



NEW ZEALAND GAZETTE

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Land Taken for Road in Blocks III, IV, and VIII, Pihanga Survey District, Taupo County

BERNARD FERGUSSON, Governor-General A PROCLAMATION

Pursuant to the Public Works Act 1928, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for road; and I also declare that this Proclamation shall take effect on and after the 23rd day of March 1967.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in the Pihanga Survey District, Wellington R.D., described as follows:

R. P. Being

5 2 9 Part Ohuanga South 2D 2B, Blocks III and IV; coloured sepia on plan.
 0 3 37 Part Ohuanga South 2D 1A 1, Blocks IV and VIII;

coloured orange on plan.

As the same are more particularly delineated on the plan marked M.O.W. 21156 (S.O. 26730) deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 14th day of March 1967.

PERCY B. ALLEN, Minister of Works.

GOD SAVE THE QUEEN!

(P.W. 72/1/6/0; D.O. 6/1/6/0)

Declaring Land in a Roadway Laid Out in Block I, Tarawera Survey District, Rotorua County, to be Road

BERNARD FERGUSSON, Governor-General A PROCLAMATION

PURSUANT to section 421 of the Maori Affairs Act 1953, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto, and comprised in a roadway laid out by the Maori Land Court, by an order dated the 4th day of October 1961, to be road.

SCHEDULE

ALL that piece of land containing 2 acres 1 rood 20.1 perches situated in Block I, Tarawera Survey District, being part A 90B (Ngapuna roadway); as the same is more particularly delineated on the plan marked M.O.W. 20958 (M.L. 19486) deposited in the office of the Minister of Works at Wellington, and thereon coloured pink, edged pink.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 24th day of February 1967.

PERCY B. ALLEN, Minister of Works. GOD SAVE THE QUEEN!

(P.W. 35/838; D.O. 23/0/44)

SOUTH AUCKLAND LAND DISTRICT

Crown Land Set Apart as Provisional State Forest Land

BERNARD FERGUSSON, Governor-General A PROCLAMATION

PURSUANT to section 18 of the Forests Act 1949, I, Brigadier Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby set apart the Crown land described in the Schedule hereto as provisional State forest land.

FIRST SCHEDULE

Otago Land District—Southland Conservancy— Lake County

OTAGO LAND DISTRICT—SOUTHLAND CONSERVANCY—

LAKE COUNTY

All that area in the Otago Land District, County of Lake, containing an area of 77,000 acres, more or less, bounded by a line commencing at Trig, Station ZO on the eastern boundary of Block III, Martins Bay Survey District and the north-eastern boundary of the Fiordland National Park and proceeding generally north-westerly along that boundary of the Fiordland National Park to the north-western corner of Section 16, Block I, Martins Bay Survey District; thence northerly along the eastern boundaries of Sections 8 and 11, Block I, aforesaid to the southern side of the road forming the southern boundary of Section 13, Block I, aforesaid; thence easterly along that side of the road to a point in line with the eastern boundary of the said Section 13; thence due north to the south-eastern corner of that Section, being also a point on the north-eastern boundary of the Fiordland National Park; thence generally north-westerly along that boundary and its production to the mean high-water mark; thence generally north-easterly along the mean high-water mark crossing the mouths of all rivers and streams to the north-eastern boundary of the Otago Land District; thence south-easterly along that boundary to its intersection with the edge of the bush approximately 70 chains south-east of the south-western corner of Block XVI, Gorge River Survey District, Westland Land District; thence generally south-easterly along the edge of the bush passing through the Simonin, Sealey, Trinity and Crescent Streams, the Red Pyke River, the Red and Saddle Streams, the North Branch and South Branch of the Barrier River and the Diorite Stream to the north-western boundary of the Mount Aspiring National Park; thence generally easterly, southerly, and westerly along the edge of the bush passing through the Olivine Branch of the Forgotten River to the eastern boundary of the Fiordland National Park; thence generally south-western boundaries of the Fiordland National Park, thence generally sout

SECOND SCHEDULE

OTAGO LAND DISTRICT-SOUTHLAND CONSERVANCY-LAKE COUNTY

ALL that area in the Otago Land District, County of Lake, containing an area of 730 acres, more or less, bounded by a line commencing at the intersection of the edge of the bush with the north-eastern boundary of the Otago Land District, approximately 43 chains south-east of the south-eastern corner of Block XVI, Gorge River Survey District, Westland Land

District, and proceeding south-easterly along the land district boundary for a distance of approximately 50 chains to the intersection of the edge of the bush with the land district boundary; thence generally southerly, north-westerly, and northerly along the edge of the bush passing through Limbo Stream, and touching Simonin Pass, to the point of commencement. As shown on Plan No. S. 105/2 deposited in the Head Office of the New Zealand Forest Service at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 16th day of March 1967.

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J. B. GORDON, for the Minister of Forests.

GOD SAVE THE QUEEN!

(F.S. 6/7/25; L. and S. H.O. 52592)

Boundaries of Inner Area of Auckland Metropolitan Drainage District Altered

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 20th day of March 1967

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL PURSUANT to the Auckland Metropolitan Drainage Act 1960, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. This order shall take effect on the 1st day of April 1967.
2. The boundaries of the Inner Area of the Auckland Metropolitan Drainage District are hereby altered so as to include in the Inner Area the areas described in the Schedule

SCHEDULE

SCHEDULE

All that area in the North Auckland Land District bounded by a line commencing at a point in Block XIII, Otahuhu Survey District, being the intersection of the line of mean high water (spring tides) on the shores of the Manukau Harbour, with a line parallel to, on the northern side of, and 250 links distant from, the northern side of Gibbons Road, and proceeding easterly along that line, to and northeasterly along the north-western side of Weymouth Road to the easternmost corner of Allotment 182, Suburbs of Weymouth, and along the production of the eastern boundary of that allotment to the northern side of Weymouth Road; thence easterly along that northern side of Weymouth Road; thence easterly along that northern side to and south-easterly along the boundary of the Inner Area of the Auckland Metropolitan Drainage District as described in N.Z. Gazette, 1966, page 149, to and generally westerly and then northerly along the line of mean high water (spring tides), on the right bank of the Waimahia Creek, and the shores of the Manukau Harbour, to the point of commencement.

Also, all that area in the North Auckland Land District, bounded by a line commencing at the intersection of the south-western boundary of the Borough of Howick as described in N.Z. Gazette, 1960, page 1060, with the western side of Bradbury's Road in Block III, Otahuhu Survey District, and proceeding south-westerly along that roadside to and westerly along the northern side of Cascades Road and its production across the Pakuranga Creek to the eastern boundary of Allotment 26, Pakuranga Parish; thence westerly generally along the generally southern boundary of that allotment to a point in line with the southern boundary of that allotment to a point in line with the southern boundary of the southernmost corner of Lot 344, D.P. 53368, and then northerly generally along the boundary of the said Inner Area described in the Fifth Schedule to the Auckland Metropolitan Drainage Act 1960, to and north-easterly and then north-westerly along the point of commencement.

point of commencement.

Also, all that area in the North Auckland Land District bounded by a line commencing at a point in Block VII, Otahuhu Survey District, distant 17 chains on a bearing of 13° 00′ from a point on the southern boundary of Lot 1, D.P. 21793, distant 18 chains from the northernmost corner of Lot 1, D.P. 29684, and proceeding along a right line bearing 193° 00′ to and westerly along the southern boundary of Lot 1, D.P. 21793, to and southerly along the eastern side of Harris Road, to and easterly along the northern side of Smales Road to a point in line with the eastern boundary of Lot 1, D.P. 54026; thence to and along that boundary and the eastern, southern, and western boundaries of Lot 2, D.P. 54026, to and along the generally southern boundary

of Lot 1, D.P. 42468, to and northerly along the eastern side of Springs Road to a point in line with the northern boundary of Lot 1, D.P. 33352; thence to and along that boundary and continuing along the southern and western boundaries of Lot 1, D.P. 13917, and the production of the last-mentioned boundary to the north-eastern side of Allens Road; thence northerly generally along that roadside and the eastern side of Cryers Road to and still northerly generally along the line of mean high water on the left bank of the Pakuranga Creek to its intersection with a line bearing 310° 30′ from the point of commencement; thence along that line to the point of commencement.

T. J. SHERRARD, Clerk of the Executive Council. (I.A. 103/1/11)

Rotorua United Urban Fire District Constituted

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 20th day of March 1967

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL PURSUANT to section 18 (3) of the Fire Services Act 1949, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. This order shall come into force on the 1st day of April

1967.
2. The order dated 25 January 1967, and published in the New Zealand Gazette, No. 3, of 26 January 1967, at page 76, constituting the Rotorua United Urban Fire District, is hereby

revoked.
3. The Rotorua United Urban Fire District is hereby abol-

3. The Rotorua United Orban The Schedule hereto are hereby constituted a united urban fire district by the name of the Rotorua United Urban Fire District.

5. The number of members to be elected to represent the councils of the Borough of Rotorua and the County of Rotorua on the board of the district hereby constituted shall be three, who shall be elected in the following manner:

(a) Two members by resolution of the Rotorua Borough Council;

(b) One member by resolution of the Rotorua County Council.

Council.

6. The amount to be paid to the fire board of the district hereby constituted by the uniting local authorities, pursuant to section 53 of the said Act, shall, as between each of the said uniting local authorities, be in proportion to the capital values of the rateable property in their districts, or such part thereof as is included in the said united urban fire district provided that in the case of that part of the County of Rotorua situated within the said united urban fire district, the capital value of each piece of farm land separately valued on the valuation roll shall, for the purposes of the said section 53, be deemed to be the value of all buildings on that land, plus the average unimproved value of one-quarter acre of that land. that land.

SCHEDULE

ROTORUA UNITED URBAN FIRE DISTRICT

ROTORUA UNITED URBAN FIRE DISTRICT

Firstly, all that area comprising the City of Rotorua, as described in Gazette, 1962, page 198, amended in Gazette, 1963, page 146, and Gazette, 1965 page 1651.

Secondly, all that area in the Rotorua County, in the South Auckland Land District, bounded by a line commencing at a point on the western shore of Lake Rotorua, in Block XII, Rotorua Survey District, being the southernmost corner of Waiteti No. 2A 1A 2A 4 Block, and proceeding generally southerly along that western shore, to and along the western boundaries of the City of Rotorua, as described in Gazette, 1962, page 198, to a point in the middle of Mountain Road in line with the north-western boundary of Lot 9, D.P. S. 4068, and proceeding south-westerly to the northernmost corner of that lot; thence northerly generally along the western side of Mountain Road, to and along the south-eastern and north-eastern boundaries of Lot 9, D.P. 7245, being part Rotohokahoka F. Nos. 3, 4, and 6 Blocks, along a right line across part Rotohokahoka F. No. 6 Block, and Lot 10, D.P. 7245, aforesaid, to and along the south-western boundaries of Lots 3, 2, and 1, D.P. 7245, being part Rotohokahoka F. Nos. 6 and 8 Blocks, along another right line crossing part Rotohokahoka F. Block (gravel pit, Gazette, 1921, page 1119), to and along the south-western boundary of part Rotohokahoka E. Block (cemetery reserve), to and along the south-eastern and south-western boundaries of Okoheriki No. 1k North No. 5 Block, along the south-western boundaries of Okoheriki No. 1k North No. 2 Block, along the south-mestern boundaries of Okoheriki No. 1k North No. 2 Block, along the south-mestern side of Valley Road to a point in line with the eastern boundary of Okoheriki No. 1h North No. 4 Block; thence

along a right line across Valley Road, to and along the last-mentioned eastern boundary, along the southern boundary of parts Section 6, and along the western boundaries of part Section 5, both of Block XVI, Rotorua Survey District, and Lot 1, D.P. S. 1156, being part of the aforesaid Section 5, along a right line across the Hamilton-Rotorua State Highway, to and along the western and northern boundaries of Lot 1, the northern boundaries of Lots 2, 3, 4, 5, 6, 7, 8, 9, and 10, along a right line, to and along the northern boundaries of Lots 11, 12, and 13, the aforesaid lots being shown on D.P. S. 130, being part Section 8, Block XVI, aforesaid, along the eastern boundary of part Section 8, aforementioned, and that boundary produced, to and easterly along, the northern side of the Auckland-Rotorua railway to the eastern boundary and that boundary produced, to and down the left bank of the Waiteti Stream, to and along the western side of the Rotorua-Tauranga Road to a point in line with the southern boundary of Waiteti No. 2A 1B 2B Block; thence along a right line across that main highway, to and along the southern and eastern boundaries of the last-mentioned block, along the western, western, and southern boundaries of Waiteti No. 2A 1B 1D Block, the western boundaries of part Waiteti No. 2A 1B 1E 2 Block, and Waiteti No. 2A 1B 1G 1 Block, the south-eastern boundaries of Waiteti No. 2A 1B 1F 1 Block, and the south-eastern boundary of Waiteti No. 2A 1B 1G 1 Block aforesaid, to the easternmost corner of the last-mentioned block; thence easterly along a right line across Leonard's Road aforesaid, to the easternmost corner of the last-mentioned block; thence easterly along a right line across Leonard's Road aforesaid, to the easternmost corner of the last-mentioned block; thence easterly along a right line across Leonard's Road aforesaid, to and along the south-western boundary of Waiteti No. 2A 1A 2A, Nos. 5, 1, 2, again 5, and 4 Blocks, to the point of commencement.

Nos. 5, 1, 2, again 5, and 4 Blocks, to the point of commencement.

Thirdly, all that area in the Rotorua County, in the South Auckland Land District, bounded by a line commencing at a point on the western boundaries of the City of Rotorua as described in Gazette, 1962, page 198, the said point being in the middle of Mountain Road in line with the south-western boundary of part Lot 1, D.P. S. 2415, and proceeding westerly and south-easterly generally along the boundaries of the City of Rotorua aforesaid to a point in line with the south-western boundary of Part Kaitao-Rotohokahoka No. 3b Block, in Block IV, Horohoro Survey District; thence westerly generally along a right line to the westernmost corner of part Kaitao-Rotohokahoka No. 3e 4 Block; thence generally northerly along the north-western boundary of that last-mentioned block, along the north-western boundaries of Lots 4, 3, and 1, D.P. 30807, being part No. 3e 4 Block aforesaid, to and along the south-western side of Pukehangi Road, to and along the north-western boundary of part Kaitao-Rotohokahoka No. 2m 3 Block, to a point in line with the eastern part of the generally south-western boundary of Lot 1, D.P. S. 465, being part Kaitao-Rotohokahoka No. 2m 1 Block; thence along a right line to and along that south-western boundary, the north-western boundaries of Lot 1, D.P. S. 465, aforesaid, and Lot 1, D.P. 31788, being part of the aforesaid No. 2m 1 Block, to and along the western side of Pukehangi Road, to and along the northern side of Clayton Road and the western side of Mountain Road to the south-western boundary of part Lot 1, D.P. S. 2415; thence southerly along the production of that boundary to the middle of Mountain Road, being the point of commencement.

Fourthly, all that area of land being part of the Central commencement.

thence southerly along the production of that boundary to the middle of Mountain Road, being the point of commencement.

Fourthly, all that area of land being part of the Central Riding of the County of Rotorua, adjoining the Rotorua City Boundary (Gazette, 1962, page 199) in Blocks I and II, Tarawera S.D., and Blocks XIII and XIV, Rotoiti S.D., South Auckland Land District, bounded by a line commencing at a point being the intersection of the southern boundary of the Te Kuiti-Whakatane State Highway No. 30 and the eastern bank of the Puarenga Stream; thence easterly and north-easterly generally along the said southern boundary of the said State highway to the intersection of the said southern boundary of the said highway with the north-eastern boundary of part 4 Whakarewarewa Block, Block 1, Tarawera S.D.; thence along the north-eastern boundary of the said block to its intersection with the north-western boundary of Section 8, Block 1, Tarawera S.D.; thence along that boundary to Tarawera Road, formerly known as Tarawera Main Highway No. 468; thence south-easterly along the south-western boundary of the said road to the south-eastern boundary of part 3 Owhatiura South Block, Block II, Tarawera S.D.; thence across the said Tarawera Road to the southern boundary of part 3 Owhatiura South Block, Block II, Tarawera S.D.; thence along the south-eastern boundary of part No. 4, Section 3, Owhatiura South Block and thence northward along the eastern boundary of the said No. 4, Section 3 Block, and thence along the castern boundary of the said No. 4, Section 3 Block, and thence along the astern boundary of part No. 4, Section 3. Owhatiura South Block and thence northward along the north-eastern boundary of part No. 4, Section 3. Owhatiura South Block and thence along that boundary of the said northerastern boundary of part No. 4, Section 2B, Owhatiura South Block to an un-named road; thence northwesterly, northerly, and easterly generally along the south-eastern boundary of the said A. No. 1, Sections 9 and 10A, Secti

south-eastern boundary of Porikapa Road with the western boundary of Wharenui Road; thence across Wharenui Road; thence north-westerly along the eastern boundary of Wharenui Road; thence north-westerly along the eastern boundary of Wharenui Road to the intersection of that road with the southern boundary of an un-named road; thence in a north-easterly direction along the southern boundary of the un-named road to its intersection with the north-eastern boundary of Puketa-whero B. 6A Block; thence south-easterly along the north-eastern boundary of the said B 6A Block to its intersection with the south-eastern boundary of Lot 31, D.P. 7049; thence north-easterly along that boundary to its intersection with the south-eastern boundary of Wharenui A. Section 3 Block, thence in a right line being the south-eastern boundary of the said Lot 31, D.P. 7049, produced to the intersection of the said produced boundary with the south-western boundary of road line; thence in a north-westerly direction along the said south-western boundary of the road line to and along the north-western boundary of Gees Road; thence across Gees Road to the intersection of the north-western boundary of Gees Road; thence in a north-eastern boundary of Gees Road; thence in a north-easterly direction along the said north-western boundary of Lot 1, D.P. 30850, and in a right line, being the said north-western boundary of Lot 1 produced, to the intersection of the said produced line with the north-eastern boundary of Wharenui A. Section 1, thence in a north-westerly direction along that boundary to its intersection with the eastern boundary of the Te Kuiti - Whakatane State Highway 30; thence across the said highway to the intersection of the western boundary of the Said highway with the southern boundary of Whakapoungakau 16 No. 28 2F Block; thence along the southern boundary of the the said highway with the soid Puarenga Stream; thence in a south-westerly direction along the shore of Lake Rotorua; thence in a south-westerly direction along the said commencement.

T. J. SHERRARD, Clerk of the Executive Council. (I.A. 197/914)

Setting Apart Maori Freehold Land as a Maori Reservation

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 13th day of March 1967

Present:

THE RIGHT HON. J. R. MARSHALL, PRESIDING IN COUNCIL PURSUANT to section 439 of the Maori Affairs Act 1953, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby sets apart the Maori freehold land described in the Schedule hereto as a Maori reservation, for the purpose of a meeting place and marae for the common use and benefit of the Maori people of New Zealand generally.

SCHEDULE

GISBORNE LAND DISTRICT

ALL that piece of land situated and described as follows:

A. R. P. Being

1 0 0 Whitianga No. 9B, No. 1 (Tutawake Meeting House), situate in Block II, Tokata Survey District.

T. J. SHERRARD, Clerk of the Executive Council. (M.A. 21/3/553)

Approving Variation of Agreement Between Her Majesty the Queen and Consolidated Zinc Proprietary Ltd.

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 20th day of March 1967

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL PURSUANT to the Manapouri-Te Anau Development Act 1963 and clause 22 of the agreement dated 15 August 1963 between Her Majesty the Queen and Consolidated Zinc Proprietary Ltd., a copy of which is set out in the Schedule to the said Act, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby approves of the said agreement being varied in accordance with the agreement dated 15 November 1966 between the Minister of Electricity and the said company, a copy of which is set out in the Schedule to this Order in Council.

SCHEDULE

An agreement made the 15th day of November 1966, between the Minister of Electricity of the Government of New Zealand of the one part, and Consolidated Zinc Proprietary Ltd., the registered office of which is at 95 Collins Street, Melbourne, in the State of Victoria, in the Common-

wealth of Australia (hereinafter referred to as "the company", which expression shall include its permitted assigns), of the other part:

other part:

Whereas, by an agreement (hereinafter referred to as "the 1963 agreement") made the 15th day of August 1963 between Her Majesty the Queen, in respect of the Government of New Zealand, acting by and through the Minister of Electricity (hereinafter referred to as "the Crown") of the one part, and the company of the other part, which agreement was validated by and is set out in the Schedule to the Manapouri-Te Anau Development Act 1963, it was agreed inter alia that the Crown should, if so required by the company, and subject to certain terms and conditions as therein set forth, make available to the company all electrical power within the power potential of the water resources other than two Crown blocks (both those terms being as defined in the 1963 agreement);

And whereas the Crown desires to take temporarily, not

And whereas the Crown desires to take temporarily, not only from the said two Crown blocks, but also from one decimal eight 100-megawatt blocks (as defined in the 1963 agreement) up to a total of 2,600,000,000 kilowatt hours of electrical energy per year, and pro rata for part of a year, so that it may defer construction of other hydro-electric power stations in New Zealand and for that purpose to construct as soon as practicable, and within the limits imposed under section 4 of the said Act, all works requisite to enable the maximum use of the water resources for the generation of the maximum use of the water resources for the generation of electrical power;

And whereas it is considered that it is advisable and for the benefit of both the Crown and the company that the provisions of the 1963 agreement should be varied in certain respects as hereinafter set forth in order to permit the best use to be made of the water resources for the generation of

And whereas clause 22 of the 1963 agreement provides that, with the approval of the Governor-General, by Order in Council, the 1963 agreement may be varied pursuant to agreement between the Minister of Electricity and the com-

Now, therefore, it is hereby agreed as follows:

1. Clause 1 of the 1963 agreement shall be varied by omitting therefrom the definitions of "the power potential of the water resources" and "undeveloped portion of the power potential of the water resources", and by substituting the following definitions:

"the power potential of the water resources' means such electrical power, calculated on the basis that it includes two Crown blocks, and that apart therefrom it comprises 100-megawatt blocks and a fraction of a 100-megawatt block, as can be generated on the basis of the maximum usage of the long-term regulated flow of the water resources by generating units at the power station at Lake Manapouri, having a total capacity of 700 megawatts, or by generating units from time to time installed at the said power station, if those last mentioned generating units have a total capacity of more mentioned generating units have a total capacity of more than 700 megawatts:

than 700 megawatts:

"'long-term regulated flow of the water resources' means the maximum average flow which can be obtained over the long term from the water resources, regulated in accordance with good engineering and hydrological practices, within the limits imposed under section 4 of the Manapouri-Te Anau Development Act 1963; provided however that, until the works known as the Te Anau control structure and the Mararoa dam have been completed, 'long-term regulated flow of the water resources' means the maximum average flow which can be obtained as aforesaid, but without the provision of the said works:

"'Stage I' means the period from the 31st day of Innuary

"'Stage I' means the period from the 31st day of January 1963 until the date on which the Crown is first obliged to make available electrical power to the company pursuant to a notice given by the company under paragraph (e) of clause 5

"'Stage II' means the period from the conclusion of Stage I to the expiration or sooner determination of this agreement:
"'surplus electrical power' means electrical power which,
from time to time, can be generated in accordance with good
electrical practices at the power station at Lake Manapouri
in excess of the power potential of the water resources."

2. Clause 4 of the 1963 agreement shall be varied by:

(a) inserting the letter "(a)" immediately after the figure
"4" at the commencement of the said clause 4;

(b) adding at the and of the said clause 4;

(b) adding at the end of the said clause 4 the following paragraphs-

"(b) The Crown will instal as soon as possible in the power station at Lake Manapouri seven generating units, having a total capacity of at least 700 megawatts. The first four generating units shall each have a capacity of 100 megawatts. Subject to confirmation of present engineering studies, which indicate that it is feasible for each of the remaining three generating units to have a greater capacity than 100 megawatts, the Crown shall instal those three generating units with the maximum feasible capacity.

with the maximum feasible capacity.

"(c) If the company gives to the Crown a notice in accordance with paragraph (c) of clause 5 hereof, then the Crown will construct the works known as the Te Anau control structure and the Mararoa dam and all works ancillary thereto as soon as feasible, but in any case so that they shall be completed not later than the 1st day of January 1976, or such later date as the company may agree."

3. Clause 5 of the 1963 agreement shall be varied by omitting paragraphs (c) to (g), both inclusive, and by substituting the following paragraphs:

following paragraphs:

"(c) On or before the 31st day of December 1968, the company may give to the Crown notice requiring the supply to the company of a number of 100-megawatt blocks, being not less than one nor more than two decimal four (as the company may decide) on and from the date specified in the notice, but not earlier than 30 months after the date the notice is given.

"(d) After giving the notice referred to in paragraph (c) of this clause, the company may give the Crown from time to time a notice requiring the supply to the company of the number of 100-megawatt blocks stated in the notice on and from the date specified in the notice (which date shall not be before the date on which the Crown is obliged to make available electrical power to the company under the notice given by the company pursuant to the said paragraph (c));

oe before the date on which the Crown is obliged to make available electrical power to the company under the notice given by the company pursuant to the said paragraph (c); provided always that the company shall not give a notice under this paragraph which would require the Crown to make available to the company pursuant to that notice, and to notices previously given under this paragraph and under the said paragraph (c), more than a total of two decimal four 100-megawatt blocks before the 1st day of January 1973, or more than a total of three 100-megawatt blocks.

"(e) After the company has given notices under paragraphs (c) and (d) of this clause, requiring the Crown to supply it with a total of three 100-megawatt blocks, the company may give to the Crown from time to time a notice requiring the supply to the company on and from the date specified in the notice (which date shall not be before the last date on which the Crown is obliged to commence to make available electrical power to the company under notices given by the company pursuant to paragraph (d) of this clause) of the number of 100-megawatt blocks stated in the notice, but so that the total number of 100-megawatt blocks required by all notices given under this paragraph shall not exceed one decimal eight 100-megawatt blocks; provided that—

"(i) a notice under this paragraph shall not be given

"(i) a notice under this paragraph shall not be given before the 1st day of April 1973;
"(ii) the date specified in a notice given under this paragraph, on and from which electrical power is required by the company, shall not, for notices given before the 1st day of October 1976, be earlier than 42 months after the date the notice is given, and for notices given on or after the 1st day of October 1976, be earlier than 30 months after the date the notice is given.

"(f) In this paragraph (avecas continuous electrical power)"

"(f) In this paragraph 'excess continuous electrical power' means

"(i) in respect of the period prior to the completion of the said Te Anau control structure and Mararoa dam, the number of 100-megawatt blocks by which the power poten-tial of the water resources is determined to exceed two Crown blocks plus four decimal two 100-megawatt blocks;

Crown blocks plus four decimal two 100-megawatt blocks; and

"(ii) in respect of the period after the completion of the said Te Anau control structure and Mararoa dam, the number of 100-megawatt blocks by which the power potential of the water resources is determined to exceed two Crown blocks plus four decimal eight 100-megawatt blocks. "After the date on which the Crown is first obliged to make available electrical power to the company under the notice given by the company under paragraph (c) of this clause, the company may from time to time give to the Crown a notice (which shall state that it is given under this paragraph) requiring the supply to the company of the excess continuous electrical power or any part thereof as stated in the notice (to the extent not required under prior notices pursuant to this paragraph) on and from the date specified in the notice; provided that, if at any time any estimate or assumption which was made to determine the excess continuous electrical power is shown to have been incorrect, then the excess continuous electrical power shall be redetermined and the quantity of continuous electrical power required under notices given by the company under this paragraph shall be reduced by the quantity (if any) by which it exceeds the excess continuous electrical power so redetermined. In making the determination and redetermination as aforesaid the parties shall take into account their desire to make the maximum use of the water resources to meet the requirements of both of them under this agreement.

"(g) After the 30th day of June 1986, or such earlier date

take into account their desire to make the maximum use of the water resources to meet the requirements of both of them under this agreement.

