J. E. CONNELL, Regional Conservator, Department of Conservation.

(D.O.C.: H.O. Res. 12/3/48; C.O. CMM 13/82)

#### 2/1

## Classification of Reserve and Appointment to Control and Manage

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Northland Conservancy of the Department of Conservation, hereby classifies the reserve described in the Schedule hereto, as a recreation reserve, and further, appoints the Hukatere Hall Trustees to control and manage the said reserve, subject to the provisions of the said Act.

#### Schedule

#### North Auckland Land District—Kaipara District

2.1991 hectares, more or less, being Section 35, Block II, Hukatere Survey District. All *Gazette* Notice B. 730858.1. (All *New Zealand Gazette* 1987, page 1034). S.O. Plan 56589.

Dated at Whangarei this 14th day of December 1989.

J. C. HALKETT, Regional Conservator, Whangarei.

(Files Cons. H.O. Res. 2/2/466, R.O. D.O.C. 389) ln1466

#### Reclassification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Department of Conservation, hereby changes the classification of that part of the reserve, described in the Schedule hereto, from a recreation reserve to a local purpose (road) reserve, subject to the provisions of the said Act.

#### Schedule

#### North Auckland Land District—Auckland City

4455 square metres, more or less, being Part Allotments 85A and 85B, Section 10, Suburbs of Auckland, situated in Block IV, Titirangi Survey District. Part *New Zealand Gazette* 1988, page 3976. Shown marked "A" on S.O. Plan 65068.

Dated at Auckland this 12th day of January 1990.

G. CAMPBELL, Regional Conservator, Department of Conservation, Auckland Conservancy.

(Cons; R.C. L.B.Y. 21010)

#### Revocation of Reservation

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Director of Estate Protection Policy, Department of Conservation, hereby revokes the reservation as a reserve for Public Buildings of the General Government over the land described in the Schedule hereto.

#### Schedule

#### North Auckland Land District—Auckland City

733 square metres, more or less, being Lot 1, D.P. 129112, situated in Block VIII, Rangitoto Survey District. All certificate of title 75D/102.

Dated at Wellington this 9th day of January 1990.

J. S. HOLLOWAY, Director of Estate Protection Policy, Department of Conservation, Wellington.

(Cons. H.O. ORE 0023; R.C. D.O.C. 4/0/1) ln1474

# New Zealand Railways Corporation

#### New Zealand Railways Corporation Act 1981 Public Works Act 1981

#### Declaring Railway Land at Whangarei to be Set Apart for a State Primary School

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 52 of the Public Works Act 1981, the Chief Executive of the New Zealand Railways Corporation, with the prior written consent of the Minister of Railways, hereby declares the land described in the Schedule hereto to be set apart for a State primary school.

#### Schedule

#### North Auckland Land District—Whangarei District

All that piece of railway land containing 543 square metres, situated in Block IX, Whangarei Survey District being Lot 2, L.T. Plan 126869.

Dated at Wellington this 1st day of February 1990.

P. K. TROTMAN, for Chief Executive, New Zealand Railways Corporation.

(NZR L.O. 1/B346)

### **Survey and Land Information**

#### **Public Works Act 1981**

## Easement Acquired for Irrigation Purposes in Opotiki District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Gisborne declares that an agreement to that effect having been entered into an easement in gross is acquired for irrigation purposes (and may be surrendered at any time by a notice in the *Gazette*) vesting in the Crown on the date of publication in the *Gazette* a right to convey water through the land described in the Schedule (called the strip of land) such grant being in accordance with the following provisions:

- (1) The rights and powers contained in Clauses 2 and 5 of the Seventh Schedule to the Land Transfer Act apply to the within grant. In addition the Crown, its employees or contractors may enter Allotment 300 Waioeka Parish for any and all purposes necessary or convenient to the Crown's exercise of the rights so granted but causing the minimum of disturbance to the owner, the land, stock and other property in so doing.
- (2) The Crown may remove all cultivated or natural vegetation including trees or shrubs from the strip of land.
- (3) The owner may use the strip of land except where such use unreasonably interferes with the rights so granted.
- (4) The owner may not except with the written consent of the Crown erect any building, construction or fence or plant any tree or shrub on the strip of land nor disturb the soil thereof below a depth of 0.4 metre from the surface nor do anything which would damage or endanger the pipeline.
- (5) The Crown shall pay the cost of restoring any damaged fences and the surface of the land as nearly as possible to their former condition, excluding any trees or shrubs removed in accordance with Clause (2).