



The New Zealand Gazette

WELLINGTON: THURSDAY, 8 SEPTEMBER 1988

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Using the Gazette

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Vice Regal

Departure of the Governor-General Overseas and Assumption of Office by the Administrator of the Government

His Excellency the Governor-General, the Most Reverend Sir Paul Reeves, G.C.M.G., G.C.V.O., accompanied by Her Excellency Lady Reeves, departed from Auckland at 3.45 p.m. on Wednesday, 7 September for a three day official visit to Singapore.

Their Excellencies will then travel on to Britain for a private visit in order to take mid-term leave from the Vice Regal Office. Their Excellencies will return to New Zealand on Wednesday, 12 October.

Following the departure of His Excellency, the Chief Justice of New Zealand, the Right Honourable Sir Ronald Davison, G.B.E., C.M.G., has assumed the office of the Administrator of the Government in accordance with clause XII of the Letters Patent constituting the office of Governor-General.

PAUL CANHAM, Official Secretary.

Government House, Wellington. vr9770

Government Notices

Agriculture and Fisheries

Agricultural Pests Destruction Act 1967

Agricultural Pests Destruction (Union of Districts to Form Central North Island Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form Central North Island Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the *Gazette*.
- 2. Union of districts—The Central Bay of Plenty, Central King Country, and Rotorua Taupo Pest Destruction Districts

are hereby declared to be united and to form one district to be called the Central North Island Pest Destruction District.

- 3. Boundaries of united district—The boundaries of the Central North Island Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The Union of the Pongakawa and Te Puke Pest Destruction Districts Order 1977 (Gazette, 1977, Vol. II, page 1265):
 - (b) The Union of Meringa Tokorima, Hunua and Ohura North Pest Destruction Districts Order 1974 (Gazette, 1974, Vol. I, page 554):
 - (c) The Union of Tokoroa, Taupo, Ngakuru, Kaharoa and Reporoa Pest Destruction Districts Order 1974 (Gazette, 1974, Vol. II, page 1155), as amended by—
 - (i) The Redefinition of the Boundaries of the East Waikato Pest Destruction District Order 1981 (Gazette, 1981, Vol. I, page 337); and
 - (ii) The Redefinition of the Boundaries of the Central Bay of Plenty Pest Destruction District Order 1981 (Gazette, 1981, Vol. I, page 338).
- **4.** Basis on which rates to be first levied—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. go9707

Agricultural Pests Destruction (Union of Districts to Form Central Canterbury Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form Central Canterbury Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the *Gazette*.
- **2. Union of districts**—The Banks Peninsula, Plains, and Selwyn Pest Destruction Districts are hereby declared to be united and to form one district to be called the Central Canterbury Pest Destruction District.
- **3. Boundaries of united district**—The boundaries of the Central Canterbury Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The Banks Peninsula Pest Destruction District Order 1970 (Gazette, 1970, Vol. III, page 1712):
 - (b) The Plains Pest Destruction District Order 1970 (Gazette, 1970, Vol. III, page 1712):
 - (c) The Selwyn Pest Destruction District Order 1974 (Gazette, 1974, Vol. II, page 1468).
- **4.** Basis on which rates to be first levied—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council.

Agricultural Pests Destruction (Union of Districts to Form South-west North Island Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form South-west North Island Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the *Gazette*.
- 2. Union of districts—The Manawatu, Ruahine, Taihape, and Western Pest Destruction Districts are hereby declared to be

united and to form one district to be called the South-west North Island Pest Destruction District.

- **3. Boundaries of united district**—The boundaries of the South-west North Island Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The Manawatu Pest Destruction District Order 1974 (Gazette, 1974, Vol. II, page 1652):
 - (b) The Ruahine Rabbit District Order 1966 (*Gazette*, 1966, Vol. I, page 405):
 - (c) The Order in Council declaring the Hautapu Rabbit District, the Maungakaretu Rabbit District, the Moawhango Rabbit District, and the Pukeokahu Taoroa Rabbit District to be united to form the Taihape Rabbit District (Gazette, 1961, Vol. II, page 808):
 - (d) The Western Pest Destruction District Order 1974 (Gazette, 1975, Vol. I, page 54).
- **4. Basis on which rates to be first levied**—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. ${\it go9709}$

2

Agricultural Pests Destruction (Union of Districts to Form North Canterbury Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form North Canterbury Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the *Gazette*.
- **2. Union of districts**—The Amuri and Ashley/Waikari Pest Destruction Districts are hereby declared to be united and to form one district to be called the North Canterbury Pest Destruction District.
- **3. Boundaries of united district**—The boundaries of the North Canterbury Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The Amuri Pest Destruction District Order 1974 (Gazette, 1974, Vol. II, page 1654):
 - (b) The Ashley/Waikari Pest Destruction District Constitution Order 1987 (*Gazette*, 1987, Vol. II, page 1310).
- **4.** Basis on which rates to be first levied—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. go9710

2

Agricultural Pests Destruction (Union of Districts to Form South-east Coast North Island Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form South-east Coast North Island Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the Gazette.
- **2. Union of districts**—The Southern Hawke's Bay and Wairarapa Pest Destruction Districts are hereby declared to be united and to form one district to be called the South-east Coast North Island Pest Destruction District.
- **3. Boundaries of united district**—The boundaries of the South-east Coast North Island Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The Union of Central Hawke's Bay, Southern Hawke's Bay, Pahiatua, and Akitio Pest Destruction Order 1974 (Gazette, 1974, Vol. I, page 59):
 - (b) The Union of Tinui and Wairarapa Pest Destruction Districts Order 1971 (Gazette, 1971, Vol. II, page 852).
- **4.** Basis on which rates to be first levied—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. go9711

Agricultural Pests Destruction (Union of Districts to Form Marlborough Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form Marlborough Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the Gazette.
- 2. Union of districts—The Kaikoura and Marlborough Pest Destruction Districts are hereby declared to be united and to form one district to be called the Marlborough Pest Destruction District.
- 3. Boundaries of united district—The boundaries of the

Mariborough Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:

- (a) The Union of Conway, Kekerengu, Ohau, and Marlborough Coast Pest Destruction Districts Order 1971 (Gazette, 1971, Vol. I, page 618):
- (b) The Marlborough Pest Destruction District Order 1974 (Gazette, 1974, Vol. II, page 1066).
- **4.** Basis on which rates to be first levied—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. go9712

Agricultural Pests Destruction (Union of Districts to Form Waitaki Valley Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form Waitaki Valley Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the Gazette.
- 2. Union of districts—The Ahuriri, Hakataramea Valley, Kakanui Range, Kurow, Omarama, Otepopo, Papakaio, and Tokarahi Pest Destruction Districts are hereby declared to be united and to form one district to be called the Waitaki Valley Pest Destruction District.
- **3. Boundaries of united district**—The boundaries of the Waitaki Valley Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The Ahuriri Rabbit District Order 1966 (Gazette, 1966, Vol. III, page 2231):
 - (b) The Hakataramea Valley Rabbit District Order 1960 (Gazette, 1960, Vol. III, page 1341):
 - (c) The Kakanui Range Rabbit District Order 1959 (Gazette, 1959, Vol. III, page 1233):
 - (d) The Redefinition of the Kurow Pest Destruction District Order 1982 (Gazette, 1982, Vol. I, page 1012):
 - (e) The Redefinition of the Boundaries of the Omarama Pest Destruction District Order 1975 (Gazette, 1976, Vol. I, page 2):
 - (f) The Order in Council constituting the Otepopo Rabbit District (Gazette, 1959, Vol. III, page 1761):
 - (g) The Order in Council constituting the Papakaio Rabbit District (Gazette, 1955, Vol. III, page 1731):
 - (h) The Third Schedule to the Order in Council altering and redefining the boundaries of the Otekaieke and the Tokarahi Rabbit District (Gazette, 1954, Vol. III, page 1730).
- 4. Basis on which rates to be first levied—The basis on which the general rates are first to be levied in the united

district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. go9713

Agricultural Pests Destruction (Union of Districts to Form Southland Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON, DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form Southland Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the *Gazette*.
- 2. Union of districts—The Mid-Southland, Mount Wendon, Northern Southland, Southern Southland, Taringatura, Te Anau Basin, Upper Mataura, and Western Southland Pest Destruction Districts are hereby declared to be united and to form one district to be called the Southland Pest Destruction District.
- **3. Boundaries of united district**—The boundaries of the Southland Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The Mid-Southland Pest Destruction District Order 1974 (Gazette, 1974, Vol. II, page 1465):
 - (b) The Mount Wendon Pest Destruction District Order 1974 (Gazette, 1974, Vol. II, page 1466):
 - (c) The Northern Southland Pest Destruction District Order 1975 (Gazette, 1975, Vol. I, page 478):
 - (d) The Union of Mimihau, Tokanui and Waimahaka Pest Destruction Districts Order 1974 (*Gazette*, 1974, Vol. I, page 552), as amended by the Redefinition of the Boundaries of the Southern Southland Pest Destruction District Order 1980 (*Gazette*, 1980, Vol. II, page 1269):
 - (e) The Taringatura Pest Destruction District Order 1974 (Gazette, 1974, Vol. II, page 1653):
 - (f) The Te Anau Basin Pest Destruction District Order 1974 (Gazette, 1974, Vol. III, page 1905):
 - (g) The Union of Kingston and Eyre Creek Pest Destruction Districts Order 1974 (Gazette, 1974, Vol. I, page 704):
 - (h) The Western Southland Rabbit District Notice 1961 (Gazette, 1961, Vol. III, page 1524).
- **4.** Basis on which rates to be first levied—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. go9714

Agricultural Pests Destruction (Union of Districts to Form Central Otago Pest Destruction District) Order 1988

PAUL REEVES, Governor-General

ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form Central Otago Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the *Gazette*.
- 2. Union of districts—The Alexandra, Glenorchy, Hawkdun, Lindis-Hawea, Maniototo, Mid-Wakatipu, Upper Clutha, Upper Shotover, and Wakatipu Pest Destruction Districts are hereby declared to be united and to form one district to be called the Central Otago Pest Destruction District.
- **3. Boundaries of united district**—The boundaries of the Central Otago Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The Alexandra Pest Destruction District Redefinition of Boundaries Order 1986 (*Gazette*, 1986, Vol. II, page 1490):
 - (b) The Glenorchy Pest Destruction District Order 1968 (Gazette, 1968, Vol. III, page 1965):
 - (c) The Hawkdun Pest Destruction District Redefinition of Boundaries Order 1986 (*Gazette*, 1986, Vol. II, page 1490):
 - (d) The The Lindis-Hawea Pest Destruction District Order 1974 (Gazette, 1974, Vol. III, page 1905):
 - (e) The Redefintion of the Boundaries of the Maniototo Pest Destruction District Order 1975 (*Gazette*, 1976, Vol. I, page 2):
 - (f) The Mid-Wakatipu Rabbit District Order 1962 (Gazette, 1962, Vol. I, page 587):
 - (g) The Upper Clutha Pest Destruction District Order 1974 (Gazette, 1974, Vol. III, page 1904):
 - (h) The Upper Shotover Rabbit District Order 1960 (Gazette, 1960, Vol. II, page 1234):
 - (i) The Order in Council declaring the Kawarau and Wakatipu Rabbit Districts to be united to form the Wakatipu Rabbit District (*Gazette*, 1967, Vol. II, page 847).
- **4. Basis on which rates to be first levied**—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. go9715

Agricultural Pests Destruction (Union of Districts to Form South Otago Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form South Otago Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the Gazette.
- 2. Union of districts—The Bruce, Lawrence, Roxburgh, and South Otago Pest Destruction Districts are hereby declared to be united and to form one district to be called the South Otago Pest Destruction District.
- **3. Boundaries of united district**—The boundaries of the South Otago Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The Bruce Rabbit District Order 1966 (Gazette, 1966, Vol. II, page 1174):
 - (b) The Lawrence Pest Destruction District Constitution Order 1986 (Gazette, 1986, Vol. II, page 1488):
 - (c) The Roxburgh Pest Destruction District Order 1972 (Gazette, 1972, Vol. III, page 2633):
 - (d) The Union of Clinton, Clifton, South Clutha, North Clutha, Kuriwao, Waipahi, Clydevale, and Owaka Pest Destruction Districts Order 1974 (Gazette, 1974, Vol. I, page 662):
 - (e) The Redefinition of the Boundaries of the South Otago Pest Destruction Order 1980 (Gazette, 1980, Vol. II, page 1270).
- **4. Basis on which rates to be first levied**—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. go9774

Agricultural Pests Destruction (Union of Districts to Form South Canterbury Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form South Canterbury Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the Gazette.

- **2.** Union of districts—The MacKenzie Basin and South Canterbury Pest Destruction Districts are hereby declared to be united and to form one district to be called the South Canterbury Pest Destruction District.
- 3. Boundaries of united district—The boundaries of the South Canterbury Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The MacKenzie Basin Pest Destruction Constitution Order 1986 (Gazette, 1986, Vol. II, page 1488):
 - (b) The South Canterbury Pest Destruction District Order 1975 (Gazette, 1975, Vol. I, page 479).
- **4.** Basis on which rates to be first levied—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. go9716

Agricultural Pests Destruction (Union of Districts to Form East Otago Pest Destruction District) Order 1988

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of August 1988

Present:

THE RIGHT HON. DAVID LANGE PRESIDING IN COUNCIL.

Pursuant to sections 23 (1) and 26 (1) of the Agricultural Pests Destruction Act 1967, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

Order

- 1. Title and commencement—(1) This order may be cited as the Agricultural Pests Destruction (Union of Districts to Form East Otago Pest Destruction District) Order 1988.
- (2) This order shall come into force on the 28th day after the date of its notification in the Gazette.
- 2. Union of districts—The East Otago, Lee, and Saddle Hill Pest Destruction Districts are hereby declared to be united and to form one district to be called the East Otago Pest Destruction District.
- 3. Boundaries of united district—The boundaries of the East Otago Pest Destruction District shall be the outer boundaries of those areas of land referred to in the following orders:
 - (a) The East Otago Pest Destruction District Order 1975 (Gazette, 1975, Vol. I, page 481):
 - (b) The Lee Pest Destruction District Redefinition of Boundaries Order 1986 (*Gazette*, 1986, Vol. II, page 1491):
 - (c) The Saddle Hill Rabbit District Order 1965 (Gazette, 1965, Vol. III, page 1587).
- **4. Basis on which rates to be first levied**—The basis on which the general rates are first to be levied in the united district shall be on the basis of the area of land occupied by the ratepayer.

MARIE SHROFF, Clerk of the Executive Council. 909776

Animal Remedies Act 1967

Exemption Under the Animal Remedies Act 1967 (Notice No. 4446; Ag. 6/15/5/2)

Pursuant to section 3 (1) of the Animal Remedies Act 1967, on the recommendation of the Animal Remedies Board, I hereby give notice declaring that the following products are

exempted from sections 18 to 34 inclusive of the Animal Remedies Act 1967.

Lloyds Lanoline Liquid Hoof Preparation.

Zeal Hoof Oil with Lanolin.

Dated at Wellington this 4th day of August 1988.

COLIN MOYLE, Minister of Agriculture. go8987

Appointment of Member to the Animal Remedies Board (No. 4451, Ag. 1/53/2/4)

Notice is hereby given by direction of the Minister of Agriculture that pursuant to sections 5 and 6 of the Animal Remedies Act 1967, His Excellency the Governor-General has been pleased to appoint

Michael Henry Clear, analytical chemist of Upper Hutt (on the nomination of the Minister of Agriculture)

as member of the Animal Remedies Board for the residue of term of office of Mr. S. R. B. Solly, resigned, due to finish on $26\ \text{April}\ 1989.$

Dated at Wellington this 23rd day of August 1988.

L. M. RADICH, for Director-General of Agriculture and Fisheries.

2 go9750

Animals Act 1967

Notice to Relocate the Piako District Brand Registration Office at Matamata to Morrinsville (No. 4445; Ag. 6/5/1/7)

Notice is hereby given that pursuant to section 70 (2) of the Animals Act 1967, the Piako District Brand Registration Office currently located at the Ministry of Agriculture and Fisheries, corner Tui and Arawa Streets, P.O. Box 4, Matamata, is to be relocated from 29 August 1988 at the Ministry of Agriculture and Fisheries, Thames Street, P.O. Box 78, Morrinsville.

Dated at Wellington this 9th day of August 1988.

R. E. W. ELLIOTT, Assistant Director-General.

(In exercise of powers delegated to me under section 10 of the Ministry of Agriculture and Fisheries Act 1953.)

go8988

Fisheries Act 1983

Notice Declaring Offices at Which Fishing Vessels May Be Registered and Appointing Registrars of Fisheries (No. 4449)

Pursuant to section 56 of the Fisheries Act 1983, the Director Operations, MAFFish, acting pursuant to a delegation from the Director-General of Agriculture and Fisheries (dated in Wellington on the 24th day of April 1987) hereby gives the following notice:

Notice

1. The following offices are declared as offices at which fishing vessels may be registered:

Registration Offices

Whangarei Nelson
Tauranga Dunedin
Auckland Christchurch
Napier Invercargill

2. The following designated officers of the Ministry of Agriculture and Fisheries are appointed as Registrars of Fisheries:

Designation of Officers Appointed

Administration Officer (MAFFish), Ministry of Agriculture and Fisheries, Whangarei.

Senior Clerk, QMS (MAFFish), Ministry of Agriculture and Fisheries, Whangarei.

Administration Officer (MAFFish), Ministry of Agriculture and Fisheries, Auckland.

Administration Officer (MAFFish), Ministry of Agriculture and Fisheries, Tauranga.

Senior Administration Officer (MAFFish), Ministry of Agriculture and Fisheries, Napier.

Senior Clerk (MAFFish), Ministry of Agriculture and Fisheries, Napier.

Administration Officer (MAFFish), Ministry of Agriculture and Fisheries, Nelson.

Senior Administration Officer (MAFFish), Ministry of Agriculture and Fisheries, Nelson.

Section Officer (QMS) MAFFish, Christchurch.

Clerk (QMS) MAFFish, Christchurch.

Section Officer (MAFFish), Ministry of Agriculture and Fisheries, Dunedin.

Administration Officer (MAFFish), Ministry of Agriculture and Fisheries, Invercargill.

Clerk, QMS (MAFFish), Ministry of Agriculture and Fisheries, Invercargill.

The notice published in the *Gazette* on 19 July 1988, No. 127, page 2880, declaring offices at which fishing vessels may be registered and appointing Registrars of Fisheries, is hereby revoked.

This notice shall come into force on the day after its notification in the Gazette.

Dated at Wellington this 5th day of September 1988.

B. D. SHALLARD, Director Operations (MAFFish). 909777

Noxious Plants Act 1978

Notice Declaring African Love Grass (*Eragrostis curvula*) a Class B Noxious Plant (No. 4459; Ag. 12/10/18/6)

- 1. Pursuant to section 19 of the Noxious Plants Act 1978, the Noxious Plants Council hereby declares African love grass (*Eragrostis curvula*) to be a Class B noxious plant in that part of New Zealand lying within the boundaries of Waimate and Waitaki District Noxious Plants Authorities.
- 2. This notice shall come into effect on the day after its date of notification in the *Gazette*.

Dated at Wellington this 23rd day of August 1988.

J. L. RANDALL, Secretary, Noxious Plants Council. go9717

Notice Declaring Nassella Tussock (*Stipa trichotoma*) a Class B Noxious Plant (No. 4458; Ag. 12/10/18/6)

- 1. Pursuant to section 19 of the Noxious Plants Act 1978, the Noxious Plants Council hereby declares nassella tussock (*Stipa trichotoma*) to be a Class B noxious plant in that part of New Zealand lying within the boundaries of Waimea District Noxious Plants Authority.
- 2. This notice shall come into effect on the day after its date of notification in the *Gazette*.

Dated at Wellington this 23rd day of August 1988.

J. L. RANDALL, Secretary, Noxious Plants Council. go9718

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Declaration of Class B Noxious Plants in Upper Hutt City District Noxious Plants Authority (No. 4455; Ag. 12/10/18/6)

- 1. Pursuant to section 19 of the Noxious Plants Act 1978, the Noxious Plants Council hereby declares the following plants set out in the Schedule thereto to be Class B noxious plants in that part of New Zealand lying within the boundaries of Upper Hutt City District Noxious Plants Authority.
- 2. This notice shall come into effect on the day after its date of notification in the *Gazette*.

Schedule

Barberry (Berberis glaucocarpa)
Blackberry (Rubus fruticosus agg.)
Broom (Cytisus scoparius)
Gorse (Ulex spp)
Hemlock (Conium maculatum)
Montpellier broom (Teline monspessulana)
Old man's beard (Clematis vitalba)
Purple pampas grass (Cortaderia jubata)
Ragwort (Senecio jacobaea).

Dated at Wellington this 23rd day of August 1988.

J. L. RANDALL, Secretary, Noxious Plants Council. go9719

Notice Declaring Bathurst Bur (Xanthium spinosum) a Class B Noxious Plant (No. 4456; Ag. 12/10/18/6)

- 1. Pursuant to section 19 of the Noxious Plants Act 1978, the Noxious Plants Council hereby declares Bathurst bur (Xanthium spinosum) to be a Class B noxious plant in that part of New Zealand lying within the boundaries of Dannevirke/Woodville District Noxious Plants Authority.
- 2. This notice shall come into effect on the day after its date of notification in the *Gazette*.

Dated at Wellington this 23rd day of August 1988.

J. L. RANDALL, Secretary, Noxious Plants Council. go9720

Notice Declaring Purple Pampas Grass (Cortaderia jubata) a Class B Noxious Plant (No. 4457; Ag. 12/10/18/6)

- 1. Pursuant to section 19 of the Noxious Plants Act 1978, the Noxious Plants Council hereby declares purple pampas grass (Cortaderia jubata) to be a Class B noxious plant in that part of New Zealand lying within the boundaries of Masterton District Noxious Plants Authority.
- 2. This notice shall come into effect on the day after its date of notification in the Gazette.

Dated at Wellington this 23rd day of August 1988.

J. L. RANDALL, Secretary, Noxious Plants Council. go9721

Poultry Board Regulations 1986

Rate of Chick Levy Declared (Notice No. 4450)

Pursuant to regulation 20 of the Poultry Board Regulations 1986, the New Zealand Poultry Board, with the approval of the Minister of Agriculture, hereby determines that the rate of chick levy shall be zero for each day-old pullet chick hatched in or imported into New Zealand on and from the 1st day of September 1988.

Dated at Wellington this 19th day of August 1988.

G. G. KERMODE, General Manager.

Approved.