"(g) After the 30th day of June 1986, or such earlier date as the Minister may agree, if the total electrical power required by the company under notices given by it under the foregoing provisions of this clause is at least equal to the power potential of the water resources less two Crown blocks, then the company may at any time or times request the Crown to supply the company with electrical power of a stated wattage (either continuously or at a load factor stated in that request) not exceeding the equivalent of two Crown blocks, less the electrical power (if any) which the company has required the Crown to supply under notices given by the company as hereafter provided in this paragraph. The Crown shall notify the company as soon as possible whether or not it will make available all or any part of the two Crown blocks and, if so, the wattage of the electrical power and the load factor at which, and the date from which, it would be available. At any time within six months after the company is so notified that any electrical power is available as aforesaid it shall have the right to give to the Crown notice requiring the supply to the company of electrical power of the wattage and at the load factor so notified, from the

Amount

date of availability so notified, or such other later date as may be agreed by the Minister and the company.

"(h) No notice under this clause shall be given which requires the supply of electrical power to the company under that notice to commence after the 30th day of June 1991, or such later date as the Minister may from time to time

or such later under as the agree,

"(i) If the company does not give a notice to the Crown pursuant to paragraph (c) of this clause by the 31st day of December 1968 (or any extended date under clause 13 hereof), requiring the supply to the company of at least one 100-megawatt block by not later than the 1st day of July 1971, then this agreement shall forthwith thereafter cease and determine, except as to the provisions of clauses 16 and 26 hereof 26 hereof.

26 hereof.

"(j) In this clause, where reference is made to a number of 100-megawatt blocks that number may be either a whole number, or a fraction; or a whole number and a fraction."

4. The 1963 agreement shall be varied by inserting immediately after clause 5 thereof the following additional clauses:

"5A. Any surplus electrical power for the time being shall be made available by the Crown to the company; provided that if in any calendar year the company avails itself of surplus electrical power and, as a result of it doing so, the Crown during that year—

"(i) if that year ands during Stage I does not obtain

"(i) if that year ends during Stage I, does not obtain 2,600,000,000 kilowatt hours of electrical energy; or "(ii) if that year ends during Stage II, does not obtain 1,050,000,000 kilowatt hours of electrical energy, or if the Crown has made available to the company part of the two Crown blocks under notices given by the company pursuant to paragraph (g) of clause 5 hereof, such lesser number of kilowatt hours as can be obtained in a year from the part of the two Crown blocks not so made available:

from the part of the two Crown blocks not so made available;

"then the company, if required by the Crown, shall release during the periods and on the conditions agreed between the company and the Minister (or, in default of agreement, as determined by reference to arbitration in the manner provided by clause 21 hereof), from the electrical power which the Crown is obliged to make available to the company, under notices given by it under clause 5 hereof, sufficient electrical power to enable the Crown to obtain the number of kilowatt hours which, for the reason aforesaid, it was unable to obtain during the relevant calendar year, or such lesser number of kilowatt hours as the Crown may agree.

"5B. During the term of this agreement the parties shall regularly consult together and shall make available to each other such data, records, reports, and information as may be reasonable on the one hand to enable the Crown to plan the operation of the power station at Lake Manapouri, so as to make the maximum use of the water resources for the generation of electrical power, and on the other hand to enable the company to plan its operations in the Bluff-Invercargill area and to assess the future availability of electrical power under this agreement."

5. Clause 6 of the 1963 agreement shall be varied by omitting the expression "paragraph (h)".

6. This agreement shall be governed by New Zealand law.

7. The Minister of Electricity shall take all such action as may be necessary to obtain the approval of the Governor-General by Order in Council to this agreement, for the purposes of clause 22 of the 1963 agreement, and this agreement shall take effect from the date on which it is approved by Order in Council, as aforesaid, and shall not vary the 1963 agreement until that date.

In witness whereof this agreement has been executed the day and year first hereinbefore written.

Signed for and on behalf of Her Majesty the Queen in respect of the Government of New Zealand by Thomas Phillip Shand, the Minister of Electricity, in

E. B. MACKENZIE, General Manager, New Zealand Electricity Department, Wellington, New Zealand.

The Common Seal of Consolidated Zinc Proprietary Ltd. was hereto affixed in the presence of:

D. J. HIBBERD, [L.S.]

Director of Conzinc Riotinto of Australia Ltd. person approved by the Board of Consolidated Zinc Proprietary Ltd.

T. J. SHERRARD, Clerk of the Executive Council. (N.Z.E.D. 2/0/21/3/3)

Declaring Service Lanes to be Vested in the Mayor, Councillors, and Citizens of the City of Manukau, and to be Under the Control and Management of the Manukau City Council

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 27th day of February 1967

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL PURSUANT to section 11 of the Housing Act 1955, His Excellency the Governor-General, acting by and with the advice

and consent of the Executive Council, hereby orders and declares that the service lanes described in the Schedule hereto shall, on and after the date of this Order in Council, be vested in the Mayor, Councillors, and Citizens of the City of Manukau, and be under the control and management of the Manukau City Council.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block VI, Otahuhu Survey District, City of Manukau, North Auckland R.D., described as follows:

A. R. P. Being

1 5.2 Lot 15, D.P. 50535. Part certificate of title, Volume 2103, folio 48, North Auckland Land Registry.
 0 1 12.6 Lot 2, D.P. 50535. Part certificate of title, Volume 2103, folio 46, North Auckland Land Registry.

T. J. SHERRARD, Clerk of the Executive Council.

(P.W. 54/778/29; D.O. X/233/28/7/0)

Consenting to Raising of Loans by Certain Local Authorities

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 20th day of February 1967

Present:

THE RIGHT HON. J. R. MARSHALL, PRESIDING IN COUNCIL PURSUANT to the Local Authorities Loans Act 1956, His Excellency the Govenor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the borrowing by the local authorities mentioned in the Schedule hereto, by way of loan, of the whole or any part of the respective amounts specified in that Schedule.

SCHEDULE

Local Authority and Name of Loan Co	nsented to
	£
Feilding Borough Council: Pensioners' Flats Loan	
1077	13,000
Feilding Borough Council: Sewerage Loan 1960—	ŕ
£436,000	50,000
£436,000	
Sewers Loan No. 4, 196/	208,000
Kaikohe Borough Council: War Memorial Re-	* * * * * * * * * * * * * * * * * * * *
demption Loan 1967	2,000
Levin Borough Council: Storm Water Loan 1966	145,000
Otorohanga Borough Council: Flood Protection	
Renewal Loan 1967	5,700
Mount Roskill Borough Council: Pensioners' Flats	
Loan No. 2, 1966	25,650
Takapuna City Council: Municipal Vehicle Testing	
Station Loan 1964—£85,000	35,000
Wairoa Borough Council: Pensioners' Flats Loan	
1966	4,300
Wairoa Borough Council: Staff Housing Loan 1966	3,500
T. J. SHERRARD, Clerk of the Executive	e Council.
(T. 40/416/6)	

The Wellington Savings Bank Order 1964, Amendment No. 2

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 13th day of March 1967

Present:

THE RIGHT HON. J. R. MARSHALL, PRESIDING IN COUNCIL PURSUANT to the Trustee Savings Banks Act 1948, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. This order may be cited as the Wellington Savings Bank Order 1964, Amendment No. 2, and shall be read together with, and deemed part of, the Wellington Savings Bank Order 1964* (hereinafter referred to as the principal order).

2. Clause 11 of the principal order (as substituted by clause 2 of the Wellington Savings Bank Order 1964, Amendment No. 1) is hereby amended as follows:

(a) By omitting from paragraph (a) of subclause (1) the words "90 percent", and substituting the words "70 percent";

(b) By omitting from paragraph (b) of subclause (1) the words "£900,000", and substituting the words words "£9" "£700,000".

T. J. SHERRARD, Clerk of the Executive Council. *Gazette, 27 August 1964, p. 1358

Amendment No. 1: Gazette, 2 December 1965, p. 2117

The Dairy Board (Directors' Fees) Order 1967

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 13th day of March 1967

Present:

THE RIGHT HON. J. R. MARSHALL, PRESIDING IN COUNCIL PURSUANT to subsection (5) of section 30 of the Dairy Board Act 1961, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. This order may be cited as the Dairy Board (Directors' Fees) Order 1967.

2. Approval is hereby given to any member of the New Zealand Dairy Board (whether the Chairman or not) who holds office as a director of any company hereinafter specified (being a company in which shares or stock have been acquired or subscribed for by the said Board), retaining the following remuneration remuneration,

(a) In respect of Empire Dairies Ltd., a company incorporated in the United Kingdom, a director's fee not exceeding £200 sterling per annum;
(b) In respect of Associated Dairies International Ltd., a company incorporated in Hong Kong, a director's fee not exceeding 1,000 Hong Kong dollars per

(c) In respect of New Zealand Dairy Produce Exporter Newspaper Co. Ltd., a company incorporated in New Zealand, a director's fee not exceeding £250 per annum.

T. J. SHERRARD, Clerk of the Executive Council.

Directing the Revision of District Valuation Rolls

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 6th day of March 1967

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL PURSUANT to the Valuation of Land Act 1951, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby directs that the District Valuation Rolls for the districts enumerated in the Schedule hereto shall be revised by the Valuer-General as at 1 March 1967.

SCHEDULE

Hamilton City. Marlborough County. Islands in Wellington District.

T. J. SHERRARD, Clerk of the Executive Council.

Polling Places Under the Electoral Act 1956 Appointed

BERNARD FERGUSSON, Governor-General

PURSUANT to the Electoral Act 1956, I, Sir Bernard Edward Fergusson, the Governor-General of New Zealand, hereby abolish all existing polling places in the electoral districts of Fendalton and Petone, and hereby appoint the places mentioned in the Schedule hereto to be polling places for the said electoral districts.

SCHEDULE

Fendalton Electoral District-

Cardome Street and Martbern Crescent corner, Mr A. G.

Fairhall's Garage.
Clyde Road, Fendalton Hall.
Clyde Road and Aorangi Road corner, Baptist Sunday
School Hall.

Fendalton Road and Wairarapa Terrace corner, Clement's Store, Garage and Marquee.

Gardiners Road, No. 2 (near Harewood Road), Mr F. E. Uhr's Garage.
Greers Road, Bishopdale School.
Harewood Road, School.

Harewood Road, St. Paul's Anglican Church Hall. Harris Crescent, beside dairy opposite Blanch Street,

Idris Road (near Fendalton Road), Fendalton Scout Den. Idris Road, Masonic Hall. Isleworth Road, School.

Jeffreys Road and Bryndwr Road corner, St. John's Peace

THE NEW ZEALAND GAZETTE

Jeffreys Road and Bryndwr Road corner, St. John's Peace Memorial Hall. Kahu Road, Boys' High School. Kendal Avenue (near Burnside Crescent), Marquee on Ashcroft Place Reserve. Kendal Avenue, School. Kilburn Street, No. 20, Mr G. Henderson's Garage. Langdons Road and Morrison Avenue corner, Shop. Memorial Avenue, Burnside School, Dental Nurse Section Clinic.

Clinic.
Norman's Road, St. Andrew's College Junior School.
Strowan Road (near Glandovey Road), St. Thomas' Hall.
Tillman Avenue, Waimairi School.
Vagues Road (near Main North Road), St. Joseph's Church Hall.
Weinelei Road and Scalding Street corner St. David's

Wairakei Road and Spalding Street corner, St. David's

Church Hall.
Wairakei Road, No. 164 (near Pitcairn Crescent), Marquee

on property owned by Burke's Caterers Ltd.
Wairakei Road, School.
Wayside Avenue, No. 2, Mr O. Genet's Garage.

Petone Electoral District

Days Bay, Williams Park, Old Fire Brigade Station.
Eastbourne, Muritai Road, Muritai Tennis Club Pavilion.
Eastbourne, Muritai Public School.
Gracefield, Gracefield Public School, Bell Road.
Lower Hutt, Waiwhetu Public School, Grenville Street.
Lower Hutt, Waterloo Public School, Hardy Street.
Lowry Bay, Cheviot Road, Mr G. D. Stewart's Motor Garage.

Lowry Bay, Cheviot Road, Mr G. D. Stewart's Motor Garage.

Lowry Bay, Church Lane, Anglican Church Hall.

Moera, Randwick Public School, Randwick Road.

Petone, Wilford Public School, William Street.

Petone, Central Public School, Jackson Street.

Petone, Petone West Public School, Jackson Street.

Wainuiomata, Arakura Public School, Wellington Road.

Wainuiomata, Glendale Public School, Frederick Street.

Wainuiomata, Pencarrow Public School, Wise Street.

Wainuiomata, Rata Street Hall.

Wainuiomata, Rata Street Hall.

Wainuiomata, Wood Hatton Public School, Homedale Road.

Wainuiomata, Wood Hatton Public School, Wood Street.

York Bay, Taungata Road, Mr H. A. Hansen's Motor Garage.

As witness the hand of His Excellency the Governor-

As witness the hand of His Excellency the Governor-General, this 17th day of March 1967.

J. R. HANAN, Minister of Justice.

Appointment, Promotions, Extensions of Commissions, and Retirement of Officers of the Royal New Zealand Air Force

PURSUANT to section 15 of the Royal New Zealand Air Force Act 1950, His Excellency the Governor-General has been pleased to approve the following appointment, promotions, extensions of commissions, and retirement of officers of the Royal New Zealand Air Force.

REGULAR AIR FORCE GENERAL DUTIES BRANCH

Promotions

The under-mentioned Flying Officers to be Flight Lieutenants, with effect from 23 March 1967:

Roger Ernest Henstock (80648). Graham Charles McLeod (78500).

Extension of Commission

Flight Lieutenant Kenneth Leslie Thorn (76080) is granted an extension of his commission until 31 May 1967, to be followed by four years in the Reserve of Air Force Officers.

ADMINISTRATIVE AND SUPPLY BRANCH Appointment

Equipment Division

Officer Cadet Wayne Maurice Chappell (82468) is granted a short-service commission in the Administrative and Supply Branch (Equipment Division), Regular Air Force, for a period ending 31 December 1978, to be followed by four years in the Reserve of Air Force Officers. He is appointed in the rank of Pilot Officer, with seniority and effect from 1 January 1967.

Promotion

Wing Commander Robert Berry Watson (70296) to be Group Captain, with effect from 1 January 1967.

TERRITORIAL AIR FORCE

MEDICAL BRANCH

Extension of Commission and Date of Retirement Wing Commander Ian Donald Gebbie, M.B., Ch.B., (U.N.Z.); F.R.C.S. (ENG.); F.R.A.C.S.; D.T.M. AND H. (U.LOND.) (131403), is granted an extension of his commission and age for retirement until 22 February 1968.

AIR TRAINING CORPS

Promotion

Acting Pilot Officer William Robertson Shaw to be Pilot Officer, with effect from 22 February 1967, and his present appointment to expire 30 November 1969.

RESERVE OF AIR FORCE OFFICERS

Extension of Commission

Flight Lieutenant (temp.) Robert Maurice Conly (134057) is granted an extension of his commission until 9 March 1971.

Amendment

The date on which Flight Lieutenant Norman Bruce Bicknell (Captain, Salvation Army) (80713), was transferred from the Regular Air Force to the Reserve of Air Force Officers has been altered in accordance with revised terminal benefits. The notice published in *Gazette*, 10 March 1966, No. 13, p. 334, relating to this officer is hereby amended to read "for a period ending 15 February 1970, with effect from 16 February 1966" instead of "for a period ending 14 February 1970, with effect from 15 February 1966".

Retirement

Flight Lieutenant Donald Garth Allan Price (131749) is retired, with effect from 22 February 1967.

Dated at Wellington this 16th day of March 1967.

DAVID S. THOMSON, Minister of Defence. (Air 12/11/9)

Member of the State Services Commission Appointed

PURSUANT to section 3 of the State Services Act 1962, His Excellency the Governor-General has been pleased to appoint, for a term of five years commencing on the 1st day of March 1967,

Ian Gordon Lythgoe

to be a member of the State Services Commission.

Dated at Wellington this 6th day of March 1967.

KEITH HOLYOAKE, Prime Minister.

Revocation of Appointment of Officers Authorised to Take and Receive Statutory Declarations

His Excellency the Governor-General has revoked the appointments of the holders for the time being of the offices in the service of the Crown, specified in the Schedule below, as officers authorised to take and receive statutory declarations under section 9 of the Oaths and Declarations Act 1957.

SCHEDULE

DEPARTMENT OF HEALTH

National Health Statistician, Wellington. House Manager, Queen Elizabeth Hospital, Rotorua.

Dated at Wellington this 9th day of March 1967.

J. R. HANAN, Minister of Justice.

(J. 10/7/30)

Member of Board of Health Appointed

PURSUANT to the Health Act 1956, His Excellency the Governor-General has been pleased to appoint

Harold Bertram Turbott, I.S.O., M.B., CH.B., D.P.H.,

as a member of the Board of Health, for a term of three years from the 1st day of March 1967.

Dated at Wellington this 14th day of March 1967.

D. N. McKAY, Minister of Health.

Chief Superintendent of Police Appointed

PURSUANT to section 5 of the Police Act 1958, His Excellency the Governor-General has been pleased to appoint

Gideon Tait

to be a Chief Superintendent of Police, on and from 9 March 1967.

Dated at Wellington this 10th day of March 1967.

PERCY B. ALLEN, Minister of Police.

Members of Fishing Industry Board Appointed

PURSUANT to section 3 of the Fishing Industry Board Act 1963, His Excellency the Governor-General has been pleased to appoint

I. T. Cook B. L. Lyons to be members of the Fishing Industry Board from 1 April 1967.

Dated at Wellington this 16th day of March 1967.

W. J. SCOTT. Minister of Marine.

Appointment of Member of Kaiwaka Park Domain Board

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby appoints

Brian Francis Jaques

to be a member of the Kaiwaka Park Domain Board, North Auckland Land District, in place of Allan Kitchener McDonald, resigned.

Dated at Wellington this 14th day of March 1967.

DUNCAN MACINTYRE, Minister of Lands.

(L. and S. H.O. 1/571; D.O. 8/3/81)

Appointment in the Public Service

THE State Services Commission has made the following appointment in the Public Service:

John Malcolm Fielder

to be Deputy of the Public Trustee, under section 9 of the Public Trust Office Act 1957.

Dated at Wellington this 16th day of March 1967.

D. N. RYAN, Secretary, State Services Commission.

Appointment in the Public Service

THE State Services Commission has made the following appointment in the Public Service:

Noel Cameron Kelly

to be an Assistant Public Trustee, under section 6 of the Public Trust Office Act 1957.

Dated at Wellington this 16th day of March 1967.

D. N. RYAN, Secretary, State Services Commission.

Coroner Resigned

His Excellency the Governor-General has accepted the resignation of

Arthur Stanley Tonkin, Esquire,

of Coromandel, of his appointment as a Coroner for New Zealand, on and from 16 February 1967.

Dated at Wellington this 9th day of March 1967.

J. R. HANAN, Minister of Justice.

(J. 10/1/12)

Officers Authorised to Take and Receive Statutory Declarations

PURSUANT to section 9 of the Oaths and Declarations Act 1957, His Excellency the Governor-General has been pleased to authorise the holder for the time being of the office of County Clerk in the service of the Cheviot County Council to take and receive statutory declarations under the said Act.

Dated at Wellington this 9th day of March 1967.

J. R. HANAN, Minister of Justice.

(J. 10/7/112)

Officers Authorised to Take and Receive Statutory Declarations

PURSUANT to section 9 of the Oaths and Declarations Act 1957, His Excellency the Governor-General has been pleased to authorise the holder for the time being of the office of Public Health Statistician, Department of Health, Wellington, to take and receive statutory declarations under the said Act.

Dated at Wellington this 9th day of March 1967.

J. R. HANAN, Minister of Justice.

(J. 10/7/30)

Officer Authorised to Take and Receive Statutory Declarations

PURSUANT to section 9 of the Oaths and Declarations Act 1957, His Excellency the Governor-General has been pleased to authorise the officer in the service of the Crown being the holder for the time being of the office of Controller, E.D.P. Division, Head Office, Department of Education, Wellington, to take and receive statutory declarations under the said Act.

Dated at Wellington this 9th day of March 1967.

J. R. HANAN, Minister of Justice.

(J. 10/7/17)

Officers Authorised to Take and Receive Statutory Declarations

PURSUANT to section 9 of the Oaths and Declarations Act 1957, His Excellency the Governor-General has authorised the holders for the time being of the offices in the service of the Crown, specified in the Schedule below, to take and receive statutory declarations under the said Act.

SCHEDULE

POST OFFICE

Manager, Telephone Services Branch, Wellington.
Assistant Manager, Telephone Services Branch, Wellington.
Supervisor, Symonds Street.
Postmaster, Whangamata.
Postmaster, Hei Hei.

Dated at Wellington this 9th day of March 1967.

J. R. HANAN, Minister of Justice.

(J. 10/7/10)

Revocation of Officers Authorised to Take and Receive Statutory Declarations

His Excellency the Governor-General has revoked the appointments of the holders for the time being of the offices in the service of the Crown, specified in the Schedule below, to take and receive statutory declarations under section 9 of the Oaths and Declarations Act 1957.

SCHEDULE

POST OFFICE

Manager, Commercial Branch, Wellington. Senior Supervisor, Telephone Accounts Branch, Wellington. Supervisor, Upper Symonds Street.

Dated at Wellington this 9th day of March 1967.

J. R. HANAN, Minister of Justice.

(J. 10/7/10)

Notice of Variation of Schedule to Agreement Between Her Majesty the Queen and Consolidated Zinc Proprietary Ltd.

THE Minister of Electricity hereby gives notice that the Schedule to the agreement, dated 15 August 1963, between Her Majesty the Queen and Consolidated Zinc Proprietary Ltd., a copy of which is set out in the Schedule to the Manapouri-Te Anau Development Act 1963, has, pursuant to clause 20 of the Schedule to the said agreement, been varied by the agreement dated 15 November 1966, between the Minister of Electricity and the said company, a copy of which is set out in the Schedule to this notice.

SCHEDULE

An agreement made the 15th day of November 1966, between the Minister of Electricity of the Government of New Zealand of the one part, and Consolidated Zinc Proprietary Ltd., the registered office of which is at 95 Collins Street, Melbourne, in the State of Victoria, in the Commonwealth of Australia, of the other part:

of the other part:

Whereas, by agreement bearing the same date as these presents, the parties hereto agreed, subject to the approval of the Governor-General, by Order in Council, to vary the provisions of the agreement (hereinafter referred to as "the 1963 agreement") set out in the Schedule to the Manapouri-Te Anau Development Act 1963; and whereas on that approval being given it is desired to vary as hereinafter set forth the provisions of the Schedule (hereinafter referred to as "the Schedule") appended to the 1963 agreement, which, pursuant to clause 20 of the Schedule, may be varied by written agreement between the Minister of Electricity and the company:

Now therefore it is hereby agreed as follows:

Now, therefore, it is hereby agreed as follows:

- 1. Paragraph (b) of clause 2 of the Schedule shall be varied by:
- (a) omitting the definitions of "agreed interest rate", "Capital Account No. 1" and "Capital Account No. 2", and substituting—

- "'agreed interest rate' means a rate of six percentum per
- "'Capital Account No. 1', 'Capital Account No. 2', 'Capital Account No. 3', and 'Capital Account No. 4' each means a special capital account established by the Crown for the purpose of this Schedule and each respectively made up as hereinafter provided:";
- (b) omitting the definition of "development of the water resources" and substituting—
 - "'development of the water resources' means:
 - "(i) the initial development of the water resources; and "(ii) the works known as the Te Anau control structure and the Mararoa dam and works ancillary thereto; and
 - and the Mararoa dam and works ancillary thereto; and "(iii) such additional works as the parties hereto from time to time agree may be necessary or requisite to enable, within the limits imposed under section 4 of the Manapouri-Te Anau Development Act 1963, the maximum use of the water resources for the generation of electrical power at the power station at Lake Manapouri; but excludes any generating units installed in or adjacent to the Te Anau control structure and any additional works on or in connection with the Te Anau control structure which result directly or indirectly from the installation of those generating units:";
- (c) omitting the definition of "notified kilowatt" and substituting-
- "'notified kilowatt' means a kilowatt of continuous electrical power which the Crown for the time being makes available to the company, pursuant to a notice given by the company under clause 5 of the agreement, other than a notice under paragraph (g) of that clause:";
- (d) omitting the definition of "the depreciation period" and substituting
 - "'the depreciation period' means the period commencing:
 - "(i) in respect of each of the items (other than the items mentioned in paragraph (b) of clause 5 hereof) in relation to which debits are made in Capital Account No. 1, Capital Account No. 2, Capital Account No. 3, or Capital Account No. 4 at the end of the construction period relating to that item; and
- "(ii) in respect of each of the items mentioned in paragraph (b) of clause 5 hereof, the date on which those items are debited to Capital Account No. 1;
- "and ending, in the case of items in Capital Account No. 1 and Capital Account No. 3, 80 years, and, in the case of items in Capital Account No. 2 and Capital Account No. 4, 40 years after the commencement of that period:";
- (e) omitting the definitions of "effective percentage rate of interest", "long term borrowing", "Reserve Capacity Account" and "total installed capacity";
- (f) inserting, in correct alphabetical sequence with the other definitions, the following definitions—
- "'apportionment day' means the day six months after the day on which the last of the seven generating units referred to in paragraph (b) of clause 4 of the agreement is installed ready for use:
- "'balance day' means the last day preceding the commencement of the quarter in which the Crown is first obliged under the agreement to make available electrical power to the company:
- "'initial development of the water resources' means the development of the water resources for the production of electrical power to the extent of:
 - "(i) the works necessary for the generation of that power and for its transmission from a power station at Lake Manapouri by direct route to a point in the Bluff-Invercargill area, all carried out generally on the basis of the January reports; and
 - "(ii) the provision and installation ready for use of further generating units (additional to the four generating units envisaged by the January reports), to be installed by the Crown pursuant to paragraph (b) of clause 4 of the agreement, and works ancillary thereto, and of works for the transmission of the additional electrical power generated thereby by the said direct route; but excludes the works known as the Te Anau control structure and the Mararoa dam and works ancillary thereto:

 ""Part I determined amount," means are amount which at
- "'Part I determined amount' means an amount which, at a particular time, equals the sum of:
 - "(i) the amount which bears the same proportion to the sum of £50,600,000 and the tailrace excess as at that particular time the net debit balance in Capital Account No. 1 (other than the amount debited pursuant to paragraph (c) of clause 5 hereof) bears to the sum of the net debit balances in Capital Account No. 1 and Capital Account No. 2 (other than amounts debited pursuant to paragraph (c) of clause 5 hereof and to paragraph (b) of clause 6 hereof); plus
 - "(ii) the amount debited at balance day to Capital Account No. 1, pursuant to paragraph (c) of clause 5
- "'Part II determined amount' means an amount equal to the difference between Part I determined amount and the sum of £56,550,000 and the tailrace excess:

- "'tailrace excess' means an amount equal to whichever is the lesser of £3,500,000 or one half of the amount by which the total of all payments made under Bechtel Contract No. 4545-100, entered into the 17th day of July 1963 between Her Majesty the Queen in respect of the Government of New Zealand, of the one part, and Utah Construction and Mining Co., W. Willamson Construction Co. Ltd., and Burnett's Motors Ltd., a joint venture, of the other part, and all amendments thereto exceeds £13,700,000, being the estimate made for the Crown as at the 6th day of May 1966 of the said total:
- "'the Inventory'" means the Inventory appearing at the foot of this Schedule:
- "'total progressive capital investment Stage II' means the total for the time being of the net debit balances in Capital Account No. 1, Capital Account No. 2, Capital Account No. 3, and Capital Account No. 4;".
- 2. Clause 2 of the Schedule shall be varied by omitting the word "and" immediately before paragraph (b) thereof, and by adding at the end thereof the following paragraphs:
- "(c) Where reference is made in this Schedule to an item within the categories listed in the Inventory, or in a Part of the Inventory, that reference shall include an item not within those categories but which the parties hereto agree would be appropriate to be included in the Inventory, or in the Part thereof, as the case may be; and
- "(d) (i) Until the beginning of the calendar quarter next following the date on which the Crown is first obliged under the agreement to make available to the company, pursuant to paragraphs (c), (d), (e), and (f) of clause 5 of the agreement, electrical power exceeding five 100-megawatt blocks 'total installed capacity' means 700,000.
- "(ii) On and after the beginning of the said calendar quarter "total installed capacity" in respect of any quarter means the number which equals the sum of 700,000, plus the number of kilowatts in excess of five 100-megawatt blocks which the Crown, in pursuance of notices given by the company under paragraphs (c), (d), (e), and (f) of clause 5 of the agreement, is obliged to make available at the commencement of that quarter."
- 3. The Schedule shall be varied by omitting clauses 4, 5, 6, and 7, and substituting-
- "4. For the purpose of calculating the price payable by the company, for electrical power under the agreement, the Crown shall, as may be necessary, establish and maintain accounts, as provided in clauses 5, 6, 7, 8, 9, and 10 hereof.

