

(3) Those members of the Invercargill District Council who were elected on the 14th day of October 1989 shall continue in office as members of the Invercargill City Council until the triennial general election of members of local authorities to be held in October 1992 or unless he or she sooner vacates office.

9. First meeting—The first meeting of the Invercargill City Council:
(a) Shall be convened by the principal administrative officer of that council.
(b) Shall be held no later than the 14th day of July 1990.

10. Administration headquarters—The administration
headquarters of the Invercargill City Council shall be located in Invercargill.

11. Service delivery centre—The Invercargill City Council shall, at least until the 1st day of November 1995, establish and maintain in Bluff, a service delivery centre, in accordance with the provisions of the Third Schedule to the Local Government (Southland Region) Reorganisation Order 1989.

12. Communities—(1) There is hereby constituted a community for each of the following:

(a) The area of the Bluff Ward, to be known as “the Bluff Community”.
(b) The area of the Otatara Ward, to be known as “the Otatara Community”.
(c) The area of the Bush Ward, to be known as “the Bush Community”.

(2) The community board for the community constituted by subclause (1) (a) of this clause shall consist of:

(a) Six members elected by the electors of the community; and
(b) One person elected from time to time, pursuant to clause 8 of this order, as a member of the Invercargill City Council representing the Bluff Ward comprising the area of the community.

(3) The community board for the community constituted by subclause (1) (b) of this clause shall consist of:

(a) Six members elected by the electors of the community; and
(b) One person elected from time to time, pursuant to clause 8 of this order, as a member of the Invercargill City Council representing the Otatara Ward comprising the area of the community.

(4) The community board for the community constituted by subclause (1) (c) of this clause shall consist of:

(a) Six members elected by the electors of the community; and
(b) One person elected from time to time, pursuant to clause 8 of this order, as a member of the Invercargill City Council representing the Bush Ward comprising the area of the community.

(5) Each member of the Otatara and Bluff Community Boards who was elected on the 14th day of October 1989 shall continue in office as a member of the appropriate board until the triennial general election of members of local authorities to be held in October 1992 or unless he or she sooner vacates office.

13. First election for Bush Community Board—(1) For the purposes of the first election of the Bush Community Board the returning officer and the principal administrative officer for the Invercargill City shall be, respectively, the returning officer and the principal administrative officer for the Invercargill District.

(2) (a) The first election of the Bush Community Board shall be conducted by postal vote.
(b) The election of the Bush Community Board shall be held on the 20th day of September 1990.
(c) The Community Board shall come into existence on the day after the date on which the returning officer declares the result of the first election of the members of the Bush Community Board.

14. Rating—The system of rating in the Invercargill City shall be the land value system.

15. Town and Country Planning—(1) The Invercargill City Council shall not by reason of this order be required to prepare a new district scheme for the Invercargill City.

(2) The operative district schemes and the proposed district schemes under the Town and Country Planning Act 1977 of the former authorities shall be deemed to be the operative district schemes or, as the case may be, the proposed district schemes of the Invercargill City.

(3) Where any former authority had, prior to its dissolution, begun the preparation of any review of its district schemes or of any change or variation thereof, then, subject to any resolution of the Invercargill City Council to the contrary, all such preparation shall be deemed to have been done by, or on behalf of, the Invercargill City Council and may be adopted and acted upon by it.

(4) Where before the coming into force of this clause any application had been made to any former authority by any person pursuant to any provision of the Town and Country Planning Act 1977, and

(a) No hearing by that former authority or any committee thereof had begun of such application or any objection thereto, the application shall be deemed to have been made to the Invercargill City Council and shall be dealt with by it accordingly; or
(b) Such application had been heard or otherwise disposed of by that former authority and either the time for any appeal against such decision had not expired or notice of appeal had been given, any such appeal shall be deemed to be against the Invercargill City Council; or
(c) Such application had been either partly or fully heard or considered by that former authority, but no decision thereon had been given, the application shall be heard or considered again by the Invercargill City Council or, as the case may require, a committee or delegate thereof.

16. Civil Defence—The operative local civil defence plans for the district of the former authorities shall continue in force in the respective parts of the Invercargill City until a new plan is approved for the Invercargill City, in accordance with the Civil Defence Act 1983.

17. Chief Executive—(1) The Chief Executive of the Invercargill District Council is hereby appointed as the Chief Executive of the Invercargill City Council.

(2) The Chief Executive shall be the principal administrative officer of the Invercargill City Council.

18. Employment—The Invercargill City Council shall employ those employees employed by the former authorities as at 30 June 1990 on the terms and conditions of employment applying at that date. For the purposes of the maintenance of employment contracts continuity of service shall be recognised.

19. Mayor—The mayor of the Invercargill City Council shall have and may exercise the functions, duties and powers of the mayors and chairmen of the former authorities.

20. Local Authorities Petroleum Tax—For the purposes of Part XI of the Local Government Act 1974, the Invercargill City Council shall be the successor to the former authorities.

21. Special funds—(1) The special funds of the former authorities shall:

(a) Be expended only for the purposes for which they were set aside.
(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 Invercargill City Council:

(a) Shall review any special fund provided for in subclause (1) of this clause.
(b) May resolve that, from a date to be determined by the Invercargill City Council, such special funds may be applied for such other purpose or purposes as the Invercargill City Council considers appropriate.
Local Government Act 1974
Acts Interpretation Act 1924

The Local Government (Auckland Region) Reorganisation Order (No. 2) 1990

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 25th day of June 1990
Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

Pursuant to section 36 of the Local Government Act 1974 and section 206 of the Acts Interpretation Act 1924, 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 Local Government (Auckland Region) Reorganisation Order (No. 2) 1990 and shall be read together with and deemed part of the Local Government (Auckland Region) Reorganisation 1989* (hereinafter referred to as ‘the principal order’).