Dated at Wellington this 11th day of August 1988. C. J. MOYLE, Minister of Agriculture. 909749

Raspberry Marketing Regulations 1979

Reappointment of Members to the Nelson Raspberry Marketing Committee (No. 4452, Ag. 1/53/2/7)

Pursuant to regulation 14 of the Raspberry Marketing Regulations 1979, I hereby reappoint

Cyril William Flowerday, raspberry grower of Brightwater; Graham Robert Smeaton, fruitgrower of Upper Moutere; Brian Charles Roeske, farmer of Rakau; and Horace Charles Warnes, farmer of Richmond

(as representatives of producers')

to be members of the Nelson Raspberry Marketing Committee for a term of one year from 1 August 1988.

Dated at Wellington this 18th day of August 1988.

COLIN MOYLE, Minister of Agriculture. go9751

Reappointment of Members to the North Island Raspberry Marketing Committee (No. 4453, Ag. 1/53/2/7)

Pursuant to regulation 14 of the Raspberry Marketing Regulations 1979, I hereby reappoint

Trevor Graham Friis, raspberry grower of Hastings, Douglas Kempthorne McPhail, raspberry grower of Otaki, Roger Bruce Membery, berryfruit grower of Te Awamutu, and

Norman Frank Walker, berryfruit grower of Wanganui (as representatives of producers')

to be members of the North Island Raspberry Marketing Committee for a term of one year from 1 August 1988.

Dated at Wellington this 17th day of August 1988.

COLIN MOYLE, Minister of Agriculture. go9753

Appointment of Members to the Otago Raspberry Marketing Committee (No. 4454, Ag. 1/53/2/7)

Pursuant to regulation 14 of the Raspberry Marketing Regulations 1979, I hereby appoint

Donald Partridge Butler, berryfruit grower of Waimate, Adrian Desmond Cottee, berryfruit grower of Waimate, Kenneth Edward McArthur, berryfruit grower of Outram, and

Clifford Robert Parker, berryfruit grower of Ettrick

to be members of the Otago Raspberry Marketing Committee for a term of 1 year from 1 August 1988.

Dated at Wellington this 18th day of August 1988.

COLIN MOYLE, Minister of Agriculture. go9754

Customs

Customs Act 1966

Preliminary Determination: Dumping Investigation Refined sugar, (refined from sugar cane or sugar beets).

Pursuant to the provisions contained in section 186J of the Customs Act 1966, notice is hereby given by the Minister of

Customs of a preliminary determination that he has reasonable cause to believe, in relation to the importation or intended importation into New Zealand of refined sugar, being refined white sugar and other types of refined sugar (refined from sugar cane or from sugar beets) exported from Malaysia, Thailand and the Federal Republic of Germany, that they are goods in respect of which the Minister may direct the imposition of an anti-dumping duty in accordance with section 186L of the Act.

Pursuant to the provisions contained in section 186N of the Customs Act 1966, the Minister of Customs hereby gives notice of a provisional direction that payment of duty in respect of those goods described above shall be secured in accordance with Part IX of the Act.

The rate or amount of such duty to be secured shall be as set out in the Schedule, this being an amount not greater than the difference between the export price of the goods and their normal value and considered sufficient to prevent material injury being caused during the remaining period of investigation.

Schedule

Country of Export

Malaysia

Thailand

Federal Republic of
Germany

Rate of Dumping Duty

US\$65 per tonne.

US\$60 per tonne.

US\$68 per tonne.

Dated at Wellington this 16th day of August 1988.

TREVOR de CLEENE, Minister of Customs.

Application to the Indecent Publications Tribunal

- I, Murdoch Walter Taylor, Comptroller of Customs, give note that I have applied to the Indecent Publications Tribunal for a decision as to whether the books described below are indecent or not or for a decision as to their classification.
- 1. Title: Bra Busters, No. 9 and No. 10; Publisher: Night-Bird Magazine Ltd.
- 2. Title: Bra Busters, No. 12; Publisher: Night-Bird Magazine Ltd.
- 3. Title: Bra Busters, No. 16 and 17; Publisher: Night-Bird Magazine Ltd.
- 4. Title: Bra Busters, No. 21; Publisher: Night-Bird Magazine Ltd.
- 5. Title: *Bra Busters*, Vol. 6, No. 1; Publisher: American Art Enterprises Inc.
- 6. Title: *Bra Busters*, Vol. 6, No. 2; Publisher: American Art Enterprises Inc.
- 7. Title: 38-26-34, Vol. 18, No. 3; Publisher: American Art Enterprises Inc.
- 8. Title: 38-26-34, Vol. 20, No. 2; Publisher: American Art Enterprises Inc.
- 9. Title: Treasure Chests, Vol. 1, No. 3; Publisher: Gold Star Publications Ltd.
- 10. Title: *Treasure Chests*, Vol. 1, No. 10; Publisher: Gold Star Publications Ltd.
- 11. Title: *Treasure Chests*, Vol. 1, No. 11; Publisher: Gold Star Publications Ltd.
- 12. Title: Big Busty Babe, Vol. 1, No. 3; Publisher: American Art Enterprises Inc.
- 13. Title: Big Busty Babe, Vol. 2, No. 1; Publisher: American Art Enterprises Inc.
- 14. Title: Bounce, No. 14 (1976); Publisher: Jeenaroy Ltd.
- 15. Title: Bounce, No. 19 (1980); Publisher: Syvale Ltd.
- 16. Title: *Peaches Special*, No. 26; Publisher: Interlink Publishing Co. Ltd.

- 17. Title: $Tits\ 4\ U$, Vol. 4, No. 3; Publisher: American Art Enterprises.
- 18. Title: Floppers, Vol. 2, No. 4; Publisher: American Art Enterprises.
- 19. Title: *Floppers*, Vol. 3, No. 4; Publisher: American Art Enterprises.
- 20. Title: Sza-Sza, Vol. 1, No. 1; Publisher: American Art Enterprises.
- 21. Title: Busty, Vol. 1, No. 3; Publisher: Gold Star Publications.
- 22. Title: *Busty*, Vol. 1, No. 8; Publisher: Gold Star Publications.
- 23. Title: *Busty*, Vol. 1, No. 10; Publisher: Gold Star Publications.
- 24. Title: Big Girls, Vol. 2, No. 10; Publisher: Gold Star Publications.
- 25. Title: Big Girls, Vol. 2, No. 12; Publisher: Gold Star Publications.
- 26. Title: Big Girls, Vol. 1, No. 12; Publisher: Gold Star Publications.
- 27. Title: Big Girls, Vol. 2, No. 9; Publisher: Gold Star Publications.
- 28. Title: $\it Big\ Juicy\ Jugs,\ Vol.\ 1,\ No.\ 1;\ Publisher:\ American\ Art\ Enterprises.$
- 29. Title: Big Juicy Jugs, Vol. 5, No. 2; Publisher: American Art Enterprises.
- 30. Title: The Best of Gent, Special No. 5; Publisher: Dugent Publishing Corp.
- 31. Title: Gent, Super Stars Special No. 4; Publisher: Dugent Publishing Corp.
- 32. Title: Gent, April 1985; Publisher: Dugent Publishing
- 33. Title: Gent, June 1985; Publisher: Dugent Publishing Corp.
- 34. Title: *Gent*, August 1985; Publisher: Dugent Publishing Corp.
- 35. Title: *Gent*, November 1985; Publisher: Dugent Publishing Corp.
- 36. Title: Busts +, Vol. 3, No. 2; Publisher: American Art Enterprises.
- 37. Title: Busts + Plus, Vol. 3, No. 3; Publisher: American Art Enterprises.
- 38. Title: Busts + Plus, Vol. 4, No. 1; Publisher: American Art Enterprises.
- 39. Title: Block Busters, Vol. 9, No. 4; Publisher: American Art Enterprises.
- 40. Title: *Block Busters*, Vol. 10, No. 1; Publisher: American Art Enterprises.
- 41. Title: 100 Pages of Beautiful Boobs; Publisher: Red Lion Publications.
- 42. Title: Bra-Babes, Vol. 4, No. 2; Publisher: American Art Enterprises.
- 43. Title: Bra-Babes, Vol. 5, No. 1; Publisher: American Art Enterprises.
- 44. Title: *More Than a Handful*, Vol. 1, No. 2; Publisher: American Art Enterprises.
- 45. Title: Boobs, Busts & Bazooms, Vol. 1, No. 1; Publisher: American Art Enterprises.
- 46. Title: *Boobs, Busts & Bazooms*, Vol. 1, No. 6; Publisher: American Art Enterprises.
- 47. Title: *Boobs, Busts & Bazooms*, Vol. 1, No. 7; Publisher: American Art Enterprises.

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- 48. Title: *Boobs, Busts & Bazooms*, Vol. 1, No. 12; Publisher: American Art Enterprises.
- 49. Title: Boobs, Busts & Bazooms, Vol. 9, No. 3; Publisher: American Art Enterprises.
- 50. Title: *Knockers & Nipples*, Vol. 1, No. 2; Publisher: American Art Enterprises.
- 51. Title: *Knockers & Nipples*, Vol. 1, No. 3; Publisher: American Art Enterprises.
- 52. Title: *Knockers & Nipples*, Vol. 6, No. 2; Publisher: American Art Enterprises.
- 53. Title: *Knockers & Nipples*, Vol. 6, No. 3; Publisher: American Art Enterprises.
- 54. Title: *Knockers & Nipples*, Vol. 7, No. 2; Publisher: American Art Enterprises.
- 55. Title: *Knockers & Nipples*, Vol. 7, No. 3; Publisher: American Art Enterprises.
- 56. Title: *Knockers & Nipples*, Vol. 8, No. 4; Publisher: American Art Enterprises.
- 57. Title: *Knockers & Nipples*, Vol. 1, No. 11; Publisher: American Art Enterprises.
- 58. Title: Kingsize International, Vol. 1, No. 12; Publisher: American Art Enterprises.
- 59. Title: Kingsize International, Vol. 4, No. 3; Publisher: American Art Enterprises.
- 60. Title: Kingsize International, Vol. 4, No. 6; Publisher: American Art Enterprises.
- 61. Title: Kingsize International, Vol. 4, No. 7; Publisher: American Art Enterprises.
- 62. Title: Kingsize International, Vol. 11, No. 1; Publisher: American Art Enterprises.
- 63. Title: Kingsize International, Vol. 12, No. 3; Publisher: American Art Enterprises.
- 64. Title: Kingsize International, Vol. 12, No. 4; Publisher: American Art Enterprises.
- 65. Title: Kingsize International, Vol. 16, No. 3; Publisher: American Art Enterprises.
- 66. Title: Kingsize International, Vol. 17, No. 4; Publisher: American Art Enterprises.

Dated this 9th day of August 1988.

M. W. TAYLOR, Comptroller of Customs. go8880

Application to the Indecent Publications Tribunal

- I, Graeme William Ludlow, Assistant Comptroller of Customs, give note that I have applied to the Indecent Publications Tribunal for a decision as to whether the books described below are indecent or not or for a decision as to their classification:
- 1. Title: Parade, Glamour Girls, Issue 10; Publisher: Not known.
- 2. Title: Parade, Readers Wives, No. 12; Publisher: Not known.
- 3. Title: Parade, Readers Wives, No. 13; Publisher: Not known.
- 4. Title: Parade, Readers Wives, No. 15; Publisher: Not known.
- 5. Title: Escort, Vol. 5, No. 11; Publisher: Paul Raymond Publications.
- 6. Title: Escort, Vol. 6, No. 1; Publisher: Paul Raymond Publications.
- 7. Title: Escort, Vol. 6, No. 6; Publisher: Paul Raymond Publications.
- 8. Title: Escort, Vol. 6, No. 8; Publisher: Paul Raymond Publications.

- 9. Title: Escort, Vol. 6, No. 9; Publisher: Paul Raymond Publications.
- 10. Title: Escort, Vol. 6, No. 10; Publisher: Paul Raymond Publications.
- 11. Title: *Escort*, Vol. 6, No. 11 and Vol. 6, No. 12; Publisher: Paul Raymond Publications.
- 12. Title: Escort, Vol. 6, No. 13; Publisher: Paul Raymond Publications.
- 13. Title: Escort, Vol. 7, No. 2; Publisher: Paul Raymond Publications.
- 14. Title: Park Lane, No. 7; Publisher: Not known.
- 15. Title: Park Lane, No. 10 and 11; Publisher: Not known.
- 16. Title: *Men Only, Bumper Sex Annual,* 1986; Publisher: Paul Raymond Publications.
- 17. Title: *Men Only, Bumper Sex Annual,* 1987; Publisher: Paul Raymond Publications.
- 18. Title: Paul Raymonds Party Girls; Publisher: Paul Raymond Publications.
- 19. Title: Paul Raymonds Party Girls, No. 2; Publisher: Paul Raymond Publications.
- 20. Title: Adult Fantasy, No. 25; Publisher: Not known.
- 21. Title: Adult Fantasy, No. 26; Publisher: Not known.
- 22. Title: Adult Fantasy, No. 28; Publisher: Not known.
- 23. Title: *The Best Of Escort*, No. 6; Publisher: Paul Raymond Publications.
- 24. Title: Skirts Up, Vol. 6, No. 2; Publisher: American Art Enterprises.
- 25. Title: *Ripe Nipples*, Vol. 1, No. 2; Publisher: American Art Enterprises.
- 26. Title: $Hot\ Legs,\ Vol.\ 5,\ No.\ 1;\ Publisher:\ American\ Art\ Enterprises.$
- 27. Title: Legs, Legs, Legs, Vol. 4, No. 2; Publisher: American Art Enterprises.
- 28. Title: Candid, Vol. 2, No. 8; Publisher: Gold Star Publications.
- 29. Title: Candid, Vol. 2, No. 7; Publisher: Gold Star Publications.
- 30. Title: Candid, Vol. 2; No. 6; Publisher: Gold Star Publications.
- 31. Title: *Tip Top*, Vol. 22, No. 1; Publisher: American Art Enterprises.
- 32. Title: Tip Top, Vol. 26, No. 1; Publisher: American Art Enterprises.
- 33. Title: *Tip Top International*, Vol. 1, No. 4; Publisher: American Art Enterprises.
- 34. Title: *Tip Top International*, Vol. 1, No. 6; Publisher: American Art Enterprises.
- 35. Title: *Tip Top International*, Vol. 1, No. 11; Publisher: American Art Enterprises.
- 36. Title: *Tip Top International*, Vol. 2, No. 3; Publisher: American Art Enterprises.
- 37. Title: *Tip Top International*, Vol. 2, No. 4; Publisher: American Art Enterprises.
- 38. Title: *Tip Top International*, Vol. 2, No. 5; Publisher: American Art Enterprises.
- 39. Title: *Tip Top International*, Vol. 2, No. 6; Publisher: American Art Enterprises.
- 40. Title: *Tip Top International*, Vol. 2, No. 9; Publisher: American Art Enterprises.
- 41. Title: *Tip Top International*, Vol. 2, No. 10; Publisher: American Art Enterprises.
- 42. Title: *Tip Top International*, Vol. 2, No. 12; Publisher: American Art Enterprises.

- 43. Title: *Tip Top International*, Vol. 3, No. 1; Publisher: American Art Enterprises.
- 44. Title: *Tip Top International*, Vol. 3, No. 2; Publisher: American Art Enterprises.
- 45. Title: *Tip Top International*, Vol. 3, No. 6; Publisher: American Art Enterprises.
- 46. Title: *Tip Top International*, Vol. 3, No. 7; Publisher: American Art Enterprises.
- 47. Title: *Tip Top International*, Vol. 3, No. 8; Publisher: American Art Enterprises.
- 48. Title: Sheer Silk Stockings, Vol. 1, No. 3; Publisher: J. Jordon Associates.
- 49. Title: *Erect Nipples*, Vol. 5, No. 2; Publisher: American Art Enterprises.
- 50. Title: *Penthouse*, Vol. 20, No. 11, November 85; Publisher: Penthouse International.
- 51. Title: Penthouse, Vol. 21, No. 6; Publisher: Penthouse International.
- 52. Title: Penthouse, Vol. 21, No. 8; Publisher: Penthouse International.
- 53. Title: *Penthouse*, Vol. 22, No. 3, March 87; Publisher: Penthouse International.
- 54. Title: *Penthouse Letters*, Vol. 3, No. 1; Publisher: Penthouse International.
- 55. Title: Penthouse Letters, Vol. 3, No. 2; Publisher: Penthouse International.
- 56. Title: Babes Of Play, Vol. 1, No. 2; Publisher: American Art Enterprises.
- 57. Title: Sheer Lust, Vol. 2, No. 1; Publisher: American Art Enterprises.
- 58. Title: *Penthouse*, Oct 85 (US), Vol. 17, No. 2; Publisher: Penthouse International.

Dated this 9th day of August 1988.

G. W. LUDLOW, Assistant Comptroller of Customs. go8876

Defence

Defence Act 1971

Appointments, Promotions, Extensions, Transfers, Resignations, and Retirements of Officers of the New Zealand Army

Pursuant to section 35 of the Defence Act 1971, His Excellency the Governor-General has approved the following appointments, promotions, extensions, transfers, resignations, and retirements of officers of the New Zealand Army.

REGULAR FORCE

Generals' List

Major General Kenneth Montrose Gordon, C.B.E., is posted to the Retired List with effect from 14 May 1988.

Royal Regiment of N.Z. Artillery

Temporary Colonel M. A. Harvey, B.C.A., to be Colonel with seniority from 20 December 1987 and effect from 17 June 1988, and is transferred to the Colonels' List.

Temporary Captain and Quartermaster L. J. Skinner to be Captain and Quartermaster with seniority and effect from 1 May 1988.

Lieutenant S. D. Newman, B.A., to be temp. Captain with effect from 18 May 1988.

Royal N.Z. Armoured Corps

Major G. M. Beddie, M.A. (Hons): the notice published in the *Gazette*, 11 February 1988, No. 23, page 449, is cancelled and the following substituted: "Major G. M. Beddie, M.A. (Hons), is transferred to the Territorial Force with effect from 28 November 1987".

Lieutenant Shane Paul Collard is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 18 May 1988.

The Corps of Royal N.Z. Engineers

Temporary Captain and Quartermaster A. J. Brown, B.E.M., is re-engaged until 31 March 1997.

The following Lieutenants to be temp. Captain with effect from the date shown:

- J. A. Hill, 30 March 1988.
- J. R. Armstrong, B.SC., 17 May 1988.

Royal N.Z. Corps of Signals

Temporary Major S. G. Turner to be Major with seniority and effect from 12 June 1988.

The following 2nd Lieutenants to be Lieutenant with seniority and effect from $16\ \mathrm{June}\ 1988$:

- R. M. Glenny.
- G. J. White.

Royal N.Z. Infantry Regiment

Lieutenant Colonel Barry Stanley Dyer is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 24 May 1988.

Lieutenant Colonel C. J. Pugsley, DIP.ARTS(MIL.), is transferred to the Territorial Force with effect from 29 May 1988.

Major R. P. Gray, B.A.(MiL), is re-engaged until 30 September 1996.

Major Craig Allan Cocker is posted to the Retired List with effect from 7 June 1988.

Captain C. R. Abbott to be acting Major with effect from 30 May 1988.

The seniority of Captain A. N. Firth is post-dated to 22 September 1987.

Captain D. J. Gettins is re-engaged until 29 September 1997.

Temporary Captain B. K. Mackay is transferred to the Quartermaster List in the rank of Captain and Quartermaster, with seniority from 16 July 1987 and effect from 2 December 1987.

Temporary Captain P. M. King: the notice published in the *Gazette*, 26 May 1988, No. 89, page 2154, is cancelled.

Lieutenant and Quartermaster N. R. Henry to be temp. Captain and Quartermaster with effect from 11 May 1988.

Temporary Captain John William Hatton is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 2 May 1988.

Temporary Captain Paul Damian McTaggart is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 4 June 1988.

Royal N.Z. Corps of Transport

Lieutenant Fiona Mary Gilbertson, B.H.SC., is transferred to the Army Reserve, General List of Officers, in her present rank with effect from 23 May 1988.

Royal N.Z. Army Medical Corps

Major Ian Donald Shepherd Civil, E.D., B.SC., M.B., CH.B., F.R.A.C.S., is transferred from the Territorial Force on a fixed engagement of 4 years in his present rank, with seniority from 1 May 1983 and effect from 1 May 1988.

Lieutenant and Quartermaster H. J. Woledge to be temp. Captain and Quartermaster with effect from 1 June 1988.

Lieutenant P. W. Jacobs to be temp. Captain with effect from 1 June 1988.

Royal N.Z. Army Ordnance Corps

Lieutenant and Quartermaster W. T. Steel to be temp. Captain and Quartermaster with effect from 12 May 1988.

Lieutenant M. J. Butler to be temp. Captain with effect from 19 May 1988.

The commission of 2nd Lieutenant (on prob.) B. T. Skudder is confirmed with effect from 10 December 1986.

The Corps of Royal N.Z. Electrical and Mechanical Engineers

Temporary Major Noel Jackson Walford is posted to the Retired List in the rank of Major, with effect from 2 May 1988.

Temporary Captain and Quartermaster C. C. Clarke to be Captain and Quartermaster with seniority and effect from 29 May 1988.

Lieutenant S. J. Thompson to be temp. Captain with effect from 8 February 1988.

Temporary Captain and Quartermaster Desmond Russell Hammond is transferred to the Army Reserve, General List of Officers, in his present rank with effect from 30 April 1988.

Royal N.Z. Dental Corps

The following are re-engaged until the date shown:

Major D. P. Watt, B.D.S., 4 June 1994.

Lieutenant T. C. Tyson, 21 February 1996

Royal N.Z. Military Police

Supernumerary List

Temporary Major and Quartermaster Michael Holt is posted to the Retired List in the rank of Major and Quartermaster, with effect from 17 May 1988.

The engagement of Lieutenant and Quartermaster B. I. Tait is extended until 9 November 1994.

Royal N.Z. Army Education Corps

Robert Constan van Lent, M.A.(HONS), is appointed to a commission on a fixed engagement of 5 years in the rank of Captain, with seniority from 16 May 1983 and effect from 16 May 1988.

Royal N.Z. Nursing Corps

Temporary Captain D. F. Waller to be Captain with seniority and effect from 9 June 1988.

Lieutenant W. R. Sherborne is re-engaged until 23 February 2007.

Lieutenant K. A. Stephen, B.A., to be temp. Captain with effect from 1 April 1988.

TERRITORIAL FORCE

Royal Regiment of N.Z. Artillery

3rd Field Regiment, RNZA

Lieutenant J. G. Mills is transferred to the Special Service List of the Territorial Force in his present rank, with seniority and effect from 9 May 1988; terminating on 8 May 1989.

16th Field Regiment, RNZA

Lieutenant C. F. Hewett to be temp. Captain with effect from 7 March 1988.

The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988:

Sandra Elizabeth Bell.

Perter Leon Domanski.

The Corps of Royal N.Z. Engineers

1st Field Squadron, RNZE

2nd Lieutenant David Lyle Morris resigns his commission with effect from 13 October 1987.

3rd Field Squadron, RNZE

The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority from 27 February 1988 and effect from the date shown:

Shayne William Scarlett, 27 February 1988.