 "5. Subject to the provisions of clause 9 hereof, the Crown shall debit Capital Account No. 1 with the following amounts, item by item."
- item by item:
- "(a) at the end of the construction period relating to any particular item within the categories listed in Part I of the Inventory (or at such later time as any of them is respectively expended), capital amounts (excluding interest during construction) expended by the Crown from time to time since the 31st day of January 1963 on that item, and expended directly and necessarily in connection with the initial development of the water resources; provided that the amount debited in respect of the payments made under the said Bechtel Contract No. 4545-100 shall not exceed the sum of £13,700,000 and twice the tailrace excess;
 "(b) or at the data when the first expensive weit to be
- "(b) as at the date when the first generating unit to be installed by the Crown at the power station at Lake Manapouri is installed ready for use, the capital amount payable to the company under clause 15 or under clause 16 of the agreement and the capital amount which may be payable to the company under clause 17 of the agreement (excluding in all cases interest thereon);
- "(c) as at balance day, £4,730,000, or such other amount as the Minister and the company on or prior to balance day may agree;
- "(d) as at the commencement of Stage II, £2,950,000.
 "6. Subject to the provisions of clause 9 hereof, the Crown shall debit Capital Account No. 2 with the following amounts, item by item:
- amounts, item by item:

 "(a) at the end of the construction period relating to any particular item within the categories listed in Part II of the Inventory (or at such later time as any of them is respectively expended) capital amounts (excluding interest during construction), expended by the Crown from time to time, since the 31st day of January 1963, on that item and expended directly and necessarily in connection with the initial development of the water resources;

 "(b) as at belong day \$1,220,000
- "(b) as at balance day, £1,220,000, or such other amount as the Minister and the company on or prior to balance day may agree.
- "7. Subject to the provisions of clause 9 hereof, the Crown shall debit Capital Account No. 3 with the following amounts, item by item:
- "(a) at the end of the construction period relating to any particular item within the categories listed in Part I of the Inventory (or at such later time as any of them is respectively expended), capital amounts (excluding interest during construction) expended by the Crown from time to time, since the 31st day of January 1963, on that item and expended directly and necessarily in connection with the development of the water resources beyond the initial development of the water resources: water resources;

- "(b) at the end of the construction period relating to an item within the categories listed in Part I of the Inventory, interest during construction on capital amounts expended by the Crown on that item and expended directly and necessarily in connection with the development of the water resources beyond the initial development of the water resources.
- "8. Subject to the provisions of clause 9 hereof, the Crown shall debit Capital Account No. 4 with the following amounts, item by item:
- "(a) at the end of the construction period relating to any particular item within the categories listed in Part II of the Inventory (or at such later time as any of them is respectively expended), capital amounts (excluding interest during construction) expended by the Crown from time to time, since the 31st day of January 1963, on that item and expended directly and necessarily in connection with the development of the water resources beyond the initial development of the water resources. water resources.
- "(b) at the end of the construction period relating to an item within the categories listed in Part II of the Inventory, interest during construction on capital amounts expended by the Crown on that item and expended directly and necessarily in connection with the development of the water resources beyond the initial development of the water resources.
- "9. (a) The sum of the amounts debited to Capital Account No. 1, pursuant to paragraph (c) of clause 5 hereof, and to Capital Account No. 2, pursuant to paragraph (b) of clause 6 hereof, shall not exceed £5,950,000.
- "(b) The term "Shoreline treatment" in Part I of the Inventory shall include any measures taken to preserve natural scenery and to raise the low-lying areas of Te Anau township. Notwithstanding the capital amounts expended by the Crown on the said measures, the total of the amounts debited in respect thereof to Capital Account No. 1 and Capital Account No. 3 shall not, except as otherwise may be agreed between the Minister and the company, exceed the net amount which the company would have been obliged to expend for these purposes if purposes if
 - "(i) the 1960 agreement had continued in force; and
 "(ii) the company had exercised its powers under that
 agreement so as to control the levels of Lakes Manapouri
 and Te Anau, as indicated in the letters signed by the
 Honourable W. S. Goosman, Minister of Works, and the
 letters signed by Mr D. J. Hibberd, Director of Consolidated
 Zinc Proprietary Ltd., copies of which are set out in the
 Appendix hereto; and
 "(iii) the company had carried out its intentions expressed

Appendix hereto; and

"(iii) the company had carried out its intentions expressed in clause 22 of the 1960 agreement in relation to the preservation of the scenic qualities of the said lakes and certain rivers, and had complied with the requirements made by the Minister of Works pursuant to that clause, which requirements are set out in his said letters.

- which requirements are set out in his said letters.

 "(c) The said Capital Accounts shall not include any item which comprises only construction equipment (as hereinafter defined). Net expenditure by the Crown on construction equipment expended directly and necessarily in connection with the development of the water resources shall be apportioned between appropriate items in accordance with good accounting principles, and the amount so apportioned to an item shall be deemed to be expended on that item. As and when construction equipment is sold, disposed of, or appropriated to a use other than the development of the water resources, the Crown shall credit against each of the items in respect of which expenditure on that construction equipment had been debited a proportion (determined in accordance with good accounting principles) of the amount so debited. In this paragraph 'construction equipment' means machinery, plant, equipment, buildings, works, and other assets and goods acquired by the Crown for, or in connection with, the development of the water resources, but not being, or incorporated in, works which are a permanent part of the development of the water resources.

 "(d) None of the said Capital Accounts shall be debited
- "(d) None of the said Capital Accounts shall be debited with any amount expended by the Crown on or in connection with the repair, reinstallation, replacement, or re-equipment of any item, except in any case where such repair, reinstallation, replacement, or re-equipment is necessitated by fair wear and tear of the item concerned and is not necessitated as a result of fire, flood, storm, or tempest, or any other act of God, or any other cause beyond the control of the Crown.
- or any other cause beyond the control of the Crown.

 "(e) Each of the amounts debited to Capital Account No. 1, pursuant to paragraphs (c) and (d) of clause 5 hereof, shall be apportioned at the time it is so debited between the items within Capital Account No. 1 so that the proportion debited in respect of an item bears the same proportion to that amount as the total of the amounts debited by balance day, and estimated to be debited between balance day and apportionment day, in respect of the item, pursuant to paragraph (a) or paragraph (b) of clause 5 hereof, bears to the total of the amounts debited by balance day, and estimated to be debited between balance day and apportionment day, to Capital Account No. 1, pursuant to the said paragraph (a) and paragraph (b). and paragraph (b).
- "(f) The amount debited to Capital Account No. 2, pursuant to paragraph (b) of clause 6 hereof, shall be apportioned between the items within Capital Account No. 2 so that the proportion debited in respect of an item bears the same proportion to that amount as the total of the amounts debited by balance day, and estimated to be debited between

balance day and apportionment day, in respect of the item, pursuant to paragraph (a) of clause 6 hereof, bears to the total of the amounts debited by balance day, and estimated to be debited between balance day and apportionment day, to Capital Account No. 2, pursuant to the said paragraph (a)."

- 4. Clause 8 of the Schedule shall be varied by:
- (a) renumbering it "10":
- (b) inserting after the words "Capital Account No. 2" wherever therein appearing the words "or Capital Account No. 3 or Capital Account No. 4";
- (c) inserting after the word "item" where secondly appearing in paragraph (a) the words "or part of an item".
- 5. The Schedule shall be varied by omitting clauses 9, 10, 11, and 12 thereof, and substituting:
- "11. (a) The price payable by the company for all electrical power under the agreement shall be based on a yearly amount per kilowatt, calculated as provided in clause 12 hereof (hereinafter called "the yearly kilowatt price"). The company shall pay for the said electrical power on a quarterly basis.
 - "(b) The company shall pay in respect of a quarter-
 - "(i) for all electrical power under the agreement (other than electrical power made available in pursuance of notices given by the company under paragraph (g) of clause 5 of the agreement), an amount equal to the sum of the notified kilowatt quarterly amounts (a 'notified kilowatt quarterly amount' for the purpose of this subparagraph being, in respect of each of the notified kilowatts during a quarter, the proportion of the yearly kilowatt price equal to the proportion which the number of days in that quarter in respect of which the company is obliged to pay under the agreement for the notified kilowatt bears to the total number of days in the calendar year in which that quarter occurs); and
 - "(ii) for electrical power made available in pursuance of notices given by the company under the said paragraph (g), an amount equal to the product of the yearly kilowatt price multiplied by the number of kilowatts which bears the same proportion to 200,000 as the quantity of energy available during that quarter (on the basis of the load factor of the electrical power required under the said notices) from the electrical power so made available, and for which the company is obliged to pay under the terms of the agreement during that quarter, bears to the quantity of energy available from two Crown blocks during the calendar year in which that quarter occurs. that quarter occurs.
- "(c) The Crown shall render an account to the company for the amount payable for electrical power under the agreement at the beginning of each calendar quarter in respect of the preceding quarter, and each account shall be payable within one month after it is received by the company at its office at Bluff, or elsewhere as may be agreed, at the New Zealand Electricity Department's office at Dunedin, or by lodgment to the Public Account at any branch in New Zealand of the Bank of New Zealand, followed by mailing of the bank's receipt for the amount so lodged to the said Department's office.
- ment's office.

 "(d) In any case where immediately after the end of a particular quarter it is not possible to calculate accurately the yearly kilowatt price or the number of notified kilowatts because some or all of the components of either or both of them are not then known, a pro forma account shall be rendered in respect of that quarter with either or both (as the case may be) the yearly kilowatt price and number of notified kilowatts estimated as accurately as is then possible, and the amount of the pro forma account shall be adjusted in the quarterly account next after all components are known. In the event of it being necessary to estimate the number of notified kilowatts because the exact number in any block of electrical power required by the company under a notice given pursuant to clause 5 of the agreement has not at the time been determined under clause 8 of the agreement, then the number of notified kilowatts in that block shall, for the purpose of the pro forma account, be estimated as the number of kilowatts required by that notice.

 "12 (a) In this clause—

"12 (a) In this clause-A is the sum of The net debit balance in Capital Account No. 1 – × .00102962 Total installed capacity and The net debit balance in Capital Account No. 2 $- \times .00827816$ Total installed capacity B equals Agreed Total progressive capital investment interest rate Total installed capacity C equals (subject to the provisions of clause 13 hereof) Operating and maintenance costs

Total installed capacity

D is the licence fee

E is a fixed contingency fee of two shillings and six pence

F is the sum of

Part I determined amount × .00102962 Total installed capacity

Part II determined amount × .00827816 Total installed capacity

G equals

Part I determined amount plus Part Agreed II determined amount interest rate - × Total installed capacity 100

H is the sum of

The total of the net debit balances in Capital Account No. 1 and Capital Account No. 3 - × .00102962

Total installed capacity

The total of the net debit balances in Capital Account No. 2 and Capital Account No. 4

 $- \times .00827816$ Total installed capacity

and

I equals

Total progressive capital investment Stage II Agreed interest rate Total installed capacity 100

"(b) The yearly kilowatt price at the commencement of each quarter during Stage I when the total of the net debit balances in Capital Account No. 1 and Capital Account No. 2 does not exceed the sum of £56,550,000, and the tail race excess shall be the sum of A + B + C + D + E.

- "(c) The yearly kilowatt price at the commencement of each quarter during Stage I when the total of the net debit balances in Capital Account No. 1 and Capital Account No. 2 exceeds the sum of £56,550,000, and the tail race excess shall be the sum of C + D + E + F + G.
- "(d) The yearly kilowatt price at the commencement of each quarter during Stage II shall be the sum of C+D+E+H+I.
- "(e) The yearly kilowatt price determined at the commencement of each quarter shall apply in respect of that quarter."
 - Clause 13 of the Schedule shall be va
- (a) omitting the expression "clause 10" where it occurs in paragraph (a) and paragraph (c), and substituting in each case the expression "clause 12";
- (b) omitting from paragraph (c) the word "annual" and the expression "per notified kilowatt".
- 7. This agreement shall be governed by New Zealand law.
- 8. This agreement shall take effect on and from the date on which the agreement bearing the same date as these presents, and referred to in the ecitals to this agreement, is approved by the Governor-General by Order in Council.

In witness whereof this agreement has been executed the day and year first hereinbefore written.

Signed for and on behalf of Her Majesty the Queen in respect of the Government of New Zealand by Thomas Philip Shand, the Minister of Electricity, in the presence of:

E. B. MACKENZIE, General Manager, New Zealand Electricity Department, Wellington, New Zealand.

The Common Seal of Consolidated Zinc Proprietary Ltd. was hereto affixed in the presence of:

D. J. HIBBERD.

Director of Conzinc Riotinto of Australia Ltd.

A person approved by the Board of Consolidated Zinc Proprietary Ltd.

Dated at Wellington this 20th day of March 1967.

T. P. SHAND, Minister of Electricity.

(N.Z.E.D. 2/0/21/3/3)

Determinations by Minister of Customs Under Section 121 of the Customs Act 1966

PART I

With respect to each of the following classes of motor vehicles, the under-mentioned goods may, subject to Part II hereof, be entered under Tariff items 87.01.11, 87.02.11 to 87.02.19, 87.02.41 to 87.02.43, 87.04.11, and 87.04.23 as unassembled motor vehicles, provided that the respective goods are on importation not further manufactured or assembled than as set out in column No. 2 of Part I hereof:

Class II. Class III: Motor vehicles, being commercial trucks or delivery vans (b) Seat springs (i) Chassis, consisting of: (a) Side members, end members, cross members, subframe, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), wind-shield assembly, mudguards, valances, running boards, and other parts of chassis, including undercarriage springs, electric batteries (accumulators), and bumper bars (c) Bumper bars (ii) All-steel cabs, being cabs consisting of metal panels which, when welded together, form the cab—the following parts of: (a) Metal panels (b) Doors Class III: Motor vehicles, being omnibuses (c) Reinforcing plates and parts for panels and backlights (unglazed) (c) Reinforcing plates and parts for panels and backlights (unglazed) (c) Sauttle (or cowl) windshield assembly the imported in the condition set out with respect to chassis frame, cases where a metal underbody or floor takes the place of a chassis frame and may in such case have attached to it the stays, lugs, brackets, and other minor fittings that would observe the case of the Minister, be deemed to be a chassis frame and may in such case have attached to it the stays, lugs, brackets of the Minister, be deemed to be a chassis frame and may in such case have attached to a frame. Shall be plain or machined metal stampings, with or without a protective coat (as set out in paragraph of a parts for panels and backlights (unglazed) (b) Doors (c) Reinforcing plates and parts for panels and backlights (unglazed) (c) Reinforcing plates and parts for panels and backlights (unglazed) (c) Reinforcing plates and parts for panels and backlights (unglazed) (d) Suttle (or cowl) windshield assembly independent of the condition set out with same faculty and the condition set out with seams shall not be soluted in the condition set out with seams shall not be soluted in the condition set out with seams shall not be allowed to enter the condition of the minister of the conditi	Column No. 1	C	olumn No. 2
Motor vehicles other than omnibuses (i) Aliasels, consisting of members, cross such as the content of the condition set out with parts of chassis, including selective between the content of the condition set out with seasons and bumper bars (ii) Southe (or cost), wind-shield assembly selective between the content of the condition set out with selective contents of the contents	Classes of Motor Vehicles	Goods	Condition in Which Such Goods Shall be Imported
bly, mudguards, valances, running boards, and other parts of chassis, underearrings spripus, but not including electric batteries (accumulators), and bumper bars (c) Bumper bars (d) Bodies, the following parts of: (a) Metal panels, and framework (if any) (b) Seat springs (b) Seat springs (b) Seat springs (c) Bumper bars (d) Metal panels, and framework (if any) (d) Metal panels, and framework (if any) (d) Metal panels, and framework (if any) (e) Seat springs (f) Chaestic, consisting of: (a) Since members, and members, cross members, subframte, dumb irons, tank saddles, brackets for fixing caption, spring brackets, engine, spring brackets, engine, and parts of including underearings springs, shelter be defected to gentler. Form the cab—the following of metal seatened to the third panels which, when welded together, form the cab—the following (a) Metal panels (d) Metal panels (e) Reinforcing plates and parts for members, cross in the seate shall be repaired in the condition set out with respect to chassis of motor vehicles in Class III: Motor vehicles, being omnibuses (d) Metal panels (e) Reinforcing plates and parts for metal spanels which, when welded together, form the cab—the following (a) Metal panels (b) Doors (c) Reinforcing plates and parts for members, well-rames, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, spring b	Motor vehicles, being passenger motor vehicles other than omni-	(a) Side members, end members, cross members, subframe, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine,	built up into a "frame" by means of rivets, gussets, bolts, or welding, and engine and gear box may be fully assembled and attached (permanently or otherwise) to the frame. The frame must not be further assembled; but such other minor fittings, for example, stays, lugs, and brackets, as are ordinarily affixed to the frame may be so affixed by welding, riveting, or any other process which
(ii) Bodies, the following parts of: (a) Metal panels, and framework (if any) (iii) Bodies, the following parts of: (a) Metal panels, and framework (if any) (b) Seat springs (b) Seat springs (iv) Chassis, consisting of: (a) Side members, end members, cross, tank saddles, brackets for fixing engine, spring brackets, engine, spring brackets, engine, end brayers brackets, engine, end parts of chassis including spring shackets, but not including, tunder parts of chassis, including spring shackets, but not including, tunder parts of chassis frame, and bumper bars (c) Bumper bars (ii) All-steel cabs, being cabs consisting of media panels which, when welded together, form the cab—the following parts of: (a) Metal panels (b) Doors (b) Doors (c) Reinforcing plates and parts for panels and backlights (unglazed) panels and backlights (unglazed) that the plate of a chassis frame, and bumper bars (eccumulators), and the plate of a chassis frame, and bumper bars (c) Rimper bars (ii) All-steel cabs, being cabs consisting of media panels which, when welded together, form the cab—the following parts of: (a) Metal panels (b) Doors (b) Doors (c) Reinforcing plates and parts for panels and backlights (unglazed) that the plate of a chassis frame, and the parts of the parts of chassis and the parts of the parts of chassis, consisting of: (a) Side members, torost the parts of chassis including spring shackets, pate to the parts of chassis including spring shackets, pate to the parts of chassis including spring shackets, pate to the parts of chassis including spring shackets for fixing engine, spring shackets, pate to the parts of chassis including spring shackets, pate to the parts of chassis including spring shackets, pate to the parts of chassis including spring shackets, pate to the parts of chassis including spring shackets, pate to the parts of chassis of motor vehi		bly, mudguards, valances, running boards, and other parts of chassis, including spring shackles and undercarriage springs, but not including electric batteries (accu-	thereto (as referred to in (a) above) but may, subject to the foregoing restriction, be imported in
(a) Metal panels, and framework (if any) Way be built up into the form of a "Shell," with doors attached thereto. The windows and backlight may be used thereto. The windows and backlight may be used the there of the continuous and backlight may be used the part of the continuous and backlight may be used the part of the continuous and backlight may be used the part of the continuous and backlight may be used the part of the continuous and backlight may be used the part of the continuous and backlight may be used the part of the continuous and backlight may be used to still part of the part of the continuous and the part of the continuous and the part of the continuous and backlight of the con		(c) Bumper bars	
(a) Side members, end members, cross members, subframe, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), wind-shield assembly, mudguards, valances, running boards, and other parts of chassis, including spring shackles, but not including sundercarriage springs, electric batteries (accumulators), and bumper bars (c) Bumper bars (ii) All-steel cabs, being cabs consisting of metal panels which, when welded together, from the cab—the following parts of: (a) Metal panels (b) Doors (c) Reinforcing plates and parts for panels and backlights (unglazed) (c) Reinforcing plates and parts for panels and backlights (unglazed) (d) Scuttle (or cowl), windshield assembly, mudguards, valances, running boards, saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Doors (c) Bumper bars (ii) All-steel cabs, being cabs consisting of metal panels which, when welded together, from the cab—the following parts of: (a) Metal panels (b) Doors (b) Doors (c) Reinforcing plates and parts for panels and backlights (unglazed) (c) Reinforcing plates and parts for metal stampings, with or without a protective coat (as set out in paragraph process, which has the like effet, nor must any parts whatsover be attached thereto). Shall be imported in the condition set out with respect to chassis of motor vehicles in Class I hereof; except that, in cases where a metal underspect of the condition set out with respect to chassis of motor vehicles in Class I hereof; except that, in cases where a metal underspect to chassis of motor vehicles in Class I hereof; except that, in cases where a metal underspect of a chassis frame and may in such coache and parts for may a chassis frame and may in such case have attached to a frame. Shall be imported in the condition set out with respect to chassis of motor vehicles in Class in the condition set out with respect to chassis of motor vehicles in Class in the condition set out with respect to chassis of motor v			attached thereto. The windows and backlight may be glazed, and the shell may have a coat of grease, oil, red oxide, or similar protective coating, not including cellulose or pyroxylin or similar lacquer. The shell shall not be advanced in manufacture beyond the stage where the necessary welding processes have been performed; for example, the
Motor vehicles, being commercial trucks or delivery vans (a) Sidde members, end members, cross members, substanks addles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), wind-shield assembly mugulards, valances, running boards, and other parts of chassis, including undervarriage springs, electric batteries (accumulators), and bumper bars (ii) All-steel cabs, being cabs consisting of metal panels which, when welded by the comment of metal panels which, when welded by the comment of the parts of chassis, including undervarriage springs, electric batteries (accumulators), and bumper bars (iii) All-steel cabs, being cabs consisting of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels which, when welded by the comment of metal panels and parts for panels and backlights (unglazed) (b) Doors (c) Reinforcing plates and parts for panels and backlights (unglazed) (c) Reinforcing plates and parts for panels and backlights (unglazed) (d) Side members, end members, cross members, subframes, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), windshield assembly by mudguards, valances, running by mudguards, valances, running by must have been part of the condition set out with respect to chassis of motor vehicles in Class including under-carriage springs, electric batteries (accumulators) and bumper bars	Class II.	(b) Seat springs	May be built up and assembled in the metal frame.
(ii) All-steel cabs, being cabs consisting of metal panels which, when welded together, form the cab—the following parts of: (a) Metal panels (b) Doors (b) Doors (c) Reinforcing plates and parts for panels and backlights (unglazed) Motor vehicles, being omnibuses (c) Reinforcing plates and parts for panels and backlights (unglazed) Class III: Motor vehicles, being omnibuses (c) Reinforcing plates and members, cross members, subframes, dumb irons, tank saddles, brackets for fixing engine, spring boards, and other parts of chassis including spring shackles, but not including under-carriage springs, electric batteries (accumulators) and bumper bars (ii) All-steel cabs, when welded together, when welded together, form the cab—the following parts of: (a) Shall be plain or machined metal stampings, with or without a protective coat (as set out in paragraph (a) of subdivision (ii) of Class I above) but must not be attached thereto. Shall be imported in an unassembled condition, that is, with window-regulating gear detached and pane stampings unwelded. Must not be attached to metal panels; but, subject to this restriction, may be imported in such condition as the importer elects. Shall be imported in the condition set out with respect to chassis of motor vehicles in Class hereof.	Motor vehicles, being commercial	(a) Side members, end members, cross members, subframe, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), wind-shield assembly, mudguards, valances, running boards, and other parts of chassis, including spring shackles, but not including undercarriage springs, electric batteries (accumulators),	respect to chassis of motor vehicles in Class I hereof; except that, in cases where a metal underbody or floor takes the place of a chassis frame, such underbody or floor may, at the discretion of the Minister, be deemed to be a chassis frame and may in such case have attached to it the stays, lugs, brackets, and other minor fittings that would
metal panels which, when welded together, form the cab—the following parts of: (a) Metal panels Shall be plain or machined metal stampings, with or without a protective coat (as set out in paragraph (a) of subdivision (ii) of Class I above) but must not be built up in any way, by welding or any other process which has the like effect, nor must any parts whatsoever be attached thereto. Shall be imported in an unassembled condition, that is, with window-regulating gear detached and pane stampings unwelded. Must not be attached to metal panels; but, subject to this restriction, may be imported in such condition as the importer elects. Chassis, consisting of: (a) Side members, end members, cross members, subframes, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), windshield assembly, mudguards, valances, running boards, and other parts of chassis including spring shackles, but not including under-carriage springs, electric batteries (accumulators) and bumper bars		(c) Bumper bars	
without a protective coat (as set out in paragraph (a) of subdivision (ii) of Class I above) but must not be built up in any way, by welding or any other process which has the like effect, nor must any parts whatsoever be attached thereto. Shall be imported in an unassembled condition, that is, with window-regulating gear detached and pane stampings unwelded. Class III: Motor vehicles, being omnibuses Chassis, consisting of: (a) Side members, end members, cross members, subframes, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), windshield assembly, mudguards, valances, running boards, and other parts of chassis including under-carriage springs, electric batteries (accumulators) and bumper bars without a protective coat (as set out in paragraph (a) of subdivision (ii) of Class I above) but must not be built up in any way, by welding or any other parts whatsoever be attached thereto. Shall be imported in an unassembled condition, that is, with window-regulating gear detached and pane stampings unwelded. Must not be attached to metal panels; but, subject to this restriction, may be imported in such condition as the importer elects. Shall be imported in the condition set out with respect to chassis of motor vehicles in Class hereof.		metal panels which, when welded together, form the cab—the following parts of:	Stall be also as machined motel etempings with or
(c) Reinforcing plates and parts for panels and backlights (unglazed) Class III: Motor vehicles, being omnibuses Chassis, consisting of: (a) Side members, end members, cross members, subframes, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), windshield assembly, mudguards, valances, running boards, and other parts of chassis including spring shackles, but not including under-carriage springs, electric batteries (accumulators) and bumper bars is, with window-regulating gear detached and pane stampings unwelded. Must not be attached to metal panels; but, subject to this restriction, may be imported in such condition as the importer elects. Shall be imported in the condition set out with respect to chassis of motor vehicles in Class hereof.		(a) Metal panels	without a protective coat (as set out in paragraph (a) of subdivision (ii) of Class I above) but must not be built up in any way, by welding or any other process which has the like effect, nor must any
Class III: Motor vehicles, being omnibuses Chassis, consisting of: (a) Side members, end members, cross members, subframes, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), windshield assembly, mudguards, valances, running boards, and other parts of chassis including spring shackles, but not including under-carriage springs, electric batteries (accumulators) and bumper bars this restriction, may be imported in such condition as the importer elects. Shall be imported in the condition as the imported in the condition as the importer elects.		(b) Doors	Shall be imported in an unassembled condition, that is, with window-regulating gear detached and panel stampings unwelded.
Motor vehicles, being omnibuses Chassis, consisting of: (a) Side members, end members, cross members, subframes, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine, and gearbox (b) Scuttle (or cowl), windshield assembly, mudguards, valances, running boards, and other parts of chassis including spring shackles, but not including under-carriage springs, electric batteries (accumulators) and bumper bars Chassis, consisting of: (a) Side members, cross members, cross nembers, subframes, dumb irons, tank saddles, brackets for fixing engine, and gearbox Shall be imported in the condition set out with respect to chassis of motor vehicles in Class hereof.			this restriction, may be imported in such condition
bly, mudguards, valances, running boards, and other parts of chassis including spring shackles, but not including under-carriage springs, electric batteries (accumulators) and bumper bars		(a) Side members, end members, cross members, subframes, dumb irons, tank saddles, brackets for fixing engine, spring brackets, engine,	
(c) Bumper bars		bly, mudguards, valances, running boards, and other parts of chassis including spring shackles, but not including under-carriage springs, electric batteries (accumulators)	respect to chassis of motor vehicles in Class I hereof.
		(c) Bumper bars	}

- 1. Except with the special permission of the Minister, and under conditions prescribed by him, motor vehicles of any of the classes mentioned in Part I of this notice shall not be entered under Tariff items 87.01.11, 87.02.11 to 87.02.19, 87.02.41 to 87.02.43, 87.04.11, and 87.04.23
 - (a) If they are imported in a form more assembled than that set out in column No. 2 of Part I hereof.
 - (b) If, except as provided in paragraph (c) hereunder, all the unassembled parts (as enumerated in column No. 2 of Part I hereof) forming or intended to form part of any one vehicle are not imported together from the same country of export and in one vessel.
 - (c) If any goods, other than those enumerated in column No. 2 of Part I hereof, forming or intended to form part of any motor vehicle included in any of the classes mentioned in that Part are imported in any form whatsoever; except that the importation of the under-mentioned goods as set out in column No. (i) will be permitted in the condition or manner set out in column No. (ii):

Column No. (i)

Kind of Goods

Head-lining material, not being composed wholly of wool

Such parts of, and fittings and materials for, motor vehicles as are, from time to time, decided to be admissible under Part II of the Standard Tariff, concession reference number 10.8, or such other Tariff items as may be approved by the Minister.

