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CORRIGENDUM

*Notice of Final Decision of New Zealand Geographic Board—
Reassigning of Place Names*

IN the notice with the above heading published in the *New Zealand Gazette*, 8 November 1984, No. 204, page 4798, names as listed in the Schedule below were incorrectly shown as being within 'Southland Land District'. The correct reference is 'Otago Land District'.

SCHEDULE

Lion Rock	Sydney Creek
Ruby Beach	Sydney Beach
Ruby Creek	Wolf River
No Mans Beach	Madagascar Beach
Haystack	Professor Creek

(L. and S. H.O. 22/2605/3)

CORRIGENDUM

*Notice of Final Decision of New Zealand Geographic Board—
Reassigning of Place Names*

IN the notice with the above heading published in the *New Zealand Gazette*, 17 February 1983, No. 18, page 409, the name "Tote Creek" should have read "Tole Creek".

(L. and S. H.O. 22/2605/3)

*Appointment of Member to the Dairy Factory Managers
Registration Board (No. 3427; Ag. 1/53/2/8)*

PURSUANT to regulation 4 of the Dairy Factory Managers Regulations 1979, I hereby appoint—

Ronald William Russell, Manager of Edgecombe (on the nomination of the New Zealand Dairy Industry Managers Association Inc.)

to be a member of the Dairy Factory Managers Registration Board for a term of 2 years from 1 April 1985.

Dated at Wellington this 18th day of January 1985.

COLIN MOYLE, Minister of Agriculture.

Appointments to the Human Rights Commission

PURSUANT to sections 7 and 8 of the Human Rights Commission Act 1977, His Excellency the Governor-General has been pleased to appoint

John Hamilton Wallace of Auckland, a Judge of the High Court of New Zealand,

to be Chief Human Rights Commissioner for a term of 5 years from 1 February 1984.

Kenneth Graeme MacCormick of Auckland, barrister and solicitor,

to be a Human Rights Commissioner and Proceedings Commissioner for a term of 5 years from 1 February 1984.

Margaret Clark of Wellington, professor, Victoria University, to be a Human Rights Commissioner for a term of 4 years from 1 February 1984.

Diana Rosemary Shand of Christchurch, marketing consultant, to be a Human Rights Commissioner for a term of 3 years from 1 February 1984.

Christine Sheila Peacocke of Rotorua, retired school principal, to be a Human Rights Commissioner for a term of 3 years from 1 June 1984.

Dated at Wellington this 10th day of January 1985.

GEOFFREY PALMER, Minister of Justice.

(Adm. 3/61 (8))

Justices of the Peace Appointed

PURSUANT to section 3 (1) of the Justices of the Peace Act 1957, His Excellency the Governor-General has been pleased to appoint the following persons to be Justices of the Peace for New Zealand:

- Allan, Mrs Patricia Cameron, 12A Dick Street, Cambridge.
- Baird, Frederick, 6 Exeter Crescent, Wanganui.
- Ball, Ms Julie Margret, 192 Battery Road, Napier.
- Beer, Ms Sandra Jane, 61 Mariri Road, Onehunga, Auckland 6.
- Boyack, Jonathan, 36 Parsons Street, Wanganui.
- Braithwaite, John Francis, Takahue, RD 1. Kaitaia.
- Breed, Grahame Arthur, 341A Hillsborough Road, Hillsborough, Auckland 4.

- Brewster, Allan Walter, 3 Colleen Court, Cockle Bay, Howick.
 Brown, Mrs Avril Janet, 390 Oxford Terrace, Christchurch.
 Brownrigg, Derek Seabrook, RD 11, Hastings.
 Burtenshaw, Mrs Patricia Miriam, 169 Middle Renwick Road, Blenheim.
 Conaghan, Warren Miller, 12 Puketea Street, Blockhouse Bay, Auckland 7.
 Cook, Henderson Hunter, Main Road, Hyde, Otago.
 Crosbie, William Owen, 98 Raumanga Heights Drive, Whangarei.
 Dayne, Robert William, 5 Carroll Street, Runanga.
 Evans, Keith Barrie, 14 Tainui Road, Howick.
 Ferguson, Miss Sandra Diane, care of Nurses Hostel, Oamaru Public Hospital, Devon Terrace, Oamaru.
 Finnie, Eric Maxwell, Finnie Road, Saddle Hill, Dunedin.
 Fitton, John Charles, 15 Holly Street, Avondale, Auckland.
 Fowler, Raymond Frederick, 25 Sylvia Road, Northcote, Auckland.
 Gilchrist, Robert McGregor, 19 Perth Street, Oamaru.
 Goodyear-Smith, Mrs Miriam Marie, 2/280 Beach Road, Campbells Bay, Auckland 10.
 Goulter, Robert Home, "Hawkesbury" RD 2, Blenheim.
 Graham, Mrs Janice Perress, Maraekakaho Road, Ngatarana, Hastings.
 Gribble, Mrs Patricia Hayden, 30 Peary Road, Mt Eden, Auckland.
 Grigg, Andre Hugh Tempello, Meadowbank, Taylor Pass Road, Blenheim.
 Groves, Louis Leighton Philip, 4 Kohini Street, Taupo.
 Harrison, Mrs Te Huingawaea Parearau, Manutahi Hotel, Main Street, Ruatoria.
 Hayward, Mrs Alix Marion, Kawhia Road, RD 6, Te Awamutu.
 Holdaway, Barry Noel, "Lowlands" Dillons Point, Blenheim.
 Hood, Mrs Anne Marguerite, 134 Wither Road, Blenheim.
 Hooper, Derek John, 1 Dorset Street, Wanganui.
 Hopgood, Rowland James McPhedran, 34 Napier Street, Riverton.
 Humphrey, Mark, 148 Mount View Road, Wanganui.
 Johnson, Alister Rangi Peter, 26 Delhi Avenue, Wanganui.
 Judd, James Edward Kenneth, Omahu Road, RD 5, Hastings.
 Kepka, Marian Bronislaw, 65 Bowling Road, Greenmeadows.
 Kinder, Peter James, Private Bag, Havelock, Marlborough Sounds.
 King, Mrs Euphemia Barr, 4 Court Crescent, Panmure, Auckland.
 Knowles, Thomas Lindsay, 12 Hammond Road, Taradale.
 Law, David Robert McKenzie, "Kintail" Lawn Road, Mangateretere.
 Le Prou, Emile Donald Arnold, 40 Plymouth Road, Flaxmere, Hastings.
 Love, James Alfred, 1016 Campbell Street, Hastings.
 Loveridge, Lloyd Mostyn, 2A Bute Place, Aramoho, Wanganui.
 MacAulay, Maurice Alexander, Mt Stoker Road, Middlemarch, Otago.
 McCarthy, Mrs Ngaire Annette Kim, 319 Mt Eden Road, Mt Eden, Auckland.
 McEwan, Mrs Doreen Dorothy, 22A Moerangi Street, Palmerston North.
 McKee, William Malcolm, Liverpool Street, Riversdale.
 McKendry, Anthony James, 31A Main North Road, Amberley.
 MacLaren, Mrs Vivienne Evelyn, 23A Chatsworth Road, Silverstream, Upper Hutt.
 McPherson, John Fawcett, Mataraua, RD 3, Kaikohe.
 McPherson, Major Norman Caithness, 102 Mays Road, Christchurch 5.
 March, Mrs Elizabeth Helen, Stace's Road, Grovetown, Blenheim.
 Martin, Mrs Helen Louise, 13 Seaforth Avenue, Palmerston North.
 Martin, Philip Wynne, State Highway 1, Mangamuka Bridge, Okaihau.
 May, John Wilfrid, 35 Burtts Road, Wanganui.
 Mears, James Alfred, Belvue Bay, RD 1, Picton.
 Minehan, Mrs Margaret Honora, 58 Moorhouse Street, Ross, Westland.
 Moffat, Robert Watkins, 9 Palm Grove, Belmont, Lower Hutt.
 Money, Mrs Mary Elizabeth, 45 Whitemans Road, Silverstream, Upper Hutt.
 Morrison, Errol Botham, Hunters Road, Tua Marina, Marlborough.
 O'Callaghan, Thomas Patrick, 8 The Glebe, Howick, Auckland.
 Offen, Gordon Francis, Meeanee, RD 3, Napier.
 Parkes, Mrs Judith Rae, "Windermere" Tua Marina, Marlborough.
 Parsons, John Jeffery, Fuchsia Creek Road, 15D RD, Oamaru.
 Pearson, Mrs Willa Adele, 25 Britton Avenue, Mt Roskill, Auckland.
 Pomare, Mrs Eunice Cecelia, Windy Hill Road, Panguru, Hokianga.
 Prebensen, Alan David, 160 York Avenue, Greenmeadows, Napier.
 Price, Mrs Mary Jane, 30 Rue Grehan, Akaroa.
 Read, Ronald Mark, Korokipo, RD 3, Napier.
 Richmond, William Roderick, "Rototawai", RD 1, Featherston.
 Rickman, Francis Charles, 15 Lake Road, Northcote, Auckland.
 Riddell, Aorere, Te Aute College, Pukehou, Hawke's Bay.
 Ridgway, Rex Warren, 811 Huia Street, Hastings.
 Robertson, Alan McDonald, 98 Paterston Street, Wanganui.
 Robertson, Peter John, Brookfields Vineyards, RD 3, Napier.
 Rose, Mrs Akamiria, Matauri Bay, Kaeo.
 Ross, Philip Noel, 1008 Taita Drive, Avalon, Lower Hutt.
 Russell, Mrs Shirley Mae, 12 Beth Street, Trentham.
 Searle, Mrs Betty, 2 John Street, Trentham.
 Shaw, Alan William, 33 Ramsey Street, Papatoetoe, Auckland.
 Sloan, Peter Allan, 135 New Windsor Road, Avondale, Auckland.
 Smith, George Grahame, 7A Northwick Place, Northcote, Auckland 9.
 Smith, Mrs Mary Alicia, 164 Pine Hill Road, Dunedin.
 Stephen-Smith, Britten Kevin, 99 Coronation Road, Glenfield, Auckland 10.
 Stevenson, Maurice Helm, 17 Howard Street, MacAndrew Bay, Dunedin.
 Stimpson, Mrs Fay Dorothy, 7A Glandwr Crescent, Wanganui.
 Street, Mrs Maidia Alison, 8 Iris Place, Bastia Hill, Wanganui.
 Sturgeon, Mrs Mary Rose, 58 Seven Mile Road, Runanga.
 Sullivan, Mrs Margaret Ann, 10 Caernarvon Drive, Flaxmere, Hastings.
 Sykes, John William Bradley, Pakowhai, RD 3, Napier.
 Tagg, Graham Henderson, U2 84 Ngataranga Road, Devonport.
 Taylor, Lester Gordon, 121 Bedford Street, St Clair, Dunedin.
 Te Au, George Newton, 3 Wagner Street, Invercargill.
 Thorn, Barry, 12 Wetherby Grove, Wainuiomata.
 Timpany, Mrs Judith Rae, 20 D'Arcy Road, Bastia Hill, Wanganui.
 Topp, Colin Edward, 18 Willis Road, Papakura, Auckland.
 Towers, Roy William, 110 Wheturangi Road, Greenlane, Auckland 5.
 Tremain, Kelvin Robin, Puketapu Road, RD 3, Napier.
 Trow, Mrs Shona Doris, 18 Masefield Avenue, Maraenui, Napier.
 Twaddle, Robert Bruce, 16 Crichton Place, Taradale.
 Twigg, Douglas Russell, Maraekakaho Road, Ngatarawa, Hastings.
 Urlich, Mrs Colleen Elizabeth, 28 Charlotte Street, Dargaville.
 Vickridge, Noel Owen, 21 McNichol Street, Hamilton.
 Watson, Mrs Beverley Joy, Vaughan Road, RD 2, Okura, Albany.
 Watson, David Maurice, 19 Victory Road, Papatoetoe, Auckland.
 Wells, Mrs Kathleen Moya, 300 St Hill Street, Wanganui.
 White, Richard Alexander, 14 Seymour Road, Gisborne.
 Whitlock, Colin John, 67 Springvale Road, Wanganui.
 Wright, Ronald Bruce, 393 Papanui Road, Christchurch 5.

Young, James, 6 Buchanan Street, Bay View.
Yule, Donald Ian, Otamauri Road, Otamauri, Hastings.

Dated at Wellington this 26th day of January 1985.

GEOFFREY PALMER, Minister of Justice.

(Adm. 3/17/9 (250))

200

Officers Authorised to Take and Receive Statutory Declarations

PURSUANT to section 9 of the Oaths and Declarations Act 1957, as amended by the Oaths and Declarations Amendment Act 1972, I have authorised the officers in the service of the Crown named in the Schedule below to take and receive statutory declarations under the said Act.

SCHEDULE

INTERNAL AFFAIRS

Assistant Executive Officer, Personnel, Wellington.
Assistant Passport Officer, Christchurch.
Area Manager, Cleaning Service, Porirua.
Supervisor, Cleaning Service, Tauranga.
Supervisor, Cleaning Service, Masterton.
Forewoman, Cleaning Service, Blenheim.
Regional Manager, Cleaning Service, Auckland.
Regional Manager, Cleaning Service, Palmerston North.
Regional Manager, Cleaning Service, Wellington.
Regional Manager, Cleaning Service (Southern), Christchurch.
Senior Section Officer (Accounts and Administration), Dunedin.
Assistant District Officer, Dunedin.
Senior Advisory Officer (Gaming, Films and Constitutional), Wellington.
Assistant Citizenship Officer (2), Wellington.
Senior Section Officer (2), Auckland.

Dated at Wellington this 22nd day of January 1985.

GEOFFREY PALMER, Minister of Justice.

(Adm. 3/28/3/17 (6))

6

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

PURSUANT to section 9 of the Oaths and Declarations Act 1957, as amended by the Oaths and Declarations Amendment Act 1972, I have revoked the appointment of the officers in the service of the Crown named in the Schedule below as officers authorised to take and receive statutory declarations.

SCHEDULE

INTERNAL AFFAIRS

Area Manager, Cleaning Service, Tauranga.
Senior Clerk, Dunedin.
Senior Clerk (Citizenship), Dunedin.
Clerk (Citizenship), Dunedin.
Executive Officer, Citizenship Branch, Wellington.
Senior Section Clerk (Nationality), Wellington.
Chief Executive Officer (Citizenship), Wellington.
Assistant Executive Officers (Citizenship), Wellington.
Chief Executive Officer (Gaming and Citizenship), Wellington.
Section Officer (2) Citizenship, Wellington.

Dated at Wellington this 22nd day of January 1985.

GEOFFREY PALMER, Minister of Justice.

(Adm. 3/28/3/17 (6))

6

Members of Bobby Calf Pool Committees Elected

PURSUANT to the Bobby Calf Marketing Regulations 1955, notice has been received by the New Zealand Dairy Board that the persons whose names are set out under the name of each Bobby Calf Pool Committee in the Schedule hereto have been duly elected as members of that committee.

SCHEDULE

Albertland Bobby Calf Pool Committee—

Leonard Edwin Lawrence,
Kerry Bruce Smith,
Raymond Keith Marshall,
Eric Lionel Avenell,
Percy Douglas Taylor,
Neville Gordon Shepherd,
Graham Fergusson Taylor, and
Phillip Roger Moss.

Aorangi Bobby Calf Pool Committee—

Clarence Noel Houghton,
Owen Bradburn James,
William Hugh Allan,
Brian Robert Hills,
Arthur James Jackson Wood,
Maurice Heap,
Gordon Brian Johnston,
John Archibald McMillan, and
James John Wood.

Apiti-Rangiwahia Bobby Calf Pool Committee—

Herbert William Digby,
George Peter Jensen,
Sydney Ronald Wildbore,
Owen Roderick Bartlett, and
Noel Frances Clarke.

Ararimu Bobby Calf Pool Committee—

David Alexander Eyres,
John Watson Shaw,
Keith Clifford Atkinson,
George Lumsden McGregor, and
Howard John Sutton.

Ashhurst-Pohangina Bobby Calf Pool Committee—

Neville Stuart Whitehead,
Douglas Dudley Bockett,
George Alfred Wagstaff,
Graham Colin Capill,
Donald James Crawford,
Albert Grant Lassen,
Rodger Macrae,
Walter Henery Mai, and
Robert George Passey.

Banks Peninsula Bobby Calf Pool Committee—

Keith Thomas Vogan,
Ronald Peter Wright,
Alan David Moore,
Phillips Ross Curry,
Bevan Ross Harris,
Donald Edric Patten, and
Noel Desmond Waghorn.

Bay of Islands Bobby Calf Pool Committee—

Warren John Paterson,
Robert James Alderton,
Kerry Gordon Ladd,
Laurence Harold Helsby,
Christopher George Hale, and
Clarence Kelvin Vesey.

Bell Block Bobby Calf Pool Committee—

Peter McCormick Blyde,
George William Rogers,
Robert Stanley Hooper,
Ian Newton Barkley, and
David Desmond Surrey.

Broadwood Bobby Calf Pool Committee—

Clynton William Allen,
Wayne Alfred Semenoff,
Peter Pomare,
Joseph James Herbert,
Andrew Bruce Thorburn,
John Edward Long, and
David Arthur Pearson.

Buller Valley Bobby Calf Pool Committee—

David Jon Milne,
Kevin Charles Slee,
David John Parkinson,
Bruce Neville Hamilton,
Gerald David Hately, and
Christopher McDonnell.

Bunnythorpe-Whakarongo Bobby Calf Pool Committee—

Allan Henry Goodman,
Ivan Samuel Macaulay,
Donald Keith Wilson,
Allan Norman Chowen,
Claude Ernest Churchouse,
Barry Albert Houghton,
Brian Robert Schnell,
Richard James Summers, and
Reo Wasley.

Cambridge Bobby Calf Pool Committee—

Richard George Myers,
Peter David Judd,
Herbert Arthur Goodwin,
Thomas Edwin Pickering,
Gordon Clyde Dombroski,
Thomas Greenhalgh, and
John Ignatius Kilbride.

Central Taranaki Bobby Calf Pool Committee—

Phillip George Martin,
Patrick Charles O'Neill,
Alfred Inglis Benefield,
John Grant O'Neill,
Douglas Gordon William Johnson,
Ian Michael McDonald,
James Russell Sulzberger,
Dennis Eddie Jacobsen, and
Evan David Bayly.

Collingwood Bobby Calf Pool Committee—

Leslie Frank Nalder,
Walter John Davis,
Albert Graeme Beardmore,
Frank Ashley Davis,
Felix John William Langford, and
Michael John Pomeroy.

Dannevirke Bobby Calf Pool Committee—

Raymond John Cordell,
Richard Bruce Charmley,
Ernest Joseph Martin,
Leslie Vincent Benbow,
Royden Francis Swanson,
Raymond John Mills, and
Bruce Raymond Gibson.

Eketahuna Bobby Calf Pool Committee—

Terrance John Berkit,
Cornelius Petrus Oomen,
John Michael Harman,
Edward Paul Baucke,
Daryl Steven Edwards,
Charles Joseph Walker Bowyer,
Bernard Augustus Dougherty,
Allan Roger Mason, and
Rex Thomas Bird.

Eltham Bobby Calf Pool Committee—

Douglas George Johnson,
Walter Noel Boddie,
Kenneth James McDonald,
Bryan Leonard Bigham,
Francis Charles Kelly,
Murray Raymond Nicholas,
K. Evans,
G. Marx, and
Jack Gilbert Hawkes.

Galatea Bobby Calf Pool Committee—

Howard Albert Paton,
Lesley Herbert Steiner,
Barry Edward Johns,
Kenneth Michael Parkinson,
Barry John Doney,
Basil Payne
Laurence Wade Magee, and
Thomas Ralf Palmer.

Grey Districts Bobby Calf Pool Committee—

Allan John Muir,
Norman Douglas Whitmore,
Carol Ross McLennan,
Graeme Allan Roberts,
Brian Dalzell Rothery,
John Stewart, and
Ronald William Archibald Richards.

Halcombe Makino Bobby Calf Pool Committee—

Philip Harry Prior,
Desmond Charles Webb,
Dennis Roy Wishnowsky,
Allen Samuel Petersen,
Roy Leslie Petersen,
Thomas Arthur Shalders, and
Mervyn David Stantiall.

Hamilton Federated Bobby Calf Pool Committee—

Noel Leonard Adams,
Henry Carlton Baker,
Errol Douglas Baldwin,
Wilfred Archer Bridgman,
Kevin Claude Buckley,
Evan Thomas De La Rue,
Ronald Douglas Jackways,
Donald Charles Henderson,
Robert Charles McGuire,
John Stuart Rennie,
Barry Michael O'Connor,
Donald Murray Seath,
Herbert Gary Smith,
Walter Albert Stiles,
Gordon Vernon, and
Bruce Stewart Thomas.

Hari Hari Bobby Calf Pool Committee—

Elizabeth Jean Douglas,
Bob Harrison,
Walter M. Blair,
James Albert Friend,
Michael John Lobb,
Edward John Talbot,
Robert G. Orchard, and
Lindsay Bernard Malloy.

Hauraki Plains Bobby Calf Pool Committee—

Douglas Benjamin Spence,
Thomas Alick Smyllie,
Ronald Edward Blake,
G. E. Pike,
Charles James Mapson,
Donald McInnes,
Stewart James Clark,
Richard Daniel Webster, and
Dennis Harold Blake.

Hawera-Normanby-Ararata Bobby Calf Pool Committee—

Grant Edward Langdon
David Leslie Burke,
Frank Robert Clement,
Lyndon Ferry Harper,
Nigel Harvey Preston,
Barry Albert Smith, and
David Owen White.

Heretaunga Bobby Calf Pool Committee—

John David Jones,
Daryl Baker,
Stuart Burns,
Hugh Johnstone Marsh,
Quentin Severinsen, and
Walter Matthew Malcolm.

Hikurangi Bobby Calf Pool Committee—

Benjamin Smith,
Stanley Joseph Hay,
David Hugh Hills,
Royce Leslie Jobe,
Lionel David Moselen,
Stanley Gordon Hayes, and
John MacDonald Scott.

Hikutaia-Wharepoa Bobby Calf Pool Committee—

Rex Malyon Robinson,
Athol Fenton,
Raymond Alexander Brown,
Peter Scott Morrison,
Mark Nicholas Bacchus,
Stephen James Goonan, and
Jeffrey Ernest Jensen Randrup.

Horsham Downs Bobby Calf Pool Committee—

Robert Geoffrey Dawson,
Fraser Leatham Graham,
Neville Henderson,
Dennis Charles Gill,
Ron Hancock, and
Edward Campbell Paterson.

Hunua Paparimu Bobby Calf Pool Committee—

Reginalde Stanley Lockwood,
Rodney Mitchell Taylor,
Bruce William Batkin,
John Ewart James Axtens,
David John Wearne, and
Murray John Johnstone.

Huntly West Bobby Calf Pool Committee—

Roland Burnett,
Frank Renouf,
John Woodman,
Robert Wills,
Anthony John David, and
Peter William Mickell.

Inangahua-Marua Bobby Calf Pool Committee—

Leonard Wayne Meadows,
Terence James Young,
Craig Webster,
Ian Royce Brooks,
Donald Francis McLaughlin, and
David Harold Ross.

Inglewood Bobby Calf Pool Committee—

Todd Hickford,
Neville Alfred Jordan,
Richard Kevin Smith,
John Percy Coleman,
William Robert Johnston,
Lex George Spencer,
Joseph Hayden Smith, and
Alister Ian White.

Kaikohe Bobby Calf Pool Committee—

Graham Leslie Green,
Sydney Desmond Young,
Iain Harold Luton,
John Albert Coleman, and
Bruce Tolich.

Kaikoura Bobby Calf Pool Committee—

Geoffrey Michael McBride,
Trevor Basil Stokes,
Ronald Patrick Mackle,
Keith Yaxley Boyd,
Timothy Keyes Wareham,
Kenneth Bruce Ford, and
Marie Agnes Davidson.

Kainui Bobby Calf Pool Committee—

Graham Alexander Surgenor,
Arthur Dyson,
Colin Raymond Dixon,
Neville Acland Vernall,
Ross Henry Riddell,
Malcolm John Smith,
Philip Walter Henry Weake,
Frederick Charles Derecourt, and
Eric William Box.

Kaipara Bobby Calf Pool Committee—

Ronald William Bayliss,
Waldon Ellett,
Graeme Douglas Faulkner,
Graham L. Cox,
Tony Walter Keane, and
J. K. H. Burke.

Kairanga Bobby Calf Pool Committee—

James Roland Hale,
Norman John Wilson,
Leonard Alexander Argyle,
Murray William Carr,
Ivan Ernest Mallett,
Patrick Dennis Sheridan, and
George Lewis Adlam.

Kaponga-Riverlea Bobby Calf Pool Committee—

Lloyd John West,
Derek McDonald Law,
Bruce John Gibson,
Jack McKenzie Rolls, and
Michael Graeme Muller.

Karaka Bobby Calf Pool Committee—

Lewis Charles Moody,
Henry Major Elliot,
Brian John Leamy,
Richard Charles,
Douglas Bartram Gellert,
Clarence Fraser Mansell, and
Barry William Hill.

Karamea-Corbyvale Bobby Calf Pool Committee—

William Douglas Rhind,
Wilfred George Scarlett,
Kelvin Rowan Simkin,
William Hilton Ballard, and
Michael Evan Jones.

Katikati Bobby Calf Pool Committee—

James Alexander Cooper,
Earl Mathew Greaney,
Albert Roy Diggelmann,
Alan Neville Williams,
Allan Rex Brown, and
Thomas George Harry.

Kimbolton-Kiwitea Bobby Calf Pool Committee—

Graeme Colin Jensen,
Andrew Robertson,
Anthony David Waugh,
Frederick Norman Ebbitt,
Fredrick Crellan Hooper,
Ralph Neil Jensen,
Graham Ronald Robertson,
Joseph Charles Thevenard, and
Maurice George Watt.

Kokatahi-Kowhitirangi-Arahura Bobby Calf Pool Committee—

Noel Joseph Robinson,
John Bernard Monk,
Albert Clifford Monk,
Michael Andrew Scott,
Alexander Gerald Love,
Paul Francis McLennan, and
Rodger Frederick James Mills.

Kumeu Bobby Calf Pool Committee—

Colin Nixon,
Arthur Worrall, and
Ron Paulson.

Leeston-Lakeside Bobby Calf Pool Committee—

David Bruce Irvine,
Mervyn Rathgan,
Henry Lawton Riches,
Ronald George Parkin,
George Laurence Cooper,
Harry Liemburg, and
Geoffrey Stewart Parkin.

Levin-Kuku-Otaki-Te Horo Bobby Calf Pool Committee—

Alan Selwyn Corlett,
John Tennant Aitcheson,
Peter Bland Bartholomew,
Dean Bruce Bealing,
Robin Stewart Cottle,
Malcolm Albert McLean,
John Albert Cottle Palliser,
Alastair Ross-Taylor, and
Bruce Edward Pedley.

Linton-Aokautere Bobby Calf Pool Committee—

Kevin Bernard O'Connor,
John Pearce Chowen,
Graeme Richard Allomes,
Stephen Mark Craw,
Warren Graeme Brown,
Christopher Rodger Farrel, and
John Frances Vertogen.

Mangatawhiri-Pokeno Bobby Calf Pool Committee—

William E. Motion,
David McCrea Young,
Clifton Charles O'Leary,
Victor Allen Bull,
Roy Frederick Dudding,
Frank George Jeffs,
William John Bell, and
Nicholaas Adrianus Overdevest.

Mangonui County Bobby Calf Pool Committee—

Benjamin Thomas Hickey,
Ivan Jeffrey Jurlina,
Warren Kenneth Kensington,
Danny Roland Simms,
Victor Lionel Senn,
Ivo Yelavitch, and
Robert Alexander Brown.

Manurewa Bobby Calf Pool Committee—

Keith Davies, and
Fenton Smith.

Marlborough Bobby Calf Pool Committee—

Daniel Frederick Morrison,
Noel Richard Simonsen,
Richard John Tripe,
Philip Stephen Bay, and
Russell George Woolley.

Matamata-Tirau Bobby Calf Pool Committee—

Graham Wallace Whyte,
Robert H. Smith,
Michael Dennis Bishop,
Barry Neville Hazelhurst,
Lloyd Alan Wilson,
William Sydney Raynel,
Ian Reginald Hazelton, and
Gordon Joseph Blake.

Matatoki Bobby Calf Pool Committee—

John Milton Pinnell,
John Edward Sorensen,
Ian Camlin Clacher,
William Shane Quinn,
Charles Harold Lyes,
Donald John Munns, and
Michael Quinn.

Maungatapere Bobby Calf Pool Committee—

Percival Henry Jenkins,
John Rainsford Badger,
Ian Sinclair Cutforth,
Kimbal Snelling Hanna,
Angus John McMillan, and
Bryan Revel Latimer.

Maungaturoto Bobby Calf Pool Committee—

Neil Robert Cartwright,
Clyde Ernest Roach,
Julian Gordon Holst,
Malcolm John Sanford,
Paul Charles Stevens,
Alan Ralph Flower,
Michael Anthony Smales,
Charles Warren Ford, and
Bryce Trevor Cullen.

Mercury Bay Bobby Calf Pool Committee—

Graeme Gordon Menzies,
William Fulton Black,
Ronald Stewart Temple,
Arthur William Hinds,
William Anthony Lee,
Frederick Lilley,
Murray William Snook,
David Troughton, and
Alois Josef Holzgang.

Midhirst Bobby Calf Pool Committee—

Robert McCormick Blyde,
Bruce McKenzie Coull,
Albert Pius Dettling,
R. S. Wilson,
Barry Frederick Hosking,
Peter Norbert Schumacher, and
Robert Kenyon Vickers.

Midland Bobby Calf Pool Committee—

John Charles Roadley,
Alfred Bruce Ellis,
David Geddes,
John Leonard Griffiths,
Dennis Alois Hiestand,
Edward Allan Rollison, and
Neill J. Connelly.

Mokoia-Whakamara Bobby Calf Pool Committee—

Kerry David Bulman,
Cornelis Adrianus Bruynel,
Neil Edward Rawson,
Anthony Michael John Lynch,
Grahame John Hill,
Eric Nicolaus Meuli,
Michael Peter O'Shea,
Trevor Mervyn Patterson, and
George Henry Saxton.

Murchison Bobby Calf Pool Committee—

Graeme Ernest Bradley,
Raymond Borcovsky,
Gavin Reid,
Michael David Thomas,
Graeme Alexander Thomson,
William John Ashley Todd, and
Murray Alexander Thomson.

Netherton Bobby Calf Pool Committee—

Thomas Sawers Baillie,
Alistair Bruce Buchanan,
Vincent Henry Rush,
Donald Johnson,
David Shoosmith,
Maxwell Bailey Morrison,
Walter Mudgway,
Alexander John Smith, and
Kimbal James Reid.

Norsewood United Bobby Calf Pool Committee—

Anthony Edward James,
Mary Anne Chapman,
Denis George Webster,
John Emslie,
Alan Hunt,
Michael Harry Lansdown,
Neil Robert Malcolm, and
Gilbert Rowland Stewart.

North Canterbury Bobby Calf Pool Committee—

Malcolm Alexander McIntosh,
Samuel Rodger Bellaney,
Kenneth Douglas Dalley,
Bruce Robert Frazer,
Richard Geoffrey Spark,
Walter McGowan Vaughan,
Leslie William Wilson,
Kenneth James Wyllie,
Godfrey E. C. Mathews, and
Donald James Morris.

Northern Wairoa Bobby Calf Pool Committee—

Kevin Alexander Cornelius,
Derek Allan Kelly,
William Pittam,
Daniel Brian Clements,
Cannon Hunter Vallance,
Gordon John Morfett, and
Roger Arthur Gillatt.

North Hokianga Bobby Calf Pool Committee—

Marshall Rodney Oliver,
Michael John Walker,
Albert Lynton Lower,
Allan Desmond Donelley,
Jack Kruithof,
David Collins, and
Paul Leslie Bates.

North Taranaki Bobby Calf Pool Committee—

David Bruce Watkins,
Robert Ernest Warren,
Desmond Ray Whithead,
Andrew Keith Jones,
Alfred William Henry Lovell,
Robert James Godderidge, and
Peter John Garrett Miller.

North Wanganui Bobby Calf Pool Committee—

Cedric Norman Adlam,
Peter Harley Cook,
William Vincent Butler,
Norman Ray Laird,
Peter Finlay McDonald,
Peter James Parsons,
Robert Darcy Penwarden, and
Allan Lancelot Skilton.

Ohoka Bobby Calf Pool Committee—

Sidney Leona Stephens,
Clarence Neil Radford,
Donald Henry Leslie,
Lawthor Henry Melville Johnson,
John Rendall Marwick,
Raymond Edward Charles Rossiter,
Anthony Paul Brown,
Anthony Frederick Tyson,
George Thomas Hutcheon,
Ivan Douglas Watts, and
Ian Mason.

Okaihau Bobby Calf Pool Committee—

Douglas Gordon Alan Hastie,
William Arthur Langstone,
Alister Donald Candy,
John Newman Attwood, and
Geoffrey Coster Wightman.

Omata-Warea Bobby Calf Pool Committee—

Malcolm Campbell Grayling,
William James Donald,
Howard Mat Burmeister,
Howard William Haylock,
Joseph Alexander Thompson McEldowney,
Raymond John Bishop,
Geoffrey William Ludeman, and
Robert Leyland Chapman.

Onewhero Bobby Calf Pool Committee—

Arthur William Standish,
Jack Peter Van Der Hulst,
Alexander Claude Cathcart,
Nelson Glasgow Bovill,
Miles Standish, and
Russell William Dyer.

Opotiki Bobby Calf Pool Committee—

John Ronald Hedley,
Malcolm Robert Clark,
Norman James Craig,
Claude Augustin Edwards,
John Raymond Fisher,
Alistair Mack Hall,
Douglas William Leeder,
Robert Fleming Wardlaw,
Thomas Murray Steele, and
Robin Alfred Brown.

Opouriao Bobby Calf Pool Committee—

Alfred John Tebbutt,
William Peter Tait,
Gavin Willis McGougan,
Brian Maurice Martin,
Graham Michael Richardson,
Colin Leslie Mitchell, and
Frank Vercoe.

Opunake-Oaonui Bobby Calf Pool Committee—

Richard Maxwell Dowman,
Edward Alfrey Baylis,
Cornelis Petrus L'ami,
Ian Charles Stronge,
Desmond David Baylis, and
James Pentelow.

Otakeho-Waiapu Bobby Calf Pool Committee—

Kevin John Thomas,
Rodney Francis Hurley,
William Murray Hughes,
James Crawford Duff,
Werner Frederick Freiman,
Morris Owen Hey,
Kenneth Geoffrey Tarrant,
Sean Prionese Luttrell, and
Anthony James Dravitski.

Otorohanga Bobby Calf Pool Committee—

John Archer,
Bruce McCullough,
Michael Clapcott,
Terrence Finlay, and
David Strawbridge.

Paeroa Bobby Calf Pool Committee—

John Arthur Roberts,
Anthony Smith,
Warren French,
Kevin Dennis Sharp,
Ronald Douglas Brown,
John Marsden Hill,
Reginald Thomas Hughes,
Harvey Arthur Reid, and
Mark Fielden Ofsoske.

Pahiatua Bobby Calf Pool Committee—

Robert Frederick Smith,
Graham Eric Ball,
Colin Leonard Poyzer,
Arthur Leslie Booth,
Gordon Valentine Brown,
Alan John Clark,
James Brian Cassells,
Ronald Norman Wylie,
Brian John McFall, and
Mervyn Edwin Withers.

Patea-Manawapou Bobby Calf Pool Committee—

Francis Hawdon Lacy,
Bruce Dermont Fowler,
Ian John Crawford,
Kevin Hurley,
Rory Laurence Hurley,
Neil Anthony Schrider,
Ronald Walker, and
Ian James Wards.

Patumahoe Bobby Calf Pool Committee—

Edward John Gallagher,
Arthur Dixon Cole,
Thomas William Boyd,
Nigel Mervyn Harvey,
Keith Bertram Farley, and
James Wilfred Johnston.

Piako Federated Bobby Calf Pool Committee—

John William Osborne,
Toby Clifford Robinson,
Norman Nolan Cornes,
Cyril Gordon Austin,
Garrie Douglas Belfield,
Gordon Douglas Todd,
Barry George Matchett,
Robert Scott Vickers, and
Antonius Johannes Verstraten.

Pukekawa-Te Kohanga Bobby Calf Pool Committee—

Reginald Graham Calvert,
Patrick Wootten,
Colin Bell, and
Jack Wouters.

Pukekohe Bobby Calf Pool Committee—

Patrick J. Farrell,
William H. Potter,
Ken E. Adams, and
Eddie A. Irwin.

Putaruru Bobby Calf Pool Committee—

Stuart Edmeades,
Graeme John Purdy,
Frederick Anton Mathis,
Peter Rennie,
Andrew Pulford,
David James Turner,
Peter Henry Hughson,
Frederick Brendon Newton,
Kevin Hopson, and
Michael Harold Judkins.

Rahotu-Cape Egmont Bobby Calf Pool Committee—

Desmond Percival Lowry,
Charles Gordon Washer,
Frederick Gordon Hopkins,
James Joseph Hurley, and
George Mitchell Watts.

Rangiotu-Oroua Downs Bobby Calf Pool Committee—

Harold David Johnston,
Valentine Wagner Alve,
Barry James Bowler,
William John Francis Conlan,
Neville Fredrick Webb,
Wayne Jeffery Vallender, and
Arthur William Wilkes.

Rangitaiki Plains Bobby Calf Pool Committee—

Raymond Leon Edgar Sax,
James Muir Barr,
Bruce John Wilson,
Robert Russell Cleland,
William Joshua Graham,
George Reid Murray, and
Murray Arthur Pratt.

Rata-Taihape Bobby Calf Pool Committee—

David Jack Wilton,
Ronald Graham Taylor,
Jeffrey Barnsdale Pickford,
Shaun Alexander Cameron,
Stuart Henry Dean McManaway,
Neil Harre,
John Roache,
Robert Dymack McIntyre, and
Geoffrey Edward Taylor.

Rawene Bobby Calf Pool Committee—

Robert James Fife,
Mary Springett,
Leslie Raymond King,
Gerald Norman Springett, and
Thomas Gascoigne Martin Miller.

Rodney Bobby Calf Pool Committee—

Desmond Robert Campbell,
Francis Alfred Vivian Davie-Martin,
Robert Mabbett,
Ronald Yorke Sheerin,
Mrs V. Cowsill, and
John Robert Wilson.

Rongotea and Districts Bobby Calf Pool Committee—

Ian McKenzie Scott,
Richard Bernard Rowe,
John Anthony Sich,
Keith Frederick Tricker,
Graham Edward Fieldhouse,
David Lloyd Matthews,
Geoffrey Clement Hall,
Kenyon Kingsmill Moore, and
Noel Gordon Procter.

Rotorua Federated Bobby Calf Pool Committee—

Alfred Douglas Dibley,
Fergus Brown,
Frank Maxwell,
Stephen George Bryant,
Christopher John Paul,
John Miles Dobson,
Daniel Vincent Magill,
Robin Wills,
William Stanley Baldwin,
Donald Raymond Hyland,
Denis John Burr,
Douglas Raymond Lambert,
Don Esmond Moselen,
Ewen Aitken,
Don Lee,
Sydney William Phipps,
Arthur Pearson Roe,
Edmond Dibley,
John Purvis Wallace,
Terrence Raymond McFetridge,
Norman Fredrick Reichardt,
Peter Cornelius Van Dam,
Graeme Hutchings,
Alan Stunell,
Gavin Daniel Christoffersen, and
Trevor Green.

