

districts shall be present members of the present Board and shall hold office until the next local body election.

4. Compensation for Disturbance—The compensation to be paid by the Board to the Council, by the date of merger, for disturbance of the electricity undertaking, property and assets, as defined in the Second Schedule hereto shall be the sum of eight hundred and ninety-three thousand, nine hundred and forty dollars, and fifty-three cents (\$893,940.53).

5. Disposition of Assets and Liabilities—On the date of merger the Board shall take over from the Council the electricity undertaking, and property and assets described in the Second Schedule, hereto.

All liabilities of any kind whatsoever incurred by the Council up to the date of completion shall remain liabilities of the Council only. Thereafter, the Board shall take over all the liabilities of the Electricity Department of the Council including liability for current loans relating to the expenditure on assets being taken over by the Board.

6. Consumers—At the date of the effect of the merger, the consumers of the Board and the Council shall be treated as existing consumers of the combined undertaking.

(a) *Tariffs*—The tariff schedule of the Board, that was in effect prior to the date of the merger, shall become the tariff schedule of the combined undertaking at the date of the effect of the merger.

(b) *Deposits*—Deposits held for any consumer by the Board and the Council prior to the date of the merger, shall, within 1 calendar month after the settlement of the last electricity account after the date of the merger, be either:

(i) Vested with the combined undertaking. The term of any deposit shall not, subject to the provisions of Electricity Supply Regulation 20 (7), exceed 2 years from the date of the original lodgment of the deposit with the Board or Council; or

(ii) Refunded in full to each consumer for whom a deposit is held by either or both the Board or the Council.

7. Staff—The board shall continue to employ, as required by the Local Authorities (Employment Protection) Act 1963, all persons permanently employed in the Council's electricity undertaking at the date of merger.

8. Date of Merger—The merger shall take effect from the 1st day of June 1989.

Schedules

First Schedule

Representation on Board

<i>Constituent Districts and Combined Districts Representatives</i>	<i>Number of</i>
Thames-Coromandel District	2
Hauraki Plains County	1
Waihi Borough (P), and the Waihi Beach, Waihi, Waimata, Waitawheta, and Waitekauri Ridings of Ohinemuri County	1
Paeroa Borough (P), and the Komata, Paeroa Tirohia, and Mangaiti Ridings of Ohinemuri County	1
Te Aroha Borough (P), and the Waihou, Te Aroha, and Manawatu Ridings of Piako County	1
The Tahuna, Waitoa, and Waldon Ridings of Piako County (P)	1
Morrinsville Borough (P), the Morrinsville and Kiwitahi Ridings of Piako County, and those parts of the Tauwhare and Cambridge Ridings of Waikato County that are within the district of the Board	1
Matamata Borough (P), and the Matamata and Waharoa Ridings of Matamata County	1

Number of Constituent Districts and Combined Districts Representatives

That part of the Lake Karapiro Riding of Matamata County that is within the district of the Board, and the Hinuera, Te Poi, Tiray, and Okoroire Ridings of that county	1
Putaruru Borough (P), and the Putaruru and Lichfield Ridings of Matamata County	1
Tokoroa Borough (P), and that part of the Maungaiti Riding of Matamata County that is within the district of the Board	1

Second Schedule

Extent of Undertaking

The whole of the Council's electricity undertaking for the supply of electricity to the Council's consumers together with all property and assets whether real or personal, all stock, chattels and things owned, and all rights of all kinds belonging to the Electricity Department of the Council in connection with the said electrical undertaking.

MARIE SHROFF, Clerk of the Executive Council. 4CL
go5923

Conservation

Conservation Act 1987

Establishment of Transitional Fish and Game Councils Notice 1990

Pursuant to section 26N of the Conservation Act 1987 (as inserted by section 17 of the Conservation Law Reform Act 1990), I, Philip Tosswill Edmond Woollaston, Minister of Conservation hereby establish the following Transitional Fish and Game Councils from the date hereto until 4 May 1991 and I hereby appoint the persons named hereunder to serve as members of the said councils:

1. A Transitional Northland Fish and Game Council for the Northland Fish and Game Region (as defined by the *New Zealand Gazette*, No. 83, 24 May 1990, page 1861).

Members Appointed

Noel Allen of Whangarei	watersider
Thomas Baker of Kerikeri	financial consultant
Noel Birchall of Kaikoe	company director
Alexander Cochrane of Whangarei	plasterer
Robert Coulter of Kaitaia	retailer
Clyde Faithful of Okaihau	farmer
Peter Geddes of Whangarei	consulting engineer
Russell Hayes of Kaeo	farmer
Arthur Maich of Dargaville	building contractor
Lance Newby of Dargaville	engineers assistant
Norman Newby of Dargaville	retired building inspector

Eric Wellington of Whangarei

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2. A Transitional Waikato Fish and Game Council for the Waikato Fish and Game Region (as defined by the *New Zealand Gazette*, No. 83, 24 May 1990, page 1861).

Dean Blythen of Warkworth	farmer
Jim Foord of Auckland	director, real estate
David Lawrie of Pukekohe	land surveyor
Thyge Madsen of Auckland	surveyor
Graeme Marx of Auckland	farmer/businessman
Scott Murray of Auckland	company manager
Alisatair Neustroski of Auckland	car salesman
Darryl Reardon of Auckland	company director
David Smith of Auckland	solicitor
Sallie Rae Speirs of Hamilton	assistant principal
Gus Vanderstaak of Karangahake	retired social work/ councillor