Column No. (ii)

Condition or Manner in Which Goods Should be Imported

These goods must be imported in the piece, but will not be admitted under Tariff items 87.01.11, 87.02.11 to 87.02.19, 87.02.41 to 87.02.43, 87.04.11, and 87.04.23.

These goods may be imported either with or in separate vessels from the goods enumerated in column No. 2 of Part I hereof, and forming or intended to form, part of a motor vehicle.

- 2. Except with the special permission of the Minister, and under conditions prescribed by him, none of the parts which have been entered under Tariff items 87.01.11, 87.02.11 to 87.02.19, 87.02.41 to 87.02.43, 87.04.11, and 87.04.23 as forming, or intended to form, part of any given vehicle or vehicles to be made from one shipment of parts shall be used otherwise than in the assembly, completion, or manufacture of that vehicle or those vehicles.
- 3. Except with the special permission of the Minister, and under conditions prescribed by him, no goods which have been entered under Tariff items 87.01.11, 87.02.11 to 87.02.19, 87.02.41 to 87.02.43, 87.04.11, and 87.04.23 shall be used in the assembly, completion, or manufacture of a motor vehicle of any class if any goods (a) of a kind not enumerated in column No. 2 of Part I hereof, or (b) of a kind enumerated in the assembly completed and the column of th in the said column No. 2, but in a condition otherwise than as set out in that column with respect to motor vehicles of such class are imported and used in the assembly, completion or manufacture of such vehicle except that they may be combined with imported goods of the kinds described in column No. (i) of the table set out in paragraph (c) of clause I of Part II hereof, if such last-mentioned goods are imported in the condition or manner set out in column No. (ii) of the last-mentioned table.
- 4. Except with the special permission of the Minister, and under conditions prescribed by him, none of the under-mentioned goods shall, if imported, be used in the assembly, completion, or manufacture of motor vehicles of any of the classes mentioned in Part I hereof, viz:

Hide leathers

Upholstery textiles or fabrics (except headlining not being composed wholly of wool, and leather cloth)

Flock, wadding, batting, fluting, linters, and similar materials, and any form of upholsterers' padding

Electric batteries (accumulators)

Pneumatic rubber tyres and inner tubes of rubber therefor

Wireless broadcast receiving-sets suited or designed for use in motor vehicles

Laminated undercarriage springs (not including shackles therefor)

5. Except with the special permission of the Minister, and under conditions prescribed by him, none of the under-mentioned goods shall, if imported, be used in the assembly, completion, or manufacture of motor vehicles of the kinds mentioned in Classes I and II of Part I hereof, viz:

Exterior rear vision mirrors Radiator assemblies

6. Except with the special permission of the Minister, and under conditions prescribed by him, none of the under-mentioned goods shall if imported, be used in the assembly, completion, or manufacture of motor vehicles of the kinds mentioned in Classes II and III of Part I

Seat springs (including metal frames therefor)

The Minister may, in his discretion, permit any goods to be entered under Tariff items 87.01.11, 87.02.11 to 87.02.19, 87.02.41 to 87.02.43, 87.04.11, and 87.04.23 even though such goods are not enumerated in column No. 2 of Part I hereof or, if so enumerated, they are not in the condition set out therein.

PART III

8. For the purposes of these determinations an "omnibus" means a motor vehicle designed solely or principally for the carriage of persons exceeding nine in number, and a "commercial truck" or "delivery van" means a motor vehicle designed solely or principally for the carriage

PART IV

 These determinations shall come into force on the 1st day of July 1967.
 The determinations notified in the Gazette, No. 32, dated the 11th day of May 1939, at page 1457, and amended by the following Gazettes-

No. 55, dated the 21st day of October 1948, at page 1300;

No. 24, dated the 13th day of April 1949, at page 913;

No. 38, dated the 26th day of June 1958, at page 851;

No. 46, dated the 24th day of July 1958, at page 971; and

No. 4, dated the 30th day of January 1964, at page 90

shall be revoked on the coming into force of these determinations.

- 11. Notwithstanding such revocation, the provisions of Part II of the said determinations of the 11th day of May 1939 and amendments thereto, relating to the use of certain goods entered under Tariff items 87.01.11, 87.02.11 to 87.02.19, 87.02.41 to 87.02.43, 87.04.11, and 87.04.23, shall at all times after such revocation continue to apply to goods so entered during the currency of the said determinations.
- 12. It should be understood that the determinations comprised herein may be varied from time to time, by a notice published in the Gazette. In the case of major variations, at least three months notice of any such variation will, if practicable, be given.

Customs Department, Wellington, 22nd day of March 1967.

Special Order Made by Hauraki South Drainage Board Altering District Subdivision

PURSUANT to section 2 of the Land Drainage Amendment Act 1920, the Minister of Internal Affairs hereby publishes the following special order, made by the Hauraki South Drainage Board.

Dated at Wellington this 16th day of March 1967.

DAVID C. SEATH, Minister of Internal Affairs.

(I.A. 103/220/6)

SPECIAL ORDER

SPECIAL ORDER

PURSUANT to the powers conferred on it by section 16 of the Land Drainage Act 1908, and section 2 of the Land Drainage Amendment Act 1920, the Board, at a special meeting held in the Hauraki Plains County Council Chambers, at Ngatea, at 10 a.m. on the 26th day of October 1966, resolved as follows: "That in pursuance and in exercise of the powers conferred on it by the Land Drainage Act 1908, and the Land Drainage Amendment Act 1920, and all other powers it thereunto enabling, the board of trustees of the Hauraki South Drainage District hereby resolves, by way of special order, to alter the Awaiti subdivision, within the district, by the inclusion in that subdivision of the area previously in the Hauraki United Drainage Board District and as set out in the Schedule below."

This special order shall come into effect on the date on which it is gazetted, except insofar as it is necessary to provide for the making and levying of the annual rates.

SCHEDULE

SCHEDULE

All that area in the South Auckland Land District, Hauraki Plains County, bounded by a line commencing at the westernmost corner of Section 70, Block VI, Waihou Survey District, and proceeding generally north-westerly along the generally north-eastern boundary of Section 69, Block VI, aforesaid, to and generally north-easterly along the generally south-eastern side of a public road, and that last-mentioned roadside produced across another public road, to and north-westerly along the north-eastern side of the public road, to the generally easterly along the generally southern side of the Kerepehi-Turua road, to and generally south-easterly along the generally south-western side of State Highway No. 2 crossing the intervening Kaikahu Road, to and generally north-westerly along the generally south-western side of Kaikahu Road, to and south-westerly along the north-western boundaries of part Makumaku 3B Block and Section 70, aforesaid, to the point of commencement. of commencement.

Certified correct description:

D. P. HOPCROFT, Chief Surveyor.

8 November 1966.

The above resolution was confirmed at an ordinary meeting of the Board, held on the 23rd day of November 1966.

The common seal of the Hauraki South Drainage Board was hereto affixed at the offices of the said Board, and pursuant to a resolution of the said Board, in the presence of:

S. EDMONDS, Chairman. K. D. STILLS, Secretary.

Constituting Certain Secondary Urban Fire Districts

Pursuant to section 18 of the Fire Services Act 1949, the Minister of Internal Affairs hereby declares the urban area of Owhango, in the county of Taumarunui, and the urban area of Omokoroa, in the county of Tauranga, to be secondary urban fire districts, to be known as the Owhango Secondary Urban Fire District and the Omokoroa Secondary Urban.

Dated at Wellington this 17th day of March 1967.

DAVID C. SEATH, Minister of Internal Affairs. (176/215, 176/216)

Crown Land Set Apart for a Teacher's Residence in Block V, Town of Waianiwa

PURSUANT to section 25 of the Public Works Act 1928, the Minister of Works hereby declares the land described in the Schedule hereto to be set apart for a teacher's residence from and after the 23rd day of March 1967.

SCHEDULE

SOUTHLAND LAND DISTRICT

ALL that piece of land containing 1 rood 18.7 perches situated in Block V, Town of Waianiwa, being Section 10; as the same is more particularly delineated on the plan marked M.O.W. 21037 (S.O. 7633) deposited in the office of the Minister of Works at Wellington, and thereon edged red.

Dated at Wellington this 20th day of February 1967.

PERCY B. ALLEN, Minister of Works.

(P.W. 31/1604; D.O. 16/105/0)

Land Proclaimed as Street and Street Closed in the City of Auckland

PURSUANT to section 29 of the Public Works Amendment Act 1948, the Minister of Works hereby proclaims as street the land described in the First Schedule hereto, and hereby proclaims as closed the street described in the Second Schedule hereto.

FIRST SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block III, Titirangi Survey District, City of Auckland, North Auckland R.D., described

A. R. P.

Being

0

0 23 Part Allotments 6 and 9 of Section 2, Town of Whau North; coloured yellow on plan.
0 1.6 Part Allotment 6 of Section 2, Town of Whau North; coloured yellow on plan.
0 23 Part Allotment 41 of Section 2, Town of Whau North; coloured blue on plan.

SECOND SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of street situated in Block III, Titirangi Survey District, City of Auckland, North Auckland R.D., described as follows:

A. R. P. Adjoining or passing through

0 14.6 Allotments 4 and 5 of Section 2, Town of Whau North, and Lot 1, D.P. 54297; coloured green on plan.

0

plan.

0 22.9 Allotments 4 and 6 of Section 2, Town of Whau North; coloured green on plan.

0 9.5 Lot 4, D.P. 54297; coloured green on plan.

0 3.5 Part Allotment 41 of Section 2, Town of Whau North; coloured green on plan.

1 3.6 Allotment 6 and part Allotment 41 of Section 2, Town of Whau North; coloured green on plan.

As the same are more particularly delineated on the plan marked M.O.W. 20421 (S.O. 44819) deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Dated at Wellington this 24th day of February 1967.

PERCY B. ALLEN, Minister of Works.

(P.W. 51/4368; D.O. 15/84/0)

Declaring Additional Land Taken for a Public School in Block X, Christchurch Survey District, Waimairi County

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works hereby declares that, a sufficient agreement to that effect having been entered into, the additional land described in the Schedule hereto is hereby taken for a public school from and after the 23rd day of March 1967.

SCHEDULE

CANTERBURY LAND DISTRICT

ALL those pieces of land situated in Block X, Christchurch Survey District, Canterbury R.D., described as follows:

R. P. Being

Those parts of Lot 1, D.P. 24445, as are comprised in certificate of title, Volume 817, folio 72, 5.6 Canterbury Land Registry, being part Reserve 4827.

Dated at Wellington this 27th day of February 1967.

PERCY B. ALLEN, Minister of Works.

(P.W. 31/2863; D.O. 40/8/16)

Declaring Land Taken for a Teacher's Residence (Waihi College) in the Borough of Waihi

PURSUANT to section 32 of the Public Works Act 1928, the Minister of Works hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is taken for a teacher's residence from and after the 23rd day of March 1967.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 34 perches, situated in the Borough of Waihi, being Lot 17, D.P.S. 520. All certificate of title, No. 1B/138, South Auckland Land Registry,

Dated at Wellington this 27th day of February 1967.

PERCY B. ALLEN, Minister of Works.

(P.W. 31/1786; D.O. 39/84/1/0)

Declaring Land Taken for Soil Conservation and River Control Purposes, and to be Crown Land, in Blocks XII and XVI, Maramarua Survey District, Waikato County

Pursuant to the Public Works Act 1928, the Minister of Works hereby declares (a) that, sufficient agreements to that effect having been entered into, the land described in the Schedule hereto is hereby taken for soil conservation and river control purposes from and after the 23rd day of March 1967; and (b) further declares the land described in the said Schedule to be Crown land, subject to the Land Act 1948, as from the 23rd day of March 1967.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Blocks XII and XVI, Maramarua Survey District, described as follows:

R. P. Being

4 1 10.2 Part Whangamarino Parish;

Part Allotment 506, Whangamarino coloured blue, edged blue, on plan.
Part Allotment 505, Whangamarino coloured yellow on plan. 57 3 9

Also, all those pieces of land situated in Block XII, Whangamarino Parish, described as follows:

Being

0 25 Parts Allotment 506, Whangamarino Parish; 1 5.8 coloured blue on plan. 0

As the same are more particularly delineated on the plan marked M.O.W. 20607 (S.O. 42587) deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Dated at Wellington this 24th day of February 1967.

PERCY B. ALLEN, Minister of Works.

(P.W. 96/434161/0; D.O. 96/434161/0)

Declaring Land Acquired for a Government Work and Not Required for that Purpose to be Crown Land

PURSUANT to section 35 of the Public Works Act 1928, the Minister of Works hereby declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948, as from the 23rd day of March 1967.

SCHEDULE

CANTERBURY LAND DISTRICT

ALL that piece of land containing 22.9 perches situated in Block X, Christchurch Survey District, Canterbury R.D., being Lot 2, D.P. 5727, being part Rural Section 12.

Dated at Wellington this 27th day of February 1967.

PERCY B. ALLEN, Minister of Works.

(P.W. 31/2863; D.O. 40/8/16)

Licensing Errol Mervyn Christian to Occupy a Site for a Jetty and Slipway in Bay of Many Coves, Queen Charlotte Sound

Pursuant to the Harbours Act 1950, the Minister of Marine hereby licenses and permits Errol Mervyn Christian (hereinafter called the licensee, which term shall include his administrators, executors, or assigns, unless the context requires a different construction) to use and occupy a part of the foreshore and bed of the Bay of Many Coves, Queen Charlotte Sound, as shown on plan marked M.D. 11817 and deposited in the office of the Marine Department at Wellington, for the purpose of maintaining thereon a jetty and slipway, as shown on the said plan; such licence to be held and enjoyed by the licensee upon, and subject to, the terms and conditions set forth in the Schedule hereto.

SCHEDULE

CONDITIONS

1. This licence is subject to the Foreshore Licence Regulations 1960, and the provisions of those regulations shall, so far as applicable, apply hereto.

2. The term of the licence shall be 14 years from the 1st day of March 1967.

3. The premium payable by the licensee shall be five pounds (£5) (\$10), and the annual sum so payable by the licensee shall be five pounds (£5) (\$10).

Dated at Wellington this 10th day of March 1967.

W. J. SCOTT, Minister of Marine.

(M. 4/3905)

Closely Populated Locality Declared

PURSUANT to the Transport Act 1962, the Minister of Transport hereby gives notice that the road specified in the Schedule hereto is hereby declared to be a closely populated locality, for the purposes of section 52 of the Transport Act

SCHEDULE

SITUATED within Chatham Islands County, at Te One:

Te One Road (from a point 18 chains measured southerly generally from the Te One School entrance to a point 80 chains measured northerly generally along the said road from the Te One School entrance).

Dated at Wellington this 13th day of March 1967.

J. B. GORDON, Minister of Transport.

(TT. 9/1/21)

Closely Populated Locality Declared

PURSUANT to the Transport Act 1962, the Minister of Transport hereby gives notice that the road specified in the Schedule hereto is hereby declared to be a closely populated locality for the purposes of section 52 of the Transport Act 1962.

SCHEDULE

SITUATED within Waikato County, adjacent to Cambridge Borough:

Swaynes Road (from the northern boundary of Cambridge Borough to a point 4 chains measured northerly generally along the said road from the said boundary).

Dated at Wellington this 13th day of March 1967.

J. B. GORDON, Minister of Transport.

(TT. 9/1/254)

Additional Land near Opaki Taken for the Purposes of the Wellington-Napier Railway

PURSUANT to the Public Works Act 1928, the Minister of Railways hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for the purposes of the Wellington-Napier Railway from and after the 28th day of March 1967 March 1967.

SCHEDULE

WELLINGTON LAND DISTRICT

APPROXIMATE area of the piece of land taken:

Being

6 3 19 Part Lot 4, D.P. 6335, being part Section 20, Opaki District. Situated in Block IX, Kopuaranga Survey District, Masterton County (S.O. 26670).

As the same is more particularly delineated on the plan marked L.O. 21237 deposited in the office of the Minister of Railways at Wellington, and thereon coloured orange.

Dated at Wellington this 19th day of March 1967.

J. B. GORDON, Minister of Railways. (N.Z.R. L.O. 10032/172 (1))

Additional Land near Opaki Taken for the Purposes of the Wellington-Napier Railway

PURSUANT to the Public Works Act 1928, the Minister of Railways hereby declares that, a sufficient agreement to that effect having been entered into, the land described in the Schedule hereto is hereby taken for the purposes of the Wellington-Napier Railway from and after the 28th day of March 1967 March 1967.

SCHEDULE

WELLINGTON LAND DISTRICT

APPROXIMATE area of the piece of land taken:

Being A. R. P.

0 2 0.3 Part road in Block IX, Kopuaranga Survey District. Situated in the Masterton County (S.O. 26670).

As the same is more particularly delineated on the plan marked L.O. 21237 deposited in the office of the Minister of Railways at Wellington, and thereon coloured green, edged

Dated at Wellington this 19th day of March 1967.

J. B. GORDON, Minister of Railways.

(N.Z.R. L.O. 10032/172 (2))

7 6

Amending Consent to the Raising of Money by Finance Companies

PURSUANT to the Capital Issues (Finance Companies) Regulations 1967*, the Minister of Finance hereby gives the following notice.

NOTICE

NOTICE

1. This notice shall come into force on the day after the date of its publication in the Gazette.

2. The consent of the Minister of Finance to the raising of money by finance companies for certain purposes, dated the 11th day of February 1967, and published in the Gazette of the 23rd day of February 1967, at page 266, is hereby amended by inserting in subparagraph (i) of paragraph (a), after the words "the said regulations", the words "not being money borrowed by the finance company from some other finance company or from a trading bank within the meaning of the Reserve Bank of New Zealand Act 1964".

3. Consent is hereby given to the raising of money in New Zealand by any building society within the meaning of the Building Societies Act 1965 (being a finance company for the purposes of the said regulations) by the issue in New Zealand of shares in the building society or the making of calls in respect of shares issued by the building society in New Zealand.

Dated at Wellington this 21st day of March 1967.

Dated at Wellington this 21st day of March 1967.

R. D. MULDOON, Minister of Finance. *S.R. 1967/11

Inclusion of Sodium Chloride (Common Salt) as a Qualifying Mineral Under Section 152 of the Land and Income Tax Act 1954

DECLARATION making sodium chloride (common salt) a qualifying mineral for the purposes of section 152 of the Land and Income Tax Act 1954.

Pursuant to section 152 of the Land and Income Tax Act 1954, the Minister of Finance hereby declares sodium chloride (common salt) to be a qualifying mineral for the purposes of the afore-mentioned section, with effect from the date of this notice.

Dated at Wellington this 13th day of March 1967.

R. D. MULDOON, Minister of Finance.

The Standards Act 1965—Amendment of Standard Specifications

PURSUANT to the provisions of the Standards Act 1965, the Standards Council, on 14 March 1967, amended the undermentioned standard specifications by the incorporation of the amendments shown hereunder:

Number and Title of Standard Specification Amendment

NZSS 1021:1965 Methods for the load verification of testing machines; being BS 1610:1964 (PD 5573)

NZSS 1108:——Conveyor and elevator level.

NZSS 1108: --- Conveyor and elevator belting-Part 1:1967 Rubber conveyor belting of ply construction for general use; being BS 490:

No. A

No. A

Application for copies of the standard specifications so amended should be made to the Standards Association of New Zealand, Private Bag, Wellington C.1.

Copies of the amendments will be supplied, free of charge, upon request except for Addendum No. 1 (PD 5573) to NZSS 1021:1965, which is priced at 2s.

Dated at Wellington this 15th day of March 1967.

G. H. EDWARDS, Director, Standards Association of New Zealand.

(S.A. 114/2/3:123-127)

The Standards Act 1965—Amendment of Code of Recom-mended Practice

Pursuant to the provisions of the Standards Act 1965, the Standards Council, on 14 March 1967, amended the undermentioned code of recommended practice, published by the New Zealand Standards Institute, by the incorporation of the Amendment shown hereunder:

Number and Title

Amendment

No. A

CP 22:1962 Illumination values and design of No. 1 lighting installations

Application for copies of the code of recommended practice so amended should be made to the Standards Association of New Zealand, Private Bag, Wellington C. 1.

Copies of the amendment will be supplied, free of charge, upon request.

Dated at Wellington this 15th day of March 1967.

G. H. EDWARDS, Director, Standards Association of New Zealand.

(S.A. 114/2/4:12)

The Standards Act 1965—Specifications Declared to be Standard Specifications

PURSUANT to the provisions of the Standards Act 1965, the Standards Council, on 14 March 1967, declared the undermentioned specifications to be standard specifications:

Price of Copy (post free) Number and Title of Specification s. d.

20 0

Application for copies should be made to the Standards Association of New Zealand, Private Bag, Wellington C.1. Dated at Wellington this 15th day of March 1967.

G. H. EDWARDS, Director, Standards Association of New Zealand.

(S.A. 114/2/2:134–136)

The Standards Act 1965—Specification Declared to be a Standard Specification

PURSUANT to the provisions of the Standards Act 1965, the Standards Council, on 14 March 1967, declared the undermentioned specification to be a standard specification:

Price of Copy (post free) Number and Title of Specification s. d. NZSS 2153:1967 Wine bottles

Application for copies should be made to the Standards Association of New Zealand, Private Bag, Wellington C. 1.

Dated at Wellington this 15th day of March 1967.

G. H. EDWARDS, Director, Standards Association of New Zealand.

(S.A. 114/2/2:137)

The Standards Act 1965-Standard Specification Revoked

PURSUANT to the provisions of the Standards Act 1965, the Standards Council, on 14 March 1967, revoked the undermentioned standard specification:

Number and Title of Standard Specification

NZSS 352:1949 Code of practice for road traffic control signals. (Superseded by NZSR 28:1966.)

Dated at Wellington this 15th day of March 1967.

G. H. EDWARDS, Director, Standards Association of New Zealand.

(S.A. 114/2/7:16)

The Standards Act 1965—Draft New Zealand Standard Specifi-cation (Government Purchasing Series) D. 8968—Vitrified Tableware (Revision of NZSS GP 17:1956)

PURSUANT to subsection (3) of section 23 of the Standards Act 1965, notice is hereby given that the above-mentioned draft New Zealand standard specification is being circulated. All persons who may be affected by this specification and who desire to comment thereon may, on application, obtain copies on loan from the Standards Association of New Zealand, Private Bag, Wellington C. 1.

The closing date for the receipt of comment is 28 April 1967.

Dated at Wellington this 17th day of March 1967.

G. H. EDWARDS, Director, Standards Association of New Zealand.

(S.A. 114/2/8)

National Roads Board—Notice Declaring State Highway to be a Limited Access Road

It is hereby notified that the National Roads Board, by resolution dated 13 March 1967, and pursuant to section 4 of the Public Works Amendment Act 1963, hereby declares that part of No. 58 State Highway (Haywards-Paremata) from its junction with No. 2 State Highway at Haywards intersection to its junction with the Pauatahanui-Paekakarkik Road to Payatahanui more particularly shown on Sheets 1, 2, and at Pauatahanui, more particularly shown on Sheets 1, 2, 3, and 4 of plan M.O.W. 13192 and schedule of properties held in the office of the Resident Engineer, Trentham, and there available for public inspection, to be a limited access road.

Dated at Wellington this 20th day of March 1967.

C. N. JOHNSON, Secretary.

(NR. 72/58/9B/5)

National Roads Board—Notice Declaring State Highway to be a Limited Access Road

It is notified that the National Roads Board, by resolution dated 13 March 1967, and pursuant to section 4 of the Public Works Amendment Act 1963, hereby declares that part of No. 1 State Highway (Awanui-Bluff) from a point 6.75 chains south of Englefield's Road, in the County of Waimairi, to its junction with Farquahar's Road, at the southern end of the railway overbridge, at Styx, in the County of Waimairi, more particularly shown on plan M.O.W. 13151 and schedule of properties held in the office of the Resident Engineer, Christchurch, and there available for public inspection, to be a limited access road.

Dated at Wellington this 20th day of March 1967.

C. N. JOHNSON, Secretary.

(72/1/14/5/1)

National Roads Board—Notice Declaring State Highway to be a Limited Access Road

Ir is notified that the National Roads Board, by resolution dated 13 March 1967, and pursuant to section 4 of the Public Works Amendment Act 1963, hereby declares that part of No. 1 State Highway (Awanui-Bluff) from the southern boundary of the Borough of Kaiapoi to its intersection with Dickey's Road, in the County of Waimairi, more particularly shown on plan M.O.W. 13033 and schedule of properties held in the office of the Resident Engineer, Christchurch, and there available for public inspection, to be a limited access road.

Dated at Wellington this 20th day of March 1967.

C. N. JOHNSON, Secretary.

(72/1/14/5)

Result of Election of Members of Government Railways
Appeal Board

PURSUANT to section 92 of the Government Railways Act 1949, I hereby give notice of the result of an election held on Monday, 6 March 1967, of the elective members of the Government Railways Appeal Board.

SALARIED DIVISION

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					Votes						
Irving, S. T.	******	*****			1161						
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	. Н.	•	******	******							
Wilson, R. J.		•••••	*****	******							
Informal	*****	•	•••••	•	19						
Irving, S. T											
	TRAFFIC	Branch									
	C.	••	******		1754						
Taylor, A. B.	*****	*****	*****	*****	1684						
Informal	•••••	•••••	•••••		35						
Irving, S. T											
		******	•								
Tobeck, W. C. I		******	•	*****							
Vaughan, P. J.	******	******	*****	*****	1429						
Informal	•••••	*	•	•••••	50						
MECHANICAL BRA	NCH LOC	MOTIVE	Runnii	NG SEC	CTION						
Winter, A. J.		•••••	*****	Unop	posed						

WAY AND WORKS BRANCH

..... Unopposed Kivell, E. C.

I hereby declare Stanley Thomas Irving, Donald Crawford Goodfellow, Walter Charles Little Tobeck, Alister James Winter, and Ernest Charles Kivell duly elected to act as members of the Government Railways Appeal Board.

Dated at Wellington this 13th day of March 1967.

N. A. McGERTY, Returning Officer.

Open Season for Game in Acclimatisation Districts-South Island

IMPORTANT—The closed game areas published in the Supplement, dated 26 March 1965, to the Gazette of 25 March 1965, and in any subsequent Gazette notice, apply to the 1967 open season for game, subject to any amendments thereto and deletions therefrom published in this notice.

This notice applies only to the open season for game in those acclimatisation districts which fall within the South

Pursuant to the Wildlife Act 1953, the Minister of Internal Affairs declares an open season for game of the kinds specified in the acclimatisation districts specified in the Second Schedule hereto, and during the periods and shooting hours set forth in relation to each district, except in the closed game areas published in the Supplement, dated 26 March 1965, to the Gazette of 25 March 1965, and any subsequent Gazette notice, and in this notice, and subject to the special conditions published in this notice; and hereby calls the attention of sportsmen and others to the daily game possession limits set forth in the First Schedule hereto, and to the provisions set forth or referred to in the Fourth Schedule of the Supplement, dated 26 March 1965, to the Gazette of 25 March 1965. Any person hunting or killing game otherwise than in the terms of this notification (including the special conditions specified in relation to any acclimatisation district) is liable on conviction to a fine of £50 (\$100).