Ruawai Bobby Calf Pool Committee—

Rex Neil Preston,
Neil Alfred Sidwell,
Murray Ross Stewart,
Ivor John Rex Bellamy,
Colin McCullough,
Patrick John McCarthy, and
Ross Lindsay Watkins.

Shannon Bobby Calf Pool Committee—

George Easton Barber,
Oswald Herbert Tippler,
Neil Joseph Andrews,
Stuart George Barber,
Colin Easton,
Brian Leslie Whyte,
Basil Francis Olsen, and
Alfred Brown Campbell.

South Canterbury Bobby Calf Pool Committee—

Andrew Peter Donehue,
Lindsay Robert Thomson,
Robin Timothy Murphy,
George Winston Prattle, and
Gerald Kevin Casey.

Southland-Otago Bobby Calf Pool Committee—

John McEwan Chisholm,
Ian Bernard Gordon Brown,
William Frank Clapperton,
Gordon James Robertson,
Ivan Vincent Scobie,
David Claude Collis,
Peter Allan Allison,
William Robert Neill,
Gerald Clark Johnston,
Ian Russell Marshall, and
David Arthur Smith.

Springston-Tai Tapu-Ladbrooks Bobby Calf Pool Committee—

William Raymond Westoby,
Francis Henry Eggleston,
Roy Keith Duncan,
Gordon Stafford Tobeck,
Ross Arthur Stewart,
Gerald Joseph McDrury,
Robert Andrew Petheram,
Alan Brian Goddard, and
Warren Rodger Hardwick.

Takaka Bobby Calf Pool Committee—

Peter Woods,
Ian George Sixtus,
Colin Arthur Langford,
Peter James Edmondson,
Harry Norman Holmwood, and
Walter Howard Fernand Simpson.

Tauhei Bobby Calf Pool Committee—

Peter Portegys,
John Wallace Moore,
Richard George Stark,
Vince Rappe,
David Mervyn Harris,
Stewart Guy Bowman, and
John Riley Dinnan.

Tauranga Bobby Calf Pool Committee—

Sidney George Anderton,
Graham Noel Kehely,
James Bernard Taylor,
Michael Edward James,
Owen Percival Merriman, and
Norman Francis Bruning.

Te Awamutu Bobby Calf Pool Committee—

Mark Keith Cook,
Graham Wallace McCullough,
Marcus Jemmott Beal,
Gaidyn Clough Flay,
Malcolm Murdoch MacPherson,
Huybrecht Poot,
William Alexander Stewart,
Robert William McKinley,
Peter Heeringa,
Allan Bryant,
Robert Thomas Kirkham,
James William Earwaker,
William Keith Allcock, and
William Hamilton Moorhead.

Te Kauwhata-Waerenga Bobby Calf Pool Committee—

John Shearer,
Victor Neil Dwight,
James Cottam,
James Noel Parsons,
Malcolm Buckley,
Reginald John Ellmers,
John Oakden, and
Ray Irvine.

Te Kuiti and Districts Bobby Calf Pool Committee—

Martin Edward Randle,
Ian Robert Wards,
Ian Noel Wenn,
John Arthur Bluett,
Robert Adrian Coote, and
David Ian Stewart.

Te Puke Bobby Calf Pool Committee—

Robert James Scott,
Roy Selwyn Steiner,
Bruce Gordon,
Keith Frederick Boyle,
Lindsay Ian Marshall,
Charles Henry Whitehead, and
J. P. Cannell.

Toko Bobby Calf Pool Committee—

James Andrew Coulton,
Arthur Robert Attrill,
David William Boyde,
Brian Rex Chainey,
Thomas Edward Lawrence,
Keith Bowhey Roberts, and
Brian John Wilmshurst.

Waihi Bobby Calf Pool Committee—

Lesley David Rhind,
John Alexander Campbell,
Laurence Wilson Jones,
Malcolm Ritchie Morrison,
John Mullan, and
Paul Desmond Crosby.

Waimamaku Bobby Calf Pool Committee—

Christopher Augustine Reed,
Mervyn Bruce Walter Dove,
Ernest Wilkins,
Anthony Richard Bray,
Robert Charles Parlane,
Paul Stanley Coulter, and
Sydney John Rumsey.

Waimate Plains Bobby Calf Pool Committee—

Anthony Norman Buist,
D. F. Walker,
R. G. Watt,
James David McCallum,
Richard Maurice Meuli, and
Caroll John Walsh.

Waimea Bobby Calf Pool Committee—

Noel Percy Baigent,
Alan Field,
John Carl Heine,
Brian Neville Wadsworth, and
Alan Palmer.

Wairarapa Bobby Calf Pool Committee—

Alec Harold Deller,
Robert Francis Green,
Frank Charles Davison,
Charles William Jamieson,
Hector Sanford Palmer,
Brian Harold Farley, and
John Robert Alexander Weatherstone.

Waitemata Bobby Calf Pool Committee—

Joseph Hicks Bawden,
William Robert Cross,
Glen Patrick Jurkovich,
Thomas Rodney Brown,
Charles Funke,
William James Mackay, and
John Owen Moore.

Waiuku Bobby Calf Pool Committee—

John Raymond Stewart,
Colin Henry Bryant,
John Scott Massey,
Peter Hugh Sands,
James Ian Mackay,
Norman Rex Maxwell, and
Winston Leslie Walters.

Whangaeahu Bobby Calf Pool Committee—

Humphrey O'Leary,
James Pellow Anderson,
Robert Charles Major,
Neil Alexander Budge,
John Gerard Cvitanovich,
Bruce Francis Connors,
Douglas James Pedley,
Max Charles Johnston, and
Daniel Anthony O'Leary.

Whangarei Bobby Calf Pool Committee—

Richard Beresford Gordon,
Robin Peter East,
Ernest Eric Jagger,
Douglas Wynston Johns,
Colin Murray Johnstone,
Kevin Michael O'Shea, and
Cecil Alwyn Phillips.

Whangaroa Bobby Calf Pool Committee—

Neil Henry Driver,
Morris John Pepper,
John Wallace,
Daniel Jerebine,
Selwyn Victor Driver,
Steven Christopher Jerebine, and
John Brown Vickers.

Woodville Bobby Calf Pool Committee—

Raymond Leslie Martin,
Frederick Allan Blatchford,
Alick Donald de la Haye,
David Ralph Last, and
Malcolm Edgar Brunton.

Dated at Wellington this 22nd day of January 1985.

J. P. McFAULL, Secretary, New Zealand Dairy Board.

6

Declaring Land Held for the Establishment and Development of the Turangi Township to be Set Apart for Maori Housing Purposes in the County of Taupo

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development declares that the land described in the Schedule hereto to be set apart for Maori housing purposes.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in Block X, Puketū Survey District, described as follows:

Area m ²	Being
556	Lot 46, D.P. 27772, part certificate of title No. 5B/863.
610	Lot 38, D.P. 28116, part certificate of title No. F3/1404.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 24/2646/8/10; Wg. D.O. 5/65/0/18)

14/1

Land Held for a Public Work (Police Purposes) to be Crown Land in the Borough of Green Island

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

OTAGO LAND DISTRICT

ALL that piece of land containing 911 square metres, being Lot 54, D.P. 44, Block I, Township of Green Island and being also part of Sections 79, 80 and 29R, Lower Kaikorai Survey District. All certificate of title, Volume 194, folio 111.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 25/772/0; Dn. D.O. 25/11/0)

14/1

Land Held for Education Purposes (Polytechnic) to be Crown Land in Block XVIII, Town of Dunedin, City of Dunedin

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

OTAGO LAND DISTRICT

ALL that piece of land containing 428 square metres, being Lot 4, D.P. 2126 and being also part of Sections 29 and 30, Block XVIII, Town of Dunedin. All transfer No. 275001.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 31/2743/0; Dn. D.O. 16/16/0/11)

14/1

*Land Held for Better Utilisation to be Crown Land in Block I,
Invercargill Hundred, City of Invercargill*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

SOUTHLAND LAND DISTRICT

ALL that piece of land containing 343 square metres, being part Lot 2, D.P. 5993, Block I, Invercargill Hundred; as shown marked 'L' on S.O. Plan 10504, lodged in the office of the Chief Surveyor at Invercargill.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/6/18/0; Dn. D.O. 50/9527)

14/1

*Declaring Land Held for a Quarry in Block VIII, Ohinemuri
Survey District, Ohinemuri County to be Crown Land*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1.6310 hectares, being part Section 1, Block VIII, Ohinemuri Survey District; as shown marked "H" on S.O. Plan 51403, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/25/2C/0; Hn. D.O. 72/25/2C/07)

16/1

*Declaring Land Held for the Purposes of a Road to be Crown
Land in Block I, Tarawera Survey District, Rotorua District*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 735 square metres, situated in Block I, Tarawera Survey District, being part Lot 1, D.P. 27581; as shown marked "A" on S.O. Plan 52945, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/30/3B/0; Hn. D.O. 72/30/3B/05/21)

16/1

*Declaring Land Held for State Housing Purposes to be Crown
Land in the County of Taupo*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in Block X, Puketi Survey District, described as follows:

Area m ²	Being
556	Lot 108, D.P. 28177. Part <i>Gazette</i> extract 543499.1 (<i>New Zealand Gazette</i> , 1983, page 260).

Area m ²	Being
1290	Lot 39, D.P. 29782. Part <i>Gazette</i> extract 543499.1 (<i>New Zealand Gazette</i> , 1983, page 260).

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 104/188/0; Wg. D.O. 92/25/0/11/2/2)

14/1

*Declaring Land Held for the Establishment and Development of
the Turangi Township to be Crown Land in the County of Taupo*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in Block X, Puketi Survey District, described as follows:

Area m ²	Being
678	Lot 57, D.P. 27350, part certificate of title No. 5B/858.
840	Lot 9, D.P. 29645, part certificate of title No. 6D/771.
506	Lot 31, D.P. 29642, part certificate of title No. 6C/1306.
665	Lot 123, D.P. 28533, part certificate of title No. 5A/1106.
943	Lot 2, D.P. 27771, part certificate of title No. F3/1397.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 92/12/67/56/4; Wg. D.O. 92/25/0/11/2/2)

14/1

*Declaring Land Held for Police Purposes (Residence) to be Crown
Land in the City of Manukau*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 726 square metres, situated in the City of Manukau and being Lot 63, D.P. 61803. Formerly all certificate of title No. 17C/765, North Auckland Land Registry.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 25/421/1; Ak. D.O. 17/25/0/1)

16/1

*Declaring Land Held for a Teachers Residence to be Crown Land
in the City of Whangarei*

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in the City of Whangarei, described as follows:

Area m ²	Being
1451	Part Allotment 125, Town of Kamo; marked "A" on plan.
60	Part Allotment 125, Town of Kamo; marked "B" on plan.

As shown marked as above mentioned on S.O. Plan 58902, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 31/348; Ak. D.O. 50/23/163/0)

16/1

Declaring Land Held for a Public School to be Crown Land in the Borough of Mount Wellington

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 1.4636 hectares, situated in the Borough of Mount Wellington and being Lot 7, D.P. 38836. All Proclamation No. 15839, North Auckland Land Registry.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 31/2018; Ak. D.O. 23/231/0/8)

16/1

Declaring Land Held for Buildings of the General Government to be Crown Land in the County of Taupo

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in Block X, Puketū Survey District, described as follows:

Area m ²	Being
1579	Lot 72, D.P. 50583. Part certificate of title No. 20D/740.
1089	Lot 4, D.P. 50584. Part certificate of title No. 20D/741.
71	Lot 52, D.P. 50585. Part certificate of title No. 20D/742.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 92/12/67/6/0; Wg. D.O. 5/64/0/5)

14/1

Land Held for State Housing Purposes to be Crown Land in Block I, Invercargill Hundred, City of Invercargill

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

SOUTHLAND LAND DISTRICT

ALL that piece of land containing 536 square metres, being Section 160, Block I, Invercargill Hundred; as shown marked "K" on S.O. Plan 9575, lodged in the office of the Chief Surveyor at Invercargill.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 104/65/0; Dn. D.O. 40/1)

14/1

Declaring Crown Land to be Set Apart for State Housing Purposes in the City of Palmerston North

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart for State housing purposes.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL that piece of land containing 2400 square metres, situated in Block XI, Kairanga Survey District, being Section 1774, Town of Palmerston North; as shown on S.O. Plan 33792, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 104/141/0; Wg. D.O. 5/60/0/9)

14/1

Land Declared to be Road in Block VIII, Ohinemuri Survey District, Ohinemuri County

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road, which, pursuant to section 11(1A) of the National Roads Act 1953, shall form part of State Highway No. 25.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land described as follows:

Area m ²	Being
406	Part Section 1, Block VIII, Ohinemuri Survey District; marked "B" on plan.
2580	Part Section 1, Block VIII, Ohinemuri Survey District; marked "C" on plan.
1126	Part Section 1, Block VIII, Ohinemuri Survey District; marked "D" on plan.
61	Part Section 1, Block VIII, Ohinemuri Survey District; marked "E" on plan.
300	Part Section 1, Block VIII, Ohinemuri Survey District; marked "F" on plan.
2705	Part Section 1, Block VIII, Ohinemuri Survey District; marked "G" on plan.

As shown marked as above mentioned on S.O. Plan 51403, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/25/2C/0; Hn. D.O. 72/25/2C/07)

16/1

Road Declared to be Government Road and Stopped in Block III, Awaateatua Survey District, Whakatane District

PURSUANT to Part VIII of the Public Works Act 1981, the Minister of Works and Development:

- Pursuant to section 124 declares the portions of road described in the Schedule hereto to be Government road, and
- Pursuant to section 116 declares the said Government road to be stopped.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those portions of road situated in Block III, Awaateatua Survey District, described as follows:

Area m ²	Adjoining or passing through
2040	Part Lot 1, D.P. 22903; marked "C" on plan.
1280	Part Lot 1, D.P. 22903; marked "E" on plan.

As shown as above mentioned on S.O. Plan 48915, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 35/240; Hn. D.O. 96/153000/1/0)

16/1

Land Declared to be Road in Block X, Mangahao Survey District, Pahiatua County

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road and to be vested in The Pahiatua County Council.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in Block X, Mangahao Survey District described as follows:

Area m ²	Being
464	Part Section 114; marked "D" on plan.
56	Part Section 114; marked "G" on plan.

Shown marked as above mentioned on S.O. Plan 31667, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 41/854; Wn. D.O. 19/2/11/0/9/2)

16/1

Land Declared to be Road in Block I, Puketoi Survey District, Pahiatua County

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be road and to be vested in The Pahiatua County Council.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL that piece of land containing 1877 square metres, situated in Block I, Puketoi Survey District, being part Lot 1, D.P. 51989; as shown marked "A" on S.O. Plan 32830, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 41/1313; Wn. D.O. 19/2/11/0/9/3)

16/1

Declaring Land to be Road in the Borough of Mount Maunganui

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development, declares the land described in the Schedule hereto to be road which shall vest in The Mount Maunganui Borough Council.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 693 square metres, situated in Block XI, Tauranga Survey District, being part 2E6A Whareroa Block; as shown marked "A" on S.O. Plan 53537, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 51/3897; Hn. D.O. 43/7/0/15)

16/1

Declaring Land to be Road in the Borough of Morrinsville

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road, which shall vest in The Morrinsville Borough Council.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 10 square metres, situated in Block VI, Maungakawa Survey District, and being part Lot 189, D.P. 2461; as shown marked "B" on S.O. Plan 53305, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 51/4878; Hn. D.O. 43/18/0/8)

14/1

Declaring Land Held for a Motorway to be Crown Land in Block XVI, Rotorua Survey District, Rotorua District

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 2.0013 hectares, situated in Block XVI, Rotorua Survey District, being part Parawai No. 1^o Block; as shown marked "C" on S.O. Plan 53401, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 71/3/1/0; Hn. D.O. 71/3/1/0)

16/1

Crown Land Set Apart for Road in Block V, Katikati Survey District, Tauranga County

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be set apart for road which, pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway No. 2.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of Crown land containing 765 square metres, situated in Block V, Katikati Survey District; as shown marked "A" on S.O. Plan 53381, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 72/2/3A/0; Hn. D.O. 72/2/3/02)

16/1

Declaring Stopped Road to be Disposed of in Block XV, Purua Survey District, Whangarei County

PURSUANT to section 117 (3) of the Public Works Act 1981, the Minister of Works and Development declares the stopped road described in the Schedule hereto to be vested in The Northland Co-operative Dairy Company Limited, at Whangarei.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of stopped road containing 77 square metres, and being Section 22, Block XV, Purua Survey District; as shown on S.O. Plan 50140, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 33/1028; Ak. D.O. 50/15/11/0/50140 and 54170)

16/1

Land Declared to be Road, Road Stopped and Incorporated, and Road Stopped and Amalgamated in Block VIII, Norsewood Survey District, Hawke's Bay County

PURSUANT to Part VIII of the Public Works Act 1981, the Minister of Works and Development—

- (a) Pursuant to section 114, declares the land described in the First Schedule to be road, and vested in The Hawke's Bay County Council;
- (b) Pursuant to sections 116 and 117, declares the parts of road described in the Second Schedule hereto to be stopped and declares that—

(i) The area marked 'A' (now known as Section 26, Block VIII, Norsewood Survey District) shall be incorporated in Lease in Perpetuity 37/22 held from Her Majesty the Queen by John William Broad of Dannevirke, farmer, subject to mortgage Nos 393229.2, 440957.1 and 412741.1.

(ii) The area marked 'C' (now known as Section 27, Block VIII, Norsewood Survey District) shall be amalgamated with the land in certificate of title J3/368, subject to mortgage Nos 395341.9 and 395341.10.

FIRST SCHEDULE

HAWKE'S BAY LAND DISTRICT

Land Declared to be Road

ALL those pieces of land situated in Block VIII, Norsewood Survey District, described as follows:

Area	Being
ha	
1.6811	Part Section 1; marked 'B' on plan.
m ²	
690	Part Section 6; marked 'D' on plan.

SECOND SCHEDULE

HAWKE'S BAY LAND DISTRICT

Road Stopped and Incorporated—Road Stopped and Amalgamated

ALL those parts of road, situated in Block VIII, Norsewood Survey District, described as follows:

Area	Adjoining or passing through
ha	
1.3741	Section 1; marked 'A' on plan.
m ²	
500	Part Section 6; marked 'C' on plan.

As shown marked as above mentioned on S.O. Plan 8596, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 40/612; Na. D.O. AD 7/10/26)

14/1

Land Declared to be Road in Block I, Whakatane Survey District, Whakatane District

PURSUANT to section 114 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be road, which shall vest in The Whakatane District Council.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block I, Whakatane Survey District, described as follows:

Area	Being
m ²	
5943	Part Lot 23, D.P. S. 4214; marked "A" on plan.
1384	Part Lot 8, D.P. S. 819; marked "B" on plan.
3	Part River bed; marked "E" on plan.
16	Part River bed; marked "F" on plan.

As shown marked as above mentioned on S.O. Plan 50335, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 51/3342; Hn. D.O. 98/4/0/22)

16/1

Declaring Land Held for Motorway to be Crown Land in the City of Auckland

PURSUANT to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in the City of Auckland, described as follows:

Area	Being
m ²	
624	Part Lot 2, D.P. 44105; marked "G" on plan.
658	Part Lot 1, D.P. 44105; marked "H" on plan.
12	Part Allotment 1, Section 18, Suburbs of Auckland; marked "I" on plan.

As shown marked as above mentioned on S.O. Plan 58643, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 71/2/7/0; Ak. D.O. 71/2/7/0/92)

18/1

Land Held for State Forest Set Apart for Road in Blocks X and XIV, Runanga Survey District, Taupo County

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be set apart for road.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 4,8110 hectares, situated in Blocks X and XIV, Runanga Survey District, being part Runanga 2A Block; as shown marked 'W' on S.O. Plan 49961, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/5/5/0; Na. D.O. AD 6/2/28/242)

14/1

Crown Land Set Apart for Road in Blocks X and XIV, Runanga Survey District and Block II, Tarawera Survey District, Taupo County

PURSUANT to section 52 of the Public Works Act 1981, the Minister of Works and Development hereby declares the Crown land described in the Schedule hereto to be set apart for road.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land described as follows:

Area	Being
ha	
18.9060	Part Pohokura 3A Block; marked 'P' on S.O. Plan 49962.
13.4740	Part Pohokura 3A Block; marked 'Q' on S.O. Plan 49963.
10.6390	Part Pohokura 3A Block; marked 'R' on S.O. Plan 49964.
m ²	
1160	Part Opoto Block; marked 'S' on S.O. Plan 49964.

Situated in Block XIV, Runanga Survey District.

ha	
3.6260	Part Opoto Block; marked 'N' on S.O. Plan 49961.

Situated in Blocks X and XIV, Runanga Survey District.

2.0120	Part Opoto Block; marked 'U' on S.O. Plan 49965.
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Situated in Block II, Tarawera Survey District.

As shown marked as above mentioned on the above plans, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/5/5/0; Na. D.O. AD 6/2/28/321 and 322)

14/1

Land Acquired for Road, Road Stopped in the County of Kiwitea

PURSUANT to the Public Works Act 1981, the Minister of Works and Development:

- Pursuant to section 20 declares that, agreements to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for road, which pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway 54, and shall vest in the Crown on the 31st day of January 1985.
- Pursuant to sections 116 and 117, declares the portions of road described in the Second and Third Schedules hereto to be stopped, and declares that:
 - The area described in the Second Schedule shall be amalgamated with the land in certificate of title, No. 23C/561.

(ii) The area described in the Third Schedule shall be amalgamated with the land in certificate of title, No. 23C/137, subject to memoranda of mortgage 648663.16 and 648663.17.

FIRST SCHEDULE

WELLINGTON LAND DISTRICT

Land Acquired for Road

ALL those pieces of land situated in Block XVI, Hautapu Survey District, described as follows:

Area m ²	Being
1009 (39.9p)	Part Section 25, coloured sepia on S.O. Plan 28669.
194 (7.7p)	Part Section 25, coloured blue on S.O. Plan 29669.
751 (29.7p)	Part Section 25, coloured blue on S.O. Plan 28670.
1436 (0a1r16.8p)	Part Section 25, coloured sepia on S.O. Plan 28670.
538 (21.3p)	Part Section 25, coloured sepia on S.O. Plan 28670.
533 (21.1p)	Part Section 25, coloured blue on S.O. Plan 28670.
847 (33.5p)	Part Section 25, coloured sepia on S.O. Plan 28670.
129 (5.1p)	Part Section 25, coloured blue on S.O. Plan 28670.
516 (20.4p)	Part Section 25, coloured sepia on S.O. Plan 28670.
1406 (0a1r15.6p)	Part Section 25, coloured blue on S.O. Plan 28670.
169 (6.7p)	Part Section 27, coloured blue on S.O. Plan 28669.
991 (39.2p)	Part Section 27A, coloured orange on S.O. Plan 28669.
2607 (0a2r23.1p)	Part Section 27, coloured blue on S.O. Plan 28669.
389 (15.4p)	Part Section 26, coloured sepia on S.O. Plan 28669.
2283 (0a2r10.3p)	Part Section 26, coloured orange on S.O. Plan 28669.
351 (13.9p)	Part Section 26, coloured sepia on S.O. Plan 28669.
662 (26.2p)	Part Section 26, coloured orange on S.O. Plan 28669.

As shown coloured as above mentioned on the plans lodged in the office of the Chief Surveyor at Wellington.

SECOND SCHEDULE

WELLINGTON LAND DISTRICT

Road Stopped and Amalgamated

ALL that piece of road containing 1004 square metres (39.7 perches), situated in Block XVI, Hautapu Survey District, adjoining or passing through part Section 25, coloured green on S.O. Plan 28670, lodged in the office of the Chief Surveyor at Wellington.

THIRD SCHEDULE

WELLINGTON LAND DISTRICT

Road Stopped and Amalgamated

ALL that piece of road containing 2865 square metres (2 roods and 33.3 perches), situated in Block XVI, Hautapu Survey District, adjoining or passing through part Section 26, coloured green on S.O. Plan 28669, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/54/9A/0; Wg. D.O. 9/54/0)

16/1

Land Acquired for Limited Access Road in the County of Taranaki

PURSUANT to sections 20 and 153 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement

to that effect having been entered into, the land described in the Schedule hereto is acquired for a limited access road and has become road, limited access road and State highway, and shall vest in the Crown on the 31st day of January 1985.

SCHEDULE

TARANAKI LAND DISTRICT

ALL that piece of land containing 557 square metres, situated in Block III, Paritutu Survey District, being Subdivision 3A of Section 29, Waitara West Block; as shown marked "S" on S.O. Plan 12192, lodged in the office of the Chief Surveyor at New Plymouth.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 72/3/7/0; Wg. D.O. 7/3/0/10)

14/1

Land Acquired for Road in the Borough of Taupo

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Taupo Borough Council on the 31st day of January 1985.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 16 square metres, situated in Block II, Tauhara Survey District, being part Rangatira A71; as shown marked "B" on S.O. Plan 50812, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 51/4891; Hn. D.O. 43/20/0/39)

16/1

Land Acquired for Road in Block X, Mangahao Survey District, Pahiatua County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Pahiatua County Council on the 31st day of January 1985.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in Block X, Mangahao Survey District, described as follows:

Area m ²	Being
5799	Part Section 105; marked "A" on S.O. Plan 31666.
2389	Part Section 105; marked "B" on S.O. Plan 31666.
290	Part Section 116; marked "H" on S.O. Plan 31667.

Shown marked on the above-mentioned plans, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.
(P.W. 41/854; Wn. D.O. 19/2/11/0/9/2)

16/1

Land Acquired for Railway Purposes in Block VI, Aongatete Survey District, Tauranga County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for railway purposes and shall vest in the Crown on the 31st day of January 1985.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 450 square metres, situated in Block VI, Aongatete Survey District, being part Lot 4, D.P. 30494; as shown marked "C" on S.O. Plan 52738, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 24th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 19/467/0; Hn. D.O. 46/10/0)

16/1

Land Acquired for Soil Conservation and River Control Purposes in Block XII, Aroha Survey District, Piako County

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in the Crown on the 31st day of January 1985.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land, situated in Block XII, Aroha Survey District, described as follows:

Area ha	Being
0.0592	Part Lot 19, D.P. 179; marked "C" on plan.
3.3160	Part Lot 19, D.P. 179; marked "D" on plan.

As shown marked as above mentioned on S.O. Plan 51828, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 22nd day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 96/092530/0; Hn. D.O. 96/092530/0)

16/1

Land Acquired for Road, in the County of Wanganui

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road, which pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway 4, and shall vest in the Crown on the 31st day of January 1985.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL that piece of land containing 12 square metres, situated in Block V, Ikitara Survey District, being part Ngongohau 2A; as shown marked "A" on S.O. 34041, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/3/8/0; Wg. D.O. 8/85/0/2)

14/1

Land Acquired for Road in the County of Taranaki

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road, and shall vest in The Taranaki County Council on the 31st day of January 1985.

SCHEDULE

TARANAKI LAND DISTRICT

ALL that piece of land containing 40 square metres, situated in Block VI, Paritutu Survey District, being part Hoehoe 3B Block; as shown marked "D" on S.O. Plan 11315, lodged in the office of the Chief Surveyor at New Plymouth.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 38/52; Wg. D.O. 20/17/0)

14/1

Land Acquired, Subject to Certain Restrictions, for Maori Housing Purposes in the City of Hamilton

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development hereby declares that, an agreement to that effect having been entered into the land described in the Schedule hereto is hereby acquired subject to the building line restriction contained in transfer S. 269963 and, as to the land firstly described, to the fencing covenant contained in transfer S. 353666, South Auckland Land Registry, for Maori housing purposes and shall vest in the Crown on the 31st day of January 1985.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in the city of Hamilton, described as follows:

Area m ²	Being
604	Part Lots 1, 2, D.P. S. 8449 and being part Allotment 39, Parish of Pukete. All certificate of title No. 28B/693.
607	Lot 3, D.P. S. 8449 and being part Allotment 39, Parish of Pukete. All certificate of title No. 15C/488.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 24/2646/5; Hn. D.O. 54/150/1/147)

16/1

Land Acquired for Soil Conservation and River Control Purposes in Block XVI, Heretaunga Survey District, Hawke's Bay County

PURSUANT to the Public Works Act 1981, the Minister of Works and Development—

(a) Pursuant to section 20, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in the Crown on the 31st day of January 1985.

(b) Pursuant to section 42, further declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948.

SCHEDULE

HAWKE'S BAY LAND DISTRICT

ALL that piece of land containing 1.1290 hectares, situated in Block XVI, Heretaunga Survey District, being part Lot 1, D.P. 13567; as shown marked 'A' on S.O. Plan 7922, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 96/231000/0; Na. D.O. AD 6/3/231030/10)

14/1

Land Acquired for the Purposes of Exchange in Block II, Tahoraiti Survey District, Hawke's Bay County

PURSUANT to section 21 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the purposes of exchange and shall vest in the Crown on the 31st day of January 1985.

SCHEDULE

HAWKE'S BAY LAND DISTRICT

ALL that piece of land containing 8200 square metres, situated in Block II, Tahoraiti Survey District, being part Tahoraiti 2A7 Block; as shown marked 'A' on S.O. Plan 8749, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 25th day of January 1985.

J. R. BATTERSBY,
for Minister of Works and Development.

(P.W. 72/2/5/0; Na. D.O. AD 6/2/28/559)

14/1

State Forest Land Set Apart as a Dedicated Area—Tuatawata Ecological Area—Rotorua Conservancy

PURSUANT to section 15 of the Forests Act 1949 (as inserted by section 2 of the Forests Amendment Act 1973, and amended by section 5 of the Forests Amendment Act 1976), the Minister of Forests hereby gives notice that the land described in the Schedule hereto is hereby set apart and dedicated for the purposes of protection, maintenance, and management of trees and other plants, and for the protection of the natural environment and native wildlife, and for scientific purposes, especially ecological purposes. The area so dedicated will be known as Tuatawata Ecological Area.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—WHAKATANE DISTRICT

2345.5000 hectares, more or less, being part Section 2, Block XIII Ahikereru Survey District, part Urewera A Block, Blocks I, II, V, Tuatawata Survey District; as shown on plan V18/9, deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. 52150.)

Dated at Wellington this 8th day of November 1984.

K. T. WETERE, Minister of Forests.

EXPLANATORY NOTE

This area is dedicated as an ecological area for the preservation and protection of a full sequence of forests ranging from dense podocarp forest at the lower levels, through podocarp-hardwood forests and podocarp-beech forests to pure beech forests; situated along the Huiarau Range embracing the watershed of the Otamaariki Stream and Minginui Stream.

(F.S. 6/0/7/2/10, 6/2/58)

18

Crown Land Set Apart as State Forest Land—Auckland Conservancy

PURSUANT to section 18 of the Forests Act 1949, the Land Officer, New Zealand Forest Service, acting pursuant to a delegation from the Minister of Forests hereby sets apart as State forest land with effect from the date of publication hereof, the land described in the Schedule hereto.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—GREAT BARRIER ISLAND COUNTY

2.5150 hectares, more or less, being Allotments 38 and 39, Harataonga Parish, situated in Block III, Fitzroy Survey District; as shown on plan SO8/2, deposited in the Head Office of the New Zealand Forest Service at Wellington. (S.O. Plan 58018).

Dated at Wellington this 27th day of November 1984.

J. C. M. HOOD,
Land Officer, New Zealand Forest Service.

(F.S. 6/1/165)

18

Amendment of Notice Setting Apart State Forest Land as a Dedicated Area—Canterbury Conservancy

PURSUANT to section 21 of the Forests Act 1949 (as amended by the Forest Amendment Act 1970), the notice setting apart State forest land as a dedicated area issued on the 22nd day of June 1984, and appearing in the *New Zealand Gazette* of 5 July 1984 at page 2432, is amended by omitting the Explanatory Note thereto and substituting the Explanatory Note hereto.

EXPLANATORY NOTE

This area is dedicated as an ecological area for the preservation and protection of the last fragments of the podocarp-beech forest interface on the Canterbury side of the Southern Alps.

Dated at Wellington this 8th day of November 1984.

K. T. WETERE, Minister of Forests.

(F.S. 6/0/7/6/3)

18

Declaration that Land is a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby notifies that the following resolution was passed by the Napier City Council on the 29th day of October 1984:

“That, in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, the Napier City Council hereby resolves that the pieces of land held by the said city in fee-simple and, described in the Schedule hereto, shall be, and the same are hereby declared to be recreation reserves within the meaning of the said Act.

SCHEDULE

HAWKE'S BAY LAND DISTRICT—NAPIER CITY

480 square metres, more or less, being Lot 3, D.P. 11688, situated in Blocks IV and VIII, Heretaunga Survey District. Subject to easements created by T. 171161 and 171162. All certificate of title C3/1438. V21/7.2.

2291 square metres, more or less, being Lots 1 and 2, Deeds Plan 618. All certificate of title 83/231. V21/7.2.

8898 square metres, more or less, being part Lot 1, Deeds Plan 310. All certificate of title D2/301. V21/8.1.

6280 square metres, more or less, being part Lot 5, D.P. 11132 together with drainage and sewerage rights created by transfers 98523, 101056, 103977 and 104323. All certificate of title F2/565. V21/8.2.

773 square metres, more or less, being Lot 2, D.P. 9658. All certificate of title B2/1142. V21/7.2.

2.5039 hectares, more or less, being Lot 326, D.P. 10669. Subject to electric power easement created by T. 176168. All certificate of title A3/1469. V21/7.2.

6077 square metres, more or less, being Lot 2, D.P. 13202X, together with drainage and sewerage rights created by transfers 98523, 101056, 103977 and 104323. All certificate of title F2/563. V21/8.2.

6252 square metres, more or less, being Lot 3, D.P. 13202X, together with drainage and sewerage rights created by transfers 98523, 101056, 103977 and 104323. All certificate of title F2/564. V21/8.2.

Dated at Napier this 14th day of December 1984.

J. GRAY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 5/2/29; D.O. Res. 7/2/39, 7/2/51, 7/2/9, 7/2/63, 7/2/70, 7/2/44, 7/2/36)

4/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a scenic reserve, for the purposes specified in section 19 (1) (a) of the Reserves Act 1977, subject to the provisions of the said Act.

SCHEDULE

HAWKE'S BAY LAND DISTRICT—HAWKE'S BAY COUNTY

11.1520 hectares, more or less, being Lot 1, D.P. 17863, situated in Block IV, Oero Survey District. All certificate of title K3/346. V22/7.3.

Dated at Napier this 28th day of January 1985.

J. GRAY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 5/3/16; D.O. Res. 6/4/11/1)

4/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a scenic reserve, for the purposes specified in section 19 (1) (a) of the Reserves Act 1977, subject to the provisions of the said Act.

SCHEDULE

HAWKE'S BAY LAND DISTRICT—WAIROA COUNTY

3.0123 hectares, more or less, being Section 33, Block X, Mohaka Survey District. All certificate of title K4/1129. S.O. Plan 3488. W19/2.3.

Dated at Napier this 28th day of January 1985.

J. GRAY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 5/3/42; D.O. Res. 13/4/8)

4/1

Revocation of Appointment to Control and Manage a Reserve and Vesting of the Reserve in the Dannevirke County Council

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby revokes the appointment of the Baines Domain Board to control and manage the recreation reserve, described in the Schedule hereto, and further, vests the said reserve in fee simple in The Dannevirke County Council in trust, for a recreation reserve subject to the provisions of the said Act.

SCHEDULE

HAWKE'S BAY LAND DISTRICT—DANNEVIRKE COUNTY

3439 square metres, more or less, being Section 17, Block VII, Mangatoro Survey District. All certificate of title 163/3. S.O. Plan 2888.

Dated at Napier this 28th day of January 1985.

J. GRAY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 5/2/2; D.O. Res. 3/2/12)

4/1

Classification of Reserves and Appointment of the Marlborough Sounds Maritime Park Board to Control and Manage the Reserves

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Commissioner of Crown Lands hereby classifies the reserve described in the Schedule hereto, as local purpose (Sounds Foreshore Reserve), subject to the provisions of the said Act, and further, hereby appoints the Marlborough Sounds Maritime Park Board to control and manage the said reserve, subject to the provisions of the said Act.

SCHEDULE

MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY

6500 square metres, more or less, being Lots 2 and 3, D.P. 5433, Block XII, Wakamarina Survey District. Local purpose reserve pursuant to section 306 (4) of the Local Government Act 1974. All certificates of title 3E/860 and 3E/861.

Dated at Blenheim this 24th day of January 1985.

I. B. MITCHELL, Commissioner of Crown Lands.

(L. and S. D.O. 8/5/338)

3/1

Classification and Naming of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a scenic reserve, for the purposes specified in section 19 (1) (a) of the Reserves Act 1977, subject to the provisions of the said Act, and further, declares that the scenic reserve, described in the Schedule hereto, shall hereinafter be known as the Dieffenbach Point Scenic Reserve.

SCHEDULE

MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY

31.62 hectares, more or less (31.1608 hectares by all *New Zealand Gazette*, 1912, page 31 and all Proclamation 334), being Section 15, Block VIII, Arapawa Survey District (formerly parts Section 131, Queen Charlotte Sound Registration District). Part reserved for

scenic purposes by all Proclamation 334 (*New Zealand Gazette*, 1927, page 3042) and part reserved for a lighthouse site by all *New Zealand Gazette*, 1912, page 31. S.O. Plan 5787.

Dated at Blenheim this 23rd day of January 1985.

D. I. MURPHY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 8/8/5/1; D.O. 13/89)

3/1

Classification and Naming of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for scenic purposes, subject to the provisions of Section 19 (1) (a) of the said Act, and further declares that the said reserve shall hereafter be known as the Deep Bay Scenic Reserve.

SCHEDULE

MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY

271.5441 hectares, more or less, being Section 2, Block VII, Tennyson Survey District. Reserved for the preservation of scenery by part *New Zealand Gazette*, 1896, page 1360. S.O. Plan 337.

Dated at Blenheim this 23rd day of January 1985.

D. I. MURPHY,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. 2/361; D.O. 13/88)

3/1

Revocation of the Reservation Over Reserves

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby revokes the reservation as gravel reserve over the land described in the Schedule hereto.

SCHEDULE

NELSON LAND DISTRICT—WAIMEA COUNTY

1.0117 hectares, more or less, being Sections 15 and 17, Block XIV, Motupiko Survey District. All *New Zealand Gazette*, 1910, page 3824. S.O. Plans 6713 and 6717.

Dated at Nelson this 23rd day of January 1985.

R. G. C. WRATT,
Assistant Commissioner of Crown Lands.

(L. and S. D.O. 8/5/3/0)

3/1

Change of the Classification of Part of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby changes the classification of that part of the reserve, described in the Schedule hereto, from a recreation reserve to a local purpose (site for a play centre) reserve, subject to the provisions of the said Act.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—RODNEY COUNTY

2022 square metres, more or less, being Allotment 695, Paremoremo Parish, situated in Block II, Waitemata Survey District. Part *Gazette* notice B. 160949 (*New Zealand Gazette*, 1983 page 404). S.O. Plan 58803.

Dated at Auckland this 16th day of January 1985.

J. V. BOULD,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 2/2/417; D.O. 8/3/632)

3/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said Act.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—MT ROSKILL BOROUGH
668 square metres, more or less, being Lot 1, D.P. 46871, situated in Block IV, Titirangi Survey District. All certificate of title 51D/614.

Dated at Auckland this 17th day of January 1985.

