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ps6268

General

The Fortune Manning Law Partnership

The Treaty of Waitangi Act 1975
State Owned Enterprises Act 1986

This notice concerns 161 Lake Road, Takapuna, and Maori claims under the Treaty of Waitangi Act 1975.

The land at 161 Lake Road, Takapuna is described in legal terms as being all that land comprised and described in certificate of title, Volume 82C, folio 17 and contained in 414 square metres, more or less, being part of Lot 1, Deposited Plan 311580 and being part Allotment 14, Parish of Takapuna.

The land was once owned by the Crown. It has been transferred to a State Owned Enterprise under the State Owned Enterprises Act 1986.

There is a special notice or “memorial” on the certificate of title for the land which provides that, if the Waitangi Tribunal recommends it, the land shall be resumed by the Crown and return to Maori ownership (see sections 27A and 27B of the State Owned Enterprises Act 1986).

The current owners of the land, **Francis Thomas Guy** and **Valerie Ruth Guy**, have applied to the Waitangi Tribunal to have this notice removed. This has been done under section 8D of the Treaty of Waitangi Act 1975.

Any Maori person who considers that they, or any group which they belong to, has a claim to make to the Waitangi Tribunal about this land, should submit their claim to the Waitangi Tribunal before the 18th day of September 1991.

Section 6 of the Treaty of Waitangi Act 1975, describes what a claim is. Claims may be posted or sent to the Registrar, Waitangi Tribunal, Databank House, 175 The Terrace, P.O. Box 10-044, Wellington.

If no claim about this land is made to the Waitangi Tribunal before the 18th day of September 1991, then the Tribunal may recommend that the land no longer be liable to be resumed by the Crown and returned to Maori ownership under section 27B of the State Owned Enterprises Act 1986.

Dated at Auckland this 7th day of June 1991.

Inserted by Richard Charles Mark of The Fortune Manning Law Partnership, Price Waterhouse Centre, Level 12, corner of Wyndham and Hobson Streets (P.O. Box 4139), Auckland.
gn6196

The Royal Society of New Zealand

Royal Society of New Zealand Act 1965

Amendments to the Rules of the Royal Society of New Zealand

Pursuant to the Royal Society of New Zealand Act, 1965, the Fellows of the Royal Society of New Zealand, at a special general meeting held on the 12th day of June 1991, passed resolutions amending the rules of the Society published in the *New Zealand Gazette* on 22 December 1965, the effect of such resolutions being:

Section L–Fellows

That rules L4A and L4B and L4C be added to the rules reading:

L4A In the event Fellows believe it to be necessary, expedient and in accordance with the objects of the Society that more than seven Fellows be elected in 1 year, any further number of Fellows recommended by the Selection Committee may be elected at the discretion of the Fellows in general meeting.

L4B Any further number of Fellows elected by the Fellows in general meeting as recommended by the Selection Committee pursuant to Rule L4A hereof shall not be deemed to be elected until Rule L4A hereof is duly published in the *New Zealand Gazette*.

L4C That Rules L4A and L4B hereof shall only be valid and in force for the purposes of any special general meeting of Fellows held on or before the 30th day of June 1991.

Section M–Honorary Members

That rule M1 be amended to read:

M1 That Council may appoint honorary members (being persons not normally resident in New Zealand), the total number of honorary members shall be at the absolute discretion of the Council.

V. R. MOORE, Chief Executive Officer.
cn6260