(2) This order shall come into force on the 1st day of July 1990.

2. Vesting of property—(1) Clause 201 (9) of the principal order is hereby amended by adding the following subclause—

"(12) The Manukau City Council shall be paid—
(a) By the North Shore City Council, as soon as is practicable, the sum of $500,000; and
(b) By the Auckland City Council, no later than the 1st day of July 1992, the sum of $3,000,000; and such amounts shall be appropriated by the Manukau City Council for the provision and maintenance of harbour related recreational facilities."

(2) Clause 201 of the principal order is hereby amended by adding the following subclause—

"(12) The Manukau City Council shall be paid—
(a) By the North Shore City Council, as soon as is practicable, the sum of $500,000; and
(b) By the Auckland City Council, no later than the 1st day of July 1992, the sum of $3,000,000; and such amounts shall be appropriated by the Manukau City Council for the provision and maintenance of harbour related recreational facilities."

3. Schedules—The principal order is hereby amended by omitting the Fourth to the Eleventh Schedules and substituting the following Schedules:

"Fourth Schedule
Land To Be Vested In The North Shore City Council
PART I

<table>
<thead>
<tr>
<th>Description</th>
<th>Certificate of Title (North Auckland Registry)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot 1, D.P. 58580</td>
<td>12A/785, 2D/86</td>
</tr>
<tr>
<td>Lots 1 and 2, D.P. 77578</td>
<td>33D/1198 and 1199</td>
</tr>
<tr>
<td>Part Allotment 163 and Allotment 164, Part 250/Parish of Takapuna</td>
<td>211/85, 149</td>
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<tr>
<td>Lot 2, D.P. 22936</td>
<td>616/105</td>
</tr>
</tbody>
</table>

PART II

Reserves

All those areas within the North Shore City, as constituted by clause 53 of the principal order, described in the Auckland Harbour Board Property Register as being a “reserve”, whether or not it is used for that purpose.
“Fifth Schedule

Land To Be Vested In The Waiutakere City Council

PART I

<table>
<thead>
<tr>
<th>Description</th>
<th>Certificate of Title (North Auckland Registry)</th>
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<tbody>
<tr>
<td>Part Lot 14</td>
<td>Lots 15 and 16, D.P. 87346 45B/132</td>
</tr>
<tr>
<td></td>
<td>Lot 79, D.P. 15996 11B/119</td>
</tr>
<tr>
<td></td>
<td>Lots 1 to 3, D.P. 58246 11B/504 to 506</td>
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<tr>
<td></td>
<td>Lots 19 to 21, D.P. 87346 and Lot 1, D.P. 100140 755</td>
</tr>
<tr>
<td></td>
<td>Part Lots 82 to 86, D.P. Whau 14 17C/702, 762/170, 762/172 and 762/176</td>
</tr>
<tr>
<td>Part Lots 80 to 82, D.P. Whau 14</td>
<td>762/168, 173 and 17C/702</td>
</tr>
<tr>
<td>Part Lot 1, D.P. 31419</td>
<td>802/143</td>
</tr>
<tr>
<td>Lot 32, D.P. 71322</td>
<td>46A/1195</td>
</tr>
<tr>
<td>Lot 1, D.P. 92355</td>
<td>48D/1048</td>
</tr>
<tr>
<td>Lot 1, D.P. 74786</td>
<td>30C/984</td>
</tr>
<tr>
<td>Lot 1, D.P. 80535</td>
<td>37B/56</td>
</tr>
<tr>
<td>Lot 1, D.P. 90668</td>
<td>47D/951</td>
</tr>
<tr>
<td>Lot 1, D.P. 86331</td>
<td>44A/439</td>
</tr>
<tr>
<td>Part Lot 1, D.P. 44055, Lots 2 and part Lot 3, D.P. 370</td>
<td>1331/21, 37/265</td>
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“Sixth Schedule

Land To Be Vested In The Auckland City Council

PART I

<table>
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<th>Description</th>
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<tbody>
<tr>
<td>Part Lot 1, D.P. 89239, Lot 2, D.P. 97591</td>
<td>46B/544, 53B/54</td>
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<td>Part Lot 1, D.P. 45244</td>
<td>3A/687</td>
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<tr>
<td>Lot 1, D.P. 104635, Lot 1, D.P. 102710</td>
<td>56C/1018, 57B/433</td>
</tr>
<tr>
<td>Lot 1, D.P. 104515</td>
<td>57D/163</td>
</tr>
</tbody>
</table>

PART II

Reserves

All those areas within the Auckland City, as constituted by clause 102 of the principal order, described in the Auckland Harbour Board Property Register as being a “reserve”, whether or not it is used for that purpose.

“Seventh Schedule

Land To Be Vested In The Manukau City Council

PART I

<table>
<thead>
<tr>
<th>Description</th>
<th>Certificate of Title (North Auckland Registry)</th>
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<tbody>
<tr>
<td>Lot 1, D.P. 93566</td>
<td>49B/1422</td>
</tr>
<tr>
<td>Lot 1, D.P. 64826</td>
<td>20B/105</td>
</tr>
<tr>
<td>Allotment 219, Parish of Manurewa, D.P. 17966</td>
<td>408/119, 417/196</td>
</tr>
</tbody>
</table>

PART II

Reserves

All those areas within the Manukau City, as constituted by clause 129 of the principal order, described in the Auckland Harbour Board Property Register as being a “reserve”, whether or not it is used for that purpose.