J. V. BOULD,
Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 2/2/121; D.O. 8/3/359)

3/1

Change of the Classification of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby changes the classification of the reserve, described in the Schedule hereto, from a local purpose (site for civil defence headquarters) reserve to a local purpose (community hall) reserve, subject to the provisions of the said Act.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—MT ROSKILL BOROUGH
819 square metres, more or less, being Lot 114, D.P. 37893, situated in Block IV, Titirangi Survey District. Part certificate of title 1096/253.

Dated at Auckland this 17th day of January 1985.

J. V. BOULD,
Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 2/2/121; D.O. 8/3/359)

3/1

Naming of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares that the recreation reserve, described in the Schedule hereto, shall hereafter be known as the Whitcombe Park Reserve.

SCHEDULE

WESTLAND LAND DISTRICT—HOKITIKA BOROUGH
659 square metres, more or less, being Lot 2, D.P. 1808, situated in Block IV, Mahinapua Survey District. All certificate of title 3C/1418.

Dated at Hokitika this 17th day of January 1985.

T. A. BRYANT,
Assistant Commissioner of Crown Lands.
(L. and S. D.O. 8/166)

3/1

Change of Classification of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Commissioner of Crown Lands hereby changes the classification of the reserve, described in the Schedule hereto, from a recreation reserve, to an historic reserve, subject to the provisions of the said Act.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—RODNEY COUNTY
4044 square metres, more or less, being Lots 14, 15, 16 and 17, D.P. 6975, situated in Block VI, Kawau Survey District. All certificate of title 413/201.

Dated at Auckland this 14th day of January 1985.

G. E. ROWAN,
Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 2/8/2/13, Res. 2/4/40; D.O. NP 21/19)

3/1

Classification of Reserve and Appointment to Control and Manage

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands

hereby classifies the reserve described in the Schedule hereto, as a local purpose (soil conservation and river control) reserve, and further appoints the Manawatu Catchment Board to control and manage the said reserve for that purpose.

SCHEDULE

WELLINGTON LAND DISTRICT—KAIRANGA COUNTY
7.3600 hectares, more or less, being Sections 445 and 446, Town of Fitzherbert, situated in Block XI, Kairanga Survey District. All *Gazette* notice 625217.1. S.O. Plan 31749.

Dated at Wellington this 22nd day of January 1985.

J. STEWART,
Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 7/12/1; D.O. 3/826/2)

3/1

Revocation of the Reservation Over Part of a Reserve Specifying the Manner of Disposal and How Proceeds of Sale Shall be Utilised

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby revokes the reservation over part of the Accessway Reserve described in the Schedule hereto, and further, declares that the said land may be disposed by the Wellington City Council at current market value, the proceeds from any such sale to be paid into the council's reserve account, such moneys to be used and applied in or towards the improvement of other reserves under the control of the council, or in or towards the purchase of other land for reserves.

SCHEDULE

WELLINGTON LAND DISTRICT—WELLINGTON CITY
117 square metres, more or less, being Lot 5, D.P. 54342, situated in Block VI, Port Nicholson Survey District. Part certificate of title 23A/209.

Dated at Wellington this 23rd day of January 1985.

J. STEWART,
Assistant Commissioner of Crown Lands.
(L. and S. H.O. 22/748/33; D.O. 8/5/568)

3/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said Act.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—HAMILTON CITY—PART HAMILTON LAKE RECREATION RESERVE
11.0328 hectares, more or less, being Sections 72 and 73, Hamilton West Town Belt, situated in Block I, Hamilton Survey District. Part *New Zealand Gazette*, 1879, page 683. S.O. Plan 53534.

Dated at Hamilton this 23rd day of January 1985.

G. L. VENDT,
Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 3/2/179; D.O. 8/3/253/2)

3/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a recreation reserve, subject to the provisions of the said Act.

SCHEDULE

NELSON LAND DISTRICT—BULLER COUNTY—PART NGAKAWAU-HECTOR RECREATION RESERVE
1457 square metres, more or less, being Section 56, Block I, Ngakawau Survey District. All *New Zealand Gazette*, 1984, page 1694, S.O. Plan 13259.

Dated at Nelson this 22nd day of January 1985.

R. G. C. WRATT,
Assistant Commissioner of Crown Lands.
(L. and S. H.O. Res. 9/2/69; D.O. 8/3/38)

3/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a historic reserve, subject to the provisions of the said Act.

SCHEDULE

TARANAKI LAND DISTRICT—HAWERA DISTRICT—
TURUTURUMOKAI PA HISTORIC RESERVE

6.7973 hectares, more or less, being Sections 719 and 720, Patea District and Lot 1, D.P. 2257, all situated in Block VI, Hawera Survey District. All certificate of title 264/10 and all *New Zealand Gazette* extract 147331. S.O. Plan 9241.

Dated at New Plymouth this 21st day of January 1985.

R. LANCASTER,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 6/4/11; D.O. 13/184)

3/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a recreation reserve, subject to the provisions of the said Act.

SCHEDULE

GISBORNE LAND DISTRICT—WAIAPU COUNTY—TE PUIA
RECREATION RESERVE

9.1635 hectares, more or less, being Sections 10 and 13, Block IV, Town of Te Puia and Sections 27, 28, 29 and 137, Te Puia Suburban, situated in Block XVI, Mata Survey District. All certificate of title 55/95 and part *New Zealand Gazette*, 1919, page 2577, and part *New Zealand Gazette*, 1937, page 2467. S.O. Plans 1926 and 4985.

Dated at Gisborne this 18th day of January 1985.

R. F. McMINN, Commissioner of Crown Lands.

(L. and S. H.O. Res. 4/2/27; D.O. 8/130)

3/1

Classification of Parts of a Reserve and Naming of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies that part of the reserve, described in the First Schedule hereto, as a Recreation Reserve, and further classifies that part of the reserve, described in the Second Schedule hereto, as a local purpose (site for a community hall) reserve, and further classifies that part of the reserve, described in the Third Schedule hereto, as a local purpose (site for plunket rooms) reserve subject to the provisions of the said Act, and further declares that the reserves, described in the First, Second and Third Schedules hereto, shall hereafter be known as the Oliver Park Reserve.

FIRST SCHEDULE

MARLBOROUGH LAND DISTRICT—BLENHEIM BOROUGH

5.0880 hectares, more or less, being Lot 49, D.P. 2118, part Lot 5, D.P. 990 and part Lot 51, D.P. 2118, Block IV, Taylor Pass Survey District. Recreation Reserve pursuant to section 13, Land Subdivision in Counties Act 1946, and transfers 21629 and 44599. All certificate of title 1B/1391 and part certificates of title 27/19 and 52/262.

SECOND SCHEDULE

1994 square metres, more or less, being part Lot 51, D.P. 2118, Block IV, Taylor Pass Survey District. Recreation Reserve by transfer 21629. Part certificate of title 52/262.

THIRD SCHEDULE

240 square metres, more or less, being part Lot 51, D.P. 2118, Block IV, Taylor Pass Survey District. Recreation Reserve by transfer 21629. Part certificate of title 52/262.

Dated at Blenheim this 18th day of January 1985.

D. I. MURPHY,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. 1/1248; D.O. 8/3/19)

3/1

Classification and Naming of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, to be classified as a reserve for scenic purposes, subject to the provisions of section 19 (1) (a) of the said Act, and further declares that the said reserve shall hereafter be known as the Edgcombe Point Scenic Reserve.

SCHEDULE

MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY

65.1544 hectares, more or less, being Section 14, Block X, Gore Survey District. Reserved for the preservation of scenery by part *New Zealand Gazette*, 1903, page 736. S.O. Plan 258.

Dated at Blenheim this 21st day of January 1985.

D. I. MURPHY,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. 4/1254; D.O. 1390)

3/1

Classification and Naming of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, to be classified as a reserve for scenic purposes, subject to the provisions of section 19 (1) (a) of the said Act, and further declares that the said reserve shall hereafter be known as the Cullen Point Scenic Reserve.

SCHEDULE

MARLBOROUGH LAND DISTRICT—MARLBOROUGH COUNTY

49.7763 hectares, more or less, being part Section 1, Mahakipawa Registration District, situated in Block VIII, Wakamarina Survey District. Scenic reserve by part *New Zealand Gazette*, 1939, page 311. S.O. Plan 1569.

Dated at Blenheim this 21st day of January 1985.

D. I. MURPHY,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. 8/8/3/12; D.O. 13/47)

3/1

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for government purpose (education), subject to the provisions of the said Act.

SCHEDULE

MARLBOROUGH LAND DISTRICT—PICTON BOROUGH

1047 square metres, more or less, being Section 46, Block XII, Linkwater Survey District. Reserve for general education purposes by part *New Zealand Gazette*, 1953, page 1771. S.O. Plan 4120.

Dated at Blenheim this 15th day of January 1985.

D. I. MURPHY,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. 6/11/129; D.O. 8/5/311)

3/1

Change of the Name of the Moeatoa Scenic Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares that the Moeatoa Scenic Reserve, described in the Schedule hereto, shall hereafter be known as the Rararimu Stream Scenic Reserve.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—WAITOMO DISTRICT
236.7404 hectares, more or less, being Sections 11 and 20, Block V, Whareorino Survey District. Part *New Zealand Gazette*, 1979, page 2036. S.O. Plans 18687 and 51572.

Dated at Hamilton this 21st day of January 1985.

G. L. VENDT,
Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/3/76; D.O. 13/69)

3/1

Maori Land Development Notice

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows:

NOTICE

1. This notice may be cited as Maori Land Development Notice Hamilton 1985, No. 2.

2. The notice referred to the First Schedule hereto is hereby revoked.

3. The land described in the Second Schedule hereto is hereby released from Part XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

Date of Notice	Reference No.	Registration No.
14 October 1969	<i>Gazette</i> , 30 October 1969, No. 70, page 2172. Maori Land Development Notice, Hamilton 1969, No. 87.	S. 471785.

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land described as follows:

Area ha	Being
34.3704	Pukemoremore H, situated in Block I, Cambridge Survey District. All provisional register, Volume 232, folio 121.

Dated at Wellington this 29th day of January 1985.

For and on behalf of the Board of Maori Affairs:

B. S. ROBINSON,
Deputy Secretary for Maori Affairs.

(M.A. H.O. 15/2/239; D.O. 23/174)

6/2AL/2CL

Setting Apart Maori Freehold Land as a Maori Reservation

PURSUANT to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto is hereby set apart as a Maori Reservation for the purpose of a marae site for the common use and benefit of all descendants of Rapata and Maketu.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land situated in Block III, Karioi Survey District and described as follows:

Area ha	Being
6.3485	Part Allotment 32, Parish of Waipa and part Lot 66B3D4, Parish of Waipa and being part of the land comprised in certificate of title, Volume 11B, folio 1366. (South Auckland Registry).

Dated at Wellington this 13th day of November 1984.

B. S. ROBINSON,
Deputy Secretary for Maori Affairs.

(M.A. H.O. 21/3/4; D.O. 44/4)

6/1AL/2CL

Maori Land Development Notice

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows:

NOTICE

1. This notice may be cited as Maori Land Development Notice Gisborne 1985, No. 1.

2. The notice referred to in the First Schedule hereto is hereby revoked.

3. The lands described in the Second Schedule hereto are hereby released from Part XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

Date of Notice	Reference No.	Registration No.
26 April 1971	<i>Gazette</i> , No. 52, 8 July 1971, page 1366. Maori Land Development Notice, Gisborne 1971, No. 32.	K. 257039

SECOND SCHEDULE

HAWKE'S BAY LAND DISTRICT

ALL those pieces of land described as follows:

Area ha	Being
13.2787	Whangawehi 1B5B1 situated in Block II, Mahia Survey District. Partition order dated 26 March 1923.
12.6338	Whangawehi 1B5B2B situated in Block II, Mahia Survey District. Partition order dated 3 November 1952.
3.7282	Whangawehi 1B6A situated in Block II, Mahia Survey District. Partition order dated 30 August 1916.
4.4000	Whangawehi 1B6B2 situated in Block II, Mahia Survey District. Partition order dated 28 September 1954.
1.6617	Whangawehi 1B6C1B situated in Block II, Mahia Survey District. Partition order dated 28 February 1956.
12.6541	Whangawehi 1B6C2 situated in Block II, Mahia Survey District. Partition order dated 20 May 1949.

Dated at Wellington this 29th day of January 1985.

For and on behalf of the Board of Maori Affairs.

B. S. ROBINSON,
Deputy Secretary for Maori Affairs.

(M.A. H.O. 15/4/333; D.O. 14/2/25)

6/2AL/2CL

Notice Imposing a Height Restriction on Railway Land at Lower Hutt

PURSUANT to section 236 of the Public Works Act 1981 and section 24 of the New Zealand Railways Corporation Act 1981, the General Manager of the New Zealand Railways Corporation hereby imposes a height restriction over the land described in the Schedule hereto to the extent that no building shall be erected on the said land to a height greater than that which is necessary or required for a single storey building.

SCHEDULE

WELLINGTON LAND DISTRICT—LOWER HUTT CITY

Railway land being

ALL that northern portion of Lot 1, D.P. 55471, being formerly part Lot 11, D.P. 8269.

Situated in Block XIV, Belmont Survey District.

Dated at Wellington this 12th day of June 1984.

A. E. McQUEEN,
for General Manager, New Zealand Railways Corporation.

(N.Z.R. L.O. 21653/108/78)

Post Office Bonus Bonds—Weekly Prize Draw No. 4, January 1985

PURSUANT to the Post Office Act 1959, notice is hereby given that the result of the weekly Prize Draw No. 4 for 26 January, is as follows:

One prize of \$25,000:	2395 725542
Thirteen prizes of \$5,000:	590 361246, 993 370553, 1587 449759, 1796 927959, 2693 817279, 2894 959541, 6884 538115, 6885 164936, 7180 792066, 7982 898486, 8181 488155, 8188 156907, 8283 446748.

JONATHAN HUNT, Postmaster-General.

Notice of Receipt of Application for an International Air Services Licence

PURSUANT to section 7 of the International Air Services Licensing Act 1947, notice is hereby given that Pacific Air Freight Ltd. of Auckland, New Zealand, has applied for an International Air Services Licence to operate air services for the carriage of cargo and mail from New Zealand to North America, Central America, South-East Asia and Australia. Further details of the proposal may be obtained from the Secretary for Transport, Ministry of Transport, Private Bag, Wellington.

Any person or organisation desiring to make representations relating to this application must forward those representations in writing to reach me on or before 22 February 1985.

Dated at Wellington this 29th day of January 1985.

RICHARD W. PREBBLE,
Minister of Civil Aviation and Meteorological Services.

10

Amalgamation of Gas Supply Franchises

PURSUANT to section 31 of the Gas Act 1982, I hereby grant the application by the Hastings Gas Company Limited and the Napier Gas Company Limited to transfer their gas supply franchise areas to the East Coast Gas Supply Limited.

The East Coast Gas Supply Limited will then have a gas supply franchise for the areas notified in the 6 October 1983 *New Zealand Gazette*, No. 165, page 3337, under the headings of Hastings Gas Company Limited, Napier Gas Company Limited and the East Gas Supply Limited.

Dated this 21st day of December 1984.

R. J. TIZARD, Minister of Energy.

5

Waimea County Council Bylaw Confirmed

THE following certificate has been executed on a sealed copy of the Waimea County Council Road Visibility Bylaw 1984 made by special order on 26 October 1984 and confirmed at a subsequent meeting on 23 November 1984.

Signed at Wellington this 17th day of January 1985.

MICHAEL BASSETT,
Minister of Local Government.

CERTIFICATE OF CONFIRMATION

PURSUANT to the Bylaws Act 1910, I hereby confirm the above written bylaw and declare that the same came into force on 5 December 1984.

Signed at Wellington this 17th day of January 1985.

MICHAEL BASSETT,
Minister of Local Government.

6

Recognised Continuing Education Organisation

PURSUANT to section 97A of the Education Act (as inserted by section 13 of the Education Amendment Act 1976) the Minister of Education declares the continuing education organisation specified in the Schedule hereto, to be a recognised continuing education organisation.

SCHEDULE

TE WANANGA O RAUKAWA

C. R. MARSHALL, Minister of Education.

10

Notice of Intention to Assign Place Names by the New Zealand Geographic Board

PURSUANT to section 12 of the New Zealand Geographic Board Act 1946, notice is hereby given of the intention of the New Zealand Geographic Board to assign the names set out in the first column of the Schedule hereto.

Pursuant to section 13 of the said Act, any person objecting to any such proposed name may, at any time within a 3-month period from the date of publication of this notice in the *Gazette*, give to the Secretary of the Board, care of the Department of Lands and Survey, Private Bag, Wellington, notice in writing of their objection. Plans showing the location of the features may be inspected at the office of the Chief Surveyor for the Department or at the office of the Secretary of the Board.

If no objections are received by the Board within the aforesaid period of 3 months, the Board's decision as to any of the said proposed names will be final.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT	
Name	Location and Remarks
New Windsor	Suburb of Auckland City.
Coast Guard Bay	NZMS 260 sheet R11, GR 738 883. Bay on west side of Rangitoto Island.
HAWKE'S BAY LAND DISTRICT	
Waikarekare Stream	NZMS 260 sheet U20, GR 972 970. Stream flowing into Ngaruroro River. Correction of spelling from 'Waikarakara'.
Hinemahanga	NZMS 260 sheet V22, GR 466331. Northern-most rock of group off Kairakau Beach.
Waimatai	NZMS 260 sheet V22, GR 466 328. Main middle rock of group off Kairakau Beach.
Tokaroa	NZMS 260 sheet V22, GR 466 322. Southern-most rock of group off Kairakau Beach.
Hinemahanga Rocks	NZMS 260 sheet V22, GR 466 331-466 322. Name for group of rocks off Kairakau Beach.
WELLINGTON LAND DISTRICT	
Waikoukou Stream	NZMS 260 sheet S26, GR 289 128. Stream flowing through Carters Reserve and into Ruamahanga River.
Reef Creek	NZMS 260 sheet S25, GR 247 311. Creek flowing into Kiriwhakapapa Stream near end of Kiriwhakapapa Road.
Manganuioteao River	NZMS 1 sheet N121, GR 570 505. Previously spelt Manganuiateau on map, for river that flows into the Wanganui River.
MARLBOROUGH LAND DISTRICT	
Hand Setting Stream	NZMS 1 sheet S34, GR 441 576. Stream flowing into Branch River.
NELSON LAND DISTRICT	
Lone Hand	NZMS 260 sheet K30, GR 835 934. Hill east of Punakaiki.
WESTLAND LAND DISTRICT	
Redoubt Pinnacles	NZMS 1 sheet S106, GR 311 559-326 557. Group of several pinnacles west of Arawata River.
Retreat Pinnacles	NZMS 1 sheet S106, GR 317 511-332 534. Group of several pinnacles west of Arawata River.
CANTERBURY LAND DISTRICT	
Brooklands Lagoon	NZMS 1 sheet S76, GR 069 710. Tidal lagoon at the mouth of the Waimakariri River.
Castle Hill Village	NZMS 1 sheet S66, GR 190 950. Mountain village fronting the West Coast Road, just north of the Thomas River.
Boyle Village	NZMS 1 sheet S53, GR 795 795. Village at junction of State Highway No. 7 and the Boyle River.
Albert Lake	Small lake in North Hagley Park, Christchurch.

Name	Location and Remarks
OTAGO LAND DISTRICT	
Waihemo	NZMS 260 sheet I42, GR 190 397. Correction of position for locality name.
Shingly Creek	NZMS 260 sheet I42, GR 107 458. Correction of position for locality name.
Huntley Creek	NZMS 260 sheet I42, GR 104 482. Creek flowing into Shingly Creek, near Morrisons (locality).
Shag River (Waihemo)	NZMS 260 sheet J43, GR 393 232. River flowing into sea at Shag Point, east of Palmerston.
Dead Horse Pinch	NZMS 260 sheet I42, GR 082 507; Section of 'The Pigroot' (road), NW of Morrisons (locality).
Filly Burn	NZMS 260 sheet I42, GR 954 375. Burn flowing into Taieri River.
Stag Hill	NZMS 260 sheet I42, GR 047 311. Correction of position for name.
SOUTHLAND LAND DISTRICT	
Ota Creek	NZMS 1 sheet S177, GR 749 176. Confirmation of spelling of creek name.

Dated this 25th day of January 1985 at Wellington.

W. N. HAWKEY,

Surveyor-General, Chairman of N.Z. Geographic Board.

(L. and S. File 22/2605/3)

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*Notice of Final Decision of New Zealand Geographic Board
Reassigning of Place Names*

WHEREAS pursuant to section 12 of the New Zealand Geographic Board Act 1946, notice was given on the 17th day of February 1983 of the intention of the New Zealand Geographic Board to assign the names set out in the Schedule attached to the said notice; and whereas pursuant to section 13 of the said Act, no objections have been received to such of the proposed names as are set out in the First Schedule hereto.

Now therefore pursuant to sections 14 and 15 of the said Act, notice is hereby given that the names set out in the First Schedule hereto are final decisions of the Board and that such decisions will take effect on the 17th day of August 1983.

Plans showing the location of the features may be inspected at the office of the Chief Surveyor for the Department, or at the office of the Secretary of the Board.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT	
Name	Location
Puketū Island	N7: 9485. Correct spelling of name of Island.
Te Toroa Bay	N12: 8056. Correct spelling of name of Bay.
Okupe Island	N16: 936305. Correct spelling of name of Island.
Okupe Beach	N16: 936315. Correct spelling for beach name.
Mangere Inlet	NZMS 260 R11: 7272. Amending of reference to true position.
WELLINGTON LAND DISTRICT	
Whareroa Beach	N156: 510620. Southwards. Name for beach.
Kelleher	N157: 886831. Correct spelling for name of high point.
NELSON LAND DISTRICT	
Whiskey Creek	S13: 215594. For name of stream flowing down Takaka Hill.
Meyer Stream	S13: 982366. For name of stream.
Twins Creek	S13: 056393. For name of stream.
Galena Creek	S13: 077502. For name of stream flowing into Cobb Reservoir.
Spurgeons Rock	S13: 015395. For name of prominent rock.
Horseshoe Basin	S13: 0938. For name of mountain basin below Mount Arthur No. 2.
Barron Flat	S13: 1753. For name of flat above Barron River.
WESTLAND LAND DISTRICT	
Tohunga Peak	S72: 111728. For name of peak on Butler Range.
CANTERBURY LAND DISTRICT	
Honeymoon Creek	S62: 563328. Name of creek flowing to north of Domett.
Waterfall Stream	S66: 406929. Stream flowing into Waimakariri River north of Horseshoe Bends.
Ayrdale Stream	S74: 403800. Stream flowing through south end of Springfield.
Kowai Bush Spur	S74: 3587. Spur leading down to Kowai Bush from north-west.

Name	Location
Macfarlane Stream	S74: 250817. Correct name for the west branch of Kowai River.
View Hill Stream	S75: 655746. Stream flowing from Latter Hill past View Hill.
Kairaki Creek	S76: 065734. Stream flowing southward from Tutai Paki Lagoon.
McQueens Valley	S84: 996327. Confirming name for valley to east of Gebbied Valley.
Prices Valley	S94: 063268. Confirming name for valley to west of Lake Forsyth.
Dry Creek	NZMS 260: 0131. Stream flowing to north of Methven.
Harding Creek	NZMS 260 K36: 0211. Stream flowing from Lyndhurst to Ashburton River.
West Hoe Pass	S79: 848574. Correct position for pass.
Newton Pass	S79: 844577. Correct position for pass.
Oatmeal Creek	S89: 816277. Stream flowing from Trig T to Tasman River.
Tasman Point	S89: 812264. Point on east bank of Tasman River opposite south end of Mt Cook airstrip.
Mt Catherine	S89: 893216. Peak on southern end of Gammack Range.
Rotten Tommy	S89: 8918. Name for peak at southern end of Gammack Range. Not for peak at 855285 as shown.
Mt Cran	S89: 726226. For high point on Ohau Range.
Annette Plateau	S89: 7328. For plateau to west of Mt Annette.
Scott Pond	S100: 0997. For ponding area adjacent Tekapo power station.
Craigmore Downs	S110: 545488. Name to be deleted as area is part of Maungati locality.
Mt Kirkliston	S118: 146328. For main peak on Kirkliston Range.
Mt Milne	S118: 131295. For high point on Kirkliston Range.

OTAGO LAND DISTRICT

Armistice Peak	S88: 605092. For peak in Neumann Range.
Mt Reticence	S88: 621137. For peak in Neumann Range.
Mt Arthur	S88: 621230. Confirming correct spelling of name.
Young Basin	S98: 885780. Placement of name in correct position.
Gillespie Stream	S98: 851744. For stream flowing from Gillespie Pass to Siberia Stream.
Gillespie Basin	S98: 868776. Basin at head of valley off Siberia Valley.
Crucible Lake	S98: 817754. Lake below Mt Alba to west of Siberia Valley.
Mt Thunder	S113: 977305. Peak to west of southern end of Lake McKerrow.
Mt Aeolus	S107: 790678. Peak to north of Wilkin River.

SOUTHLAND LAND DISTRICT

Queens Reach	S149: 7412. Located on Waiuu River between Lake Te Anau and Lake Manapouri.
Snow White Clearing	S149: 591932. Clearing in the Garnock Burn Valley.
Island Harbour	S182: 3479. Name for the reclamation area in Bluff Harbour.
North Channel	S182: 3977. Name for the main channel into Bluff Harbour.

(Note: Unless otherwise stated, all references are in terms of NZMS1's.)

Dated at Wellington this 25th day of January 1985.

W. N. HAWKEY,

Surveyor-General, Chairman of N.Z. Geographic Board.

(L. and S. H.O. 22/2605/3)

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Transport Licensing Authority Sittings

PURSUANT to the Transport Act 1962, the No. 1 Transport District Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a sitting in the Northland Catchment Commission Board Room, Kaka Street, Whangarei, at 11.15 a.m. on Tuesday, 26 February 1985, to hear evidence for or against the granting of them.

G1/772 Stanley Gillis Alexander Semenoff: Amend Goods Transport Service Licence No. 19583 by the addition of 14 motor vehicles with exemption from section 109 (1) of the Transport Act 1962 for the carriage of particle board and plywood throughout the No. 1 Goods Service District.

P1/742 James Woodlands Bryant and Esmee Lola Bryant, a new Passenger Transport Service Licence:

Route A—Russell - Oakura Beach - Whangarei and vice versa and to Whangaruru Wharf as required.

Route B—Russell-Rawhiti and return.

Timetable A—Monday—Wednesday—Friday, depart Russell, 8 a.m.; arrive Whangarei, 11 a.m.; depart Whangarei, 2.30 p.m.; arrive Russell, 5.30 p.m.

B—Tuesday—Thursday—Saturday as required.

Special Conditions:

1. The licensee shall have the right to carry mails and freight.
2. The licensee shall not carry any passengers whose journey both begins and ends between a point 800 metres north of the northern boundary of Hikurangi Town District and the Whangarei Town Hall.

3. The licensee is authorised to run an amended timetable at holiday times and to run extra trips on Christmas Eve and New Year's Eve subject to the conditions that the approval of the Authority in writing to alterations to timetables on holidays and other special occasions shall be first obtained and the amended timetable published in the local newspaper at least 3 clear days before the day on which the amended timetable is to run.

P1/620 Mathew John Singleton, a new Passenger Transport Service Licence. Amend the following taxicab service licences by adding:

The licensee shall have the right to carry unaccompanied goods subject to the following conditions:

1. Hirings to be undertaken only through radio telephone facilities;
2. Charges for these hirings shall be in accordance with the scale of taxi charges as approved from time to time by the Secretary for Transport;

3. Goods must be carried in a closed luggage boot;
4. Any one item carried not to exceed 28 kgs gross weight;
5. Neither the licensee nor the driver nor any other person shall undertake any advertising or soliciting to encourage such hirings.

T1/029 Graeme Allen Rogers: Taxicab Service Licence No. 10137.

T1/030 Albert Desire Biller: Taxicab Service Licence No. 6675.

T1/031 Same Edward Henare: Taxicab Service Licence No. 10153.

T1/032 Colin Woodman and Dorothy Woodman: Taxicab Service Licence No. 10138.

T1/033 Barry Maxwell Spick and Merlene Cleo Spick: Taxicab Service Licence No. 10151.

T1/034 Haami Tokouru Ratana Hapeta Hone Hau: Taxicab Service Licence No. 10155.

T1/035 Robert Charles Owen Harris: Taxicab Service Licence No. 6690.

T1/036 Walter Frederick Young: Taxicab Service Licence No. 5913.

T1/037 Alexander James Graham Dick and Gordon Alexander Dick: Taxicab Service Licence No. 5941.

T1/038 Barry Peihopa: Taxicab Service Licence No. 10152.

T1/039 Carlton James Smith: Taxicab Service Licence No. 10114.

T1/040 Warren John and Rayma Dianne Finlayson: Taxicab Service Licence No. 10154.

T1/041 James Symons Goddard: Taxicab Service Licence No. 6688.

T1/042 Ronald Ferdin Idema and Catherina Adriana Idema: Taxicab Service Licence No. 10102.

T1/043 Abraham Richard Bowness and Noeline May Bowness: Taxicab Service Licence No. 6676.

T1/044 Campbell Wilson Craig: Taxicab Service Licence No. 6682.

T1/045 Kenneth Wilfred Fisher: Taxicab Service Licence No. 10146.

T1/046 Neville James Fischer and Shyrrrel Maureen Fischer: Taxicab Service Licence No. 10120.

T1/047 Douglas Thomas Paton King: Taxicab Service Licence No. 5926.

T1/048 George William Carter: Taxicab Service Licence No. 6679.

T1/049 Horace Bertram Melton Edge: Taxicab Service Licence No. 6685.

T1/050 Ronald Thomas Watts: Taxicab Service Licence No. 5938.

T1/051 Hylton Stanley Scrivener: Taxicab Service Licence No. 5914.

T1/052 Gilbert Ronald Petersen: Taxicab Service Licence No. 6699.

T1/053 Gordon William Johnson and Barbara Joan Johnson: Taxicab Service Licence No. 5924.

T1/054 John Barry McNeill: Taxicab Service Licence No. 6694.

T1/055 Peter John Nesbitt Erceg and Shirley Lorraine Erceg: Taxicab Service Licence No. 5923.

T1/056 Peter Ernest Oberlin-Brown: Taxicab Service Licence No. 10129.

T1/057 David Wells: Taxicab Service Licence No. 5909.

T1/058 Lyndon Neil Simonson: Taxicab Service Licence No. 10127.

T1/059 Brian John Young: Taxicab Service Licence No. 5911.

T1/060 James William Joseph Riwhi and Jane Marie Riwhi: Taxicab Service Licence No. 10144.

T1/061 Michael James Douglas and Maree Ellen Douglas: Taxicab Service Licence No. 10141.

Dated at Auckland this 24th day of January 1985.

G. SHAW, Secretary.

No. 1 Transport Licensing Authority.

Transport Licensing Authority Sitings

PURSUANT to the Transport Act 1962, the No. 2 Transport District Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting in the Conference Room, Ninth Floor, Customhouse, Quay Street, Auckland at the time and date stated to hear evidence for and against granting them.

Thursday, 28 February 1985 at 10 a.m.

Pursuant to the review into the North Shore Taxi Services (Decision D2/84/T/637) and section 144 (2) of the Transport Act 1962, the No. 2 Transport District Licensing Authority has received the following applications for 5 additional cab authorities to operate within the North Shore area.

T2/035 Russell John Rodgers, Margaret Louise Rodgers and Donald Earle Riesterer: A New Taxicab Service Licence.

T2/750 Clive William Ewens: A New Taxicab Service Licence.

T2/775 John Ralph Pool: A New Taxicab Service Licence.

T2/781 Donald Earle Riesterer: A New Taxicab Service Licence.

T2/4 David Gordon Watts: A New Taxicab Service Licence.

T2/6 Colin Anson Cato Vickers: A New Taxicab Service Licence.

T2/10 O. A. Van Den Bos and R. M. Hay: A New Taxicab Service Licence.

T2/11 Victor Raymond and Noelene Gaynor Young, David Kenneth and Linda Louise Lee: A New Taxicab Service Licence.

T2/14 Graham Wilson Cooper and James Alan Ware: A New Taxicab Service Licence.

Dated at Auckland this 24th day of January 1985.

G. SHAW, Secretary for Licensing Authority.

Transport Licensing Authority Sitings

PURSUANT to sections 116, 119, 120, 121 and 135 of the Transport Act 1962, the No. 4 Transport Licensing Authority (J. M. Foster), gives notice of the receipt of the under-mentioned application and will hold public sittings in the Conference Room, Ministry of Transport, Old Post Office Building, corner Arawa and Fenton Street, Rotorua, to hear evidence and representations for and/or against the granting of them.

Tuesday, 19 February 1985

10 am.

4/421 Frank Ambrose Martinez: Application to amend Continuous Taxicab Service Licence 3311 by adding one cab authority for the operation of a 'Maxi Taxi' with hoist for disabled persons from Tauranga to any point within the Dominion.

4/422 Ian Athol Wordsworth: Application to amend Continuous Taxicab Service Licence 3059 by adding one cab authority for the operation of a 'Maxi Taxi' with hoist for disabled persons from Tauranga to any point within the Dominion.

10.30 a.m.

4/455 Bill Kristian Goodhue: Application to amend Goods Transport Service Licence 01867 by adding to the area in respect of exemption from section 109 (1) of the Transport Act 1962 the words 'and to Auckland in the No. 2 Goods Service District'.

4/447 Mills Construction Limited: Application to amend Goods Transport Service Licence 14619 by adding a special condition to exempt 2 motor vehicles from section 109 (1) of the Transport Act 1962 for the cartage of own contracting plant and contracting machinery in Goods Service Districts 2, 3, 4, 5A and 5B.

4/409 Taitua Transport Limited: Application to amend Goods Transport Service Licence 02092 by adding a special condition to exempt 2 motor vehicles from section 109 (1) of the Transport Act 1962 for cartage of over-dimensional machinery throughout the North Island.

11 a.m.

4/435 Neil Harding Croucher and Graham George Manson—Application for a new Goods Transport Service Licence with a special condition to exempt 1 motor vehicle from section 109 (1) of the Transport Act 1962 for the cartage of machinery which is over-dimension or over-weight for carriage by rail throughout the North Island.

2 p.m.

4/373 Eileen Ann Rimmer: Application for a new Goods Transport Service Licence.

4/242 Peter Gordon Maxwell: Application for a new Goods Transport Service Licence.

4/378 George Mansell and Marcelle Mansell: Application for a new Goods Transport Service Licence.

4/379 Patrick Waititi: Application for a new Goods Transport Service Licence.

4/380 Owyn John Ashford and Margaret Ashford: Application for a new Goods Transport Service Licence.

4/381 Alf Akurangi: Application for a new Goods Transport Service Licence.

4/382 John Pokino: Application for a new Goods Transport Service Licence.

4/383 John Haerewa: Application for a new Goods Transport Service Licence.

Wednesday, 20 February 1985

9.30 a.m.

4/452 Brivic Distributors Limited: Application for a new Goods Transport Service Licence with a special condition to exempt 1 motor vehicle from section 109 (1) of the Transport Act 1962 for the following cartage. *Area*—North Island. *Goods*—Own punga logs and firewood to Auckland, New Plymouth and Wellington and on return journeys general goods (including beer for Brivic Holdings Ltd. from Auckland).

2 p.m.

4/443 Lake Taupo Tourist Investment Company Limited: Application for a new Continuous Taxicab Service Licence to operate 2 private hire cab authorities from Taupo to any point within the Dominion.

Dated at Hamilton this 23rd day of January 1985.

J. H. McCARTHY, Secretary.

No. 4 Licensing Authority.

Transport Licensing Authority Sittings

PURSUANT to sections 116, 120, 135 and 136 of the Transport Act 1962, the No. 3 Transport Licensing Authority (J. M. Foster), gives notice of the receipt of the under-mentioned applications and will hold public sittings in Conference Room, First Floor, Charles Heaphy Building, Anglesea Street, Hamilton, to hear evidence for and/or against the granting of them.

Thursday, 21 February 1985

9.30 a.m.

3/413 Gary Desmond Cooney: Application to transfer Continuous Taxicab Service Licence 2314 from Martin Patrick Shivan and Veronica Anne Shivan.

3/420 Dennis Wayne Hassell and Elizabeth Ann Hassell: Application to transfer Continuous Taxicab Service Licence 8816 from John Whetu.

3/453 Wayne Leslie Waretini and Mere Anna Waretini: Application to transfer Continuous Taxicab Service Licence from Runolph Waretini.

3/456 Tagelagi Vetau Toimata and Pari Toimata: Application to transfer Continuous Taxicab Service Licence 8850 from Peter Thomas Barton and Dale Denise Barton.

3/442 Raymond Noel Nelson: Application to transfer Continuous Taxicab Service Licence 2110 from William James Dickey.

11 a.m.

3/414 Alexander John Wilson: Application to amend Goods Transport Service Licence 00445.

3/415 Stanley Ivan Heaslip: Application to amend Goods Transport Service Licence 00461 by deleting the present special conditions and substituting the following special condition. To exempt 1 motor vehicle and 1 trailer each from section 109 (1) of the Transport Act 1962.

Routes—From Aotearoa Meats Limited, Cambridge to Colyer Watson and Company Limited at Auckland and Taumarunui, W. Sutherland and Company Limited at Auckland, Independent Casings Limited at Auckland, and Auckland Farmers Freezing Co-operative Limited at Auckland.

Goods—Fresh green skins and fresh green hides and casings and on return journeys empty return casks, bins and pallets which have been used in the cartage of the said goods on a forward journey.

11.30 a.m.

3/457 Freightways Waikato Limited: Application to amend Goods Transport Service Licence 01922 by deleting the present special condition in respect of 2 motor vehicles and the cartage of (a) heavy machinery and (b) pre-fabricated articles etc. and by substituting in place thereof. Exempt from the provisions of section 109 (1) of the Transport Act 1962 for cartage throughout the North Island of (a) heavy machinery with a minimum lift of 4 tonnes, (b) prefabricated articles of steel or other metals which by reason of their construction of dimensions are impractical for carriage by rail.

3/458 Craig Vincent Bridgeman: Amend Goods Transport Service Licence 00195.

3/459 Brian James Handley: Amend Goods Transport Service Licence 02019.

3/460 Michael Tom Jackson: Amend Goods Transport Service Licence 02023.

3/461 Robert Winstone Klenner: Amend Goods Transport Service Licence 01987.

3/462 Brian Stanley Charles Weightman: Amend Goods Transport Service Licence 00500, by adding a special condition for 1 motor vehicle and 1 trailer each to exempt from the provisions of section 109 (1) of the Transport Act 1962 the following cartage.

Area—North Island.

Goods—(a) Brian Perry Limited (under subcontract to Freightways Waikato Limited). (1) Plant and tools of trade; (2) Up to 2500 kilograms of pipes and fittings; (3) Up to 500 kilograms of steel reinforcing materials; (4) Up to 250 kilograms of cement.

(b) Heavy machinery with a minimum lift of 4 tonnes (under subcontract to Freightways Waikato Limited).

(c) Pre-fabricated articles of steel or other metals which by reason of their construction or their dimensions are impractical for cartage by rail (under subcontract to Freightways Waikato Limited).

Area—Goods Service Districts Nos 2, 3, 4 and 6.

Goods—(a) Pre-stressed concrete bridge beams or building beams over 12 metres long (under subcontract to Freightways Waikato Limited).

(b) Pre-stressed concrete consignments which by reason of their dimensions cannot be carried by rail (under subcontract to Freightways Waikato Limited).

2 p.m.

