The New Zealand Gazette

WELLINGTON: THURSDAY, 6 DECEMBER 1990

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Using the Gazette

The New Zealand Gazette, the official newspaper of the Government of New Zealand, is published weekly on Thursdays. Publishing time is 4 p.m.

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- Telephone (04) 738 699
- Facsimile (04) 499 1865

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Notices are accepted for publication in the next available issue, unless otherwise specified.

Notices being submitted for publication must be a reproduced copy of the original. Dates, proper names and signatures are to be shown clearly. A covering instruction setting out requirements must accompany all notices.

Copy will be returned unpublished if not submitted in accordance with these requirements.
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- E.S.T.V. House, 4185 Queens Drive, **Lower Hutt**.
- 159 Hereford Street, **Christchurch**.
- Government Buildings, 1 George Street, **Palmerston North**.
- Cargill House, 123 Princes Street, **Dunedin**.

**Other issues of the Gazette:**
- Commercial Edition—Published weekly on Wednesdays.
- Customs Edition—Published weekly on Tuesdays.
- Special Editions and Supplements—Published as and when required.

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**Vice Regal**

**Appointment**

**Honours and Awards**

His Excellency The Governor-General has announced that The Queen has been graciously pleased to make the following appointment of the Most Distinguished Order of Saint Michael and Saint George:

**THE MOST DISTINGUISHED ORDER OF SAINT MICHAEL AND SAINT GEORGE**

G.C.M.G.

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**Government Notices**

**Agriculture and Fisheries**

**Berryfruit Levy Act 1967**

**Fixing Rates of the Berryfruit Levy (Notice No. 5061; Ag. 4/54/8)**

1. Pursuant to section 4 of the Berryfruit Levy Act 1967, having regard to the recommendations of the New Zealand Berryfruit Growers Federation (Inc.), I hereby fix the rates of annual levy to be paid by berryfruit growers in respect of their gardens, to the Federation.

<table>
<thead>
<tr>
<th>Area of Garden</th>
<th>Amount of Levy $ (including GST)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 250 square metres or 2000 strawberry plants, whichever is smaller</td>
<td>nil</td>
</tr>
<tr>
<td>250 square metres or 2000 strawberry plants, whichever is smallest, to 8000 square metres</td>
<td>180</td>
</tr>
<tr>
<td>Over 8000 square metres</td>
<td>331.88</td>
</tr>
</tbody>
</table>

These rates of annual levy come into effect 14 days after the date of notification in the *Gazette*.

2. Pursuant to section 7 of the Berryfruit Levy Act 1967, having regard to the recommendations of the New Zealand Berryfruit Growers Federation (Inc.), I hereby fix:

(a) a special levy equal to 2.25 cents per kilogram (including GST) of blackcurrants sold for export or processing purposes. This levy is to be paid by blackcurrant growers and is to be used for the purposes of promotion, research, and market development.

The manner of payment and collection of such levy shall be by deduction by exporters, processors, co-operatives, or dealers from the payments at the first point of sale of the blackcurrants being levied, and forwarded to:

- The Executive Officer,
- New Zealand Berryfruit Growers Federation (Inc),
- P.O. Box 10050,
- Wellington;

(b) a special levy equal to 22.5 cents per kilogram (including GST) on all blueberries sold for fresh export purposes and 4.5 cents per kilogram (including GST) on all blueberries sold for frozen export purposes. This levy is to be used for the administration, research and promotion of the blueberry industry. Of these two levies, 16.875 cents of the fresh export levy and 3.375 cents of the frozen export levy is to be used by the Blueberry Export Council, and 5.625 cents of the fresh export levy and 1.125 cents of the frozen export levy is to be used by the New Zealand Blueberry Growers Association. (All levies are GST inclusive.)

The manner of payment and collection of the blueberry levies is to be by the exporter and forwarded to:

- The Secretary,
- Blueberry Export Council,
D. MARSHALL, Associate Minister of Agriculture.

Radiocommunications Act 1989

Statement of Government Policy and Directions to Secretary of Commerce

To the Secretary of Commerce

I, Maurice Donald Williamson, Minister of Communications, acting pursuant to section 112 of the Radiocommunications Act 1989 ("the Act"), hereby give you notice that it is part of the policy of the Government in relation to your functions, duties and powers under section 111 of the Act and your functions, duties and powers under the Radio Regulations 1987—

(a) That the coverage of the television services known as TV1, TV2, and TV3 should be maintained and should be extended to communities that would otherwise not receive a commercially viable service; and

(b) That non-commercial television services should be facilitated on a short-term basis, and existing services should be maintained on the UHF range of frequencies; and

(c) That television and sound radio broadcasting services of short term duration that have as their primary objective the promotion of Maori language and culture should be facilitated; and

(d) That new sound radio broadcasting services (other than services for which you are required by section 95 of the Broadcasting Act 1989 to grant radio apparatus licences) should be provided for on a short-term basis only; and

(e) That, in respect of the frequencies specified in the Fifth and Sixth Schedules to the Act and the ranges of frequencies 494.00 MHz to 518.00 MHz and 2.396 GHz to 2.690 GHz, no radio apparatus licences should be granted for categories of radio services that have not previously been the subject of radio apparatus licences in New Zealand; and

(f) That there should be competition in telecommunications markets and that the granting of radio apparatus licences should promote such competition.

Pursuant to the above policies I hereby direct you as follows:

Television Broadcasting

(a) You shall not grant new radio apparatus licences for VHF television broadcasting services except in relation to frequencies in the ranges 44.0 MHz to 51.0 MHz, 54.0 MHz to 68.0 MHz and 174.0 MHz to 230.0 MHz where the granting of such licences is necessary for the purpose of—

(i) Maintaining the coverage of the services known as TV1, TV2 or TV3; or

(ii) Extending the coverage of the services known as TV1, TV2, or TV3 to communities that would otherwise not receive a commercially viable service; or

(iii) Giving effect to any decision of the Broadcasting Tribunal relating to the assignment of frequencies between the services known as TV1, TV2 or TV3; or

(iv) Implementing any technical modifications in the transmission of any of the services known as TV1, TV2 or TV3; or

(v) The implementation of new television broadcasting services undertaken otherwise than for profit where transmissions of such services are licenced for no more than 3 months, provided that such licences may be renewed for subsequent periods not exceeding 3 months until such time as a record of management rights in relation to that frequency is recorded under the Act.

