

“Schedule 11A**Land To Be Vested Jointly In The Auckland Regional Council And The North Shore City Council**

Description	Certificate of Title (North Auckland Registry)
Lots 1 to 3, and 4 to 9, D.P. 56196	8D/1370 to 1376 and 8D/1378
Lots 1 to 8, 11, 13, and part Lots 15 to 17, D.P. 8553	608/142 to 149, 152, 154, and 156 to 158
Lots 1 to 3, D.P. 42384	43B/753 to 755
Lots 1 to 3, D.P. 68231	23C/937 to 939
Lot 1, D.P. 92420	48D/1203
Lot 1, D.P. 82198	38D/614
Lot 1, D.P. 75059	30D/573
Lot 1, D.P. 69700, Lot 1, D.P. 72768	25C/842, 28D/ 1452

“Schedule 11B**Sea Bed Titles****PART I**

Land To Be Vested In The Auckland Regional Council, Or In The Appropriate Territorial Authority

Description	Certificate of Title (North Auckland Registry)
Part Bed Waitemata harbour	45A/821, 55/236
Part Bed Waitemata Harbour	24C/455
Part Bed Waitemata Harbour	12A/786, 594/281
Part Bed Manukau Harbour	9B/1172

PART II

Land To Be Vested In The Auckland Regional Council, Where Below The Mean High-water Mark Or Land In And Around The Mangere Sewage Purification Works, Or Otherwise In The Appropriate Territorial Authority

Description	Certificate of Title (North Auckland Registry)
Part Bed Manukau Harbour	9B/1172”

MARIE SHROFF, Clerk of the Executive Council.

**Gazette*, 1989, page 2247

Amendment: *Gazette*, 1989, page 4974;

Gazette, 1990, page 2330

906883

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”).

(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 Waikaka 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 North Auckland Land District.

(2) The final reorganisation scheme for the Waikato region shall be consequentially 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:

“(3) For the purposes of this clause only, the Onehunga Borough Council, the Papakura City Council and the Papatoetoe City Council shall be former authorities of the Auckland Regional Council.”

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

7. Functions, duties and powers—Clause 61 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—