3/439 Portacom (New Zealand) Limited: Application for a new Goods Transport Service Licence with a special condition to exempt 2 motor vehicles and 2 trailers from the provisions of section 109 (1) of the Transport Act 1962 for cartage of own portable buildings, plant and tools or trade throughout New Zealand.

Dated at Hamilton this 23rd day of January 1985.

J. H. McCARTHY, Secretary.

No.3 Licensing Authority.

Auckland Harbour Bridge Authority Bylaw 1959, Amendment No. 17

PURSUANT to section 72 of the Transport Act 1962 and section 7 of the Auckland Harbour Bridge Authority Dissolution Act 1983, the National Roads Board hereby makes the following bylaw.

1. This bylaw may be cited as the Auckland Harbour Bridge Authority Bylaw 1959, Amendment No. 17.

2. This bylaw shall come into effect on the day after its publication in the *New Zealand Gazette*.

3. The Auckland Harbour Bridge Authority Bylaw 1959 is hereby amended as follows:

(a) By revoking the definition of "Bridge Control Officer" in clause 3 and substituting the following:

"'Bridge Control Officer' means any officer of the Ministry of Transport appointed to carry out or exercise the powers or authority of a Bridge Control Officer referred to or granted by this bylaw; and includes any Traffic Officer who is an officer of the Ministry of Transport."

(b) By revoking clause 21.

(c) By revoking clause 25 and substituting the following:

"25. For the purpose of controlling traffic on the Bridge, Bridge Control Officers shall have, in addition to the powers and authority elsewhere conferred on them by these bylaws, power and authority:

(a) To direct any person using any vehicle to stop the vehicle or to cause it to proceed in or keep to a particular line of traffic or direction;

(b) To direct any person being in charge of or in any vehicle or any person on the bridge to furnish his name and address and give any other particulars required as to his identity and give such information as is within his knowledge and as may lead to the identification of the driver or person in charge of any vehicle;

(c) If the officer believes on reasonable grounds that a vehicle on the bridge causes an obstruction on the bridge or that the removal of the vehicle is desirable in the interests of road safety or for the convenience or in the interests of the public, to:

- (i) direct the driver or person in charge of the vehicle to remove the vehicle from the bridge or any specified part of the bridge; or
- (ii) enter, or authorise another person to enter, the vehicle for the purpose of moving it or preparing it for movement; and move, or authorise another person to move, the vehicle to any place of safety."

This bylaw was made by resolution duly passed at a meeting of the National Roads Board held in Wellington on the 14th day of November 1984.

R. K. THOMSON, Secretary.

(62/33/2A)

20

Commerce Act 1975

NOTICE is hereby given of decision No. 110 of the Commerce Commission dated 16 January 1985. By this decision the Commission resolved

"to approve the issue by the Wellington Wholesale Hardware Merchants Association of a price list for woodscrews prepared by the Guild subject to the condition that the Association reports to the Commission within 4 months of the date of this decision commenting in detail upon the reasons why the prices at wholesale, industrial user and retail level are considered to be rational and reasonable having regard to current costs, turnover or capital employed and other relevant factors. The Commission will then decide whether any further conditions are necessary to this consent. It is a further condition of this decision that the following words appear prominently on all price lists issued:

"The retail prices set out herein are recommended prices only and higher or lower prices may be charged without risk of incurring sanctions of any kind. The Association makes no recommendation as to the appropriate discount to be offered to any customer or class of customer."

In relation to the future, the Commission notes that any material change in the margins or method of pricing of woodscrews constitutes sufficient ground for the Examiner to apply for a review of this approval."

The full text of this decision is available for inspection at the Commission's offices, Sixth Floor, 163 The Terrace, Wellington. Copies may be purchased on application to the Commission, P.O. Box 10-273, Wellington.

D. J. KERR, Executive Officer.

3

Transport Licensing Authority Sitings

PURSUANT to sections 120 and 136 of the Transport Act 1962 as amended by the Transfer Amendment Act (No. 2) 1983, the No. 8 Transport District Licensing Authority (F. H. K. Moore) gives notice of the receipt of the following applications and will hold public sitings to receive evidence for or against them.

SCHEDULE

At the Courthouse, Nelson on Monday, 25 February 1985 at 4 p.m.

A8/85/5 S. C. Nordstrom, transfer Continuous Taxicab Service Licence from R. K. Constable.

A8/85/6 B. J. Cook, transfer Continuous Taxicab Service Licence from L. Raines.

At the Courthouse, Blenheim on Tuesday, 26 February 1985 at 11 a.m.

A8/85/2 P. H. Knowles, transfer Continuous Taxicab Service Licence from the estate of W. T. Nottle.

A8/84/93 A. P. Neal, amend Goods Service Licence by adding as special condition "Exempt from the provisions of section 109 (1) of the Transport Act 1962 in respect of one vehicle for the cartage of feed and equipment throughout New Zealand when carried in association with horses to race meetings".

Dated at Nelson this 23rd day of January 1985.

D. N. CLARK, Secretary.

No. 8 Transport Licensing Authority.

Contributions by Insurance Companies and Returns of Premium Income

1. In terms of section 51 of the Fire Service Act 1975, it is hereby notified that the returns required by that section, showing the total gross amount of premiums received by or due to insurance companies or reinsurance companies during the year ended 31 December 1984, shall be sent to the New Zealand Fire Service Commission on or before 28 February 1985.

2. The attention of all persons, companies and associations, being owners of property in respect of which premiums are paid to a fund or to an insurance company not carrying on business in New Zealand, is drawn to subsections (2), (3), (4) and (5) of section 51 of the Act. The effect of these provisions is as follows:

- (a) Every broker, agent or person who arranged a contract of fire or motor comprehensive insurance (or reinsurance) over property in New Zealand with or on behalf of a company not operating in New Zealand is required to send in a return of premium income.
- (b) Where an owner of property within any Fire District in New Zealand makes a payment in respect of that property to a fund for insurance purposes, the person in possession of the fund is deemed to be an insurance company and is required to send in a return of amounts paid into the fund.
- (c) Where the owner of property within any Fire District in New Zealand insures that property against fire with a company not operating in New Zealand that owner shall be liable for payment of the contribution in respect of the premiums paid, whether paid within or beyond New Zealand, and is required to send in a return giving details of premiums paid.

3. All returns, which are to be certified by the auditor of the company concerned, are to be sent to the Secretary, New Zealand Fire Service Commission, P.O. Box 2133, Wellington, from whom copies of the appropriate return form may be obtained.

Dated at Wellington this 14th day of January 1985.

E. C. THORNE, Chairman.

I. C. WESLEY and B. F. HYLAND, Fire Commissioners.
(Adm. 18/3/4)

5

The Standards Act 1965—Amendment of Standard Specification

PURSUANT to section 23 of the Standards Act 1965, the Standards Council, on 14 December 1984, amended the under-mentioned standard specification by the incorporation of the amendment shown hereunder.

Number, Title, and Price of Standard Specification (Post free)	Amendment Number
NZS 5823:1982 Buoyancy aids and marine safety harnesses and lines. \$9	2

Copies of the standard specification so amended may be ordered from the Standards Association of New Zealand, Wellington Trade Centre, 15-23 Sturdee Street (or Private Bag), Wellington.

Copies of the amendments will be supplied free of charge upon request, unless where otherwise stated.

Dated at Wellington this 25th day of January 1985.

DENYS R. M. PINFOLD,
Director, Standards Association of New Zealand.
(S.A. 114/2/3; 1185)

The Standards Act 1965—Draft Amendments to New Zealand Standard Specification Available for Comment

PURSUANT to subsection (3) of section 23 of the Standards Act 1965, notice is hereby given that the following draft amendments are being circulated.

Number and Description of Draft
NZS 5902: - - - Building drawing practice— Further amendments have been proposed to Part 1:1976, Part 2:1976, Part 3:1976, and Part 4:1976 of this Standard as follows:
DZ 5902/Part 1/A3 Draft Amendment No. 3 to Part 1:1976 General and architectural.
DZ 5902/Part 2/A3 Draft Amendment No. 3 to Part 2:1976 Structural—Concrete, steel and timber.
DZ 5902/Part 3/A3 Draft Amendment No. 3 to Part 3:1976 Services—Mechanical and sanitary.
DZ 5902/Part 4/A2 Draft Amendment No. 2 to Part 4:1976 Services—Electrical.

Bound under one cover: Gratis.

Changes are proposed in Parts 1 and 2 to the welding symbols to avoid conflict with British, American, and ISO Standards. Other changes are proposed as a result of comments received.

Changes are proposed in Parts 3 and 4 to colour designation of indicating lamps to avoid conflict with BS 4099 and NZS 5902, Part 5.

All persons who may be affected by these amendments and who desire to comment thereon may obtain copies from the Standards Association of New Zealand, Wellington Trade Centre, 15-23 Sturdee Street (or Private Bag), Wellington.

The closing date for receipt of comment is 26 April 1985.

Dated at Wellington this 25th day of January 1985.

DENYS R. M. PINFOLD,
Director, Standards Association of New Zealand.
(S.A. 114/2/8)

Notice of Additions to the National List of Acceptable Herbage Cultivars
(Notice No. 3423; Ag. 12/2/21)

PURSUANT to the Introduction and Quarantine of Plant Regulations 1973, and the Stock Foods and Agricultural Seeds Importation Regulations 1958, the Director-General of Agriculture and Fisheries hereby gives notice that the following cultivars are to be added to the Schedule of acceptable herbage cultivars contained in Appendix II of the Importation of Seeds Notice 1980.

	Official Cultivar Name
A. Herbage Grasses	
<i>Lolium multiflorum</i> (Italian Ryegrass)	'Concord'
B. Amenity Grasses	
<i>Festuca rubra</i> (Chewing Fescue)	'Koket'
<i>Poa pratensis</i> (Kentucky Blue Grass)	'Wintergreen'
<i>Festuca longifolia</i> (Hard Fescue)	'Silvana'

Dated at Wellington this 17th day of January 1985.

M. L. CAMERON,
Director-General, Agriculture and Fisheries.

12

Notice of Approval of Bylaws

I, Alexander King Ewing, Controller of Marine Administration, pursuant to section 8A and 165 of the Harbours Act 1950, and in exercise of powers delegated to me pursuant to sections 8 and 9 of the Ministry of Transport Act 1968, hereby approve the amendment to the Takapuna City Council Lake Pupuke Bed and Water Control Bylaw 1981, adopted by way of special order and confirmed by the Takapuna City Council on 13 November 1984.

Dated at Wellington this 25th day of January 1985.

A. K. EWING,
Controller Marine Administration.
(M.O.T. 54/14/57/2)

10

Notice of Approval of Bylaws

I, Beryl Ann Ranger, Senior Executive Officer, Harbours and Foreshores Administration, pursuant to section 165 of the Harbours Act 1950, and in exercise of powers delegated to me pursuant to sections 8 and 9 of the Ministry of Transport Act 1968, hereby approve the Mount Wellington Borough Council General Bylaw 1983, Chapter 6, Control of the Panmure Wharf and Foreshore Control as adopted by the Wellington Borough Council on 15 September 1983 and confirmed on 3 October 1983.

Dated at Wellington this 24th day of January 1985.

B. A. RANGER, Senior Executive Officer,
Harbours and Foreshores Administration.
(M.O.T. 54/14/73)

10

The Traffic (Paparua County) Notice No. 1, 1985

PURSUANT to the Transport Act 1962, and pursuant to a delegation from the Minister of Transport, and pursuant to a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, hereby give the following notice:

NOTICE

THIS notice may be cited as the Traffic (Paparua County) Notice No. 1, 1985.

The roads specified in the First Schedule hereto are hereby declared to be closely populated localities for the purposes of section 52 of the Transport Act 1962.

The Traffic (Paparua County) Notice No. 3, 1984, dated the 6th day of November 1984*, issued pursuant to section 52 of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976 is hereby revoked.

SCHEDULE

SITUATED within Paparua County at Tai Tapu.

No. 75 State Highway (Christchurch-Akaroa): from a point 50 metres measured northerly generally along the said State highway from the Old Tai Tapu Road to Michaels Road.

Forbes Road.
Michaels Road.

Old Tai Tapu Road: from the No. 75 State Highway (Christchurch-Akaroa) to a point 80 metres measured north-easterly generally along the said road from Michaels Road.

School Road: from Forbes Road to a point 200 metres measured south-westerly generally along the said road from the No. 75 State Highway (Christchurch-Akaroa).

Signed at Wellington this 14th day of January 1985.

C. M. CLISSOLD, Chief Traffic Engineer.

*New Zealand Gazette, No. 210, dated 15 November 1984, page 210.
(M.O.T. 29/2/Paparua County)

30

Approval of Motorcycle Riding School

PURSUANT to regulation 19D (5) of the Motor Drivers Regulations 1964*, and pursuant to a delegation from the Minister of Transport and to a subdelegation from the Secretary for Transport, I, William Shearer, Director of Road Transport, hereby approve the motorcycle riding school listed in the Schedule hereto to the effect that it may issue certificates of riding instruction to enable a person to obtain a full licence to drive a motorcycle in accordance with regulation 19D of the said Regulations:

SCHEDULE

ROYAL New Zealand Corps of Transport School; operated by the Ministry of Defence at Waiouru.

Signed at Wellington this 23rd day of January 1985.

W. SHEARER, Director of Road Transport.

*S.R. 1964/214 (Reprinted with Amendments Nos 1-8, 1969/189)
Amendment No. 9, S.R. 1970/73
Amendment No. 10, S.R. 1971/25
Amendment No. 11, S.R. 1972/166
Amendment No. 12, S.R. 1973/185
Amendment No. 13, S.R. 1974/114
Amendment No. 14, S.R. 1975/277
Amendment No. 15, S.R. 1976/204
Amendment No. 16, S.R. 1977/9
Amendment 1978/28/7
Amendment No. 17, S.R. 1979/24
Amendment No. 18, S.R. 1980/94
Amendment No. 19, S.R. 1981/82
(M.O.T. 16/6/3)

30

The Traffic (Rangiora District) Notice No. 1, 1985

PURSUANT to the Transport Act 1962, and pursuant to a delegation from the Minister of Transport, and pursuant to a subdelegation from the Secretary for Transport, I, Carne Maurice Clissold, Chief Traffic Engineer, hereby give the following notice:

NOTICE

THIS notice may be cited as the Traffic (Rangiora District) Notice No. 1, 1985.

The roads specified in the First Schedule hereto are hereby declared to be closely populated localities for the purposes of section 52 of the Transport Act 1962.

The roads specified in the Second Schedule hereto are hereby declared to be 70 kilometres an hour speed limit areas pursuant to regulation 21 (2) of the Traffic Regulations 1976*.

The Traffic (Rangiora County) Notice No. 1, 1975, dated the 4th day of September 1975† issued pursuant to section 52 of the Transport Act 1962, and regulation 27A and 27 (2) (a) of the Traffic Regulations 1956 is hereby revoked.

FIRST SCHEDULE

SITUATED within Rangiora District adjacent to Rangiora Borough.

No. 72 State Highway (Woodend - Winchester): from the eastern boundary of Rangiora Borough to a point 480 metres measured easterly generally along the said highway from the said boundary.

Ashgrove Street.
Buckleys Road.

East Belt: from the northern boundary of Rangiora Borough to a point 200 metres measured northerly generally along the said road from the said boundary.

Green Street.
Grove Place.
Harrod Street.
Highfield Lane.

Johns Road: from the western boundary of Rangiora Borough to West Belt.

Kingsbury Avenue.
Marshall Street.
Parkhouse Drive.

Racecourse Road: from the northern boundary of Rangiora Borough to a point 50 metres measured northerly generally along the said road from Kingsbury Avenue.

Railway Road: from Victoria Street to Marsh Road.

Rangiora Flaxton Road: from the southern boundary of Rangiora Borough to Ellis Road.

Regent Avenue.
Torlesse Street.
Victoria Street.
Watkins Place.

West Belt: from the southern boundary of Rangiora Borough to Johns Road.
White Street.

SECOND SCHEDULE

SITUATED within Rangiora District adjacent to Rangiora Borough.

No. 72 State Highway: from the western boundary of Rangiora Borough to a point 600 metres measured westerly generally along the said State Highway from the said boundary.

Ashley Street: from the northern boundary of Rangiora Borough to River Road.
Ellis Road.

Lineside Road: from Rangiora-Flaxton Road to a point 480 metres measured south-easterly generally along the said road from Rangiora - Flaxton Road.

Marsh Road: from Station Road to a point 300 metres measured easterly generally along the said road from Station Road.

Rangiora - Flaxton Road: from Ellis Road to a point 400 metres measured southerly generally along the said road from Ellis Road.

Station Road.

Todds Road: from Ellis Road to a point 640 metres measured south-westerly generally along the said road from Ellis Road.

Signed at Wellington this 15th day of January 1985.

C. M. CLISSOLD, Chief Traffic Engineer.

*S.R. 1976/227

- Amendment No. 1, S.R. 1978/72
- Amendment No. 2, S.R. 1978/301
- Amendment No. 3, S.R. 1979/128
- Amendment No. 4, S.R. 1980/31
- Amendment No. 5, S.R. 1980/115
- Amendment No. 6, S.R. 1981/158
- Amendment No. 7, S.R. 1981/311
- Amendment No. 8, S.R. 1982/93
- Amendment No. 9, S.R. 1983/282
- Amendment No. 9, S.R. 1984/31

†New Zealand Gazette No. 74, dated 11 September 1975, page 2025 (M.O.T. 29/2/Rangiora District)

LPG Fuel System Approvals

PURSUANT to regulation 90B of the Traffic Regulations 1976* (as inserted by the Traffic Regulations 1976, Amendment No. 7) and pursuant to the powers delegated to me by the Secretary for Transport, I, Robert Norman Abram, Chief Automotive Engineer, hereby approve the components listed in the Schedule hereto for inclusion in any LPG fuel system installed and operated in accordance with the requirements of New Zealand Standard NZS 5422, Part 2, 1980 (and any standard made in amendment thereto or in substitution therefor).

SCHEDULE

LPG HIGH PRESSURE PIPING AND FLEXIBLE HOSE

MOT Reference	Description
AF L05 003	Flexible LPG hose and hose assemblies to Australian Standard 1869 classes B and D or to British Standard BS 4089 and marked accordingly.

All that portion of the *Gazette* notice entitled "LPG Fuel System Approvals" which appeared in the *New Zealand Gazette* No. 145, page 3684, 1981, which relates to the component, reference number AF L05 003, is hereby revoked.

Dated at Wellington this 10th day of January 1985.

R. N. ABRAM, Chief Automotive Engineer.

*S.R. 1976/227

- Amendment No. 1, S.R. 1978/72
- Amendment No. 2, S.R. 1978/301
- Amendment No. 3, S.R. 1979/128
- Amendment No. 4, S.R. 1980/31
- Amendment No. 5, S.R. 1980/115
- Amendment No. 6, S.R. 1981/158
- Amendment No. 7, S.R. 1981/311
- Amendment No. 8, S.R. 1981/93
- Amendment No. 9, S.R. 1983/282
- Amendment No. 10, S.R. 1984/31
- Amendment No. 11, S.R. 1984/169

(M.O.T. 14/1/17)

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Decision No. 30/84
BRO 122/83, 123/83,
124/83 and 125/83

Before the Broadcasting Tribunal

IN THE MATTER of the Broadcasting Act 1976, and IN THE MATTER of applications for VHF-FM commercial sound radio warrants for Wellington by:

- (1) UNITED BROADCASTERS LIMITED
- (2) COLIN OGILVIE GIBBS as agent for a company to be formed
- (3) WELLINGTON FM COMMUNICATIONS LIMITED
- (4) THE BROADCASTING CORPORATION OF NEW ZEALAND

Chairman: B. H. Slane.

Members: Lionel R. Sceats and Ann E. Wilson.

Co-opted Member: M. J. Henshall.

Counsel: H. B. Rennie for United Broadcasters Limited. P. Keane for Colin Ogilvie Gibbs as agent for a company to be formed. J. V. B. McLinden for Wellington FM Communications Limited. M. J. O'Brien QC and G. Rowe for the Broadcasting Corporation of New Zealand. J. F. Galvin for the New Zealand Post Office.

Hearing: At Wellington on 3, 4, 5 and 6 April and 16, 17 and 21 May 1984.

DECISION

Applicants—

There were 4 applicants. The Broadcasting Corporation proposed that station 2ZM should be transferred to the FM mode. Mr Gibbs was in effect applicant for Capital City Radio Limited the holder of the sound radio AM warrant for Radio Windy. In this decision that application is described as the Windy FM application.

United Broadcasters Limited and Wellington FM Limited do not hold broadcasting warrants.

The Tribunal called for applications for commercial FM warrants for Wellington for which the provisional coverage objectives were to provide a stereophonic service to most of the areas directly served by television transmissions from Mount Kaukau.

There were common features to all four of the applications received. Transmitters would be sited at and broadcast from the Mount Kaukau television transmitter facility of the Broadcasting Corporation of New Zealand, provided satisfactory co-siting arrangements could be made. There was therefore no question of

a difference between the applications as far as the initial coverage area is concerned. There were different opinions as to the effectiveness of the coverage from Mount Kaukau.

Directions—

Following a public inquiry into the introduction of FM broadcasting in New Zealand by the Tribunal and a report to the Minister of Broadcasting dated 31 August 1981, a direction was given by the Minister of Broadcasting dated 27 October 1981. Subsequently directions were given to the Tribunal on 14 April 1982 and to the Broadcasting Corporation of New Zealand on 14 April 1982. For ease of reference these directions are attached to this decision.

Applications—

United Broadcasters (United) said it had a programme philosophy directed towards a broader section of adult listeners who enjoy stereo-album music while wanting to be kept informed. The aim was said to be to provide a much broader musical spectrum than in existing commercial or non-commercial stations in the Wellington area and thus be complementary to existing services rather than repetitively competitive. The music would appeal to a wide range of listeners, mainly over the age of 25. It would include instrumental, male vocal, female vocal and group harmony, country and sophisticated pop music from 5 a.m. to 9 p.m. daily.

From 9 p.m. to 1 a.m. there would be a format change to pop/rock with some emphasis on pre-recorded concerts in stereo. No more than two musical tracks would be played back to back. News would not include interviews or actuality recorded by telephone. A tape was provided.

Mr Gibbs for a subsidiary of Capital City Radio Limited (Windy FM) proposed that the station would simulcast the programme of Radio Windy AM for part of the day and for part of the day would broadcast a separate FM transmission. During the separate FM transmissions from 9 a.m. to 4 p.m. and from 7 p.m. to midnight, the programme would be directed to a 30–40-year-old age group. At the same times Windy AM would target at an audience aged 20–39. During the periods of simulcast the programme would be aimed at a 25–44-year-old age group. The FM station would orient itself towards beautiful music which would complement Radio Windy. It would be a mellow sound aimed at popular contemporary music and the emphasis would be on familiar artists.

Wellington FM Communications Limited (Wellington FM) saw a definable programme gap in Wellington for establishment of a music programme directed to 25–44-age group. Easy listening, soft rock music, music of the 60's and 70's and middle-of-the-road current music concentrating possibly on album versions rather than singles, with sets of 3 or 4 songs played as musical sweeps uninterrupted. From 8 p.m. to midnight specialist music programme; in the weekends and each weekday night a special feature music block would be presented, either jazz, contemporary jazz, rhythm and blues, contemporary album or rock music or live concerts or performances. A tape was provided.

The Broadcasting Corporation of New Zealand (the Corporation) proposed to transfer 2ZM to FM and to continue to serve a young adult audience as a contemporary music radio station committed to the widest possible variety of music for its present audience of 15–30 years. The presentation would give more to music, reducing interruptions and provide specialist music features.

Number of Warrants—

Unlike the Auckland hearings there was no direction from the Minister as to the number of warrants to be called for.

The Corporation proposed the grant of its warrant only. It argued that there was no room in the market for more. If another was to be granted, it preferred Windy FM as it would have the least financial impact on the Corporation.

Most of the other applicants saw no difficulty in living with the transfer of 2ZM from AM to FM.

Radio Windy contended that the market would be less affected by its proposal although it carried the disadvantage of simulcasting, i.e. the tying up of 2 frequencies to produce one full time programme and alternative programmes for 12 hours a day.

The other two contenders both argued that the market could absorb another station and that their particular application would be the best to accept.

The Tribunal had no preconceptions as to the number of warrants to be granted. It found the question was not one that could be decided separately from the other matters to which it was required to have regard. After looking carefully at the figures and the considerable evidence put forward by experts called by the applicants, it concluded that there would be a significant effect on existing stations and in particular on the Broadcasting Corporation of New Zealand if an additional station were to enter the market. The question the Tribunal then had to consider was whether the advantages of introducing another station to the market, particularly in the FM mode, outweighed the effect that would have on Windy AM, 2ZB and 2ZM and on the finances and so the services provided by the Corporation. These matters are referred to again in the course of this decision.

Considerations—

At the conclusion of the hearing when we came to consider this aspect, we were satisfied that a case had been made for the repositioning of 2ZM on FM to provide a service to the same target audience and that there was no combination of stations which did not include 2ZM which could properly be granted warrants. Nor was there one other applicant alone who had a better case if only one warrant were to be granted.

Having therefore considered first every application and its desirability and decided that 2ZM's case was superior to each of them, the Tribunal then had to carefully re-examine each of the cases if 2ZM broadcast on FM. Each case was then carefully re-examined.

The Tribunal had to make some assessment as to whether it should choose the other applicant in the light of some principle of "complementarity"—a word which we use solely because of the awkwardness of using a long phrase in substitution for it. When 2 programmes are complementary their appeal to specific audiences may overlap but they do not directly compete for the bulk of their audience. They thus provide the only choice to a wide target audience. But they may also provide a second choice to a much smaller number whose tastes and needs may be reasonably catered for by either station for at least some of the time. "Complementarity" is not considered solely in relation to age groups.

It was clear to us that there would be an advantage to the listener if, in the event of their being two successful applicants, they did not attempt to cater for an identical audience. There may be a situation where the two audiences would tend to be almost mutually exclusive.

As it happened, to varying degrees, all the applicants could provide a service which would be complementary to that of 2ZM.

We examine later some of the matters in further detail but at this stage our conclusions can be stated.

Although it was clearly complementary to 2ZM, we found the United application an unconvincing one in programming terms and therefore in terms of financial viability. We do not believe it would be successful. We believe it would provide too great a variety and would not attract sufficient loyal audience to make the station viable. The programming is of an old-fashioned style. From our knowledge and the evidence we accepted, we were not convinced it was likely to appeal to current tastes.

Radio Windy's application lacked a real commitment to the FM mode. The station's approach was cautious but to justify its case it had to move its AM station's format and audience appeal during the day to complement the FM station. When it was broadcasting joint programmes it was intending to appeal to a 25–45-age group—the present target audience of Radio Windy. When it was broadcasting separately, the AM station would move down to 20–39 appeal and the FM station with a beautiful music format would seek a 30–49-age group. In each station therefore there would be changes of appeal quite arbitrarily determined which we believe would provide too much inconsistency of approach and would satisfy neither the adherents of beautiful music formats nor those of a more modern contemporary music station.

The station's proposals were not so attractive as to overcome the disadvantage that they would involve simulcasting. We must have regard to the policy of not permitting simulcasting except in special circumstances. The Windy FM proposal would successfully prevent any other entrant into the market but without the resolution to move convincingly into FM broadcasting.

The Wellington FM application was more attractive than the other two. They obviously had some difficulty in establishing the credibility of their format, both from the survey material and their own basic intentions and experience. It appeared to the Tribunal that the station promoters would be more naturally at home with a younger format but in the event of 2ZM being granted a FM warrant it would have to adopt an older demographic appeal. In those circumstances we had to look carefully at the quality of the application and other factors. On balance we decided that the application did not have so many desirable features that it would outweigh the financial effect on the Corporation.

The Tribunal does not rule out the possibility at some later stage of another station being granted a FM warrant in Wellington but for a number of reasons other than those briefly recorded above, the Tribunal does not consider a case has been made for a second commercial FM warrant to be granted now.

We emphasise that the above matters we have mentioned are by way of introduction rather than an accurate and balanced summary of all the factors we have taken into account. We should also say that a basic aspect of this matter is the Tribunal's experience in dealing with a number of applications for AM and FM stations. The Tribunal did not find the applications (other than the 2ZM application) in this series as rating as well as some of the applications we have dealt with in other centres, even allowing for all the differences that can exist between one centre and another.

Section 80 Broadcasting Act 1976 requires the Tribunal in considering any applications to have regard to the matters set out

below. Some evidence or argument relates to more than one of the matters but may conveniently be discussed under one heading.

(a) The extent to which the proposed service is desirable in the public interest

United saw itself as the only applicant who would provide a new and distinct programme, a new radio atmosphere and quality for a distinct new, underserved audience. It also advanced the advantage of new advertising formats and programme sponsorship schemes.

Its claim was a courageous one based on what it saw as an identified upper income growing market not served by present commercial radio. We believe the programming would serve a small audience which is partly served by non-commercial services of the BCNZ and partly by 2ZB.

We do not accept that there would be any significant increase in listenership. The company may well appeal to people who are not heavy radio listeners. Those who are heavy radio listeners will still find much of what they want in the more heavily talk oriented programmes of Radio New Zealand's 2YA and 2ZB.

In terms of desirability, there is no doubt that it would bring an additional service to the Wellington community. The extent to which that service may not be served by 2YA, 2ZB, 2YC and Radio Rhema does leave an opportunity for some programming enterprise. But the type of audience they seek will not adapt quickly to the FM mode. Such a station may succeed in attracting a satisfactory audience some years later when FM has become a more familiar process of listening. All the experience is that the younger audience is the first to shift to FM.

The Windy FM proposal was based on a known quantity (Windy AM), having the people and money to experiment from a position of strength. It was based on the premises that the Wellington audience was more oriented to talk-back and non-commercial radio; ZM-FM would take some audience; the segmented market is well exploited; there may be impact from a Horowhenua station; and coverage problems. The new element was beautiful music on FM.

The Windy FM proposal in effect provides for the existing Radio Windy AM format to be provided simultaneously on FM during the peak breakfast and drive time periods and during the low listenership of midnight to dawn.

During the other daytime and evening segments, a new service would be provided directed to an older audience which would not be substantially attracted to the ZM format. For the person who continued listening on AM or FM the format would change, not just because of the type of listener being served from time to time but because the station was going on or off simulcasting. We do not consider this would satisfy either the AM audience, which would further diminish, or the FM audience which would be moved back on to a more talk-oriented AM format during drive time or breakfast time.

The proposal suffers from not offering a consistent alternative FM music based approach. While simulcasting reduces costs, we believe it would at best be only a halfway house which the applicant is not prepared to move out of in even a short period. It is an unconvincing compromise.

Wellington FM aimed at an adult (primarily 25-44-age) group. It intended to feature an even mix of easy listening soft rock, music of the 60's and 70's and middle of the road current music. It put it forward as a known, tested and accepted programme format and one which is found in most metropolitan centres. The individual music tracks would be selected to appeal to the 25-44-age audience. The programme was criticised as essentially the same as Radio Windy AM and therefore offering no alternative to listeners in the Wellington market. The applicant pointed out that the music would be broadcast in the FM mode which was fundamentally an alternative. The question of complementarity should lie within the proposed FM programmes, not as between AM and FM. The company said it would be virtually impossible to establish a commercially viable radio station in Wellington without there being some overlap with at least another existing station.

The Wellington FM station would be music oriented with a much higher proportion of music than Windy. It would also be less personality oriented.

We concluded that the two most desirable proposals in the public interest would be the proposals of 2ZM and Wellington FM. Both provided a recognised appeal and the fact that some of the music was the same as an AM station which also offered other services, including much more talk, does not deny the validity of the Wellington FM case.

(b) The economic effect which the establishment of the station to which the application relates is likely to have in respect of broadcasting stations already in operation

There was a conflict of evidence as to the amount of "room in the market".

Wellington FM pointed to a past continual increase in real terms of revenue for radio in the Wellington market which would continue

and would help to sustain a new entrant. United claimed that the additional audience it would bring and the fact that some came from non-commercial audiences, would have less impact. It was generally agreed that the transfer of 2ZM to FM would cost the Corporation some loss of audience and therefore some loss of revenue. Radio Windy put forward its proposal as being that which would, together with the transfer of 2ZM to FM, provide the best service with the least impact on existing stations.

We cannot possibly traverse all the evidence that was given to us on this topic. What we can say however is that while we do not entirely accept that the Wellington market is as tight as Mr Gold for Radio Windy and Mr Dunlop for the BCNZ would propose, we do not believe it has much more in the way of consistent growth potential in real terms.

Putting that growth to one side, we believe that Mr Dunlop's analysis of the effect of each proposal on each of the existing operators was a convincing analysis even though it is quite impossible to predict with complete certainty the effect which might in fact follow due to the repositioning that tends to occur as existing stations respond.

Mr Dunlop argued that there was no room for another commercial operator for several reasons. He said that Wellington is a more competitive trading market than Auckland and he believed a practical level of untapped revenue for a fourth station does not exist. His evidence was that two of the existing operators, Windy and ZM, had been swinging in and out of profit and that the Wellington market could not support even 3 stations consistently in profit. If a fourth commercial music station operated then at least one station would be consistently in loss.

Mr Dunlop claimed that commercial stations in Wellington already existed on fewer people per station than Auckland (86 666 compared with 91 057). He also said that the retailers' turnover per capita in Wellington was 14.5 percent less than Auckland.

He calculated that Wellington stations extracted 14.2 percent more advertising revenue per capita than in Auckland. When advertising revenue was compared to retail trade turnover, Wellington was 33.7 percent more efficient than the Auckland market in extracting advertising revenue already. He considered that if there was more money available, existing stations would have found it as they needed it. However, he did agree that there was enough revenue available for 4 operators if it were carved up differently.

At present 2ZB gets an extremely large proportion. Because of the success of 2ZB it is not necessarily the most vulnerable to significant losses of audience share but its high earning rate per percentage share of the market (\$67,483 compared with ZM \$45,321 and Windy, \$54,862) exacerbates the financial effect of every percentage point lost.

Mr Dunlop's analysis for the 1982-1983 year showed the effect on the Corporation and Radio Windy in his estimation of the grant of warrants in various combinations. If warrants were granted to ZM and United, the effect on the Corporation would be \$316,000 if United only achieved a 6 percent share and \$631,000 if it achieved a 10 percent share. In each case the major effect is on the Corporation's 2ZB income, which would be reduced by \$270,000 or \$540,000 respectively.

The effect on Radio Windy would be \$55,000 if United achieved a 6 percent share and \$164,000 if it achieved a 10 percent share.

Mr Dunlop calculated that if Wellington FM was granted a warrant and achieved a 7 percent share, its effect on the Corporation would be to take \$271,000 in revenue but it would take \$274,000 from Radio Windy. If they achieved a 10 percent share the figures would be \$384,000 and \$329,000 respectively.

Mr Dunlop said the effect of Radio Windy FM simulcasting and achieving a 5 percent increase over Windy AM, would cost 2ZB \$337,000 and ZM \$91,000, a total of \$428,000. Windy would improve its revenue by \$230,000.

It will be seen therefore that the impact of United at its calculated initial audience of 10 percent (which Mr Egerton considered reasonable) would be \$631,000 on the Corporation and an effective \$164,000 on Radio Windy.

We do not necessarily endorse Mr Dunlop's analysis with the absolutism with which he tended to defend it, but we think it is sufficiently cogent to indicate the type of effect on the other stations of the grant of warrants in various combinations. Wellington FM's reasoning for room in the market was commented on by both Mr Keane and Mr O'Brien. We accept that there is substance in many of those criticisms. But we believe enterprise and determination combined with skill and experience can tend to improve revenue slightly each year in real terms.

We deal with the effect on the Corporation more conveniently under the next heading but it is clear that Radio Windy FM proposal would not adversely affect Radio Windy AM plus Radio Windy FM combined in terms of total revenue. The granting of the ZM FM warrant would have a minimal effect. Any other proposal other than United at 6 percent would have the effect of putting Radio Windy into a serious financial loss situation.

We accept that the substantial amount of revenue needed to fund a new entrant into the market will in fact largely come from the revenue at present earned by existing stations. The Corporation's position was that if there were to be two warrants, the least disruption would be caused to the marketplace by a grant of the Radio Windy application.

- (c) The effect which the establishment of the station to which the application relates may have on broadcasting services provided by the Corporation in the public interest

We have considered each application according to the effect it will have on the Corporation.

It is clear however that the impact will be lowest if the Radio Windy application were to be approved. We have also considered the position of both United and Wellington FM. If they each had a low rating, the effect would be made less. However, we do not consider this to be a correct approach.

Even though we doubt whether United would achieve a 10 percent market share we should judge the application on the basis on which it is put forward. On that basis there is a serious cost to the Corporation in the event of it achieving a 10 percent share and an even greater cost should it achieve in the second year its anticipated growth.

Wellington FM estimated first year revenue at \$820,000. Mr Dunlop estimated that if the station achieved a 7 percent share of the market, the effect on the Corporation would be \$271,000. If it achieved a 10 percent rating, the cost would be \$384,000.

The cost to Radio Windy of a successful Wellington FM service would be dramatic.

We do not consider the merits of this application, which seems likely to cost the Corporation between \$300,000 and \$400,000, warrant the loss of revenue to the Corporation.

While we have not hesitated in appropriate cases to grant an application where we consider the merits of the application outweigh the disadvantages of loss of revenue to the Corporation, we do not think that position exists in the case of any of the present applications. Wellington FM, for instance, would provide a music service that would affect both the Corporation and Radio Windy almost equally. That is not a reason to decline the proposal, but it puts the quality of the application in sharp focus.

- (d) The needs of New Zealand or the locality or localities proposed to be served, in respect of broadcasting services

Wellington listeners are entitled to have stereo FM radio services.

There is no need for us to mention again the principle of stations providing complementary services on the VHF-FM band. We do recognise that the greatest demand for stereo music comes from a young audience which readily embraces the stereo FM service. Clearly the transfer of ZM to FM will provide a service to the audience which will most readily adopt FM as its own.

The needs which are identified by United exist, but we do not consider the audience will readily adopt the station, nor that it will satisfy those needs. This is regrettable because there is an audience of older listeners who are not otherwise well served by the initial round of commercial FM broadcasting. We believe, however, that time may tend to solve this problem.

It has to be recognised that satisfaction of the needs of that audience can also be found in the talk and information programmes of 2ZB, 2YA and 2YC. Some of their music needs may also be met by 2YC FM when it is established.

The Windy FM proposal would supply, during part of the day, the AM programming broadcast on the FM channel. We do not believe that the proposal provides an adequate alternative FM service. But to accept it now would prevent anyone else offering a full service on FM.

We are not convinced by the survey evidence produced by any of the applicants that there is a significant need for an alternative format which is best served by granting one of the present FM applications on the grounds that it is filling a gap in existing services.

The gap which will be left by this decision is for an FM music station serving older audiences than those served by 2ZM. At some stage that problem will have to be addressed but we do not think it is best solved by granting an application which is not so good as to outweigh the disadvantages we have already discussed.

The Wellington FM proposal comes closest in our opinion to meeting the need but we are concerned that by inclination the station may tend to serve rather more of the top end of the ZM audience than may initially be desirable. The situation that has occurred in Auckland was alluded to in the evidence on more than one occasion and whatever the reasons for it, it is clear the degree of overlap which may develop may be greater than is desirable.

- (e) The financial and commercial ability of the applicant to carry on the proposed service

The Corporation's application relates to the carrying on of an existing service and the Corporation has the financial and commercial ability to handle the changeover to FM.

The Tribunal is sometimes placed in the invidious position of having to make comment which can be hurtful to individual directors and managers and yet if restraint is exercised in such comment, a wrong impression may be given to an appellate court.