Andrew James Scott, 5 March 1988.

Charles Richard Sutherland Wallis, 27 February 1988.

25th Construction Squadron, RNZE

The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988:

Richard Charles Symonds.

David Sydney Wells.

Royal N.Z. Infantry Regiment

2nd Battalion (Canterbury and Nelson, Marlborough and West Coast), RNZIR

Peter Guy Richmond Wederell is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988.

3rd Battalion (Auckland (Countess of Ranfurly's Own) and Northland), RNZIR

The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988:

William Joseph Flew.

Phillip Andrew Sage.

4th Battalion (Otago and Southland), RNZIR

The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988:

Patrick Michael Hannon.

Robert James Peterson.

5th Battalion (Wellington West Coast and Taranaki), RNZIR

Honorary Colonel

Colonel B. R. H. Monks, Army Reserve, General List of Officers, is appointed Honorary Colonel, 5th Battalion (Wellington West Coast and Taranaki), RNZIR, for a period of 3 years with effect from 1 April 1988, vice Major J. T. Shaw, E.D., Retired List.

Captain K. D. O'Kane, B.A., is transferred to the Army Reserve, Regimental List of Officers, 5th Battalion (Wellington West Coast and Taranaki), RNZIR, in his present rank and seniority with effect from 27 August 1987.

Captain A. J. Faulkner, E.D., to be temp. Major with effect from 6 March 1988.

Lieutenant P. J. McCaughan to be temp. Captain with effect from 20 October 1987.

Teiwimahue Pewhairangi Te Moana is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988.

6th Battalion (Hauraki), RNZIR

Captain A. J. McCaw to be temp. Major with effect from 1 April 1988.

Lieutenant A. P. Patterson to be temp. Captain with effect from 8 February 1988.

Keyth Alexander Snary, B.SC., is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988.

7th Battalion (Wellington (City of Wellington's Own) and Hawkes Bayl, RNZIR

Temporary Captain J. G. L. Davies is transferred to the Army Reserve, Regimental List of Officers, 7th Battalion (Wellington (City of Wellington's Own) and Hawkes Bay), RNZIR, in his present rank and seniority with effect from 31 March 1988.

Nigel Paul Elder is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988

N.Z. Intelligence Corps

N.Z. Army Intelligence Centre, NZIC

Major Graham Martin Beddie, M.A.(HONS), RNZAC is transferred from the Regular Force in the rank of temp. Lieutenant Colonel, with seniority as Major from 15 November 1980 and effect from 28 November 1987.

Royal N.Z. Corps of Transport

3rd Transport Squadron, RNZCT

Nathan Andrew Akers is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988.

10th Transport Squadron, RNZCT

John Alexander Holley is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988.

Royal N.Z. Army Medical Corps

1st Medical Battalion, RNZAMC

Major I. D. S. Civil, ED., B.SC., M.B., CH.B., F.R.A.C.S., is transferred to the Regular Force with effect from 1 May 1988.

Captain Arthur James Morris, B.SC., M.B., CH.B., resigns his commission with effect from 13 March 1988.

The following are appointed to commissions in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988:

John Edward Foy.

Stephen Anthony Watts.

3rd Medical Battalion, RNZAMC

Lieutenant S. G. J. Ng to be temp. Captain with effect from 24 February 1988.

Royal N.Z. Army Ordnance Corps

Stephanie Frances Gabb is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988.

3rd Supply Company, RNZAOC

Temporary Captain G. L. Harrow, DIP.HORT., to be Captain with seniority from 21 February 1985 and effect from 17 March 1986.

The Corps of Royal N.Z. Electrical and Mechanical Engineers

3rd Field Workshop, RNZEME

Dwayne Roger Pannell is appointed to a commission in the rank of 2nd Lieutenant, with seniority and effect from 27 February 1988.

Royal N.Z. Nursing Corps

Captain Susan Joan Jackson resigns her commission with effect from 7 December 1987.

2nd Lieutenant F. M. Jackson to be Lieutenant with seniority from 27 July 1987 and effect from 9 February 1988.

Extra Regimental Employment

Headquarters Land Force Command

Lieutenant Colonel D. J. McGuire, E.D., to be Colonel with seniority and effect from 1 April 1988, and is transferred to the Colonels' List (T/F).

Acting Lieutenant Colonel R. G. Beatson is transferred from the Special Service List of the Territorial Force in the rank of Lieutenant Colonel, with seniority from 19 November 1987 and effect from 2 July 1988.

Headquarters Company, Land Force Command

Lieutenant Colonel Robert Bruce Haworth, RNZCT, is posted to the Retired List with effect from 25 September 1987.

Lieutenant Colonel Christopher John Pugsley, DIP.ARTS(MIL.), RNZIR, is transferred from the Regular Force in his present rank and seniority, with effect from 29 May 1988.

Headquarters 1st Task Force

Lieutenant John William Wordsworth, RNZIR, is posted to the Retired List with effect from 24 February 1983.

ARMY RESERVE

Regimental List of Officers

Headquarters 1st Task Force

Captain Terence Aorangi McConnell, RNZIR, is posted to the Retired List with effect from 9 April 1982.

General List of Officers

The following are posted to the Retired List with effect from the date shown:

Royal Regiment of N.Z. Artillery

Lieutenant Graham Miller Garden, 27 March 1988.

Lieutenant John Lawrence Vague, 29 March 1988.

Royal N.Z. Armoured Corps

Lieutenant Lloyd Gilbert Downs, 28 January 1988.

Royal N.Z. Corps of Signals

Lieutenant Colonel Douglas Peter Bent, 17 March 1988.

Lieutenant Michael John Roberts, 21 December 1987.

Lieutenant David Raymond Simpson, 7 April 1988.

Royal N.Z. Infantry Regiment

Lieutenant Colonel Eru Ihaka Manuera, M.C., 28 February 1988.

Lieutenant Colonel Donald Keith McKenzie, 25 May 1988.

Major Gordon James Keelty, 31 March 1988.

Lieutenant Jon William Olson, 8 January 1988.

Royal N.Z. Corps of Transport

Major Gilbert Edmund Anton Cook, 17 April 1988.

Major John Frederick Messinger Scruton, 13 April 1988.

Temporary Major Lewis Ruihi Tawai Moeau, 2 February 1988 (in the rank of Major).

Lieutenant Paul Herbert Robinson, B.E.M., 1 March 1988.

Royal N.Z. Dental Corps

Captain Peter Barry Victor Hunter, B.D.S., 15 May 1988.

Royal N.Z. Chaplains' Department

Chaplain Class II Brian John Fletcher, B.D., (Roman Catholic) 1 May 1988.

Chaplain Class III Bernard Francis Waters, B.TH., B.MUS., (Roman Catholic) 8 February 1988.

N.Z. Army Pay Corps

Lieutenant and Quartermaster Ian George Irving, 25 May 1988.

N.Z. Army Legal Service

Major Ronald George Mills, LL.B.(HONS), 2 February 1988.

Royal N.Z. Nursing Corps

Major Constance Mary Noel Robertshawe, 29 December 1987.

Dated at Wellington this 4th day of August 1988.

R. J. TIZARD, Minister of Defence.

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Honorary Staff of His Excellency the Governor-General

His Excellency the Governor-General has been pleased to approve the following appointment to His Excellency's Honorary Staff in Christchurch for the period 4 July 1988 to 31 October 1989, replacing Wing Commander R. J. Metcalfe, RNZAF.

Honorary Aide

Christchurch.

Wing Commander N. R. McKenzie, RNZAF

Dated at Wellington this 11th day of July 1988.

N. E. RICHARDSON, Comptroller, Government House. go8967

Energy

Australasian Institute of Mining and Metallurgy

Approving Amendments of the Bylaws of the Australasian Institute of Mining and Metallurgy

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 15th day of August 1988

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Whereas by Letters Patent of Her Majesty The Queen, dated the 16th day of September 1955, the Australasian Institute of Mining and Metallurgy (hereinafter called the Institute) was, by Charter passed under the Great Seal, established, created, and incorporated into a body corporate and public: And whereas by clause 15 of the said Charter it is provided that the majority of the corporate members present in person or by proxy and voting at a general meeting of the Institute specially called for the purpose of which due notice has been given shall have power from time to time to make such bylaws as shall seem requisite and convenient for the regulation, government, and advantage of the Institute its members and property and for the furtherance of its objects and purposes, and from time to time to revoke, alter, or amend any bylaw or bylaws previously made but so that the same be not repugnant to the Charter or to the laws and Statutes of Australia and New Zealand or any State or Territory thereof: And whereas it is further provided by clause 15 of the said Charter that no such bylaws, revocation, alteration, or amendment shall take effect until approved by the Governors-General-in-Council of Australia and New Zealand: And whereas certain bylaws were made in accordance with the provisions of the said Charter on the 30th day of November 1956 and were approved, as required by the Charter, on the 25th day of September 1957: And whereas the said bylaws subsequently have been amended from time to time in accordance with the provisions of the said Charter and the amendments approved, as required by the Charter: And whereas the said bylaws as so amended were further amended in accordance with the provisions of the said Charter by resolution of general meetings of the Institute specially called for the purpose of which due notice had been given and held on the 24th day of October 1984 and the 18th day of May 1987.

Now therefore, His Excellency the Governor-General of New Zealand, acting by and with the advice and consent of the Executive Council, hereby approves the said further amendments of the bylaws of the Institute set out in the Schedule hereto.

Schedule

- 1. In these By-Laws, unless there be something in the subject or context inconsistent therewith—
- "The Institute" shall mean The Australasian Institute of Mining and Metallurgy.
- "The Charter" shall mean the Charter bearing the date the 16th day of September, 1955, by virtue of which The Institute was incorporated, and any Supplemental Charter repealing, amending or adding to the provisions of the same.
- "Minerals" shall include all metalliferous and nonmetalliferous minerals, and shall include coal, shale, petroleum, mineral oils and gases, bitumens, asphalts and the like, rocks, sands, earths, water and also metals and their compounds and alloys.
- "Mining" shall include surface and underground mining and shall embrace the search for and extraction of all minerals and shall include the geosciences.
- "Metallurgy" shall include metallurgical chemistry, metal physics, chemical engineering, materials science, and materials engineering.
- "State" shall mean each State of the Commonwealth of Australia, taken individually except that New South Wales shall include the Australian Capital Territory; the Territories of Australia (excepting the Australian Capital Territory) being taken collectively as one State; New Zealand and its Territories taken collectively as one State, and all other places taken collectively as one State.
- "The Register" shall mean the register of members to be maintained at the headquarters of The Institute in the keeping of the Council.
- "Year" shall mean calendar year.
- "Month" shall mean calendar month.
- "Headquarters" shall mean the registered office for the time being of The Institute.

Words importing the singular include the plural and vice versa, and each gender includes each other gender.

- 3. Branches may be formed throughout the Commonwealth of Australia and New Zealand and in any other country or place, with the approval of the Council, upon the request of a sufficient number of Corporate Members.
- 4. Members may be organised by the Council into Preferred Interest Divisions which shall be groups of members whose primary interest is one of similar professional discipline or activity within The Institute in order to carry out more effectively all or any of the objects of The Institute. Regional Sub-Divisions of Preferred Interest Divisions may be created as required. Members may register their preferred interest in a Division as shall be defined by Council from time to time.
- 6. The Institute shall consist of Honorary Fellows, Fellows, Members and Company Members who shall be Corporate Members; and Associates, Affiliates, Graduates, Students and Visiting Members.
- 8. Any Honorary Fellow, Fellow or Member, having occasion to designate himself as belonging to The Institute, shall state the grade to which he belongs according to the following abbreviated forms respectively: HonFAusIMM, FAusIMM, MAusIMM.
- 9. Honorary Fellows—The Council may elect as an Honorary Fellow any person of distinction in the mining and/or

metallurgical industries, the public service, science or the arts. Any person who is elected to the grade of Honorary Fellow shall have the same rights as if he were a Fellow.

10. **Fellow**—Every candidate for election or transfer to this grade shall—

either

- (a) be qualified for election as a Member; and
- (b) have been engaged in practising his profession in mining, metallurgy, engineering or science for at least ten years, during which period he shall have occupied a position of major responsibility for at least five years in the mining and/or metallurgical industries, or in government, educational or research organisations concerned with those industries.

or

(c) have held a position of major responsibility in the mining and/or metallurgical industries, government, educational or research organisations for a minimum of 15 years during which time he has achieved distinction by some definite personal contribution to the science and practice of these industries either through personal participation in technical activities or through administrative direction and leadership of qualified technical personnel, and be not less than fifty years of age.

Any candidate may be required to pass an examination before a board of examiners appointed by the Council.

- 11. Member—Every candidate for election or transfer to this grade shall— $\,$
- (a) satisfy the Council he has had a good general and scientific engineering or technological education in that he shall either have a degree or diploma in science, engineering or technology approved by the Council or produce evidence satisfactory to the Council that such degree, diploma or other qualification he may possess is equivalent to a degree or diploma approved by the Council; and
- (b) have been engaged in the mining and/or metallurgical industries or in government, educational or research organizations in a capacity directly concerned with those industries for a period of not less than three years subsequent to the award of the degree or diploma or to the acquiring of such other qualification as may be accepted by the Council as equivalent, provided that he has in the specified three years attained a position of professional responsibility.

Any candidate may be required to pass an examination before a board of examiners appointed by the Council.

Notwithstanding anything to the contrary, a candidate who has obtained a degree, diploma or other qualification by part-time study over an extended period and who has attained a position of professional responsibility before completing the educational requirements for membership, may be admitted at the discretion of the Council after a shorter period than the specified three years.

- 12. Company Member—The Council may elect as a Company Member any approved company or organization whose activities have a substantial connection with mining and/or metallurgy. A Company Member shall have the right to nominate one representative with full voting power. The nomination may be changed at any time, and shall in any event be confirmed or amended as from 1st January each year.
- 13. Associate—Every candidate for election or transfer to this grade shall—
- (a) have been engaged in the mining and/or metallurgical industries or in government, educational or research organizations in a capacity directly concerned with these industries for a period of not less than two years; and
- (b) hold such qualifications in science, engineering or technology as may be approved by the Council, or produce evidence satisfactory to the Council that such qualifications he

may possess are equivalent to those approved by the Council, or have such experience as may be approved by the Council.

- 14. Affiliate—Every candidate for election to this grade shall—
- (a) hold a position of responsibility in the mining and/or metallurgical industries, government, educational or research organizations;
- (b) not be eligible for election as a Corporate Member, Graduate, Associate or Student;
- (c) satisfy the Council that he holds professional qualifications in his own field.
- 15. Graduate—Every candidate for election or transfer to this grade shall have attained the required educational and technological standard for admission to Corporate Membership as approved by the Council but shall lack the period of experience and/or responsibility required to qualify for Member, and further shall not continue as a Graduate on becoming eligible for Member except at the discretion of the Council
- 16. Student—Every candidate for election to this grade shall either be a student of some school of mining, metallurgy, engineering or science approved by the Council or shall satisfy the Council that he is receiving such education and/or practical experience as will ultimately qualify him for either Graduate or Associate. No person shall continue as a Student if he ceases to follow such education and/or practical experience nor one year after being eligible as a Graduate nor upon being eligible as an Associate, nor in any case after a period of six years after election except at the discretion of the Council.
- 17. Visiting Member—The Council may elect as a Visiting Member any person of distinction in the mining or metallurgical industries, the public service, science or the arts, or any person being a member of a kindred Institute recognised by the Council, who is visiting the Commonwealth of Australia or New Zealand. The period of his membership shall be at the discretion of the Council.
- 18. Every proposal for admission as Fellow, Member, Associate, Affiliate, Graduate or Student or for transfer from one grade to another, shall be in accordance with the prescribed form on which, over the signature of the candidate, his name, age, usual residence and qualifications shall be distinctly stated.

Every proposal for admission as a Company Member shall be in accordance with the prescribed form on which the name and registered office of the candidate shall be distinctly stated, and shall be duly executed by or signed on behalf of the candidate.

Every proposal shall contain an undertaking by the candidate, if elected or transferred, to conform to the Charter and By-Laws of The Institute and any rules made by the Council.

19. Every proposal for admission as Fellow, Member, Company Member, Associate, Affiliate or Graduate, or for transfer from one grade to another, shall be signed by not less than three Corporate Members each of whom must certify to personal knowledge of the candidate, and to a full conviction of his qualifications, experience and character.

In special circumstances where the candidate cannot obtain three signatures of Corporate Members possessing personal knowledge, the Council may admit the candidate on production of satisfactory evidence as to qualifications, experience and character.

- 22. The Council shall seek confirmation of the qualifications and experience of the candidate and determine whether they are in accordance with the Bu-Laws.
- 23. All elections and transfers other than for Student shall take place by ballot of members of the Council, and if the majority of the Council voting be in favour of the candidate, he shall be declared elected and shall be so notified by letter by the

Secretary. The manner of election of a Student shall be determined by the Council, and without prejudice to the foregoing such election may be delegated to a Committee of Council.

- 26. A rejected candidate for admission or transfer may be renominated when the matter which caused the rejection has been remedied.
- 27. A member of any grade in The Institute may resign his membership by a written communication to the Secretary, and his resignation shall be accepted by the Council when all his dues and other indebtedness have been paid as provided by the By-Laws.
- 28. The Council shall have the right by a majority of four-fifths of its recorded votes, provided that at least half the number of Councillors vote, to suspend or expel from The Institute any member convicted by a competent tribunal of felony, embezzlement, larceny, or misdemeanour, or other offence, or for any conduct which in the opinion of the Council renders him undesirable as a member.

In the case of the Council being of the opinion that the conduct of any member warrants enquiry with a view to ascertaining whether there are grounds for his suspension or expulsion: or in case ten or more Corporate Members shall think fit to draw up and sign a proposal for the expulsion of a member on any grounds whatever and shall deliver the same to the Secretary to be laid before the Council, the Council shall appoint a Disciplinary Committee to advise whether the member so charged has a case to answer. The Committee, after having sought a statement from the member and after reference to sources selected by it in its discretion, shall recommend to Council whether or not the member has a case to answer and in the former case Council shall call upon the member to further explain that member's position to the Committee. If the Committee finds that further explanation unsatisfactory it shall advise Council accordingly and shall recommend a penalty which may be a warning, suspension or expulsion. Council shall notify the member of the recommendation of the Committee. The member shall have the right of appeal to an Appeal Committee to be appointed by Council which shall consist of four Corporate Members who have not previously been concerned with the member's case. The Appeal Committee shall after the conclusion of its hearing report its findings to Council. Council shall then assess the findings and recommendations of the Disciplinary Committee and the Appeal Committee and may in its discretion dismiss the charges or may confirm or modify the penalty recommended by the Disciplinary Committee.

If the charges are dismissed the member shall be advised accordingly, and no entry of the enquiry shall be made in the Minutes, but if the Council by a majority of four-fifths of the recorded votes, provided at least half the number of Councillors vote, finds good reason for expulsion on the grounds of unacceptable conduct in any respect, it shall direct the Secretary to address a letter to the person or organization proposed to be expelled requesting him to withdraw from The Institute.

If the decision of the Council be to apply a warning or suspension the Secretary shall be instructed to convey the decision to the member by registered mail and to advise him of the conditions and term of any suspension which the Council shall determine.

In the event that the member is not prepared to accept the decision of the Council he shall have the right to appeal to the President of The Institute of Arbitrators Australia to appoint an arbitrator to make a determination in accordance with the procedures of that Institute. The determination of the arbitrator shall be accepted by the Council of the Institute and by every person concerned.

30. Every member of The Institute shall observe and be bound

by the Code of Ethics and the Code for Consultants as published by The Institute and as amended from time to time.

Any alleged breach of these codes or any alleged unprofessional conduct by a member, which may be brought before the Council shall be investigated and, if proved, shall be dealt with in accordance with By-Law 28.

31. Entrance and transfer fees and annual subscriptions shall be fixed on the recommendation of the Council and approved by members at an Extraordinary General Meeting.

A member who has reached the age of 60 years and has a combined age plus years of paid subscription amounting to 95 may apply to pay a reduced annual subscription equal to 25 per cent of the annual subscription payable by the grade of member to which he belongs. In special cases the Council may waive these requirements.

- 32. Annual subscriptions shall be payable on 1st January each year. Any member elected on or after 1st July of any year shall pay the prescribed entrance or transfer fee and half the annual subscription for that year.
- 33. Any member whose subscription is six months in arrears shall not be entitled to receive notice of any meeting, attend, participate or vote at any meeting or business of The Institute nor shall he be entitled to receive publications until such subscription is paid. Any member in arrears for twelve months shall be reported by the Secretary to the Council, who may direct application to be made for immediate payment, and in the event of the subscription continuing in arrears for six months after the date of the said application, the Council shall have power to remove the name of the defaulter from the Register. He may be restored to membership on payment of all arrears.

Where a person has been recorded as an 'Address Unknown' in the records of The Institute for two years the Council may order that the member's name be removed from the Register.

- 35. A member may not compound annual subscriptions for future years. Council may remit annual subscriptions compounded by a member before the date on which this By-Law takes effect, and which have not become payable by that date.
- 37. The Council shall consist of not more than thirty-four (34) Corporate Members composed of:
- (a) Twenty (20) Corporate Members to be elected by the States in proportion to the number of Corporate Members resident therein as at 30 June of the year of election, each State to have at least one member of Council to represent it.
- (b) Each Preferred Interest Division shall elect one Corporate Member to represent it on Council. Council shall define such Divisions and reconsider their definition every four years.
- (c) Not more than four (4) members to be appointed by Council who shall be known as Councillors representing Australasia and whom Council deem may make a special contribution to the running of The Institute.
- (d) The President if not elected from amongst the members of Council.
- (e) The most immediate Past President if not an elected member of Council.
- 39. Vice-Presidents—There shall be five (5) Vice-Presidents elected by the Council from amongst its own members; such elections shall not create vacancies in the Council. They shall be elected on a regional basis for a two year term with two and three retiring in alternate years. Council shall define the regions to ensure a geographic representation of Vice-Presidents. Council shall redefine these regions every four years taking into account any changes in activities and distribution of the membership within the regions.

