

This notice declares toy guns capable of the emission of projectiles, particles or other objects from the barrel, intended for use as toys for children, to be unsafe goods under section 31 of the Fair Trading Act 1986. The toy guns to which this notice applies are commonly known as "Spy Gun", "Secret Cap Pistol" and "Super Cap Gun".

Under section 31 (2) of the Act, unless it is sooner revoked, the notice remains in force for a period of 18 months after the date of publication in the *Gazette*.

It is an offence under the Fair Trading Act 1986 to supply, or offer to supply, or advertise to supply, goods which are declared to be unsafe goods.

Section 33 of that Act prohibits the importation of such goods into New Zealand.

go8502

## Cultural Affairs

### Queen Elizabeth the Second Arts Council Act 1974

#### Re-Appointment of Chair to the Queen Elizabeth II Arts Council of New Zealand

Pursuant to section 3 (2) (a) of the Queen Elizabeth the Second Arts Council Act 1974, the Minister of Cultural Affairs has made the following re-appointment

Jennifer Lynette Pattrick

to be Chair of the Queen Elizabeth II Arts Council for a term of office expiring 31 March 1993.

Dated at Wellington this 11th day of September 1992.

DOUGLAS GRAHAM, Minister of Cultural Affairs.

go8633

## Education

### Private Schools Conditional Integration Act 1975

#### Supplementary Integration Agreement

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Ministry of Education on behalf of Her Majesty the Queen acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the Proprietor of the following school:

St Mary's School, Ellerslie.

The said supplementary integration agreement was executed on the 10th day of May 1992. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, Symonds Street, Private Bag 92614, Auckland.

Dated at Wellington this 17th day of September 1992.

E. PEDERSEN, Senior Manager, National Operations.

go8532

#### Supplementary Integration Agreement

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Ministry of Education on behalf of Her Majesty the Queen acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the Proprietor of the following school:

Christchurch Rudolf Steiner School, Christchurch.

The said supplementary integration agreement was executed on the 17th day of August 1992. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 123 Victoria Street, Private Bag 2522, Christchurch.

Dated at Wellington this 17th day of September 1992.

E. PEDERSEN, Senior Manager, National Operations.

go8533

## Internal Affairs

### Rating Act 1967

#### The Waikato District Council (Validation of Rates) Order 1992

CATHERINE A. TIZARD, Governor-General

ORDER IN COUNCIL

At Wellington this 21st day of September 1992

Present:

HER EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Whereas—

- (a) Section 52 (1) of the Rating Act 1967 and section 110 (1) of the Rating Powers Act 1988 require not less than 14 days' public notice of the intention to make rates; and
- (b) The public notice of intention in respect of rates for the 1987/88, 1988/89 and 1989/90 rating years given by the Raglan County Council gave notice of the intention to levy certain rates but not of the intention to make those rates; and
- (c) The public notice of intention in respect of rates for the 1987/88, 1988/89 and 1989/90 rating years given by the Ngaruawahia Borough Council gave notice of the intention to levy certain rates but not of the intention to make those rates; and
- (d) The public notice of intention in respect of rates for the 1990/91 and 1991/92 rating years given by the Waikato District Council gave notice of the intention to levy certain rates but not of the intention to make those rates; and
- (e) Section 53 of the Rating Act 1967 and section 111 of the Rating Powers Act 1988 require rates to be made by a resolution to make specified rates; and
- (f) In respect of the 1987/88, 1988/89 and 1989/90 rating years, the Raglan County Council resolved to levy certain rates but not to make those rates; and
- (g) In respect of the 1987/88, 1988/89 and 1989/90 rating years, the Ngaruawahia Borough Council resolved to levy certain rates but not to make those rates; and
- (h) In respect of the 1990/91 rating year, the Waikato District Council resolved to levy certain rates but not to make those rates; and
- (i) Section 5 (1) of the Local Government Reform (Transitional Provisions) Act 1990 requires not less than 14 days' public notice of the intention to adopt the transitional rating procedure; and
- (j) The Waikato District Council gave only 13 days' public notice of its intention to adopt the transitional rating procedure before resolving to adopt the said procedure on 15 May 1990; and
- (k) It is desirable to validate the said rates notwithstanding that public notice was not properly given and the rating resolutions were not correctly phrased:

Now therefore, pursuant to section 170 of the Rating Act 1967 and section 205 of the Rating Powers Act 1988, Her