FIRST SCHEDULE

DAILY GAME POSSESSION LIMIT

Except where all game is labelled with the following details:

- (a) The name and address of the person by whom the game was taken;
- (b) The number of the licence to hunt or kill game held by the person by whom the game was taken;
- (c) The name of the acclimatisation society by which that licence was issued; and
- (d) The date on which the game was taken,

no person shall have in his possession on any one day game in excess of the following numbers:

Saturday, 6 May 1967: A number of game corresponding to the number specified in this notification as the daily bag limit in respect of grey, mallard, shoveler (or spoonbill), and paradise ducks.

Sunday, 7 May 1967: Twice the number of game specified for Saturday, 6 May 1967.

Every subsequent day: As for Saturday, 6 May 1967.

SECOND SCHEDULE

Ashburton Acclimatisation District

Reference to Description: Gazette, No. 68, of 28 September 1933, at page 2463.

Game That May be Hunted or Killed Duration of 1967 Season Grey, shoveler (or spoonom,, mallard, and paradise duck, and 6 May to 5 June incl. 6 May to 30 July incl. 6 May to 30 July incl. pukeko Black swan California quail and chukar

Daily Bag Limits

Grey duck, 10.
Shoveler (or spoonbill), 5.
Mallard duck (female), 10.
Mallard drake, 15.
Paradise duck, 5.
Grey, shoveler (or spoonbill), paradise, and mallard (male and female) duck, 10 in all, except that 5 extra mallard drakes only may be taken.

Shooting hours: 6.30 a.m. to 6. Black swan, 8. Pukeko, 5. California quail, no limit. Chukar, no limit. Shooting hours: 6.30 a.m. to 6.30 p.m. Decoy limit: 10.

Special Conditions

- 1. A licence issued subject to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill game on that portion of the bank and bed of the Rakaia River which lies within the North Canterbury Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in this notification fixing an open season for game in that district.
- 2. A licence issued subject to this notification shall entitle the holder thereof to hunt or kill game on that portion of the flood bed of the Rangitata River which lies within the South Canterbury Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in this notification fixing the open season for that district.

Marlborough Acclimatisation District

Reference to Description:	Gazette,	No.	17,	of	12	March
1925, at page 751.						
Game That May be Hunte	ad.		Dur	atio	n of	:

or Killed 1967 Season shoveler, (or spoonbill), 6 May to 5 June incl. 6 May to 5 June incl. 6 May to 5 June incl. 6 May to 31 July incl. Pukeko California quail Chukar 6 May to 31 July incl.

Daily Bag Limits

Grey duck, 10.

Black swan, 8. Pukeko, 10. California quail, no limit. Chukar, no limit.

Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck (female), 10.
Mallard drake, 15.
Paradise duck, 5.
Grey, shoveler (or spoonbill), paradise, and mallard (male and female) duck, 10 in all, except that 5 extra mallard drakes only may be taken.
Shorting hours 6.20 a.m. to 6.

Shooting hours: 6.30 a.m. to 6.30 p.m. Decoy Limit: 10.

Special Conditions

A licence issued pursuant to this notification shall entitle the holder thereof to hunt or kill game on that portion of the bank and bed of the Conway River which lies within the North Canterbury Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing an open season in that district.

Closed Game Areas

No. (1). Opawa River, from Blenheim Boundary to dairy factory at Riverlands.

No. (1). Opawa River, from the Grove Road bridge to dairy factory at Riverlands.

Nelson Acclimatisation District

Reference to Description: Gazette, No. 78, of 4 October 1951, at page 1465.

Game That May be Hunted or Killed Duration of 1967 Season Grey, shoveler (or spoonbill), and mallard duck, and black 6 May to 5 June incl. 6 May to 11 June incl. 6 May to 31 July incl. 4 June to 5 June incl. swan Pukeko California quail ***** Cock pheasant

Daily Bag Limits

Black swan, 5.

Pukeko, 10.
California quail, no limit.
Cock pheasant, 1.

Grey duck, 7.
Shoveler (or spoonbill) duck, 3.
Mallard duck (female), 7.
Mallard drake, 12.
Grey, shoveler (or spoonbill), and mallard (male and female) duck, 7 in all, except that 5 extra mallard drakes only may be taken.

Shooting hours: 6.30 a.m. to 7.

Shooting hours: 6.30 a.m. to 7 p.m.

Decoy limit: 10.

North Canterbury Acclimatisation District

Reference to Description: Gazette, No. 68, of 28 September 1933, at page 2463. Duration of 1967 Season

Game That May be Hunted or Killed rey, shoveler (or spoonbill), mallard, and paradise duck Grev. 6 May to 5 June incl. 6 May to 30 July incl. 6 May to 5 June incl. Black swan Pukeko

(except that the shooting of pukeko is prohibited in the following areas on Lake Ellesmere:

(a) Kaituna Point—that area opposite the Kaituna Railway Station defined by the erection of white painted

Cock pheasant

Chukar

6 May to 30 July incl. 6 May to 30 July incl. 6 May to 12 May incl. 6 May to 30 July incl.

Daily Bag Limits

Grev duck. 10. Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck (female), 10.
Mallard drake, 15.
Paradise duck, 3.
Grey, shoveler (or spoonbill), mallard (male and female), and paradise duck, 10 in all, except that 5 extra mallard drakes only may be taken.

Black swan, no limit.
Pukeko, 1 north of the
Ashley River; 3 south of
the Ashley River.
California quail, 10.
Cock pheasant, 1.
Chukar, no limit.
Canada goose, no limit.

Shooting hours: 6.30 a.m. to 7 p.m., except that during the period 14 June to 30 July (inclusive) Canada goose may be shot between 6.30 a.m. and midnight in that portion of Lake Ellesmere and its margin which lies east of a straight line drawn from the northern mouth of the Selwyn River to a marker post situated at the lake outlet at Taumutu.

Decoy limit: 20, of which not more than 10 shall be other than Canada goose decoys, except that after 5 June 1967 the limit may be 20, all of which must be Canada goose decoys.

Special Conditions

Special Conditions

1. No hut, mud hole, maimai, or cylinder shall be used in any part of Lake Ellesmere in which the water is of a greater depth than 24 in.

2. It shall be an offence for any person to wilfully leave any swan(s) shot, or the mutilated bodies of any swan(s) shot, in or around Lake Ellesmere.

3. A licence issued pursuant to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill game on that portion of the bank and bed of the Rakaia River which lies within the Ashburton Acclimatisation District, and on that portion of the bank and bed of the Conway River which lies within the Marlborough Acclimatisation District, during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing an open season for game in those districts respectively.

Closed Game Areas

Closed Game Areas

Delete:

No. (18). That portion of the Weka Stream flowing through, or bounding, the properties of Messrs E. C. S. Murchison, C. H. Bethell, L. W. Ferguson, R. G. Forbes, F. J. Bain, E. C. Topp, and estate of R. B. Johnston, in the Waikari Survey District.

Add:

No. (18). That portion of the Weka Stream flowing through the properties of Messrs D. Antill, F. J. Bain, C. H. Bethell, L. W. Ferguson, R. G. Forbes, estate of R. B. Johnston, E. C. S. Murchison, and E. C. Topp, in the Waikari Survey District.

No. (21). Rangiora Borough Council oxidation ponds, and area of farmland in the immediate vicinity, being the properties of Messrs K. J. Brosman, H. C. Welsford, and Spark Brothers, comprising 102 acres 0 roods 12.5 perches, more or less, and as further defined by the erection of white painted posts.

Otago Acclimatisation District

Reference to Description: Gazette, No. 50, of 26 July 1945, at page 945. Duration of

Game That May be Hunted or Killed 1967 Season Grey, shoveler (or spoonbill), and mallard duck 6 May to 5 June incl. Paradise duck (except in that portion of the Southland County which lies within the Otago Acclimatisation District) 6 May to 5 June incl. Black swan (except in Maniototo 6 May to 5 June incl. 6 May to 10 June incl. 6 May to 6 August incl. 3 June to 6 August incl. 6 May to 27 August incl. County) Pukeko California quail Pheasants Chukar

Daily Bag Limits

Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck (female), 10.
Mallard drake, 15.
Paradise duck, 5.
Grey, shoveler (or spoonbill),
paradise, and mallard (male
and female) duck, 10 in all,
except that 5 extra mallard
drakes only may be taken.
Shooting hours: 3 cm to 7. Grey duck, 10.

Black swan, 8.
Pukeko, 10.
California quail, 20.
Cock pheasant, no limit.
Hen pheasant, no limit.
Chukar, no limit.

Shooting hours: 8 a.m. to 7 p.m. for pheasants; 7 a.m. to 7 p.m. for waterfowl, quail, and chukar.

Decoy limit: 10.

Special Conditions

1. No person shall use, or cause to be used, on any water within the district for the hunting or killing of game any fixed stand, pontoon, hide, maimai, or loo, except within the distance of half a chain from the margin of such water in non-tidal waters, or half a chain from low-water mark in tidal waters, or, where raupo abounds, half a chain from the outside edge of such raupo.

2. A licence issued pursuant to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill game in the Southland Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing an open season for game in that district.

Closed Game Areas

Delete:

No. (2). The property of C. S. Bennett and W. A. Bennett, as follows:

Part Section 3A, Duncan Settlement, Block VIII, Dunedin and East Taieri Survey District; Lots 32 and 33, Township of Brighton View (Plan 2643), and being part of Section 52 and closed road, Block VIII, Dunedin and East Taieri District, and including that portion of the stream known as Taylors Creek, between the bridge and the

No. (5). The property of Mr Arthur William Ericson, Tokanui, being Section III, Part II, part Section VI, Block IV, Otara Survey District.
No. (23). Block 6, Section 66, Wyndham S.D. (property of I Paerge)

J. Bearge).
No. (26). Block 3, Section 2, Serpentine S.D. (property of J. M. Aitken).

No. (2). The property of Mr G. M. Bush, as follows:
Part Section 3A, Duncan Settlement, Block VIII, Dunedin
and East Taieri Survey District; Lots 32 and 33; Township
of Brighton View (Plan 2643); and being part of Section 52
and closed road, Block VIII, Dunedin and East Taieri District, and including that portion of the stream known as
Taylors Creek between the bridge and the sea.

No. (5). The property of Mr Michael Francis Morrison, Tokanui, being Section III, Part II, part Section VI, Block IV, Otara Survey District.

South Canterbury Acclimatisation District

Reference to Description: Gazette, No. 17, of 25 March 1925, at page 752.

Game That May be Hunted or Killed

Duration of 1967 Season

6 May to 5 June incl.

Grey, shoveler (or spoonbill), and mallard duck
Paradise duck (shooting of paradise ducks is prohibited on the seaward side of State Highway No. 72, from the Arundel Bridge to Geraldine; thence State Highway No. 79, from Geraldine to Fairlie; thence Highway No. 8, from Fairlie to Burkes Pass township; thence along Rollesby Road to the mouth of MacKenzie Pass at Lochharts Bridge; and thence along Lochharts

and thence along Lochharts Creek to its commencement) Black swan Pukeko Chukar

California quail

6 May to 5 June incl.
6 May to 30 July incl.
6 May to 5 June incl.
6 May to 27 August incl.
6 May to 30 July incl.

Daily Bag Limits

Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck (female), 10.
Mallard drake, 15.
Paradise duck, 5.
Grey, shoveler (or spoonbill), paradise, and mallard (male and female) duck, 10 in all, except that 5 extra mallard drakes only may be taken.

Black swan, 5. Pukeko, 5. Chukar, no limit. California quail, no limit.

Shooting hours: 6.30 a.m. to 6.30 p.m.; except that, in that portion of Lake Benmore and its shore line one-half of a mile in depth which lies within the South Canterbury Acclimatisation District, the hours shall be 7 a.m. to 7 p.m.

Decoy limit: 20, of which not more than 10 shall be other than Canada goose decoys.

Special Conditions

1. A licence issued subject to this notification shall entitle the holder thereof to hunt or kill game on that portion of the flood bed of the Rangitata River which lies within the Ashburton Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing the open season for that district.

2. A licence issued subject to this notification shall entitle the holder thereof to hunt or kill game on that portion of the flood bed of the Pareora River which lies within the Waimate Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing the open season for that district.

Southern Lakes Acclimatisation District

Reference to Description: Gazette, No. 39, of 9 July 1959, at page 903.
Game That May be Hunted Duration of or Killed 1967 Season
Grey, shoveler (or spoonbill), mallard, and paradise duck 6 May to 5 June incl. Black swan (only in that part of the district lying within the
Westland Land District) 6 May to 5 June incl. Pukeko 6 May to 5 June incl. Chukar 3 June to 27 August incl. California quail 3 June to 30 July incl.
Daily Bag Limits Grey duck, 6. Pukeko, 10.
Shoveler (or spoonbill) duck, 5. Mallard duck (female), 6. Mallard drake, 10. Paradise duck, 5. Grey, shoveler (or spoonbill), paradise, and mallard duck, 10 in all.
Shooting hours: 7 a.m. to 7 p.m. Decoy limit: 10.

Southland Acclimatisation District

Reference to Description: Gazette, No. 39 of 9 July 1959, at page 903.

Game That Ma or Kil		ted					ı of ason	
Grey, shoveler (or s	(llidnoogs	, and						
mallard duck			6	May	to	5	June	incl.
Pukeko	******	*****	6	May	to	5	June	incl.
Black swan	******	*****	6	May	to	5	June	incl.
Cock pheasant	*****	*****	1	June	to	30	June	incl.
	Daily B	ag Lin	iits					
Grey duck 10	•		ام ما			,		

Black swan, 8. Pukeko, 5. Cock pheasant, no limit.

Grey duck, 10.

Shoveler (or spoonbill) duck, 5. F.

Mallard duck (female), 10.

Mallard drake, 15.

Grey, shoveler (or spoonbill),
and mallard duck, 10 in all,
except that 5 extra mallard
drakes only may be taken.

Shooting hours: 7 a.m. to 7 p.m.

Decoy limit: 10. Decoy limit: 10.

Special Conditions

In the Southland Acclimatisation District not more than four persons shall, at any one time, hunt or kill, or attempt to hunt or kill, game over the same set of decoys.

Closed Game Areas

Add:

No. (4). All that area containing approximately 58 acres, more or less, and bounded by a line: commencing at the junction of the Otapiri Gorge Road and the Wadsworth Lora Road, situated in part of Section 215, Block XLV, Hokonui Survey District (National Grid Reference S. 22, 439, 549), and proceeding thence south-easterly along the south side of the said Wadsworth Lora Road, for a distance of approximately 29 chains, to a fence line running in a south-westerly direction; thence south-westerly along the said fence to its intersection with a private road; thence westerly generally, along the north boundary of the said private road, to the east side of the Otapiri Gorge Road; thence morth-easterly along the eastern side of the said road to the point of commencement; being the property of Mr W. Wadsworth.

No. (5). All that area containing approximately 140 acres, more or less, bounded by a line: commencing at the point where the production of the north boundary of Lot 44, D.P.

No. 159, Block VII, Oteramika Hundred, meets the eastern side of Moore Road; thence north-easterly for 4 chains along the eastern side of Moore Road, to a fence running easterly generally across Lot 46; thence easterly along that fence and that line produced, across a branch of the Waihopai River, to the eastern boundary to the northern side of the Main South Railway; thence south-westerly, along the said northern side, to the eastern side of Moore Road; thence northerly generally along the eastern side of Moore Road; thence northerly generally along the eastern side of Moore Road; thence northerly generally along the eastern side of Moore Road; thence northerly generally along the eastern side of Moore Road; thence northerly generally along the eastern side of Moore Road; thence northerly generally along the eastern side of Moore Road; thence northerly generally along the eastern side of Moore Road; thence northerly generally along the eastern side of Moore Road; thence northerly generally along the eastern side of Moore Road; thenc

Chukar

Waimate Acclimatisation District

Reference to Description: Gazette, No. 17, of 12 March 1925, at page 754. Game That May be Hunted or Killed Duration of 1967 Season

6 May to 5 June incl. May to 31 July incl. May to 31 July incl. more) Black swan Pukeko
Canada goose
California quail 6666

Daily Bag Limits

Grey duck, 10.

Black swan, 8. Pukeko, 5.
Canada goose, no limit.
California quail, 10.
Chukar, no limit.

Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck (female), 10.
Mallard drake, 15.
Paradise duck, 2.
Grey, shoveler (or spoonbill), paradise, and mallard (male and female) duck, 10 in all, except that 5 extra mallard drakes only may be taken.

Shooting hours: 7 a.m. to 7 p.

Shooting hours: 7 a.m. to 7 p.m.

Decoy limit: 10; except in that portion of the district above the Benmore Dam, and including Lake Benmore, where the limit may be 20, of which not more than 10 shall be other than Canada goose decoys.

Special Conditions

1. A licence issued pursuant to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill waterfowl, being grey, shoveler (or spoonbill), mallard, or black swan, or pukeko, or Canada goose, on the flood bed of that part of the Waitaki River between the Kurow Dam and the sea which is within the Waitaki Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing an open season for those species in that district

conditions prescribed in the notification fixing an open season for those species in that district.

2. No person shall, for the purpose of hunting or killing game, build, or attempt to build, any stand, hide, shelter, maimai, mudhole, loo, louvre, or position before 9 a.m. on 8 April 1967.

3. A licence issued subject to this notification shall entitle the helder that the state of the state

8 April 1967.

3. A licence issued subject to this notification shall entitle the holder thereof to hunt or kill game on that portion of the flood bed of the Pareora River which lies within the South Canterbury Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing the open season for that district.

4. Canada goose is game in that part of the Waimate Acclimatisation District which lies to the east of the South Island Main Trunk Railway, and in that portion of the Waitaki River from the Benmore Hydro Dam to the sea.

Waitaki Acclimatisation District

Reference to Description: Gazette, No. 17, of 12 March 1925, at page 754

Game That May be or Killed	e Hunt	ed					ı of ason	
Grey, shoveler (or spe	onbill)	, and						
mallard duck, and	black	swan	6	May	to	5	June	incl.
Pukeko		******	6	May	to	5	June	incl.
Canada goose		·····	6	May	to	5	June	incl.
California quail	******		6	May	to	31	July	incl.
Chukar			6	May	to	31	Tuly	incl

Daily Bag Limits

Black swan, 8.

California quail, 15.
Canada goose, no limit.
Pukeko, 5.
Chukar, no limit.

Grey duck, 10.
Shoveler (or spoonbill) duck, 5.
Mallard duck (female), 10.
Mallard drake, 15.
Grey, shoveler (or spoonbill), and mallard (male and female) duck, 10 in all, except that 5 extra mallard drakes only may be taken.

Shooting hours: 7 a.m. to 7 p.m.

Decoy limit: 10.

Special Conditions

1. Canada goose is game in that part of the Waitaki Acclimatisation District which lies east of the Otematata River and Blue Duck Creek, plus that area of land and water comprising the Waitaki River (including Lake Waitaki) from the Benmore Dam to the sea, the bed of that portion of the Waitaki River and all the islands in that portion, and a strip of land comprising 100 yd wide around the margin for the time being of Lake Waitaki.

2. A licence issued pursuant to this notification to hunt

2. A licence issued pursuant to this notification to hunt or kill game shall entitle the holder thereof to hunt or kill waterfowl, being grey, shoveler (or spoonbill), or mallard duck, black swan, pukeko, or Canada goose, on the flood bed of that part of the Waitaki River between the Kurow

Dam and the sea which is within the Waimate Acclimatisation District during the period and subject, mutatis mutandis, to the conditions prescribed in the notification fixing an open season for those species in that district.

3. No person shall, for the purposes of hunting or killing game, build, or attempt to build, any stand, hide, shelter, maimai, mudhole, loo, louvre, or position before 9 a.m. on 8 April 1967.

West Coast Acclimatisation District

Reference to Description: Gazette, No. 78, of 4 October 1951, at page 1465.

Game That May be Hunted or Killed

Duration of 1967 Season

Daily Bag Limits

Black swan, 8. Pukeko, 10. Quail, 6.

Grey duck, 10.

Shoveler (or spoonbill) duck, 5.

Mallard duck (female), 10.

Mallard drake, 15.

Grey, shoveler (or spoonbill), and mallard (male and female) duck, 10 in all except that 5 extra mallard drakes only may be taken.

Shooting hours: 6.30 a.m. to.

Shooting hours: 6.30 a.m. to 6.30 p.m.

Decoy limit: 10.

Westland Acclimatisation District

Reference to Description: Gazette, No. 50, of 26 July 1945, at page 945.

Game That May be Hunted or Killed

Duration of 1967 Season

Grey, shoveler (or spoonbill), and mallard duck, and black swan Pukeko

6 May to 5 June incl. 6 May to 11 June incl.

Daily Bag Limits

Grey duck, 10. Shoveler (or spoonbill) duck, 2. Mallard duck, 10. Black swan, 8. Pukeko, 10.
Grey, shoveler (or spoonbill), and mallard (male and female) duck, 10 in all.

Shooting hours: 6.30 a.m. to 6.30 p.m. Decoy limit: 10.

Special Conditions

Persons holding valid game shooting licences for the Westland Acclimatisation District may, without taking out a further game licence, shoot in that portion of the Southern Lakes Acclimatisation District included in the Westland Land District. The conditions prescribed in this notification in respect of the Southern Lakes Acclimatisation District shall apply in this area.

Dated at Wellington this 16th day of March 1967.

DAVID C. SEATH, Minister of Internal Affairs.

(I.A. 46/17)

Road Closed by Order of the Maori Land Court

Notice is hereby given that, pursuant to section 425 of the Maori Affairs Act 1953, the Maori Land Court has made an order, dated 1 October 1962, closing the road described in the Schedule hereto, and vesting the same in the owners of the lands through which it passes.

SCHEDULE

GISBORNE LAND DISTRICT

ALL those pieces of road containing 7 acres 3 roods 31.9 perches, more or less, situate in Block II, Tokata Survey District, and traversing the land known as Maraenui 34, 54, 55, 63, 67, 73, 76, 79, 81, 86, 103, 111, and 113 Blocks; as the same are more particularly delineated on S.O. Plan 5116, and thereon coloured green.

Dated at Wellington this 15th day of March 1967.

R. J. BLANE, for Secretary for Maori Affairs. (M.A. 22/5; D.O. Maraenui Court Corres.)

Notice Under the Regulations Act 1936

Pursuant to the Regulations Act 1936, notice is hereby given of the making of regulations as under:

Authority for Enactment	Short Title or Subject-matter	Serial Number	Date of Enactment	Price (Postage Free)
Reserve Bank of New Zealand Act 1964 Magistrates' Courts Act 1947 Transport Act 1962	Exchange Control Regulations 1965, Amendment No. 2	1967/45	20/3/67	6d. (5c)
	Magistrates' Courts Rules 1948, Amendment No. 7.	1967/46	20/3/67	6d. (5c)
	Motor Drivers Regulations 1964, Amendment No. 5.	1967/47	20/3/67	9d. (8c)
	Sales Tax Exemption Order 1967.	1967/48	20/3/67	9d. (8c)
	Waiheke Road District Foreshore Licence Order 1962,	1967/49	20/3/67	6d. (5c)

Copies can be purchased from the Government Publications Bookshops—corner of Rutland and Lorne Streets (P.O. Box 5344), Auckland; Investment House, Alma Street (P.O. Box 857), Hamilton; Mulgrave Street (Private Bag), Wellington; 130 Oxford Terrace (P.O. Box 1721), Christchurch; corner of Water and Bond Streets (P.O. Box 1104), Dunedin. Prices for quantities supplied on application. Copies may be ordered by quoting serial number.

R. E. OWEN, Government Printer.

THE NEW ZEALAND GAZETTE

RESERVE BANK OF NEW ZEALAND

STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON WEDNESDAY, 8 MARCH 1967

				WEDNESDAY, 0	MARCH 190/					
	Liabilitie.	s		£			Ass	ets		£
Notes in Circulation	• •	• •		79,156,947	Gold		• •			157,122
Demand deposits—					Overseas assets-	_				,
(a) State	• •			14,053,111	(a) Current ac	counts	and short	-term	£	
(b) Banks	• •	• •		58,193,759	bills		• •		18,381,346	
(c) Marketing accounts	• •			1,143,647	(b) Investmen	ts		••	17,991,099	
(d) Other	• •	• •		40,134,235	• •					36,372,445
Time deposits	• •	• •		• •	New Zealand co	in				123,550
Liabilities in currencies	other than	New Zea	land		Discounts					•••
currency—		£			Advances—					• •
(a) Demand	• •		,987		(a) To the Sta	ite (incl	uding Tre	asury		
(b) Time	• •	12,024	,048		bills)	•••			78,695,293	
				12,163,035	(b) To market	ing acc	ounts	• •	61,354,522	
Other liabilities	• •			2,275,819	(c) Other adv	ances			4,865,562	
Capital accounts—										144,915,377
(a) General Reserve Fun	nd	1,500	,000		Investments in I	New Zea	aland			,
(b) Other reserves	• •	6,915	,275		(a) N.Z. Gove	rnment	securities		30,358,368	
				8,415,275	(b) Other				73,500	
										30,431,868
					Other assets	• •	• •	••		3,535,466
			£2	15,535,828					-	215,535,828
			-							
							M. R	t. HU	TTON, Chief	Accountant.

TARIFF DECISION LIST NO. 245

Decisions of the Minister of Customs Under the Customs Tariff (Subject to Amendment or Cancellation by Notification in the Gazette)

APPROVALS

Tariff	Goods		Rates of Duty						Effective	
Item No.		B.P.	Aui,	Can.	MFN.	Gen.	II Ref.	No.	From	To*
541.700.9 554.200.0	HS 592 in ampoules only Products, as may be approved, when imported in bulk and not being soaps or containing soap— Approved—	Free Free			20%	25% 10%	23.3	245	1/3/67	31/3/72
	Edes concentrate ZN-100 Texofor B1							245 245	1/11/66 22/3/67	31/12/73 30/6/68
641.958.1	Paperboard, printing and writing	Free	••			Free		245	1/1/66	31/12/73
642.930,9	Wadding, cellulose, bleached, 633 g/m ² to 835 g/m ²	Free	••	••		10%	10.8	245	1/8/66	31/8/67
654.060.0	Fabrics in panel form, beaded or sequin- ed, when declared by a manufacturer for use by him only in making hand- bags	Free	••	••	••	17½%	10.8	245	1/10/66	30/9/67
655.100.1	Felt, tarred, when declared by a manu- facturer for use by him only in making footwear	Free	••	••	••	10%	••	245	22/3/67	31/12/73
698.912.9	Tin lid openers, wing-lever types, being metal stampings for permanent attachment to polish tins	Free	••		••	25%	10.8	245	28/2/67	31/12/71

^{*}Approvals lapse on the dates indicated, the goods thereafter being dutiable according to their substantive Tariff classification. If continuation of an approval is desired for a further period, formal application should be made to the Collector at least one month prior to the date of expiry.