40. Election and retirement of Councillors-

(a) Subject to By-Law 47 Councillors shall be elected for a term of two years. A retiring Councillor shall be eligible for re-

- election provided he does not serve beyond four successive terms, after which Councillors may offer themselves again for election after a break of one term.
- (b) Councillors nominated for election to represent the States shall normally be resident in that State at the time of nomination excepting those representing "other places".
- (c) In the event of insufficient nominations being received for the vacancies in any year, the Council is empowered to fill the vacancies.
- 41. Those Councillors to retire at the end of any year shall be:
- (a) any Councillors appointed during the year in accordance with $By-Law\ 47$.
- (b) those Councillors having served for a period of two years since their last election.
- 42. Only Corporate Members may be nominated to the Council.
- 47. Any vacancy in the office of a Councillor shall be filled by the Council until the next election of Council, due consideration being given to adequate representation being maintained of the State which the former Councillor represented.
- 48. Any member of the Council who is unable to attend a meeting of the Council, as defined in By-Law 56, may nominate a Corporate Member to act as his substitute, but the Secretary must be notified in writing before the meeting.
- 49. Should a Councillor be unable to attend his duties and fail to resign, or to obtain leave, the Council after due warning may appoint a substitute until the next election of the Council, due consideration being given to adequate representation being maintained of the State which the former Councillor represented.
- 55. All the powers of The Institute and the management and control of its business and affairs shall be vested in the Council, which (in addition to the powers and authorities expressly conferred upon it by these By-Laws) may exercise all such powers and do all such acts and things as are within the scope of the Charter and are not hereby or by statute expressly directed or required to be exercised or done by The Institute in general meeting but subject nevertheless to all applicable laws and subject also to these By-Laws; provided that no By-Law shall invalidate any prior act of the Council which would have been valid if such By-Law had not been made. The Council shall exercise its powers either itself or through its appointed Committees.
- 56. There shall be at least four meetings of the Council per annum and eight members of the Council shall form a quorum. A Council meeting is one to which all members of the Council or their nominees are summoned to attend.
- 57. The Council may appoint an Executive Committee from its members. Notice of its meetings shall be given to each member of the Executive Committee who is for the time being in Australia or New Zealand. Three members of the Executive Committee shall constitute a quorum. Routine business may be carried out by the Executive Committee, but matters of policy or important business must be submitted to all members of the Council, and, except at a meeting of the Council, shall be decided by postal ballot. Copies of minutes of all business transacted by the Executive Committee must be sent by the Secretary to all the remaining members of the Council not more than five office working days after the meeting of the Executive Committee.
- 59. The Council may appoint a Finance Committee as a sub-committee of the Executive Committee. It shall consist of the Chairman of the Executive Committee, the Honorary Treasurer and the Chief Executive Officer. The Finance Committee shall submit its recommendations for approval at the next meeting of the Executive Committee unless already charged by the Executive Committee to make that decision.

- 60. The President shall be an ex officio member of every committee appointed by the Council.
- 61. The affairs of every Branch and/or Preferred Interest Division shall be administered under the direction of the Council and in conformity with the Charter and By-Laws, and the Committees to be appointed under By-Laws 63 and 64 shall exercise such powers as the Council may delegate.
- 63. Each Branch shall be managed by a Committee known as a Branch Committee, elected annually by the members of that Branch.
- 64. Each Preferred Interest Division shall be managed by a Committee known as a Preferred Interest Division Committee, elected annually by the Corporate Members of that Division. Each regional Sub-division shall have at least one representative on the Preferred Interest Division Committee.
- 65. A Secretary of each Branch and/or Preferred Interest Division shall be elected annually by the Committee of such Branch and Preferred Interest Division respectively.
- 66. Each Branch and each Preferred Interest Division shall have the right to make rules for its own government, subject to the approval of the Council. The Council shall have the right to amend, annul or add to these rules.
- 67. Branches and Preferred Interest Divisions shall forward to the Council reports and audited accounts as at 30th September each year.
- 68. No Committee shall publish or communicate to any party or parties who are not members of The Institute any matter which may purport to represent the policy of The Institute, or any Branch or Preferred Interest Division, without the expressed sanction of the Council.
- 70. The Council shall, if requested, and as far as practicable, contribute from its funds to the necessary expenses of any Branch or Preferred Interest Division.
- 75. Any ballot paper received after forty (40) days from the date of posting from The Institute shall be deemed to be invalid. All ballot papers received within forty (40) days shall be opened and examined by two scrutineers appointed by the Council who shall report the results to the Council. The ballot papers shall be destroyed after the results have been certified by the scrutineers.
- 77. **Notices of Meetings**—There shall be at least two (2) meetings of The Institute in the course of the year, viz.:
- (a) an Annual Meeting; and
- (b) one Ordinary Meeting.
- At least thirty (30) days' notice of Annual and Ordinary Meetings shall be sent to members by the Secretary. The non-receipt of a notice by or the accidental omission to give notice to any of the members of the meeting shall not invalidate any resolution passed by such meeting.
- 78. Annual Meetings—The Annual Meeting shall be held in the first six months of each year. The Meeting shall be for the purpose of receiving and considering the report of the Council and the certified statement of accounts to the end of the preceding year, and for any other business dealing with the affairs of The Institute. The quorum for an Annual Meeting shall be twenty (20) Corporate Members present in person or, in the case of a Company Member, present by representative.
- 79. Ordinary Meetings—Ordinary Meetings of The Institute shall be held at such places and on such dates as may be determined by the Council. The quorum for an Ordinary Meeting shall be eight (8) Corporate Members present in person or, in the case of a Company Member, present by representative.
- 80. Annual Conference—At least one Ordinary Meeting, which shall be termed the Annual Conference, shall be so arranged as to include visits of inspection to places of mining or allied interest. The Annual Conference shall as far as practicable include:

- (a) a meeting of the Council which shall review the activities of The Institute and shall deal with business submitted by the Branches and Preferred Interest Divisions or by petition signed by ten (10) Corporate Members, and with such other business as the Council may see fit;
- (b) the presentation by the Council for open discussion by members of a report on the activities of The Institute and important matters of policy;
- (c) a meeting of representatives of Branches and Preferred Interest Divisions:
- (d) visits to mines and works of interest;
- (e) presentation and discussion of papers.

81. Extraordinary General Meeting-

(i) The Council may at any time call an Extraordinary General Meeting of Corporate Members for a specific purpose relative to the concerns of The Institute; and the Council shall be bound to do so within ninety (90) days of the receipt by the Secretary of a requisition in writing from not fewer than twenty-five (25) Corporate Members. This requisition shall specify the nature of the business to be transacted. Notice of an Extraordinary General Meeting shall be posted to all Corporate Members (subject to By-Law 33) at least forty (40) days before the date on which it is to be held, together with a form of proxy for such Corporate Members to sign. The notice shall state the business for which the meeting is called, and no other business shall be transacted at such Meeting.

Twenty (20) Corporate Members present in person shall constitute a quorum; and in the event of a quorum not being present within thirty (30) minutes of the hour fixed for the commencement of the Meeting, the Meeting shall be adjourned for one week at a time and place to be determined at the Meeting, when the Corporate Members present, whatever their number, shall constitute a quorum.

- (ii) Any proposal moved at an Extraordinary General Meeting shall be decided by the vote of those present in person or by proxy, provided that, except in the case of a proposal to make, revoke or amend any By-Laws:
- (a) if the Council shall so resolve, or
- (b) if any twenty-five (25) Corporate Members present at the Meeting so desire, such proposal shall be decided by a postal ballot of Corporate Members.
- (iii) If a postal vote is required in accordance with paragraph (ii) of this By-Law, the Extraordinary General Meeting shall be adjourned for at least sixty (60) days. The Secretary shall send a notice of the adjourned Meeting, containing particulars of the proposals to be decided, and a voting paper, to all Corporate Members (subject to By-Law 33) at least forty (40) days before the date of the adjourned Meeting. The Corporate Member, on receipt of his voting paper, if he desires to vote, shall record his vote thereon and return the voting paper in a sealed envelope to the Secretary. At the adjourned Extraordinary General Meeting the sealed envelopes containing the voting papers received by the Secretary shall be handed by him to scrutineers appointed by the Meeting, who shall examine them and report the result of their scrutiny to the Meeting. At such adjourned Meeting the Corporate Members present, whatever their number, shall constitute a quorum. Where a resolution is passed at an adjourned meeting of The Institute the resolution shall for all purposes be treated as having been passed on the date on which it was in fact passed and not on any earlier date.
- 82. The President shall take the chair at all meetings of The Institute at which he is present. In the absence of the President a Vice-President shall preside; but, in the case of the absence of the President and Vice-Presidents the meeting may elect any member of the Council or in the absence of such any Corporate Member present to take the chair.
- 83. The Council or the Executive Committee shall meet as

- often as the business of The Institute may require. In the absence of a quorum the meeting shall be adjourned, notice of such adjourned meeting being issued to members of the Council or the Executive Committee, and the business for which such meeting was adjourned may be dealt with by members present at the resumed meeting. Where a resolution is passed at an adjourned meeting of the Council or Executive Committee or any Committee of the Council the resolution shall for all purposes be treated as having been passed on the date on which it was in fact passed and not on any earlier date.
- 87. The Institute shall provide for the publication of approved papers in "The Proceedings of The Australasian Institute of Mining and Metallurgy" and in any other publication as directed by Council.
- 90. The Council shall have power to decide on the propriety of communicating to The Institute any papers which may be received, and it shall be at liberty, when thought desirable, to direct any paper read before The Institute or any abstract therefrom shall be printed in the Proceedings or any other publication of The Institute, and early notice shall be given to the author whether the paper is to be printed or not. If a paper is not accepted for publication by The Institute the author shall have the right to publish it elsewhere.
- 92. Arrangements regarding publications shall be in the hands of committees or persons approved by the Council.
- 93. The copyright of all papers accepted for publication by The Institute shall be vested in it unless agreed otherwise by the Council.
- 94. An author wherever practicable shall have an opportunity to personally correct proofs of his paper before it is printed. For multi-authored papers, proofs need to be sent only to the person who submitted the paper. If proofs have not been returned within fourteen (14) days of the date of postage by The Institute, it may be considered that the author or any coauthor has no corrections to make.
- 95. The author of any publication of The Institute shall be entitled to a limited number of copies as decided by Council, free of cost, for his own use. For some publications, as decided by Council, the author or his organisation shall have the right to order any number of copies at the cost of production provided the said copies are not intended for sale.
- 96. The Council may sell copies of publications of The Institute to members at a price to be determined.
- 97. The Council may sell copies of publications of The Institute to non-members at a price to be determined.
- 98. The Council may sell publications of The Institute to approved persons who wish to subscribe regularly on payment of a sum determined by the Council from time to time.
- 101. The Council shall authorise four (4) members of the Council to sign cheques. All cheques shall be signed for and on behalf of The Institute by one authorised member of the Council, and countersigned by the Secretary or some other officer authorised by the Council, or in such other manner as the Council may from time to time determine.
- 103. If the Council or any member thereof or any officer of The Institute shall become personally liable for the payment of any sum primarily due from The Institute, the Council may execute or cause to be executed any mortgage, charge or security over or affecting the whole or any part of the assets of The Institute by way of indemnity to secure the persons or person so becoming liable as aforesaid from any loss in respect of such liability.
- 104. Every Councillor, Auditor, Chief Executive Officer, Secretary, Treasurer and other officer for the time being of The Institute shall be indemnified out of the assets of The Institute against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgement is given in his favour or in which he is acquitted or in connection

with any application in relation thereto in which relief is granted by the Court.

C. J. HILL.

Acting for Clerk of the Executive Council. go9120

Mining Act 1971

Chief Inspector of Mines, Quarries and Tunnels Under the Mining Act 1971 and the Quarries and Tunnels Act 1982

Pursuant to section 10 of the Mining Act 1971, sections 4 and 5 of the Quarries and Tunnels Act 1982 and the State Sector Act 1988 I hereby appoint

Gerard Klemick

to be Chief Inspector of Mines, Quarries and Tunnels from 1 August 1988.

Dated at Wellington this 3rd day of August 1988.

DAVID BUTCHER, Minister of Energy.

go8966

Duamuintama Nama

Health

Medicines Act 1981

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 medicines set out in the Schedule hereto:

Schedule

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Verapamil hydrochloride 40 mg,		Glaxo New Zealand Ltd., Palmerston	(ii uliy)
80 mg, 120 mg Fusidic acid 1% w/w	Aqueous	North Leo Pharmaceuticals Products Ltd.,	Fucithalmic
	suspension	Denmark or Leo Laboratories Ltd., Eire	
Lignocaine hydrochloride BP 0.66% w/w	Gel	DDD Ltd., England	Medijel Gel
Aminacrine hydrochloride BP 0.05% w/w			
Chlorhexidine acetate BP 0.5% w/w	Gauze	Roussel Laboratories Ltd., United Kingdom	Chlorhexitulle
Benzalkonium chloride 0.004% w/v	Solution	Smith & Nephew Pharmaceuticals Ltd., England	Transol
Disodium edetate 0.02% w/v Benzalkonium chloride 0.01% w/v	Solution	Smith & Nephew Pharmaceuticals Ltd., England	Transoak
Disodium edetate 0.2% w/v Solubilising agent 0.8% w/v			
Mupirocin calcium 2%/w/w	Ointment	Beecham Research Laboratories, Canada or Beecham Pharmaceuticals, England	
Nizatidine 150 mg	Powder for reconstitution and injection	Eli Lilly & Company, U.S.A.	Axid
Sermorelin 100 mcg	Powder for reconstitution and injection	KabiVitrum, Sweden	Groliberin
Thiamine 3 mg as the mononitrate; riboflavine 3.6 mg as the sodium phosphate; nicotinamide 40 mg; pyridorine 4 mg as the hydrochloride; sodium pentothenate 16.5 mg; sodium ascorbate 113 mg; biotin 60 mcg; folic acid 0.4 mg; cyanocobalamin 5 mcg	Solution for injection	KabiVitrum, Sweden	Soluvit N
Each 1 ml adult dose contains: Retinol 99 mcg as the palmitate; ergocalciferol 0.5 mcg; alpha-tocopherol 0.91 mg; phytomenadione 15 mcg	Emulsion for injection	KabiVitrum, Sweden	Vitalipid N Adult
Each 1 ml infant dose contains: Retinol 69 mcg as the palmitate; ergocalciferol 1.0 mcg; alpha-tocopherol	Emulsion for injection	KabiVitrum, Sweden	Vitolipid N Infant

go9779

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
0.64 mg; phytomenadione 20 mcg			
Milrinone 1 mg/ml	Solution for injection	Sterling Drug Inc., Kansas, U.S.A.	Corotrope
Morphine sulphate BP 10 mg in 1 ml; 15 mg in 1 ml; 30 mg in 1 ml	Solution for injection	The Boots Company (Australia) Pty Ltd.	
Procaine hydrochloride BP 20 mg in 2 ml and 40 mg in 2 ml	Solution for injection	The Boots Company (Australia) Pty Ltd.	
Iopromide 0.499 g/ml; 0.623 g/ ml; 0.769 g/ml	Solution for injection	Schering AG, West Germany	Ultravist 240, 300 and 370
Dated this 1st day of September	1988.		

Internal Affairs

Civil Defence Act 1983

DAVID CAYGILL, Minister of Health.

Declaration of a State of Civil Defence Emergency for Palmerston North

A state of local civil defence emergency shall come into force at 2212 hours, Sunday 24 July 1988.

Declared by: P. W. RIEGER.

Designation: Mayor, Palmerston North City.

Time and date of declaration: 2212 hours, 24 July 1988.

go9088

Declaration Terminating State of Local Civil Defence Emergency

Pursuant to section 56 of the Civil Defence Act 1983, I, Paul Warren Rieger, hereby terminate the state of local civil defence emergency declared in respect of the combined districts of Palmerston North City at 2212 hours, 24 July 1988.

The termination of this local civil defence emergency shall take effect from the date and time of making this declaration.

Declared by: P. W. RIEGER.

Designation; Mayor, Palmerston North City.

Time and date of declaration: 0900 hours, 27 July 1988.

go9089

Joint Council for Local Authorities Services Act 1977

Appointment of a Member of the Joint Council for Local Authorities Services

Pursuant to sections 4, 5, and 6 of the Joint Council for Local Authorities Services Act 1977, the Minister of Local Government hereby appoints the following person to be a member of the Joint Council for Local Authority Services:

Clifford Jack Owen of Wairoa.

On the nomination of the Municipal Association of New Zealand, the New Zealand Counties Association Incorporated, the Auckland Regional Authority and any regional councils for a term of office which expires on 30 September 1989.

Signed at Wellington this 27th day of June 1988. MICHAEL BASSETT, Minister of Local Government. go9756

Video Recordings Act 1987

Decision of the Video Recordings Board of Review

- 1. The video recording, *Penitentiary III*, is the first review to come before the Video Recordings Board of Review (the board) since the Video Recordings Act 1987 (the Act) came into effect on 1 July 1987.
- 2. Pursuant to section 29 (1) (e) of the Act, *Penitentiary III* was classified as 'Indecent' by the Video Recordings Authority (the authority).
- The distributor, Warner Home Video Ltd., has sought a review of the authority's decision pursuant to section 36 of the Act.
- 4. The board, in accordance with section 38 of the Act, has reexamined the video. It was not considered necessary to seek consultation with other persons. It would however have invoked its powers under the Act and consulted either the authority or the distributor, had it considered it necessary to do so.
- 5. The video is an implausible story of a boxer, with considerable talent, who is wrongfully imprisoned when he batters to death an opponent through no fault of his own.

Such a theme provides a setting for a considerable number of antisocial acts. The boxing scenes, although portrayed to look like authentic fights, bear no relationship to the sport of boxing: there are no rules and the prolonged excessively violent fight scenes would not be permitted in a real boxing match.

One of the main characters, a dwarf, is depicted in the first half of the video as a deranged animal. He behaves in a sub-human manner; his function being to terrify and torture those inmates who do not comply with the demands of a psychotic prisoner who controls the prison.

Although extreme violence dominates the video other antisocial themes including cruelty, torture, corruption, misuse of power and designation are also featured.

- 6. After viewing the video, the board agrees that:
- (a) The video is technically competent. It was obviously not a cheap video to produce in that the camera work, background music, lighting and production are of an acceptable commercial standard.
- (b) The lengthy scenes of violence are brutal, unnecessary, exploitive and gratuitous. Out of a total 88 minutes running time half the video consisted of unrelieved violent scenes.
 - (c) The unrealism of the majority of scenes are of

considerable concern. For example, the extreme acts of violence occurring at frequent intervals throughout the video should have resulted in death or grievous bodily harm and permanent damage and yet these acts caused little or no longstanding harm to the principal characters. Similarily, a totally dishonest depiction of prison life was portrayed.

- (d) The depiction of a dwarf is distasteful and could offend little people.
- (e) Women were included in brief scenes as sex objects, enjoying violence and subservient to the male characters.
- (f) The many antisocial themes running through the video in which the purported message is ultimately that 'good triumphs over evil' could confuse its target audience of young males, particularly if they are immature and unsophisticated. Only violence is used to obtain 'the good'. No other means of redressing the wrongs and resolving the conflict was shown.
- 7. The board took into consideration, as it is required to do pursuant to section 38 (3) of the Act:
 - (a) The dominant effect of the video.
- (b) The extent to which the video recording has merit, value, or importance in relation to artistic, social, cultural or other matters.
- (c) The persons, classes of persons, or the age groups of the persons, by whom the video recording is most likely to be viewed
- (d) The extent and degree to which and the manner in which the video recording depicts, includes or treats antisocial behaviour or offensive language or behaviour.
- (e) The extent and degree to which and the manner in which it denigrates any particular class of the general public by reference to colour, race, ethnic or national origins, sex or religious beliefs.
- (f) The particular purpose for which the video is intended to be used.
- (g) Whether or not the soundtrack is an integral part of the video, its content and relationship with the video.

The board also considered the number of videos of a similar

- nature available to the public and the likely cumulative effect of those videos.
- 8. Having considered these matters, the board concluded that:
- (a) The dominant effect of the video was the depiction of brutality, violence and cruelty.
- (b) Although technically competent, it had no artistic, social or cultural merit. The prison setting and boxing was used merely as a means of showing violence and brutality.
- (c) As already noted, the video was obviously targeted at the young male audience.
- (d) A large part of the video portrayed antisocial acts. For this reason, it would be difficult to make cuts in the video. There was little use of offensive language.
 - (e) The video, as already noted, denigrates women.
- (f) The video is intended to be used for home viewing, principally by a male audience.
- (g) The soundtrack was an integral and important part of the video. It was used effectively to enhance the violent acts. For example, the thudding beats every time a blow was struck compounded the violence.
- 9. A large number of videos that are available to the public depict violence and cruelty. Videos such as *Penitentiary III* which depict violence in unrealistic and glamorised ways could have the effect of inuring the public, particularly young impressionable males to whom the video is targetted.

Conclusion

Taking into account the matters referred to in section 21 of the Act and reaching the conclusions outlined above, the board, by a majority of 4 to 1, has determined that the video *Penitentiary III*, be classified as indecent. One member of the board was of the view that the video be classified as indecent in the hands of persons under 18 years of age providing cuts were made to the protracted violent scenes.

BRENDA CUTRESS, Chairperson. go9135

8

Decisions of the Video Recordings Authority, July 1988

The decisions made by the Authority for this period are published in accordance with section 28 of the Video Recordings Act 1987.