(b) You shall not grant new radio apparatus licences for UHF television broadcasting services except where the granting of such licences is necessary for the purposes of—

(i) Maintaining the services provided by existing licensees in relation to those frequencies; or

(ii) The implementation of new television broadcasting services, the primary objective of which is the promotion of Maori language and culture, where transmissions of such services are licensed for no more than 3 months, provided that such licences may be renewed for subsequent periods not exceeding 3 months until such time as a record of management rights in relation to that frequency is recorded under the Act; or

(iii) The implementation of new television broadcasting services undertaken otherwise than for profit, where transmissions of such services are licensed for no more than 3 months, provided that such licences may be renewed for subsequent periods not exceeding 3 months until such time as a record of management rights in relation to that frequency is recorded under the Act; or

(iv) Establishing translators for the service known as TV3 at Paeroa Range, Ngarara, Porirua, and Towai.

Sound Radio Broadcasting

(c) You shall not grant new radio apparatus licences for sound radio broadcasting except in the following cases:

(i) In relation to New Zealand originated short wave sound radio broadcasting services in the range of frequencies 2300 kHz to 26100 kHz in frequency bands allocated for such broadcasting in the International Radio Regulations where the broadcasting or transmission of those services is not inconsistent with the foreign policies of the Government of New Zealand; and

(ii) In relation to frequencies within the ranges of frequencies specified in the Fourth Schedule to the Act for the purposes of:

(A) Broadcasting by any body or organisation specified in the Seventh Schedule of the Act being transmissions on the frequency and from the location specified in that Schedule in relation to that body or organisation; or

(B) Implementation of new sound radio broadcasting services the primary objective of which is the promotion of Maori language and culture, and where transmissions of such services are licensed for no more than 3 months, provided that such licences may be renewed for subsequent periods not exceeding 3 months until such time as a record of management rights in relation to that frequency is recorded under the Act; or

(iii) Other transmissions, where frequencies are available:

(A) For short term sound radio broadcasting services covering special events of national or local interest or to further charitable purposes, where transmission of any such service is licensed for no more than 3 months, provided that such licences may be renewed for subsequent periods not exceeding 3 months until such time as a record of management rights in relation to that frequency is recorded under the Act; or

(B) Short term sound radio broadcasts relating to any other purpose, where transmissions of such services are licensed for no more than 3 months, provided that such licences may be renewed for subsequent periods not exceeding 3 months until such time as a record of management rights in relation to that frequency is recorded under the Act.
Telecommunications

(d) You shall not grant radio apparatus licences in respect of cellular telephone services uses except to the incumbent of the AMPS B band as defined in section 154 of the Act for the use of the frequencies specified in the Fifth Schedule to the Act; and

(e) You shall not grant radio apparatus licences in respect of 2 Frequency Land Mobile frequencies specified in the Sixth Schedule to the Act in relation to channels (as defined in the Act) for which radio apparatus licences have not been granted prior to 18 December 1989; and

(f) You shall not grant radio apparatus licences in respect of frequencies in the range of 2.396 GHz to 2.690 GHz for categories of radio services that have not previously been the subject of radio apparatus licences in New Zealand; and

(g) You shall not grant new radio apparatus licences in respect of frequencies in the range of 494.00 MHz to 518.00 MHz.

Application of this notice

You shall comply with the directions set out above in relation to all applications for radio apparatus licences, including—

(a) Applications made before the date of this notice but not dealt with before that date; and

(b) Applications made pursuant to Part II of the Telecommunications Act 1987 after the close of 23 November 1989 but not dealt with before the date of this notice.

Revocation of previous notice

The statement of Government policy given by David John Butcher, Minister of Commerce, pursuant to section 112 of the Act dated 20 December 1989 and published in the Gazette of 11 January 1990 is hereby revoked.

Dated at Wellington this 30th day of November 1990.

M. D. WILLIAMSON, Minister of Communications.

g013365

Education

Education Act 1989

Board of Trustees Elections

Pursuant to section 101 of the Education Act 1989, notice is given that first elections are to be held on the 3rd day of December 1990 for the board of trustees of the following school:

Miramar Christian School.

The proprietors of the said school are entering into an integration agreement with the Minister of Education, pursuant to the Private Schools Conditional Integration Act 1975. The first meeting of the board of trustees will be held on the effective date of integration.

Dated at Wellington this 19th day of November 1990.

D. GRACE, District Manager, Ministry of Education.

g013176

Statement of Desirable Objectives and Practices for Chartered Early Childhood Services

Introduction

Pursuant to section 312 (2) of the Education Act 1989, as inserted by the Education Amendment Act 1990, the Minister of Education hereby specifies the following desirable objectives and practices for early childhood education.

These objectives and practices are deemed to be part of the charter of every chartered early childhood centre and chartered care arranger and are to apply to the management and staff of every chartered early childhood service.

The way in which these objectives and practices are to be met, together with any other objectives and practices particular to an early childhood service which do not run counter to the objectives and practices as set out in this statement, shall be set out in the charters of each early childhood service.

The charter of every chartered care arranger shall be deemed to contain the objective of so arranging the education and care as to comply with every code of practice for the time being in force under section 314 (1) of the Education Act 1989 as inserted by the Education Amendment Act.

The charter is an undertaking to the Minister of Education by the management of the early childhood service concerned. Where an organisation has responsibility for more than one centre or home-based scheme, the organisation may make general or policy statements covering the management of the service, staffing, Treaty of Waitangi and equity issues, work with parents/family and children with special needs. However, although these general statements may be made, each section of the charter document must be completed in respect of each centre or home-based scheme.

The organisation may wish to sign the charter of each centre or early childhood setting for which they have responsibility. In this case evidence should be furnished that staff, caregivers and parents of the services involved, have been consulted where appropriate.

Guiding Principles

The child

Meeting the overall needs for education and care of each child attending an early childhood centre or home-based scheme shall be the first and major consideration of every chartered early childhood service.

Parents and family

The parents and family with responsibility for a child or children attending an early childhood service shall play a major role in any decision making concerning their child or children.

All early childhood education shall be designed to enhance the development of the child and support the family. Early childhood centres and settings should provide an atmosphere which is warm, accepting and welcoming to both children and adults.

Curriculum

The early childhood curriculum shall be defined as the sum total of the children's direct and indirect learning experiences in early childhood services.

Opportunities for learning through play and activities which promote the physical, social, emotional, creative, cultural and cognitive development of young children in an overall way should be provided.

Care and education should be integrated in the curriculum and the development of self esteem, confidence, independence and interest in learning for young children and infants should be facilitated at all times.

A set of national curriculum guidelines for developmentally appropriate programmes and practices should, when developed, provide the basis for the early childhood curriculum.

Equity

Early childhood services should reflect fair practices in their administration and operation.

(a) Programmes and resources should take account of the values and customs of the families of children attending and should be sensitive and responsive to racial, cultural, social and individual differences;
goals and the overall development of young children while responding to the needs of families.