We propose to give a composite view and to say that all the remaining applicants had among their promoters and boards, people of competence and ability. Some of the directors have no previous experience in broadcasting at all and others have no recent broadcasting experience. A mix of such backgrounds is no disadvantage.

The various funding arrangements and structures took considerable time in a cross-examination and we do not need to traverse the details.

We do need to say however that we do not believe that the format of United would make it possible for the board and management to carry out the service satisfactorily. To do so would require extraordinary commercial and financial ability which was not evident. No programmer to be employed full time on the station has put the format together and Mr Macpherson obviously will not be involved in a day-to-day role in that respect. Yet that is the vital element of their proposal.

Wellington FM relies heavily on the involvement of Mr Campbell who has had some experience and who impresses us as competent and capable. Mr Robertson, the General Manager, is experienced, but is not the driving force behind the application.

There does appear to be a lack of total cohesion and commitment of skilled and effective personnel which leads us to have some reservations on the commercial side.

The funding arrangements in respect of both applications appear to be adequate.

Radio Windy has an existing board of directors and the application seems to rely on further funding from shareholders. The station has not always been financially successful although we were impressed with Mr Gold and accepted much of his evidence relating to the Wellington market. We expect their funding arrangements would eventuate with the grant of a warrant and their proposal, because of its more modest aspirations, would appear capable of commercial success.

- (f) The likelihood of the applicant carrying on the proposed service satisfactorily

The Corporation has been carrying on the ZM operation in Wellington satisfactorily and should have no difficulty continuing to do so on FM.

The Windy FM application carries the disadvantage of an adverse decision of the Tribunal on the renewal of the AM warrant for Radio Windy. In that (decision No. 5/84) it was noted that the station had changed its character, that there had been format changes that moved the target audience away from that which it was originally intended to serve and that no application had been made to the Tribunal to amend the warrant at the time.

While those decisions may have been made at an earlier time and some of the present directors may not have been concerned with them, the fact remains that such a breach of the warrant as to result in a reduction in the renewal term from the normal 5 years to 3 years, is one that should be taken into account in considering this application. As it happens it has not been given decisive weight.

We are also concerned that both United and Wellington FM could change their target audiences if they found on initial broadcasting that they were not attaining the ratings needed to make their stations viable. Mr Rennie urged upon us that the question of business failure was for the applicant. Yet we know from experience that warrant holders who fail financially are more likely to seek an amendment to the warrant to save the investment and what is left of the service and apply a different approach to their broadcasting, than to quietly surrender the warrant and go into liquidation.

The risk is less with Wellington FM.

But neither of the two stations has been able to indicate a full time executive who would be responsible for programming.

- (g) The results of any survey available to the Tribunal

The survey material offered was extensive. We do not intend to traverse it or even to summarise it. We do however have some conclusions. As Mr Keane put it:

"The confusion which surveys can produce is well illustrated by the dog-fight between the two new entrants as to their relative performances on the Kapiti Coast during their short-term warrants. Each attacked the survey of the other on the basis that its methodology was unsound, its questions insufficient or leading, and its results unreliable.

"There was certainly a wide divergence in their results, despite Mr Reid's painstaking attempt to reconcile them."

We agree that there are a number of qualifications that have to be made of surveys relating to the Kapiti Coast broadcasts. Because the broadcasts took place on the Coast and because of the special factors surrounding short-term authorisations, we have not given the surveys in that respect any significant weight.

The McComish survey in section 1 paragraph 7 says:

"Tastes in music and other components of radio broadcasts (such as style of announcing) are, by definition, highly subjective. The task of measuring such tastes is rendered more difficult by the absence of any precise and universally accepted set of descriptors. Much of the research carried out on the subject has been characterised by a high degree of acquiescence with any proposition put to the respondent, and by a tendency to provide measurements which, when subjected to objective scrutiny, are merely truisms..."

We accept Mr Keane's criticism of the acid test question in the United survey, that the question itself did not really produce information about the likely listenership of people but merely as to whether they would like to hear the station again. As we have said before, in such circumstances people offered additional services generally will opt for their being available. The Wellington survey, like the McComish survey, produces information relating to broadcasting generally.

In order to get adequate responses, questions often have to be posed in a way that suggests the answer.

While the surveys provided interesting research and may for those reasons have been valuable to the applicants, we do not consider overall that the surveys produced by United and Wellington FM have been able to assist us in arriving at a conclusion on these applications by defining for us particular elements in particular applications which make it more desirable that those applications be granted.

In total all the surveys have certainly not convinced us that they show a significant demand for the services offered by a particular applicant (other than 2ZM) over the services of any other applicant.

(h) The requirement that frequencies be best utilised in the public interest

The grant of the warrant to 2ZM will free up an AM frequency in Wellington.

The grant of the United or Wellington FM applications would, as it was contemplated, use one of the FM frequencies available for Wellington.

The grant of the Windy FM application would not release an AM frequency and it would not provide a full time alternative programme for FM. To the extent that the Radio Windy programme would either remain more talk and information oriented than the separate FM broadcasts, it would maintain an existing element in the Wellington area but would also clutter the FM broadcasts during simulcasts with non-music elements.

The Tribunal has on other occasions discussed the question of simulcasting and the policy elements involved. It does not intend to do so again in this decision.

However, simulcasting does arise in 2 applications. In the case of ZM the Corporation wishes to continue simulcasting for 2 years.

The corporation has not applied to continue a separate service on 2ZM but claims that simulcasting is necessary because of the topography of the Wellington area. A proportion of the audience may not be adequately covered by broadcasts from Mount Kaukau. The best estimates were that there would be about a 90 percent coverage. It was suggested that a period of one year would be needed for the Corporation to make the assessment and obtain the necessary consents for the installation of translator equipment which might be required to be installed to give an adequate coverage to the Wellington audience.

We do not consider that any such period of simulcasting is necessary and do not believe it will result in a better switch of audience to FM. We are prepared to grant a supplementary AM warrant for a period of 6 months or such longer period as the Tribunal may determine. This should enable adequate tests to be carried out, for any actual needs to be determined and for a decision to be made as to whether or not they would be met.

We would expect that in the normal course simulcasting should cease, even if a number of translators were found to be needed, within a period of 12 months. We expect that, with the exception of mobile listeners, the reception of the station may well be better than expected and that finally no extensive array of translators will be needed.

If there had not been the topographical problem we would have permitted simulcasting for a period of 3 months only for promotional purposes.

Radio Windy claimed their simulcasting proposal was the best one in the circumstances. It also enables Radio Windy to straddle AM and FM. We do not consider this to be a good use of frequencies. If we had been considering under this heading an application for separate broadcasts on AM and FM by the same warrant holder, we would have been much more sympathetic to some simulcasting from midnight to dawn when listenership is very low as a cost saving measure.

Apart from that we do not believe a case has been made out for one warrant holder to hold two frequencies indefinitely and to simulcast to peak audiences.

(i) The desirability of avoiding monopolies in the ownership or control of news media

As we have said before, we do not consider the news and current affairs aspect important elements of most FM broadcasting. United did make a feature of its news service and while we accepted that the target audience sought may require lengthier and differently presented news service than would be required for a 15-30 audience, we did not consider the news proposals particularly added to the United application. However the news service to be provided would be an independent one.

The warrant holder for Radio Windy AM has a significant shareholding held by Independent News Ltd. the publisher of both Wellington newspapers, by New Zealand News Ltd. and by Hauraki Enterprises. These 3 companies control 60 percent of the shares and voting power in Radio Windy. The simulcasting proposal put forward does not extend that media ownership to any undesirable extent.

Wellington FM would also provide an additional news service.

(j) The hours during which the applicant proposes to broadcast programmes

All applicants proposed a FM service for 24 hours a day.

(k) The extent of advertising matter which the applicant proposes to broadcast

The Corporation proposed a limit of 10 minutes per hour. It argued that this would produce an average of 7.5 minutes an hour and that it may be necessary to achieve its budget to be able to broadcast up to 10 minutes during peak advertising demand periods in the year.

We do not consider, however, that sufficient weight has been given to the potential in financial terms for the spread of FM broadcasting advertising out from the traditional peak times.

In Auckland, where there were two warrants granted, we imposed no limits. Where there has been a sole FM operation we have imposed a limit which, in the cases of Waikato and Northland, was 8 minutes and in the case of Radio Hawkes Bay, 6 minutes. The latter was imposed as a protection for BCNZ revenue in the area.

Although the ZM station has broadcast a lower commercial content than the ZB station, we believe that the Corporation will be able to obtain adequate revenue with a maximum of 8 minutes per hour. The Tribunal will therefore impose this limit.

(l) The proposed rates and charges to be made in respect of advertising programmes

Each of the applicants had carefully thought out rate cards. No issue arose which influenced us in this respect in favour of one applicant.

Regulation 15A, Broadcasting Regulations 1977 as enacted in Amendment No. 5 (S.R. 1981/295) requires the Tribunal when considering any application for an FM broadcasting station, to have regard to the policy of the Government under which a frequency modulation broadcasting service is to be developed as an integral part of sound radio broadcasting in New Zealand.

The Tribunal, therefore, is required not only under section 68 but also when considering the factors in section 80, to have regard to Government policy. We must therefore have regard to the policy of the Government as enunciated in the directions given to the Tribunal and the Corporation. We have had regard to the policy laid down in the direction dated 27 October 1981 and in particular to the provision regarding simulcasting and to holders of existing station warrants holding warrants in respect of FM broadcasting stations.

The direction to the Corporation in respect of 1ZM is also attached. It is to be noted that no such direction was given in respect of 2ZM.

Decision—

The applications by United Broadcasters Ltd., FM Wellington Communications Ltd., and Mr C. O. Gibbs are declined. The application by the BCNZ is granted subject to the conditions set out below.

The coverage objective of the station will be to provide a stereophonic service to most of the areas directly served by television transmissions from Mount Kaukau.

Conditions—

The usual conditions will be inserted in the warrant. Existing conditions applicable to 2ZM programming will be carried over to the FM warrant.

The warrant will lapse unless it is taken up within 12 months of the date of this decision or at the date of the final determination of any appeal unless extended by the Tribunal.

The warrant holder will be required to co-site with the BCNZ television facility at Mount Kaukau.

The Tribunal does not consider that it should impose further detailed conditions as to the nature of the station's programmes. However, in order to ensure that the station adheres to its objectives given at the hearing, the Tribunal will impose the following condition:

The warrant holder shall not substantially depart from the basic format and content of its proposed programmes or the type or extent of the services intended to be provided at the time of the grant of the warrant without the prior consent of the Broadcasting Tribunal and subject to any conditions that the Tribunal might impose in the public interest.

The mixed polarisation to be used will be slant.

The allocation of frequency will be made after the applicant has had an opportunity to make representations to the Tribunal.

The present AM warrant will have to be surrendered.

A supplementary AM warrant will be issued to the BCNZ for 2ZM for a period to expire 6 months from the date of commencement of broadcasts pursuant to the FM warrant or such later period as the Tribunal may extend. Consent will be given to simulcasting for a period approved by the Tribunal.

The Tribunal acknowledges the assistance it has received from counsel for all the parties.

Co-opted Member—

Mr Henshall was co-opted as a person whose qualifications and experience would be of assistance to the Tribunal. He took part in the hearing and deliberations, but the decision is that of the permanent members.

Dated the 20th day of December 1984.

Signed for the Tribunal:

B. H. SLANE, Chairman.

Direction to Broadcasting Tribunal in Connection with the Development in New Zealand of a Frequency Modulation (FM) Broadcasting Service

To the Broadcasting Tribunal

PURSUANT to section 68 (1) of the Broadcasting Act 1976, I, Warren Cooper, the Minister of Broadcasting—

(1) Give you notice that the Government has considered your report to me on the Development of Frequency Modulation Broadcasting in New Zealand; and

(2) Give you notice that it is part of the general policy of the New Zealand Government in relation to broadcasting—

- (a) That a frequency modulation (FM) broadcasting service be developed as an integral part of sound-radio broadcasting in New Zealand; and
- (b) That frequency modulation (FM) broadcasting be introduced in New Zealand without delay; and
- (c) That the Broadcasting Corporation of New Zealand should, by the use of frequency modulation (FM) broadcasting, extend its Concert Programme to provincial areas in which radio reception of that programme is not at present satisfactory; and
- (d) That the Broadcasting Corporation of New Zealand should, as its resources permit, progressively convert the YC stations (which are the stations from which its Concert Programme is transmitted) to frequency modulation (FM) broadcasting; and
- (e) That short-term frequency modulation (FM) broadcasting authorisations be authorised under section 76 of the Broadcasting Act 1976 for community purposes; and
- (f) That, outside the larger urban areas, local groups should be encouraged to establish locally owned radio broadcasting stations (on a commercial or non-commercial basis or on a basis that is partly commercial and partly non-commercial) to relay programmes from other warrant holders as well as to develop some elements of local broadcasting for limited periods; and
- (g) That the development envisaged in paragraph (f) of this clause should be facilitated by networking arrangements that permit local programming as well as a choice of network programmes; and
- (h) That except where, without simulcasting, an economically viable service to an area would not be feasible for many years and except as provided in paragraph (i) of this clause, simulcasting by AM and FM stations covering the same areas should not be permitted; and
- (i) That simulcasting of news, current affairs, special events, and simulcasting with television should be permitted; and
- (j) That holders of warrants in respect of existing stations shall be permitted to hold warrants or interests in warrants in respect of FM broadcasting stations; and

(k) That applications by newspaper companies for sound-radio warrants in respect of FM broadcasting stations should be considered on their merits together with applications of other applicants; and

(3) Give you notice that, included within the recommendations in respect of which the Government has still to formulate its general policy, are the recommendations set out on pages 11 to 15 of your report and numbered (2), (9), (43), (45), (46), (47), (55), (56), (57), (58), and (59); and

(4) In pursuance of the general policy of the Government as outlined in clause (2), direct that you shall,—

- (a) Call without delay for applications for sound radio warrants in respect of 2 commercial frequency modulation broadcasting stations to be established in Auckland; and
 - (b) Invite prospective applicants for sound-radio warrants in respect of commercial frequency modulation broadcasting stations to be established in areas outside Auckland to file with you notice of intention to apply for such warrants; and
 - (c) After considering any representations made by prospective applicants, establish the order for warrant hearings having regard to the notices of intention received; and
 - (d) Thereafter call progressively for applications for sound-radio warrants in respect of commercial frequency modulation broadcasting stations to be established in areas outside Auckland; and
- (5) In pursuance of that policy, direct that you shall, in carrying out the direction contained in clause (4), note that—
- (a) Frequency modulation broadcasting should be developed first in the band 88–93 MHz, and then in the band 94–100 MHz as other services are cleared; and
 - (b) The frequency assignment plan, which is to be based on 50 kHz channel spacing, is to be prepared and maintained by the Post Office; and
 - (c) Channel spacing is to be reviewed in 1986; and
 - (d) It is to be a principle, in relation to the frequency assignment plan, that some frequencies are to be kept unassigned to permit later developments in FM broadcasting that may not be foreseen at present; and
 - (e) A frequency is not to be assigned to any frequency modulation broadcasting station or amplitude modulation broadcasting station simply because that frequency is available; and
 - (f) As a general principle and subject to paragraph (g) of this clause, the recommendations of the International Telecommunication Unions' International Consultative Committee on Radio (CCIR) on signal strength standards for reception should be the basis for determining coverage objectives and the effective radiated power of proposed frequency modulation transmitters; and
 - (g) You may, in consultation with the Post Office, vary the standards referred to in paragraph (f) of this clause where you consider it necessary but, in making any such variation, you shall have regard to the importance of conserving frequencies and of avoiding interference with other services; and
 - (h) Subject to paragraph (l) of this clause, FM transmitters should be co-sited, where practicable, with television transmitters; and
 - (i) Where co-siting is not practicable and paragraph (l) of this clause does not apply, siting of an FM transmitter within approximately one kilometre of a television transmitter is to be preferred; and
 - (j) As a general principle medium and high powered FM transmitters should be located at efficient transmission sites outside urban areas; and
 - (k) It is envisaged that where difficulties arise between a warrant holder and the Broadcasting Corporation of New Zealand in establishing a mutually acceptable co-siting agreement, the difficulties should be settled by arbitration; and
 - (l) Low-powered transmitters need not be co-sited with television transmitters; and
 - (m) The location of transmitters not co-sited shall be chosen with regard to achieving compatibility with other services and efficient use of FM broadcasting frequencies; and
 - (n) The same sense slant polarisation shall be used for all FM broadcasting but you may, in your discretion, permit a different type of mixed polarisation if it is justified for any particular transmission; and

(6) Hereby revoke the notice which was dated the 23rd day of February 1981 and which was given to you under section 68 (1) of the Broadcasting Act 1976*.

Dated this 27th day of October 1981.

W. N. COOPER, Minister of Broadcasting.

*Notice to Broadcasting Tribunal in Connection with the
Development in New Zealand of a Frequency Modulation (FM)
Broadcasting Service*

To the Broadcasting Tribunal

PURSUANT to section 68 (1) of the Broadcasting Act 1976, I, Ian John Shearer, the Minister of Broadcasting,—

(1) Give you notice that the Government has considered the recommendations which, as recommendations (43) and (45), are set out on page 14 of your report to the Minister of Broadcasting on the Development of Frequency Modulation Broadcasting in New Zealand; and

(2) Give you notice that it is part of the general policy of the Government in relation to broadcasting—

- (a) That, subject to paragraph (b) of this clause, communication facilities for the reticulation of frequency modulation (FM) radio programmes be provided by the Post Office as an integral part of the telecommunications network;
- (b) That the Broadcasting Corporation of New Zealand be authorised to carry 2 of its own frequency modulations (FM) stereophonic sound transmissions in the baseband of the existing television bearers that link the television broadcasting stations if in your opinion it is economic for the Corporation to do so;
- (c) That operators of private broadcasting stations be permitted to establish studio-to-transmitter radio links only where it is established that the Post Office circuits cannot provide the necessary quality and reliability.

Dated this 14th day of April 1982.

I. SHEARER, Minister of Broadcasting.

*Direction to Broadcasting Corporation of New Zealand in
Connection with the Sound-radio Warrant in Respect of Station
1ZM*

To the Broadcasting Corporation of New Zealand

WHEREAS—

(a) The Minister of Broadcasting (by a notice which was dated the 27th day of October 1981* and which was given pursuant to section 68 (1) of the Broadcasting Act 1976) directed the Broadcasting Tribunal to call without delay for applications for sound-radio warrants in respect of 2 commercial frequency modulation (FM) broadcasting stations to be established in Auckland;

(b) The Broadcasting Tribunal has complied with that direction;

(c) One of the applicants for one of those sound-radio warrants is the Broadcasting Corporation of New Zealand;

(d) The Broadcasting Corporation of New Zealand already has 2 commercial amplitude modulations (AM) broadcasting stations established in Auckland, namely station 1ZB and station 1ZM;

(e) Regulation 14A (3) of the Broadcasting Regulations 1977 (as inserted by regulation 4 of the Broadcasting Regulations 1977, Amendment No. 5) provides that where—
(a) An applicant for a sound-radio warrant in respect of a commercial frequency modulation broadcasting station or in respect of both a commercial frequency modulation broadcasting station and a commercial amplitude modulation broadcasting station is the holder of a sound-radio warrant in respect of a commercial amplitude modulation broadcasting station; and

(b) The Tribunal is satisfied that the frequency modulation station serves or will serve a significant proportion of the same area as the amplitude modulation broadcasting station,—
it shall, unless the Tribunal determines that there are special circumstances, be a condition of any warrant that the applicant surrender the warrant previously held in respect of the commercial amplitude modulation broadcasting station (whether or not the warrant granted authorises the operation of the commercial amplitude modulation broadcasting station);

(f) The Broadcasting Corporation of New Zealand, as the only holder of sound-radio warrants in respect of 2 commercial amplitude modulation (AM) broadcasting stations established in Auckland, is in an advantageous position in respect of its application for a sound-radio warrant in respect of a commercial frequency modulation (FM) broadcasting station to be established in Auckland in that the regulation quoted requires the Corporation to surrender its sound-radio warrant in respect of a commercial

amplitude modulation (AM) broadcasting station only if the Corporation is granted a sound-radio warrant in respect of one of the 2 new frequency modulation (FM) commercial broadcasting stations to be established in Auckland:

NOW, THEREFORE, pursuant to section 20 (1) of the Broadcasting Act 1976, I, Ian John Shearer, the Minister of Broadcasting—

(1) Give you notice that the Government has considered the recommendation of the Broadcasting Tribunal to the effect that the Broadcasting Corporation of New Zealand should apply to amend the warrants, 1ZM, 2ZM, and 3ZM to be non-commercial (with rights to limited sponsorship) upon the introduction of commercial FM broadcasting in their respective cities (which recommendation is set out as recommendation (9) on page 11 of the Report of the Broadcasting Tribunal to the Minister of Broadcasting on the Development of Frequency Modulation Broadcasting in New Zealand); and

(2) Give you notice that the Government accepts, as part of its general policy in relation to broadcasting, the opinion expressed by the Tribunal (to the extent that that opinion relates to Auckland) that, without the withdrawal of the ZM stations from the metropolitan markets, it will not be possible adequately to develop popular FM broadcasting on an economic basis (which opinion is expressed in paragraph 6.39 of the Report of the Broadcasting Tribunal to the Minister of Broadcasting on the Development of Frequency Modulation Broadcasting in New Zealand); and

(3) Give you notice that it is part of the general policy of the Government in relation to broadcasting—

(a) That popular FM broadcasting be developed in Auckland on an economic basis; and

(b) That all applications for sound-radio warrants in respect of the 2 commercial frequency modulation (FM) broadcasting stations to be established in Auckland should be dealt with on their merits; and

(c) That you, the Broadcasting Corporation of New Zealand, should not derive special advantage from the manner in which the Tribunal would be required to apply section 80 (b) of the Broadcasting Act 1976 (which requires the Tribunal to consider the economic effect that the establishment of the new frequency modulation (FM) commercial broadcasting stations are likely to have in respect of broadcasting stations already in operation) were it possible for 1ZM to continue in operation as a commercial broadcasting station after either of the 2 new frequency modulation (FM) commercial broadcasting stations begins broadcasting; and

(4) In pursuance of the general policy of the Government in relation to broadcasting (as set out in clauses (2) to (3) of this notice), direct that you, the Broadcasting Corporation of New Zealand, shall apply without delay to the Broadcasting Tribunal for the amendment of the terms and conditions of the sound-radio warrant that you hold in respect of station 1ZM so that that station shall cease to be a commercial station (except for rights to limited sponsorship) on the date on which the first commercial frequency modulation (FM) broadcasting station to be established in Auckland begins broadcasting (whether or not you are the holder of the sound-radio warrant issued in respect of that commercial frequency modulation (FM) broadcasting station).

Dated this 14th day of April 1982.

I. SHEARER, Minister of Broadcasting.

**Gazette* 1981, p. 2983

Decision No. 29/84

Bro. 17/83

Before the Broadcasting Tribunal

IN THE MATTER of the Broadcasting Act 1976, and IN THE MATTER of an application by RADIO BAY OF PLENTY LIMITED for a commercial FM broadcasting sound radio warrant for Eastern Bay of Plenty:

Chairman: B. H. Slane.

Members: Lionel R. Sceats and Ann E. Wilson.

Co-opted Member: Murray J. Henshall.

Counsel: P. L. Mortlock for applicant; J. B. Thomson for Broadcasting Corporation of New Zealand; B. J. Paterson for Waikato Bay of Plenty FM Radio Ltd. and J. F. Galvin for N.Z. Post Office.

Hearing: At Whakatane—12 March 1984.

DECISION

THE applicant is at present the holder of the warrant for station 1XX an AM station operating from Whakatane with a relay station at Murupara. The company sought an FM warrant for the purpose of broadcasting to its existing target audience from Mount Manawahe. The station intends to broadcast its existing programme

through a FM transmitter. It would be broadcast simultaneously through the AM transmitter. This is referred to as simulcasting.

The station would continue to simulcast for a period of up to 2 years and would then surrender its AM warrant and broadcast solely on the VHF band in stereo FM.

The company did not propose any change in its programme content or format. The company's transmitters would be due for renewal in 3 years and it was the company's intention to switch to the VHF band broadcast in FM stereo as a better service to the public of the existing programme material.

The applicant considered that it would be uneconomic to provide a separate service on FM and it preferred to switch to entirely FM broadcasting within a 2-year period.

Opposition to the application centred around—

1. The location of the main transmitter.
2. The use of translators.
3. The coverage area.
4. The effect on other stations.
5. Simulcasting.
6. The failure to exploit the advantages of FM.

The Tribunal called for applications for separate warrants for commercial FM radio broadcasting stations to serve the Waikato and Western Bay of Plenty and the Central and Eastern Bay of Plenty. The provisional coverage objectives would be to provide a stereophonic service to most of the areas directly served by television transmissions from Mount Edgecumbe.

Radio Bay of Plenty Ltd. was the only applicant for the Central and Eastern Bay of Plenty.

In considering the application the Tribunal, before determining whether or not to grant the application, had regard to the following matters, so far as they were applicable:

- (a) *The extent to which the proposed service is desirable in the public interest.*

The application is essentially one to convert the existing station from broadcasting on the medium frequency band to broadcasting on the VHF band. Leaving aside the question of simulcasting for a 2 year period, the applicant proposed no programme changes but considered that the presentation of the programme material in the higher quality attained by VHF-FM would be a distinct advantage. The changeover was prompted by the need to replace the existing transmitters shortly.

The effect of the change would be that a proportion of the population who did not have an FM receiver would have to acquire one in order to listen to the Radio Whakatane programme. In some situations, such as in the case of a car radio, it is unlikely that listeners would change their equipment solely for this reason. It is more likely that they would fit a radio with FM capability when changing vehicles.

In some homes there would be fewer sets capable of receiving FM than there would be sets capable of receiving AM programmes.

The Tribunal gained the impression that the change was a technology led one promoted because of the technical attractions of FM broadcasting for the audience, the enthusiasm of D. G. Bryce, the station's technician, and because it felt the need to compete with FM signals which would be coming into some of the area served by the station from the Waikato station at Mount Te Aroha. It was not promoted because of programming considerations or because of public demand.

In support of the application it was said that it would bring to the region a stereo FM programme not at present available to listeners, that the stereophonic high fidelity sound enhances listening pleasure and brings the music quality available on recordings to the listener constituting a real and substantial benefit to which great weight must be given. The proposal based on Mount Manawahe would take the signal into areas outside the desired coverage area, namely to Tauranga, possibly some signal into Rotorua and towards Taupo.

The BCNZ evidence in opposition was given by the Tauranga station manager for Radio New Zealand, P. B. Harman. He stressed the undesirability of extending the signal beyond the intended coverage area and particularly towards the heavily populated areas of Tauranga, Mount Maunganui and Rotorua. He said the application was not for an expansion of service to the audience but a contraction so far as the dedicated IXX AM listeners are concerned if they do not choose to convert to FM. There would be gaps caused by the lower FM set penetration which would remain once the AM warrant is surrendered.

Mr Harman suggested that the format for the local station, which included 30 percent talk content and up to 16 minutes of advertising per hour, raised the question of how much music would be played through the stereophonic broadcasts. He also said many people would not then receive the signal, including many visitors to the area who did not come armed with a FM receiver. The applicant had acknowledged that up to 15 percent of its audience were dairy

farmers who would be forced to buy FM sets if they were still to listen to the station in their cowsheds and the company acknowledged that these listeners would be slower to convert.

Mr Harman said there was no evidence of any public demand for a conversion to FM but there was a general demand for the introduction of FM services which were seen as additional or alternatives services not for a duplication.

There is no evidence of the set penetration level in the area but in other centres it was about 65 percent.

The McNair survey in 1982 showed that 34.4 percent of the total audience chose not to listen to IXX. There was no evidence that this number would be reduced but it was possible that the number would be increased.

It is clear to the Tribunal that those who are listening to the station would have a much better quality signal to listen to and the music segment which was low during the day but much higher at night would be considerably enhanced.

It is equally clear that there could well be strong audience pressure for the continuation of an AM service and that either the company would seek to retain its AM warrant and continue simulcasting or some of the audience would move their allegiance to the Tauranga station.

In summary we would give the application only limited weight for its desirability.

- (b) *The economic effect which the establishment of the station is likely to have in respect of broadcasting stations already in operation.*

- (c) *The effect which the establishment of the station to which the application relates may have on broadcasting services provided by the Corporation in the public interest.*

The BCNZ objected to the signal reaching into Tauranga and taking some of the audience from IZD. Mr Harman said that the Waikato FM station would extract about \$250,000 from the Tauranga/Mount Maunganui market. In terms of share it was reasonable on experience elsewhere to predict that the Waikato FM station would capture between 10 percent and 15 percent of the market.

A second FM station broadcasting into IZD's primary coverage area would further fragment the audience. Although not substantial by itself, cumulatively over the choice of FM stations it could be significant. The effect could be overcome by restricting the signal to the Eastern Bay of Plenty.

The applicant emphasised that there has never been any attempt to sell advertising in the Tauranga area and that the high local talk content would discourage any great listenership from that area.

The Tribunal concluded that the Manawahe site was undesirable from the point of view of the effect on other stations and that the Mount Edgecumbe site would not produce the same intrusion into the more densely populated area of IZD's market. Bringing another AM-type community station based on another part of the Bay of Plenty into that area cannot be justified as providing an "alternative" FM service.

- (d) *The needs of New Zealand or the locality or localities proposed to be served in respect of broadcasting services.*

The applicant's case was that it was desirable to provide an FM service to the area and because it would not be economic for a second local station to be established, then it followed that either IXX had to convert or people in the Eastern Bay of Plenty did not have a FM station providing stereo coverage.

The applicant referred to the Waikato decision in which the Tribunal said "Set penetration is increasing in New Zealand and it is clear that broadcasters must consider FM as a service which in the normal course ought to be available to listeners". The applicant said there was no justification for declining the application on the grounds that there was no need for an FM service.

It is convenient here to note what the Tribunal said in the Waikato case in relation to an objection by IXX. The following extract appears on pages 10, 11 and 12 of that decision:

"Radio Bay of Plenty Limited holder of the AM warrant IXX for Whakatane did not object to the application but raised a number of matters of concern.

"The company considered the effective radiated power too high because it said it would extend the signal into its primary service area and would have an effect on the audience of IXX AM or FM. That could affect the viability of the station.

"It was submitted that there was no community of interest between the Waikato and the Bay of Plenty and that it would be serving too many communities and regions.

"The company expected to lose some national sales which it said were the difference between profitability and non-profitability for the station.

"Radio Bay of Plenty Ltd. said the proposed format was too similar to that of existing stations and that the company would be operating a juke box without any real community service.

"It was submitted that the advertising rates appeared to be too low and the establishment of a Tauranga sales office meant the possibility of selling in the Eastern Bay of Plenty.

"1XX uses the Pacific network news and there would therefore be a duplication.

"The Tribunal was asked to change the direction of the signal, to impose a restriction on the selling of advertising in Central and Eastern Bay of Plenty, to require the applicant to provide an alternative news service, to improve the community service commitment and to provide a truly alternative format.

"As to the economic effect on the station no evidence was produced by the company to support its statements.

"We do not believe that the type of community station successfully conducted by Radio Bay of Plenty Ltd. would be seriously affected by this regional programme but we do agree that where it can be well heard it will be listened to.

"In the absence of evidence of the effect on the station we are unable to find that there is adequate reason for changing the nature or extent of the coverage proposed.

"As far as any FM operation by Radio Bay of Plenty Ltd. is concerned the Tribunal notes that the only application for FM services in the area is from that company and they are for the total duplication of the AM programme from FM transmitters. The effect of the granting of this application will be to provide a new programme service in the area which neither 1XX nor any other applicant has sought to provide.

"It may well be that 1XX will consider joining with the present warrant holder in a transmission directed to the audience in the Eastern and Central Bay of Plenty which might carry some local programming and the regional programming from the Te Aroha site. But that is a matter for Radio Bay of Plenty Ltd. We do not see the proposal by Radio Bay of Plenty Ltd. to provide a duplicated programme to its listeners in its service area on FM as providing a ground for criticism that this applicant's programming is too similar.

"We consider that there will be a sufficient difference in format from the existing stations to provide a contrast to the AM programming. We do not expect that a FM station will or should make any attempt to provide the same community service content as an AM station. The submission in that respect fails to understand the essential difference that has already occurred in FM broadcasting here and abroad. In this case one of the aspects which will make the station less competitive with local AM stations is that it will be operating over a wide region and cannot provide a close local community service. Nor is it compatible with the music objectives of the station to load it with that sort of information role.

"We see no point in preventing the available signal reaching those fortunate listeners in some parts of the Bay of Plenty beyond Tauranga who might welcome the opportunity of receiving this FM programme.

"The question of advertising rates is dealt with elsewhere.

"The prime purpose of the FM station is not to provide a news and information service and we see no significant disadvantage in the application because it is proposed to carry a network news service from Radio Pacific which is the same service as is carried by 1XX.

"There is no justification, in the absence of any evidence from Radio Bay of Plenty Ltd., for the imposition of a restriction on the selling of advertising in the Central and Eastern Bay of Plenty area. We expect it would be more likely to be an incidental service from the station having regard to the small numbers of listeners in the area who would be reached from this regional station. We would be surprised if the rates proved to be competitive with 1XX but again lack any evidence from that station to support its submissions."

The applicant took no steps to consider joining with the Waikato station. It may seem ironical that the arguments now being advanced by others affected by Radio Whakatane's proposal should have been advanced by Radio Whakatane earlier.

The effect of Radio Whakatane's shift to the FM mode might however be to prevent another local entrepreneur deciding to site a transmitter at Mount Edgecumbe for the Eastern Bay of Plenty. Such a station might perhaps have some limited hours of local origination and link with the Waikato or some other FM service for much of the time, thus bringing an alternative music FM service to the area. It is appropriate to note that FM stations in New Zealand have offered a different format with a high music content and a low advertising content. Those proposals are not in the same category as the present application.

The BCNZ argument was that the need in the region was for a locally based station which can be received by all listeners. That, they suggested, was 1XX on AM.

(e) *The financial and commercial ability of the applicant to carry on the proposed service.*

We are satisfied from Mr Wadsworth's evidence that the applicant would carry on the service satisfactorily. It is an efficiently operated station which has in later years proved to be profitable after many difficult years of trading.

The formula adopted is one with which they are familiar and which has been successful. It involves a low rate of charges and a high commercial content which has been made acceptable to the audience.

(f) *The likelihood of the applicant carrying on the proposed service satisfactorily.*

We have no reason to expect that the station would not be conducted in accordance with the proposals.

(g) *The results of any survey available to the Tribunal.*

No audience survey was conducted recently for the purpose of the application, but reference was made to other surveys to show audience figures both in relation to 1ZD and in the Eastern Bay of Plenty.

The surveys conducted by the applicant earlier which related to choice during temporary FM broadcasts did reveal, as Mr Harman pointed out, that more than half of the people questioned did not in fact attempt to tune to the FM station.

(h) *The requirement that frequencies be best utilised in the public interest.*

It is convenient here to consider all the technical matters raised in evidence.

For the applicant, Mr Bryce stated the case for the use of Manawahe rather than Mount Edgecumbe which is the coverage area for which the applications were called. We can understand the reasoning which led to Mr Bryce's choice. But it also needs to be said that Mr Bryce is an innovative and creative engineer whose first instinct is probably not to adopt the conventional way of doing things and if possible to prove that another way is better.

We do not intend to traverse all the evidence but detailed evidence was given by R. O. Gracie, a supervising engineer for the Corporation and I. R. Hutchings, supervising engineer for the New Zealand Post Office.

The proposals which Mr Bryce put together involved using a transmitter from Manawahe and a translator in Motuhora Island to cover the areas not well served by the Manawahe transmitter. The applicant acknowledged that Mount Edgecumbe did an excellent job of dovetailing in with upstream FM stations (i.e. Mount Te Aroha and Waiatarua) and supporting translators in the TV distribution system, but its use for autonomous regional FM broadcasting left much to be desired.

He also saw advantages in co-siting with television in relation to networking. He was concerned however that its coverage would not match that of the existing AM service in some important reception areas. He considered the strength of the signal must equate with the AM listeners' use of the small portable receiver. The applicant considered Mount Edgecumbe would not provide coverage to the eastern extremities of the town of Whakatane, Ohope Beach and Whakatane West railhead to Awakeri and that coverage to the Rangitaiki Plains would be affected.

It was considered that the Manawahe site was the optimum site and had ancillary advantages in terms of tenure, ease of access and interference with other services situated on Mount Edgecumbe. It would provide a better service to Ohope Beach and the service would be adequate to Galatea and Murupara, although in that direction Mount Edgecumbe would provide a stronger signal.

The Motuhora translator would cover those areas along the coastal strip that were not effectively covered from Manawahe.

The use of Motuhora created some concern for the Whakatane Radio Telephone Users Association as it was considered that the use of the frequency for FM broadcasting from there may limit the availability of channel use for radio telephone users.

The Post Office considered the general co-siting policy of the Government should be supported and that no specific technical parameters had been advanced which supported the claim that co-siting at Mount Edgecumbe or near-siting there was not practicable. It was not expected that there would be difficulty in coping with the mobile station or any other services from that site. The Manawahe site, by virtue of its lower height and location, required a significantly greater radiated power to provide a comparable coverage to that of Mount Edgecumbe and this was illustrated by the fact that the applicant's proposal required a mean radiated power of 25 kW (a maximum effective radiated power of 40 kW) when compared with the 10 kW mean power currently radiated from Mount Edgecumbe to give a technically more demanding television field strength.

It was expected that a FM sound transmitter at Mount Edgecumbe would require some 2-5 kW mean radiated power. The Manawahe radiation was likely to give some significant coverage in both Tauranga and the Rotorua districts. This could affect assignments of frequencies. The Post Office was, however, prepared to certify the Manawahe site.

Mr Bryce said "By reason of the topography a FM signal from a transmitter on Mount Edgecumbe would not be adequately received in a large part of Whakatane itself, at Ohope Beach, in Opotiki and in other areas unless the base power was at levels which would be totally uneconomic and undesirable. It would be necessary to have a based power of 50 kW if there were to be no translators". The proposed base power from Manawahe would be 5 kW.

Mr Bryce was exaggerating the position. When questioned it was clear that the half of Whakatane he referred to was not a large part at all. Mr Gracie said that many of the coverage problems in Whakatane were slight. About 2½ percent of the population might have difficulty with reception. He considered Manawahe an inefficient transmitting site which required excessively higher power levels to retain the stated coverage objective.

Manawahe had been used before for a television translator which when it reached 100 watts still required no fewer than 10 supplementary translators to provide a full television service to the Central and Eastern Bay of Plenty. The trig 6881 site proposed for Radio Whakatane FM, at Mount Edgecumbe is 64 metres higher than the Manawahe television translator site and 4.3 kilometres to the south.

It was tested and compared with Mount Edgecumbe. The results of tests clearly indicated that Mount Edgecumbe was a vastly superior VHF transmission site and a medium power television transmitting station was planned and subsequently developed there. Television transmissions from Mount Edgecumbe require only 6 translators. Mr Gracie estimated that it was likely that a FM translator would only be needed to provide coverage at Ohope Beach, if Mount Edgecumbe was the main transmission point.

From comparative figures listed, substantially equal coverage would exist from either point in Whakatane, Opotiki, Te Kaha and Wairana. Interference levels in Tauranga and Mount Maunganui could be expected to be substantially the same.

Mount Edgecumbe provided a much better coverage than Manawahe or Murupara, Te Puke and Taneatua. Interference in Rotorua and Taupo was significantly less from Mount Edgecumbe.