Format System	Applicant	Director	Title	Running Time	Country of Origin	Decision (including description)	Reasons for Refusal, Excisions	Remarks
Monday, 4	July 1988							
VHS/PAL	Video Promotions Ltd.	Jaacov Jaacovi	HEAVENLY DESIRE	85.34	U.S.A.	Indecent.	Reason: sex	
VHS/PAL	Kerridge Odeon Amalgamated Video Services	Not stated	NICKI	71.17	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excisions: sex	
VHS/PAL	Kerridge Odeon Amalgamated Video Services	Robert McCulioh	CHARMED AND DANGEROUS	78.23	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excision: sex	
VHS/PAL	Video Promotions Ltd.	Not stated	PRICELESS COLLECTION/ COUNTRY GIRLS/HOT SHOTS/ PERSONAL THERAPY	54.33	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excisions: sex	,
VHS/PAL	Galaxy Video Ltd.	Bruce Seven/ Micheal Cates	GINGER ON THE ROCKS	67.14	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excisions: sex	
VHS/PAL	Kerridge Odeon Amalgamated Video Services	Larry Gross	3.15 Morgans Stewart's Coming Home Hostage Dallas	81.46 2.00 1.30		Indecent in the hands of persons under the age of 18 years; contains violence		
VHS/PAL	Video Excellence Ltd.	Drea	CUPID'S ARROW Safe Sex Promo	80.06 3.03	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excisions: sex	
VHS/PAL	Kit Holdings Ltd.	John Stagliano	NAKED NIGHT Safe Sex Promo	71.13 2.37	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excisions: sex	
VHS/PAL	Kerridge Odeon	Jackson St Louis	BRAT ON THE	75.33	U.S.A.	Indecent in the hands of	Excision: sex	

NEW ZEALAND GAZETTE

Format System	Applicant	Director	Title	Running F	Time T	Country of Origin	Decision (including description)	Reasons for Refusal, Excisions	Remarks
	Amalgamated Video Services		RUN				persons under the age of 18 years; contains explicit sexual material		
Thursday, 7	July 1988								
VHS/PAL	EMI Records (NZ) Ltd.	Glen Goodwin	WASP VIDEOS IN THE RAW	56.56		U.K.	Indecent in the hands of persons under the age of 16 years		
Friday, 8 Ju	-								
VHS/PAL	Caballero Video Ltd.	J. P. Howard	ENCYCLOPEDIA SEXUALIS THE VIDEO	48.02		U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material.	Excision: sex	
Monday, 11	July 1988								
VHS/PAL	Kerridge Odeon Amalgamated Video Services	Luciano Odorisio	THE DEVILS OF MONZA	97.56		ltaly	Indecent in the hands of persons under the age of 18 years; content may	Excisions: sex	
VHS/PAL	Video Promotions Ltd.	Not stated	SUPERMODELS DO L.A.	83.45		U.S.A.	disturb Indecent in the hands of persons under the age of 18 years; contains explicit		
VHS/PAL	Kit Holdings Ltd.	Not stated	DANCE FEVER Safe Sex Promo	83.30	2.36	U.S.A.	sexual material Indecent in the hands of persons under the age of 18 years; contains explicit		
VHS/PAL	Video Promotions	Harold Lee	"CODE NAME"	60.03		U.S.A.	sexual material Indecent	Reason: sexual	
	Ltd.	Tailorg Loc	ORIENTAL TREATMENT	00.00		0.041.	necen	violence and crime	
Tuesday, 12 VHS/PAL	Video Promotions	Janus Rainer/David	BLACK SISTER,	75.55		U.S.A.	Indecent	Reason: crime and	
	Ltd.	Christopher	WHITE BROTHER	75.55		0.5. n .	ingecent	sex	
Friday, 15 J	luly 1988 Video Promotions	Destroy McDaniell	BY FOR CEV	64.00		U.S.A.	1-deces	D	Dodland toke Positish
VHS/PAL	Ltd.	Parker McDowell	RX FOR SEX	64.08			Indecent	Reason: sex	Dubbed into English
VHS/PAL	Galaxy Video Ltd.	Harold Lee	STAR OF THE ORIENT	71.50		U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material.	Excisions: sex	
Tuesday, 19	July 1988								
VHS/PAL	Videocorp Int. Ltd.	Robert Schnitzer	KANDYLAND	88.35		U.S.A.	Indecent in the hands of persons under the age of 16 years	Excision: violence	
VHS/PAL	Caballero Video Ltd.	Paul Thomas	"THE WILD BRAT"	81.46		U.S.A.	Indecent in the hands of person under the age of 18 years; contains explicit sexual material		
	20 July 1988							_	
VHS/PAL	CIC-TAFT Video (N.Z.) Ltd.	Ted V. Mickels	ANGEL OF VENGEANCE	80.30		U.S.A.	Indecent	Reason: sex and violence	
VHS/PAL	Secretary for Internal Affairs	Wes Craven	THE LAST HOUSE ON THE LEFT	80.11		U.S.A.	Indecent	Reason: sex, crime, cruelty & violence	
VHS/PAL	Kerridge Odeon Amalgamated Video Services	Henri Pachard	THE BRAT	77.23		U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit	Excisions: sex	
VHS/PAL	Kerridge Odeon	Bruce Steven	GINGER'S	70.32		U.S.A.	sexual material Indecent in the hands of	Excision: sex	
	Amalgamated Video Services		GREATEST GIRL/GUY HITS				persons under the age of 18 years; contains explicit sexual material		
VHS/PAL	Caballero Video Ltd.	Richard Mailer	LOVE LIES Safe Sex Promo	78.52	2.46	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit	Excision: sexual violence	
VHS/PAL	Warner Home Video Ltd.	Walter Bannert	YOUNG LOVE LEMON POPSICLE 7	86.20		U.S.A./Israel	sexual material Indecent in the hands of persons under the age of 16 years		
VHS/PAL	Caballero Video Ltd.	Bill Blackman	BLACK ANALIST Safe Sex	51.58	2.46	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit	Excisions: sex and sexual violence	
VHS/PAL	Video Wholesalers Ltd.	Peter Demetris	COL ELLIOTT "LIVE"	55.03		Australia	sexual material indecent in the hands of persons under the age of 18 years; contains offensive		
VHS/PAL	Nayco Corporation	Juliet Anderson	ALL THE KING'S LADIES	74.05		U.S.A.	language Indecent in the hands of persons under the age of 18 years; contains explicit sexual material		
Thursday, 2	1 July 1988								
VHS/PAL	Video Wholesalers Ltd.	Not stated	ELECTRIC BLUE 23	54.40		U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit		
VHS/	Video Entertainment	John T. Bone	DEEP OBSESSION	55.05		U.S.A.	sexual material Indecent in the hands of	Excisions: sex	
NTSC	Ltd.		Sinset Boulevard Twins Breakin		2.46 3.21 3.43		persons under the age of 18 years; contains explicit sexual material		
VHS/ NTSC	Video Entertainment Ltd.	Jerome Tanner	CLUB EXOTICA "PART TWO THE NEXT DAY"	83.30		U.S.A.	Indecent in the hands of persons under the age of 18 years contains explicit sexual material	Excision: sex	

NEW ZEALAND GAZETTE

Format System	Applicant	Director	Title	Running Tin F T		Decision (including description)	Reasons for Refusal, Excisions	Remarks
Monday, 25	July 1988							
VHS/PAL	Taboo Erotica (Galaxy Video Ltd)	Bruce Seven	PROJECT GINGER	65.42	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit		
VHS/ NTSC	Video Entertainment Ltd.	Vincent Rossi	DIVORCE COURT	89.50	U.S.A.	sexual material. Indecent in the hands of persons under the age of 18 years; contains explicit		
VHS/PAL	Video Wholesalers Ltd.	Herschell Gordon Lewis	THE GORE GORE GIRLS	79.16	U.S.A.	sexual material. Indecent in the hands of persons under the age of 18 years; content may	Excisions: violence	
VHS/PAL	Kerridge Odeon Amalgamated Video Services	Antonio Sheppard	CHORUS CALL	73.03	U.S.A.	disturb Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excision: sex	
VHS/PAL	Videocorp Int. Ltd.	Amir Shervan	HOLLYWOOD COP	99.16	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains violence	Excisions: violence	
VHS/PAL	Kit Holdings Ltd.	Not applicable	VIDEO RECORDING RECORDING UNTITLED. COMPRISED OF 12 SEPARATELY TITLED TRAILERS Jeff Loves Jamie Blue Confessions Bringing Up Brat Sensual Seductions The Best of Blondes Introductions Dance Fever Switch Hitters II Swinging both ways Army Brat Tales of the Backside Cupid's Arrow Naked Night	4.6 5.1 3.3 3.3 3.3	00 07 13 04 00 23	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excisions: sex	
Tuesday, 20	6 July 1988							
VHS/ NTSC	Video Entertainment Ltd.	Paul Vatelli	KISS OF THE GYPSY	70.51	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excisions: sex	
VHS/PAL	Video Excellence Ltd.	Not stated	"BOLD FANTASIES"	50.52	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excision: sex	
VHS/PAL	Video Excellence Ltd.	Not stated	EXPLODE!	56.63	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excisions: sex	
VHS/PAL	Video Excellence Ltd.	Not stated	RIPE!	46.29	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excision: sex	
VHS/PAL	Video Excellence Ltd.	Not stated	"WILD LIFE"	59.11	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excision: sex	
VHS/PAL	Video Excellence Ltd.	Not Stated	"JUST FOR ME"	59.12	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Exclsions: sex	
VHS/PAL	Video Excellence Ltd.	Not stated	"AGGRESSIVE WOMEN"	44.05	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excision: sex	N
VHS/PAL	Video Excellence Ltd.	Not stated	"EXPLICIT"	56.38	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excision: sex	€
Thursday, 2	28 July 1988							
VHS/PAL	Kerridge Odeon Amalgamated Video Services	Henri Pachard	REARS	72.54	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excision: sex	
VHS/PAL	Taboo Erotica (Galaxy Video	Bruce Seven	GINGER'S SEX ASYLUM	64.20	U.S.A.	Indecent	Reason: sex	
VHS/PAL	Ltd.) Taboo Erotica (Galaxy Video Ltd.)	Felix Miguel Arroyo	VISIONS	57.57	U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material		
VHS/PAL	V. M. Distributors Ltd.	William Whett	JOY TOYS	80.28	U.S.A.	Indecent	Reason: sex	English dialogue, Scandinavian subtitles

Format System	Applicant	Director	Title	Running F	Time T	Country of Origin	Decision (including description)	Reasons for Refusal, Excisions	Remarks
VHS/PAL	Video Promotions Ltd.	M. S. Novak	SMOOTH OPERATOR	75.31		U.S.A.	Indecent in the hands of persons under the age of 18 years; contains explicit sexual material	Excisions: sex	

go8890

Inland Revenue

Determinations

Determination G8: Financial Arrangements that are Denominated in a Currency or Commodity Other Than New Zealand Dollars

This determination may be cited as "Determination G8: Financial Arrangements that are Denominated in a Currency or Commodity other than New Zealand dollars".

- 1. Explanation (which does not form part of the determination)—
- (1) This determination sets out a method for calculating the income or expenditure in respect of a financial arrangement where any rights and obligations of the parties are expressed in a "base currency" other than New Zealand dollars; this base currency might be a foreign currency or a commodity.
- (2) The method used is essentially the base price method set out in Chapter 9 of the Consultative Document on Accrual Tax Treatment of Income and Expenditure (Government Printer, October 1986). Income or expenditure is calculated for each income year in accordance with the Act and other determinations where appropriate (for example G3) in the base currency.
- (3) This income or expenditure, together with the opening tax book value and adjusted for amounts paid or received during the income year, is used to calculate the closing tax book value of the financial arrangement as at year end. In the case of a conventional loan, this closing tax book value is equivalent to the outstanding principal and accrued interest under the loan as at year end, in the base currency. This closing tax book value is converted to New Zealand dollars at the spot rate applicable at that date.
- (4) The income or expenditure in New Zealand dollars is determined from:
 - (a) The amounts paid and/or received during the income year, converted to New Zealand dollars on the dates of payment; together with
 - (b) The net change in the amount of closing tax book values in New Zealand dollars during the income year.

This brings to account for income tax purposes all accrued gains and losses on the financial arrangement, including gains and losses arising from currency translation.

- (5) This determination requires that where a financial arrangement involves or is expressed in more than one currency or commodity, each separate currency or commodity tranche is to be treated as a separate financial arrangement.
 - (6) Where-
 - (a) A facility provides for the rollover of a financial arrangement; and
 - (b) No payment under any arrangement arising from the rollover is material to or contingent upon the financial arrangement;

the financial arrangement matures when the rollover occurs. However, where a payment under an arrangement arising from the rollover is material to or contingent upon the financial arrangement, any arrangement that includes the payment is a part of the financial arrangement.

- 2. Reference—This determination is made pursuant to section 64E (1) (b) of the Income Tax Act 1976.
- 3. Scope of Determination—(1) This determination shall apply where it is necessary to calculate the income or expenditure of a person in respect of a financial arrangement and any right or obligation of the person in relation to the financial arrangement is fixed or otherwise determined in a currency or commodity other than New Zealand dollars (NZD) and is not fixed in NZD.
 - (2) This determination shall not apply to-
 - (a) A forward or future contract;
 - (b) A futures contract;
 - (c) A swap contract;
 - (d) An option;
 - (e) A security arrangement;
- or to any agreement for the sale and purchase of property.
- (3) This determination shall apply only to financial arrangements entered into after the day on which this determination is signed.
- 4. Principle—(1) Income or expenditure shall be calculated in the base currency or commodity in accordance with the Act and determinations, as if the base currency or commodity were NZD.
- (2) Amounts paid or received during an income year shall be converted to NZD at spot rates at the time of the payment or receipt.
- (3) At the end of each income year the closing tax book value is calculated in the base currency equal to—
 - (a) The closing tax book value (if any) in relation to the previous income year;
 - Plus (b) Amounts paid by the holder or received by the issuer (as the case may be) during the income year and in relation to the financial arrangement;
 - Plus (c) Income or expenditure calculated as in clause 4 (1) of this determination;
 - Less (d) Amounts received by the holder or paid by the issuer (as the case may be) during the income year in relation to the financial arrangement.
- (4) The closing tax book value is converted to NZD at the then spot rate and the net change from the previous income year is brought into income or expenditure for the income year.
- (5) The total income or expenditure is the sum of the amounts calculated in clauses $4\,(2)$ and $4\,(4)$ of this determination.
- (6) For the purpose of determining the income deemed to be derived or expenditure deemed to be incurred in respect of a financial arrangement that involves separate amounts expressed in more than one currency or commodity and in respect of an income year, the financial arrangement shall be treated as separate financial arrangements in relation to each separate amount.
- 5. Interpretation—In this determination, unless the context otherwise requires—

Expressions used have the same meanings as in the Act, except that where there is a conflict between the meaning of an expression in sections 64B to 64M of the Act and the meaning

of the expression elsewhere in the Act the expression shall have the same meaning as in the said sections 64B to 64M:

- "The Act" means the Income Tax Act 1976;
- "Base currency" in relation to a financial arrangement means the currency or commodity in which rights and obligations under the financial arrangement are fixed;
- "Base currency expenditure" in relation to a person and a financial arrangement and an income year, means the amount of the expenditure of the person in respect of the financial arrangement and the income year, calculated in the base currency in relation to the financial arrangement but otherwise in accordance with the Act and determinations made under it (subject to paragraph 6 (3) of this determination regarding the application of Determination G2: Requirements as to Precision);
- "Base currency income" in relation to a person and a financial arrangement and an income year, means the amount of the income of the person in respect of the financial arrangement and the income year, calculated in the base currency in relation to the financial arrangement but otherwise in accordance with the Act and determinations made under it (subject to paragraph 6 (3) of this determination regarding the application of Determination G2: Requirements as to Precision);
- "Closing tax book value" in relation to an income year, means the value of a person's rights and obligations under a financial arrangement, calculated in accordance with the following formula

$$e+f+g-h-i$$

where-

e is-

- (i) Where the person was a party to the financial arrangement at the beginning of the income year, the opening tax book value of the person's rights and obligations under the financial arrangement; and
- (ii) In every other case, nil; and
- f is the sum of the value (expressed in the base currency in relation to the financial arrangement) of all consideration given during the income year by or on behalf of the person in relation to the financial arrangement; and
- g is the base currency income of the person in respect of the financial arrangement; and
- h is the sum of the value (expressed in the base currency in relation to the financial arrangement) of all consideration given during the income year to or for the benefit of the person in relation to the financial arrangement; and
- i is the base currency expenditure of the person in relation to the financial arrangement;
- "Currency" includes any commodity used as a medium of exchange or account, whether in general use or for the purpose of an arrangement;
- "Exchange rate" means the price of one currency expressed in another currency;
- "Financial arrangement" has the same meaning as in sections 64B to 64M of the Act;

Provided that, where a financial arrangement creates obligations in two or more currencies and the consideration to be given and received in respect of the obligations in each of the currencies is separately identifiable, the consideration to be given and received in respect of the obligations in each currency shall be treated as relating to separate financial arrangements;

- "NZD" means the currency of New Zealand;
- "Opening tax book value" in relation to an income year and the rights and obligations of a person under a financial

- arrangement, means the closing tax book value of the person's rights and obligations under the financial arrangement at the end of the last preceding income year:
- "Spot rate" means the exchange rate for a spot contract as defined in Determination G6: Foreign Currency Rates.
- 6. Method—(1) The income or expenditure of the person in respect of a financial arrangement and an income year shall be calculated in accordance with the following formula:

$$a+b-c-d$$

where-

- a is the value in NZD of the closing tax book value; and
- b is the sum of the value in NZD of all consideration given during the income year to or for the benefit of the person in relation to the financial arrangement; and
- c is the value in NZD of the opening tax book value; and
- d is the sum of the value in NZD of all consideration given during the income year by or on behalf of the person in relation to the financial arrangement—

and the amount so calculated shall-

- (a) In relation to a holder-
 - (i) Where it is a positive amount, be deemed to be income derived by the holder in the income year;
 - (ii) Where it is a negative amount, be deemed to be expenditure incurred by the holder in the income year;
- (b) In relation to an issuer-
 - (i) Where it is a positive amount, be deemed to be expenditure incurred by the issuer in the income year;
 - (ii) Where it is a negative amount, be deemed to be income derived by the issuer in the income year.
- (2) Where-
- (a) An amount at any time is expressed in a currency other than NZD or the base currency in relation to a financial arrangement; and
- (b) It is necessary to convert the amount to NZD or the base currency or otherwise to calculate the value of the amount in NZD or the base currency—

the exchange rate for the purpose of the calculation shall be—

- (c) Where the matter is dealt with in a determination made by the Commissioner under section 64E (1) of the Act, the price or spot rate at the time and so determined;
- (d) Where the exchange rate is not dealt with in a determination made by the Commissioner under section 64E (1) of the Act and the amount is expressed in a currency for which there is an accessible and active market in—
 - (i) NZD or the base currency, as the case may be; or
 - (ii) Another currency that satisfies the requirements of this sub-paragraph
 - an exchange rate determined in a manner consistent with determinations made by the Commissioner for the purpose of ascertaining the price or rate for any currency.
- (e) In any other circumstance, a price or spot rate at which an arm's-length dealing would be expected to take place at the time.
- (3) Determination G2: Requirements as to Precision, shall apply to the calculation of income and expenditure under clause 6 (1) of this determination.

7. Examples—

EXAMPLE 1. DISCOUNTED BOND

A NZ investor has a United States Treasury bond on its balance date of 30 June 1989. The bond has a term of 5 years and bears 10% interest payable semi-annually on 1 September and 1 March. It has a face value of USD 10 million. The bond

was purchased at issue for USD 8,300,000 and matures on 1 September 1993.

For the purposes of this example USD refers to the currency of the United States of America and NZD refers to the currency of New Zealand. Suppose the spot rates on important dates in this example are:

Date	Rate (1NZD = USD)
1 September 1988	0.6310
1 March 1989	0.6455
30 June 1989	0.6580
1 September 1989	0.6500
1 March 1990	0.6550
30 June 1990	0.6500
1 September 1990	0.6570
1 March 1991	0.6580
30 June 1991	0.6460
1 September 1991	0.6400
1 March 1992	0.6380
30 June 1992	0.6200
1 September 1992	0.6150

The accrued income in USD associated with the bond is given in the following table—this is calculated in accordance with Determination G3: Yield to Maturity Method, and allocated to income years according to Determination G1.

ALL ITEMS IN USD

Date	Cashflows	Income	Year Ending	Accrued Income
01-Sep-88	(8,300,000)			
01-Mar-89	500,000	620,316		
01-Sep-89	500,000	629,308	30-Jun-89	1,034,154
01-Mar-90	500,000	638,972		
01-Sep-90	500,000	649,358	30-Jun-90	1,281,465
01-Mar-91	500,000	660,521		
01-Sep-91	500,000	672,518	30-Jun-91	1,325,110
01-Mar-92	500,000	685,411		, ,
01-Sep-92	500,000	699,268	30-Jun-92	1,375,520
01-Mar-93	500,000	714,161		
01-Sep-93	10,500,000	730,167	30-Jun-93	1,433,748
			30-Jun-94	250,003
	6,700,000	6,700,000		6,700,000

Y-T-M 14.9474% p.a.

At first balance date—30 June 1989.

The Closing Tax Book Value (CTBV) is given by:

$$e + f + g - h - i$$
.

- e is 0 since the investor was not a party to this financial arrangement at the beginning of this income year.
- f is USD 8.3 million the price paid for the bond on 1 September 1988, being the sum of all consideration given by the investor during the income year.
- g is USD 1,034,154 the base currency income accruing to the person in this income year calculated in accordance with the provisions of sections 64B to 64M of the Act.
- h is USD 500,000 (the interest payment of 1 March 1989) the sum of all consideration given to the person in the income year.

i is 0 as there is not expenditure incurred by the investor. The formula gives a CTBV of:

0 + 8.300,000 + 1.034,154 - 500,000 - 0 = USD 8.834,154.

The income or expenditure in respect of the bond for the income year is calculated according to a+b-c-d.

- a is the NZD value of the CTBV = 8,834,154 / 0.658 = NZD 13,425,766.
- b is the NZD value of all consideration given to the person during the income year = 500,000 / 0.6455 = NZD 774,593.

- c is the opening tax book value and has a nil value.
- d is the NZD value of all consideration given by the person during the income year = 8,300,000 / 0.6310 = NZD 13,153,724.

The income or expenditure is thus NZD 1,046,635. The investor is a holder of the bond so that this amount is income derived by the investor.

At the second balance date-30 June 1990.

The CTBV is:

- e is 8,834,154 the opening tax book value equal to the CTBV of the previous year.
- f is 0 since no consideration is given by the investor in this income year.
- g is USD 1,281,465 the base currency income accruing to the person in this income year calculated in accordance with the provisions of sections 64B to 64M of the Act.
- h is USD 1,000,000 (the interest payments of 1 September 1989 and 1 March 1990) the sum of all consideration given to the person in the income year.
- i is 0 as there is no expenditure incurred by the investor.

The CTBV (e + f + g - h - i) is then equal to USD 9,115,619.

The income or expenditure associated with the bond on this date is calculated according to a + b - c - d.

Where:

- a is 9,115,619 / 0.6500 = NZD 14,024,029
- b is 500,000 / 0.6500 + 500,000 / 0.6550 = NZD1,532,590
- c is USD 8,834,154 / 0.6580 = NZD 13,425,766

d is nil.

This equates to NZD 2,130,853. As this is a positive amount it is income derived by the investor.

At the end of the third income year—30 June 1991.

The CTBV (USD) = 9,115,619 + 1,325,110 - 1,000,000 = 9,440,729.

The income derived/expenditure incurred in NZD is therefore:

 $\begin{array}{c} 9,440,729 \ / \ 0.6460 \\ \text{plus} \qquad 500,000 \ / \ 0.6570 \ + \ 500,000 \ / \ 0.6580 \\ \text{minus} \qquad 9,115,619 \ / \ 0.6500 \\ \text{equals} \qquad NZD \ 2,111,016 \end{array}$

as this is a positive amount it is income derived by the investor.

On 30 September 1991 the bond is sold for USD 10 million (i.e. an approximate yield of 16% p.a.). At this date the USD/NZD spot rate was 0.6320.

At this date the investor is subject to the base price adjustment of section 64F: a - (b + c).

Where

- a is all consideration that has been paid to the investor: 500,000 / 0.6455 + 500,000 / 0.6500 + 500,000 / 0.6550
- + 500,000 / 0.6570 + 500,000 / 0.6580 + 500,000 / 0.6400
- + 10,000,000 / 0.6320
- = NZD 20,432,131
- b is the acquisition price of the bond: 8,300,000 / 0.6310 = NZD 13,153,724
- c is all amounts of income derived under section 64c: 1,046,635 + 2,130,853 + 2,111,016 (as calculated above)
- = NZD 5,288,504

So the Base Price Adjustment is

- a (b + c)
- = 20,432,131 (13,153,724 + 5,288,504)
- = NZD 1,989,903.