		44.4	MIZC	ELLANEOU	Si.						
Decisions c	ancelled:										
554.200.0	Texofor B1	• • :			1				57		1
641.502.1	Paper, Alph plastic sheet		••		· .		••		223	• •	
641.930.1	Kraft paper plastic sheet			1			••		223		
641.955.1	Paper, printed plastic sheet]	• •			••	••	•••	223		
642.930.9	Wadding, cellulose, 835 GRSM2		••			••	••		236	• •	1
655.100.1	Felt, tarred footwear	••	••		1		• •		49	••	
4	ļ	. !		1	! !	1		1]		

THE NEW ZEALAND GAZETTE

Tariff Notice No. 1967/20-Applications for Approval

NOTICE is hereby given that applications have been made for the approval of duty by the Minister of Customs as follows:

Appn				Ra	ites of D	uty		Part
Ño.	Tariff Item	ff Item Goods			Can.	MFN.	Gen.	II Ref.
9886	554.200.0	Diphasol M, being a Nonionic surface active preparation on the basis of a polyethyleneglycolether, an ester used as emulsifier for mineral oil, for use in the textile industry	25 % as the	e Ministe	r may in	xceeding any case	25% direct	10.8
9887	599.551.1	Jelly glue for the manufacture of gum tape, for use in the dairy industry	25% as the	e Ministe	r may in	_	25% direct	10.8
9888	599.999.9	Frigen 12/114	25% as the	e Ministe	 r may in		25% direct	10.8
9889	599.999.9	Purafil, being activated alumina and potassium permangamate in spherical pellet form, used as an odoroxidant	25% as the			any case	25% direct	10.8
9890 9891	718.510.8 719.130.0	Mixers for mixing and aerating sand in foundries Burners, solid fuel, for the coal firing of hot-water boilers for use in schools, hospitals, etc.	Free Free			20 % 20 %	25 % 25 %	10.2 10.2
9892	719.230.9	Filters, pressure, viz., plenty basket type, used for filtering oil and other liquids	Free	••	••	20%	25%	10.2
9893	719.801.9	Elgin Eductor, consisting of a power unit, 1200-gallon tank, centrifugal pump, and 3 in. hose, used for local-body street sump cleaning, and to be mounted on a truck chassis	Free	••	••	20%	25%	10.2
9894	719.801.9	Minicue visual prompter, for use with television cameras	Free			20%	25%	10.2
9895	719.801.1	Tank, with heater, drying unit, and conveyor belt equipment, for testing filled aerosol cans	Free	••	•••	20%	25% 25%	10.2
9896	722.100.3	Transformers of a primary voltage of 110/220 volts, for use with measuring equipment, viz., oscilloscopes, ignition analysers, and similar instruments	Free	 Such re	 ate not e	20%	25%	
9897	725.050.4	Flicker vanes (aluminium) and spinner cups (glass), for use in making electric fires	25% as the			any case	25% direct	10.8

Any person wishing to lodge an objection to the granting of these applications should do so in writing on or before 13 April 1967. Submissions should include a reference to the application number, Tariff item, and description of goods concerned, be addressed to the Comptroller of Customs, Private Bag, Wellington, and supported by information as to:

(a) The range of equivalent goods manufactured locally;(b) The proportions of New Zealand and imported materials used in manufacture;

(c) Present and potential output; and

(d) Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 22nd day of March 1967.

J. F. CUMMINGS, Comptroller of Customs.

BANKRUPTCY NOTICES

In Bankruptcy-Supreme Court

WILLIAM THOMAS WILLIS, of 103 Great South Road, Papatoetoe, salesman, was adjudged bankrupt on 16 March 1967. Creditors' meeting will be held at my office on Thursday, 30 March 1967, at 10.30 a.m.

E. C. CARPENTER, Official Assignee. Fourth Floor, Dilworth Buildings, Customs Street East, Auckland C. 1.

In Bankruptcy-Supreme Court

Horace Ward, of 12 Hoskins Avenue, Hillsborough, invalid pensioner, was adjudged bankrupt on 17 March 1967. Creditors' meeting will be held at my office on Friday, 31 March 1967, at 10.30 a.m.

E. C. CARPENTER, Official Assignee. Fourth Floor, Dilworth Buildings, Customs Street East, Auckland C. 1.

In Bankruptcy-Supreme Court

Ivan Murin, of 1264 Remuera Road, Auckland, baker, was adjudged bankrupt on 17 March 1967. Creditors' meeting will be held at my office on Wednesday, 29 March 1967, at 10.30 a.m.

E. C. CARPENTER, Official Assignee. Fourth Floor, Dilworth Buildings, Customs Street East, Auckland C. 1.

In Bankruptcy-Supreme Court

REYNOLD GRAHAM ROULSTON, of 18 Benghazi Road, Panmure, labourer, was adjudged bankrupt on 17 March 1967. Creditors' meeting will be held at my office on Wednesday, 29 March 1967, at 2.15 p.m.

E. C. CARPENTER, Official Assignee. Fourth Floor, Dilworth Buildings, Customs Street East, Auckland C. 1.

In Bankruptcy-Supreme Court

RONALD FLIGHT, care of Rotoiti Timber Co. Ltd., Mangakino, was adjudged bankrupt on 16 March 1967. Creditors' meeting will be held at Hamilton, on Thursday, 30 March 1967, at 11 a.m.

H. G. WHYTE, Official Assignee. Hamilton, 20 March 1967.

In Bankruptcy-Supreme Court

ELVIN WALTER STURZAKER, formerly of Wanganui, shop manager, but now of Glenorchy, R.D. 3, Hastings, farmhand, was adjudged bankrupt on 13 March 1967. Creditors' meeting will be held at the Courthouse, Trafalgar Place, Wanganui, on Thursday, 23 March 1967, at 2 p.m.

L. P. GAVIN, Official Assignee.

Napier.

In Bankruptcy-Supreme Court

Louis Hawira, of Taihape, contractor, was adjudged bankrupt on 9 March 1967. Creditors' meeting will be held at the Courthouse, Taihape, on Wednesday, 22 March 1967, at 2 p.m.

J. G. RUSSELL, Official Assignee.

Magistrate's Court, Taihape.

In Bankruptcy-Supreme Court

Graeme Bruce Smith, of 104 Hampshire Street, Porirua East, driver, was adjudged bankrupt on 17 March 1967. Creditors' meeting will be held at 57 Ballance Street, Wellington, on Friday, 31 March 1967, at 11 a.m.

E. A. GOULD, Official Assignee.

Wellington, 17 March 1967.

In Bankruptcy-Supreme Court

MERVYN HENRY MICHAEL WISE, of 6 Collins Street, Ashburton, labourer, was adjudged bankrupt on 16 March 1967. Creditors' meeting will be held at the Courthouse, Ashburton, on Thursday, 30 March 1967, at 11 a.m.

T. A. F. WITHERS, Official Assignee.

Christchurch.

In Bankruptcy-Supreme Court

THOMAS EDWARD FRANKLIN, of 150B Bordesley Street, Linwood, Christchurch, labourer, was adjudged bankrupt on 15 March 1967. Creditors' meeting will be held at my office, Provincial Council Chambers, Armagh Street, Christchurch, on Wednesday, 29 March 1967, at 11 a.m.

T. A. F. WITHERS, Official Assignee.

Christchurch.

In Bankruptcy-Supreme Court

GEORGE SAMUEL HILL, of 9 Belford Street, Waverley, Dunedin, general labourer, was adjudged bankrupt on 14 March 1967. Creditors' meeting will be held at the Courthouse, Stuart Street, Dunedin, on Wednesday, 29 March 1967, at 11 a.m.

W. R. RIGG, Official Assignee.

Dunedin.

LAND TRANSFER ACT NOTICES

EVIDENCE having been furnished to me of the loss of outstanding duplicate of mortgage 412153, whereof William Chisman, of Auckland, retired, is the mortgagee, and Robert William Nathan and Arthur Nathan, both of Auckland, drivers, are the mortgagors, affecting 17.3 perches, more or less, being Lot 3, Deposited Plan 6747, and being part Allotment 1, Section 5, Suburbs of Auckland, and being all the land in certificate of title, Volume 185, folio 106 (North Auckland Registry), and evidence having also been furnished to me of the loss of the outstanding duplicate of the abovementioned certificate of title in the names of Robert William Nathan and Arthur Nathan, both of Auckland, drivers, and application A. 208725 having been made to me to register a transmission and discharge of the said mortgage, and to issue a new certificate of title in lieu of the said certificate of title, I hereby give notice of my intention to dispense with production of the said mortgage, under section 44 of the Land Transfer Act 1952, and to register such transmission and discharge, and to issue such new certificate of title, on the expiration of 14 days from the date of the New Zealand Gazette, containing this notice.

Dated at the Land Registry Office at Auckland this 15th

Dated at the Land Registry Office at Auckland this 15th day of March 1967.

L. H. McCLELLAND, District Land Registrar.

EVIDENCE of the loss of certificate of title, Volume 853, folio 166 (North Auckland Registry), containing 34.6 perches, more or less, being Lots 15 and 16, Deposited Plan 15060, Town of Orewa Extension No. 30, and being part Allotment 5, Parish of Waiwera, in the name of Robert Cecil Beatt, of Henderson, farmer, having been lodged with me, together with an application (A. 207240) for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title on the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

Dated at the Land Registry Office at Auckland this 17th

Dated at the Land Registry Office at Auckland this 17th day of March 1967.

L. H. McCLELLAND, District Land Registrar.

EVIDENCE of the loss of outstanding duplicate of mortgage A. 135520, whereof Gordon Robert Kessell, of Auckland, shipping clerk, is the mortgagor, and the State Advances Corporation of New Zealand is the mortgagee, affecting the leasehold interest under lease A. 120549 in all that parcel of land containing 39 perches, more or less, being Lot 18, Deposited Plan 54636, being part Allotment 227, Parish of Takapuna, and being all the land in certificate of title, Volume 7c, folio 473, having been lodged with me, together with an application (A. 208093) for the issue of a provisional copy of the said mortgage in lieu thereof, notice is hereby given of my intention to issue such provisional mortgage on the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

Dated at the Land Registry Office at Auckland this 17th

Dated at the Land Registry Office at Auckland this 17th day of March 1967.

L. H. McCLELLAND, District Land Registrar.

EVIDENCE of the loss of certificate of title, Volume 456, folio 142 (North Auckland Registry), containing 32 perches, more or less, being Lot 240, Plan 18161, Town of St. Heliers Extension No. 73, and being part Allotment 17, Tamaki West Farms, in the name af Ilma Beatrice Malins, wife of Walter Henry Malins, of St. Heliers Bay, grocer, having been lodged with me, together with an application (A. 209229) for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title on the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

Dated at the Land Registry Office at Auckland this 16th day of March 1967.

S. A. VAIL, Assistant Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title, Volume 6B, folio 1115 (South Auckland Registry), containing 1 rood 18.3 perches, more or less, being Lot 79, Plan 36908, and being part Section 2, Block III, Tarawera Survey District, in the name of William Hegarty, of Auckland, engineer, having been lodged with me, together with an application, S. 368876, to issue a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title on the expiration of 14 days from the date of the Gazette containing this notice.

Dated at Hamilton this 16th day of March 1967.

W. B. GREIG, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title, H.B. Volume 145, folio 171 (Hawke's Bay Registry), containing 1 rood, more or less, being situate in Block XII, of the Porangahau Survey District, being Section 56, Town of Porangahau, in the name of Frank La Bassee Sciascia, of Porangahau, labourer, and Maymorn Allison Sciascia, his wife, having been lodged with me, together with an application, No. 210050, to issue a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title on the expiration of 14 days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Nanier, this 15th day of

Dated at the Land Registry Office, Napier, this 15th day of March 1967.

M. A. STURM, District Land Registrar.

EVIDENCE having been furnished to me of the loss of outstanding duplicate of certificate of title, Volume 470, folio 129 (Wellington Registry), in the name of Esther Frances Stent, of Wellington, married woman, being the registered proprietor of all that parcel of land containing 22.66 perches, being situate in the City of Wellington, being part Section 36, Karori District, and being also Lot 3, on Deposited Plan 11683, and comprising all the land in certificate of title, Volume 470, folio 129 (Wellington Registry), and application 702007 having been made to me to issue a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiration of 1d days from the date of the Gazette containing this notice.

Dated at the Land Registry Office Wellington, this 15th

Dated at the Land Registry Office, Wellington, this 15th day of March 1967.

R. F. HANNAN, District Land Registrar.

EVIDENCE having been furnished to me of the loss of outstanding duplicate of mortgage 653275, of which Charles Morris Hughes, of Wellington, company director, is mortgagee, affecting all that parcel of land containing 30.11 perches situate in the City of Wellington, being part Section 11, Ohiro District, and being part Lot 185, on Deposited Plan No. 1004, and being all the land contained in certificate of title, Volume 425, folio 278 (Wellington Registry), and application 702077 having been made to me to register a transfer and discharge of the said mortgage to General Finance

Ltd., at Lower Hutt, I hereby give notice of my intention to dispense with the production of the same on the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Wellington, this 17th day of March 1967.

R. F. HANNAN, District Land Registrar.

EVIDENCE having been furnished of the loss of the outstanding duplicate of certificate of title, Volume 124, folio 213 (Nelson Registry), in the name of Alexander McKenzie Hallaran, of Reefton, miner, for 24.6 perches, more or less, being Sections 635 and 636, Town of Reefton, and application No. 109301 having been made to me to issue a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiration of 14 days from the date of the Gazette containing this notice. this notice.

Dated this 14th day of March 1967 at the Land Registry Office at Nelson.

K. W. COBDEN, Assistant Land Registrar.

EVIDENCE having been furnished of the loss of the outstanding duplicate of renewable lease, R.L.F. 62, Volume 120, folio 91 (Nelson Registry), in the name of Bessie Clarke, of Sergeants Hill, married woman, for 195 acres, more of less, situated in Block VIII, Kawatiri Survey District, being Sections 4, 5, 6, and 7 of the said Block VIII, and application No. 109113 having been made to me to issue a leasehold certificate of title in lieu thereof, I hereby give notice of my intention to issue such leasehold certificate of title on the expiration of 14 days from the date of the Gazette containing this notice.

Dated this 14th day of March 1967 at the Land Registry Office, Nelson.

K. W. COBDEN, Assistant Land Registrar.

EVIDENCE of the loss of leasehold certificate of title, Volume 1B, folio 908 (Westland Registry), for 22.2 perches, or thereabouts, being Lot 6, Deposited Plan 807, and being part Section 340, Block 40, Greymouth Maori Reserve No. 31, situated in the Borough of Greymouth, in the name of Cathleen Philomena Da Pra, of Greymouth, widow, having been lodged with me, together with an application, No. 34176, for the issue of a new leasehold certificate of title in lieu thereof, notice is hereby given of my intention to issue such leasehold certificate of title upon the expiration of 14 days from the date of the Gazette containing this notice.

Dated this 14th day of March 1967 at the Land Registry

Dated this 14th day of March 1967 at the Land Registry Office, Hokitika.

K. T. HAMPSHIRE, Assistant Land Registrar.

EVIDENCE of the loss of certificate of title, Volume 3D, folio 656 (Canterbury Registry), for 1 rood 10 perches, or thereabouts, situated in Block VII of the Hororata Survey District, being Lot 7 on Deposited Plan No. 23272, part Rural Section 14154, in the name of Tomlin and Sons Ltd., a duly incorporated company having its registered office at Christchurch, having been lodged with me, together with an application (No. 706115) for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title upon the expiration of 14 days such new certificate of title upon the expiration of 14 days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Christchurch, this 14th day of March 1967.

L. ESTERMAN, District Land Registrar.

EVIDENCE having been furnished of the loss of the outstanding duplicate of certificate of title, Volume 250, folio 149 (Otago Registry), in the name of John Cecil Rogers, containing 2 roods 11 perches, more or less, being Section 54, Block IX, Shotover Survey District, and application 311701 having been made to me to issue a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiry of 14 days from the date of the Gazette containing this notice.

Dated this 14th day of March 1967 at the Land Registry Office, Dunedin.

C. C. KENNELLY, District Land Registrar.

EVIDENCE having been furnished of the loss of the outstanding duplicate of certificate of title, Volume 243, folio 267 (Otago Registry), in the name of James Sidney Gregory, of Lovell's Flat, surfaceman, being Lot 22, D.P. 254, Township of Wairawaru, and part Section 3, Block II, South Molyneux District, containing 31.5 perches, and application 311796 having been made to me to issue a new certificate of title in lieu thereof, I hereby give notice of my intention to issue such new certificate of title on the expiry of 14 days from the date of the Gazette containing this notice.

Dated 16 March 1967 at the Land Registry Office, Dunedin. C. C. KENNELLY, District Land Registrar.

ADVERTISEMENTS

INCORPORATED SOCIETIES ACT 1908

DECLARATION BY ASSISTANT REGISTRAR DISSOLVING SOCIETIES

I, Joseph Matthew Glamuzina, Assistant Registrar of Incorporated Societies, do hereby declare that, as it has been made to appear to me that the under-mentioned societies are no longer carrying on operations, they are hereby dissolved, in pursuance of section 28 of the Incorporated Societies Act 1908:

Ohaupo Tennis Club Incorporated HN. 1926/38.
The Naike Hall Society Incorporated HN. 1938/57.
The Rotorua Sheep Dog Trial Club Incorporated HN. 1958/39.

1958/39.
Tauranga Dairy Milk Bar and Restaurant Association Incorporated HN. 1958/102.
The Coromandel Film Society Incorporated HN. 1959/63.
Western Bay of Plenty Public Relations Organisation Incorporated HN. 1960/41.
Ngongotaha Golf Club Incorporated HN. 1960/82.
Bay of Plenty Hunters Club Incorporated HN. 1960/130.

Dated at Hamilton this 17th day of March 1967.

J. M. GLAMUZINA, Assistant Registrar of Incorporated Societies.

INCORPORATED SOCIETIES ACT 1908

ALTERATION OF NAME

I hereby give notice, pursuant to the power conferred upon me by the Incorporated Societies Act 1908, that, by an alteration to the rules of The New Zealand Racing Drivers' Club (Southland Region) Incorporated, duly authorised by the members thereof, the name of The New Zealand Racing Drivers' Club (Southland Region) Incorporated was altered to The New Zealand Racing Drivers' Club (Southern Region) Incorporated, as from 3 March 1967.

Dated at Christchurch this 3rd day of March 1967.

N. R. WILLIAMS, Assistant Registrar of Companies.

INCORPORATED SOCIETIES ACT 1908

ALTERATION OF NAME

I hereby give notice that, pursuant to the power conferred upon me by the Incorporated Societies Act 1908, by an altera-tion to the rules of The Christchurch Miniature Rifle Association Incorporated, duly authorised by the members thereof, the name of The Christchurch Miniature Rifle Association Incorporated was altered to The Christchurch Small Bore Rifle Association Incorporated, as from the 9th day of March 1967.

Dated at Christchurch this 9th day of March 1967.

N. R. WILLIAMS, Assisant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)

Notice is hereby given that, at the expiration of three months from this date, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies be dissolved:

Maisonettes (Consolidated) Ltd. A. 1945/35.

Westend Foodmarket Ltd. A. 1947/24.
Tele-system Advertising Ltd. A. 1951/98.
Kelston Service Station Ltd. A. 1957/980.
Hull's Foodmarket Ltd. A. 1958/614.
Runciman Store (1959) Ltd. A. 1958/614.
Runciman Store (1959) Ltd. A. 1959/322.
R. W. Francis Ltd. A. 1959/431.
P. D. Cox Ltd. A. 1960/27.
Alexandra Dairy Ltd. A. 1960/614.
Forsum Holdings Ltd. A. 1960/1454.
Alison Kaye Ltd. A. 1961/166.
L. and M. McFarlane Ltd. A. 1961/748.
S. Ebbutt Ltd. A. 1962/632.
Anglia Milkbar Ltd. A. 1962/820.
J. and L. M. Sherman Ltd. A. 1962/1625.
Harbills Foodmarket Ltd. A. 1962/1687.
Four Way Milk Bar Ltd. A. 1963/864.
Auckland-Suburban Night Patrol Ltd. A. 1964/338.
Ashley Foodmarket Ltd. A. 1964/583.
O. M. and J. I. Dobais Ltd. A. 1964/1648.
Birkenhead Sheetmetal and Welding Specialists Ltd. A. 1964/1927.
Jones Industries Ltd. A. 1965/175.
Agnite Enterprises Ltd. A. 1965/175. Jones Industries Ltd. A. 1965/175. Agnite Enterprises Ltd. A. 1965/962. Given under my hand at Auckland this 16th day of March

D. L. BALL, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)

TAKE notice that, at the expiration of three months from the date hereof, the name of the under-mentioned company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved:

Gisborne Building Co. Ltd. P.B. 1955/11. Dated at Gisborne this 16th day of March 1967.

B. C. McLAY, District Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)

NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

Elizabeth Horne (Napier) Ltd. H.B. 1933/34. Hotel Cecil Ltd. H.B. 1953/1. Collins and McMillan Ltd. H.B. 1958/5. Sunningdale (H.B.) Ltd. H.B. 1958/121. Stewart Farms Ltd. H.B. 1959/124.

Given under my hand at Napier this 15th day of March 1967.

M. A. STURM, District Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that, at the expiration of three months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

Jacobsen's Cash Stores Ltd. N. 1963/8. G. C. Gordon (Nelson) Ltd. N. 1965/30.

Given under my hand at Nelson this 13th day of March 1967.

S. W. HAIGH, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)

NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register and the company dissolved:

Black Cat Groceries Ltd. N. 1962/15.

Given under my hand at Nelson this 14th day of March 1967.

S. W. HAIGH, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Northern Distributors Limited" has changed its name to "N R M Feeds Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 3rd day of March 1967.

D. L. BALL, Assistant Registrar of Companies.

620

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "East Coast Bays Hardware Limited" has changed its name to "East Coast Bays Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 3rd day of March 1967.

D. L. BALL, Assistant Registrar of Companies.

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CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Thomas & Storey Limited" has changed its name to "Merlin Stanley Associates Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 3rd day of March 1967.

D. L. BALL, Assistant Registrar of Companies.

622

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Hepburn Concrete Products Limited" has changed its name to "E. West & Green Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Auckland this 3rd day of March 1967.

D. L. BALL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "D. J. Shiel Limited" has changed its name to "Te Awamutu Motels Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Hamilton this 15th day of March 1967.

J. M. GLAMUZINA, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Dispec New Zealand Limited" has changed its name to "Intec Toiletries Limited", and that the new name was this day entered on my Register of Companies in place of the former name. No. W. 1960/743.

Dated at Wellington this 21st day of February 1967.

I. W. MATTHEWS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Very Important Persons Homes Limited" has changed its name to "Monte Cristo Limited", and that the new name was this day entered on my Register of Companies in place of the former name. No. W. 1967/140.

Dated at Wellington this 2nd day of March 1967.

I. W. MATTHEWS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Denver Motors Limited" has changed its name to "Pamar Agencies Limited", and that the new name was this day entered on my Register of Companies in place of the former name. No. W. 1957/723.

Dated at Wellington this 13th day of March 1967.

I. W. MATTHEWS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "G. P. Hodgson Limited" has changed its name to "Pyramid Machinery Limited", and that the new name was this day entered on my Register of Companies in place of the former name. No. W. 1957/476.

Dated at Wellington this 13th day of March 1967.

I. W. MATTHEWS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "W. H. Day Limited" No. N. 1967/7 has changed its name to "Vickermans Stores (1967) Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Nelson this 6th day of March 1967.

S. W. HAIGH, Assistant Registrar of Companies.

607

CHANGE OF NAME OF COMPANY

Notice is hereby given that "West Coast Electro-platers Limited" N. 1967/3 has changed its name to "Pratt's Electro-platers Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Nelson this 6th day of March 1967.

S. W. HAIGH, Assistant Registrar of Companies.

608

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Patterson and Wallace Limited" C. 1966/650 has changed its name to "William D. Patterson Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Christchurch this 13th day of March 1967.

N. R. WILLIAMS, Assistant Registrar of Companies.

624

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Insul-Fluf (Canterbury) Limited" C. 1966/229 has changed its name to "Insul-Fluf Distributors Limited", and that the new name was this day entered on my Register of Companies in place of the former name.

Dated at Christchurch this 13th day of March 1967.

N. R. WILLIAMS, Assistant Registrar of Companies.

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FRANKTON ENGINEERS LTD.

IN LIQUIDATION

Notice of Voluntary Winding-up Resolution NOTICE is hereby given that the above company has, on the 9th day of March 1967, resolved as follows:

1. That the company be wound up voluntarily.

2. That James McDonald Galloway be appointed liquidator.

J. M. GALLOWAY, Liquidator.

15 March 1967.

HENRY WILLIAMS AND SONS LTD.

IN LIQUIDATION

Notice of Voluntary Winding-up Resolution NOTICE is hereby given that the above company has, on the 9th day of March 1967, resolved as follows:

1. That the company be wound up voluntarily.

2. That James McDonald Galloway be appointed liquidator.

J. M. GALLOWAY, Liquidator.

15 March 1967.

LODGE CONSTRUCTION LTD.

IN LIQUIDATION

Notice Calling Final Meeting

Notice Calling Final Meeting

In the matter of the Companies Act 1955 and in the matter of Lodge Construction Ltd. (in liquidation), notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a general meeting of the above-named company will be held in the offices of R. J. Cook and Young, Public Accountants, Bond Street, Dunedin, on Monday, 10 April 1967, at 11 a.m., for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Every member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of him. A proxy need not also be a member.

Dated this 15th day of March 1967.

ROBERT J. COOK, Liquidator.

Care of R. J. Cook and Young, Public Accountants, Dunedin.

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LODGE CONSTRUCTION LTD.

IN LIQUIDATION

Notice Calling Final Meeting

Notice Calling Final Meeting

In the matter of the Companies Act 1955 and in the matter of Lodge Construction Ltd. (in liquidation), notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a meeting of creditors of the above-named company will be held in the offices of R. J. Cook and Young, Bond Street, Dunedin, on Monday, 10 April 1967, at 11.15 a.m., for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Detend this 15th day of Morch 1967

Dated this 15th day of March 1967.

ROBERT J. COOK, Liquidator.

Care of R. J. Cook and Young, Public Accountants, Dunedin.

In LIQUIDATION

STANDARD INSURANCE CO. LTD.

Notice of Intention to Declare Dividend to Creditors

In the matter of the Standard Insurance Co. Ltd. (in liquida-IN the matter of the Standard Insurance Co. Ltd. (in liquidation), notice is given that a first dividend to creditors is intended to be declared in the above matter, pursuant to directions of the Supreme Court of New Zealand and undertakings given to the Supreme Courts of the States of the Commonwealth of Australia.

Any creditor who has not proved his debt, and does not do so with an Official Liquidator in Australia or with the under signed, by the 21st day of April 1967, will be excluded from this dividend.

from this dividend.

Forms of proof may be obtained from the under signed.

Dated this 17th day of March 1967.

HORACE S. J. TILLY, Liquidator in New Zealand.

Care of Barr, Burgess, and Stewart, 11 Bond Street, Dunedin. (Postal address: P.O. Box 254, Dunedin.)

E. A. WILSON LTD.

In Liquidation

Notice of Winding-up Order

Name of Company: E. A. Wilson Ltd.

Address of Registered Office: Formerly 808 Colombo Street, Christchurch, now care of Official Assignee, Christchurch.

Registry of Supreme Court: Christchurch.

Number of Matter: M. 240/66.

Date of Order: 8 March 1967.

Date of Presentation of Petition: 1 December 1966.

Place, Date, and Time of First Meetings:

Creditors: My office, Monday, 3 April 1967, at 11 a.m.

Contributories: Same place and day, at 11.30 a.m.

T. A. F. WITHERS, Official Assignee, Provisional Liquidator.

Provincial Council Chambers, Armagh Street, Christchurch. 590

LEACH STREET TYRE AND LUBRICATION SERVICE LTD.

In LIQUIDATION

Notice to Creditors to Prove Debts or Claims

In the matter of the Companies Act 1955 and in the matter In the matter of the Companies Act 1955 and in the matter of Leach Street Tyre and Lubrication Service Ltd. (in liquidation), notice is hereby given that the under signed, the liquidator of Leach Street Tyre and Lubrication Service Ltd. (in liquidation), which is being wound up voluntarily, does hereby fix the 7th day of April 1967, as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved, or, as the case may be, from objecting to the distribution.

Dated this 16th day of March 1967.

R. N. WILSON, Liquidator.

Address of Liquidator: P.O. Box 268, New Plymouth.

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SUMMIT HOMES LTD.

IN LIQUIDATION

Notice Calling Final Meeting

Notice Calling Final Meeting

In the matter of the Companies Act 1955 and in the matter of Summit Homes Ltd. (in liquidation), notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a general meeting of the company and a meeting of the creditors of the above-named company will be held in the boardroom of New Zealand National Creditmen's Association (Auckland Adjustments) Ltd., Third Floor, T. and G. Building, Wellesley Street, Auckland, on Friday, the 7th day of April 1967, at 4 p.m., for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 21st day of March 1967

Dated this 21st day of March 1967.

K. S. CRAWSHAW, Liquidator.

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F. J. H. VISSER (AUCKLAND) LTD.