“Eighth Schedule

Land To Be Vested In The Papakura District Council

<table>
<thead>
<tr>
<th>Description</th>
<th>Certificate of Title (North Auckland Registry)</th>
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</thead>
<tbody>
<tr>
<td>Lot 1, D.P. 89486</td>
<td>46B/1175</td>
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</tbody>
</table>

“Ninth Schedule

Land To Be Vested In The Franklin District Council

<table>
<thead>
<tr>
<th>Description</th>
<th>Certificate of Title (North Auckland Registry)</th>
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</thead>
<tbody>
<tr>
<td>Allotment 9, Awhitu Parish</td>
<td>768/17</td>
</tr>
<tr>
<td>Lot 1, D.P. 78978</td>
<td>34D/1197</td>
</tr>
<tr>
<td>Lot 1, D.P. 81940</td>
<td>38B/423</td>
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</table>

“Tenth Schedule

Land To Be Vested In The Auckland Regional Council

<table>
<thead>
<tr>
<th>Description</th>
<th>Certificate of Title (North Auckland Registry)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allotments 34, 123 and 124, and 126, 19A/856, 945/ Karangahape Parish</td>
<td>945/237/2</td>
</tr>
<tr>
<td>Lots 1 to 3, D.P. 9553</td>
<td>Part 237/2</td>
</tr>
<tr>
<td>Lots 1 and 4 to 6, D.P. 31743</td>
<td>977/58, 61A/601 and 602</td>
</tr>
<tr>
<td>Lots 99 and 100, D.P. 49307</td>
<td>2031/52</td>
</tr>
</tbody>
</table>

“Eleventh Schedule

Land To Be Vested Jointly In The Auckland Regional Council And The Auckland City Council

PART I

Downtown Area

All that area bounded by Fawnshaw Street, Hardinge Street, Victoria Street West, and Halsey Street.

All that area bounded by Hobson Street, Fanshaw Street, and Bradnor Street.

All that area bounded by Hobson Street, Customs Street East, Queen Street, Fort Street, Customs Street East to Beach Road, Beach Road to Gittos Street, Augustus Terrace, the Strand, Kenwin Street, and Balfour Road extended to the sea.

PART II

Lynfield and Strathnaver

That area described as the Lynfield Estate bounded by the Wairaki Stream to Commodore Drive and thence to Hillsborough Road, thence along Hillsborough Road to Canberra Avenue, thence along Canberra Avenue to the eastern boundary of Lot 249, D.P. 53885; and thence along that boundary to the sea; and including Lots 360 and 361, D.P. 45147 and Lots 233 to 249, D.P. 53885 adjacent to Canberra Avenue.
Local Government Amendment Act (No. 2) 1989

The Local Government (Auckland Region) Reorganisation Amendment Order 1990

Paul Reeves, Governor-General

ORDER IN COUNCIL

At Wellington this 25th day of June 1990

Present:

His Excellency the Governor-General in Council,

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, 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 Local Government (Auckland Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (Auckland Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(a) The land being described as part Lots 1 and 2, D.P. 12197, being part Waitakka Block, and comprising 23.4971 hectares, being more particularly described and comprised in certificate of title 19D/1093; and

(b) The land described in New Zealand Gazette, 1973, No. 15, page 357, being all that land situated in Block VIII, Opaheke Survey District, and Block III, Wharekawa Survey District, North Auckland R.D., being part Lot 1, D.P. 12197, S.O. 47289, and comprising 9.8212 hectares, and adding those areas to the area delineated in S.O. Plan No. 63484, deposited with the Chief Surveyor of the South Auckland Land District those areas described in subclause (1) of this clause.

3. Functions, duties and powers—Clause 15 of the principal order is hereby amended by adding the following paragraph:

“(i) In relation to the land described in the Eleventh Schedule to this order, the functions, duties and powers of a territorial authority under Part XXXII of the Local Government Act 1974.”

4. Pest destruction district—The principal order is hereby amended by inserting, after clause 15, the following clause:

“15A. Pest Destruction District—Without limiting in any way the functions, duties, and powers of the Auckland Regional Council under the Agricultural Pests Destruction Act 1967, the Auckland Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

5. Waterworks—Clause 16 of the principal order is hereby amended by adding, after subclause (2), the following subclause:

“(b) The functions, duties and powers of a harbour board in respect of the provision and maintenance of those marinas, wharves, jetties, boat ramps and other harbour facilities formerly the responsibility of the Auckland Harbour Board, being facilities—

 act together with and deemed part of the Local Government (Auckland Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Constitution of Auckland region—(1) The boundary between the Auckland region and the Waikato region is hereby amended by omitting from the area delineated in S.O. Plan No. 58086, deposited with the Chief Surveyor of the South Auckland Land District the following areas—

(a) The land being described as part Lots 1 and 2, D.P. 12197, being part Waitakka Block, and comprising 23.4971 hectares, being more particularly described and comprised in certificate of title 19D/1093; and

(b) The land described in New Zealand Gazette, 1973, No. 15, page 357, being all that land situated in Block VIII, Opaheke Survey District, and Block III, Wharekawa Survey District, North Auckland R.D., being part Lot 1, D.P. 12197, S.O. 47289, and comprising 9.8212 hectares, and adding those areas to the area delineated in S.O. Plan No. 63484, deposited with the Chief Surveyor of the South Auckland Land District.

(2) The final reorganisation scheme for the Waikato region shall be consequentialy amended by omitting from the North Waikato Constituency of the Waikato region, as delineated on S.O. Plan No. 58087, deposited with the Chief Surveyor of the South Auckland Land District those areas described in subclause (1) of this clause.