Since this is a positive amount it is income derived by the holder of the bond in this income year.

EXAMPLE 2. MULTI-CURRENCY LOAN FACILITY WITH EARLY REPAYMENT.

A corporate taxpayer has a multi-currency loan facility that allows funds to be drawn down in any of three currencies—US Dollars (USD), Sterling (GBP) and Deutchmarks (DM). The total initial amount of the loan is USD 100 million and may be taken in any combination of the three currencies. The term of the loan is 10 years and any tranche may be repaid at any time by payment of the principal outstanding. The mixture of currencies can be changed at each six monthly interest payment date. Interest is payable in the currency of the principal amount at rates depending on the currency as shown below.

The loan is initially drawn down on 1 October 1988 in the configuration below. Interest is payable six monthly in arrears on 1 February and 1 August.

The corporate has a 31 March balance date. Its base currency is New Zealand dollars (NZD).

INITIAL DRAWDOWN CONFIGURATION.

Currency	Amount	Spot Rate (against USD)	USD Equivalent	Interest Rate
USD	\$55m		\$55m	9%
GBP	STG36m	0.55	\$19.8m	11%
DM	DM60m	2.45	\$24.5m	5%
			\$99.3m	

For taxation purposes each of these tranches is treated as a separate financial arrangement.

For example, with respect to the Sterling (GBP) tranche the expenditure incurred as at 31 March 1989 is calculated as follows:

The base currency is GBP. The interest payment for the 4 months ended 1 February 1989 in GBP 1.32 million.

The CTBV is equal to e + f + g - h - i.

- e is 0 since the corporate is not a party to this financial arrangement at the beginning of this income year.
- f is GBP 1.32 million the interest payment paid on 1 February 1989
- g is 0 since there is no base currency income accruing to the person in this income year.
- h is GBP 36 million (the amount drawn down) the sum of all consideration given to the person in the income year.
- i is GBP is 1.98 million the base currency expenditure of the person calculated in accordance with the provisions of sections 64B to 64M of the Act.

The CTBV is then equal to GBP—36.66 million at 31 March 1989.

Suppose that the spot rates for the conversion of GBP to NZD were:

- 0.3300 GBP to 1 NZD on 1 October 1988, and
- 0.3345 GBP to 1 NZD on 1 February 1989, and
- 0.3350 GBP to 1 NZD on 31 March 1989.

The income or expenditure of the corporate for the year ended 31 March 1989 in respect of this financial arrangement is given by:

- a + b c d, where
- a is the CTBV in NZD = -36.66 million / 0.3350 = NZD -109,432,836
- b is the sum of all consideration given to the person during

- the financial year, i.e. the amount drawn down. In NZD this is equal to 36 million / 0.3300 = NZD 109,090,909.
- c is the value of the opening tax book value and has nil value.
- d is the sum of all consideration given by the corporate in the financial year, i.e. the interest payment

= 1.32 million / 0.3345 = NZD 3,946,188.

The income or expenditure of the corporate is then, NZD -4,288,115. To the corporate, which is an issuer of the facility, this amount is income derived in this income year.

At the corporate's second balance date—31 March 1990.

The CTBV is equal to e + f + g - h - i.

Where:

- e is the GBP -36.66 million the CTBV of the previous year.
- f is GBP 3.96 million the interest payments paid on 1 August 1989 and 1 February 1990.
- g is nil.
- h is nil.
- i is GBP 3.96 million the base currency expenditure of the person.

The CTBV is then equal to GBP—36.66 million at 31 March 1990.

Suppose that during the year the relevant spot rates for the conversion of GBP to NZD were:

0.3340 GBP to 1 NZD on 1 August 1989, and 0.3310 GBP to 1 NZD on 1 February 1990, and 0.3280 GBP to 1 NZD on 31 March 1990.

The income or expenditure of the corporate for the year ended 31 March 1990 in respect of this financial arrangement is given by:

- a + b c d where
- a is -36.66 million /0.3280 = NZD 111,768,292
- b is nil
- c is NZD 109,432,836
- d is 1.98 million / 0.3340 + 1.98 million / 0.3310 = NZD 11,910,017

The income or expenditure of the corporate is then,

NZD-14,245,473. This amount is income derived in this income year.

On 1 June 1990 the corporate decides to switch out of GBP and borrow more USD. For the purposes of calculating the corporate's income or expenditure the GBP tranche is deemed to be repaid and is subject to the Base Price Adjustment in this income year. The spot rate GBP to NZD was 0.3200 on the date of repayment.

The Base Price Adjustment is given in section 64F of the Act. It calculates an amount by application of the formula:

- a (b + c), where
- a is all consideration that has been paid by the corporate. This is the interest payments received plus the deemed principal repayment amount.

This amount is equal to:

- 1.32~ million / $0.3345\,+\,1.98~$ million / $0.3340\,+\,1.98~$ million / $0.3310\,=\,$ NZD $\,15,856,205~$ in respect of the interest amounts plus $\,36~$ million / $0.3200\,=\,$ NZD $\,112,500,000~$ in respect of the deemed principal repayment.
- So "a" then equals NZD 128,356,205
- b is the acquisition price of the facility. This is equal to the amount of GBP drawn down, i.e. 36 million / 0.3300 = NZD 109,090,909
- c is the amounts of expenditure incurred less the amounts of income derived as calculated under section 64c. These

are the amounts calculated above and total NZD -18,533,588.

The Base Price Adjustment is therefore:

128,356,205 - (109,090,909 + -18,533,588) = NZD37,798,884.

Being a positive amount in respect of the corporate issuer, this amount is deemed to be expenditure incurred by the issuer in this income year.

This determination is signed by me on the 19th day of July in the year 1988.

R. D. ADAIR, Deputy Commissioner of Inland Revenue. go9793

Determination G9: Financial Arrangements that are Denominated in a Currency or Commodity Other Than New Zealand Dollars

This determination may be cited as "Determination G9: Financial Arrangements that are Denominated in a Currency or Commodity other than New Zealand Dollars".

- 1. Explanation (which does not form part of the determination)—
- (1) This determination rescinds and replaces Determination G8: Financial Arrangements that are Denominated in a Currency or Commodity other than New Zealand dollars, made on 19 July 1988.
- (2) This determination sets out a method for calculating the income or expenditure in respect of a financial arrangement where any rights and obligations of the parties are expressed in a "base currency" other than New Zealand dollars; this base currency might be a foreign currency or a commodity.
- (3) The method used is essentially the base price method set out in Chapter 9 of the Consultative Document on Accrual Tax Treatment of Income and Expenditure (Government Printer, October 1986). Income or expenditure is calculated for each income year in accordance with the Act and other determinations where appropriate (for example G3), in the base currency.
- (4) This income or expenditure, together with the opening tax book value and adjusted for amounts paid or received during the income year, is used to calculate the closing tax book value of the financial arrangement as at year end. In the case of a conventional loan, this closing tax book value is equivalent to the outstanding principal and accrued interest under the loan as at year end, in the base currency. This closing tax book value is converted to New Zealand dollars at the spot rate applicable at that date.
- (5) The income or expenditure in New Zealand dollars is determined from:
 - (a) The amounts paid and/or received during the income year, converted to New Zealand dollars on the dates of payment; together with
 - (b) The net change in the amount of closing tax book values in New Zealand dollars during the income year.

This brings to account for income tax purposes all accrued gains and losses on the financial arrangement, including gains and losses arising from currency translation.

- (6) This determination requires that where a financial arrangement involves or is expressed in more than one currency or commodity, each separate currency or commodity tranche is to be treated as a separate financial arrangement.
 - (7) Where-
 - (a) A facility provides for the rollover of a financial arrangement; and
 - (b) No payment under any arrangement arising from the rollover is material to or contingent upon the financial arrangement;

the financial arrangement matures when the rollover occurs. However, where a payment under an arrangement arising from the rollover is material to or contingent upon the financial arrangement, any arrangement that includes the payment is a part of the financial arrangement.

- (8) This determination corrects clause 6 (1) of Determination G8: Financial Arrangements that are Denominated in a Currency or Commodity other than New Zealand dollars, with consequential changes to the examples.
- 2. Reference—This determination is made pursuant to section 64E (1) (b) of the Income Tax Act 1976.
- 3. Scope of Determination—(1) This determination shall apply where it is necessary to calculate the income or expenditure of a person in respect of a financial arrangement and any right or obligation of the person in relation to the financial arrangement is fixed or otherwise determined in a currency or commodity other than New Zealand dollars (NZD) and is not fixed in NZD.
- (2) This determination shall not apply to-
 - (a) A forward or future contract;
 - (b) A futures contract;
 - (c) A swap contract;
 - (d) An option;
 - (e) A security arrangement;

or to any agreement for the sale and purchase of property.

- 4. Principle—(1) Income or expenditure shall be calculated in the base currency or commodity in accordance with the Act and determinations, as if the base currency or commodity were NZD.
- (2) Amounts paid or received during an income year shall be converted to NZD at spot rates at the time of the payment or receipt.
- (3) At the end of each income year the closing tax book value is calculated in the base currency equal to—
 - (a) The closing tax book value (if any) in relation to the previous income year;
 - Plus (b) Amounts paid by the holder or received by the issuer (as the case may be) during the income year and in relation to the financial arrangement;
 - Plus (c) Income or expenditure calculated as in clause 4 (1) of this determination;
 - Less (d) Amounts received by the holder or paid by the issuer (as the case may be) during the income year in relation to the financial arrangement.
- (4) The closing tax book value is converted to NZD at the then spot rate and the net change from the previous income year is brought into income or expenditure for the income year.
- (5) The total income or expenditure is the sum of the amounts calculated in clauses 4 (2) and 4 (4) of this determination.
- (6) For the purpose of determining the income deemed to be derived or expenditure deemed to be incurred in respect of a financial arrangement that involves separate amounts expressed in more than one currency or commodity and in respect of an income year, the financial arrangement shall be treated as separate financial arrangements in relation to each separate amount.
- 5. Interpretation—In this determination, unless the context otherwise requires—

Expressions used have the same meanings as in the Act, except that where there is a conflict between the meaning of an expression in sections 64B to 64M of the Act and the meaning of the expression elsewhere in the Act the expression shall have the same meaning as in the said sections 64B to 64M:

"The Act" means the Income Tax Act 1976;

"Base currency" in relation to a financial arrangement means

the currency or commodity in which rights and obligations under the financial arrangement are fixed;

- "Base currency expenditure" in relation to a person and a financial arrangement and an income year, means the amount of the expenditure of the person in respect of the financial arrangement and the income year, calculated in the base currency in relation to the financial arrangement but otherwise in accordance with the Act and determinations made under it (subject to clause 6 (4) of this determination regarding the application of Determination G2: Requirements as to Precision);
- "Base currency income" in relation to a person and a financial arrangement and an income year, means the amount of the income of the person in respect of the financial arrangement and the income year, calculated in the base currency in relation to the financial arrangement but otherwise in accordance with the Act and determinations made under it (subject to clause 6 (4) of this determination regarding the application of Determination G2: Requirements as to Precision);
- "Closing tax book value", in relation to an income year, means the value of a person's rights and obligations under a financial arrangement, calculated in accordance with the following formula—

$$e+f+g-h-i$$

where-

- e is-
 - (i) Where the person was a party to the financial arrangement at the beginning of the income year, the opening tax book value of the person's rights and obligations under the financial arrangement; and
 - (ii) In every other case, nil; and
- f is the sum of the value (expressed in the base currency in relation to the financial arrangement) of all consideration given during the income year by or on behalf of the person in relation to the financial arrangement; and
- g is the base currency income of the person in respect of the financial arrangement; and
- h is the sum of the value (expressed in the base currency in relation to the financial arrangement) of all consideration given during the income year to or for the benefit of the person in relation to the financial arrangement; and
- i is the base currency expenditure of the person in relation to the financial arrangement;
- "Currency" includes any commodity used as a medium of exchange or account, whether in general use or for the purpose of an arrangement;
- "Exchange rate" means the price of one currency expressed in another currency;
- "Financial arrangement" has the same meaning as in sections 64B to 64M of the Act;

provided that, where a financial arrangement creates obligations in two or more currencies and the consideration to be given and received in respect of the obligations in each of the currencies is separately identifiable, the consideration to be given and received in respect of the obligations in each currency shall be treated as relating to separate financial arrangements;

"NZD" means the currency of New Zealand;

"Opening tax book value" in relation to an income year and the rights and obligations of a person under a financial arrangement, means the closing tax book value of the person's rights and obligations under the financial arrangement at the end of the last preceding income year;

- "Spot rate" means the exchange rate for a spot contract as defined in Determination G6: Foreign Currency Rates.
- 6. Method—(1) Determination G8: Financial Arrangements that are Denominated in a Currency or Commodity other than New Zealand dollars, is hereby rescinded with effect from the day on which this Determination G9: Financial Arrangements that are Determined in a Currency or Commodity Other Than New Zealand Dollars is signed.
- (2) The income or expenditure of the person in respect of a financial arrangement and an income year shall be calculated in accordance with the following formula—

$$a+b-c-d$$

where--

- a is the value in NZD of the closing tax book value; and
- b is the sum of the value in NZD of all consideration given during the income year to or for the benefit of the person in relation to the financial arrangement; and
- c is the value in NZD of the opening tax book value; and
- d is the sum of the value in NZD of all consideration given during the income year by or on behalf of the person in relation to the financial arrangement—

and the amount so calculated shall-

- (a) Where it is a positive amount be deemed to be income derived by the person in the income year;
- (b) Where it is a negative amount be deemed to be expenditure incurred by the person in the income year.
- (3) Where-
- (a) An amount at any time is expressed in a currency other than NZD or the base currency in relation to a financial arrangement; and
- (b) It is necessary to convert the amount to NZD or the base currency or otherwise to calculate the value of the amount in NZD or the base currency;

the exchange rate for the purpose of the calculation shall be—

- (c) Where the matter is dealt with in a determination made by the Commissioner under section 64E (1) of the Act, the price or spot rate at the time and so determined;
- (d) Where the exchange rate is not dealt with in a determination made by the Commissioner under section 64E (1) of the Act and the amount is expressed in a currency for which there is an accessible and active market in—
 - (i) NZD or the base currency, as the case may be; or
 - (ii) Another currency that satisfies the requirements of this sub-paragraph—

an exchange rate determined in a manner consistent with determinations made by the Commissioner for the purpose of ascertaining the price or rate for any currency.

- (e) In any other circumstance, a price or spot rate at which an arm's length dealing would be expected to take place at the time.
- (4) Determination G2: Requirements as to Precision, shall apply to the calculation of income and expenditure under clause 6 (2) of this determination.

7. Examples—

EXAMPLE 1. DISCOUNTED BOND

A NZ investor has a United States Treasury bond on its balance date of 30 June 1989. The bond has a term of 5 years and bears 10% interest payable semi-annually on 1 September and 1 March. It has a face value of USD10 million. The bond was purchased at issue for USD8,300,000 and matures on 1 September 1993.

For the purposes of this example USD refers to the currency of the United States of America and NZD refers to the

currency of New Zealand. Suppose the spot rates on important dates in this example are—

Date	Rate (1 NZD = USD)
1 September 1988	0.6310
1 March 1989	0.6455
30 June 1989	0.6580
1 September 1989	0.6500
1 March 1990	0.6550
30 June 1990	0.6500
1 September 1990	0.6570
1 March 1991	0.6580
30 June 1991	0.6460
1 September 1991	0.6400
1 March 1992	0.6380
30 June 1992	0.6200
1 September 1992	0.6150

The accrued income in USD associated with the bond is given in the following table—this is calculated in accordance with Determination G3: Yield to Maturity Method and allocated to income years according to Determination G1: Apportionment of Income and Expenditure on a Daily Basis.

ALL ITEMS IN USD

Date	Cashflows	Income	Year Ending	Accrued Income
01-Sep-88	(8,300,000)			
01-Mar-89	500,000	620,316		
01-Sep-89	500,000	629,308	30-Jun-89	1,034,154
01-Mar-90	500,000	638,972		
01-Sep-90	500,000	649,358	30-Jun-90	1,281,465
01-Mar-91	500,000	660,521		
01-Sep-91	500,000	672,518	30-Jun-91	1,325,110
01-Mar-92	500,000	685,411		
01-Sep-92	500,000	699,268	30-Jun-92	1,375,520
01-Mar-93	500,000	714,161		
01-Sep-93	10,500,000	730,167	30-Jun-93	1,433,748
-			30-Jun-94	250 ,003
	6,700,000	6,700,000		6,700,000

Y-T-M 14.9474% p.a.

At first balance date—30 June 1989

The Closing Tax Book Value (CTBV) is given by:

$$e+f+g-h-i$$
.

- e is 0 since the investor was not a party to this financial arrangement at the beginning of this income year.
- f is USD 8.3 million the price paid for the bond on 1 September 1988, being the sum of all consideration given by the investor during the income year.
- g is USD 1,034,154 the base currency income accruing to the person in this income year calculated in accordance with the provisions of sections 64B to 64M of the Act.
- h is USD 500,000 (the interest payment of 1 March 1989) the sum of all consideration given to the person in the income year.
- i is 0 as there is no expenditure incurred by the investor. The formula gives a CTBV of:

0 + 8,300,000 + 1,034,154 - 500,000 - 0 = USD 8,834,154.

The income or expenditure in respect of the bond for the income year is calculated according to a + b - c - d.

Where-

- a is the NZD value of the CTBV = USD8,834,154 / 0.658 = NZD13,425,766
- b is the NZD value of all consideration given to the person during the income year = USD500,000 / 0.6455 = NZD774,593
- c is the opening tax book value and has a nil value
- d is the NZD value of all consideration given by the person during the income year = USD8,300,000 / 0.6310 = NZD13,153,724

The income or expenditure is thus NZD1,046,635. This positive amount is income derived by the investor.

At the second balance date-30 June 1990.

The CTBV is:

- e is USD8,834,154 the opening tax book value equal to the CTBV of the previous year
- f is 0 since no consideration is given by the investor in this income year
- g is USD 1,281,465 the base currency income accruing to the person in this income year calculated in accordance with the provisions of sections 64B to 64M of the Act
- h is USD 1,000,000 (the interest payments of 1 September 1989 and 1 March 1990) the sum of all consideration given to the person in the income year
- i is 0 as there is no expenditure incurred by the investor.

The CTBV (e + f + g - h - i) is then equal to USD9,115,619.

The income or expenditure associated with the bond on this date is calculated according to a + b - c - d.

Where___

- a is USD9,115,619 / 0.6500 = NZD14,024,029
- b is USD500,000 / 0.6500 = NZD500,000 / 0.6550 = NZD 1,532,590
- c is USD 8,834,154 / 0.6580 = NZD 13,425,766
- d is nil.

plus

This equates to NZD 2,130,853. As this is a positive amount it is income derived by the investor.

At the end of the third income year-30 June 1991.

The CTBV (USD) =
$$9,115,619 + 1,325,110 - 1,000,000$$

= $9,440,729$.

The income derived/expenditure incurred in NZD is therefore—

9,440,729 / 0.6460 500,000 / 0.6570 + 50,000 / 0.6580

minus 9,115,619 / 0.6500 equals NZD2,111,016

As this is a positive amount it is income derived by the investor.

On 30 September 1991 the bond is sold for USD 10 million (i.e., an approximate yield of 16% p.a.). At this date the USD/NZD spot rate was 0.6320.

At this date the investor is subject to the base price adjustment of section 64F: a-(b+c).

Where-

a is all consideration that has been paid to the investor—USD500,000 / 0.6455 + USD500,000 /

0.6500 + USD500,000 / 0.6550 + USD500,000 /

0.6570 + USD500,000 / 0.6580 + USD500,000 /

0.6400 +USD10,000,000 / 0.06320 = NZD20,432,131

b is the acquisition price of the bond— USD8,300,000 / 0.6310 = NZD 13,153,724

c is all amounts of income derived under section 64c— 1,046,635 + 2,130,853 + 2,111,016 (as calculated above) = NZD 5,288,504

So the Base Price Adjustment is-

$$a - (b + c)$$

= 20,432,131 - (13,153,724 + 5,288,504)

= NZD 1,989,903

Since this is a positive amount it is income derived by the investor in this income year.

EXAMPLE 2. MULTI-CURRENCY LOAN FACILITY WITH EARLY REPAYMENT.

A corporate borrower has a multi-currency loan facility that allows funds to be drawn down in any of three currencies—US Dollars (USD), Sterling (GBP) and Deutchmarks (DM). The total initial amount of the loan is USD100 million and may be taken in any combination of the three currencies. The term of the loan is 10 years and any tranche may be repaid at any time by payment of the principal outstanding. The mixture of currencies can be changed at each six monthly interest payment date. Interest is payable in the currency of the principal amount at rates depending on the currency as shown below.

The loan is initially drawn down on 1 October 1988 in the configuration below. Interest is payable six monthly in arrears on 1 February and 1 August.

The corporate borrower has a 31 March balance date. Its base currency is New Zealand dollars (NZD).

INITIAL DRAWDOWN CONFIGURATION.

Currency	Amount	Spot Rate (against USD)	USI) Equivalent	Interest Rate
USD GBP	55 milli 36. milli		0.55	55 million 19.8 million	9% 11%
DM	60 milli	on	2.45	24.5 million	5%
				USD99.3 million	

For taxation purposes each of these tranches is treated as a separate financial arrangement.

For example, with respect to the Sterling (GBP) tranche the expenditure incurred as at 31 March 1989 is calculated as follows—

The base currency is GBP. The interest payment for the four months ended 1 February 1989 in GBP 1.32 million.

The CTBV is equal to e + f + g - h - i.

- e is 0 since the corporate borrower is not a party to this financial arrangement at the beginning of this income year
- f is GBP 1.32 million the interest payment paid on 1 February 1989
- g is 0 since there is no base currency income accruing to the person in this income year
- h is GBP 36 million (the amount drawn down) the sum of all consideration given to the corporate borrower in the income year
- i is GBP 1.98 million the base currency expenditure of the corporate borrower calculated in accordance with the provisions of sections 64B to 64M of the Act.

The CTBV is then equal to GBP—36.66 million at 31 March 1989.

Suppose that the spot rates for the conversion of GBP to NZD were— $\,$

0.3300 GBP to 1 NZD on October 1988, and

0.3345 GBP to 1 NZD on 1 February 1989, and

0.3350 GBP to 1 NZD on 31 March 1989.

The income or expenditure of the corporate borrower for the year ended $31~\text{March}\ 1989$ in respect of this financial arrangement is given by—

$$a + b - c - d$$
, where

- a is the CTBV in NZD = -36.66 million / 0.3350 = NZD -109,432,836
- b is the sum of all consideration given to the person during the financial year, i.e., the amount drawn down. In NZD this is equal to 36 million / 0.3300 = NZD109,090,909
- c is the value of the opening tax book value and has nil value.

d is the sum of all consideration given by the corporate in the financial year, i.e., the interest payment

= 1.32 million / 0.3345 = NZD3,946,188.

