

SUPPLEMENT

TO THE

W ZEALAND GAZETTE

OF

THURSDAY, 10 FEBRUARY 1983

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Invition to Broadcasting Corporation of New Zealand in Connection with Television Broadcasting

hadcasting Corporation of New Zealand

DEAS section 71 (1) (b) of the Broadcasting Act 1976 (as b) section 12 (1) of the Broadcasting Amendment Act (No. makes provision for the first time for the issue of a teleprogramme warrant (meaning thereby a warrant which the holder to broadcast programmes from a television me but which does not authorise the holder to operate the Initial station): And whereas the Broadcasting Corporation of Initial Operates the television stations called Television One to television warrants issued under section 71 (1) (a) of makesting Act 1976 (as so enacted):

MEREFORE, pursuant to section 20 (1) of the Broadcasting

1 is enacted by section 4 of the Broadcasting Amendment

1 in John Shearer, the Minister of Broadcasting,—

Cover you notice that it is part of the general policy of the New and Government in relation to broadcasting that one company corporate (not being the Corporation) be given, without the opportunity, under the authority of television programme of broadcasting programmes (including advertising programmes any day of the week except Sunday) from the television and the surface of the week except Sunday) from the television of the week except Sunday) from the television and the surface of the week except Sunday) from the television that the surface of the week except Sunday) from the television that the surface of the week except Sunday) from the television that the surface of t • afted Television One during certain periods on each morn-

that day of each week, being periods that—
that case of each Monday, Tuesday, Wednesday, Thursday, and Friday, begin not earlier than 6 a.m. and end not later than 11.30 a.m.; and
that case of each Saturday, begin not earlier than 6 a.m. and end not later than noon; and

end not later than noon; and
the case of each Sunday, begin not earlier than 6 a.m. and
end not later than 9.30 a.m.; and
the persuance of the general policy of the Government as out-

done (1), direct-

wou shall co-operate in the implementation of that genmal policy; and

(b) That you shall make to the Broadcasting Tribunal, at an appropriate time, an application for the amendment of the terms and conditions of the television warrants that you hold in respect of the television stations called Television One so that, in particular, when television programme warrants are issued in accordance with that general policy in respect of the television stations called Television One, the holder of those television programme warrants can broadcast programmes from the television stations called Television One during the periods specified in clause (1) or during such portions of those periods as are specified in the television programme warrants; and

in the television programme warrants; and
(c) That, when the Tribunal, in accordance with that general policy, grants an application for television programme warrants authorising the applicant to broadcast programmes from the television stations called Television One, you shall make arrangements with the applicant for the joint use of the transmission equipment and of such other equipment (if any) of the television stations called Television One as is necessary to enable the applicant to broadcast the applicant's programmes.

Dated this 16th day of February 1983.

I. J. SHEARER, Minister of Broadcasting.

Direction to Broadcasting Tribunal in Connection with Television Broadcasting

To the Broadcasting Tribunal

WHEREAS section 71 (1) (b) of the Broadcasting Act 1976 (as enacted by section 12 (1) of the Broadcasting Amendment Act (No. 2) 1982) makes provision for the first time for the issue of a television programme warrant (meaning thereby a warrant which

authorises the holder to broadcast programmes from a television station; but which does not authorise the holder to operate the television station): And whereas the Broadcasting Corporation of New Zealand operates the television stations called Television One pursuant to television warrants issued under section 71 (1) (a) of the Broadcasting Act 1976 (as so enacted):

Now, THEREFORE, pursuant to section 68 (1) of the Broadcasting Act 1976, I, Ian John Shearer, the Minister of Broadcasting.—

(1) Give you notice that it is part of the general policy of the New Zealand Government in relation to broadcasting that one company or body corporate (not being the Corporation) be given, without delay, the opportunity, under the authority of television programme warrants, of broadcasting programmes (including advertising programmes on any day of the week except Sunday) from the television stations called Television One during certain periods on each morning of each day of each week, being periods that—

(a) In the case of each Monday, Tuesday, Wednesday, Thursday, and Friday, begin not earlier than 6 a.m. and end not later than 11.30 a.m.; and

(b) In the case of each Saturday, begin not earlier than \$4 end not later than noon; and

(c) In the case of each Sunday, begin not earlier than a sue end not later than 9.30 a.m.; and

(2) In pursuance of the general policy of the Government lined in clause (1), direct that you shall, in accordance policy, call without delay for applications for the grant we pany or body corporate (not being the Corporation) of a programme warrants in respect of the television states. Television One; but

(3) For the avoidance of doubt, I hereby declare that a clause (1) or clause (2) prevents you from making special in any television warrants or television programme warrants in respect of the television stations called Television One into the broadcasting from those television stations during any part of any period covered by the television warrants of any event of wide public interest.

Dated this 16th day of February 1983.

I. J. SHEARER, Minister of Broad