3. Functions, duties and powers—Clause 15 of the principal order is hereby amended by adding the following paragraph:

“(i) In relation to the land described in the Eleventh Schedule to this order, the functions, duties and powers of a territorial authority under Part XXXII of the Local Government Act 1974.”

4. Pest destruction district—The principal order is hereby amended by inserting, after clause 15, the following clause:

“15A. Pest Destruction District—Without limiting in any way the functions, duties, and powers of the Auckland Regional Council under the Agricultural Pests Destruction Act 1967, the Auckland Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

5. Waterworks—Clause 16 of the principal order is hereby amended by adding, after subclause (2), the following subclause:

“(b) The functions, duties and powers of a harbour board in respect of the provision and maintenance of those marinas, wharves, jetties, boat ramps and other harbour facilities formerly the responsibility of the Auckland Harbour Board, being facilities—

 act together with and deemed part of the Local Government (Auckland Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Constitution of Auckland region—(1) The boundary between the Auckland region and the Waikato region is hereby amended by omitting from the area delineated in S.O. Plan No. 58086, deposited with the Chief Surveyor of the South Auckland Land District the following areas—

(a) The land being described as part Lots 1 and 2, D.P. 12197, being part Waitakka Block, and comprising 23.4971 hectares, being more particularly described and comprised in certificate of title 19D/1093; and

(b) The land described in New Zealand Gazette, 1973, No. 15, page 357, being all that land situated in Block VIII, Opaheke Survey District, and Block III, Wharekawa Survey District, North Auckland R.D., being part Lot 1, D.P. 12197, S.O. 47289, and comprising 9.8212 hectares, and adding those areas to the area delineated in S.O. Plan No. 63484, deposited with the Chief Surveyor of the South Auckland Land District.

(2) The final reorganisation scheme for the Waikato region shall be consequentialy amended by omitting from the North Waikato Constituency of the Waikato region, as delineated on S.O. Plan No. 58087, deposited with the Chief Surveyor of the South Auckland Land District those areas described in subclause (1) of this clause.

3. Functions, duties and powers—Clause 15 of the principal order is hereby amended by adding the following paragraph:

“(i) In relation to the land described in the Eleventh Schedule to this order, the functions, duties and powers of a territorial authority under Part XXXII of the Local Government Act 1974.”

4. Pest destruction district—The principal order is hereby amended by inserting, after clause 15, the following clause:

“15A. Pest Destruction District—Without limiting in any way the functions, duties, and powers of the Auckland Regional Council under the Agricultural Pests Destruction Act 1967, the Auckland Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

5. Waterworks—Clause 16 of the principal order is hereby amended by adding, after subclause (2), the following subclause:

“(b) The functions, duties and powers of a harbour board in respect of the provision and maintenance of those marinas, wharves, jetties, boat ramps and other harbour facilities formerly the responsibility of the Auckland Harbour Board, being facilities—

 act together with and deemed part of the Local Government (Auckland Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Constitution of Auckland region—(1) The boundary between the Auckland region and the Waikato region is hereby amended by omitting from the area delineated in S.O. Plan No. 58086, deposited with the Chief Surveyor of the South Auckland Land District the following areas—

(a) The land being described as part Lots 1 and 2, D.P. 12197, being part Waitakka Block, and comprising 23.4971 hectares, being more particularly described and comprised in certificate of title 19D/1093; and

(b) The land described in New Zealand Gazette, 1973, No. 15, page 357, being all that land situated in Block VIII, Opaheke Survey District, and Block III, Wharekawa Survey District, North Auckland R.D., being part Lot 1, D.P. 12197, S.O. 47289, and comprising 9.8212 hectares, and adding those areas to the area delineated in S.O. Plan No. 63484, deposited with the Chief Surveyor of the South Auckland Land District.

(2) The final reorganisation scheme for the Waikato region shall be consequentialy amended by omitting from the North Waikato Constituency of the Waikato region, as delineated on S.O. Plan No. 58087, deposited with the Chief Surveyor of the South Auckland Land District those areas described in subclause (1) of this clause.

3. Functions, duties and powers—Clause 15 of the principal order is hereby amended by adding the following paragraph:

“(i) In relation to the land described in the Eleventh Schedule to this order, the functions, duties and powers of a territorial authority under Part XXXII of the Local Government Act 1974.”

4. Pest destruction district—The principal order is hereby amended by inserting, after clause 15, the following clause:

“15A. Pest Destruction District—Without limiting in any way the functions, duties, and powers of the Auckland Regional Council under the Agricultural Pests Destruction Act 1967, the Auckland Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

5. Waterworks—Clause 16 of the principal order is hereby amended by adding, after subclause (2), the following subclause:

“(b) The functions, duties and powers of a harbour board in respect of the provision and maintenance of those marinas, wharves, jetties, boat ramps and other harbour facilities formerly the responsibility of the Auckland Harbour Board, being facilities—
8. Functions, duties and powers—Clause 86 of the principal order is hereby amended by revoking paragraph (b) and substituting the following paragraph:

"(b) The functions, duties and powers of a harbour board in respect of the provision and maintenance of those marinas, wharves, jetties, boat ramps and other harbour facilities formerly the responsibility of the Auckland Harbour Board, being facilities—

(i) That are transferred to the Waikarere City Council by Part X of this order; or

(ii) Are associated with the marina situated at Westpark; and".

9. Functions, duties and powers—Clause 110 of the principal order is hereby amended by revoking paragraph (b) and substituting the following paragraph:

"(b) The functions, duties and powers of a harbour board in respect of the provision and maintenance of those marinas, wharves, jetties, boat ramps and other harbour facilities formerly the responsibility of the Auckland Harbour Board, being facilities—

(i) That are transferred to the Auckland City Council by Part X of this order; or

(ii) Are associated with the marina situated at Orakei; and".