The Manawahe trig site provided a better coverage than Mount Edgecumbe at Awakeri.

In summary, Mr Gracie said that Mount Edgecumbe had markedly better coverage potential and produced significantly less interference in the Rotorua and Taupo areas. He also considered that the Manawahe site would be deficient in terms of its ability to provide acceptable coverage in the Murupara area. While Mr Bryce thought the coverage would be adequate, he did concede that it was not as good as from Mount Edgecumbe.

The high level of interference would artificially limit the extent of future FM services able to be provided in these areas and surrounding districts. Experience in other areas indicated that provided basic engineering standards are observed, no interference or other problems occurred with the sort of equipment that was already installed at Mount Edgecumbe. Mr Gracie considered there was insufficient evidence to abrogate the co-siting philosophy set out in the report of the Broadcasting Tribunal which had been adopted by the Minister of Broadcasting.

After hearing all the witnesses, each of whom was cross examined and questioned by the Tribunal, we prefer the evidence of Mr Hutchings and Mr Gracie on the co-siting and other issues crucial to this application. We must look beyond this application to the possibility in the future of other services being brought to the area and there would be complications if the Mount Edgecumbe site was to be used for some regional FM services and Manawahe for this applicant. Those who had to use outdoor aerials would for instance have to have a two directional aerial.

It is perhaps an indication of Mr Bryce's attitude that exceptions should be made for Radio Bay of Plenty Ltd. that he produced his own evidence in support of vertical polarisation despite the general acceptance that in principle mixed polarisation is the better choice.

(i) *The desirability of avoiding monopolies in the ownership or control of news media.*

This was not an issue.

(j) *The hours which the applicant proposed to broadcast.*

The service, as at present, would be a 24 hour one.

(k) *The extent of advertising matter which the applicant proposes to broadcast.*

There was concern about this because the applicant can at present advertise up to 18 minutes in any hour. We understand the reasons for that. The fact that that advertising would continue does however emphasise that this is a conversion to another mode rather than the full exploitation of FM medium.

The amount of advertising concerned Mr Paterson for the Waikato FM company which is limited to 6 minutes at present. Had we found the changeover justified we believe that it would not have been economically possible to have limited the advertising content.

We do not consider it would have provided an unfair situation in relation to the other FM company as it would simply have emphasised that the station is still a local community station broadcasting on another part of the spectrum.

(l) *The proposed rates and charges to be made in respect of advertising programmes.*

This matter was balanced by the high commercial content.

(o) *Such other matters as may be prescribed in regulations in that behalf.*

Regulation 15A, Broadcasting Regulations 1977 reads:

"15A. (1) In considering any application for a sound radio warrant in respect of an AM broadcasting station or a FM broadcasting station, the Tribunal, before determining whether or not to grant the application, shall have regard to the policy of the Government under which a frequency modulation (FM) broadcasting service is to be developed as an integral part of sound-radio broadcasting in New Zealand.

(2) Nothing in this regulation limits the provisions of paragraphs (a) to (n) of section 80 of the Act."

It is a policy of the Government that a FM service be made available progressively to as many radio listeners as is possible.

The applicants considered operating a local FM programme from 6 a.m. to 6 p.m. but decided this would incur additional costs without any material increase in the total advertising revenue. It would also require replacement of existing AM transmitters.

The Tribunal has carefully considered the application but is not able to grant it in its present form. If the applicant decides it wants to broadcast on FM the broad conclusion we have arrived at is that it could be permitted to do so, that the transmissions should be engineered to reduce (as far as is reasonable) the propagation of signal towards Tauranga, that the site should be Mount Edgecumbe and that the need for any translator should await the commencement of transmissions. Simulcasting should be limited to a short period not exceeding 6 months which could be used intensively to promote a new medium.

As the essence of the application was to transmit from Mount Manawahe it is not appropriate to grant the application with a condition to broadcast from another site. It seems more appropriate to indicate that if the applicant wishes to lodge a different application the Tribunal would be prepared to consider it promptly and given an early decision. This we do.

This present application does not satisfy us that its desirable elements outweigh the undesirable elements and therefore it must be declined.

Co-opted Member—

Murray J. Henshall was co-opted as a person whose qualifications and experience were likely to be of assistance to the Tribunal in determining the application. He took part in the hearing and the deliberations of the Tribunal but the decision is that of the permanent members.

Dated this 19th day of December 1984.

Signed for the Tribunal:

B. H. SLANE, Chairman.

CHIEF CENSOR'S DECISIONS: 3-21 December 1984

PURSUANT to section 21 of the Films Act 1983, the entries in the Register for the above period are hereby published.

KEY TO DECISIONS

G—Approved for general exhibition.

GY—Approved for general exhibition: recommended as more suitable for persons 13 years of age and over.

GA—Approved for general exhibition: recommended as more suitable for adults.

G*—Approved for general exhibition: (as specified).

R(age)—Approved for exhibition only to persons years of age and over (as specified).

RP(age)—Approved for exhibition only to persons years of age and over and to any person under that age when accompanied by that person's parent or guardian.

R*—Approved for exhibition only (as specified).

Ex—Exempted from examination and approved for exhibition (with any conditions as specified).

SCHEDULE

Applicant	Maker	Title Silent(S) or Trailer(T)	No. of Copies	Gauge	Running Time Minutes	Reason for Refusal, Excisions, or Alterations	Decision and Cert No.	Country of Origin	Remarks
<i>Monday, 3 December 1984</i>									
Twentieth Century Fox Distribution (N.Z.) Ltd.	Twentieth Century Fox	GIVE MY REGARDS TO BROAD STREET	1	35 mm	110		GY 0097	U.K.	
Twentieth Century Fox Distribution (N.Z.) Ltd.	Twentieth Century Fox	Give My Regards to Broad Street (T) (No. 1)	1	35 mm	1		G 0269	U.K.	
Twentieth Century Fox Distribution (N.Z.) Ltd.	Diamant Film Production	YOR THE HUNTER FROM THE FUTURE	1	16 mm	88½		GY 0098	Italy	Dubbed in English.
The Timber Mill Ltd.	Electric Blue Australasia Pty.	ELECTRIC BLUE 008	1	½" VHS	57½		R 0243	U.K./Australia	20 years and over. Censor's note: Content may offend.
Columbia Films (N.Z.) Ltd.	Columbia Pictures Industries Inc.	BODY DOUBLE	1	35 mm	115½		R 0244	U.S.A.	18 years and over.
Columbia Films (N.Z.) Ltd.	Columbia Pictures Industries Inc.	Body Double (T) (No. 1)	10	35 mm	1½		G 0270	U.S.A.	
<i>Tuesday, 4 December 1984</i>									
N.Z. Federation of Film Societies Inc.	New Era Films	DRIFTERS	1	16 mm	40		Ex 0023	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	E.B.M.	Industrial Britain	1	16 mm	22		Ex 0024	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	G.P.O. Film Unit	SONG OF CEYLON	1	16 mm	40		Ex 0025	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	G.P.O. Film Unit	Colour Box	1	16 mm	4		Ex 0026	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	British Commercial Gas Assn.	Housing Problems	1	16 mm	15		Ex 0027	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	Empo	Coal Face	1	16 mm	11		Ex 0028	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	G.P.O. Film Unit	Rainbow Dance	1	16 mm	5		Ex 0029	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	G.P.O. Film Unit	Night Mail	1	16 mm	25		Ex 0030	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	G.P. O. Film Unit	The Saving of Bill Blewitt	1	16 mm	25		Ex 0031	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	RAF Film Unit/Army Film and Photographic Unit	DESERT VICTORY	1	16 mm	60		Ex 0032	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	G.P.O. Film Unit	London Can Take It	1	16 mm	10		Ex 0033	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	Crown Film Unit	Listen to Britain	1	16 mm	21		Ex 0034	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	Crown Film Unit	FIRES WERE STARTED	1	16 mm	60		Ex 0035	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	Crown Films	The Eighty Days	1	16 mm	14		Ex 0036	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	Crown Film Unit	A DIARY FOR TIMOTHY	1	16 mm	39		Ex 0037	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	Wessex Films	Family Portrait	1	16 mm	25		Ex 0038	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	World Wide Pictures	Thursday's Children	1	16 mm	20		Ex 0039	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	BFI Experimental Production Fund	Nice Time	1	16 mm	18		Ex 0040	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	BFI Experimental Production Fund	Momma Don't Allow	1	16 mm	22		Ex 0041	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	BFI Experimental Production Fund	TOGETHER	1	16 mm	50		Ex 0042	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	Graphic Films	EVERY DAY EXCEPT CHRISTMAS	1	16 mm	40		Ex 0043	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	Graphic Films	WE ARE THE LAMBETH BOYS	1	16 mm	52		Ex 0044	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	British Transport	TERMINUS	1	16 mm	35		Ex 0045	U.K.	Exempted.
N.Z. Federation of Film Societies Inc.	B.B.C.	SONG OF SUMMER	1	16 mm	75		Ex 0046	U.K.	Exempted.
<i>Wednesday, 5 December 1984</i>									
United International Pictures (N.Z.) Ltd.	Universal City Studios	THE WILD LIFE	10	35 mm	97		R 0245	U.S.A.	16 years and over.
Proequity Entertainments Ltd.	Joe Sarno	LAURA'S TOYS	1	35 mm	92		R 0246	Sweden	18 years and over. Censor's note: Content may offend. Pre-cut print. English dialogue.
Proequity Entertainments Ltd.	Joe Sarno	Laura's Toys (T) (No. 1)	1	35 mm	4		R 0247	Sweden	18 years and over.
Proequity Entertainments Ltd.	Global-Queensway	Frustrated Wives (T) (No. 1)	1	35 mm	2½		R 0248	U.K.	18 years and over.
<i>Thursday, 6 December 1984</i>									
N.Z. Federation of Film Societies Inc.	Armenfilm	THE COLOUR OF POMEGRANATES	1	16 mm	73		GA 0104	U.S.S.R.	Russian dialogue.
Amalgamated Theatres Ltd.	Golan-Globus Production	Making the Grade (T) (No. 1)	1	35 mm	2½		G 0271	U.S.A.	English subtitles.

SCHEDULE—continued

Applicant	Maker	Title Silent(S) or Trailer(T)	No. of Copies	Gauge	Running Time Minutes	Reason for Refusal, Excisions, or Alterations	Decision and Cert. No.	Country of Origin	Remarks
<i>Friday, 7 December 1984</i>									
Finlayson-Hill Productions	Oringham Ltd.	Other Halves (T)(No. 1)	7	35 mm	2		G 0272	N.Z./U.K.	
United International Pictures (N.Z.) Ltd.	Universal City Studios	CLOAK & DAGGER	10	35 mm	102½		G 0273	U.S.A.	Censor's note: Sensitive children may require parental guidance.
<i>Monday, 10 December 1984</i>									
Twentieth Century Fox Distribution (N.Z.) Ltd.	Virgin Cinema Films Ltd.	NINETEEN EIGHTY-FOUR	1	35 mm	114½		GA 0105	U.K.	Censor's note: Some scenes may disturb.
United International Pictures (N.Z.) Ltd.	Paramount Pictures Corporation	Thief of Hearts (T)(No. 1)	6	35 mm	1½		G 0274	U.K.	
United International Pictures (N.Z.) Ltd.	Universal City Studios	Cloak & Dagger (T)(No. 1)	20	35 mm	1½		G 0275	U.S.A.	
Proequity Entertainments Ltd.	Mastermind	THROUGH THE LOOKING GLASS	1	35 mm	72½		R 0249	U.S.A.	18 years and over. Censor's note: Content may offend. Pre-cut print.
Proequity Entertainments Ltd.	Mastermind	Through the Looking Glass (T)(No. 1)	1	35 mm	3½		R 0250	U.S.A.	18 years and over.
United International Pictures (N.Z.) Ltd.	Paramount Pictures Corporation	BEVERLY HILLS COP	1	35 mm	106		RP 0008	U.S.A.	16 years and over unless accompanied by that person's parent or guardian. Censor's note: Contains offensive language.
Twentieth Century Fox Distribution (N.Z.) Ltd.	Virgin Cinema Films Ltd.	Nineteen Eighty-Four (T)(No. 1)	1	35 mm	3½		G 0276	U.K.	
<i>Tuesday, 11 December 1984</i>									
Amalgamated Theatres Ltd.	Golan-Globus Production	BOLERO	1	35 mm	106		R 0251	U.S.A.	18 years and over. Censor's note: Includes some sexual content.
Columbia Films (N.Z.) Ltd.	Tri-Star Pictures	THE MUPPETS TAKE MANHATTAN	2	16 mm	94		G* 0004	U.S.A.	Recommended for family audiences.
Classic Cinema Ltd.	Caribbean Films	CAFE FLESH	1	½" VHS NTSC	67½		R* 0003	U.S.A.	Restricted to preview screening for commercial purposes to members of the film industry only, in accordance with normal trade practice, on the premises of the applicant. Pre-cut print.
<i>Wednesday, 12 December 1984</i>									
Proequity Entertainments Ltd.	H & V Film Productions	BAD PENNY	1	35 mm	61½		R 0252	U.S.A.	18 years and over. Censor's note: Content may offend.
Proequity Entertainments Ltd.	H & V Film Productions	Bad Penny (T)(No. 1)	1	35 mm	3½		R 0253	U.S.A.	18 years and over.
<i>Thursday, 13 December 1984</i>									
Twentieth Century Fox Distribution (N.Z.) Ltd.	Hot Dog Partnership	HOT DOG ... THE MOVIE	1	16 mm	95½		R 0254	U.S.A.	13 years and over.
<i>Monday, 17 December 1984</i>									
Warner Bros. (N.Z.) Ltd.	Malpasso Production	TIGHTROPE	2	16 mm	114		R 0255	U.S.A.	13 years and over.
Southern Light Pictures	Southern Light Pictures	Heart of the Stag (T)(No. 1)	1	35 mm	2½		G 0277	N.Z.	
<i>Tuesday, 18 December 1984</i>									
Proequity Entertainments Ltd.	Michel Lemoine	EXCITATION AU SOLEIL	1	35 mm	93½		R 0256	France	18 years and over. Censor's note: Content may offend. Pre-cut print. Dubbed in English.
Proequity Entertainments Ltd.	Michel Lemoine	Excitation Au Soleil (T)(No. 1)	1	35 mm	3½		R 0257	France	18 years and over. Dubbed in English.
<i>Wednesday, 19 December 1984</i>									
Columbia Films (N.Z.) Ltd.	Capricorn-Zuleika Farms Production	THE EVIL THAT MEN DO	2	16 mm	90½		R 0258	U.S.A.	16 years and over.
Embassy of Japan	Seidoh Production	MATAGI (OLD BEAR HUNTER)	1	16 mm	104		RP 0009	Japan	13 years and over unless accompanied by that person's parent or guardian. Censor's note: Some scenes may disturb. Japanese dialogue. English subtitles.
<i>Thursday, 20 December 1984</i>									
Warner Bros. (N.Z.) Ltd.	Goldcrest and International Film/Enigma Production	THE KILLING FIELDS	1	35 mm	144		GA 0106	U.K.	Censor's note: Content may disturb.
Warner Bros. (N.Z.) Ltd.	Goldcrest and International Film/Enigma Production	The Killing Fields (T)(No. 1)	1	35 mm	2½		G 0278	U.K.	
Embassy of Japan	Kurisaki Production	THE LOVE SUICIDES AT SONEZAKI	1	16 mm	88		GY 0099	Japan	Japanese dialogue. English subtitles.
Kerridge Odeon Films Distributors	Pacific Western Productions	The Terminator (T)(No. 1)	1	35 mm	1½	s. 13.2 (c) violence	G 0279	U.S.A.	
Embassy of Japan	Shochiku/Kadokawa Films	FALL GUY	1	16 mm	108		R 0259	Japan	13 years and over. Japanese dialogue. English subtitles.

SCHEDULE—continued

Applicant	Maker	Title Silent(S) or Trailer(T)	No. of Copies	Gauge	Running Time Minutes	Reason for Refusal, Excisions, or Alterations	Decision and Cert. No.	Country of Origin	Remarks
<i>Thursday, 20 December 1984—continued</i>									
Embassy of Japan	Mifune Productions	SAMURAI BANNERS	1	16 mm	165½		GY 0100	Japan	Japanese dialogue. English subtitles.
Twentieth Century Fox Distribution (N.Z.) Ltd.	Adams Apple Film Company	HAMBONE AND HILLIE	1	16 mm	90	s. 13.2 (c) violence	G 0280	U.S.A.	Censor's note: Some scenes may disturb sensitive children. 13 years and over.
Columbia Films (N.Z.) Ltd.	Columbia-Delphi Productions II	NO SMALL AFFAIR	1	35 mm	103½		R 0260	U.S.A.	
<i>Friday, 21 December 1984</i>									
Vidcom Ltd.	Video Software Replay Co.	VIDEO MUSIC MACHINE PROGRAMME # 17	30	½" VHS	155		G 0281	Australia	
United International Pictures (N.Z.) Ltd.	United Artists	A View to a Kill (T) (No. 1)	40	35 mm	1½		G 0282	U.S.A.	
Kerridge Odeon Film Distributors	Eadenrock Ltd.	Second Time Lucky (T) (No. 1)	10	35 mm	3½	s. 13.2 (c) sex	G 0283	U.K./N.Z.	

CHIEF CENSOR'S DECISIONS: 3-21 December 1984

PURSUANT to section 11 of the Films Act 1983, the following decisions have been made with regard to the granting of waivers from the requirements relating to examination and exemption from examination for the above period:

Applicant	Class of Film	Decision
Nil		

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Tariff Notice No. 1985/282—Applications for Variation of Approval

NOTICE is hereby given that applications have been made for variation of current approvals of the Minister of Customs as follows:

Port	Appn. No.	Tariff Item No.	Goods	Rates of Duty		Part II Ref.	Con- cession Code	Effective	
				Normal	Pref.			From	To*
		39.01.368	CURRENT APPROVAL: Dixie-union 150 and 180 micron CB film	Free*	Free*	99	928789C	7/84	9/86
WN	1511	39.01.368	REQUESTED APPROVAL: Dixie-union 120, 150 and 180 micron CB film						
	1510	84.59.059	CURRENT APPROVAL: Prestincert tool kit type L1600	Free*	Free*	10	112780C	7/78	6/86
WN	973	84.59.059	REQUESTED APPROVAL: Prestincert insertion tooling						
		85.19.009	CURRENT APPROVAL: Circuit breakers; 33kV and over	Free*	Free*	10	113795G	7/78	6/85
HO	770	85.19.009	REQUESTED APPROVAL: Circuit breakers; Indoor circuit breakers 36kV and over						
		84.22.009	CURRENT APPROVAL: Tower cranes, excluding crane hook blocks	Free*	Free	10	206839H	7/82	12/84
HO	65926	84.22.009	REQUESTED APPROVAL: Tower crane components for the manufacture thereof						
		87.01.029	CURRENT APPROVAL: Tractors (other than those falling within heading No. 87.07), whether or not fitted with power take-offs, winches or pulleys; Other tractors;	Free	Free	99	210319C	4/84	9/91
HO	65862	87.01.029	REQUESTED APPROVAL: Tractors (other than those falling within heading No. 87.07), whether or not fitted with power take-offs, winches or pulley; excluding all tractors 15kW and under						

The identification reference to the application number indicates the offices to which any objections should be made.

HO—Comptroller of Customs, Private Bag, Wellington.

WN—Collector of Customs, Wellington.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated above on or before 21 February 1985. Submissions should include a reference to the identification reference, application number, Tariff item and description of goods concerned and be supported by information as to:

- The range of equivalent goods manufactured locally;
- The proportion of New Zealand and imported material used in manufacture;
- Present and potential output; and
- Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 24th day of January 1985.

P. J. MCKONE, Comptroller of Customs

Tariff Notice No. 1985/281—Applications for Approval

NOTICE is hereby given that applications have been made to the Minister of Customs for concessionary entry of the following goods at the rates of Customs Duty shown:

Port	Appn. No.	Tariff Item	Goods	Rates of Duty		Part II Ref.
				Normal	Pref.	
WN	1207	15.10.001	Split tallow fatty acid used in the manufacture of greases	Free		..
AK	31278	21.07.018	Travasorb renal on condition that it will be sold only to hospitals for use as a food substitute for patients suffering from renal failure	Free*	Free*	26
AK	31243	34.02.000	Elfapur N50, N70, N90, N120 and N150 —nonionic substances viz: alkyl phenol ethoxylates for use in the scouring of wool and formulation of surfactants	Free*	Free*	15
AK	31244	34.02.000	Elfapur LM20, LM30S, LM75S, LP25S, LP30S, LT20S, T20S and T250—non-ionic surfactants viz: fatty alcohol ethoxylates for use in the manufacture of surfactants	Free*	Free*	15
AK	31196	34.02.000	Feltranol	Free*	Free*	15
WN	1540	38.19.001	PageI-Grout types V1P and V12	Free*	Free*	99
AK	31174	38.19.079	Alox 606-70 and automotive anticorrosive additive	Free*	Free	15
AK	31188	38.19.079	PEA Oleth 3 phosphate for use in the manufacture of cosmetic and toiletry preparations	Free*	Free	15
AK	31180	38.19.079	Empol 1018 Dimer acid for use in the manufacture of resins for paint	Free*	Free	15
AK	31181	38.19.079	Empol 1003 Dimer acid for use in the manufacture of resins for paint	Free*	Free	15
AK	31219	38.19.079	Extender red 7/talc for use in the manufacture of cosmetic and toiletry preparations	Free*	Free	15
AK	31220	38.19.079	Extender carmine 5297 (Ital) for use in the manufacture of cosmetic and toiletry preparations	Free*	Free	15
AK	31221	38.19.079	Extender—D and C Red No. 7 Rubine SER for use in the manufacture of cosmetic and toiletry preparations	Free*	Free	15
AK	31222	38.19.079	Extender—D and C Red No. 6 BA-lake SER for use in the manufacture of cosmetic and toiletry preparations	Free*	Free	15
AK	31223	38.19.079	Gty acrylic polymer pres MP/PP for use in the manufacture of cosmetic and toiletry preparations	Free*	Free	15
AK	31189	38.19.079	Hyaluronic acid/chondrotin sulphate for use in the manufacture of cosmetic and toiletry preparations	Free*	Free	15
AK	31308	38.19.079	K.S.R. ladle cover 10 for use in steelmaking	Free*	Free	10
AK	31236	38.19.079	Redicote N-561 for use as a bitumen adhesion agent	Free*	Free	15
AK	31299	38.19.079	Rurallean 100 a mixture of solvents based on N methyl pyrroliden for use in cleaning polyurethane moulds	Free*	Free	15
WN	1160	39.02.241	Ethaform rod of any cross section diameter exceeding one millimetre	Free		..
HO	1328	39.07.311	Glove inserts for use solely in the manufacture of ski gloves	Free		..
HO	65853	39.07.479	Polypropylene hose couplings for use with hoses pumping corrosive liquids	Free*	Free*	99
HO	723	39.07.599	Instrument insulation housings made of high temperature polyurathane and other such materials for use at the Marsden Point Refinery Expansion Project	Free*	Free*	99
AK	31265	39.07.599	Schutlok A1 clips for use as a closure for bread bag packaging	Free*	Free*	99
AK	31295	40.08.032	Continental stencil tape to be used in making inscriptions on memorial stones	Free		..
AK	31213	40.11.041	Go kart tyres up to and including 152.4 mm (6")	Free*	Free*	99
HO	65950	40.16.002	Blakoe suspensory and energiser ring	Free		..
HO	31015	48.19.000	Rotogravure printed labels in widths greater than 400 mm	Free*	Free*	15
AK	31168	60.06.012	Vulkan thermoskin support for the prevention and treatment of groin injuries	Free*	Free*	99
AK	31167	60.06.018	Vulkan thermoskin supports for the prevention and treatment of back, elbow, neck, shoulder, wrist and hand injuries	Free*	Free*	99

Tariff Notice No. 1984/281—Applications for Approval—continued

Port	Appn. No.	Tariff Item	Goods	Rates of Duty		Part II Ref.
				Normal	Pref.	
WN	1542	62.05.039	Woolpack caps	Free*	Free*	99
AK	31304	68.06.009	Hermes RB 317 JFW slashed cloth rolls for use on profile sanders by furniture manufacturers	Free*	Free	99
AK	31145	68.12.021	Duratec high density non-combustible thermal insulation board for the fabrication of electrical and thermal products	Free*	Free*	15
AK	31138	69.09.008	Ferrite rods to be used in the manufacture of aerials	Free*	Free	99
AK	31209	70.20.089	LBH fabric expansion joints for use as expansion joints to compensate problems of expansion, misalignment, vibration and noise in ducts or pipelines for air and gases	Free*	Free*	99
AK	31298	73.40.069	Tuff studs to be used to increase the life of areas exposed to high abrasion such as blades, ripper	Free*	Free*	99
AK	30866	74.03.031	Tinned copper wire .0033X.156 (US meas.) for use in the manufacture of power factor correction capacitors	Free		..
AK	31200	74.07.009	High conductivity busbar tube outside diameter 56 mm + 0.2 mm wall thickness 13 mm	Free*	Free*	15
AK	31237	76.06.000	Hollow mast blanks of aluminium sections No's LP4, LP5, LP6, LP8, LP10, LP11, LP12, G2, M1, M2, N1	Free*	Free*	15
AK	31158	76.16.059	Aluminium cable glands where neoprene seals on both inner and outer sheaths are required	Free*	Free*	99
AK	31215	76.16.059	Louvred aluminium solar, privacy and insect screening	Free*	Free*	99
WN	1536	76.16.059	Series 600 PVC coated clips, peculiar to use with machines for sealing plastic or end of sausage casings	Free*	Free*	15
AK	31317	83.13.021	ROPP pilfer proof caps 20 mm	Free		..
AK	31266	84.06.021	Vetus water cooled marine inboard diesel engines models, M205, M3.10, M4.14, P4,25L, P4.25H for marine use	Free		..
AK	31257	84.10.029	Liquid detergent pumps for automatically dispersing detergents during the laundry process	Free*	Free*	10
WN	1547	84.10.029	JLC single-stage regenerative turbine boiler feed pumps, sizes UL, UH, UJ, ULC, UHC, and UC, all having a nett generated head exceeding 67 meters	Free*	Free*	10
WN	1484	84.10.029	Mechanical pumps, dispensers and mixing stations, viz: C.P.K.O.—Sumatic detergent and rinse aid electrically powered dosing pumps for multi tank use T.P.K.O.—Sumatic detergent and rinse aid electrically powered dosing pumps for single tank use Dema 260C—automatic dosing rinse aid pump Dema 217C—hydraulically actuated liquid feeder for maintaining wash solution strength Dema 301B—manually operated mechanical dosing pump for dispensing one fluid oz of liquid detergent per stroke of pump Dema 611—cleaning centers, manifolded proportioners for mixing and dispensing of up to three products into open containers or bottles	Free*	Free*	10
AK	31143	84.15.009	Forma slim-line blood bank refrigerator for the storage of blood and blood products in the hospital	Free*	Free*	10
AK	31319	84.18.039	Mini conveyor units for continuously filtering and loading plastic material	Free*	Free*	10

Tariff Notice No. 1984/281—Applications for Approval—continued

Port	Appn. No.	Tariff Item	Goods	Rates of Duty		Part II Ref.
				Normal	Pref.	
AK	31235	84.19.039	GAI monobloc filler/corker model 2000 EL including vacuum pump and six starwheel sets	Free*	Free*	10
WN	1537	84.19.039	Tipper tie portable hand clipper model 600 series PT416	Free*	Free*	10
WN	1538	84.19.039	Tipper tie clipper model PR465L and PRZ4101	Free*	Free*	10
AK	31303	84.22.009	AFC spiral feeder to convey powders, crystals, flakes and granules, typically used to convey bulk solids to overhead surge hoppers	Free*	Free*	10
AK	31166	84.23.079	Komatsu GS360 road stabiliser for cutting, digging and crushing road surface for relaying	Free*	Free*	10
AK	31263	84.27.000	Rauch model AU8 destemmer/crusher for crushing grapes	Free*	Free*	18
AK	31255	84.45.009	Copy punch press for use in the production of components	Free*	Free	10
WN	1528	84.45.009	Sunnen model HS-30 honing stand, complete	Free*	Free	10
AK	31178	84.47.009	Erjo chipper 165SN used to reduce wood waste to small particle size	Free*	Free	10
AK	31192	84.49.009	Hydrashear for cutting high tensile prestressed concrete strand	Free*	Free	10
AK	31199	84.50.009	Zent noiseless bench burner for use in the manufacturing of scientific glassware	Free*	Free	99
AK	31301	84.59.059	Goldbeater harvesting machines	Free*	Free*	10
AK	31312	84.59.059	Hymmen model URA cleaning plant for cleaning foil covered boards and laminates	Free*	Free*	10
AK	31254	84.59.059	JOA baby disposable diaper making machine	Free*	Free*	10
AK	31296	84.59.059	Rail bending machine	Free*	Free*	10
AK	31268	84.61.021	BAG valves with dust caps for use with post-mix beverage dispensers	Free	Free	..
AK	31269	84.61.021	Jacuzzi automatic jet charger to maintain correct ratio of air and water in pressure tanks used in pressurized water pump systems	Free	Free	..
AK	31306	84.61.021	Miyari alloy valves for use with LPG gas	Free	Free	..
AK	31309	84.61.021	Valves, regulators suitable only in the manufacture of domestic gas appliances	Free	Free	..
AK	31218	84.63.029	Sadiguard torque limiters for the protection of driven machinery	Free*	Free*	10
WN	1529	84.65.009	Bran and Luebbe in-line mixers used for metering and mixing technology for production of casein	Free*	Free*	10
WN	1417	84.65.009	Southern Cross manufactured mechanical seals for use with Southern Cross pumps	Free*	Free*	15
AK	31270	85.01.001	Electric motors single or three phase on condition that they are used only in the manufacture or repair of Red Jacket submersible pumps	Free*	Free*	10
AK	31194	85.05.009	Component parts as may be approved for the manufacture of electric line trimmers	Free*	Free	15
AK	31216	85.11.009	APPROVED: cutting head components Maymar MH160 wax machine for making wax moulds to produce stainless steel casings	Free*	Free*	10
WN	1551	85.19.009	Terasaki moulded case circuit breakers, types TGJ and TOJ fitted with adjustable thermal settings	Free*	Free*	10
AK	31224	85.19.071	Harrison mark II micro-processor incubator control system for the control of temperature humidity etc, in Harrison poultry incubators	Free*	Free*	10
AK	31225	85.19.071	Harrison mark II electro-mechanical incubator control system for the control of temperature humidity etc, in Harrison poultry incubators	Free*	Free*	10
AK	31185	85.22.019	Orban optimod-FM broadcast processing system for radio broadcasting	Free*	Free*	99

Tariff Notice No. 1984/281—Applications for Approval—continued

Port	Appn. No.	Tariff Item	Goods	Rates of Duty		Part II Ref.
				Normal	Pref.	
AK	31017	85.23.021	Prefabricated wiring harness system for retriulation of light and power in office buildings The system is installed in buildings during construction and into the office working environment to provide a safe flexible and economical means for intergration of services to the work area	Free		..
AK	31310	90.07.009	Cameras of the following kinds and parts thereof, when made to take negatives of quarter plate size 108 mm × 82.5 mm or larger, viz: RPS 6000 camera	Free*	Free*	99
AK	31311	90.10.029	Gevamix auto replenishing system for use with automatic processing equipment in the photographic and graphic arts industry	Free*	Free*	99
AK	31183	90.24.011	Crouzet pneumatically operated programme sequencer modules and shift register modules	Free		..
AK	31182	90.24.011	Festo pneumatically operated shift register modules	Free		..
AK	31190	90.24.011	Temperature and pressure controllers peculiar to use in the manufacture and repair of spa heaters	Free		..
AK	31186	90.26.019	Neptune water meters type T8 and T10 25 mm to 100 mm for industrial water metering	Free*	Free	99
AK	31326	90.28.009	Fisher range of electrical measuring, checking, analysing, recording and automatically controlling instruments and apparatus	Free*	Free	99
HO	30904	94.01.009	Safe-N-Sound baby safety capsule designed for use by children 0-6 months (or up to 9 kg in weight)	Free*	Free*	99
WN	1496	94.01.011	Handicapped child's seat capable of seating and restraining a child weighing up to 45 kgs	Free*	Free*	99
HO	65884	94.01.011	Infant safety seats designed for use by children aged 0-6 months (or up to 9 kg in weight)	Free*	Free*	99

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.

AK—Collector of Customs, Auckland.

WN —Collector of Customs, Wellington.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the appropriate office as indicated by the identification reference on or before 21 February 1985. Submissions should include a reference to the identification reference, application number, Tariff item and description of goods concerned and be supported by information as to:

- The range of equivalent goods manufactured locally;
- The proportion of New Zealand and imported material used in manufacture;
- Present and potential output; and
- Details of factory cost in terms of materials, labour, overhead, etc.

Dated at Wellington this 24th day of January 1985.

P. J. MCKONE, Comptroller of Customs.

Tariff Notice No. 1984/283—Applications for Exclusion from Determination

NOTICE is hereby given that applications have been made for exclusion of goods as follows from current determinations of the Minister of Customs and for admission of such goods at the rates of duty prescribed under the substantive Tariff item therefor:

Port	Appn. No.	Tariff Item	Goods	Rates of Duty		Part II Ref.
				Normal	Pref.	
HO	1437	82.06.001	Blades for hand held 'Makita' Planners NOTE: If approved the above goods will be subject to the rates of duty prescribed under tariff item 82.06.009, or at the rates of duty prescribed under Part II of the tariff reference 10	35	Can 25 DC 25 Pac Free	..
HO	1507	84.45.001 Detr'n	Ercole Model 315 Power Hacksaw machine NOTE: If approved the above goods will be subject to the rates of duty prescribed under Tariff item 84.45.009 or at the rate of duty prescribed under part II of the tariff reference 10.	40*	Can 25* DC 25* Pac Free 1985 Aul 5 1986 Aul Free	..

*or such lower rate of duty as the Minister may in any case direct

The identification reference to the application number indicates the office to which any objections should be made.

H.O.—Comptroller of Customs, Private Bag, Wellington.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the above office on or before 21st February 1985. Submissions should include a reference to the identification reference, application number, Tariff item and description of goods concerned and be supported by information as to:

- (a) The range of equivalent goods manufactured locally;
- (b) The proportion of New Zealand and imported material 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 24th day of January 1985.

P. J. McKONE, Comptroller of Customs.

3

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	Title or Subject-matter	Serial Number	Date of Enactment	Cash Price	Postage and Packaging
Accident Compensation Act 1982	Accident Compensation Earners' Scheme Levies Order 1973, Amendment No. 5	1985/10	28/1/85	\$1.40	\$1.80
Road User Charges Act 1977	Road User Charges Regulations 1978, Amendment No. 4	1985/11	28/1/85	35c	75c

POSTAGE AND PACKAGING CHARGE: MAIL ORDERS

If two or more copies ordered, the remittance should cover the *cash price* and the *maximum charge* for the *total value of purchases* as follows:

Total Value of Purchases	Maximum Charge	Total Value of Purchases	Maximum Charge
\$	\$	\$	\$
Up to 1.50	0.40	10.01 to 20.00	1.50
1.51 to 5.00	0.55	20.01 to 50.00	3.60
5.01 to 10.00	0.85	50.01 to 100.00	4.80

Copies can be bought or ordered by mail from Government Bookshops. Please quote title and serial number. Prices for quantities supplied on application.

Government Bookshops are located at Hannaford Burton Building, 25 Rutland Street (Private Bag, C.P.O.), Auckland 1; Kings Arcade, (P.O. Box 857), Hamilton; Head Office, Mulgrave Street (Private Bag), Wellington 1; Wellington Trade Centre, Cubacade (Private Bag), Wellington; 159 Hereford Street, (Private Bag), Christchurch 1; Cargill House, Princes Street (P.O. Box 1104), Dunedin.

P. D. HASSELBERG, Government Printer.

Tariff Notice No. 1984/284—Applications for Continuation of Approval

NOTICE is hereby given that applications have been made to the Minister of Customs for the continuation of the following concessions at the rates of Customs Duty shown:

Port	Appn. No.	Tariff Item	Goods	Rates of Duty		Part II Ref.
				Normal	Pref.	
DN	2271	34.02.000	Cycloshen special, liquid pearling agent for shampoos etc	Free*	Free*	15
DN	2259	34.02.000	Dobanol 23-2, intermediate for production of components for shampoos, bubble baths and other toiletries	Free*	Free*	15
DN	2272	34.02.000	Emcol CD18, lubricant and emollient in cosmetic industry	Free*	Free*	15
DN	2273	34.02.000	Marlophor FC, uses in the manufacture of agents for automatic dish washing machines and industrial cleaners	Free*	Free*	15
DN	2270	34.02.000	Busperse 56C and 57, conditioning agent for paper machine felts	Free*	Free*	15
DN	2243	38.19.079	Fumexol AS, textile auxiliary defoaming agent	Free*	Free	15
DN	2260	38.19.079	Harshaw frosting mixture, No. 52 for satin etching of glass cosmetic bottles	Free*	Free	15
DN	2274	38.19.079	Naftomix, P.V.C stabiliser	Free*	Free	15
DN	2230	38.19.079	Spot removing preparations, when declared by an importer that they will be sold by him only to dry cleaners or to apparel manufacturers	Free*	Free	15
DN	2237	38.19.079	Zelec Un lubricant, internal mould release agent	Free*	Free	15
DN	2236	39.01.368) 39.01.369)	Kapton polyamide films, types H, F and V, for covering electrical conductors etc	Free*	Free*	99
DN	2239	59.03.001	Tyvar polypropylene fabric, for making upholstery for furniture	Free		..
DN	2240	59.03.001	"Tyvek" spunbonded olefin, for use in the manufacture of coveralls	Free		..
DN	2248	82.06.009	Steel bread slicing machine blades	Free*	Free	99
DN	2256	84.11.031) 84.11.041) 84.11.051)	Parts, excluding parts of general use, when declared for repair purposes on the following locally made compressors:	Free*	Free*	15
DN	2252	84.11.051	Atlas Copco Blackmer oil free compressors, for transfer and vapour recovery of propane, butane, anhydrous ammonia and other liquified gases	Free*	Free*	10
DN	2258	84.21.011	Atlas Copco low pressure spray guns	Free*	Free	10
DN	2251	84.21.011	Atlas Copco airless high pressure spray guns	Free*	Free	10
DN	2227	84.47.009	ELU model TG5171, universal mitre-saws	Free*	Free	10
DN	2226	84.47.009	ELU model TG5172, universal mitre-saws	Free*	Free	99
DN	2249	84.49.009	Berema petrol driven rockdrills	Free*	Free	10
DN	2233	84.49.009	Cobra drill, models; BBM 47LA, BBM 47SPA	Free*	Free	10
DN	2247	85.19.009	Reed and miniature relays; (5) Board mounting and plug in types viz;	Free*	Free*	10
DN	2282	85.19.055	Zettler models AZ series Connectors, coaxial, audio and metalclad power	Free*	Free	10
DN	2241	85.19.059	Lumiaction insulated terminals, making semipermanent connections with electrical circuits	Free*	Free*	10
DN	2254	87.14.019	Aero-caster load modules—for moving heavy articles	Free*	Free*	99
DN	2234	87.14.039	Rims and rim spacers, when declared; (a) by a manufacturer for use by him, only in making trailer axle assemblies; or (b) by an importer that they will be sold to a manufacturer for use by him, only in making trailer axle assemblies	Free*	Free*	15
DN	2253	90.28.009	Fischer and Porter type 51-1340 miniature electronic recorder	Free*	Free	99

*or such higher rate of duty as the Minister may in any case decide

Tariff Notice No. 1984/284—Applications for Continuation of Approval

The identification reference to the application number indicates the office to which any objections should be made.