Objectives and Practices

(a) At all times to implement a curriculum which enables all children to experience an environment in which: they learn who they are; they are safe; they relate positively to others; they enjoy themselves; they learn in appropriate ways; they respect the natural environment; learning is not limited by race, gender or special needs; decision making is shared; conflict is resolved peacefully; the importance of home and family is recognised; adults are learners also;

(b) To organise the curriculum to take account of the ethnic origins of each child and the different characteristics and developmental needs of infants, toddlers and pre-schoolers, where they are present;

(c) To ensure that adults at all times interact with children in positive ways;

(d) To develop and promulgate a statement of the philosophy underlying the operation of the service;

(e) Every year to specify the methods by which the early childhood centre or home programme is to be regularly planned and evaluated by staff or by caregivers and care arrangers, to ensure that it is developmentally appropriate;

(f) To specify established procedures for settling children into the service or caregiver’s home, informing parents about their children’s day and ways of facilitating the transition of children to school;

(g) At all times to plan for and provide developmentally appropriate programmes and practices for children and infants attending the early childhood service;

(h) Developmentally appropriate programmes should integrate care and education and to focus at all times on the overall needs of each individual child. Activities should include:

(i) both active and quiet, planned and spontaneous, small group and individual activities both in and out of doors, with children able to make choices about the degree, type and manner of their participation;

(ii) creative activities where individual expression is encouraged;

(iii) the use of natural materials and play in natural areas.

(i) At all times for the programme and environment to allow for gross and fine motor play for all children and provide opportunities both for interaction with others and for privacy;

(j) At all times to meet the requirements for the programme and management of child behaviour under regulations for a licence or codes of practice as required in section 317 and section 314 of the Education Act 1989.

3 Special Needs

Goal

To cater for the individual and different needs of children with special needs in the service they attend and their families.

Objectives and Practices

(a) To aim at all times to provide for children with special needs in close consultation with the parents and families of each child;

(b) To provide programmes for individual children with special needs in early childhood centres which include specific objectives based on careful assessment and monitoring of specific skills and activities and which are designed to maximise the strengths of children with special needs;

(c) To ensure that records of the assessment of children with special needs are kept in a confidential manner;

(d) To ensure that staff and caregivers seek guidance and information from specialist services and others associated with
the children and family of children with special needs to enable them to work effectively with these children and their parents;

(e) Every year provide a plan of the strategies to be used to show that the service is working towards meeting the requirements of all children with special needs in the early childhood services;

(f) To ensure that children with special needs have opportunities to interact with and join in activities with other children attending the early childhood service;

(h) Where a special group is attached to a service, to specify the relationship between the special group and the early childhood service and how the group is integrated into the life of the early childhood centre or home.

4 Health, Safety and the Environment

Goal
To provide protection, opportunities and facilities which enable children to develop physically, intellectually, emotionally and socially in a healthy manner in conditions of freedom, dignity and respect.

Objectives and Practices

(a) To ensure that the early childhood centre or home-based scheme provides a safe and healthy environment at all times;

(b) To ensure that the well-being of children is promoted at all times by management, staff, care arrangers and caregivers through sensitivity to children's individual needs;

(c) To ensure that meals, health and safety procedures and routines are at all times incorporated positively into the home or early childhood centre programme and that these are times for pleasant interaction. A statement outlining the routines children will follow during the day should be provided and made available for parents and families in the early childhood service;

(d) To plan and provide a play environment which is accessible to children, adaptable and stimulating, with an easy flow of play between the indoor and outdoor space at all times;

(e) To build on the requirements of the regulations or Codes of Practice to a higher standard and to specify the way in which the equipment and environment will be developed to allow for activities and learning through play.

5 Relationships with Parents and Families

Goal
To provide opportunities for parents and families who have a central role as primary caregivers and educators of their children to be involved in the decision making of the service their children attend.

Objectives and Practices

(a) To ensure that management, staff and caregivers provide appropriate opportunities for parents and families to exercise their right as partners in the early childhood education of their children and to share in decisions about their children's care and education;

(b) To specify the methods to be used for on-going consultation and communication with parents and the ways in which they will be involved in the decision making of the service;

(c) Every year to provide a plan for the provision of formal and informal parent support and education opportunities and strategies which will support parents in their role;

(d) To make provision at all times for parents and families to discuss their child's progress and to be informed about their child's daily programme, and for caregivers to discuss the children in their care with the staff of the early childhood service;

(e) To ensure at all times that parents and families are welcomed and encouraged to stay at the early childhood centre;

(f) To specify the procedure to be used by parents and families to express concerns and lay complaints about management, staff or caregivers of the service and the way in which information about this procedure is communicated to parents and families.

6 Equity

Goal
To ensure that equitable practices are an integral part of the administration and operation of the early childhood service.

Objectives and Practices

(a) To specify how programmes and resources which fairly reflect the values, customs and differences of the families of the children attending the early childhood centre or home-based scheme;

(b) To ensure at all times that programmes and resources are sensitive and responsive to racial and cultural differences among the families of the children attending the early childhood service;

(c) At all times to ensure that children are encouraged to learn in all curriculum areas, irrespective of gender or ability;

(d) To appropriately promote non-sexist behaviour and language by children, parents and staff;

(e) To enable young children to be enriched in an environment which acknowledges New Zealand's cultural heritage.

7 Management

Goal A
A: Management will be a good employer

Objectives and Practices

(a) To operate a personnel policy containing provisions generally accepted as being necessary for the fair and proper treatment of employees in all respects of their employment. These will include provision for:

(i) the provision of good and safe working conditions,

(ii) equal employment opportunities,

(iii) impartial selection of suitably qualified persons for appointment,

(iv) opportunities for the professional development of staff,

(v) recognition of the aims, aspirations and cultural differences of ethnic and minority groups.

(b) For care arrangers, to ensure that caregivers:

- are competent as caregivers,

- are selected without prejudice to ethnic origin, or socio-economic status,

- are provided with adequate support,

- are provided with opportunity for relief in time of sickness,

- have opportunities for breaks from caregiving,

- have opportunity for training,

- have opportunity for networking and support meetings with other caregivers,

- have procedures for handling complaints.

(c) Every year to specify the methods to be used to achieve the policies outlined in a) and b).
Goal B
Efficient management policies and practices which result in an effective service and are in the best interests of children, staff and management.

Objectives and Practices
(a) Every year to formulate a management plan in consultation with parents, families and staff which outlines the policies of the service on staffing, finance and organisation;
(b) To specify the methods to be used to achieve these policies;
(c) To provide training opportunities for management:
   (i) every year to prepare a statement of training priorities for management
   (ii) every year ensure that management training includes component to equip management to implement equity objectives
   (iii) budget for the purchase of training services as required.