10. Functions, duties and powers—Clause 137 of the principal order is hereby amended by revoking clause 20.

11. Residual authorities—Clause 213 of the principal order is hereby amended by adding as subclause (2) the following subclause:

"(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:

(a) Receive and make payments of any money; and

(b) Levy and collect rates; and

(c) Carry out such other acts as may be agreed with any other authority or authorities affected.".

MARIE SHROFF, Clerk of the Executive Council.

The Local Government (Bay of Plenty Region) Reorganisation Amendment Order 1990

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 25th day of June 1990

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL
Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, 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 Local Government (Bay of Plenty Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (Bay of Plenty Region) Reorganisation Order 1989* (hereinafter referred to as "the principal order").

(2) This order shall come into force on the 1st day of July 1990.

2. Pest destruction district—The principal order is hereby amended by inserting, after clause 16, the following clause:

"16A. Pest Destruction District—Without limiting in any way the functions, duties and powers of the Bay of Plenty Regional Council under the Agricultural Pests Destruction Act 1967, the Bay of Plenty Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act."

3. Regional land transport committee—The principal order is hereby amended by revoking clause 20.

4. Residual authorities—Clause 167 of the principal order is hereby amended by adding as subclause (2) the following subclause:

"(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:

(a) Receive and make payments of any money; and

(b) Levy and collect rates; and

(c) Carry out such other acts as may be agreed with any other authority or authorities affected."

5. Vesting of property—Part II of the Fifth Schedule to the principal order is hereby amended by inserting, after the item "Lots 9 to 12, D.P. S. 41876 37C/659 to 662"*, the item "Lot 15, D.P. S. 41876 37C/665".

MARI SHROFF, Clerk of the Executive Council.

Amendment: Gazette, 1989, page 4975

(I.A. 104/129)

The Local Government (Canterbury Region) Reorganisation Amendment Order (No. 2) 1990

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 25th day of June 1990

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL
Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, His Excellency the Governor-General,
acting by and with the advice and consent of the Executive Council, hereby makes the following order.

O r d e r

1. Title and commencement—(1) This order may be cited as the Local Government (Canterbury Region) Reorganisation Amendment Order (No. 2) 1990 and shall be read together with and deemed part of the Local Government (Canterbury Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Pest destruction district—The principal order is hereby amended by inserting, after clause 12, the following clause:

“16A. Pest Destruction District—Without limiting in any way the functions, duties, and powers of the Canterbury Regional Council under the Agricultural Pests Destruction Act 1967, the Canterbury Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

3. Regional land transport committee—The principal order is hereby amended by revoking clause 15.

4. Residual authorities—Clause 40 of the principal order is hereby amended by adding as subclause (2) the following subclause:

“(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:

(a) Receive and make payments of any money; and
(b) Levy and collect rates; and
(c) Carry out such other acts as may be agreed with any other authority or authorities affected.”

MARIE SHROFF, Clerk of the Executive Council.

*Gazette, 1989, page 2296
Amendments: Gazette, 1989, page 4976;
Gazette, 1989, page 510
(l.A. 104/183)
g06886

The Local Government (Hawke’s Bay Region) Reorganisation Amendment Order 1990

PAUL REEVES, Governor-General
ORDER IN COUNCIL

At Wellington this 25th day of June 1990

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

O r d e r

1. Title and commencement—(1) This order may be cited as the Local Government (Hawke’s Bay Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (Hawke’s Bay Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Pest destruction district—The principal order is hereby amended by inserting, after clause 12, the following clause:

“12A. Pest Destruction District—Without limiting in any way the functions, duties, and powers of the Gisborne District Council under the Agricultural Pests Destruction Act 1967, the Gisborne Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

3. Regional land transport committee—The principal order is hereby amended by revoking clause 15.

4. Residual authorities—Clause 135 of the principal order is hereby amended by adding as subclause (2) the following subclause:

“(2) A residual authority may, in respect of the district of the former authority, during the period prior to the
### Property To Be Vested In The Napier City Council

#### PART I

**Wharves To Be Vested**

Those wharves situated in the inner harbour at Napier.

#### PART II

**Land To Be Vested**

<table>
<thead>
<tr>
<th>Certificate of Title (Hawke's Bay Registry)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lots 41 and 44, D.P. 4661</td>
<td>57/22</td>
</tr>
<tr>
<td>Lot 1, D.P. 7171 and part Town Section 664, Napier</td>
<td>A3/608</td>
</tr>
<tr>
<td>Town Section 725</td>
<td>114/103</td>
</tr>
<tr>
<td>Lot 5, D.P. 7310</td>
<td>B2/70</td>
</tr>
<tr>
<td>Lot 4, D.P. 9474</td>
<td>D4/1493</td>
</tr>
<tr>
<td>Lot 2, D.P. 11863</td>
<td>C3/1122</td>
</tr>
<tr>
<td>Lot 14, D.P. 12936</td>
<td>E2/679</td>
</tr>
<tr>
<td>Lot 28, D.P. 12936</td>
<td>E2/693</td>
</tr>
<tr>
<td>Lot 4, D.P. 11415</td>
<td>C1/167</td>
</tr>
<tr>
<td>Lot 2, D.P. 6175, being part Lot 459, D.P. 2451</td>
<td>Part 55/107</td>
</tr>
<tr>
<td>Lots 29 and 31, D.P. 6055 and Lot 13, D.P. 6396</td>
<td>B2/1228</td>
</tr>
<tr>
<td>Lots 1 and 2, D.P. 6517, being part Lot 1, D.P. 4206</td>
<td>57/147</td>
</tr>
</tbody>
</table>

All those properties owned by the Hawke’s Bay Harbour Board and situated in that area bounded by Gardner Street, Embankment Road, Hyderabad Road, Battery Road and Breakwater Road.