IN VOLUNTARY LIQUIDATION

Notice of Meeting of Creditors

In the matter of the Companies Act 1955 and in the matter of F. J. H. Visser (Auckland) Ltd., notice is hereby given that, by entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company, on the 14th day of March 1967, passed a resolution for voluntary winding up; and that a meeting of the creditors of the above-named company will accordingly be held in the Canterbury Chamber of Commerce, Christchurch, on the 23rd day of March 1967, at 2 p.m.

Business:

Consideration of a statement of the position of the company's affairs and list of creditors.
 Nomination of liquidator.
 Appointment of committee of inspection, if thought fit.

A creditor may vote in person or by proxy. Proxies to be used at the meeting must be lodged at the registered office of the company, 1 Paulus Terrace, Christchurch, not later than 4 p.m. on the 22nd day of March 1967.

Dated this 14th day of March 1967.

F. J. H. VISSER, Director.

P.O. Box 2153, Christchurch.

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F. J. H. VISSER (DUNEDIN) LTD.

IN VOLUNTARY LIQUIDATION

Notice of Meeting of Creditors

In the matter of the Companies Act 1955 and in the matter of F. J. H. Visser (Dunedin) Ltd., notice is hereby given that, by entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company, on the 14th day of March 1967, passed a resolution for voluntary winding up; and that a meeting of the creditors of the above-named company will accordingly be held in the Canterbury Chamber of Commerce, Christchurch, on the 23rd day of March 1967, at 3 p.m.

Business:

Consideration of a statement of the position of the company's affairs and list of creditors.
 Nomination of liquidator.
 Appointment of committee of inspection, if thought fit.

A creditor may vote in person or by proxy. Proxies to be used at the meeting must be lodged at the registered office of the company, 1 Paulus Terrace, Christchurch, not later than 4 p.m. on the 22nd day of March 1967.

Dated this 14th day of March 1967.

F. J. H. VISSER, Director.

P.O. Box 2153, Christchurch.

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F. J. H. VISSER HOLDINGS LTD.

IN VOLUNTARY LIQUIDATION

Notice of Meeting of Creditors

In the matter of the Companies Act 1955 and in the matter of F. J. H. Visser Holdings Ltd., notice is hereby given that, by entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company, on the 14th day of March 1967, passed a resolution for voluntary winding up; and that a meeting of the creditors of the above-named company will accordingly be held in the Canterbury Chamber of Commerce, Christchurch, on the 23rd day of March 1967, at 3.30 p.m.

Business:

Consideration of a statement of the position of the company's affairs and list of creditors.
 Nomination of liquidator.
 Appointment of committee of inspection, if thought fit.

A creditor may vote in person or by proxy. Proxies to be used at the meeting must be lodged at the registered office of the company, 254 Oxford Terrace, Christchurch, not later than 4 p.m. on the 22nd day of March 1967.

Dated this 14th day of March 1967.

F. J. H. VISSER, Director.

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P.O. Box 2153, Christchurch.

NORTHERN ENGINEERING SERVICES LTD.

IN VOLUNTARY LIQUIDATION

Notice of Meeting of Creditors

In the matter of the Companies Act 1955 and in the matter of Northern Engineering Services Ltd., notice is hereby given that, by entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the abovenamed company, on the 14th day of March 1967, passed a resolution for voluntary winding up, and that a meeting of the creditors of the above-named company will accordingly be held in the Canterbury Chamber of Commerce, Christchurch, on the 23rd day of March 1967, at 2.30 p.m.

Consideration of a statement of the position of the company's affairs and list of creditors.
 Nomination of liquidator.
 Appointment of committee of inspection, if thought fit.

A creditor may vote in person or by proxy. Proxies to be used at the meeting must be lodged at the registered office of the company, 1 Paulus Terrace, Christchurch, not later than 4 p.m. on the 22nd day of March 1967.

Dated this 14th day of March 1967.

F. J. H. VISSER, Director.

P.O. Box 2153, Christchurch.

FRANCIS PLACE PROPERTIES LTD.

IN VOLUNTARY LIQUIDATION

Notice of Voluntary Winding-up Resolution and of Appointment of Liquidator

In the matter of the Companies Act 1955 and in the matter of Francis Place Properties Ltd., notice is hereby given that, by a duly signed entry in the minute book of the above-named company, made on the 10th day of March 1967, the following special resolution was passed:

"That the company go into voluntary liquidation as a members' winding up; and that Mr Eric George Garbutt be, and he is hereby appointed, liquidator for the purposes of such winding up." such winding up.

Nore—The company is a wholly owned subsidiary of the Firestone Tire and Rubber Co. of New Zealand Ltd., and the purpose of the liquidation is to transfer the assets and liabilities of the company to the parent company.

Dated the 14th day of March 1967.

E. G. GARBUTT, Liquidator.

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FAIRMILE RETREADERS LTD.

IN VOLUNTARY LIQUIDATION

Notice of Voluntary Winding-up Resolution and of Appointment of Liquidator

In the matter of the Companies Act 1955 and in the matter of Fairmile Retreaders Ltd., notice is hereby given that, by a duly signed entry in the minute book of the above-named company, made on the 10th day of March 1967, the following special resolution was passed:

"That the company go into voluntary liquidation as a members' winding up; and that Mr Eric George Garbutt be, and he is hereby appointed liquidator for the purposes of such winding up."

Note—The company is a wholly owned subsidiary of the Firestone Tire and Rubber Co. of New Zealand Ltd., and the purpose of the liquidation is to transfer the assets and liabilities of the company to the parent company.

Dated the 14th day of March 1967.

E. G. GARBUTT, Liquidator.

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FRANK BROWNIE LTD.

IN VOLUNTARY LIQUIDATION

Notice Calling Final Meeting of Shareholders

In the matter of the Companies Act 1955 and in the matter of Frank Brownie Ltd. (in voluntary liquidation), notice is hereby given, in pursuance of section 281 of the Companies Act 1955, that a shareholders' meeting of the above-named company will be held at Messrs P. B. Watts and Gain, 67 Worcester Street, Christchurch, on Monday, 17 April 1967, at 2.30 p.m., for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

Dated this 15th day of March 1967.

W. D. GAIN, Liquidator.

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FRANK BROWNIE LTD.

IN VOLUNTARY LIQUIDATION

Notice Calling Final Meeting of Creditors

In the matter of the Companies Act 1955 and in the matter of Frank Brownie Ltd. (in voluntary liquidation), notice is hereby given, in pursuance of section 291 of the Companies Act 1955, that a meeting of creditors of the above-named company will be held at Messrs P. B. Watts and Gain, 67 Worcester Street, Christchurch, on Monday, 17 April 1967, at 2.30 p.m., for the purpose of:

1. To receive, and, if thought fit, to adopt the final accounts of the liquidator, prepared pursuant to section 291 (1) of the

Companies Act. 2. To resolve, 2. To resolve, pursuant to section 328 (1) (b) of the Companies Act 1955, how the books, accounts, and documents of the company and of the liquidater are to be disposed of.

Dated this 15th day of March 1967.

W. D. GAIN, Liquidator.

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COMFREY SUPPLIES NEW ZEALAND LTD.

IN VOLUNTARY LIQUIDATION

Notice to Creditors to Prove Debts or Claims

Notice to Creditors to Prove Debts or Claims

In the matter of the Companies Act 1955 and in the matter of Comfrey Supplies New Zealand Ltd. (in voluntary liquidation) creditors' winding up, notice is hereby given that the undersigned, the liquidator of Comfrey Supplies New Zealand Ltd., which is being wound up voluntarily, does hereby fix the 20th day of April 1967 as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have for priority under section 308 of the Companies Act 1955, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated at Otorohanga this 13th day of March 1967.

C. M. LOEWENTHAL, Liquidator.

Care of Goodley and Loewenthal, P.O. Box 37, Otorohanga.

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COMFREY SUPPLIES NEW ZEALAND LTD.

IN VOLUNTARY LIQUIDATION

Notice of Voluntary Winding-up Resolution

In the matter of the Companies Act 1955 and in the matter of Comfrey Supplies New Zealand Ltd. (in voluntary liquidation) creditors' winding up:

The above-named company, at a meeting of creditors held on Friday, 10 March 1967, at 11 a.m., passed the following resolutions:

"Resolved, that the company be wound up voluntarily; and that Charles Murray Loewenthal, public accountant, of Otorohanga, be, and is hereby appointed, liquidator of the company." company.

C. M. LOEWENTHAL, Liquidator.

592

FERNHILL HOTEL LTD.

IN VOLUNTARY LIQUIDATION

Notice of Voluntary Winding-up Resolution and of Appointment of Liquidator

In the matter of the Companies Act 1955 and in the matter of Fernhill Hotel Ltd. notice is hereby given that the following special resolution was passed on 14 March 1967: "That the company be wound up voluntarily in a members' winding up, due to lease being sold; and that Joseph Coleman O'Donnell, public accountant, Napier, be appointed liquidater." ator.'

J. C. O'DONNELL, Liquidator.

FERNHILL HOTEL LTD.

IN VOLUNTARY LIQUIDATION

Notice to Creditors

Notice to Creditors

In the matter of the Fernhill Hotel Ltd. (in voluntary liquidation) members' winding up, and in the matter of the Companies Act 1955, notice is hereby given that the creditors of the above-named company, which is being wound up voluntarily, are required, on or before the 17th day of April 1967, to send in their names and addresses, and the particulars of their debts or claims, and to establish any title they may have to priority under section 308 of the Act, to the liquidator of the said company; and, if so required in writing from the said liquidator, personally to come in and prove the said debts or claims at such time and place as shall be specified in such notice, or, in default thereof, they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 17th day of March 1967.

Dated this 17th day of March 1967.

J. C. O'DONNELL, Liquidator.

This notice is purely formal. All claims have been or will be paid in full.

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HERBERT STAWELL (NEW ZEALAND) LTD.

IN VOLUNTARY LIQUIDATION

Notice of Voluntary Winding-up Resolution

Notice of Voluntary Winding-up Resolution

In the matter of the Companies Act 1955 and of Herbert Stawell (New Zealand) Ltd. (members' voluntary winding up), notice is hereby given, pursuant to section 269 (1) of the Companies Act 1955, that, by entry in the company's minute book, made in accordance with section 362 of the Companies Act 1955, that the company did resolve, by way of special resolution, that, as the company is no longer carrying on business, that it be wound up voluntarily, and that Mr Allan Frederick Green, accountant, of Auckland, be, and is hereby appointed, liquidator of the company.

The liquidator dath hereby fix the 7th day of April 1967.

The liquidator doth hereby fix the 7th day of April 1967 as the day on or before which creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955 or to be excluded from the benefit of any distribution made before such debts are proved or, as the case may be, from objecting to such distribution.

Dated at Auckland this 15th day of March 1967.

A. F. GREEN, Liquidator.

P.O. Box 395, Auckland.

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HANNAHS BAY GARAGE LTD.

IN VOLUNTARY LIQUIDATION

Notice of Meeting of Creditors and Contributories Notice is hereby given that a statutory meeting of creditors and contributories will be held in the Marriage Guidance Committee Room, First Floor, Schers Building, Fenton Street, Rotorua, on 11 April 1967, at 11 a.m.

Report on progress of liquidation.

Consideration of receipts and payments account.

Appointment of two replacement members of committee of inspection.

General.

Agenda:

Dated this 15th day of March 1967.

E. A. DAVIS, Liquidator.

603

JEBER TRADING CO. LTD.

IN VOLUNTARY LIQUIDATION

Notice of Meeting of Creditors

Notice of Meeting of Creations

Notice is hereby given that a meeting of Jeber Trading Co.

Ltd. will be held on Tuesday, the 4th day of April 1967, at which a resolution for voluntary winding up is to be proposed; and that a meeting of the creditors of the company will be held, pursuant to section 284 of the Companies Act 1955, at the R.S.A. Rooms, King Street, Temuka, on Tuesday, the 4th day of April 1967, at 11 a.m., at which meeting a full statement of the position of the company's affairs, together with a list of the creditors and the estimated amount of their

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claims, will be laid before the meeting; and at which meeting the creditors, in pursuance of section 285 of the said Act, may nominate a person to be the liquidator of the company, and, in pursuance of section 286 of the said Act, may appoint a committee of inspection.

MOFFAT AND MACKINNON BUILDERS LTD.

IN VOLUNTARY LIQUIDATION

Notice of Voluntary Winding-up Resolution and of Meeting of Creditors

Dated this 16th day of March 1967.

J. B. RIDDELL, Director.

605

Pty. Ltd. Auckland.

tion of this notice.

R. H. DUNCAN, Solicitor.

HIGHLAND ENGINEERING LTD.

cease to have a place of business in New Zealand at the expiration of three months from the date of the first publica-

For and on behalf of Neuchatel Asphalte Co. (Australasia)

Notice of Intention to Cease to Have a Place of Business in New Zealand

HIGHLAND Engineering Ltd., incorporated in Scotland, and having a place of business in Wellington, New Zealand, hereby gives notice, pursuant to section 405 (2) of the Companies Act 1955, that it intends to cease to have a place of business in New Zealand at the expiration of three months from the date hereof.

Dated at Christchurch, 2 March 1967.

Highland Engineering Ltd. by its attorney:

P. WYNN-WILLIAMS.

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Dated this 27th day of February 1967.

In the matter of the Companies Act 1955 and in the matter of Moffatt and Mackinnon Builders Ltd., notice is hereby given that, by an entry in its minute book, signed in accordance with section 362 (1) of the companies Act 1955, the above-named company, on the 21st day of March 1967, passed a resolution for voluntary winding up; and that a meeting of the creditors of the above-named company will accordingly be held at the War Memorial Recreation Hall, the Strand, Takapuna, on Friday, the 31st day of March 1967, at 10.30 a.m.

Business: Consideration of a statement of the position of the company's affairs, and list of creditors, etc.

Nomination of liquidator.

Appointment of committee of inspection, if thought fit.

I. H. MACKINNON Directors.

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ROBERT BLACK CO. LTD.

IN VOLUNTARY LIQUIDATION

Notice of Meeting of Creditors

Notice of Meeting of Creditors

Pursuant to section 284 of the Companies Act 1955 and in the matter of the Robert Black Co. Ltd., notice is hereby given that a meeting of the Robert Black Co. Ltd., will be held on Friday, the 7th day of April 1967, at which a resolution for voluntary winding up is to be proposed; and that a meeting of the creditors of the company will be held, pursuant to section 284 of the Companies Act 1955, at the office of Schramm, Elwarth, Penney, and Edwards, Barristers and Solicitors, Dilworth Building, Queen Street, Auckland, on Friday, the 7th day of April 1967, at 11 a.m., at which meeting a full statement of the position of the company's affairs, together with a list of the creditors and the estimated amount of their claims, will be laid before the meeting; and at which meeting the creditors, in pursuance of section 285 of the said Act, may nominate a person to be the liquidator of the company, and, in pursuance of section 286 of the said Act, may appoint a committee of inspection.

Dated 17 March 1967.

Dated 17 March 1967.

F. L. DUSKE, Secretary.

629

EVERARD SHIPPING CO. LTD.

NOTICE OF CEASING TO CARRY ON BUSINESS IN NEW ZEALAND

EVERARD Shipping Co. Ltd., a company incorporated in the United Kingdom, and registered in New Zealand as an overseas company under Part XII of the Companies Act 1955, hereby gives notice, pursuant to section 405 (2) of the Companies Act 1955, of its intention to cease to have a place of business in New Zealand after the expiration of three months from the data of the first publication of this neglection. months from the date of the first publication of this notice in

Dated at Wellington this 1st day of March 1967.

Everard Shipping Co. Ltd. by its solicitors and authorised agents:

CHAPMAN TRIPP AND CO.

450

NEUCHATEL ASPHALTE CO. (AUSTRALASIA) PTY. LTD.

Notice of Intention to Cease to Have a Place of Business in New Zealand

PURSUANT to section 405 of the Companies Act 1955, Neuchatel Asphalte Co. (Australasia) Pty. Ltd., a company incorporated in Australia, hereby gives notice of its intention to

J. S. BARRETT (NGAWAKA STATION) LTD.

NOTICE OF REDUCTION OF CAPITAL

In the matter of the Companies Act 1955 and in the matter of J. S. Barrett (Ngawaka Station) Ltd:

Notice is hereby given that an order of the Supreme Court of New Zealand, dated the 14th day of March 1967, confirming the reduction of the share capital of the above-named company from £30,000 to £10,000, and the minute approved by the Court showing, with respect to the capital of the Company as altered, the several particulars required by the above-named Act, was registered by the Registrar of Companies on the 16th day of March 1967. The said minute is in the words and figures following:

"The capital of L S Parrett (Ngawaka Station) Itd is

"The capital of J. S. Barrett (Ngawaka Station) Ltd. is £10,000, divided into 20,000 fully paid ordinary shares of 10s. each, having been reduced from £30,000, divided into 15,000 preference shares of £1 each, and 15,000 ordinary shares of £1 each."

Dated this 16th day of March 1967.

MURCHISON AND WOOD, Solicitors for the Company.

MANUNUI MOTOR CO. LTD.

REDUCTION OF CAPITAL

In the matter of the Companies Act 1955 and in the matter of Manunui Motor Co. Ltd. 25/132, having its registered office at Manuaute Street, Taumarunui:

Notice is hereby given that an order of the Supreme Court of New Zealand, at Wellington, made on the 3rd day of February 1967, confirming the following minute:

"The capital of Manunui Motor Co. Ltd. is £8,000, divided into 8,000 fully paid ordinary shares of £1 each, having been reduced from £22,700, divided into 22,700 ordinary shares of £1 each, fully paid."

was registered at the office of the Registrar of Companies at Wellington, on the 24th day of February 1967.

BERMAN AND BURTON, Solicitors for the Company.

586

JOHN MACDOUGALL AND CO. LTD.

REDUCTION OF CAPITAL

In the Supreme Court of New Zealand
Canterbury District
(Christchurch Registry)

In the matter of the Companies Act 1955 and in the matter of John MacDougall and Co. Ltd., a duly incorporated company, having its registered office at Christchurch:

Notice is hereby given that the order of the Supreme Court of New Zealand, dated the 9th day of March 1967, confirming the reduction of capital of the above-named company from £30,000 to £5,000, and the minute approved by the Court showing, with respect to the capital of the company as altered, the several particulars required by the above-mentioned Act, was registered by the Registrar of Companies on the 5th day of July 1966. The said minute is in words and figures following: ing:

"The capital of John MacDougall and Co. Ltd. henceforth is £5,000, divided into 5,000 shares of £1 each, having been reduced from £30,000, divided into 30,000 shares of £1 each. At the time of the registration of this minute the sum of £1 per share has been and is deemed paid up on each of the said 5,000 shares."

Dated this 15th day of March 1967.

CUNINGHAM, TAYLOR, AND THOMSON, Solicitors for the Company.

597

In the Supreme Court of New Zealand Northern District (Auckland Registry)

No. M. 90/67.

IN THE MATTER of the Companies Act 1955 AND IN THE MATTER of CURSPRAY PAINTERS LTD., a duly incorporated company, having its registered office at 401 New Zealand Insurance Building, Queen Street, Auckland C. 1., and carrying on business as Industrial and Commercial Painting Contractors, DEBTOR, ex parte UNITED CONCRETE LTD., of Auckland, Ready Mix Concrete Supplies, CREDITOR:

of Auckland, Ready Mix Concrete Supplies, CREDITOR:

NOTICE is hereby given that a petition for the winding up of the above-mentioned company by the Supreme Court was, on the 7th day of March 1967, presented to the said Supreme Court by UNITED CONCRETE LTD., of Auckland, Ready Mix Concrete Supplies, AND that the said petition is directed to be heard before the Court sitting at Auckland on the 28th day of April 1967, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of the hearing, in person or by his counsel, for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy, on payment of the regulation charge for the same.

M. G. WEIR. Solicitor for the Petitioner.

M. G. WEIR, Solicitor for the Petitioner.

The petitioner's address for service is at the offices of Messrs Buddle, Weir, and Co., Solicitors, Sixth Floor, Guardian Assurance Building, Queen and Darby Streets, Auckland C. 1.

Auckland C. I.

Note—Any person who intends to appear on the hearing of the petition must serve on, or send by post to, the above named, notice in writing of his intention to do so. The notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within three miles of the office of the Supreme Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served on, or, if posted, must be sent by post in sufficient time to reach the above-named plaintiff's address for service not later than 4 p.m. in the afternoon of the 27th day of April 1967.

584

AUCKLAND CITY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Public Works Act 1928, notice is hereby given that the Auckland City Council proposes, under the provisions of the above-mentioned Act, to execute a certain public work, namely, development and use of a reclamation area (proclaimed under Part II of the Housing Improvement Act 1945) in the City of Auckland; and, for the purpose of such public work, the land described in the Schedule hereto is required to be taken, and notice is hereby further given that a plan of the land so required to be taken is deposited in the public office of the Town Planning Department, Council Administration Building, Civic Centre, Auckland, and is open for public inspection, without fee, by all persons, during ordinary office hours.

for public inspection, without fee, by all persons, auring ordinary office hours.

Every person affected, who wishes to make any objection to the execution of the said public work or to the taking of the said land (not being an objection to the amount or payment of compensation), must state his objection in writing, and send the same, within 40 days from the first publication of this notice, to the Town Clerk, Council Administration Building, Civic Centre. If any objection is made a public hearing of the objection will be held, unless the objector otherwise requires, and each objector will be advised of the time and place of the hearing.

SCHEDULE

ALL that parcel of land containing 7.5 perches, more or less, being part Lot 40 of a subdivision of Allotment 18, Section 8, Suburbs of Auckland. All certificate of title, Volume 583, folio 194, North Auckland Registry (limited as to parcels and title), situated at No. 33 Ireland Street, Auckland

G. O. SIMS, Town Clerk.

This notice was first published on the 20th day of March

WAITOTARA COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Counties Act 1956 and the Public Works Act 1928, notice is hereby given that the Waitotara County Council proposes, under the provisions of the above-mentioned Acts, to take the land described in the Schedule hereto for road.

road.

Notice is hereby further given that a plan of the land so required to be taken is deposited in the public office of the Clerk of the said County Council, situate at 331 Victoria Avenue, Wanganui, and is open for inspection, without fee, by all persons, during ordinary office hours.

All persons affected by the taking of the land, who have well-grounded objections to the taking, must state their objection in writing and send the same, within forty (40) days of the first publication of this notice, to the County Clerk at

of the first publication of this notice, to the County Clerk at the Council Chambers.

SCHEDULE

SCHEDULE

Firstly, containing one rood eleven decimal five perches (1 rood 11.5 perches), being part Lot 3 on Plan A 344, being part Section 42, Waitotara District, and part of certificate of title, Volume 293, folio 256; secondly, containing three roods thirty-five decimal eight perches (3 roods 35.8 perches), being part land in Plan A 1815, being part Section 42, Waitotara District, and part of certificate of title, Volume 135, folio 252; thirdly, containing thirty-nine decimal seven perches (39.7 perches), being part Section 42, Waitotara District, and part of land in Deeds Index 29.542; fourthly, containing two roods four decimal nine perches (2 roods 4.9 perches) being part Lot 1, D.P. 5972, and part Section 42, Waitotara District, and part certificate of title, Volume 316, folio 239; fifthly, containing thirty decimal six perches (30.6 perches) being part Lot 1, D.P. 2873, being part Section 42, Waitotara District, and part certificate of title, Volume 223, folio 277; all of which pieces of land are situated in Block XIV, Nukumaru Survey District, Waitotara County, and adjoining Hooker Road and Maxwell Cross Road (Maxwell Station Road).

Dated at Wanganui this 17th day of March 1967.

W. B. BROADHEAD, County Clerk.

This notice was first published on the 18th day of March 1967.

TAURANGA CITY COUNCIL

NOTICE OF INTENTION TO TAKE LAND FOR WATER SUPPLY CATCHMENT AND CONSERVATION PURPOSES

In the matter of the Municipal Corporations Act 1954 and In the matter of the Municipal Corporations Act 1954 and the Public Works Act 1928, notice is hereby given that the Tauranga City Council proposes, under the provisions of the above-mentioned Acts, to execute certain public works, namely, water supply catchment and conservation; and, for the purposes of such public works, the land described in the Schedule hereto is required to be taken. And notice is hereby further given that a sketch plan of the land so required to be taken is deposited in the public office of the Town Clerk to the said Council, situate in Willow Street, Tauranga, and in the shop premises of W. H. Bongard, Esquire, chemist, situate in Greerton, Tauranga, and is open for inspection, without fee, by all persons, during ordinary office hours. office hours.

office hours.

Every person affected by the execution of the said public work, or by the taking of such land, and who objects to the execution of the said public work or to the taking of the said land, must state his or her objection, in writing, and send the same, within forty (40) days from the first publication of this notice, to the Town Clerk, Tauranga City Council, Willow Street, Tauranga.

If any objection is made as aforesaid a public hearing of the same will be held, unless the objector otherwise requires, and each objector will be advised of the time and place of the hearing.

the hearing.

SCHEDULE

A. R. P.

Description of land

A. R. P. Description of land

564 0 36 Waoku No. 2B Block, and part Waoku No. 2
Block, being part Block XII, Otanewainuku Survey District, being that area of land situate generally at the headwaters of the Waimapu Stream, being a roughy rectangular block lying in an east-west direction, across the northern extremity of Seales Road, and with a triangular portion exending southward on the eastern side of Seales Road. All of the land in certificate of title, Volume 4B folio 860 (South Auckland Registry).

Dated at Tauranga this 1st day of March 1967.

C. G. MARCHANT, Town Clerk.

C. G. MARCHANT, Town Clerk.

This notice was first published on the 16th day of March

UPPER HUTT CITY COUNCIL

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Municipal Corporations Act 1954 and of the Town and Country Planning Act 1953, and in the matter of the Public Works Act 1928, notice is hereby given that the Corporation of the Mayor, Councillors, and Citizens of the City of Upper Hutt requires to take the lands described in the Schedules hereto in connection with public works and/or in connection with the provision of amenities pursuant to the operative district town-planning scheme of the said Corporation; namely, in the case of the lands described in the First Schedule, in connection with a parking place, and, in the case of the lands described in the Second Schedule, in connection with a town hall and public offices, library, music hall, dance and sports hall, and/or gymnasium and other amenities, to be provided pursuant to the abovementioned district scheme.

Every person affected is hereby required to set forth, in writing, any objection he may wish to make to the taking of the said lands, or any part thereof, not being an objection to the amount or payment of compensation, and to send such written objection, within forty (40) days from the first publication of this notice, to the Town Clerk, Upper Hutt City Council, Upper Hutt. If any such objection is made a public hearing of the objection will be held, unless the objector otherwise requires, and such objector will be advised of the time and place of the hearing.

FIRST SCHEDULE

FIRST SCHEDULE

ALL those pieces of land situate in the City of Upper Hutt being parts of Section 127, Hutt District, and being:

First, 34.3 perches, Lot 75, D.P. 1336, Township of Melbaville, certificate of title, Volume 126, folio 105 (Wellington Registry): 11 Martin Street,

Secondly, 33.8 perches, part Lots 77 and 78, D.P. 1336, certificate of title, Volume 140, folio 92 (Wellington Registry): 13 Martin Street,

Thirdly, 29.3 perches, part Lot 76, D.P. 1336, certificate of title, Volume 263, folio 36 (Wellington Registry): 13 Martin Street, and

Fourthly, 30.9 perches, Lot 74, D.P. 1336, Township of Melbaville, certificate of title, Volume 133, folio 243 (Wellington Registry): corner Martin and Princes Streets.

SECOND SCHEDULE

ALL those pieces of land situate in the City of Upper Hutt being parts of Section 127, Hutt District, and being:

First, 30.0 perches, Lot 107, and part Lot 106, D.P. 1336, certificate of title, Volume 418, folio 27 (Wellington Registry): 10 Brown Street, and

Secondly, 1 rood, Lots 108 and 109, D.P. 1336, Township of Melbaville, certificate of title, Volume 142, folio 188 (Wellington Registry): 8 Brown Street.

Dated at Upper Hutt this 23rd day of March 1967.

This notice was first publicly notified on the 16th day of March 1967.