DN—Collector of Customs, Dunedin.

Any person wishing to lodge an objection to the granting of these applications should do so in writing to the above office on or before 21st February 1985. Submissions should include a reference to the identification reference, application number, Tariff item and description of goods concerned and be supported by information as to:

- (a) The range of equivalent goods manufactured locally;
- (b) The proportion of New Zealand and imported material 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 24th day of January 1985.

P. J. McKONE, Comptroller of Customs.

3

Consent to the Distribution of New Medicines

PURSUANT to section 20 of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the new medicine set out in the Schedule hereto:

SCHEDULE

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Sodium Fluoride 2% w/v	Solution	Chem Industries Ltd. New Zealand	

Dated this 15th day of January 1985.

MICHAEL BASSETT, Minister of Health.

10

Consent to the Distribution of New Therapeutic Drugs

PURSUANT to section 12 of the Food and Drug Act 1969 and section 114 (3) of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the new therapeutic drugs set out in the Schedule hereto.

SCHEDULE

Name of Drug	Form	Active Ingredients (as listed on label)	Name of Manufacturer	Address
Healthbreak	Chewing Gum	(Silver Acetate 6 mg	Fertin Laboratories	Denmark
	Tablet	(Ammonium Chloride 10 mg		
Water for Injections BP	Injection (Ampoule)	Sterile Distilled Water	Pacific Pharmaceuticals Ltd.	New Zealand
Hybloc '100'	Tablet	Labetalol Hydrochloride 100 mg and 200 mg	Pacific Pharmaceuticals Ltd.	New Zealand
Hybloc '200'	Tablet			
Adrucil	Injection	5-Fluorouracil USP 50 mg per ml	Taylor Pharmacal Co.	U.S.A.
Colizine '500'	Tablet	Sulphasalazine USP 500 mg	Pacific Pharmaceuticals Ltd.	New Zealand
Diffiam Cream	Cream	Benzydamine Hydrochloride 3% w/w	A.C.R.A.F. SpA	Italy
Diffiam Oral Rinse	Solution	Benzydamine Hydrochloride 0.15% w/v	Riker Laboratories Ltd.	England

Dated this 15th day of January 1985.

MICHAEL BASSETT, Minister of Health.

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SUMMARY OF TRADING BANKS' MONTHLY RETURNS OF PRINCIPAL LIABILITIES AND ASSETS IN RESPECT OF
NEW ZEALAND BUSINESS AS AT CLOSE OF BUSINESS ON 24 DECEMBER 1984

In accordance with subsection (4) of Section 31 of the Reserve Bank of New Zealand Act 1964
(All amounts in New Zealand Currency)

LIABILITIES*
(N.Z.\$ thousands)

	Australia and New Zealand Banking Group (New Zealand) Limited	Bank of New Zealand	The National Bank of New Zealand Limited	Westpac Banking Corporation	TOTALS
	\$	\$	\$	\$	\$
1. Demand deposits in New Zealand	668,813	1,128,464	499,442	611,464	2,908,183
2. Time deposits in New Zealand	1,552,359	2,953,953	1,138,655	1,434,453	7,079,420
3. Liabilities elsewhere than in New Zealand incurred in respect of New Zealand business	95,572	180,016	70,186	251,536	597,310
4. Bills payable and all other liabilities in New Zealand, including balances due to other banks but excluding shareholders' funds	31,735	50,381	7,009	23,859	112,984

ASSETS**
(N.Z.\$ thousands)

	Australia and New Zealand Banking Group (New Zealand) Limited	Bank of New Zealand	The National Bank of New Zealand Limited	Westpac Banking Corporation	TOTALS
	\$	\$	\$	\$	\$
1. Balances at Reserve Bank of New Zealand—					
(a) Demand deposits	3	3	1	2	9
(b) Time deposits	-	-	-	-	-
2. Reserve Bank of New Zealand notes	26,488	35,894	9,064	6,545	77,991
3. New Zealand coin	1,976	4,157	1,951	1,344	9,428
4. Assets elsewhere than in New Zealand held in respect of New Zealand business	176,261	246,820	67,990	215,741	706,812
5. Advances in New Zealand and discounts of bills payable in New Zealand (excluding advances and discounts included under item 6)—					
(a) Advances	834,150	1,602,147	586,287	707,004	3,729,588
(b) Discounts	68,965	178,189	44,098	61,144	352,396
6. Term loans in New Zealand	791,198	1,213,746	570,383	708,898	3,284,225
7. Investments held in New Zealand—					
(a) Government securities					
(i) Treasury Bills	101,265	336,238	163,863	216,948	818,314
(ii) Government Stock	459,073	880,245	270,806	420,761	2,030,885
(b) Other Investments	98,165	249,116	42,840	30,975	421,096
8. Cheques and bills drawn on other banks in New Zealand and balances with and due from other banks in New Zealand (excluding balances with Reserve Bank of New Zealand)	-	13,929	44,131	-	58,060
9. Book value of land, buildings, furniture, fittings, and equipment in New Zealand	21,179	107,576	78,886	57,108	264,749
10. All other assets in New Zealand	18,053	-	39	27,986	46,078

Aggregate of Unexercised Overdraft Authorities and Term Loan Authorities in New Zealand \$3,628,168.

*Excluding shareholders' funds, contingencies, inter-branch accounts within New Zealand, and certain transit items.

**Excluding inter-branch accounts within New Zealand, contingencies, and certain transit items.

Wellington, N.Z., 18 January 1985.

P. NICHOLL, Chief Economist, Reserve Bank of New Zealand.

BANKRUPTCY NOTICES

In Bankruptcy—Notice of Adjudication and of First Meeting

NOTICE is hereby given that NORMAN WILLIAM SANDBROOK and LYNETTE SANDBROOK formerly trading as Western Heights Motel in Rotorua now, of Mataro Road, Urenui, caretaker and his wife were on 16 January 1984 adjudged bankrupt and I hereby summon a meeting of creditors to be held at the Courthouse, New Plymouth on the 12th day of February 1985 at 10.30 a.m.

E. B. FRANKLYN, Official Assignee.

P.O. Box 446, New Plymouth.

In Bankruptcy—Notice of Adjudication and of First Meeting

NOTICE is hereby given that ANTHONY JOSEPH GRAY of 76F South Road, New Plymouth, cook/steward was on 22 January 1985, adjudged bankrupt and I hereby summon a meeting of creditors to be held at the Courthouse, New Plymouth on the 5th day of February 1985 at 10.30 a.m.

E. B. FRANKLYN, Official Assignee.

P.O. Box 446, New Plymouth.

In Bankruptcy

ERKKILA, GLEN FRANCIS, works accountant, formerly of 171 Tamaki Drive, Auckland, now of 34 Woodend Road, Woodend, Christchurch was adjudicated bankrupt on 12 December 1984. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland on Tuesday, 12 February 1985 at 10.30 a.m.

R. ON HING, Official Assignee.

Auckland.

In Bankruptcy

HUIA ROSEANNE CAROLE GIBSON of 31 Folkestone Drive, Flaxmere, school teacher, was adjudged bankrupt on 23 January 1985. Creditors meeting will be held at my office, Carter House, 50 Tennyson Street, Napier on Monday, 11 February 1985 at 2 p.m.

G. C. J. CROTT, Deputy Official Assignee.

Commercial Affairs Division, Napier.

In Bankruptcy

FIONA ELIZABETH MCDUGALL (nee Nagy), beneficiary, 24 Havelock Street, Mornington, Dunedin, previously of 18 Wakari Road, Dunedin, was adjudged bankrupt on 23 January 1985. Creditors meeting will be held at the Commercial Affairs Meeting Room, Third Floor, M.L.C. Building, corner Princes and Manse Streets, Dunedin on Wednesday, 20 February 1985 at 11 a.m.

T. E. LAING, Official Assignee.

Dunedin.

In Bankruptcy

SAMUEL EDWARD HITAU, bushman of 101 Daniel Street, Kaingaroa Forest, was adjudged bankrupt on 23 January 1985. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

Hamilton.

In Bankruptcy—Notice of Adjudication

NOTICE is hereby given that DAVID MERVYN CLAPP of 49 Rodney Avenue, Otaki, building labourer and ROBIN JOYCE WILSON of Dodsons Road, Takaka, beneficiary, formerly trading in partnership as Col-Inn Tearooms at Takaka, tearoom proprietors, were on 15th January 1985 adjudged bankrupt.

Notice of the first meeting of creditors will be given later.

Dated this 15th day of January 1985.

J. W. PHILLIPS, Official Assignee.

P.O. Box 649, Nelson.

In Bankruptcy

KERRY NEILSON, also known as KERRY MCGREGOR and TERRY JOHN NEILSON, driver operator of 85 Main South Road, East Taieri, previously of 197 Taieri Road, Mosgiel, was adjudged bankrupt on 23 January 1985. Creditors meeting will be held at The Commercial Affairs Meeting Room, Third Floor, M.L.C. Building, corner Princes and Manse Streets, Dunedin on Thursday, 21 February 1985 at 11 a.m.

T. E. LAING, Official Assignee.

Dunedin.

In Bankruptcy

DAVID JOHN VENNEL of Hunterville, signwriter, adjudged bankrupt on 24 January 1985. Creditors meeting will be held at the Courthouse, Stewart Street, Marton on Thursday, 14 February 1985 at 10.30 a.m.

J. G. RUSSELL, Official Assignee.

High Court, Wanganui

In Bankruptcy

MICHAEL GEORGE COLEMAN, previously trading as No. 2 Line Car Painters Rotorua, care of Rotorua Thermal Motor Camp, Rotorua, was adjudged bankrupt on 24 January 1985. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

Hamilton.

In Bankruptcy

MARINUS HANS KOPPE, radio announcer of 258 Sunset Road, Rotorua, was adjudged bankrupt on 10 January 1985. Creditors meeting will be held at Committee Room, Maori Affairs, Arawa Street, Rotorua on Friday, 8 February 1985 at 11 a.m.

J. NELSON, Official Assignee.

Hamilton.

In Bankruptcy

DOUGLAS TUPUHAERE HEKE, P.E.P. worker of F2/41 Phillips Street, Rotorua, was adjudged bankrupt on 25 January 1985. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

Hamilton.

In Bankruptcy

DESMOND ANTONY PARKER, driver, formerly of Main Road, Murupara, now 8 Tudor Place, Rotorua, was adjudged bankrupt on 22 January 1985. Date of first meeting of creditors will be advertised later.

J. NELSON, Official Assignee.

Hamilton.

In Bankruptcy

DENNIS ALAN EATON, 24 Coventry Street, Palmerston North, unemployed driver, was adjudged bankrupt on 28 January 1985. Creditors meeting will be held at the Courthouse, Palmerston North on Monday, 18 February 1985 at 10.30 a.m.

G. C. J. CROTT, Deputy Official Assignee.

Commercial Affairs Division, Napier.

In Bankruptcy

SEFO FE' ESAGO, also known as JOE HOLYWOOD, editor, of 113 Newtown Park Flats, Wellington, was adjudged bankrupt on Wednesday, 23 January 1985. A creditors meeting will be held in the Meeting Room, Third Floor, Databank House, 175 The Terrace, Wellington on Tuesday, 19 February 1985 at 11 a.m.

P. T. C. GALLAGHER, Official Assignee.

Wellington.

In Bankruptcy

ALSWEILER, CAROL CECILY, of 9 Galvin Avenue, Pakuranga, was adjudicated bankrupt on 21 January 1985.

Dates of first creditors meetings will be advertised later.

R. ON HING, Official Assignee.

In Bankruptcy

JOHN TATILELY ALEXANDER GORDON, butcher of 33 Head Street, Sumner, previously trading as "Sumner Fresh Meats", was adjudged bankrupt on 24 January 1985. Creditors meeting will be held at my office, 159 Hereford Street, Christchurch on Thursday, 14 February 1985 at 10.30 a.m.

L. A. SAUNDERS, Deputy Official Assignee.

Commercial Affairs, Private Bag, Christchurch.

LAND TRANSFER ACT NOTICES

EVIDENCE of the loss of the duplicate original of memorandum of lease No. 247779 affecting part of the land in certificate of title D3/302 and leasehold certificate of title D3/305 (Hawke's Bay Registry); whereof Maurice Clark of Hastings, retired and Vera Euphemia Clark, his wife, are the lessors and lessees, having been lodged with me together with an application No. 442695.1 for the issue of a provisional lease in lieu thereof; notice is hereby given of my intention to issue such provisional lease upon the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Napier this 22nd day of January 1985.

R. I. CROSS, District Land Registrar.

EVIDENCE of the loss of memorandum of mortgage 374050.1 affecting the land in certificate of title H2/443 (Hawke's Bay Registry); whereof Stephen Robert Bevin and Judith Ann Bevin, both of Napier, schoolteachers, are the mortgagors and Broadlands Finance Limited at Auckland is the mortgagee, having been lodged with me together with an application No. 443568.2 to register a change of name and a discharge of the said mortgage without production of the said mortgage in terms of section 44 of the Land Act 1952.

Notice is hereby given of my intention to register such change of name and discharge upon the expiration of 14 days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, Napier this 23rd day of January 1985.

B. L. SMITH, Assistant Land Registrar.

THE certificate of title and mortgage described in the Schedule hereto having been declared lost, notice is hereby given of my intention to issue a new certificate of title and to issue a provisional mortgage in lieu thereof upon the expiration of 14 days from the date of the *Gazette* containing this notice.

SCHEDULE

CERTIFICATE of title 3A/1237 for 613 square metres, more or less, being Lot 3 on Deposited Plan 1964 in the name of Ethel Rose McLoughlin, saleswoman and Robert Bruce McLoughlin, railway employee, both of Gisborne as tenants in common in equal shares. Application 156989.1.

Mortgage 135205.2 affecting the land in certificate of title 3D/929 to Mervyn Russell Fitzgerald, farmer, Grace Aileen Fitzgerald, widow, both of Gisborne and Lawrence Cyril Hunter of Dannevirke, sheepfarmer, as mortgagees. Application 156954.1.

Dated at the Land Registry Office, Private Bag, Gisborne this 23rd day of January 1985.

O. ROA, Assistant Land Registrar.

THE instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiry of 14 days from the date of the *New Zealand Gazette* containing this notice.

G

SCHEDULE

CERTIFICATE of title, Volume 495, folio 16, containing 599 square metres, more or less, situate in Block V, Paekakariki Survey District, being Lot 27 on Deposited Plan 5248 in the name of Denis Joseph Mullane of Wellington, contractor. Application 666198.1.

Certificate of title, Volume 278, folio 222, containing 377 square metres, more or less, situate in the City of Wellington, being Lot 10 on Deposited Plan 299 in the name of Jane Edwards of Wellington, tutor. Application 666680.1.

Dated at the Land Registry Office Wellington this 25th day of January 1985.

E. P. O'CONNOR, District Land Registrar.

EVIDENCE of the loss of certificates of title (Canterbury Registry), described in the Schedule, having been lodged with me together with applications for the issue of new certificates of title, a notice is hereby given of my intention to issue the same and to register upon the expiration of 14 days from the date of the *Gazette* containing this notice.

SCHEDULE

CERTIFICATE of title 21B/856 for 1011 square metres in town of Chertsey, being Section 1 in the name of Douglas Thomas Woods, retired. Application 523286/1.

Certificate of title 4D/610 for 1 rood 3-1/10 perches in Christchurch, being Lot 6, Deposited Plan 14682 in the name of Eric Buchanan, communications operator. Application 523986/1.

Agreement for Sale and Purchase 6C/680 for 25-4/10 perches in Christchurch, being Lot 6, Deposited Plan 21620 in the name of Ngaire Ruth Sparrow, machinist. Application 524092/1.

Certificate of title 145/224 for 4 acres, being Lots 12 and 13, Deposited Plan 692 and certificate of title 126/282 for 1 acre, being Lot 10, Deposited Plan 692, both situated in Block XV, Alford Survey District in the name of Hugh Ivan McCallum (deceased). Application 524900/1.

Certificate of title 388/291 for 19-5/10 perches, situated in the Borough of Rangiora, being part of Rural Section 917 in the name of Lawrance Peter Devlin of Rangiora, real estate agent. Application 525595/1.

Dated at Christchurch this 25th day of January 1985.

W. B. GREIG, District Land Registrar.

THE certificates of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to issue new certificates of title upon the expiration of 14 days from the date of the *Gazette* containing this notice.

SCHEDULE

CERTIFICATE of title 801/41, containing 549 square metres, being Lot 5, D.P. 17424 in the name of Leon Hajduk of Hamilton, farmer. Application H. 566658.

Certificate of title 30D/278, containing 66.0000 hectares, being Lots 1 and 2, D.P. 34138 in the name of Dingle Farm Limited at Te Awamutu. Application H. 567102.

Dated at Hamilton this 25th day of January 1985.

M. J. MILLER, District Land Registrar.

THE instruments of title described in the Schedule hereto having been declared lost, notice is given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the *Gazette* containing this notice.

SCHEDULE

CERTIFICATES of title 754/283 and 13D/149 in the name of The Takapuna City Council.

Certificate of title 712/3 in the names of Jessie Margaret Kirkness, retired nurse, Muriel Mary Constance Vile, widow, Robert Garson Vile, apprentice, and Katherine Mary Vile, telephonist, all of Auckland.

Memorandum of lease 003758, affecting the land in certificates of title 754/283 and 13D/149 under which The New Zealand League for the Hard of Hearing (Inc.) is the lessee.

Memorandum of lease A560530, affecting the land in certificate of title 20C/865 under which Victoria Bookshops Limited is the lessee.

Application Nos B. 370143, B. 370335 and B. 370955.

Dated this 24th day of January 1985 at the Land Registry Office, Auckland.

W. B. GREIG, District Land Registrar.

EVIDENCE of the loss of outstanding duplicate of certificate of title, Volume E2, folio 879 (Taranaki Registry), whereof William Gordon George Marsh of Inglewood, vicar and Shirley Noleen Marsh, his wife, are the registered proprietors having been lodged with me together with an application 317164 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 from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office, New Plymouth this 28th day of January 1985.

S. C. PAVETT, District Land Registrar.

ADVERTISEMENTS

CHANGE OF NAME OF INCORPORATED SOCIETIES

NOTICE is hereby given that "Ferryhead Military Society (Incorporated)", has changed its name to "Ferryhead Military Museum (Incorporated)", and that the new name was this day entered on my register of Incorporated Societies in place of the former name. CH. I.S. 220811.

Dated at Christchurch this 18th day of December 1984.

R. S. SLATTER,
Assistant Registrar of Incorporated Societies.

3587

CHANGE OF NAME OF INCORPORATED SOCIETIES

NOTICE is hereby given that "Waikuku Beach Improvement Association Incorporated", has changed its name to "The Waikuku Beach Improvement, Residents and Ratepayers Association (Incorporated)", and that the new name was this day entered on my register of Incorporated Societies in place of the former name. CH. 219343.

Dated at Christchurch this 10th day of December 1984.

R. S. SLATTER,
Assistant Registrar of Incorporated Societies.

3611

INCORPORATED SOCIETIES ACT 1908

I, Stuart William Haigh, Assistant Registrar of Incorporated Societies, hereby declare that as it has been made to appear to me that Golden Downs Rural Recreation and Social Society Incorporated is no longer carrying on its operations, it is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act 1908. ISNL. 225187.

Dated at Nelson this 25th day of January 1985.

S. W. HAIGH,
Assistant Registrar of Incorporated Societies.

3614

CORRIGENDUM

THE COMPANIES ACT 1955, SECTION 336(3)

IN the notice with the above heading published in the New Zealand Gazette No. 119, 12 July 1984, page 2708, the company's name was incorrectly shown as

Svend and Karne Larsen Ltd. *instead of*
Svend and Karen Larsen Ltd. AK. 086302.

Dated at Auckland this 28th day of January 1985.

K. L. AMER, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 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:

Marie Milk Bar Ltd. AK. 047328.
Meola Demolitions Ltd. AK. 071338.
Modern Laboratories (N.Z.) Ltd. AK. 063526.
Neil Pickavance Ltd. AK. 096709.
Precision Hard-Chrome Co. Ltd. AK. 087922.
N. H. & M. B. Thorpe Ltd. AK. 103048.
S. A. Tirrell Agencies Ltd. AK. 092656.
Sportsworld Enterprises Ltd. AK. 109589.

Dated at Auckland this 28th day of January 1985.

K. L. AMER, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 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:

Munro Motors Ltd. AK. 054009.
Oasis Enterprises Ltd. AK. 104936.
Outdoor Timber Supplies Ltd. AK. 107345.
Painters' Supplies (Henderson) Ltd. AK. 051507.
Painters' Supplies Ltd. AK. 047208.
Painting Specialists (Auckland) Ltd. AK. 094318.
Painting Specialists Ltd. AK. 110157.
Papakura Electronic Services Ltd. AK. 102039.
Peter Vlaar Ltd. AK. 097885.
Progressive Car Sales Ltd. AK. 059924.
Sea Products (N.Z.) Ltd. AK. 105768.

Dated at Auckland this 28th day of January 1985.

K. L. AMER, Assistant 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:

L. T. Holdom Ltd. AK. 055298.
M. J. & E. J. Davis Ltd. AK. 112105.
N. R. Jones & Bros. Ltd. AK. 053009.
Oakleaf Reproductions (N.Z.) Ltd. AK. 094634.
Pan Homes Ltd. AK. 093979.
Parker & Sons Ltd. AK. 057708.
Reid Construction Ltd. AK. 094013.
The Timber Dressing & Moulding Company Ltd. AK. 049734.

Dated at Auckland this 28th day of January 1985.

K. L. AMER, Assistant 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:

Moana Nurseries Ltd. AK. 065043.
Moore Masonry Ltd. AK. 106934.
The Oyster Barrel Ltd. AK. 074819.
Pacific Radio Advertising Ltd. AK. 070797.
Resnick & McDonald Clothing Manufacturers Ltd. AK. 073074.
Rodar Precision Ltd. AK. 077779.
Watson Sinclair Osborne Ltd. AK. 096616.
Whataroa Stores Ltd. AK. 089008.
Woodco Enterprises Ltd. AK. 092103.
Yockney Enterprises Ltd. AK. 110947.

Given under my hand at Auckland this 28th day of January 1985.

K. L. AMER, Assistant 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:

Leon-Dustin Ltd. AK. 084563.
 McLellan Manufacturing Company Ltd. AK. 078713.
 Mason Pools Ltd. AK. 078475.
 Matapouri Farm Ltd. AK. 084219.
 Motor City Ltd. AK. 089673.
 Onehunga Coffee Nook Ltd. AK. 084954.
 Oneroa Furnishers Ltd. AK. 098804.
 Patra Foods (N.Z.) Ltd. AK. 106620.
 South City Autos Ltd. AK. 093326.
 W. Disney Motors Ltd. AK. 108309.

Dated at Auckland this 28th day of January 1985.

K. L. AMER, Assistant 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:

Lamont Laboratories Ltd. AK. 078372.
 Maunu Meat Company Ltd. AK. 079059.
 Otara Garden Supplies Ltd. AK. 072873.
 Paper Fashions Ltd. AK. 073440.
 Professional Marketing Management Ltd. AK. 064947.
 Ray Horner Ltd. AK. 067234.
 R. V. Brown Ltd. AK. 100604.
 South Auckland (Suburban) Glass Co. Ltd. AK. 064434.
 Stewart Mason Ltd. AK. 062535.
 Trevor Sargent United Holdings Ltd. AK. 071208.

Dated at Auckland this 28th day of January 1985.

K. L. AMER, Assistant 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:

M. Banks Ltd. AK. 066052.
 Motor Racing Fuels Ltd. AK. 085799.
 Oakley Construction Ltd. AK. 086185.
 R. A. & H. Leslie Ltd. AK. 084019.
 Santa Rosa Home Ltd. AK. 065865.
 Trio Cosmetics Ltd. AK. 085846.
 Tweedle Enterprises Ltd. AK. 067044.
 V. J. & S. G. Condon Ltd. AK. 087452.
 Wairau Motor Services Car Sales Ltd. AK. 076343.

Given under my hand at Auckland this 28th day of January 1985.

K. L. AMER, Assistant 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:

Chinnock Holdings Ltd. CH. 952120.
 D. A. Hill (Builders) Ltd. CH. 136922.
 Heat Hire Engineering Ltd. CH. 138777.
 Orpheus Jewelry Ltd. CH. 138834.
 Rudi Krauze Electrical Ltd. CH. 141692.
 The Little Giant Engineering Ltd. CH. 138350.
 Waipara Store (1978) Ltd. CH. 137363.

Dated at Christchurch this 28th day of January 1985.

M. M. J. DAVIS, Assistant Registrar of Companies

THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 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:

Liquid Products Ltd. AK. 062503.
 Mercantile Holdings Ltd. AK. 052624.
 N. Brown's Bakery Ltd. AK. 059687.
 Progressive Framemakers Company Ltd. AK. 104318.
 Rabi Holdings (N.Z.) Ltd. AK. 084088.
 R. Linton & Company Ltd. AK. 049821.
 Solac Installations Ltd. AK. 087776.
 Sonette Catering Ltd. AK. 103510.
 The Upholstery Shop Ltd. AK. 099224.
 Western Electroplaters Ltd. AK. 104858.

Dated at Auckland this 29th day of January 1985.

P. A. M. GREEN, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 335A

NOTICE is hereby given that the under-mentioned company has been dissolved.

Tuawai Products Ltd. BM. 119617.

Dated at Blenheim this 19th day of December 1984.

L. J. MEEHAN, Assistant Registrar of Companies.

3631

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:

Adams & Aitken Ltd. BM. 119347.

Dated at Blenheim this 15th day of January 1985.

L. J. MEEHAN, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 335A

NOTICE is hereby given that the under-mentioned company has been dissolved:

U.E.B. Marlborough Protein Ltd. BM. 118759.

Dated at Blenheim this 16th day of January 1985.

L. J. MEEHAN, Assistant Registrar of Companies.

3630

THE COMPANIES ACT 1955, SECTION 335A

TAKE notice that pursuant to section 335A of the Companies Act 1955 the following companies are dissolved from the date of the publication of this notice:

Bell Farmlands (Teddington) Ltd. CH. 136151.
 Pahiatua Passenger Services Ltd. CH. 138197.
 Valley Road Stores Ltd. CH. 127656.

Given under my hand at Christchurch this 22nd day of January 1985.

M. M. J. DAVIS, Assistant Registrar of Companies.

3612

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:

Kiwi Kraft Enterprises Ltd. HN. 200226.
 Koia Motors Ltd. HN. 193839.
 N. & B. Chapman Ltd. HN. 198592.
 R. & W. Burgess Ltd. HN. 194580.
 Taupo Jewellers Ltd. HN. 195687.
 Wilsons Fashion Fabrics (Te Puke) Ltd. HN. 197742.

Dated at Hamilton this 25th day of January 1985.

H. J. PATON, Assistant Registrar of Companies.

NOTICE OF INTENTION TO APPLY FOR RELEASE OF
LIQUIDATOR

NOTICE is hereby given that the liquidator's statement of accounts and balance sheet with the report of the audit office thereon have been filed in the High Court at Wellington and I intend to apply to the High Court on Wednesday, the 13th day of February 1985 at 10 a.m. for an Order releasing me from my administration of the property of the following companies:

Cordoba Holdings Ltd. (in liquidation).
Couchman Cycle Co. (1979) Ltd. (in liquidation).
C. P. Construction Ltd. (in liquidation).
Daines Contractors Ltd. (in liquidation).
John Legges Drapery Ltd. (in liquidation).
Seismic Framing & Construction Ltd. (in liquidation).
South Tawa Motors Ltd. (in liquidation).
W. G. Stafford and Co. Ltd. (in liquidation).

P. T. C. GALLAGHER, Official Assignee.

Wellington.

3551

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THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 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:

Braniff Air Services Ltd. IN. 157989.
Chalkie's Fishing Company (Stewart Island) Ltd. IN. 157887.
Eastern Sawmillers Ltd. IN. 157793.
Evan's Service Store Ltd. IN. 157573.
Fiordland Motors (1973) Ltd. IN. 157161.
Gaslight Restaurant Ltd. IN. 157800.
Glengarry Enterprises Ltd. IN. 157747.
Helicopter Hire Ltd. IN. 157290.
Keith McNaught Ltd. IN. 158090.
Mutual Holdings Ltd. IN. 155668.
The Ritz (Gore) 1975 Ltd. IN. 157456.
Roller City Ltd. IN. 158128.
South Island Pest Control Services Ltd. IN. 157022.
Tanner Street Store Ltd. IN. 154873.
Terra Contracting Ltd. IN. 158008.
Young Brothers (Manapouri) Contracting Ltd. IN. 158103.

Dated at Invercargill this 28th day of January 1985.

H. E. FRISBY, Assistant 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:

Allan Dick Motors Ltd. DN. 149742.
Arthur Barclay Ltd. DN. 146253.
Ascona Catering (1974) Ltd. DN. 149127.
The Dunedin Manpower Centre Ltd. DN. 150861.
General Appraisals Ltd. DN. 149863.
L. & J. Scott Ltd. DN. 149018.
Lapslie's Foodstore Ltd. DN. 147976.
Open Bay Store Ltd. DN. 150197.
Stone Son and Company Ltd. DN. 143978.
Teak Metals Ltd. DN. 150248.
Wallaces Enterprises Ltd. DN. 149246.
Wilson & Carroll Earthmoving Ltd. DN. 149143.

Dated at Dunedin this 25th day of January 1985.

I. A. NELLIES, Assistant Registrar of Companies.

DECLARATION OF DISSOLUTION OF COMPANY

I, Gregory Charles Joseph Crott, Assistant Registrar of Companies hereby declare that Desco Copy Ltd. NA. 166219 is hereby dissolved pursuant to section 335A (7) of the Companies Act 1955.

Dated at Napier this 14th day of January 1985.

G. C. J. CROTT, Assistant Registrar of Companies.

3552

THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 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:

Ardee Holdings Ltd. NA. 164197.
Bledisloe Holdings Ltd. NA. 161614.
Dolphin Bakery Ltd. NA. 164364.
Fashion Fair (Hastings) Ltd. NA. 161248.
Garnham Store Ltd. NA. 165849.
Glencoe Station (1976) Ltd. NA. 165207.
Hoffman Wholesale Meats Ltd. NA. 164990.
Kenmore Holdings Ltd. NA. 162110.
Jack & Judy Young (Hastings Booksellers) Ltd. NA. 164814.
Northern Wairoa Hotel Ltd. NA. 166188.
Riley's (T. & M.) Ltd. NA. 160266.
The East Coast Shingle Company Ltd. NA. 158983.
The Sports Hut Ltd. NA. 166108.
Tuakana Flats Ltd. NA. 162041.
Wallis Butcheries Ltd. NA. 165940.

Given under my hand at Napier this 19th day of December 1984.

G. C. J. CROTT, Assistant 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:

Awanui Farms Ltd. NA. 161478.
Blues Icecream Bar Ltd. NA. 160131.
Edwards Bros. Ltd. NA. 159971.
Eion Johnston Ltd. NA. 159414.
E. L. Dobson Ltd. NA. 159259.
Hallett, Heath, Walsh & Co. Nominees Ltd. NA. 164269.
Karaka Orchard Ltd. NA. 161877.
Keehan's Ltd. NA. 161296.
L. G. Grant Ltd. NA. 159717.
Lovell-Smith of Hastings Ltd. NA. 162087.
Lusk Willis & Co. Nominees Ltd. NA. 163938.
P. C. Killick Ltd. NA. 161506.
Russell and Annette Morrison Ltd. NA. 165935.
Sorrado Coffeehouse Ltd. NA. 165566.
T. W. and E. M. O'Brien Ltd. NA. 162692.
W. M. & C. M. Ayre Ltd. NA. 166228.

Given under my hand at Napier this 14th day of January 1985.

G. C. J. CROTT, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 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:

Daly & Cunningham Ltd. NA. 165777.
F. K. Amy & Son Ltd. NA. 166123.
Green's Fernhill Ltd. NA. 163552.
Hawke's Bay Publishing Company Ltd. NA. 160631.
Mahia Beach Store Ltd. NA. 164202.
Mayfair Motor Trimmers Ltd. NA. 164012.
Pether Construction Ltd. NA. 163303.
Timberline Fences Ltd. NA. 164480.

Given under my hand at Napier this 24th day of January 1985.

G. C. J. CROTT, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (4)

NOTICE is hereby given that at the expiration of 3 months from this date, 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:

Ryan Investments Ltd. AK. 095330.

Given under my hand at Auckland this 23rd day of January 1985.

P. A. M. GREEN, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 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:

Petro Chem Charter & Design Services Ltd. AK. 115388.
R. Bower & Company Ltd. AK. 091712.
Savings Foundation Ltd. (in receivership) AK. 101792.
Simelhay Holdings Ltd. AK. 048657.
Skillspray Car Painters Ltd. AK. 108634.
Tuhi's Takeaways Ltd. AK. 090813.
V. G. Hadley and Son Ltd. AK. 069227.
Winter Industries and Developments Ltd. AK. 101703.

Dated at Auckland this 23rd day of January 1985.

P. A. M. GREEN, Assistant Registrar of Companies.

THE COMPANIES ACT 1955

NOTICE OF DISSOLUTION

PURSUANT to section 335A (7) of the Companies Act 1955, I hereby declare that the following companies are dissolved:

Babytown Ltd. NP. 169876.
R.S.T. Transport Company Ltd. NP. 170647.
E.R.S. Perrott Ltd. NP. 170649.
Aotea Investments Ltd. NP. 170776.
Tokumara Farm Ltd. NP. 171153.
Kingsleigh Land Ltd. NP. 171369.
Cayzer & Larkin Ltd. NP. 172226.
Magnet Trawling Company Ltd. NP. 172340.
Lesters Bookshop (Hawera) Ltd. NP. 172683.
Tikorangi Fruits Ltd. NP. 172944.

Dated at New Plymouth this 23rd day of January 1985.

K. J. GUNN, Assistant Registrar of Companies.

3590

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Eastern Bay Mower Centre Limited" has changed its name to "Super Trench (NZ) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. HN. 197969.

Dated at Hamilton this 11th day of January 1985.

H. J. PATON, Assistant Registrar of Companies.

3613

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "ICI Tasman Limited" has changed its name to "Coopers Animal Health NZ Limited", and that the new name was this day entered on my Register of Companies in place of the former name. WN. 007232.

Dated at Wellington this 2nd day of November 1984.

L. SHAW, Assistant Registrar of Companies.

3615

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Upper Hutt Motor Reconditioners Limited" has changed its name to "Automotive Balancing Services Limited", and that the new name was this day entered on my Register of Companies in place of the former name. WN. 034576.

Dated at Wellington this 1st day of October 1984.

L. SHAW, Assistant Registrar of Companies.

3616

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "John Ferguson Travel Limited" has changed its name to "Eastern and Central Trusteebank (Travel) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NA. 166340.

Dated at Napier this 13th day of December 1984.

S. D. PROUT, Assistant Registrar of Companies.

3588

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Marlow Inn Limited" has changed its name to "G. & S. Clark Limited", and that the new name was this day entered on my Register of Companies in place of the former name. NA. 166087.

Dated at Napier this 20th day of December 1984.

S. D. PROUT, Assistant Registrar of Companies.

3589

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "The R.E.A.L. Game Company Limited" has changed its name to "Creative Research Corporation Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 204136.

Dated at Christchurch this 21st day of December 1984.

R. S. SLATTER, Assistant Registrar of Companies.

3579

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "J. J. Melhuish Foods Limited" has changed its name to "Fraser Distributors (1984) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 132716.

Dated at Christchurch this 17th day of December 1984.

R. S. SLATTER, Assistant Registrar of Companies.

3580

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Cross Country Rentals (Ch'Ch) Limited" has changed its name to "Kiwi Campers Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 126194.

Dated at Christchurch this 17th day of December 1984.

R. S. SLATTER, Assistant Registrar of Companies.

3581

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Mayfield Service Centre Limited" has changed its name to "Mayfield Properties Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 132933.

Dated at Christchurch this 24th day of December 1984.

R. S. SLATTER, Assistant Registrar of Companies.

3582

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Newark Holdings Limited" has changed its name to "Easyfind Planners (S.I.) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 142243.

Dated at Christchurch this 4th day of January 1985.

R. S. SLATTER, Assistant Registrar of Companies.

3583

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "The Garden Restaurant Limited" has changed its name to "Alex and Sally Alexander Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 134398.

Dated at Christchurch this 7th day of January 1985.

R. S. SLATTER, Assistant Registrar of Companies.

3584

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Carswell Hair Fashions Limited" has changed its name to "Jesolo Enterprises Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 132470.

Dated at Christchurch this 17th day of December 1984.

R. S. SLATTER, Assistant Registrar of Companies.

3585

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Viking Aquaculture Limited" has changed its name to "Digital Windows Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 142055.

Dated at Christchurch this 17th day of December 1984.

R. S. SLATTER, Assistant Registrar of Companies.

3586

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Wainui Car Parts Petone Limited" has changed its name to "Petone Car Parts Limited", and that the new name was this day entered on my Register of Companies in place of the former name. WN. 037351.

Dated at Wellington this 11th day of September 1984.

L. SHAW, Assistant Registrar of Companies.

3553

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Dalgety Crown Corporation Limited" has changed its name to "Crown Corporation Limited", and that the new name was this day entered on my Register of Companies in place of the former name. WN. 034970.

Dated at Wellington this 5th day of December 1984.

L. SHAW, Assistant Registrar of Companies.

3554

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "C. G. Clark Limited" has changed its name to "Evans Bay Transport Limited", and that the new name was this day entered on my Register of Companies in place of the former name. WN. 004305.

Dated at Wellington this 14th day of December 1984.

L. SHAW, Assistant Registrar of Companies.

3555

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Action Avery Holdings Limited" has changed its name to "B. R. & J. M. Avery Limited", and that the new name was this day entered on my Register of Companies in place of the former name. WN. 035729.

Dated at Wellington this 11th day of December 1984.

L. SHAW, Assistant Registrar of Companies.

3556

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Raytheon Worldwide Limited" has changed its name to "Telex Computer Products International Inc. Limited", and that the new name was this day entered on my Register of Companies in place of the former name. WN. 000178.

Dated at Wellington this 18th day of December 1984.

L. SHAW, Assistant Registrar of Companies.

3557

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Southpac Consulting Group (N.Z.) Limited" has changed its name to "South Pacific Management Services (N.Z.) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. WN. 040536.

Dated at Wellington this 19th day of December 1984.

L. SHAW, Assistant Registrar of Companies.

3558

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "South East Computers Limited" has changed its name to "Simon & Sarah Coiffeurs Limited", and that the new name was this day entered on my Register of Companies in place of the former name. WN. 039548.

Dated at Wellington this 20th day of November 1984.

L. SHAW, Assistant Registrar of Companies.

3559

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Fraser Distributors Limited" has changed its name to "J. J. Melhuish Foods Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 132604.

Dated at Christchurch this 17th day of December 1984.

R. S. SLATTER, Assistant Registrar of Companies.

3632

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that "Lynns Hardware and Joinery Limited" has changed its name to "Lynn Consolidated Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 123338.

Dated at Christchurch this 10th day of January 1985.

R. S. SLATTER, Assistant Registrar of Companies.

3633

NOTICE OF WINDING UP ORDER AND FIRST MEETING

Name of Company: Akron Pacific Ltd. (in liquidation).