Lot 3 and part Lot 5, D.P. 6396 | 56/97 |
| Part Lot 1, D.P. 6211 | Part 95/62 |

**MARIE SHROFF,** Clerk of the Executive Council.

*Gazette,* 1989, page 2334

†Gazette, 1983, page 2488

(I.A. 104/111)

The Local Government (Manawatu-Wanganui Region) Reorganisation Amendment Order 1990

**ORDER IN COUNCIL**

At Wellington this 25th day of June 1990

Present:

**HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL**

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

**O r d e r**

1. **Title and commencement**—(1) This order may be cited as the Local Government (Manawatu-Wanganui Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (Manawatu-Wanganui Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. **Pest destruction district**—The principal order is hereby amended by inserting, after clause 16, the following clause:

“16A. Pest Destruction District—Without limiting in any way the functions, duties and powers of the Manawatu-Wanganui Regional Council under the Agricultural Pests Destruction Act 1967, the Manawatu-Wanganui Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

3. **Regional land transport committee**—The principal order is hereby amended by revoking clause 20.

4. **Residual authorities**—Clause 210 of the principal order is
hereby amended by adding as subclause (2) the following subclause:

“(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:
(a) Receive and make payments of any money; and
(b) Levy and collect rates; and
(c) Carry out such other acts as may be agreed with any other authority or authorities affected.”

MARIE SHROFF, Clerk of the Executive Council.

*Gazette, 1989, page 2351
Amendment: Gazette, 1989, page 4977
(I.A. 104/182)
g66889

The Local Government (Nelson-Marlborough Region) Reorganisation Amendment Order 1990

PAUL REEVES, Governor-General

ORDER IN COUNCIL
At Wellington this 25th day of June 1990

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

O r d e r

1. Title and commencement—(1) This order may be cited as the Local Government (Nelson-Marlborough Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (Nelson-Marlborough Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Functions, duties and powers—Clause 16 of the principal order is hereby amended by inserting, after paragraph (g), the following paragraph:

“(ga) The functions, duties and powers of a nassella tussock board under Part II of the Noxious Plants Act 1978 or any other Act; and;”

3. Pest destruction district—The principal order is hereby amended by inserting, after clause 16, the following clauses:

“16a. Pest Destruction District—Without limiting in any way the functions, duties and powers of the Nelson-Marlborough Regional Council under the Agricultural Pests Destruction Act 1967, the Nelson-Marlborough Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

4. Nassella tussock district—The principal order is hereby amended by inserting after clause 16a the following clause:

“16b. Nassella Tussock District—That part of the area of the former Marlborough Nassella Tussock District which is within the Nelson-Marlborough Region shall be deemed to be a nassella tussock district constituted under Part II of the Noxious Plants Act 1978.”

5. Regional land transport committee—The principal order is hereby amended by revoking clause 19.

4. Residual authorities—Clause 128 of the principal order is hereby amended by adding as subclause (2) the following subclause:

“(2) A residual authority may, in respect of the district of
the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:

(a) Receive and make payments of any money; and

(b) Levy and collect rates; and

(c) Carry out such other acts as may be agreed with any other authority or authorities affected.'"

MARIE SHROFF, Clerk of the Executive Council.

*Gazette, 1989, page 2391
Amendment: Gazette, 1989, page 4979
(I.A. 104/104)
go6891

The Local Government (Otago Region)
Reorganisation Amendment Order (No. 2) 1990

PAUL REEVES, Governor-General
ORDER IN COUNCIL

At Wellington this 25th day of June 1990

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

O r d e r

1. Title and commencement—(1) This order may be cited as the Local Government (Otago Region) Reorganisation Amendment Order (No. 2) 1990 and shall be read together with and deemed part of the Local Government (Otago Region) Reorganisation Order 1989* (hereinafter referred to as "the principal order").

(2) This order shall come into force on the 1st day of July 1990.

2. Pest destruction district—The principal order is hereby amended by inserting, after clause 16, the following clause:

"16A. Pest Destruction District—Without limiting in any way the functions, duties, and powers of the Otago Regional Council under the Agricultural Pests Destruction Act 1967, the Otago Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.""

3. Regional land transport committee—The principal order is hereby amended by revoking clause 20.

4. Interpretation—Clause 38 of the principal order is hereby amended by revoking paragraph (c) and inserting the following paragraphs:

"(c) The Waihemo County Council; and

(d) The Silverpeaks County Council.""

5. Vesting of property—Clause 51 (2) of the principal order is hereby amended by inserting, after the words "a former authority" the words "other than the Silverpeaks County Council".

6. Interpretation—Clause 141 of the principal order is hereby amended by revoking paragraph (o) and inserting the following paragraphs:

"(o) The Southland County Council; and

(p) The Silverpeaks County Council.""

7. Vesting of property—Clause 154 (2) of the principal order is hereby amended by inserting, after the words "the Southland County Council" the words "and the Silverpeaks County Council".

8. Residual authorities—Clause 176 of the principal order is hereby amended by adding as subclause (2) the following subclause:

"(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:

(a) Receive and make payments of any money; and

(b) Levy and collect rates; and

(c) Carry out such other acts as may be agreed with any other authority or authorities affected.""

MARIE SHROFF, Clerk of the Executive Council.