The Corporation of the Mayor, Councillors, and Citizens of the City of Upper Hutt:

C. G. CROSS, Town Clerk.

571

EAST COAST BAYS BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, the East Coast Bays Borough Council hereby resolves as follows:

Coast Bays Borough Council hereby resolves as follows:

"That, for the purpose of providing the annual charge on a loan of twenty-five thousand pounds (£25,000), authorised to be raised by the East Coast Bays Borough Council under the above-mentioned Act for the purpose of paying the cost of additional work to complete the sewer reticulation in the No. 2 area of the Borough, the said East Coast Bays Borough Council hereby makes a special rate of decimal three seven of a penny (.37d.) in the pound upon the rateable value, on the basis of the unimproved value, of all rateable property in the No. 2 special rating area of the Borough of East Coast Bays; and that such official rate shall be an annual-recurring rate during the currency of the loan, and be payable yearly, on the 13th day of February 1968, and in each and every year during the currency of the loan, being a period of 20 years, or until the loan is fully paid off."

I hereby certify that the above is a true and correct copy

I hereby certify that the above is a true and correct copy of a resolution passed by the East Coast Bays Borough Council at a duly constituted meeting, held on the 8th day of March 1967.

E. R. STAINTON, Town Clerk.

HAWERA COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Rural Housing Loan

PURSUANT to the Local Authorities Loans Act 1956, the Hawera County Council hereby resolves as follows:

Hawera County Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of £15,000, authorised to be raised by the Hawera County Council under the above-mentioned Act for the purpose of making advances to farmers under the Rural Housing Act 1939, the said Hawera County Council hereby makes a special rate of decimal nought two four two three eight of a penny (.024238d.) in the pound upon the rateable value (on the basis of the capital value) of all rateable property of the County of Hawera; and that the special rate shall be an annual-recurring rate during the currency of the loan, and be payable yearly, on the 4th day of August in each and every year during the currency of the loan, being a period of 25 years, or until the loan is fully paid off."

I hereby certify that the above is a true and correct copy

I hereby certify that the above is a true and correct copy of a resolution passed by the Hawera County Council on the 14th day of March 1967.

C. FRECHTLING, County Clerk.

616

FEILDING BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE

Pensioner Flats Loan 1966-£13,000

Pursuant to the Local Authorities Loans Act 1956, the Feilding Borough Council hereby resolves as follows:

ing Borough Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of £13,000, authorised to be raised by the Feilding Borough Council under the above-mentioned Act for the purpose of purchasing land and erecting accommodation for old people, the said Feilding Borough Council hereby makes a special rate of decimal nought six seven of a penny (.067d.) in the pound upon the rateable value (on the basis of unimproved value) of all rateable property of the Borough of Feilding; and that the special rate shall be an annual-recurring rate during the currency of the loan, and be payable yearly, on the 1st day of April in each and every year during the currency of such loan, being a period of 30 years, or until the loan is fully paid off."

I hereby certify that the above resolution was duly passed

I hereby certify that the above resolution was duly passed at a meeting of the Feilding Borough Council held on the 16th day of March 1967.

C. E. G. JEWELL, Town Clerk.

609

HUTT COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Rimutaka Riding Drainage Loan 1966, £50,000

THE following resolution was duly passed at a meeting of the Hutt County Council, held on the 15th day of March 1967:

"Pursuant to the Local Authorities Loans Act 1956, the Hutt County Council hereby resolves as follows:

Hutt County Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of £50,000, authorised to be raised by the Hutt County Council under the above-mentioned Act for the purpose of storm water drainage in the Rimutaka Riding of the County of Hutt, the said Hutt County Council hereby makes and levies a special rate of decimal 69 pence in the pound upon the unimproved value of all rateable property in the Rimutaka Riding of the County of Hutt; and that the special rate shall be an annually recurring rate during the currency of the loan, and be payable on the 1st day of September and the 1st day of March in each and every year during the currency of the loan, being a period of 30 years, or until the loan is fully paid off."

A. I. SMYTH. County Clerk.

A. J. SMYTH, County Clerk.

611

ONEHUNGA BOROUGH COUNCIL

Town and Country Planning Act 1953

Notice of Application for Consent to Specified Departure NOTICE is hereby given that application has been made by Patrick Joseph McDonnell, of Onehunga, for consent to use the property hereinafter described for carrying on the business of steel fabricators, boilermakers, and general engineers.

The property is at 24 Captain Springs Road, and is located in the residential "B" zone.

The legal description of the land is 1 rood 13 perches, more or less, being part Allotment 30, Small Lots near Onehunga, and comprising all the land in certificate of title, Volume 594, folio 243, North Auckland Registry, limited as to parcels.

The application may be examined at the office of the Onehunga Borough Council, Queen Street, Onehunga, during normal office hours; and any person or body affected may object to the application, by notice in writing delivered to the Town Clerk, Onehunga Borough Council, P.O. Box 13-013, Onehunga, not later than 4 p.m. on the 20th day of April 1967. Every objector shall state the grounds of the objection and whether the objector wishes to be heard by the Council in support of his objection.

Dated: 18 March 1967.

Dated: 18 March 1967.

Patrick Joseph McDonnell by his solicitor and duly authorised agent:

T. P. ROCHE.

610

GISBORNE CITY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Specified Departure from Gisborne City District Scheme Notice is hereby given, pursuant to section 35 of the Town and Country Planning Act 1953, that the Town and Country Planning Appeal Board has consented to the following application for a specified departure from the Gisborne City district scheme:

Name of Applicant

Departure Granted

Consultant Holdings Ltd. To the use, as a conditional use, of the buildings situated on Lot 2, D.P. 3761, Fitzherbert Street, for not more than two suites of professional rooms, for members of the medical profession.

A copy of the Board's decision may be inspected at the isborne City Council Office, Fitzherbert Street, Gisborne, Gisborne City Couduring office hours.

W. HUDSON, Town Clerk.

18 March 1967.

WANGANUI CITY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Notice of Application for Consent to Specified Departure
Notice is hereby given that application has been made, by
Roderick William Coleman and Jacqueline Coleman, of 6
Tullock Street, St. John's Hill, Wanganui, for consent to erect
a private garage in accordance with plans and specifications,
copies of which have been lodged with the Wanganui City
Council. The property is situated at No. 6 Tullock Street,
and is located in the residential zone.

The legal description of the land is 1 rood 29 perches, more
or less, being part of Section 18, Right Bank Wanganui River,
and being part of Lot 1, on D.P. 4062, and being the whole
of the land in C.T. 278/100 (Wellington Registry).

The application may be examined at the office of the
Town Clerk, Wanganui City Council, St. Hill Street, Wanganui, during normal office hours, and any person or body
affected may object to the application, by notice in writing
delivered to the Town Clerk, Wanganui City Council, P.O.
Box 637, Wanganui, not later than 4 p.m. on 7 April 1967.

Every objector shall state the grounds of the objection, and
whether the objector wishes to be heard by the Council in
support of his objection. Noice of Application for Consent to Specified Departure

Dated at Wanganui this 16th day of March 1967.

For and on behalf of Roderick William Coleman and Jacqueline Coleman:

DONALD ALEXANDER RENNIE, Solicitor.

This is the second publication of this notice. The first publication was made on 16 March 1967. 589

WESTLAND COUNTY COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

PURSUANT to the provisions of section 38A of the Town and Country Planning Act 1953, J. A. L. Martini, of Hari Hari, and C. A. Topham, Alexandra, hereby give notice that they have made application to the Westland County Council for its consent to a specified departure from the control of use of land permitting the erection of hotel premises at Haast on the land described as Part Section 289, Block VII, Okura S.D., and the grant of a building permit for such building.

Any person or body objecting to, or supporting, the proposal set out on the application, or desiring variation of them, is required to submit arguments, in writing, to the County Clerk, Westland County Council, by not later than noon on the 7th day of April 1967. Any person or body objecting to, or supporting, the application is entitled to be heard by the Council, or by a committee hereof constituted for the purpose.

A copy of the application, which sets out the applicants proposals may be inspected during office hours, at the Chambers

posals, may be inspected, during office hours, at the Chambers of the Westland County Council.

Dated this 16th day of March 1967.

E. G. WALKER, County Clerk.

Hamilton Street, Hokitika,

612

PAPARUA COUNTY COUNCIL

SECURITY RATE

Rural Housing Loan No. 2, 1966-£20,000

In pursuance and exercise of the powers vested in it in that behalf by the Local Authorities Loans Act 1956, and any amendments thereto, the Paparua County Council hereby resolves as follows:

resolves as follows:

"That, for the purpose of providing the interest and other charges on a loan of £20,000, to be known as the Rural Housing Loan No. 2, 1966, authorised to be raised by the Paparua County Council under the above-mentioned Act for the purpose of making advances to farmers under the provisions of the Rural Housing Act 1939, the said Paparua County Council hereby makes and levies a special rate of 0.01173d. in the pound on the rateable value (on the basis of capital value) on all rateable properties comprised within the boundaries of the Paparua County Council; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of April in each year and every year during the currency of the said loan, being a period of up to 30 years, or until the loan is fully paid off."

A. KELLY, County Clerk.

A. KELLY, County Clerk.

WAIMAIRI COUNTY COUNCIL

SECURITY RATE

Water Supply Redemption Loan 1967, £13,000 PURSUANT to the Local Authorities Loans Act 1956, the Waimairi County Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of £13,000, authorised to be raised by the Waimairi County Council under the above-mentioned Act for the purpose of repaying the amount outstanding on the Water Supply Extension Loan No. 2, 1957, £60,000, the said Waimairi County Council hereby makes a special rate of 0.00807d. (pence) in the £ (pound) upon the rateable value (on the basis of capital value) of all rateable properties within the special rating area, which is as follows:

"From Middleton Riding Roundary to Voldburt Read

basis of capital value) of all fateable properties within the special rating area, which is as follows:

"From Middleton Riding Boundary to Yaldhurst Road, along Yaldhurst Road to Russley Road, thence north along Russley Road to Memorial Avenue, east along Memorial Avenue to the eastern boundary of the Russley Golf Course, thence north along the eastern boundary of Russley Golf Course to Wairakei Road, east along Wairakei Road to Breens Road, thence north along Breens Road to Gardiners Road, along Gardiners Road to its junction with Claridges Road, thence east along Claridges Road to Highsted Road, thence north along Highsted Road to a point in line with Sturrocks Road, thence east along this line to the junction of Sturrocks Road and Cavendish Road, along Cavendish Road to Styx Mill Road, thence east along Styx Mill Road to its junction with the Main North Road continuing from this point in an easterly direction to Farquhars Road, along Farquhars Road to Grimseys Road, thence along Grimseys Road to Winters Road, along Winters Road to the City boundary, thence following around the City boundary to Ilam Road, along Ilam Road to Kirkwood Avenue, thence along Middleton Riding boundary to the point of commencement; and that the special rate shall be an annual-recurring rate during the currency of the loan, and be payable yearly, on the 1st day of April in each year during the currency of the loan, being a period of 10 years, or until the loan is fully paid off."

J. REID, County Clerk.

J. REID, County Clerk.

617

LINDIS RABBIT BOARD

Special Rate as Security for Lindis Rabbit Board Housing Loan 1966

"It is hereby resolved at this meeting of the Lindis Rabbit Board to make a special rate of 0.4027d. per acre upon all the rateable property in the district of the Board as security for a special housing loan of £5,000 for the purpose of

building a house for the accommodation of an employee. Such special rate to be an annual-recurring rate, and will be in force for the term of the loan, namely 20 years. It is also hereby further resolved that the said rate be duly appropriated for the above purpose."

Dated, 30 November 1966.

I, Terence Allan Arthur Bridgeman, Secretary of Lindis Rabbit Board, do hereby certify that the above minute, passed by the Board on 30 November 1966, is a true and correct copy of the minutes, as appearing in the minutes of the meeting of the board held on that date.

T. A. A. BRIDGEMAN, Secretary.

600

A.N.Z. SAVINGS BANK (NEW ZEALAND) LTD.

PROFIT AND	Loss	ACCOUNT	FOR	THE	YEAR	ENDED	30	SEPTEMBER
			19	65				

	1903	,		•
Interest to depositors Management and operation	 ng expense	es		£ 207,018 56,338
Total expenses Provision for taxation Net profit for period			••	263,356 29,130 11,553
				£304,039
Income from investments				£
New Zealand Governm		and I	ocal author	
securities			· ·	267,130
Other investments	••	••	••	26,699
Other income	••	••		293,829 10,210
			•	£304,039
Profit and L	oss Appro	OPRIATI	ON ACCOUN	T
				£
Transfer to contingencies Balance carried forward		••	••	2,000 9,553
				£11,553
				£
Net profit for period	••	• •	• •	11,553
				£11,553
BALANCE SHI	EET AS AT	30 SEP	темвек 1965	i
			£	£
Shareholders' funds—				
Authorised capital	••	• •	250,000	
Issued capital—				
250,000 ordinary sha	res of £1,	each		
fully paid	`	••	250,000	
Contingencies reserve Profit and loss		ation	2,000	
account			9,553	0.01 550
Current liabilities—				261,553
Depositors' balances—				
Ordinary accounts			6,984,831	
Thrift accounts	••	••*	156,490	
Home lay-by accoun			144,861	
Investment accounts	• •	• •	5,187,482	12,473,664
Provision for taxation Other liabilities, incl	 uding in	terest	29,130	12,473,004
accrued			167,745	106.077
				196,875
•				£12,932,092
			£	£
Deposits with Australia land Bank Ltd	and New	Zea-	••	738,661
Investments—				
New Zealand Governm 3½ percent special iss		–	5,015,000	
Other		• •	5,910,906	
Local authority securit Mortgage and other lo		••	402,529 743,512	
Income accrued on inv		•••	121,484	
		• •		12,193,431
				£12,932,092

Notes on the Accounts

The market value of Government and local authority securities at 30 September 1965, was £11,287,345.
 There is an accruing contingent liability for subsidies on

home lay-by accounts.

3. The provision for taxation includes taxation on interest paid to the seller where securities were purchased cum interest.

On behalf of the Board:

W. H. SIMON Directors. C. G. HANKIN Directors. J. DE V. HUNT, Secretary.

Auditors' Report

We have obtained all the information and explanations that we We have obtained all the information and explanations that we have required. In our opinion, proper books of account have been kept by the company, so far as appears from our examination of those books. In our opinion, and to the best of our information and the explanations given to us, and as shown by the said books, the balance sheet, and profit and loss account are properly drawn up so as to give respectively a true and fair view of the state of the company's affairs as at 30 September 1965, and of the results of the business for the year ended on that date.

According to such information and explanations, the accounts, the balance sheet, and the profit and loss account give the information required by the Companies Act 1955, in the manner so required.

ERNEST HUNT, TURNER, AND CO., Public Accountants	Joint Auditors.
WATKINS, HULL, WHEELER, AND JOHNSTON, Public Accountants	Auditors.
Wellington, New Zealand, 22 October 1965.	174

	OF NEW ZEALAND SAVI eposits guaranteed by Bank of		
1965	BALANCE SHEET AS AT 31 M Liabilities Shareholders' funds— Authorised and issued capital—	arch 1966	1966
£1,000,000	1,000,000 ordinary shares of £1 each	E1 000.000	
	Shares of Mr cach		
£	Paid-up capital—5s. per	£	£
250,000	share	250,000	
3,272	General reserve Profit and loss approp-	30,000	
~,-/ -	riation account	18,608	200 (00
253,272			298,608
	Current liabilities—		
	Depositors' balances, including interest credited—		
5,684,084 25,156 71,651 2,727,208	Ordinary accounts	12,575,197 246,363 398,903 8,134,478	21,354,941
8,508,099			,00 ,,,,
••	Provision for taxation Other liabilities, including	47,500	
47,213	interest accrued	173,929	221,429
£8,808,584			£21,874,978
	Contingent liability-		
	Subsidy—Home lay-by accounts	£3,500	
1965	Assets		1966 £
551,672	Deposits at Bank of New Zealand	••	888,398
	Investments— New Zealand Govern-	c	
3,880,000 4,130,087 105,000	ment stock— 3½ percent special Other Local authority securities	8,700,000 9,169,441 407,358	
0.115.007			
8,115,087 64,000	Mortgages and other	18,276,799 2 451 092	

2,451,092

258,689

20,986,580

77,825

8,256,912

Income

investments

accrued

on

	The redemption value of the New Zealand Government stock and local authority securities appearing in the balance sheet is £18,373,347, and the		1965 (six months	s) Income from investments—		£
	market value £18,170,603. The book values of securities purchased at a discount or at a premium are adjusted annually so as to attain their redempion values by maturity		60,862 19,370	New Zealand Governmen local authority securities Other investments	• •	nd 261,366 129,994
£8,808,584	date.	1,874,978		Other income		391,360 2,957
20,000,304	***	.1,074,076	£82,119			£394,317
Profit an 1965	D Loss Account for Year Ended 31 Mar	сн 1966 1966	£	PROFIT AND LOSS APPROPRI		£
(six months)			• •	Preliminary expenses written o Transfer to general reserve	ff	2,802 20,000
£ 88,229 43,188	Interest to depositors Management and operating expenses (Directors' fees—nil)	£ 486,681 131,583		Provision for dividend Balance carried forward		10,000 14,096 £46,898
131,417	Total expenses	618,264		D. 1 . 1 . A . 1		£
3,272	Provision for taxation Net profit for year	47,500 45,336	£3,201	Balance brought forward Net profit for period	••	3,201
£134,689		£711,100	••	Over-provision for tax 1965	••	£46,898
1965 (six months)		1966				240,090
£	Income from investments—	£	1965	BALANCE SHEET AS AT 31	March 196	6
124,851	New Zealand Government stock and local authority securities	601,453	1,00	Shareholders' funds—		
2,413	Other investments	102,000		Authorised and issued capital— 1,000,000 ordinary		
) 127,264 7,425	Other income	703,453 7,647	£1,000,00	1,000,000 ordinary shares of £1 each		£1,000,000
£134,689		£711,100	£	Paid-up capital	£	£
	PROFIT AND LOSS APPROPRIATION ACCOUNT			1,000,000 ordinary shares of £1 each,		
1965 £	NOTE AND LOOP INTRODUCTION PROCESSION	1966 £	200,00	paid up to 4s. each General—reserve	200,000 20,000	
••	Transfer to general reserve Balance at 31 March 1966	30,000 18,608	3,20	Profit and loss Appropriation account	14,096	
$\frac{3,272}{£3,272}$	balance at 31 Water 1700	£48,608		Current liabilities and		234,096
1965				provisions— Depositors' balances—		
. 1903 £		1966 £	3,373,98	Ordinary accounts		
3,272	Balance at 31 March 1965	3,272 45,336	4,12 59,50	6 Home lay-by accounts	214,289	
£3,272		£48,608	1,466,87	Investment accounts Provision for taxation	3,668,201	10,472,571
On behalf	of the Board:		**	Less provisional tax paid	3,745	
	B. B. WATSON, Mana J. D. G. DUNCAN	ager. Directors.		Provision for dividend	38,350 10,000	
	J. HALLIGAN } Auditors' Report		54,34	Other liabilities, including	180,800	229,150
	obtained all the information and explanation. In our opinion proper books of account		£5,164,14	9		£10,935,817
kept by the	company, so far as appears from our exam In our opinion, according to the best of our	nination of		Contingent liability—		
tion and the	explanations given to us and as shown balance sheet and the profit and loss ac	ov the said	1965	Subsidy—Home lay-by	accounts £2,	,265
of the state of	wn up so as to give respectively a true and of the company's affairs as at 31 March 19	d fair view 66, and of		Deposits at the National Bank of New Zealand		
	f its business for the year ended on that d to such information and explanations, the		353,450	Ltd Investments—		753,701
the balance s	heet, and the profit and loss account give the by the Companies Act 1955, in the manner s	e informa-		New Zealand Govern-	c	
	ERNEST HUNT, TURNER, Public Accountants, Aud 1, 18 May 1966.	AND CO.,	2,280,00 1,829,91		£ 4,395,000 3,407,061	
			5,00		44,750	
NATIO	NAL BANK OF NEW ZEALAND SAV BANK LTD.	INGS	662,93	1 Loans (less provision for bad and doubtful debts) Income accrued on Invest-	2,244,776	
PROFIT AND	Loss Account for the Year Ended 31 M	arch 1966	30,05		90,529	10,182,116
1965 (six months)		£	2,80	2 Preliminary expenses Note—The book values of securities purchased at a discount or at a premium		••
55,359 In 21,437 M	terest to depositors anagement and operating expenses irectors' fees	247,929 61,117		discount or at a premium are adjusted annually so as to attain their redemption value by maturity date.		
76,796 2,122 Pr 3,201 Ne	Total expenses ovision for taxation	42,095	£5,164,14	=		£10,935,817
£82,119		£394,317	On beha			Y, Director.
E		الجاهات في البدا		E. A.	CARR, Sec	cretary.

Auditors' Report

We have obtained all the information and explanations that we have required. In our opinion proper books of account have been kept by the bank, and proper returns adequate for the purposes of our audit have been received from branches, none of which has been visited by us. In our opinion, according to the best of our information and the explanations given to us and as shown by the said books, the balance sheet and the profit and loss account are properly drawn up so as to give respectively a true and fair view of the state of the company's affairs as at 31 March 1966, and of the result of its business for the year ended on that date.

According to such information and explanations the accounts, the balance sheet, and the profit and loss account give the information required by the Companies Act 1955, in the manner so required.

ROWLEY, GILL, DAVIES, AND CO., Public Accountants, Auditors.

Wellington, 29 April 1966.

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TE COMMEDICAT DANIE GAMBICG DANIE OF

THE	CO	MMERCL	AL BANK ZEALAND			BANI	(NEW
Profit 1965 (nine mo			OUNT FOR T	- не Уеа	r Endi	ED 30 .	JUNE 1966 1966
£ 39,939 14,850 3,154 4,234	M: Pr	terest to de anagement ovision for et profit fo	and operat	 ing exp 	enses		£ . 140,743 . 45,600 . 11,811 . 11,290
£62,177							£209,444
4,234	Ba	lance carri	ed forward		••	•	. 15,524
£4,234							£15,524
1965 (nine mo	onths)					£ 1966
£		_					£
60,788 1,179 210			and Governa y securities stments		ock an	d loca	1 180,609 . 28,260 . 575
£62,177							£209,444
4,234	Ba Ne		ght forward the year as		oreviou 	s year	4,234 . 11,290
£4,234							£15,524
		BALANC	e Sheet as A	Aт 30 J u	UNE 190	56	
(Depos	its gi	ıaranteed b	y the Comn	nercial)	Bank o	f Austi	alia Ltd.)
1965				•			1966 £
£250,0	000	Authorise	d capital—				-
£			ordinary leach	shares 		,000	
		capit	nd fully pal— al— ordinary	-		£	
250,0	000	of £1 Revenue	each reserves—	••	250	,000	
	234	Profit a	nd loss acco	unt	15	,524	265,524
254,2	234						
		Current provi	liabilities sions—	and			
1,863,1 4,3 110,6 852,4	306 640	Ördir Thrif Hom	tors' balance nary account t accounts e lay-by account account	ts	3,343 11 181 1,898	,504 .524	
2,830,	515				5,434	,999	
25,3 3,1	384 154	accrued home la	bilities, inc l interest ay-by subsic for taxation	and lies		,544 ,426	5,502,969
2,859,0	053					_	
£3,113,2	287					:	£5,768,493
1965 £		Deposits	with the	Com-	£	·	1966 £
207,5	535		Bank of				418,163

	New Zealand Govern- ment stock, at cost—		
1,315,000	3½ per cent special	2,295,000	
1,480,018	Other		
1,400,010	Local authority securities,	2,380,581	
12,985	at cost	55,293	
2,808,003	Nominal value, £4,755,570 Market value, £4,673,309	4,730,874	
	Mortgages and other Loans, less provision for bad and		
77,886	doubtful debts	586,382	
19,863	Interest accrued	33,074	
2,905,752			5,350,330
£3,113,287		•	£5,768,493
	Note—The New Zealand Government and local authority securities are all redeemable at par at fixed dates, and it is the opinion of the Directors that, in the ordinary course of business, the Bank's investment in		

in the accounts. On behalf of the Board:

J. CHESTER GUEST, Director.

Auditors' Report

these securities will realise not less than the amounts at which they are included

In our opinion the accompanying balance sheet and profit and loss account give a true and fair view of the state of affairs of the Commercial Savings Bank (New Zealand) Ltd. at 30 June 1966, and of its results for the year ended on that date.

We have obtained all the information and explanations we have required. In our opinion, the company has kept proper books, and the balance sheet and profit and loss account give, in the prescribed manner, the information required by the Companies Act 1955.

G. L. ALLARD D. A. F. CROMBIE	}Public Accountants
Wellington, New Zealand, 28 July 1966.	177

BANK OF NEW SOUTH WALES SAVINGS BANK (NEW ZEALAND) LTD.

PROFIT AND LOSS ACCOUNT FO	r Year	Ended	30 SEPTE	MBER 1966
			1966	1965
Interest to depositors Management and operating exp Directors' fees	enses		£ 344,211 87,269	£ 158,169 54,842
Net profit before taxation	••	•••	84,099	14,588
			515,579	227,599
Provisional taxation paid Provision for taxation Net profit, to profit and loss	 appropri	 ation	7,240 34,480	7,200
account		• •	42,379	7,388
			£84,099	£14,588
			1966 £	1965 £
Income from investments—				
New Zealand Government and semi-Government aut	stock, hority s			
ities Mortgages and other loans Other income	••	•••	418,117 75,952 21,510	200,702 12,665 14,232
			515,579	227,599
Net profit before taxation	••	••	84,099	14,588
			£84,099	£14,588

PROFIT AND LOSS APPROPRIATION ACCOUNT

Balance, 30 September 1966

Net profit for year, as above Profit on sale of securities

Balance brought forward from previous year

7,388

£7,388 £

7,388

£7,388

49,800

£49,800

7.388

£49,800

33

DALANCE SHE	Liabilities	EFIEMBER 1700	
		1966	1965
	£	£	£
Shareholders' funds—			
Authorised capital—			
1,000,000 ordinary shares of £1 each	1,000,000		1,000,000
Issued and paid-up capital— 1,000,000 ordinary			
shares of £1 each, paid up to 4s Profit and loss ap-	200,000		200,000
propriation account	49,800	249,800	7,388
Current liabilities and provisions—			
Depositors' balances—			
Ordinary accounts Thrift accounts Homelay-by	7,565,146 27,499 147,365		5,219,898 20,836 96,557
accounts Investment			
accounts	5,613,718		3,184,881
	13,353,728		
Provision for taxa- tion	34,480		7,200
Other liabilities, in- cluding interest ac-			
crued on depositors' balances	216,980	12 (05 100	130,134
		13,605,188	
		£13,854,988	£8,866,894
Contingent liability—			
Subsidy—Home layby accounts	£2,034		
<u> </u>	Assets	1066	1065
	£	1966 £	1965 £
Deposits at Bank of New South Wales	-	797,214	671,634
Investments—			
Public securities New Zealand Govern- ment stock—			
3½% special Other Local and semi-Gov-	5,136,000 5,677,631		3,486,000 3,811,380
ernment authority securities	605,035		244,603
	11,418,666		
Mortgages and other loans	1,503,344		568,451
Interest accrued on			
investments	135,764	13,057,774	84,826
The book values of New Zealand public securities purchased at a discount or at a premium are adjusted annually so as to attain their redemption values by maturity date. The redemption value of these securities appearing in the balance sheet is £11,448,215.			
		£13,854,988	£8,866,894

BALANCE SHEET AS AT 30 SEPTEMBER 1966

On behalf of the Board:

J. CADWALLADER, Director. D. A. RICHARDSON, Secretary.

Auditors' Report

We have obtained all the information and explanations that we have required. In our opinion proper books of account have been kept by the company, so far as appears from our examination of those books.

In our opinion, according to the best of our information and the explanations given to us and as shown by the said books, the balance sheet and the profit and loss account, together with the notes thereon, are properly drawn up, so as to give, respectively, a true and fair view of the state of the company's affairs as at 30 September 1966, and the results of its business for the year then ended.

According to such information and explanations the accounts, the balance sheet, and the profit and loss account give the informa-tion required by the Companies Act 1955, in the manner so required.

WILBERFOSS, HARDEN, DANIEL, AND CO., Public Accountants.

Wellington, New Zealand, 17 October 1966.

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