Goal C
Efficient administration and financial accountability is essential in the expenditure of public funds.

Objectives and practices
(a) To ensure that parents view the attendance register on a regular basis and confirm their child’s attendance record;
(b) Management who are care arrangers shall ensure that caregivers receive reasonable remuneration which shall be paid at regular intervals;
(c) To keep at all times clear and accurate records of funding received including funding from the Ministry of Education and the Department of Social Welfare;
(d) To have the service’s financial statement available and audited annually;
(e) To arrange for paid leave for staff undertaking field based training courses towards a qualification recognised by the Secretary of Education or undergoing induction;
(f) Managers who are care arrangers, to provide suitable and adequate office and storage space for staff; ensure that there are back-up arrangements available for occasions when caregivers are sick or otherwise not able to care for children;
(g) To ensure that caregivers and co-ordinators provide development opportunities as well as caregiving to children in the home-based care.

8 Staffing
Goal
Qualified staff who understand young children and their development.

Objectives and Practices
(a) Every year, for early childhood services where all staff do not have qualifications recognised by the Secretary for Education, to provide a staged plan showing the ways in which the service will budget to increase the number of qualified adults working with the children, through field-based training or staff training policies;
(b) Every year, for services to provide a staged plan which outlines the ways in which the service will reach a staffing level agreed to by the Ministry under the charter agreement.

9 Staff Development and Advisory Support
Goal
To make provision for appropriate advisory support and in service development and training which will enhance the performance of staff and management.

Objectives and Practices
(a) Every year to specify the advisory support system to be used by the service over the year. Services which do not have an advisory support system are required to specify that they will use the Early Childhood Development Unit until October 1992;
(b) To ensure that staff are kept up to date with current trends and practices in early childhood care and education and that caregivers are encouraged to participate in support groups. Every year to keep records of staffs’ use of advisory support and training opportunities;
(c) To ensure that all full and part-time staff including care arrangers or co-ordinators, participate in regular in-service training programmes developed in consultation with them;
(d) Each year to develop a programme and a budget for in service development and training for all staff.

10 Land, Buildings and Equipment
Goal
To provide and maintain a safe and healthy environment for young children.

Objectives and Practices
(a) To maintain the grounds, buildings and equipment in a clean, safe and hygienic condition;
(b) To provide programmes for the regular inspection of grounds, building and equipment and for their repair, maintenance and improvement;
(c) To any adaptations to the grounds, buildings and equipment to take account of children with special needs.

Dated at Wellington this 29th day of November 1990.

JOHN LUXTON, Associate Minister of Education.

Pursuant to section 20 of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the new medicines set out in the Schedule hereto:

Schedule

<table>
<thead>
<tr>
<th>Name and Strength</th>
<th>Form</th>
<th>Name and Address of Manufacturer</th>
<th>Proprietary Name (if any)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ramipril 1.25 mg, 2.5 mg, 5 mg, 10 mg</td>
<td>Capsules</td>
<td>Hoechst AG, Frankfurt am Main, West Germany</td>
<td>Tritace</td>
</tr>
</tbody>
</table>
**Polyethylene glycol 4000 55 gm in 1000 ml**
- **Contains per 5 ml:** Extracts of horehound, hyssop, liquorice, coneflower, catshair, gum plant capsicum, cayenne and honey

**Clindamycin phosphate 1% w/v Topical solution**
- **Form:** Oral suspension
- **Name and Address of Manufacturer:**
  - Delta West Ltd., Bentley, Western Australia
  - Blackmores Ltd., Balgowlah, New South Wales, Australia

**Citalopram 0.5 mg, 1 mg, 2.5 mg, 5 mg Tablets**
- **Name and Address of Manufacturer:**
  - Novo Nordisk A/S, Bagsvaerd, Denmark

**Cilazapril 0.5 mg, 1 mg, 2.5 mg, 5 mg Tablets**
- **Name and Address of Manufacturer:**
  - F Hoffman La-Roche, Basle, Switzerland

**Oestradiol 2 mg/Norethisterone acetate 1 mg Tablets**
- **Name and Address of Manufacturer:**
  - Novo Nordisk A/S, Bagsvaerd, Denmark

**Amlodipine besylate 5 mg, 10 mg Tablets**
- **Name and Address of Manufacturer:**
  - Pfizer S A, Brussels, Belgium, & Pfizer GmbH, Karlsruhe-Hagsfeld, West Germany, & Pfizer Laboratories Ltd., Wir, Auckland

**Paracetamol 500 mg Tablets**
- **Name and Address of Manufacturer:**
  - Nicholas Kiwi Pty Ltd., Chadstone, Victoria, Australia

**Paracetamol 120 mg Tablets**
- **Name and Address of Manufacturer:**
  - Nicholas Kiwi Pty Ltd., Chadstone, Victoria, Australia

**Pravastatin sodium 5 mg, 10 mg, 20 mg Tablets**
- **Name and Address of Manufacturer:**
  - E R Squibb & Sons Ltd., Hounslo, Middlesex, England

**Blue Tablets:**
- **Name and Address of Manufacturer:**
  - Novo Nordisk A/S, Bagsvaerd, Denmark

**Red Tablets:**
- **Name and Address of Manufacturer:**
  - Novo Nordisk A/S, Bagsvaerd, Denmark

**White tablets:**
- **Name and Address of Manufacturer:**
  - Novo Nordisk A/S, Bagsvaerd, Denmark

Dated this 27th day of November 1990.

MAURICE WILLIAMSON, Associate Minister of Health.

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**Justice**

**Land Valuation Proceedings Act 1948 Land Valuation Proceedings Amendment Act 1977**

**Appointment of Member of the Southland Land Valuation Tribunal**

Pursuant to section 19 of the Land Valuation Proceedings Act 1948, as substituted by section 2 of the Land Valuation Proceedings Amendment Act 1977, His Excellency the Governor-General has been pleased to appoint

John Alexander Watters, registered valuer of Invercargill to be a member of the Southland Land Valuation Tribunal for a period of 6 years on and from the date hereof.

Dated at Wellington this 22nd day of November 1990.

DOUGLAS GRAHAM, Minister of Justice.

(Adm. 3/18/2/22)

**Reappointment of Member of the Westland Land Valuation Tribunal**

Pursuant to section 19 of the Land Valuation Proceedings Act 1948, as substituted by section 2 of the Land Valuation Proceedings Amendment Act 1977, His Excellency the Governor-General has been pleased to reappoint

Michael Guthrie Bradley, registered valuer of Akaroa as a member of the Westland Land Valuation Tribunal for a further term of 6 years on and from 25 October 1990.