*Gazette, 1989, page 2408
Amendments: Gazette, 1989, page 4979;
Gazette, 1989, page 509
(I.A. 104/181)
go6892

The Local Government (Southland Region)
Reorganisation Amendment Order 1990

PAUL REEVES, Governor-General
ORDER IN COUNCIL

At Wellington this 25th day of June 1990

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

O r d e r

1. Title and commencement—(1) This order may be cited as the Local Government (Southland Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (Southland Region) Reorganisation Order 1989* (hereinafter referred to as "the principal order").

(2) This order shall come into force on the 1st day of July 1990.

2. Pest destruction district—The principal order is hereby amended by inserting, after clause 16, the following clause:

"16A. Pest Destruction District—Without limiting in any way the functions, duties, and powers of the Southland Regional Council under the Agricultural Pests Destruction Act 1967, the Southland Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.""

3. Regional land transport committee—The principal order is hereby amended by revoking clause 20.

4. Interpretation—Clause 119 of the principal order is hereby amended by adding as subclause (2) the following subclause:

"(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:

(a) Receive and make payments of any money; and

(b) Levy and collect rates; and

(c) Carry out such other acts as may be agreed with any other authority or authorities affected.""
The Local Government (Taranaki Region) Reorganisation Amendment Order 1990

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 25th day of June 1990
Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

O r d e r

1. Title and commencement—(1) This order may be cited as the Local Government (Taranaki Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (Taranaki Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Pest destruction district—The principal order is hereby amended by inserting, after clause 16, the following clause:

“16A. Pest Destruction District—Without limiting in any way the functions, duties and powers of the Taranaki Regional Council under the Agricultural Pests Destruction Act 1967, the Taranaki Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

3. Regional land transport committee—The principal order is hereby amended by revoking clause 19.

4. Service delivery centres—Clause 45 of the principle order is hereby amended by revoking paragraph (c).

5. Residual authorities—Clause 112 of the principal order is hereby amended by adding as subclause (2) the following subclause:

“(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:

(a) Receive and make payments of any money; and
(b) Levy and collect rates; and
(c) Carry out such other acts as may be agreed with any other authority or authorities affected.”

MARIE SHROFF, Clerk of the Executive Council.

*Gazette, 1989, page 2445
Amendment: Gazette, 1989, page 4994
(I.A. 104/131)

g06894

The Local Government (Waikato Region) Reorganisation Amendment Order 1990

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 25th day of June 1990
Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

O r d e r

1. Title and commencement—(1) This order may be cited as the Local Government (Waikato Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (Waikato Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Interpretation—(1) Clause 10 of the principal order is hereby amended by revoking paragraph (ak).

(2) Clause 155 of the principal order is hereby amended by revoking paragraph (j) and substituting the following paragraphs:

“(j) The Waitakaruru recreation Reserve Board; and
(k) the Tirohia-Rotokohu Drainage Board.”.

3. Pest destruction district—The principal order is hereby amended by inserting, after clause 16, the following clause:

“16A. Pest Destruction District—Without limiting in any way the functions, duties and powers of the Waikato Regional Council under the Agricultural Pests Destruction Act 1967, the Waikato Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

4. Drainage areas—Clause 17 (1) of the principal order is hereby amended by revoking paragraph (i).

5. Regional land transport committee—The principal order is hereby amended by revoking clause 21.

6. Functions, duties and powers—Clause 161 of the principal order is hereby amended by inserting, after paragraph (a), the following paragraph:

“(aa) The functions, duties and powers of the Tirohia-Rotokohu Drainage Board under the Land Drainage Act 1908; and”.

7. Tirohia-Rotokohu Drainage Area—The principal order is hereby amended by inserting, after clause 161, the following clause:

“161A. Tirohia Drainage Area—The area of the former Tirohia-Rotokohu Drainage District shall be deemed to be a drainage area constituted under section 504 of the Local Government Act 1974”.

8. Communities—Clause 239 (2) of the principal order (as amended by the Local Government (Waikato Reorganisation Amendment Order 1989) Order), is hereby amended by omitting the words “ten persons” and substituting the words “nine persons”.

9. Residual authorities—Clause 252 of the principal order is hereby amended by adding as subclause (2) the following subclause:

“(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and
manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:
(a) Receive and make payments of any money; and
(b) Levy and collect rates; and
(c) Carry out such other acts as may be agreed with any other authority or authorities affected.”

MARIE SHROFF, Clerk of the Executive Council.

The Local Government (Wellington Region) Reorganisation Amendment Order 1990

PAUL REEVES, Governor-General
ORDER IN COUNCIL
At Wellington this 25th day of June 1990

Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, 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 Local Government (Wellington Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (Wellington Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Pest destruction district—The principal order is hereby amended by inserting, after clause 16, the following clause:

“16A. Pest Destruction District—Without limiting in any way the functions, duties and powers of the Wellington Regional Council under the Agricultural Pests Destruction Act 1967, the Wellington Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

3. Regional land transport committee—The principal order is hereby amended by revoking clause 20.

4. Residual authorities—Clause 214 of the principal order is hereby amended by adding as subclause (2) the following subclause:

“(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:
(a) Receive and make payments of any money; and
(b) Levy and collect rates; and
(c) Carry out such other acts as may be agreed with any other authority or authorities affected.”

5. New Schedules inserted—The Fourth, Fifth and Sixth Schedules to the principal order are hereby revoked and the following Schedules substituted:

“Fourth Schedule
Property To Be Vested In The Wellington City Council

PART I

Harbour Facilities To Be Vested In The Wellington City Council

First, those wharves situated at:
(a) Seaton; and
(b) Karaka Bay; and
(c) Greta Point.

Secondly, those marinas situated at:
(a) Evans Bay; and
(b) Clyde Quay.