Address of Registered Office: Care of Markham & Partners, Tenth Floor, Willbank House, 57 Willis Street, Wellington, now care of Official Assignee, First Floor, Databank House, 175 The Terrace, Wellington.

Registry of High Court: Wellington.

Number of Matter: M. 616/84.

Date of Order: 28 November 1984.

Date of Presentation of Petition: 1 November 1984.

Place, and Times of First Meetings:

Creditors: Meeting Room, Third Floor, Databank House, 175 The Terrace, Wellington on 12 February 1985 at 11 a.m.

Contributories: 11.30 a.m.

P. T. C. GALLAGHER, Official Assignee.

Wellington.

3576

1c

NOTICE OF DIVIDEND

Name of Company: Group Management Services (N.Z.) Ltd.

Address of Registered Office: Care of Official Assignee, First Floor, Databank House, 175 The Terrace, Wellington.

Registry of High Court: Wellington.

Number of Matter: M. 24/82.

Amount Per Dollar: 2.46c

First and Final or Otherwise: Second and final.

When Payable: 24 January 1985.

Where Payable: My office.

P. T. C. GALLAGHER, Official Assignee.

Wellington.

3605

LYNBERN PROPERTIES LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of 30 January (the date this notice was posted in accordance with section 335A (3) (b) of the Companies Act) the Registrar may dissolve the company.

Dated this 29th day of January 1985.

B. A. du FRESNE, Director.

3634

WOODDALE FARMS LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the date this notice was posted in accordance with section 335A (3) (b) of the Companies Act the Registrar may dissolve the company.

Dated this 31st day of January 1985.

T. R. WARD, Secretary.

3623

NOTICE OF INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW ZEALAND

PURSUANT TO SECTION 405 OF THE COMPANIES ACT 1955

NOTICE is hereby given that RALLI WOOL LTD. intends on the expiration of 3 months from the first publication of this notice in the *Gazette* to cease to have a place of business in New Zealand.

This is the second publication of this notice.

Dated this 20th day of December 1984.

Ralli Wool Ltd, by its accountants and duly authorised agents:

JOLLEY DOBBIN CAIRNCROSS & WOODS.

Victoria Avenue, Wanganui.

3181

NOTICE OF ADJOURNED MEETING OF CREDITORS

IN the matter of the Companies Act 1955, and in the matter of PETONE COMMERCIALS LTD. (in liquidation):

NOTICE is hereby given that an adjourned meeting of the creditors of the above-named company will be held in the meeting room, Third Floor, Databank House, 175 The Terrace, Wellington on Friday, 8 February at 11 a.m.

Business:

1. Consideration of a statement of the position of the company's affairs.

2. Appointment of liquidator.

3. Appointment of committee of inspection if thought fit.

Proxies to be used at the meeting must be lodged with the Official Assignee, Databank House, 175 The Terrace, Wellington not later than 4.00 p.m. on the 7th day of February 1985.

Dated this 30th day of January 1985.

R. R. BABBAGE, Director.

3629

INVERCARGILL FINANCE & AGENCY COMPANY LTD.

REDUCTION OF SHARE CAPITAL

This was a reduction of capital in respect of Invercargill Finance & Agency Company Ltd. from \$26,000 to \$1,000 pursuant to an order of the High Court dated the 8th day of November 1984, which order was registered by the Registrar of Companies on the 15th day of November 1984

Dated the 24th day of January 1985.

Cruikshank, Pryde & Co. per:

I. G. HUNT.

3624

The Companies Act 1955

RONALD SHAW PROPERTIES LTD. HN. 1958/151

PURSUANT TO SECTION 335A

I, Ronald Alfred Shaw, Secretary of Ronald Shaw Properties Ltd., hereby give notice that pursuant to section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies for a declaration of dissolution of the company and that, unless written objection is made to the Registrar of Companies within 30 days of the date this notice is published, the Registrar may dissolve the company.

R. A. SHAW, Secretary.

3578

MICHAEL DEERE ELECTRICAL LTD.

NOTICE of general meeting to consider special resolution to alter the objects and powers of the company under its memorandum of association pursuant to section 18 of the Companies Act 1955.

Notice is hereby given that in accordance with section 18 of the Companies Act 1955, a general meeting of the company will be held on the 21st day of February 1985, to consider the following special resolution for the alteration of the memorandum of the company by the omission of its existing objects and powers and their replacement by a provision that the company shall have the rights, powers and privileges of a natural person.

Dated this 29th day of January 1985.

L. J. DEERE, Secretary.

3574

The Companies Act 1955

R. KATIPA LTD.

IN LIQUIDATION

Notice of Voluntary Winding-Up Resolution

Pursuant to Section 269

NOTICE is hereby given that by a duly signed entry in the minute book of the above company dated the 24th day of January 1985, the following special resolution was passed:

"That the company be wound up voluntarily pursuant to section 268 (1) (b) of the Companies Act 1955, a declaration of solvency having been filed, and that Reginald William James of Auckland, chartered accountant, be and is hereby appointed liquidator of the company."

Dated this 24th day of January 1985.

R. W. JAMES, Liquidator.

3573

The Companies Act 1955

GRAFTON PROPERTIES LTD.

IN LIQUIDATION

Notice of Voluntary Winding-Up Resolution

Pursuant to Section 269

NOTICE is hereby given that by a duly signed entry in the minute book of the above company dated the 24th day of January 1985, the following special resolution was passed:

"That the company be wound up voluntarily pursuant to section 268 (1) (b) of the Companies Act 1955, a declaration of solvency having been filed, and that Reginald William James of Auckland, chartered accountant, be and is hereby appointed liquidator of the company."

Dated this 24th day of January 1985.

R. W. JAMES, Liquidator.

3572

NOTICE CALLING MEETING OF CREDITORS

IN the matter of the Companies Act 1955, and in the matter of PETER GROVER LTD. (in voluntary liquidation):

NOTICE is given in pursuance of section 290 of the Companies Act 1955, that a meeting of the creditors of the above-named company will be held at the office of the liquidators, 202-204N Warren Street, Hastings on the 12th day of February 1985 at 11 o'clock in the forenoon for the purpose of having an account laid before it showing how the winding up is being conducted and the property of the company has been disposed of and to receive any explanation thereof by the liquidators.

Dated this 24th day of January 1985.

J. T. TAAFFE, Liquidator.

A creditor entitled to attend and vote at the meeting may appoint a proxy to attend and vote instead of him. A proxy need not be a creditor of the company. Proxies to be used at the meeting must be lodged with the liquidator at 202-204N Warren Street, Hastings, not later than 4 p.m. on the 8th day of February 1985.

3571

THE COMPANIES ACT 1955

NOTICE OF GENERAL MEETING

IN the matter of the Companies Act 1955, and in the matter of MANUREWA MOTEL LTD.:

NOTICE is hereby given that a special general meeting of the members of Manurewa Motel Ltd. will be held at the offices of Brandon Brookfield Towle & Beyer, Eleventh Floor, National Insurance Building, Victoria Street West, Auckland, on the 21st day of February 1985 at 10 a.m., for the purpose of considering and, if thought fit, of passing as a special resolution the following:

1. That the objects of the company as set forth in the memorandum of association be altered by deleting the existing clause 3 of the memorandum of association.

2. That the memorandum of association of the company be altered by substituting the following clause for clause 5; namely:

"5. The capital of the company is to be \$6,000 divided into 3,000 shares of two dollars (\$2) each."

3. That the company shall have the rights, powers and privileges of a natural person including the powers referred to in subsection (1) (a) to (h) of section 15A of the Companies Act 1955.

4. That clauses 4 and 5 of the memorandum of association be renumbered as clauses 3 and 4 respectively.

Dated this 24th day of January 1985.

BRANDON BROOKFIELD TOWLE & BEYER,
Solicitors for the Company.

3570

lc

IN the matter of the Companies Act 1955, and in the matter of R. A. CLAYTON-GREENE LTD.:

NOTICE is hereby given that R. A. Clayton-Greene Ltd. has ceased to operate and has discharged all its debts and liabilities. The company is making an application to the Registrar of Companies to be dissolved under section 335A of the Companies Act 1955.

Any written objections should be made to the Registrar of Companies within 30 days of this notice.

Dated at Hamilton this 25th day of January 1985.

ARTHUR YOUNG, Chartered Accountants.

P.O. Box 329, Hamilton.

3569

NOTICE OF FINAL GENERAL MEETING

NOTICE is hereby given pursuant to section 281 of the Companies Act 1955, that a general meeting of shareholders of LOCHIEL PROPERTIES LTD. will be held in the offices of Arthur Young, Fifteenth Floor, National Mutual Centre, Shortland Street, Auckland on 28 February 1985 at 10 a.m.

Business:

1. To receive and consider the liquidator's account 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.

2. To be proposed as an extraordinary resolution:

That the liquidator be authorised to dispose of the books of the company and of the liquidator as he thinks fit.

Dated at Auckland this 18th day of January 1985.

P. R. HOOTON, Liquidator.

3568

PRYORS SADDLERY LTD.

PRYORS HORSELAND LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF A COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the above 2 companies.

Unless written objection is made to the Registrar within 30 days of the date this notice was posted the Registrar may dissolve the above companies.

W. A. DEWEZ, Secretary.

3567

The Companies Act 1955

PENPOINT COMMUNICATIONS LTD. NP. 173298 (in liquidation):

RETURN OF FINAL WINDING-UP MEETING OF MEMBERS AND CREDITORS

Creditors' Voluntary Winding Up

TAKE note that I, Noel Owen Cave of New Plymouth being the liquidator of Penpoint Communications Ltd. (in liquidation) have to advise that a general meeting of the company pursuant to section 291 of the Companies Act 1955 will be held on Monday, 25 February 1985 at 10 a.m. in the Boardroom of Touche Ross & Co., 28 Vivian Street, New Plymouth for the purpose of:

- Submitting the final statement showing how the winding up of the company has been conducted and the property of the company disposed of
- And making application to the Registrar that the company be dissolved.

Dated at New Plymouth this 8th day of February 1985.

N. O. CAVE, Liquidator.

3566

MAZE ENTERPRISES LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955 I, Kelly Rahitau Palmer, proposed to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date of this notice or such later date as the section may require, the Registrar may dissolve the company.

Dated this 23rd day of January 1985.

K. PALMER, Applicant.

3563

NOTICE OF FINAL MEETING

IN the matter of the Companies Act 1955, and in the matter of LEANDER MUTUAL HOME LOANS FUND LTD. (in liquidation), a duly incorporated company having its registered office at Hamilton:

NOTICE is hereby given in pursuance of section 290 of the above Act that the final meeting of the members of Leander Mutual Home Loans Fund Ltd. (in liquidation) will be held at the offices of McLeod Bassett Buchan & Partners, 8 Thackeray Street, Hamilton, on

Thursday, the 14th day of February 1985 at 11 a.m., for the purpose of laying before such meeting an account of the winding up, showing how the winding up has been conducted and the property of the company has been disposed of, and giving any explanation thereof.

Dated at Hamilton this 22nd day of January 1985.

P. F. MIRAMS, Liquidator.

Proxies to be used at the meeting must be lodged with the liquidator at P.O. Box 240, Hamilton, not later than 4 p.m. on Tuesday, the 12th day of February 1985.

3562

1c

K. R. ACTON LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the 23rd day of January 1985 (the date this notice was posted in accordance with section 335A (3) (b) of the Companies Act) the Registrar may dissolve the company.

Dated this 23rd day of January 1985.

E. D. REX, Secretary.

3550

GLENITI PROPERTIES LTD.

IN LIQUIDATION

Notice of Final General Meeting

NOTICE is hereby given pursuant to section 281 of the Companies Act 1955 that a general meeting of shareholders of Gleniti Properties Ltd. (in liquidation) will be held at the offices of Arthur Young, Fifteenth Floor, National Mutual Centre, Shortland Street, Auckland on 18 February 1985 at 10 a.m.

Business:

1. To receive and consider the liquidator's account 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.

2. To be proposed as an extraordinary resolution:

That the liquidator be authorised to dispose of the books of the company and of the liquidator as he thinks fit.

Dated at Auckland this 21st day of January 1985.

P. R. HOOTON, Liquidator.

3549

STEVENS BUILDINGS LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I, Rex Joseph Stevens propose to apply to the Registrar of Companies at Dunedin for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date of this notice or such later date as the section may require, the Registrar may dissolve the company.

Dated this 21st day of January 1985.

R. J. STEVENS, Applicant.

3547

MILNES ORCHARD LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I, Geoffrey Roderick Milne, propose to apply to the Registrar of Companies at Dunedin for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date of this notice or such later date as the section may require, the Registrar may dissolve the company.

Dated this 21st day of January 1985.

G. R. MILNE, Applicant.

3546

NOTICE CALLING FINAL MEETING

IN the matter of the Companies Act 1955, and in the matter of MATAWHANA PROPERTIES LTD. (in liquidation):

NOTICE is hereby given in pursuance of section 281 of the Companies Act 1955, that a general meeting of the above-named company will be held at the offices of Ernst & Whinney, 298 Queen Street, Auckland on the 19th day of February 1985 at 9 o'clock in the morning 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 22nd day of January 1985.

K. G. EWINGTON, Liquidator.

3544

ANZAMCO LTD.

IN LIQUIDATION

NOTICE is hereby given that an ordinary general meeting of Anzamco Ltd. (in liquidation) will be held at the Towngate Building, 44 Heuheu Street, Taupo on the 21st day of February 1985 at 3 p.m. for the purpose of conducting the following business.

Presentation of the liquidator's account of the winding up.

D. H. D. WICKHAM, Liquidator.

3610

NOTICE CALLING FINAL MEETING OF MEMBERS AND CREDITORS

IN the matter of the Companies Act 1955, and in the matter of COLSON BUILDERS (FIJI) LTD. (in liquidation):

NOTICE is hereby given in pursuance of sections 281 and 291 of the Companies Act 1955, that a general meeting and a meeting of creditors of the above-named company will be held at the offices of Arthur Young, Sixteenth Floor, National Mutual Centre, Shortland Street, Auckland, on the 15th day of February 1985 at 10 o'clock in the forenoon and on the 15th day of February 1985, at 10.30 a.m. respectively for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the companies has been disposed of and to receive any explanation thereof by the liquidators.

Further Business:

To consider and if thought fit to pass the following extraordinary resolution, namely:

That the liquidators be authorised to dispose of the books of the company and of the liquidators as they think fit.

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 be a member. Proxies to be used at the meeting must be lodged with the liquidator of the company at least 24 hours before the time of the meeting.

Dated this 25th day of January 1985.

B. N. KENSINGTON, Liquidator.

3609

FOTHERINGAY FARM LTD. WN/013778

UNDER a resolution dated the 2nd day of August 1984, the directors and shareholders of the above-named company unanimously decided to wind up the company.

RYAN, THOMAS & CO., Accountants.

3607

THE GOLDENLIGHT ENTERPRISES LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days of the date this notice is published the Registrar may dissolve the company.

Dated this 21st day of January 1985.

P. HOCKEY, Company Director.

3601

1c

The Companies Act 1955

A. B. GREEN BUILDINGS LTD. No. 195684

I, Colin Malcolm Francis of Te Awamutu, secretary of A. B. Green Buildings Ltd., hereby give notice that pursuant to section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies, Hamilton for a declaration of dissolution of the company and that unless written objection is made to the Registrar of Companies, Hamilton within 30 days of the date this notice is published, the Registrar may dissolve the company.

Dated this 25th day of January 1985.

C. M. FRANCIS, Secretary.

3600

1c

The Companies Act 1955

HARPER EXPORTS LTD.

NOTICE OF APPOINTMENT OF RECEIVERS

Under Section 346 (1)

WESTPAC BANKING CORPORATION, being the holder of a debenture in its favour bearing date the 15th day of March 1982, hereby gives notice that it has appointed Messrs Geoffrey Alexander Hamilton and Anthony George Lewis, partners in the firm of Messrs Coopers & Lybrand, Chartered Accountants, 208 Oxford Terrace, Christchurch (P.O. Box 13-244), as receivers and managers of the property of the company under the powers contained in the said debenture, with power to act in all matters either jointly or severally.

The receivers have been appointed in respect of all the company's assets.

Dated the 23rd day of January 1985.

G. A. HAMILTON and A. G. LEWIS,
Receivers and Managers.

3599

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of HIBISCUS COAST MARINE CENTRE LTD. (in voluntary liquidation):

NOTICE is given that the undersigned, the liquidator of Hibiscus Coast Marine Centre Ltd., which is being wound-up voluntarily, does fix the 16th day of February 1985 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 25th day of January 1985.

P. R. HOWELL and P. D. LANE, Joint Liquidators.

Address: Coopers & Lybrand, P.O. Box 48, Auckland 1.

3598

The Companies Act 1955

NOTICE OF APPOINTMENT OF RECEIVER

Name of Company: HARPER EXPORTS LTD.

Presented by: Westpac Banking Corporation.

WESTPAC BANKING CORPORATION, hereby give notice that on the 22nd day of January 1985, it appointed Anthony George Lewis and Geoffrey Alexander Hamilton as receivers of the property of the

above company under the power contained in an instrument dated the 15th day of March 1982 being a mortgage debenture from Harper Exports Ltd., to Westpac Banking Corporation.

Dated at Wellington this 22nd day of January 1985.

Westpac Banking Corporation by its Attorneys:

A. G. LEWIS and G. A. HAMILTON,
Receivers.

3596

R. L. & J. K. FRASER LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of Section 335A of the Companies Act 1955, I, Janet Kay Fraser, propose to apply to the Registrar of Companies at Auckland for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date this notice is published, the Registrar may dissolve the company.

Dated this 23rd day of January 1985.

J. K. FRASER, Company Secretary.

3595

NOTICE OF INTENTION FOR DECLARATION OF DISSOLUTION

TAKE notice; I, Peter Edward Maxwell of 21 Sealy Road, Torbay, Auckland, the company secretary of BREAKAWAY HOLIDAYS LTD., hereby give notice that I intend to apply to the District Registrar of Companies at Auckland for a declaration of dissolution of the company.

Unless there are written objections lodged with the District Registrar of Companies within 30 days of the date of this notice the company will be dissolved.

Dated this 24th day of January 1985.

P. E. MAXWELL, Secretary.

3593

1c

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

IN the matter of the Companies Act 1955, and in the matter of IAN POWER LTD. (in liquidation):

NOTICE is hereby given that the undersigned, the liquidator of Ian Power Ltd., which is being wound-up voluntarily, does hereby fix the 28th day of February 1985, 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 31st day of January 1985:

M. K. TWOMEY, Liquidator.

Address of Liquidator: P.O. Box 261, Auckland.
3591

REDUCTION OF SHARE CAPITAL

IN the matter of the Companies Act 1955, and in the matter of GROUP INVESTMENTS LTD.:

NOTICE is hereby given that the High Court Order dated 17 December 1984 confirming the reduction of the share capital of the above company from \$56,300 to \$32,000 was registered at Christchurch on the 21st day of January 1985 and that the Court approved the following minutes showing the amount of capital of the company:

"The capital of the company is \$32,000 divided into 16 000 ordinary shares of \$2 each with the full amount thereof paid up having been reduced from \$56,300 divided into 16 000 \$2 ordinary shares and 12 150, \$2 10 percent preference shares."

TAYLOR SHAW & ANDERSON, Solicitors for the Company.
3608

THE NATIONAL BANK OF NEW ZEALAND TO BECOME A
PUBLIC COMPANY

AN Act to enable the National Bank of New Zealand, Limited to become a public company deemed to be incorporated in New Zealand under the Companies Act 1955, and to repeal The National Bank of New Zealand (Limited) Act, 1873.

Take notice that The National Bank of New Zealand, Ltd. intends to promote a private Act of Parliament which has the following objects:

- (a) To enable The National Bank of New Zealand, Ltd. to become a public company deemed to be incorporated in New Zealand under the Companies Act 1955; and
- (b) To repeal The National Bank of New Zealand (Limited) Act, 1873.

The Bank is presently incorporated in England under the Companies Acts 1948 to 1983 and is further incorporated in New Zealand under The National Bank of New Zealand (Limited) Act, 1873. A Bill has been introduced into the Parliament of the United Kingdom to provide for the ceasing of the incorporation in England.

The promoter of the Bill is The National Bank of New Zealand, Ltd. whose postal address is P.O. Box 1791, Wellington. Communications or notices to the promoter may be sent to the above address or to Messrs Rudd Watts & Stone, Solicitors, P.O. Box 2793, Wellington.

A copy of the proposed Bill may be inspected during weekdays (other than public holidays) between the hours of 9 a.m. to 5 p.m. at Ninth Floor, National Bank Building, 170-186 Featherston Street, Wellington or at the offices of Messrs Rudd Watts & Stone, Level 4, Colonial Mutual Building, 117 Customhouse Quay, Wellington.

Dated this 10th day of January 1985.

The National Bank of New Zealand, Ltd. per:

E. J. CASTLE, Joint Secretary.

3309

1c

ROWE WHITE & CO. LTD.

NOTICE is hereby given in pursuance of section 405 (2) of the Companies Act 1955, that Rowe White and Company Ltd., a company incorporated in the United Kingdom but having a place of business in New Zealand at Auckland, intends to cease to have a place of business in New Zealand as from the 30th day of April 1985.

E. J. ELLS, Director.

3548

NOTICE OF CEASING TO CARRY ON BUSINESS IN
NEW ZEALAND

NOTICE is hereby given in pursuance of section 405 (2) of the Companies Act 1955, that Henry Brooks & Co. Pty. Ltd., a company incorporated in Australia but having a place of business in New Zealand, intends to cease to have a place of business in New Zealand as from the 30th day of April 1985.

McINTOSH & CO., Agents for Company.

3603

IN the matter of the Companies Act 1955, and in the matter of HASTINGS MOTORS LIMITED, a private company having its registered office at Hastings:

NOTICE is hereby given that the order of the High Court dated the 23rd day of November 1984, confirming the reduction of the capital of the above-named company from \$300,000 to \$30,000 and the minute approved by the Court showing with respect to the capital of the company as altered the several particulars required by the said Act were registered by the Registrar of Companies at Napier on the 4th day of December 1984.

Dated the 3rd day of January 1985.

Kelly, McNeil & Co., per:

P. M. MACCALLUM, Solicitors to the Company.

NOTE: The minute is in the following terms.

The amount of the share capital of HASTINGS MOTORS LIMITED as altered by the order of the High Court confirming the reduction of the share capital of the company is \$30,000 divided into 300,000 shares of 10 cents each and at the date of registration of this minute the amount of 10 cents is deemed to be paid up on each share.

3545

In the High Court of New Zealand
Auckland Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of RADWAY PRINTERS LIMITED:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of January 1985, presented to the said Court by PROCESS ART STUDIOS LIMITED; and that the said petition is directed to be heard before the Court sitting at Auckland on the 27th day of March 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or to 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 regulated charge for the same.

D. F. DUGDALE, Solicitor for the Petitioner.

Address for Service: Kensington Haynes & White, 35 Airedale Street, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 26th day of March 1985.

3564

1c

In the High Court of New Zealand
Rotorua Registry

M. No. 239/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of CRYSTAL LOUNGE LIMITED, a duly incorporated company having its registered office at 10A Prince Avenue, Mount Maunganui, caterers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court at Rotorua was, on the 11th day of December 1984, presented to the said Court by DOMINION BREWERIES LIMITED of Auckland, a duly incorporated company carrying on business as liquor merchants; and that the said petition is directed to be heard before the Court sitting at Rotorua on the 11th day of February 1985 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 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 regulated charge for the same.

DOMINION BREWERIES LIMITED, the Petitioner.

The address for service of the petitioner is at the offices of Messrs O'Sullivan, Clemens, Briscoe & Hughes, Solicitors, Trinity House, Haupapa Street, Rotorua.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Rotorua, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 10th day of February 1985.

3561

1c

In the High Court of New Zealand
Wellington Registry

M. No. 19/85

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of DON ABERNETHY (1981) LIMITED, a duly incorporated company having its registered office at Hogg, Young, Cathie & Co., Accountants, Seventh Floor, IBM Centre, 155-161 The Terrace, Wellington, clothing manufacturers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court at Wellington was, on the 18th day of January 1985, presented to the said Court by STANDFAST (N.Z.) LIMITED of Auckland, a duly incorporated company carrying on business as merchants; and that the said petition is directed to be heard before the Court sitting at Wellington on the 20th day of February 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to sup-

port or oppose the making of an order on the said petition may appear at the time of 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 regulated charge for the same.

M. E. BOWEN.

The address for service of the petition is at the offices of K. R. Smith, Solicitor, Sixth Floor, Borthwick House, 85 The Terrace, Wellington.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Wellington, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of February 1985.

3560

1c

In the High Court of New Zealand
Auckland Registry

M. No. 1605/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of COUNTRY COTTAGES LIMITED:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on Friday, the 23rd day November 1984, presented to the said Court by FLETCHER MERCHANTS LIMITED; and that the said petition is directed to be heard before the Court sitting at Auckland on the 20th day of February 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or to 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 regulated charge for the same.

M. C. BLACK, Solicitor for the Petitioner.

Address for Service: At the offices of Messrs Rudd Watts & Stone, Twentieth Floor, Quay Tower, corner Lower Albert and Customs Streets, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of February 1985.

3577

1c

In the High Court of New Zealand
Auckland Registry

M. No. 1575/82

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of WOODMILL PRODUCTS LIMITED:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 19th day of November 1982, presented to the said Court by THE BROADCASTING CORPORATION of New Zealand, a body duly incorporated under the Broadcasting Act 1976; and that the said petition is directed to be heard before the Court sitting at Auckland on the 13th day of February 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or to 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 regulated charge for the same.

J. M. T. WELLS, Solicitor for the Petitioner.

Address for Service: At the offices of Nationwide Credit Services Limited, P.O. Box 598, Fourth Floor, Smith & Caughey Building, corner Queen and Wellesley Streets, Auckland.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 12th day of February 1985.

3575

1c

In the High Court of New Zealand
Wellington Registry

M. No. 709/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of CONE INDUSTRIES LIMITED, a duly registered company having its registered office, care of G. John Bryce, First Floor, World Trade Centre, 15-23 Sturdee Street, Wellington:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 12th day of December 1984, presented to the said Court by the UPPER HUTT CENTRAL HEATING LIMITED, a duly incorporated company having its registered office at Upper Hutt; and the said petition is directed to be heard before the Court sitting at Wellington on the 20th day of February 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or to oppose the making of an order on the said petition may appear at the time of 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 regulated charge for the same.

R. H. NEWELL, Solicitor for the Petitioner.

This notice was filed by R. H. Newell, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Macalister Mazengarb Parkin & Rose, Solicitors, Fifth Floor, National Bank Building, Featherston Street, Wellington.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Wellington, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of February 1984.

3592

1c

In the High Court of New Zealand
Auckland Registry

M. No. 1665/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of VISAGE DEVELOPMENTS LTD.:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 6th day of December 1984, presented to the said Court by HARRISON & GRIERSON & PARTNERS; and that the said petition is directed to be heard before the Court sitting at Auckland on the 27th day of February 1985 at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or to oppose the making of an order on the said petition may appear at the time of 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 regulated charge for the same.

D. D. PATEL, Solicitor for the Petitioner.

Address for service: The petitioner's address for service is at his office, First Floor, 28 Lorne Street, P.O. Box 6139, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 26th day of February 1985.

3606

1c

In the High Court of New Zealand
Auckland Registry

M. No. 1647/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of KAIWAKA HOTEL PROPRIETORS LIMITED, a duly incorporated company having its registered office at Fifth Floor, Achilles House, 47 Customs Street, Auckland.—*a Debtor*:

EX PARTE—THE COMMISSIONER OF INLAND REVENUE—*A Creditor*.

ADVERTISEMENT OF PETITION

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 3rd day of December 1984, presented to the said Court by the COMMISSIONER OF INLAND REVENUE; and that the said petition is directed to be heard before the Court sitting at Auckland on Wednesday the 27th day of February 1985 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 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 regulated charge for the same.

D. S. MORRIS, Solicitor for the Petitioner.

The petitioner's address for service is at the office of Messrs Meredith Connell & Company, Solicitors, Sixth Floor, General Buildings, Shortland Street, Auckland 1.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 26th day of February 1985.

3604

In the High Court of New Zealand
Auckland Registry

M. No. 1703/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MORTON METAL COMPONENTS LIMITED, a duly incorporated company having its registered office at 45 Alexander Avenue, Torbay, engineers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court at Auckland was, on the 12th day of December 1984, presented to the said Court by THE FLETCHER INDUSTRIES LIMITED, of Auckland, a duly incorporated company carrying on business as merchants; and that the said petition is directed to be heard before the Court sitting at Auckland on the 6th day of March 1985 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 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 regulated charge for the same.

THE FLETCHER INDUSTRIES LIMITED, the Petitioner.

The address for service of the petitioner is at the offices of Accounts Limited, Second Floor, A. A. Mutual Insurance Building, O'Connell Street, Auckland.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 5th day of March 1985.

3597

In the High Court of New Zealand
Palmerston North Registry

M. No. 128/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of THE TWENTIETH CENTURY JEAN COMPANY LIMITED, a duly incorporated company having its registered office at 53-55 Manchester Street, Feilding, clothes mercer:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 8th day of November 1984, presented to the said Court by ROSARIA PERPETUA

HALL, COLIN EDWARD HALL and ALLAN MARTIN HALL all of Christchurch, trading as the ROSARIA HALL FASHION HOUSE; and the said petition is directed to be heard before the Court sitting at Palmerston North on the 7th day of February 1985 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 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 regulated charge for the same.

G. D. TRAINOR, Solicitor for the Petitioner.

This notice is filed by Gregory David Trainor, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Fitzherbert Abraham & Co., 187 Broadway Avenue, Palmerston North (as agents for Messrs Weston Ward & Lascelles, Solicitors, Christchurch).

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Palmerston North, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 5th day of February 1985.

3594

1c

In the High Court of New Zealand
Whangarei Registry

M. No. 143/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MASONS JOINERY (1979) LIMITED, a duly incorporated company having its registered office care of Worth & Weber Limited, Bank Street, Kaitaia and carrying on business there and elsewhere as manufacturers and contractors:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 3rd day of December 1984, presented to the said Court by WINSTONE NORTHLAND LIMITED, a duly incorporated company having its registered office at Whangarei; and the said petition is directed to be heard before the Court sitting at Whangarei on the 20th day of February 1985 at 9.30 a.m. 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 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 regulated charge for the same.

G. R. WHITING Solicitor for the Petitioner.

This notice was filed by Gordon Robert Whiting, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Connell Lamb Gerard & Co., Solicitors, Rathbone Building, Rathbone Street, Whangarei.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Whangarei, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of February 1985.

3619

1c

In the High Court of New Zealand
Whangarei Registry

M. No. 142/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of WORTH & WEBER LIMITED, a duly incorporated company having its registered office at 6 Redan Road, Kaitaia and carrying on business there and elsewhere as builders and contractors:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 3rd day of December 1984, presented to the said Court by WINSTONE NORTHLAND LIMITED, a duly incorporated company having its

registered office at Whangarei; and the said petition is directed to be heard before the Court sitting at Whangarei on the 20th day of February 1985 at 9.30 a.m. 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 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 regulated charge for the same.

G. R. WHITING, Solicitor for the Petitioner.

This notice was filed by Gordon Robert Whiting, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Connell Lamb Gerard & Co., Solicitors, Rathbone Building, Rathbone Street, Whangarei.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Whangarei, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 19th day of February 1985.

3620

lc

In the High Court of New Zealand No. 1562/84
Auckland Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MOBILE LUBRICATION SERVICES LIMITED, a duly incorporated company having its registered office at offices of Mabee Halstead & Kiddle, First Floor, Norfolk House, 18 High Street, Auckland:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 15th day of November 1984, presented to the said Court by D. R. BRITTON LIMITED, a duly incorporated company having its registered office at Wellington; and the said petition is directed to be heard before the Court sitting at Auckland on the 15th day of February 1985 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 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 regulated charge for the same.

R. T. FEIST, Solicitor for the Petitioner.

Address for Service: The offices of Messrs Jamieson Wilkinson & Castles, Solicitors, Twelfth Floor, Downtown House, 21-29 Queen Street, Auckland.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 14th day of February 1985.

3625

lc

In the High Court of New Zealand M. No. 698/84
Wellington Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of TRIFLEX INTERNATIONAL LIMITED, a duly incorporated company having its registered office at 9 Richmond Road, Eastbourne and carrying on business as an importer, manufacturer, wholesaler and retailer:

THURSDAY THE 6TH DAY OF DECEMBER 1984

The humble petition of SCOTT INDUSTRIAL OPERATIONS LIMITED, a duly incorporated company having its registered office at Wellington and carrying on business as manufacturers showeth as follows:

1. That TRIFLEX INTERNATIONAL LIMITED (hereinafter called "the Company") was on the 19th day of August 1981 incorporated under the Companies Act 1955.

2. That the registered office of the company is at 9 Richmond Road, Eastbourne, Wellington.

3. That the nominal capital of the company is \$300 divided into 300 shares of \$1 each. The amount of capital paid up or credited as paid up is \$300.

That the objects for which the company was established are as follows:

"To carry on business as importers, manufacturers, wholesalers, retailers, exporters and dealers in accessories and spare parts of vehicles and motors of all kinds;"

and other objects set out in the memorandum of association of the company.

5. That TRIFLEX INTERNATIONAL LIMITED has failed to comply with a notice under section 218 of the Companies Act 1955 served on it by leaving it at the registered office of the company namely 9 Richmond Road, Eastbourne, Wellington on the 2nd day of November 1984 wherein it was required to pay to the petitioning creditor the sum of nine hundred and eighty-seven dollars (\$987) being the amount due to the petitioning creditor in respect of anodising components supplied in January 1984.

6. That in terms of sections 217 and 218 of the Companies Act 1955 the company is unable to pay its debts.

7. That in the circumstances it is just and equitable that the company should be wound up.

Your petitioner therefore humbly prays as follows:

- That TRIFLEX INTERNATIONAL LIMITED may be wound up by the court under the provisions of the Companies Act 1955,
- Or that such other order may be made in the premises as shall be just.

This petition was filed by:

BRIAN WALWORTH, Solicitor for the Petitioner.

The petitioner's address for service is at the office of Messrs Young Swan Morison McKay, Fletcher Challenge House, 87-91 The Terrace, Wellington.

3628

In the High Court of New Zealand M. No. 673/84
Wellington Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of SOUTH COAST BUILDERS LIMITED, a duly incorporated company having its registered office at 115 Severn Street, Island Bay, builders:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 22nd day of November 1984, presented to the said Court by FLETCHER MERCHANTS LIMITED, and that the said petition is directed to be heard before the Court sitting at Wellington on the 13th day of February 1985 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 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 regulated charge for the same.

C. S. CHAPMAN, Solicitor for the Petitioner.

This notice was filed by Christopher Scott Chapman, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Buddle Findlay, Sixteenth Floor, BNZ Centre, 1 Willis Street, Wellington.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Wellington, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 12th day of February 1985.

3617

lc

In the High Court of New Zealand M. No. 31/84
Blenheim Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MARLBOROUGH SPORTS (1982) LIMITED:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 6th day of December 1984, presented to the said Court by HEALING INDUSTRIES LIMITED; and that the said petition is directed to be heard before the Court sitting at Blenheim on the 4th day of March 1985 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 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 regulated charge for the same.

W. AKEL, Solicitor for the Petitioner.

Address for Service: The offices of Messrs Lundon Radich Dew, Temple Chambers, 76 High Street, Blenheim (acting as agents for Messrs Simpson Grierson, 450 Queen Street, Auckland 1).

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Blenheim, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 1st day of March 1985.

3565

1c

In the High Court of New Zealand
Christchurch Registry

M. No. 731/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of GASSON INVESTMENTS LIMITED, a duly incorporated company having its registered office at 164 Moorhouse Avenue, Christchurch, and carrying on business as a holding and investment company:

NOTICE is hereby given that a petition for orders that—

- (a) GASSON INVESTMENTS LIMITED comply with its articles of association relating to the transfer of the petitioner's shares in the company;
- (b) That the company be required to have the value of the petitioner's shares in the company fixed by arbitration in terms of the articles of association of the company;
- (c) That a timetable be fixed for the determination of the value of the petitioner's shares in the company;
- (d) That Mervyn Bruce Restall be required to take up the petitioner's shares in the company which are not taken up in terms of the articles of association of the company by employees of Reese Bros Limited;
- (e) That if the petitioner's shares in the company are purchased by the company that the company's capital be reduced accordingly

or for such other order as shall be just, was presented to the High Court on Friday, the 7th day of December 1984 by PATRICK MCBREEN; and that the said petition is directed to be heard before the Court sitting at Christchurch on Wednesday, the 13th day of February 1985 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 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 regulated charge for the same.

P. R. KELLAR, Solicitor for the Petitioner.

Address for Service: The petitioner's address for service is at the offices of Messrs Harper Pascoe & Co., Solicitors, 77 Hereford Street, Christchurch.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Christchurch, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 12th day of February 1985.

3622

1c

In the High Court of New Zealand
Christchurch Registry

M. No. 732/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of ANTIGUA INVESTMENTS LIMITED, a duly incorporated company having its registered office at 164 Moorhouse Avenue, Christchurch, and carrying on business as a holding and investment company:

NOTICE is hereby given that a petition for orders that—

- (a) ANTIGUA INVESTMENTS LIMITED comply with its articles of association relating to the transfer of the petitioner's shares in the company;

(b) That the company be required to have the value of the petitioner's shares in the company fixed by arbitration in terms of the articles of association of the company;

(c) That a timetable be fixed for the determination of the value of the petitioner's shares in the company;

(d) That Mervyn Bruce Restall be required to take up the petitioner's shares in the company which are not taken up in terms of the articles of association of the company by employees of Reese Bros Limited;

(e) That if the petitioner's shares in the company are purchased by the company that the company's capital be reduced accordingly

or for such other order as shall be just, was presented to the High Court on Friday, the 7th day of December 1984 by PATRICK MCBREEN; and that the said petition is directed to be heard before the Court sitting at Christchurch on Wednesday, the 13th day of February 1985 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 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 regulated charge for the same.

P. R. KELLAR, Solicitor for the Petitioner.

Address for Service: The petitioner's address for service is at the offices of Messrs Harper Pascoe & Co., Solicitors, 77 Hereford Street, Christchurch.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Christchurch, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 12th day of February 1985.

3621

1c

In the High Court of New Zealand
Christchurch Registry

M. No. 764/84

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of FREIGHTMANS STORAGE AND WAREHOUSE LIMITED at Christchurch:

EX PARTE—GARY KEITH ROBERTSHAW and DUNCAN ROGERS, trading as BAIRD'S PAINT AND PANEL CENTRE LIMITED at Christchurch:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of February 1985, presented to the said Court by GARY KEITH ROBERTSHAW, manager and DUNCAN ROGERS, sales manager, both of Christchurch, trading as BAIRD'S PAINT AND PANEL CENTRE; and that the said petition is directed to be heard before the Court sitting at Christchurch on the 27th day of February 1985 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 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 regulated charge for the same.

H. D. P. VAN SCHREVEN, Solicitor for the Petitioner.

The petitioner's address for service is at the offices of Messrs Clark, Boyce & Co., Solicitors, 267 Madras Street, Christchurch.

NOTE—Any person who intends to appear on the hearing of the said 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 3 miles of the office of the High Court at Christchurch, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 26th day of February 1985.

3618

1c

NEW ZEALAND WOOL BOARD

PURSUANT to regulation 15 of the Wool Industry Regulations 1978, notice is hereby given that the Adjusted Weighted Average Sale Price for the sale held on the 25 January 1985 at Napier was 381.00 cents per kilogram (greasy basis).