Dated at Wellington this 24th day of November 1990.

DOUGLAS GRAHAM, Minister of Justice.

(Adm. 3/18/2/17)

**Appointment of Chairmen of the Wanganui, Taranaki and North Canterbury: Land Valuation Tribunals**

Pursuant to section 19 of the Land Valuation Proceedings Act 1948, as substituted by section 2 of the Land Valuation Proceedings Amendment Act 1977, His Excellency the Governor-General has been pleased to appoint

Richard Lockhart Watson, District Court Judge of Wanganui to be a member and Chairman of the Wanganui Land Valuation Tribunal,

Thomas Murray Abbott, District Court Judge of New Plymouth to be a member and Chairman of the Taranaki Land Valuation Tribunal, and

Michael John Green, District Court Judge of Christchurch to be a member and Chairman of the North Canterbury Land Valuation Tribunal.
Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 18

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages, hereby gives notice as follows:

Notice

1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 18.
2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

Eastern Suburbs Christian Fellowship.

Dated at Wellington this 24th day of November 1990.

B. E. CLARKE, Registrar-General.

Transport Act 1962

The Traffic (Selwyn District) Notice No. 2, 1990

Pursuant to the Transport Act 1962, a delegation from the Minister of Transport, and a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Controller Road and Traffic Standards, give the following notice:

Notice

This notice may be cited as the Traffic (Selwyn District) Notice No. 2, 1990.

The road specified in the Schedule is declared to be a 70 kilometres per hour speed limit area pursuant to regulation 21 (2) of the Traffic Regulations 1976.

Schedule

Situated within Selwyn District at Irwell:

Leeston-Christchurch Road: from a point 100 metres measured northerly, generally, along the said road from Selwyn Lake Road to a point 400 metres measured southerly, generally, along Leeston-Christchurch Road from Selwyn Lake Road.

Signed at Wellington this 3rd day of December 1990.

C. M. CLISSOLD, Controller, Road and Traffic Standards.

(MOT 29/1/Selwyn District)

Approval of Motorcycle Driving Courses

Pursuant to section 48 (2) (b) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986; and under powers delegated to me by the Secretary for Transport in an instrument of delegation dated the 31st day of August 1990; I, Warren Richard Gillespie Simeon, Controller, Road User Standards, hereby approve the following course of motorcycle instruction:

The course of Basic Motorcycle Instruction for the purposes of regulation 27 (1) (c) of the Transport (Drivers Licensing) Regulations 1987; to be conducted by the following approved school of instruction:

Passrite Driving Academy, Royal Oak; under the direction of Fred G. Bardon and Joanna van Workum.

Signed at Wellington this 4th day of December 1990.

W. R. G. SIMEON, Controller, Traffic Education Standards.

(File: 16/6/5/1)

Approval of Course in Map Reading

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986; and pursuant to a delegation given by the Secretary for Transport in an instrument dated the 31st day of August 1990; I, Robert Albert Gibson, National Co-ordinator Driver Licensing, hereby approve the following organisation to conduct courses in map reading for the purposes of regulation 11 (1) (c) of the Transport (Driver Licensing) Regulations 1987:

Wellington Taxi Academy, Wellington South.

Changes to approval on previous notice:


Signed at Wellington this 4th day of December 1990.

R. A. GIBSON, National Co-ordinator Driver Licensing.

(File: 16/6/1/4)

Approval of Hazardous Substances Courses

Pursuant to paragraph 48 (2) (e) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986; and under the powers delegated to me by the Secretary for Transport in an instrument of delegation dated the 31st day of August 1990; I, John Battersby Toomath, Manager, Safety Standards, hereby approve the following courses and organisations for the purposes of paragraph 70h (1) (a) of the Transport Act 1962:

New Zealand Rail Ltd. Hazardous Substances Course conducted by New Zealand Rail Ltd. as the organisation.

T. J. Frederikson and Associates Hazardous Substances Course conducted by T. J. Frederikson and Associates, as the organisation.
Richards Driving Academy Hazardous Substances Course conducted by Richards Driving Academy, as the organisation.

Signed at Wellington this 4th day of December 1990.

J. B. TOOMATH, Manager, Safety Standards.

(File: 16/6/1/5)

**Treasury**

**Public Finance Act 1989**

Notice of Indemnity Given Pursuant to Section 59 of the Public Finance Act 1989—DFC Loan

The following statement is made pursuant to section 59 (2) of the Public Finance Act 1989.

On 9 October 1990, the Minister of Finance gave an indemnity to the Reserve Bank of New Zealand with respect to any losses it may suffer in relation to a standby facility and a term loan facility to DFC New Zealand Limited (in statutory management). The maximum contingent liability of the Crown is $205 million plus 3 months interest.

Dated at Wellington this 15th day of November 1990.

RUTH MARGARET RICHARDSON, Minister of Finance.

---

Notice of Guarantees Given Pursuant to Section 59 of the Public Finance Act 1989

The following statement is made pursuant to section 59 (2) of the Public Finance Act 1989.

On the various dates listed below the Minister of Finance gave guarantees of various loan and swap facilities of the New Zealand Railways Corporation (the "Corporation") in favour of the several financial institutions listed.

These guarantees were given as consideration for the financial institutions agreeing to amend their facilities permitting a restructuring of the Corporation pursuant to the New Zealand Railways Restructuring Act 1990.

<table>
<thead>
<tr>
<th>Date</th>
<th>Facility</th>
<th>Financial Institution</th>
<th>Amount Guaranteed</th>
</tr>
</thead>
<tbody>
<tr>
<td>15/8/90</td>
<td>Loan</td>
<td>The Nippon Credit Bank, Ltd.</td>
<td>Yen 6.285 billion and interest</td>
</tr>
<tr>
<td>15/8/90</td>
<td>Swap</td>
<td>The Nippon Credit Bank, Ltd.</td>
<td>Annual payments of approx­imately USD 5 million</td>
</tr>
<tr>
<td>26/2/90</td>
<td>Loan</td>
<td>Nippon Life Insurance Company, Ltd. and The Nippon Credit Bank, Ltd.</td>
<td>Principal of Yen 5 billion and interest</td>
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<tr>
<td>30/10/90</td>
<td>Loan</td>
<td>Sumitomo Trust &amp; Banking Company, Ltd.</td>
<td>Principal of USD 50 million and interest</td>
</tr>
</tbody>
</table>

Dated at Wellington this 15th day of November 1990.

RUTH MARGARET RICHARDSON, Minister of Finance.