PART II

Land To Be Vested In The Wellington City Council

<table>
<thead>
<tr>
<th>Description</th>
<th>Certificate of Title (Wellington Registry)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Part Sections 10 and 16, Watts Peninsula District</td>
<td>Deeds Index 3/635 and Deeds Index 3/711</td>
</tr>
<tr>
<td>Lot 1, D.P. 2851</td>
<td>D2/392</td>
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<tr>
<td>Lot 2, D.P. 2851</td>
<td>D2/392</td>
</tr>
<tr>
<td>Lot 4, D.P. 2851</td>
<td>D2/392</td>
</tr>
<tr>
<td>Lot 5, D.P. 2851</td>
<td>D2/392</td>
</tr>
<tr>
<td>Lot 6, D.P. 2851</td>
<td>Balance D2/393</td>
</tr>
<tr>
<td>Lot 10, D.P. 2851</td>
<td>Balance D2/393</td>
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<td>Lot 13, D.P. 2851</td>
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<td>Part Lot 1, D.P. 2755, part Lot 6, D.P. 2755</td>
<td>C2/322</td>
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<tr>
<td>Part Lot 7 and Lots 8, 9 and 10, D.P. 2755</td>
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</tr>
<tr>
<td>Lot 16 and part Lot 17, D.P. 5112</td>
<td>C2/322</td>
</tr>
<tr>
<td>Sections 101, 102 and 104, Watts Peninsula District</td>
<td>C2/322</td>
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<tr>
<td>Part 103, Watts Peninsula District</td>
<td>C2/322</td>
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<tr>
<td>Part closed road through Section 4, Watts Peninsula District</td>
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<td>Part Lot 2, D.P. 2592 and part reclamation Wellington Harbour</td>
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<td>Section 159, Evans Bay District</td>
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<td>Lot 3, D.P. 60206</td>
<td>31A/113</td>
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<td>Lot 43, D.P. 66508</td>
<td>34C/777</td>
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<tr>
<td>Lot 1, D.P. 26895</td>
<td>Part E1/1042</td>
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<tr>
<td>Those parts of Reserve A, Evans Bay District, situated above the mean high-water mark</td>
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<tr>
<td>All D.P. 11079</td>
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<tr>
<td>Section 1, S.O. 24076, Block VII, Port Nicholson Survey District</td>
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</table>

Fifth Schedule

Property To Be Vested In The Lower Hutt City Council

PART I

Harbour Facilities To Be Vested In The Lower Hutt City Council

First, those wharves situated at:
(a) Rona Bay; and
(b) Days Bay; and
(c) Point Howard; and
(d) Petone.

Secondly, those marinas situated at:

(a) Lowry Bay; and

(b) Seaview.

PART II

Land To Be Vested In The Lower Hutt City Council

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<tr>
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<td>Lot 143, D.P. 59</td>
<td>52/142</td>
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<td>Lot 144, D.P. 59</td>
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<td>Lot 147, D.P. 59</td>
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<td>Lot 148, D.P. 59</td>
<td>16/56</td>
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<td>Part Petone Beach, Plan B/374</td>
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<td>Part Lot 2, D.P. 13037 and Lot 2, D.P. 45140</td>
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<td>F1/956</td>
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Part bed of Port Nicholson Harbour as defined on M.D. 12043B

Part Port Nicholson

Area B and Area C, S.O. 32758, part bed of Port Nicholson harbour

Sixth Schedule

Land To Be Vested In The Wellington Regional Council

<table>
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<tr>
<th>Description</th>
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<tr>
<td>Lot 2, D.P. 55915</td>
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</tbody>
</table>

Those parts of Reserve A, Evans Bay District, situated below the mean high-water mark

Part Reserve B, Evans Bay District

All that land, being part of Somes Island, described in section 74 (2) of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1923

All that area being part of the bed of Port Nicholson Harbour vested in the Wellington harbour Board by section 6 of the Hutt River Improvement and Reclamation Act 1922

Part E1/1042

20/127

MARIE SHROFF, Clerk of the Executive Council.
The Local Government (West Coast Region) Reorganisation Amendment Order 1990

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 25th day of June 1990

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 63 of the Local Government Amendment Act (No. 2) 1989, 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 Local Government (West Coast Region) Reorganisation Amendment Order 1990 and shall be read together with and deemed part of the Local Government (West Coast Region) Reorganisation Order 1989* (hereinafter referred to as “the principal order”).

(2) This order shall come into force on the 1st day of July 1990.

2. Pest destruction district—The principal order is hereby amended by inserting, after clause 16, the following clause:

“16A. Pest Destruction District—Without limiting in any way the functions, duties and powers of the West Coast Regional Council under the Agricultural Pests Destruction Act 1967, the West Coast Region shall be deemed to be a pest destruction district for the purposes of section 3 of that Act.”

3. Regional land transport committee—The principal order is hereby amended by revoking clause 18.

4. Residual authorities—Clause 117 of the principal order is hereby amended by adding as subclause (2) the following subclause:

“(2) A residual authority may, in respect of the district of the former authority, during the period prior to the closing of the accounts of that former authority, to the extent, and on the terms and conditions agreed with any other authority or authorities affected, supervise and manage the keeping of those accounts on behalf of the other authority or authorities, and for that purpose may:

(a) Receive and make payments of any money; and

(b) Levy and collect rates; and

(c) Carry out such other acts as may be agreed with any other authority or authorities affected.”

MARIE SHROFF, Clerk of the Executive Council.

*Gazette, 1989, page 2491
Amendment: Gazette, 1989, page 4983
(I.A. 104/105)

go6896