The income or expenditure is then NZD = 4,288,115. For the corporate borrower this negative amount is expenditure incurred in this income year.

At the corporate's second balance date—31 March 1990.

The CTBV is equal to e + f + g - h - i, where—

- e is GBP -36.66 million the CTBV of the previous year
- f is GBP 3.96 million the interest payments paid on 1 August 1989 and 1 February 1990

g is nil

h is nil

i is GBP 3.96 million the base currency expenditure of the corporate borrower.

The CTBV is then equal to GBP—36.66 million at 31 March 1990.

Suppose that during the year the relevant spot rates for the conversion of GBP to NZD were—

0.3340 GBP to 1 NZD on 1 August 1989, and

0.3310 GBP to 1 NZD on 1 February 1990, and

0.3280 GBP to 1 NZD on 31 March 1990.

The income or expenditure of the corporate borrower for the year ended 31 March 1990 in respect of this financial arrangement is given by:

$$a + b - c - d$$
, where—

a is GBP-36.66 million / 0.3280 = NZD - 111,768,292

b is nil

c is NZD - 109,432,836

d is GBP1.98 million / 0.3340 + GBP1.98 million / 0.3310 = NZD11,910,017

The income or expenditure of the corporate borrower is then NZD -14,245,473. This negative amount is expenditure incurred in this income year.

On 1 June 1990 the corporate borrower decides to switch out of GBP and borrow more USD. For the purposes of calculating the corporate's income or expenditure the GBP tranche is deemed to be repaid and is subject to the Base Price Adjustment in this income year. The spot rate GBP to NZD was 0.3200 on the date of repayment.

The Base Price Adjustment is given in section 64F of the Act. It calculates an amount by application of the formula—

$$a - (b + c)$$
, where—

a is all consideration that has been paid by the corporate borrower. This is the interest payments made plus the deemed principal repayment amount.

This amount is equal to-

1990

GBP1.32 million / 0.3345 + GBP1.98 million / 0.3340 + GBP1.98 million / 0.3310 = NZD15,856,205 in respect of the interest amounts plus

GBP36 million / 0.3200 = NZD112,500,000 in respect of the deemed principal repayment.

So "a" then equals NZD128,356,205

- b is the acquisition price of the facility. This is equal to the amount of GBP drawn down, i.e. GBP36 million / 0.3300 = NZD109,090,909
- c is the amounts of expenditure incurred less the amounts of income derived as calculated under section 64c. The expenditure calculated for the previous two years of the loan facility was—

For the year ended 31 March 1989 For the year ended 31 March

4,288,115

4,245,473

2

The total expenditure therefore is

NZD18,533,588

In this case there is no income to the corporate borrower.

The Base Price Adjustment is therefore—

 $128,356,205 - (109,090,909 + 18,533,588) = NZD731,708 \frac{g_09760}{2}$

This positive amount is deemed to be expenditure incurred by the corporate borrower in this income year in accordance with section 64F (4) (b) of the Act.

This determination is signed by me on the 28th day of July in the year 1988.

R. D. ADAIR, Deputy Commissioner of Inland Revenue.

Justice

Criminal Justice Act 1985

Wellington Criminal Justice Advisory Council— Appointment of Member

Pursuant to section 134 (1) (d) of the Criminal Justice Act 1985, The Minister of Justice has been pleased to appoint:

George Groombridge, QSM, retired of Masterton

to be a member of the Wellington Criminal Justice Advisory Council for a term of 3 years on and from the date hereof.

Dated at Wellington this 11th day of August 1988.

D. OUGHTON. Secretary for Justice.

(Adm. 3/84/5) go9140

District Prisons Board—Appointment of Chairmen

Pursuant to section 132 (2) (a) of the Criminal Justice Act 1985, the Minister of Justice has been pleased to appoint each of the District Court Judges named in the left column to be a member and chairman of the District Prisons Board specified in the right hand column opposite their names for a term of 3 years on and from 1 October 1988:

Robert Lindsay Kerr David Cameron, North Shore District Prisons Board.

McKegg

Auckland District Prisons Board.

John David Hole Peter John Bate Margaret Lee Arthur William Middleton

Napier District Prisons Board. Wi Tako District Prisons Board. Arohata District Prisons Board. Wellington District Prisons Board.

Dated at Wellington this 9th day of August 1988.

D. OUGHTON, Secretary for Justice.

(Adm. 3/83/1) go9145

Confiscation of Motor Vehicle

Pursuant to section 84 of the Criminal Justice Act 1985, an order was made in the Alexandra District Court on 16 August 1988 against Alister Noel Davies of 65A Killarney Street, Alexandra for the confiscation of the following motor vehicle:

1973 Holden Premier, Registration No. GF 8484.

R. J. GOBLE, Deputy Registrar. go9758

Confiscation of Motor Vehicle

Pursuant to section 84 of the Criminal Justice Act 1985, an order was made in the Hastings District Court on 16 August 1988 against Teariki Araia for the confiscation of the following motor vehicle:

Corolla Station Wagon, Registration 1976 Toyota No. HX 4183.

E. C. J. GOULD, Registrar.

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the Hamilton District Court on 2 May 1988 against Grant Leonard Heaslip of Scotsman Valley Road, RD, Morrinsville for the confiscation of the following vehicle:

Vauxhall Cresta, Registration No. FE 5421.

G. W. KEMEYS, Deputy Registrar. go9761

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the Thames District Court on 15 August 1988 against Sean Bruce McDonald for the confiscation of the following motor vehicle:

Holden Station Wagon, Registration No. EP 6037.

K. J. McALEER, Registrar. go9762

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 22

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages, hereby gives notice as follows:

Notice

- 1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 22.
- 2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

Spiritual Awareness Centre (Warkworth).

Dated at Lower Hutt this 11th day of August 1988.

B. E. CLARKE, Registrar-General. go9090

Marriage (Approval of Organisations) Notice No. 23

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages, hereby gives notice as follows:

Notice

1

- 1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 23.
- 2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

Rotorua Bible Baptist Church.

Dated at Lower Hutt this 11th day of August 1988.

B. E. CLARKE, Registrar-General. go9091

Marriage (Approval of Organisations) Notice No. 21

Pursuant to the Marriage Act 1955, The Registrar-General of Marriages, hereby gives notice as follows:

Notice

- 1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 21.
- 2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

The New Zealand Sikh Society

Dated at Lower Hutt this 10th day of August 1988.

B. E. CLARKE, Registrar-General. go8961

Sale of Liquor Act 1962 Sale of Liquor Amendment Act 1976

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Wairarapa Licensing Committee

Pursuant to section 221a (14) of the Sale of Liquor Act 1962, as amended by section 22 (1) of the Sale of Liquor Amendment Act 1976, I, David Oughton, Secretary for Justice, hereby give notice that the Wairarapa Licensing Committee on 16 June 1988 made an order authorising variations of the usual hours of trading for the licensed premises known as the Whakataki Hotel, Castlepoint Road, Masterton.

To the intent that on days other than those on which licensed premises are required to be closed for the sale of liquor to the general public the hours for the opening and closing of the said premises shall be as follows:

On any Friday and Saturday: Opening at 12 midday and closing at 11 o'clock in the evening.

Dated at Wellington this 15th day of August 1988.

D. OUGHTON, Secretary for Justice.

(Adm. 2/72/5) go9141

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Manawatu Licensing Committee

Pursuant to section 221A (14) of the Sale of Liquor Act 1962, as amended by section 22 (1) of the Sale of Liquor Amendment Act 1976, I, David Oughton, Secretary for Justice, hereby give notice that the Manawatu Licensing Committee on 29 July 1988 made an order authorising variations of the usual hours of trading for the licensed premises known as the Commercial Hotel, Kimbolton.

To the intent that on days other than those on which licensed premises are required to be closed for the sale of liquor to the general public the hours for the opening and closing of the said premises shall be as follows:

- (a) On any Monday, Tuesday, Wednesday and Thursday: Opening at 3 o'clock in the afternoon and closing at 10 o'clock in the evening.
- (b) On any Friday: Opening at 3 o'clock in the afternoon and closing at 11 o'clock in the evening.
- (c) On any Saturday and on public holidays: Opening at 11 o'clock in the morning and closing at 11 o'clock in the evening.

Dated at Wellington this 12th day of August 1988.

D. OUGHTON, Secretary for Justice.

(Adm. 2/72/5) go9142

Notice of Intention to Vary Hours of Sale of Liquor at Chartered Club—Waikato Licensing Committee

Pursuant to section 221A (14) of the Sale of Liquor Act 1962, as amended by section 22 (1) of the Sale of Liquor Amendment Act 1976, I, David Oughton, Secretary for Justice, hereby give notice that the Waikato Licensing Committee on 20 June 1988 made an order authorising variations of the usual hours of trading for the Chartered Club known as the Tokoroa Club Inc., corner of Chambers Street and Campbell Road, Tokoroa.

To the intent that on days other than those on which chartered clubs are required to be closed for the sale of liquor to its members the hours for the opening and closing of the said premises shall be as follows:

- (a) On any Friday, Saturday and Christmas Eve: The hour of closing shall be 11 o'clock in the evening.
- (b) On any New Year's Eve: The hour of closing shall be 12 o'clock in the morning of New Year's Day.

Dated at Wellington this 12th day of August 1988.

D. OUGHTON, Secretary for Justice.

(Adm. 2/72/5) go9143

Notice of Intention to Vary Hours of Sale of Liquor at Licensed Premises—Waikato Licensing Committee

Pursuant to section 221A (14) of the Sale of Liquor Act 1962, as amended by section 22 (1) of the Sale of Liquor Amendment Act 1976, I, David Oughton, Secretary for Justice, hereby give notice that the Waikato Licensing Committee on 20 June 1988 made an order authorising variations of the usual hours of trading for the Licensed Premises known as the Harbour View Hotel, Bow Street, Raglan.

To the intent that on days other than those on which licensed premises are required to be closed for the sale of liquor to the general public the hours for the opening and closing of the said premises shall be as follows:

(a) On every Saturday: The hour of opening to be as usual 11 o'clock in the morning, and the hour of closing shall be not later than 10.30 o'clock in the evening.

Dated at Wellington this 12th day of August 1988.

D. OUGHTON, Secretary for Justice.

(Adm. 2/72/5) go9144

Labour

Dangerous Goods Act 1974

Notice of Cessation of Appointment of Licensing Authority

Pursuant to section 7 (3) of the Dangerous Goods Act 1974, I hereby declare that the Taihape Borough Council will cease to be a licensing authority for the purposes of the Dangerous Goods Act 1974 as from the 30th day of September 1988.

Dated at Wellington this 26th day of July 1988.

STAN RODGER, Minister of Labour.

Labour Relations Act 1987

Cancellation of Registration of Defunct Union

Pursuant to section 33 (3) of the Labour Relations Act 1987, it is hereby notified that the registration of the Wellington Herd

Testers' and Related Trades' Industrial Union of Workers, registration No. 1803, formerly situated at Palmerston North, has been cancelled with effect from 12 August 1988.

Dated at Wellington this 17th day of August 1988.

C. D. FULLER,

Registrar of Unions, Department of Labour.

go975

National Roads Board

National Roads Act 1953

Corrigendum

Revoking State Highway and Declaring Public Highway to be State Highway

In the notice with the above heading published in the *New Zealand Gazette*, 14 July 1988, No. 122, page 2797, in the Second Schedule, line 3 and 4, is to be amended by deleting "Tawa Street".

Dated at Wellington this 9th day of August 1988.

R. K. THOMSON, Secretary.

National Roads Board.

(72/5/3/1) go8911

20

Revoking State Highway and Declaring Public Highway to be State Highway

Pursuant to section 11 of the National Roads Act 1953, the National Roads Board acting with the written approval of the Minister of Transport, gives notice that the State highway described in the First Schedule hereto is revoked, and that the public highway described in the Second Schedule hereto is declared to be a State highway, within the meaning and for the purposes of the National Roads Act.

First Schedule

All that section of State Highway No. 1 in Dunedin City

- (a) From the Dunedin Waitati Motorway at the boundary of Dunedin City along Pine Hill Road, Great King Street, Duke Street, Cumberland Street, Gowland Street, Castle Street, High Street, Cumberland Street, Andersons Bay Road, new road via King Edward Street overpass, South Road and Caversham Valley Road and thence to the south-western boundary of the City.
- (b) From the intersection of Duke and Great King Streets along Great King Street, Malcolm Street, Cumberland Street, and High Street to its junction with Crawford Street, along Crawford Street and Andersons Bay Road to its junction with Cumberland Street.

Second Schedule

Dunedin-No. 1 State Highway

- (a) From the Dunedin Waitati Motorway at the boundary of Dunedin City along Pine Hill Road, Great King Street, Duke Street, Cumberland Street, Gowland Street, Castle Street, High Street, Cumberland Street, Andersons Bay Road, Caversham Bypass Motorway to Caversham Valley Road and thence to the south-western boundary of the city.
- (b) From the intersection of Duke and Great King Streets along Great King Street, Malcolm Street, Cumberland Street and Andersons Bay Road to its junction with Cumberland Street.

Dated at Wellington this 29th day of July 1988.

Signed on behalf and by direction of the National Roads Board.

R. K. THOMSON, Secretary.

(72/1/17/1)

In8990

20

New Zealand Railways Corporation

General Scale of Charges

New Zealand Railways Corporation Amendment to the General Scale of Charges

Section 68 Wharves and Port Container Terminals

Section 68 of the General Scale of Charges is hereby revoked and the following substituted:

68.1 Charges

Except where otherwise specified the following rates and charges shall be levied in the case of employees engaged by the corporation in shunting, supervising, or in any other way in connection with a ship, wharf, or port container terminal.

68.1.1 Rostered Working Hours

No charges will be levied for employees engaged by the Corporation in shunting, supervising, or in any other way in connection with the ship, wharf or container terminal during rostered working hours. Rostered working hours are deemed to be:

Weekday (except Public Holiday) 0600 hours to 1800 hours.

Saturday 0600 hours to 1200 hours.

68.1.2 Weekday Outside Rostered Hours

The ship or port container terminal shall be charged at the ordinary rate ruling for employees engaged by the Corporation in shunting, supervising, or in any other way in connection with the ship, wharf, or port container terminal between 1800 hours and 2000 hours Monday to Friday inclusive, holidays excepted.

68.1.3 Other Times

Except as provided above the ship or port container terminal shall be charged at double the ordinary rate for employees engaged by the Corporation in shunting, supervising, or in any other way in connection with the ship, wharf, or port container terminal and an undertaking must in every case be given before work is commenced that payment will be made.

68.1.4 Agreement to Payment

In every case where the shipowner does not have an office at the port where extra cost as referred to in Clause 68.1.3 is incurred, it shall be a condition precedent to the work performed by the Corporation's employees, incidental to the handling of such cargo that the ship's agent shall be deemed to have agreed with the Corporation for the payment by such agent of such additional cost.

68.2 Present Clause Revoked

68.3 Renumbered 68.2

68.4 Present Clause Revoked

Dated this 23rd day of August 1988.

K. O. HYDE, General Manager, New Zealand Railways Cororation. go9780

Trade and Industry

Import Control Regulations 1988

Import Control (General Grant of Licences) Notice (No. 1) 1988

Pursuant to regulation 9 of the Import Control Regulations 1988, the Minister of Trade and Industry hereby gives the following notice.

Notice

- 1. Short title and commencement—(1) This notice may be cited as the Import Control (General Grant of Licences) Notice (No. 1) 1988.
- (2) This notice shall come into force on the day after the date of its publication in the *Gazette*.
- **2. Application of this notice**—This notice applies to all goods falling within the Tariff items specified in the Schedule to this notice.
- **3. General grant of licences**—Licences are hereby granted for any person to import goods to which this notice applies.

Schedule

Clause 2

Goods to Which This Notice Applies

Tariff Item

1701.11.00.09A

1701.12.00.09F

1701.91.00

1701.99.00

1702.20.00

1702.60.00

1702.90.29 1703.10.00.01H

Dated at Wellington this 29th day of August 1988.

D. F. CAYGILL, Minister of Trade and Industry.

Explanatory Note

This note is not part of the notice, but is intended to indicate its general effect.

This notice grants general licences to import goods falling within the Tariff items specified in the Schedule to the notice. go9775

Transport

Harbours Act 1950

Sale of Nelson Harbour Board Land

I, William Patrick Jeffries, Minister of Transport, having obtained the concurrence of the Minister of Finance pursuant to section 143A (3) of the Harbours Act 1950, hereby approve pursuant to section 143A (1) (a) and section 143C (1) (b) (i) of the Act the sale of land described in the Schedule by the Nelson Harbour Board, and I specify that my approval is effective from the date of this notice.

Schedule

All that parcel of land containing 44.5050 hectares (44.5050 ha), more or less, situated in Block V, Wakapuaka Survey District, being part Lot 4 on Deposited Plan 7530 and being part of the land comprised and described in certificate of title, Volume 3B, folio 954 (Nelson Registry), and as more particularly shown edged yellow on Plan M.D. 16501, deposited in the office of the Secretary for Transport at Wellington.

Dated at Wellington this 9th day of June 1988.

W. P. JEFFRIES, Minister of Transport.

(M.O.T. 43/7/6)

go9148

International Air Services Licensing Act 1947

Notice of Application for the Renewal of an International Air Service Licence

Pursuant to section 15 of the International Air Services Licensing Act 1947, notice is hereby given that Polynesian Airlines Holdings Ltd. has applied for the renewal of its International Air Services Licence to operate air services for the carriage of passengers, cargo and mail between Western Samoa and New Zealand for a further 6 month period from 1 November 1988. Further details of this proposal may be obtained from the Secretary for Transport, Ministry of Transport, P.O. Box 3175, Wellington.

Any person or organisation desiring to make representations relating to this application, must forward these representations in writing to reach me on or before 30 September 1988.

Signed at Wellington this 17th day of August 1988.

W. P. JEFFRIES, Minister of Civil Aviation and Meteorological Services. $$\tt 2$$ go9744

Notice of Intention to Amend an International Air Services Licence

Notice is hereby given that I intend to exercise power conferred on me by section 14 of the International Air Services Licensing Act 1947 to amend the terms of the International Air Services Licence issued to United Air Lines, Inc. to increase the frequency of air services that the airline may operate on the route Los Angeles/San Francisco - Honolulu - Auckland - Sydney/Melbourne to up to 7 return services per week using B747 aircraft.

This amendment will take effect on 30 October 1988.

Signed at Wellington this 17th day of August 1988.

 $W.\ P.\ JEFFRIES,\ Minister$ of Civil Aviation and Meteorological Services.

(98/55/2) go9734

Ministry of Transport Act 1968

Revocation of Licence for the Occupation of Foreshore and Seabed: Waipipi Ironsands Limited—Waverley Harbour

Whereas pursuant to section 8 of the Ministry of Transport Act 1968 the Minister of Transport did delegate his power under Regulation 13 of the Foreshore Licence Regulations 1960 to the Secretary for Transport by an Instrument of Delegation dated 15 December 1987.

Whereas pursuant to section 9 of the Ministry of Transport Act 1968 the Secretary for Transport did delegate his power under Regulation 13 of the Foreshore Licence Regulations 1960 to me by an Instrument of Sub-delegation dated 16 December 1987.

Therefore, I, Thomas Edwin Law, hereby revoke the Licence to use and occupy a part of the Waverley Harbour for the purpose of maintaining there a ship mooring and pipeline, which was issued to Waipipi Ironsands Limited on 21 August 1985

Dated at Wellington this 2nd day of September 1988. T. E. LAW, Senior Advisory Officer (Harbours Management) (MOT 54/41/2) go9771

Transport Act 1962

Transport Licensing Authority Sitting

Pursuant to the Transport Act 1962, the No. 5A Transport District Transport Licensing Authority (W. O'Brien), gives notice of the receipt of the following application and will hold a public sitting at the place, time and date stated to hear evidence or representations, whether submitted in writing or presented in person, for or against granting it.

Wednesday, 7 September 1988, Committe Room, Gisborne City Council, Fitzherbert Street, Gisborne, commencing at 1 p.m.

a5A/88/02620 Ahuwhenua Enterprises Ltd., Gisborne: Amend Passenger Service Licence No. 26257 as follows: Extend the Airport Service.

The proposed new service may be inspected at the licensee's premises, 9 Willow Street, Gisborne and the Ministry of Transport, Pearse House, Wellington.

Dated at Wellington this 18th day of August 1988.

J. MOIR, Secretary.

Transport Licensing Authority. go9149

Transport Licensing Authority Sittings

Pursuant to the Transport Act 1962, the No. 1 Transport District Transport Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting at the place, time and date stated to hear evidence or representations, whether submitted in writing or presented in person, for or against granting them.

District Court, Elizabeth Street, Warkworth on Thursday, 8 September 1988, Commencing at 11 a.m.

a01/88/02356 Maxim Ivan Antunovic, Whangarei: Transfer Taxicab Service Licence No. 92795 from Leslie Robert Stone, Whangarei with one Public Hire Cab Authority to operate as follows: Whangarei City.

a01/88/02129 Robert Murray Sands, Whangarei: Transfer Taxicab Service Licence No. 99021 from Horace Bertram Melton Edge, Whangarei with one Public Hire Cab Authority to operate as follows: Whangarei City.

Dated at Auckland this 12th day of August 1988.

J. H. McCARTHY, Secretary. Transport Licensing Authority. go9147

Transport Licensing Authority Sittings

Pursuant to the Transport Act 1962, the Auckland Transport District and No. 2 Transport District Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting at the place, times and dates stated to hear evidence or representations, whether submitted in writing or presented in person, for or against granting them.