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**Wellington Airport Act 1990**

Notice Given to Wellington City Council Pursuant to Section 11 (1) of the Wellington Airport Act 1990—Airport Reserves

I, Ruth Margaret Richardson, Minister of Finance, by this notice given pursuant to section 11 (1) of the Wellington Airport Act 1990, require the Wellington City Council to pay to the Crown and to the Council the amount of ten million dollars ($10,000,000) from the airport reserves (as defined in the Wellington Airport Act 1990) such that sixty-six percent (66%) being $6,600,000 shall be paid to the Crown and thirty-four percent (34%) being $3,400,000 shall be paid to the Council on or before 19 December 1990. The Council shall pay interest at the rate of sixteen percent (16%) to the Crown on the whole or any part of the amount payable to the Crown which is not paid on or before 19 December 1990 for such period as that amount remains outstanding.

Dated at Wellington this 20th day of November 1990.

RUTH MARGARET RICHARDSON, Minister of Finance.
Land Notices

Conservation

Reserves Act 1977

Revocation of the Reservation Over a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Hawke's Bay Conservancy of the Department of Conservation, revokes the reservation as a road reserve over the land, described in the Schedule below.

Schedule

Hawke's Bay Land District—City of Napier

1023 square metres, more or less, being Lot 1, LT. 21598.
708 square metres, more or less, being Lot 3, D.P. 17099.

Dated at Napier this 27th day of November 1990.

J. S. OMLBER, Regional Conservator, Hawke's Bay Conservancy.

DOC C.O. 6/3

Revocation of the Reservation Over Reserves

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Auckland Conservancy, hereby revokes the reservation as local purpose (accessway) reserves over the lands, described in the Schedule hereto.

Schedule

North Auckland Land District—Manukau City

99 square metres, more or less, being Lot 174, D.P. 119360, situated in Block IV, Otahuhu Survey District. Part certificate of title 50B/1354.
103 square metres, more or less, being Lot 175, D.P. 119361, situated in Block IV, Otahuhu Survey District. Parts certificates of title 50B/1354 and 61C/518.

Dated at Auckland this 23rd day of November 1990.

G. H. CAMPBELL, Regional Conservator, Auckland.

(File: LBY 17011)

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Manager, Protection Division Canterbury, hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said act.

Schedule

Canterbury Land District—Hununui District

1.4008 hectares, more or less, being Section 77, Block II, Lyndon Survey District. All New Zealand Gazette 1978, page 8. S.O. Plan 138756.

Dated at Christchurch this 23rd day of November 1990.

K. F. D. HUGHEY, Manager, Protection Division.

DOC H.O. C.O. RSH 010

Authorisation of the Exchange of Part of a Reserve for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Otago, hereby authorises the exchange of that part of the local purpose (quarry) reserve described in the First Schedule hereto, for the land, described in the Second Schedule hereto.

First Schedule

Otago Land District—Dunedin City

268 square metres, more or less, being Lot 5, D.P. 19741, situated in Block VII, North Harbour and Blueskin Survey District. Part certificate of title 331/111.

489 square metres, more or less, being Lot 7, D.P. 19741, situated in Block VII, North Harbour and Blueskin Survey District. Part certificate of title 331/111.

Second Schedule

Otago Land District—Dunedin City

874 square metres, more or less, being Lots 1 and 2, D.P. 19741, situated in Block VII, North Harbour and Blueskin Survey District. Part certificate of title A1/783.

Dated at Dunedin this 29th day of November 1990.

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

DOC H.O. Res 1146 : C.O.: CMO 13/68/3

Authorisation of the Exchange of Part of a Reserve for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Otago, hereby authorises the exchange of that part of the Mount Cargill Scenic Reserve described in the First Schedule hereto, for the land, described in the Second Schedule hereto.

First Schedule

Otago Land District—Dunedin City

830 square metres, more or less, being Section 3, S.O. 23235, situated in Block VII, North Harbour and Blueskin Survey District. Part Document 430718.

Dated at Dunedin this 29th day of November 1990.

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

DOC H.O. Res 1146 : C.O.: CMO 13/68/3

Revocation of Appointment to Control and Manage a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Canterbury, hereby revokes the appointment of the Navy League Canterbury (N.Z.) Incorporated to control and manage the Ripapa Island Historic Reserve, described in the Schedule hereto.
Schedule

**Canterbury Land District—Banks Peninsula District**

1.6187 hectares, more or less, being Reserve 109, situated in Block I, Pigeon Bay Survey District. All *New Zealand Gazette* 1946, page 1241. S.O. Plan 3038.

Dated at Christchurch this 3rd day of December 1990.

M. J. CUDDIHY, Regional Conservator.

(DOC H.O. C.O. RSH 010)

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**Change of Classification of Part Lake Tarawera Scenic Reserve to Recreation Reserve**

Pursuant to the Reserves Act 1997, and to a delegation from the Minister of Conservation, the Regional Conservator of the Department of Conservation hereby changes the classification of that part of the reserve described in the Schedule hereto, from a reserve for scenic purposes to a reserve for recreation purposes, subject to the provisions of the said Act, and further, declares that the said reserve shall hereafter be known as the Te Tapahoro Recreation Reserve.

**Schedule**

**Te Tapahoro (known as “Lake Tarawera Outlet”) Recreation Reserve**

5.3600 hectares, more or less, being Section 1, S.O. Plan 58277, situated in Block V, Ruawhia Survey District. Recorded on N.Z.M.S. 261 V16 2.2. Part *New Zealand Gazette*, 1985, page 2909.

Dated at Rotorua this 30th day of November 1990.

C. M. JENKINS, Acting Regional Conservator, Department of Conservation.

(DOC RRN 253)

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**Declaration That Private Land Shall be Protected Private Land**

Pursuant to section 76 of the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the West Coast Conservancy of the Department of Conservation, declares that the private land, described in the Schedule hereto, shall be protected private land for scenic purposes, subject to the provisions of the said act, and subject to an agreement between the owner of the land and the Minister of Conservation. The land so protected shall be known as the James and Simon Richards Memorial Bush.

**Schedule**

**Westland Land District—Westland District**

7.1535 hectares, more or less, being part Lot 3, D.P. 2649, as shown “A” on D.P. 2643, situated in Block VII, Waiho Survey District. Part certificate of title 5C/757.

Dated at Hokitika this 27th day of November 1990.

B. N. WATSON, Regional Conservator.

(File Cons. C.O. 2.09.1.601)

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**New Zealand Railways Corporation**

**New Zealand Railways Corporation Act 1981**

Declaring Land at Newmarket to be Set Apart for Railway Purposes

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 hereby declares the land described in the Schedule hereto to be set apart for railway purposes.

**Schedule**

**North Auckland Land District—Auckland City**

918 square metres, more or less, being Lot 4, D.P. 27122, situated in Block VIII, Rangitoto Survey District; all certificate of title 698/295.

