

amount "\$7,026.75", and by replacing the amounts "\$129.16" by the amounts "\$135.76".

(6) Clause 4 (2) (a) (ii) and 4 (2) (b) of the principal notice are hereby amended by replacing the amounts "\$26,832" by the amounts "\$27,872", and by replacing the amounts "\$31,199" by the amounts "\$32,447".

(7) Clause 4 (2) of the principal notice is hereby amended by replacing the amount "\$125" by the amount "\$130".

(8) Clause 4 (3) of the principal notice is hereby deleted and replaced by the following clause:

"(3) Subject to clauses 5 to 7 of this notice, the tuition fee payable by any post-graduate student who is a domestic student and who is enrolled in a course which, in that year, is entirely research but excludes courses which do not require an undergraduate degree or recognised equivalent as an entry qualification, shall be 40% of the tuition fee otherwise payable for that course or \$130, whichever is the greater."

(9) Clause 4 (4) of the principal notice is hereby amended by adding a new subclause (c):

"(c) Subject to clauses 5 to 7 of this notice, the tuition fee payable by any post-graduate student who is a domestic student and who is enrolled in a course which, in that year, is a combination of research and coursework but excludes courses which do not require an undergraduate degree or recognised equivalent as an entry qualification, shall be 70% of the tuition fee otherwise payable for that course or \$130, whichever is the greater."

(10) Clauses 4 (4) (a) (ii) and 4 (4) (b) of the principal notice are hereby amended by replacing the amounts "\$31,200" by the amounts "\$32,448", and by replacing the amounts "\$35,567" by the amounts "\$37,232".

3. Calculation of student's age—(1) Clause 5 (1) (a) of the principal notice is hereby amended by replacing the words "at least two other dates" by the words "one other date".

(2) Clause 5 (1) (b) of the principal notice is hereby deleted and replaced by the following clause:

"(b) in the case of a domestic student enrolled in a course that is less than a full year in length, on the commencement date of that course."

(3) Clause 5 (1) (c) of the principal notice is hereby deleted.

4. Parental income—Clause 6 of the principal notice is hereby amended by replacing the title "Parental income" by the title "Income tests", and by adding a new subclause 6 (d):

"(d) where the council is satisfied that the estimated combined taxable income of any domestic student with dependent children and his or her spouse (if any) will be lower in the current financial year ending 31 March next, than in the previous financial year ending 31 March, the council may in its absolute discretion treat that estimated annual income as if it were the income of the student and spouse in the previous financial year."

5. Conjoint programmes—Clause 8 (2) of the principal notice is hereby amended by replacing the amount "\$1,250" by the amount "\$1,300", and by adding after the words "conjoint course or programme" the words "recognised by both institutions as an approved conjoint programme."

6. Fees paid before 1990—Clause 9 of the principal notice is hereby amended by replacing the year "1990" by the year "1991".

7. Documentation—The principal notice is hereby amended by adding a new clause 11:

"11 Documentation—

(1) For programmes of or exceeding 12 full-time weeks, students shall be required to produce a passport, original short version of a birth certificate, or certified copy to establish age and citizenship in order to qualify for a reduced tuition fee.

(2) For Maori students, a statement of their whakapapa

countersigned by a kaumatua is acceptable documentation for establishing citizenship."

Dated this 9th day of August 1990.

PHIL GOFF, Minister of Education.

* The Tertiary Education Fees (Exemptions) Notice 1990, *New Zealand Gazette*, No. 5, page 133.

The Tertiary Education Fees (Exemptions) Notice 1990, Amendment No. 1, *New Zealand Gazette*, No. 14, page 336.

The Tertiary Education Fees (Exemptions) Notice 1990, Amendment No. 2, *New Zealand Gazette*, No. 87, page 1935.

go8956

The Tertiary Education Fees Notice 1990, Amendment No. 3

Pursuant to section 227 of the Education Act 1989 as inserted by section 38 of the Education Amendment Act 1990, the Minister of Education hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Tertiary Education Fees Notice 1990, Amendment No. 3, and shall be read together with and deemed part of the Tertiary Education Fees Notice 1990* (hereinafter referred to as the principal notice).

(2) This notice shall come into force on 1 January 1991.

2. Tuition fees—(1) Clauses 4 (a) and 4 (b) of the principal notice are hereby amended by replacing the amount "\$1,250" by the amount "\$1,300".

(2) Clause 4 (c) of the principal notice is hereby amended by replacing the amount "\$125" by the amount "\$130".

3. Certain courses exempt—Clause 5 of the principal notice is hereby amended by deleting the words "(a) ISCED level 9 course;".

4. Certain students may pay in three instalments—(1) Clause 7 of the principal notice is hereby amended by replacing the title "Certain students may pay in three instalments" by the title "Certain students may pay in two instalments".

(2) Clause 7 (1) of the principal notice is hereby amended by replacing the word "three" by the word "two" and by replacing the amount "\$625" by the amount "\$630".

5. Certain students to pay by two instalments—Clause 8 of the principal notice is hereby deleted.

6. Refunds—Clause 9 of the principal notice is hereby amended by replacing the amount "\$208" by the amount "\$216".

7. Partial refunds—Clause 10 of the principal notice is hereby deleted and replaced by the following clause:

"(10) Subject to clause 11 of this notice, where any domestic student who—

- (a) is enrolled in a full-time full-year course; and
- (b) has paid a tuition fee of or exceeding \$216

—withdraws from that course before the end of the 10th week after the commencement of that course, or within such other period as may be prescribed by the council before the commencement of that course, the council shall refund to the student not less than one-half of any tuition fee paid in full at the commencement of the course, and the student shall not be liable for any further instalment payment or payments due after the date of withdrawal."

Dated this 9th day of August 1990.

PHIL GOFF, Minister of Education.

* The Tertiary Education Fees Notice 1990, *New Zealand Gazette*, No. 5, page 135.