Dated this 3rd day of December 1990.

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

(NZR L.O. 17734)

---

Declaring Land at Newmarket to be Set Apart for Railway Purposes

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 hereby declares the land described in the Schedule hereto to be set apart for railway purposes.

**Schedule**

**North Auckland Land District—Auckland City**

807 square metres, more or less, being Lot 2, D.P. 27122, situated in Block VIII, Rangitoto Survey District; all certificate of title 699/376.

Dated this 3rd day of December 1990.

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

(NZR L.O. 17734)

---

Declaring Land at Newmarket to be Set Apart for Railway Purposes

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 hereby declares the land described in the Schedule hereto to be set apart for railway purposes.

**Schedule**

**North Auckland Land District—Auckland City**

807 square metres, more or less, being Lot 2, D.P. 27122, situated in Block VIII, Rangitoto Survey District; all certificate of title 699/376.

Dated this 3rd day of December 1990.

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

(NZR L.O. 17734)

---

Declaring Land at Newmarket to be Set Apart for Railway Purposes

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 hereby declares the land described in the Schedule hereto to be set apart for railway purposes.
Survey and Land Information

Right of Way Easements Acquired and Granted in the Far North District (Kapiro-Pungaere Irrigation Scheme)

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares:

1. Pursuant to section 20, that an agreement to that effect having been entered into, a right of way easement in gross over the land described in the First Schedule hereto vesting in Her Majesty the Queen and her heirs, successors and assigns the rights and powers set forth in the first paragraph to the Seventh Schedule of the Land Transfer Act 1952, is hereby acquired for irrigation purposes on the date of publication in the Gazette.

2. Pursuant to section 48, that a right of way easement containing the powers set forth in the first paragraph of the Seventh Schedule to the Land Transfer Act 1952, over the land described in the Second Schedule hereto, is hereby granted to Robin Geoffrey Thorp of Kerikeri, farmer and Margaret Rose Thorp, his wife and their heirs, successors and assigns, and the said easement shall, subject to the right of revocation set forth in the first paragraph of the Public Works Act 1981, be forever appurtenant to the land described in the Third Schedule hereto.

3. That in the event of the easements hereby granted and acquired being surrendered or revoked, either in whole or in part, then notice to that effect may be published in the Gazette.

First Schedule

North Auckland Land Registry

Area Being

“A” Part Lot 2, D.P. 120486.
“B” Part Lot 2, D.P. 120486.
“C” Part Lot 2, D.P. 120486.
“E” Part Lot 2, D.P. 120486.

All part certificate of title No. 69D/236, North Auckland Land Registry.

Second Schedule

North Auckland Land District

1693 square metres, being part Section 67, Block X11, Kaeo Survey District (part balance Gazette notice B. 720192): shown marked “A” on S.O. Plan 64041, lodged in the office of the Chief Surveyor at Auckland.

Third Schedule

North Auckland Land District

Area Being

8.0200 Lot 1, D.P. 120486. All certificate of title No. 69D/235.
11.2100 Lot 2, D.P. 120486. All certificate of title No. 69D/236.

All in the North Auckland Land Registry.

Dated at Auckland this 27th day of November 1990.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. 25/30/2)

Amending a Declaration Acquiring Land for a Regional Park in the City of Manukau.

Pursuant to section 55 of the Public Works Act 1981, and a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, hereby amends the declaration dated the 30th day of May 1989 and published in the New Zealand Gazette dated 8 June 1989, No. 97, page 2234, declaring land to be acquired for a regional park in the City of Manukau, pursuant to section 20 of the Public Works Act 1981, by:

i. adding to the First Schedule thereto as the land fifthly described the following described land, “4.7846 hectares situated in Block II, Orere Survey District, being part of the Tapapakanga No. 1C Block and part of the Tapapakanga No. 2 Block, shown as Lot 3 on D.P. 28636. All certificate of title Volume 834, folio 263, North Auckland Land Registry.”,

ii. adding in the operative clause thereto after the words “is hereby acquired” the following words “subject, as to the land secondly described in the First Schedule hereto and that part of the land fifthly described in the said Schedule being Lot 3, D.P. 28636, to the right of way easement set forth in the Second Schedule hereto, and as to the land fifthly described in the said Schedule, subject and together with the easements created by memoranda of transfer 307710, 311749, 281053 and 427216, North Auckland Land District,” and

iii. adding thereto the following Second and Third Schedules.

Second Schedule

North Auckland Land District

Reserving for Stuart Ashby of Orere, farmer, together with his heirs, successors and assigns (hereinafter called “the owner”) his tenants, servants, agents and workmen in common with The Auckland Regional Authority (now the Auckland Regional Council) (hereinafter called “the council”), its tenants and any other person lawfully entitled so to enter, a right of way easement in perpetuity containing the rights and powers set forth in the first paragraph of the Seventh Schedule to the Land Transfer Act 1952, as modified by the conditions set forth herein, over the land secondly described in the First Schedule hereto and that of the land fifthly described in the said Schedule being Lot 3, D.P. 28636 (hereinafter called “the servient tenement") and the said easement shall be forever appurtenant to the land described in the Third Schedule hereto (hereinafter called “the dominant tenement”).

Conditions

1. The council may at its option at any future time require the owner to surrender the rights reserved herein in the event that alternative access and electrical power reticulation services are provided to the dominant tenement at the council’s expense.

2. The owner shall not at any time on or over the servient tenement cause, permit or suffer any act whereby the rights,
powers, licenses and liberties of the council may be interfered with or affected, provided however the council will use its best endeavours to restrict its use of Lot 3, D.P. 28636 to its officers, servants and invitees only.

3. The council shall bear all costs of maintaining and repairing the access over the servient tenement excepting that should the owner be responsible for damage to the easement, excepting fair wear and tear, the owner shall be solely responsible for the cost of repairing such damage.

Third Schedule

**North Auckland Land District**

All that parcel of land situated in Block II, Orere Survey District, being part Tapapakanga No. 2 Block and being the balance of the land comprised in certificate of title, Volume 776, folio 60, North Auckland Land Registry (limited as to parcels).

Dated at Auckland this 27th day of November 1990.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. 15/109/0/63362)

**Land Acquired for Road in Jacobs River Hundred**

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Invercargill, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto be set apart for education purposes subject to the building line restriction imposed by resolution No. 692458 and to the stormwater drainage easement contained in easement certificate No. 696639, Canterbury Land Registry.

Dated at Invercargill this 27th day of November 1990.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/9/441)

Schedule

**Canterbury Land District—Timaru City**

All that piece of land containing 791 square metres, situated in Block X, Mount Fyffe Survey District, (as shown marked “A” on S.O. Plan 6902, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Christchurch this 29th day of November 1990.

R. J. MILNE, District Solicitor.

(DOSLIO Ch. D.O. 40/9/106/2)

**Land at Ludstone Road Acquired for Road**

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for road, and shall vest in The Southland District Council on the date of publication hereof in the Gazette.

Dated at Invercargill this 28th day of November 1990.

R. W. G. DALGLISH, District Manager.

(D.O. 2100/PO4)

**Land Held for Water Power Purposes Set Apart for an Abattoir in the Ruapehu District**

Pursuant to section 52 (4) of the Public Works Act 1981, and to a delegation from the Minister of Lands, and at the request of The Ruapehu District Council, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, hereby declares the land described in the Schedule hereto, held by that council for water power purposes, to be set apart for an abattoir.

Dated at Wellington this 4th day of December 1990.
Land Held for a Pleasure Ground Set Apart for Housing Purposes in the City of Wellington

Pursuant to section 52 (4) of the Public Works Act 1981, and pursuant to a delegation from the Minister of Lands, and at the request of The Wellington City Council, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, hereby declares the land described in the Schedule hereto, held by that council for a pleasure ground, to be set apart for housing purposes.

Schedule

Wellington Land District—City of Wellington

All that piece of land containing 564 square metres, being part 1, D.P. 8458, balance of certificate of title, Volume 483, folio 174, shown marked “A” on S.O. Plan 36162, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 27th day of November 1990.

D. I. GRAY, Manager, Lands and Property.

Land Acquired for a Public Reserve (Scientific) in Block V, Paekakariki Survey District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a public reserve and shall vest in the Crown on the date of publication of this notice in the Gazette.

Schedule

Wellington Land District—Block V Paekakariki Survey District

All that piece of land containing 12.3170 hectares, more or less, being Lot 1, on LT. 60224, being a subdivision of P.T. 1A/831 and Wairaka 1 and 2.

Dated at Wellington this 3rd day of December 1990.

D. I. GRAY, Manager, Lands and Property.

Declaring State Highway to be a Limited Access Road—State Highway No. 1 Puhoi River to Otanerua Road

It is noted that Transit New Zealand, by resolution dated 20 November 1990 and pursuant to section 88 (1) of the Transit New Zealand Act 1989, hereby declares that part of State Highway No. 1 Puhoi River to Otanerua Road from western boundary Lot 4, D.P. 105301 and western boundary of Section 40, Block III, Waiwera Survey District RP274/11.17 to eastern boundary of Lot 1, D.P. 105301 and eastern boundary Pt Puhoi Block, D.P. 2934, RP274/11.76 as more particularly shown on Sheet 1A of Plan LA/10/22/1 and accompanying schedule held in the office of the Regional Manager, Transit New Zealand, Auckland and there available for public inspection, to be a limited access road.

Dated at Wellington this 3rd day of December 1990.

M. K. LAUDER, State Highways Manager, Transit New Zealand.

Land Revoked From State Highway Status

Pursuant to section 60 (6) of the Transit New Zealand Act 1989, the authority hereby declares that the pieces of land described in the following Schedule shall have the status of State highway revoked.

Schedule

Areas B and C on S.O. Plan 35183.
Area B on S.O. Plan 35184.
Area C on S.O. Plan 35185.
Situated in Block XV, Nukumaru Survey District as shown on S.O. Plans 35183, 35184, 35185, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 3rd day of December 1990.

M. K. LAUDER, State Highways Manager.

Land Revoked From Limited Access Road

Pursuant to section 88 (5) (c) of the Transit New Zealand Act 1989, the authority hereby declares that the pieces of land described in the following Schedule shall have the status of State highway revoked.

Schedule

Areas B and C on S.O. Plan 35183.
Area B on S.O. Plan 35184.
Area C on S.O. Plan 35185.
Situated in Block XV, Nukumaru Survey District as shown on S.O. Plans 35183, 35184, 35185, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 3rd day of December 1990.

M. K. LAUDER, State Highways Manager.
Regulation Summary

Notice Under the Acts and Regulations Publication Act 1989

Pursuant to the Acts and Regulations Publication Act 1989, notice is hereby given of the making of regulations as under:

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Title or Subject-matter</th>
<th>Serial Number</th>
<th>Date of Enactment</th>
<th>Price Code and Packaging</th>
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<tbody>
<tr>
<td>Fisheries Act 1983</td>
<td>Fisheries (South-East Area Commercial Fishing) Regulations 1986, Amendment No. 5</td>
<td>1990/339</td>
<td>3/12/90</td>
<td>2-A $1.50</td>
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<tr>
<td>Import Control Act 1988</td>
<td>Import Control Regulations 1988, Amendment No. 9</td>
<td>1990/340</td>
<td>3/12/90</td>
<td>4-BX $2.00</td>
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<th>Maximum Charge</th>
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<td>$12.00 and less</td>
<td>1.50</td>
</tr>
<tr>
<td>$12.01 and greater</td>
<td>3.25</td>
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</tbody>
</table>

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Private Bill

Birdlings Flat Land Titles Act 1990

Notice of Intention to Apply for Leave to Introduce a Private Bill in the House of Representatives

Take notice that Vincent Hamilton Burke, Kenneth Joseph Sitarz, Joseph Anthony Quinn, and 25 other co-owners of land at Birdlings Flat intend to promote a Private Bill.

The object of the Private Bill is to effect the division of freehold land at Birdlings Flat which land is currently held by the co-owners in 57 individual undivided share certificates of title into separate freehold titles and to provide the co-owners with the necessary powers and to set out the procedure for effecting the division.

Communications or notices to the promoters may be sent to their solicitors Godfrey Duncraft & French, 2 Armagh Court, 78 Armagh Street, Christchurch (P.O. Box 131, Christchurch) and a copy of the proposed Private Bill has been deposited and may be inspected in connection with Standing Order 263 of the House of Representatives at the District Court at Christchurch.

New Zealand Gazette 1990 Deadlines

Final editions for 1990 are as follows:

**Commercial Edition—19 December 1990**

The deadline for this edition is noon on Monday, the 17th day of December 1990.

**Principal Edition—20 December 1990**

The deadline for this edition is noon on Tuesday, the 18th day of December 1990.

N.B. It would be appreciated if material for above gazettes were delivered as early as possible.

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New Zealand Gazette 1991 Deadlines

First editions for 1991 are as follows:

**Principal Edition—10 January 1991**

The deadline for this edition is noon on Tuesday, the 8th day of January 1991.

**Commercial Edition—16 January 1991**

The deadline for this edition is noon on Monday, the 14th day of January 1991.

N.B. It would be appreciated if material for above gazettes were delivered as early as possible.