Room 924, Ninth Floor, Customhouse Building, Quay Street, Auckland on Monday, 5 September 1988, Commencing at 10 a.m.

aAU/88/02456 Roy Desmond McGregor, Newton: Transfer Taxicab Service Licence No. 98458 from Donald Arthur Gray, Newton with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

aAU/88/02444 Toma Faavagaga, Newton: Transfer Taxicab Service Licence No. 18532 from William Desmond Ludlow, Auckland with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

aAU/88/02443 Yousuf Mohmed Bharuchi, Newton: Transfer Taxicab Service Licence No. 98699 from Geoffrey Douglas Thompson and Yousuf Mohmed Bharuchi, Newton with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

aAU/88/02442 Leslie Alec Burgoyne annd Consuello Burgoyne, Newton: Transfer Taxicab Service Licence No. 18732 from Tracy Kent Willis, Mount Roskill with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

aAU/88/02368 Ambika Nand, Auckland: Lease Taxicab Service Licence No. 18670 from Wiliam Pearce Pope Smith, Mount Eden with one Public Hire Cab Authority to operate as follows: Auckland Transport District. To be leased for a period of 1 year.

aAU/88/02367 Airport Transfers Ltd., Auckland: Lease Taxicab Service Licence No. 98441 from Donald Edmund Fraser, Auckland with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

aAU/88/02366 D. G. and J. M. Swire Investments Ltd., Auckland: Transfer Taxicab Service Licence No. 98434 from Daniel Christopher Farry, Auckland with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

aAU/88/02336 Ronald Stanley Leggett, Newton: Transfer Taxicab Service Licence No. 98422 from Warren Eades, Newton with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

aAU/88/ Hermanus Gerhardus Spijkerbosch, Auckland: Lease Taxicab Service Licence No. 9892 from Frederick McKay Stewart, Auckland with one Public Hire Cab Authority to operate as follows: Auckland Transport District. Cab Authority No. 9993 to be leased for a period of 1 year.

Commencing at 2 p.m.

1

aAU/88/02500 Robert John Kiro and Susan Irene Norris, Auckland: Transfer Taxicab Service Licence No. 18196 from Robert Edward Thomas, Auckland 9 with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

a02/88/02417 Robert Stanley Cross, North Shore Taxis: Transfer Taxicab Service Licence No. 99008 from Robert Albert Barrett, North Shore Taxis with one Public Hire Cab Authority to operate as follows: North Shore. Cab Authority No. 16115 only to be transferred.

aAU/88/02355 Timothy James Paltridge, Auckland: Transfer Taxicab Service Licence No. 18158 from William John and Florence Lucy McFadden, Auckland with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

aAU/88/02354 Achilles Alister Edmonds and Maureen Edmonds, Auckland: Transfer Taxicab Service Licence No. 98174 from Noel William Osmand, Auckland with one Public Hire Cab Authority to operate as follows: Auckland Transport District.

aAU/88/02259 Patrick Joseph McSharry, Newton: Lease Taxicab Service Licence No. 18122 from Evelyn Davidson, Auckland with one Public Hire Cab Authority to operate as follows: Auckland Transport District. Cab Authority No. 18206 to be leased for 12 months.

a02/88/02256 Alan James Logie, Mount Wellington: A new Goods Service Licence.

a02/88/01789 Henry Turu, Auckland: A new Goods Service Licence.

Tuesday, 6 September 1988, Commencing at 2 p.m.

a02/88/02304 Sandra Jane Batchelor, Auckland: A new Goods Service Licence.

a02/88/01945 Dale Jacob Lewis, Auckland: A new Goods Service Licence.

a02/88/01943 George Andy Gatipulu, Auckland: A new Goods Service Licence.

Dated at Auckland this 12th day of August 1988.

J. H. McCARTHY, Secretary. Transport Licensing Authority. go9146

Transport Licensing Authority Sitting

Pursuant to the Transport Act 1962, the No. 8 Transport District Transport Licensing Authority (I. P. Wollerman), gives notice of the receipt of the following applications and will hold a public sitting at the places, times and dates stated to hear evidence or representations, whether submitted in writing or presented in person, for or against granting them.

Auxiliary Courtroom, District Court, Bridge Street, Nelson on Friday, 23 September 1988 at 10.30 a.m.

A08/88/02779 Brian Thomas Vincent McIntyre, Nelson. Transfer Taxicab Service Licence No. 95574 from Charles Edward Bensemann, Nelson: one Public Hire Cab Authority, City of Nelson and Waimea County.

A08/88/02655 Neil Desmond Hargreaves, Nelson. Transfer Taxicab Service Licence No. 15580 from William Hodges, Nelson: one Public Hire Cab Authority, City of Nelson and Waimea County.

Dated at Wellington this 31st day of August 1988.

J. MOIR, Secretary, Transport Licensing Authority. g_09730

Transport Licensing Authority Sitting

Pursuant to the Transport Act 1962, the No. 9 Transport Licensing Authority (I. P. Wollerman), gives notice of the receipt of the following applications and will hold a public sitting on the date and the place and time shown to hear evidence for and against granting them. Hearing to commence on Wednesday, 21 September 1988 at the Conference Room, Ministry of Transport Building, corner Montreal and Cashel Streets, Christchurch at 9.30 a.m.

A09/88/02760 and A09/88/02671 Christchurch Transport Board, Carruca House, Christchurch. Amendments to the following services: (A) Licences 05840 and 05828 being service No. 1 Harewood Road, Grimseys Road, service No. 2 Princess Margaret Hospital, Takahe and Dyers Pass Road, service No. 4 Rangiora and service No. 7 Sparks Road.

A09/88/02672 Christchurch Transport Board, Carruca House, Christchurch. (B) Licence 05835 being service No. 3 Sumner, Mount Pleasant and Garlands Road, service No. 8 Hornby, Yaldhurst Road.

A09/88/02673 Christchurch Transport Board, Carruca House, Christchurch. Licence 05838 service No. 5 New Brighton Road and South Shore, service No. 9 Burnside Crescent.

A09/88/02674 Christchurch Transport Board, Carruca House, Christchurch. Licence 05826 service No. 6/11 Bampton Street and Liggins Street, service No. 17 Wairakei Road and Sawyers Arms Road.

A09/88/02675 Christchurch Transport Board, Carruca House, Christchurch. Licence 05834 service No. 12 St Martins and Huntsbury, service No. 20 Princess Margaret Hospital.

A09/88/02676 Christchurch Transport Board, Carruca House, Christchurch. Licence 05839 service No. 14 Athelstan Street, service No. 16 Jameson Avenue and Manuku Street.

A09/88/02677 Christchurch Transport Board, Carruca House, Christchurch. Licence 05836 service No. 10 New

Brighton - Burwood Hospital, service No. 21 Woodbury Street.

A09/88/02678 Christchurch Transport Board, Carruca House, Christchurch. Licence 05841 service No. 18 Mays Road, service No. 25 Templeton, service No. 29 Burwood Hospital and Parklands.

A09/88/02679 Christchurch Transport Board, Carruca House, Christchurch. Licence 05837 service No. 19 Effingham Street.

A09/88/02680 and A09/88/02681 Christchurch Transport Board, Carruca House, Christchurch. Licence 05832 and 05833 service No. 23 Maces Road, service No. 27 Bowenvale.

A09/88/02682 Christchurch Transport Board, Carruca House, Christchurch. Licence 05827 service No. 30 Highsted Road – New Brighton, service No. 31 Rowley Avenue – New Brighton.

Further particulars regarding the above applications are available from the Secretary hereunder at the offices of the Ministry of Transport Building, Private Bag, Christchurch, or are available from the offices of the Christchurch Transport Board, Carruca House, Cathedral Square, Christchurch.

Dated at Christchurch this 24th day of August 1988.

K. D. GILES, Secretary. go9724

Transport Licensing Authority Sitting

Pursuant to the Transport Act 1962, the No. 10 and Dunedin District Transport Licensing Authority (I. P. Wollerman), gives notice of the receipt of the following applications and will hold a public sitting on the date and at the place and time shown to hear evidence for and against granting them. Hearing to commence on Wednesday, 28 September 1988 at the Conference Room, Ministry of Transport Building, Andersons Bay Road, Andersons Bay, Dunedin at 9.30 a.m.

A10/88/02782 Ivan John Mahs, Dunedin. Application for the transfer of Continuous Taxicab Service Licence No. 95572 from Alexander Grant Clark, Dunedin. Licence to have one Public Hire Cab Authority to operate as follows: Dunedin Transport District and Dunedin Airport.

A10/88/02781 Maxwell John Parker, Dunedin. Application for the transfer of Continuous Taxicab Service Licence No. 90508 from Raymond Porteous Robinson, Dunedin. Licence to have one Public Hire Cab Authority to operate as follows: Dunedin Transport District and Dunedin Airport.

A10/88/02744 Barry Martin Lee, Dunedin. Application for the transfer of Continuous Taxicab Service Licence No. 14510 from Henry Bruce Wright, Dunedin. Licence to have one Public Hire Cab Authority to operate as follows: Dunedin Transport District and Dunedin Airport.

A10/88/02743 William Robert Sidney Reeve, Dunedin. Application for the transfer of Continuous Taxicab Service Licence No. 95756 from Gary Warren Stewart Georgeson, Dunedin. Licence to have one Public Hire Cab Authority to operate as follows: Dunedin Transport District and Dunedin Airport.

A10/88/02687 Cecil Harry Ingram, Dunedin. Application for the transfer of Continuous Taxicab Service Licence No. 91929 from Leslie Bruce Orr, Dunedin. Licence to have one Public Hire Cab Authority to operate as follows: Dunedin Transport District and Dunedin Airport.

A10/88/02879 John Graham Cathro, Dunedin. Application for the transfer of Continuous Taxicab Service Licence No. 27035 from Mark Georgeson, Dunedin. Licence to have one Public Hire Cab Authority to operate as follows: Dunedin Transport District and Dunedin Airport.

A10/88/02685 New Zealand Railways Corporation, Dunedin. Application to amend Passenger Service Licence No. 07441. A10/88/02575 Otago Road Services Ltd., Green Island,

Dunedin. Application to amend Passenger Service Licence No. 05247.

Further particulars regarding the above applications are available from the Secretary hereunder at the offices of the Ministry of Transport Building, Private Bag, Christchurch.

Dated at Christchurch this 5th day of September 1988.

K. D. GILES, Secretary. go9723

Transport Licensing Authority Sitting

Pursuant to the Transport Act 1962, the No. 11 Transport Licensing Authority (I. P. Wollerman), gives notice of the receipt of the following applications and will hold a public sitting on the date and at the place and time shown to hear evidence for and against granting them. Hearing to commence on Thursday, 29 September 1988 at the Functions Room, State Insurance Building, Don Street, Invercargill at 9.30 a.m.

A11/88/02783 Blue Star Taxis (Invercargill) Ltd., Invercargill. Application for a new Taxicab Service Licence with one Public Hire Cab Authority to operate as follows: City of Invercargill and adjacent district.

A11/88/02688 Neil Edward Gibb, Invercargill. Application for the transfer of Continuous Taxicab Service Licence No. 15692 from George Owen Race, Invercargill. Licence to have one Public Hire Cab Authority to operate as follows: City of Invercargill and adjacent district.

A11/88/02432 O. L. Jenkins Motors Ltd., Gore. Application for the transfer of Continuous Taxicab Service Licence No. 96152 from Stanley George Mercer, Gore. Licence to have one Public Hire Cab Authority to operate as follows: Borough of Gore and adjacent district.

A11/88/02431 Vickers Capital Coachlines Ltd., Gore. Application for the transfer of Continuous Taxicab Service Licence No. 6039 from Desmond George Scoles, Gore. Licence to have one Public Hire Cab Authority to operate as follows: Borough of Gore and adjacent district.

Further particulars regarding the above applications are available from the Secretary hereunder at the offices of the Ministry of Transport Building, Private Bag, Christchurch.

Dated at Christchurch this 5th day of September 1988.

K. D. GILES, Secretary. go9722

Notice of Intention to Hold an Inquiry into the Operation of a Transport Licence

Harry Patrick Tahitahi, Goods Transport Service Licensee of 153 Clayton Road, Rotorua

Take notice that pursuant to section 141 (2) of the Transport Act 1962, the No. 4 Transport District Licensing Authority will hold an inquiry into the manner of operation of the service conducted under Goods Transport Service Licence 02277 to determine whether it is in the public interest that the said licence should be revoked, suspended or varied.

The inquiry will be held in the Boardroom, Rotorua Area Electricity Authority, Dinsdale Street, Rotorua on Wednesday, 12 October 1988 commencing at 11 a.m.

Dated at Auckland this 1st day of September 1988.

J. H. McCARTHY, Secretary.

No. 4 Transport District Licensing Authority. go9726

Transport Licensing Authority Sittings

Pursuant to the Transport Act 1962, the No. 3 & 4 Transport District Transport Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting at the places, times and dates stated to hear

evidence or representations, whether submitted in writing or presented in person, for or against granting them.

Venue: Boardroom, Central Waikato, Electric Power Board, Anglesea Street, Hamilton, on Tuesday, 13 September 1988 at 9.30 a.m.

a03/88/02473 Paul John Leslie Chritensen, Whatawhata. A new Goods Service licence.

a03/88/02281 Matthew Brown and Moana Brown, Hamilton. A new Goods Service licence.

a03/88/02250 Alan John McCowatt and Lyn Christine McCowatt, Walton. A new Goods Service licence.

Venue: Council Chamber, Mount Maunganui Borough Council, Maunganui Road, Mount Maunganui, on Tuesday, 13 September 1988 at 2 p.m.

a04/88/02568 Bayline Group Ltd., Tauranga. Amend Passenger Service licence No. 00016 by amending the service as follows: delete the current timetable and insert new timetable. The new timetable is available for sighting at the office of the Ministry of Transport, Tauranga.

a04/88/02363 Paul Owen Fletcher, Tauranga. A new Goods Service licence.

a04/88/02271 Jack Guy Cox, Tauranga. Transfer Taxicab Service licence No. 08564 from Neil Hirama, Tauranga with one Public Hire Cab Authority to operate as follows: Tauranga.

a04/88/02187 Murray John Colban and Heather Diane Colban, Tauranga. A new Goods Service licence.

Venue: Boardroom Rotorua Area, Electricity Authority, Dinsdale Street, Rotorua, on Wednesday, 14 September 1988 at 9.30 a.m.

a04/88/02413 John James Aulding and Karen Margaret Aulding, Rotorua. A new Goods Service licence.

a04/88/02362 Michael Hayward and Ruth Margaret Anne Boland, Rotorua. Transfer Taxicab Service licence No. 92844 from Henry McDonald, Rotorua with one Public Hire Cab Authority to operate as follows: Rotorua.

a04/88/02329 Terence Gregory Mills, Rotorua. Transfer Taxicab Service licence No. 08711 from Joseph Eric Reginald and Rosena Maude Bucknell, Rotorua with one Public Hire Cab Authority to operate as follows: Rotorua.

a04/88/02168 Hedfield Holdings Ltd., Lake Okareka. A new Goods Service licence.

a04/88/02137 David Wattie Tamatea, Kawerau. Transfer Taxicab Service licence No. 08597 from Brian William and Nancy Mere Cormick, Kawerau with one Public Hire Cab Authority to operate as follows: Kawerau.

Dated this 19th day of August 1988.

J. H. McCARTHY, Secretary, Transport Licensing Authority. 1 go9772.

Transport Licensing Authority Inquiry

To: Michael James Dallas (referred to below as "the licensee").

And to: The Secretary for Transport, Wellington.

Take notice that pursuant to section 140 of the Transport Act 1962, the Licensing Authority for the No. 6, Transport District will hold a public inquiry into the operation of Taxi Service Licence No. 0016020.

The reason why the inquiry is to be conducted is that the licensing authority wishes to determine:

(a) Whether or not the licensee meets the criteria set out in section 124 of the Transport Act 1962.

The public inquiry will be held on Tuesday, 27 September at 10 a.m. in the Family Courtroom, Market Place, Wanganui.

The licensee and the Secretary for Transport are entitled to

appear and to be heard at the public inquiry and may be represented by counsel. If, however you fail to appear, the public inquiry may proceed in your absence. Any further information regarding the inquiry may be obtained from the undersigned.

Dated at Wellington this 19th day of August 1988.

J. MOIR, Secretary.

No. 6 Transport District Licensing Authority. go9773

Transport (Vehicle and Driver Registration and Licensing) Act 1986

Approval of Traffic Improvement Schools

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and pursuant to a delegation given by the Secretary for Transport in an instrument dated the 2nd day of November 1987; I, Geoffrey Thomas Henry, Assistant Director of Road Transport, hereby approve the following traffic improvement schools for the purposes of issuing a certificate of completion of a course of advanced instruction in terms of regulation 32 (2) of the Transport (Driver Licensing) Regulations 1987.

B. Rawnsley, Traffic Improvement School, Wellington; under the direction of B. Rawnsley.

Driving Academy Whakatane, Whakatane; under the direction of S. A. Burton.

Signed at Wellington this 16th day of August 1988.

G. T. HENRY, Assistant Director of Road Transport.

(File: 16/6/5) go9150

Approval of Defensive Driving Organisations

Pursuant to section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and to section 39 (a) of the Transport Act 1962; and pursuant to a delegation given by the Secretary for Transport in an instrument dated the 2nd day of November 1987; I, Geoffrey Thomas Henry, Assistant Director of Road Transport, hereby approve the following organisations to be defensive driving organisations, for the purposes of section 68 of the Transport Act 1962, and regulation 32 (2) of the Transport (Driver Licensing) Regulations 1987.

Roadsense, Te Puke.

Bruce Driving School, Timaru.

Wanganui Driver Training Centre, Wanganui.

Signed at Wellington this 16th day of August 1988.

G. T. HENRY, Assistant Director of Road Transport.

(File: 16/6/1/2) go9151

1

Authorities and Other Agencies of State

New Zealand Kiwifruit Authority

Kiwifruit Marketing Licensing Regulations 1977 (Amendment No. 1)

Election of Producer Representatives to the New Zealand Kiwifruit Authority

I hereby give notice that an election will be held to elect two members of the New Zealand Kiwifruit Authority, one to represent kiwifruit producers in the Northern Ward, and the other to represent kiwifruit producers in the Southern Ward.

Pursuant to the requirements of the Kiwifruit Marketing Licensing Regulations 1977 (Amendment No. 1) therefore, kiwifruit producers are advised that the electoral roll of producers in the Northern Ward will be available for inspection for 14 days from 31 August 1988, during normal office hours. at the following places: Ministry of Agriculture and Fisheries' offices in Kerikeri, Whangarei, Pukekohe, and Hamilton, the Post Office in Katikati and the New Zealand Kiwifruit Authority offices in Auckland and Tauranga and the electoral roll of producers in the Southern Ward will be available for inspection for 14 days from 31 August 1988 during normal office hours, at the following places: Ministry of Agriculture and Fisheries' offices in Hamilton, Palmerston North, Whakatane, Opotiki, Wanganui, New Plymouth, Levin. Gisborne, Blenheim, Hastings and Motueka; Post Offices in Te Puke (Jellicoe Street), Takaka and in Nelson (Richmond Post Office); the offices of the New Zealand Fruitgrowers Federation in Wellington.

J. H. PALMER, Returning Officer.

New Zealand Kiwifruit Authority, P.O. Box 3742, Auckland 1. au8913

Notice of Election, Nominations of Candidates and Closing Date for Nominations

I hereby give notice that elections will be held to elect 2 members to the New Zealand Kiwifruit Authority, 1 to represent kiwifruit producers in the Northern Ward and the other to represent kiwifruit producers in the Southern Ward.

The Kiwifruit Marketing Licensing Regulations 1977 (and amendments) provide:

"No person shall be eligible for election as a producers' representative unless;

- (a) The person's name is entered on the roll;
- (b) The person has been nominated in writing by two or more producers whose names appear on the roll as producers of at least 5000 trays of kiwifruit for export in the season prior to the election;
- (c) The person has, by writing in the prescribed form or by letter or telegram to the Returning Officer, accepted nomination;
- (d) And has, within 7 days of accepting nomination, paid to the Returning Officer a deposit of \$11.00 (\$10.00 deposit plus \$1.00 GST).

Nominations open on Wednesday, 14 September 1988.

Nominations of candidates must be in my hands by no later than noon on 28 September 1988.

Preliminary notice of intention by 21 September 1988 would be appreciated.

Dated at Auckland this 17th day of August 1988.

J. H. PALMER, Returning Officer.

New Zealand Kiwifruit Authority, P.O. Box 3742, 21-29 Queen Street, Auckland.

1 go9778

Motor Vehicle Dealers Licensing Board

Motor Vehicle Dealers Act 1975

Certificate of Approval Cancelled

Notice is hereby given pursuant to section 6 (p) of the Motor Vehicle Dealers Act 1975, that the certificate of approval as a motor vehicle salesman issued to Ron West Motors Ltd. in respect of John Patrick Jelas has been cancelled by the Motor Vehicle Dealers Licensing Board.

Dated at Wellington this 23rd day of August 1988.

M. M. STEELE, Registrar of Motor Vehicle Dealers. au9781

PostBank

Post Office Savings Bank Regulations 1985

Bonus Bonds Weekly Prize Draw No. 2, August 1988

Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 2 for 13 August is as follows:

One prize of \$50,000: 9085 628421

Fourteen prizes of \$5,000: 118 073177, 263 793434, 615 812400, 817 008607, 1111 634034, 1119 991375, 2697 451482, 3399 181249, 4795 004461, 5388 914546, 5393 406764, 6097 130907, 7681 448718 and 8391 078487.

ROGER DOUGLAS, Minister of Finance.

Bonus Bonds Weekly Prize Draw No. 3, August

Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 3 for 20 August is as follows:

One prize of \$50,000: 270 553923

Fourteen prizes of \$5,000: 044 368375, 412 057960, 1079 891012, 1110 016280, 3890 859287, 6190 890669, 6590 993453, 6596 741775, 7390 222212, 7994 397282, 8193 247188, 8684 561903, 9485 353139 and 9686 920456.

ROGER DOUGLAS, Minister of Finance. au9764

Bonus Bonds Weekly Prize Draw No. 4, August 1988

Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 4 for 27 August is as follows:

One prize of \$50,000: 6299 697892

Fourteen prizes of \$5,000: 049 007208, 497 174877,

513 659454, 715 605118, 1112 343109, 3293 437477, 4494 849782, 7197 207711, 7284 577491, 7692 264200, 8287 748881, 8982 764161, 9381 896634 and 9989 304588.

ROGER DOUGLAS, Minister of Finance. au9766

Bonus Bonds Weekly Prize Draw No. 1, September 1988

Pursuant to the Post Office Savings Bank Regulations 1985, notice is hereby given that the result of the weekly Prize Draw No. 1 for 3 September is as follows:

One prize of \$50,000: 9988 470763

Fourteen prizes of \$5,000: 570 064046, 1011 486600, 1118 420098, 2184 153775, 4196 537662, 4694 724446, 6695 691886, 7293 696419, 7497 971890, 7690 501001, 7898 537794, 8497 209348, 9484 054063 and 9582 427217.

ROGER DOUGLAS, Minister of Finance.

Reserve Bank

Securities Transfer Act 1977

The Securities Transfer (Authorised Public Securities Dealers) Notice (No. 2) 1988

Pursuant to section 2 of the Securities Transfer Act 1977, the Minister of Finance hereby gives the following notice.

Notice

- 1. Title and commencement—(1) This notice may be cited as the Securities Transfer (Authorised Public Securities Dealers) Notice (No. 2) 1988.
- (2) This notice shall come into force on the day after the date of its publication in the *Gazette*.
- 2. Authorised public securities dealers—The persons named in the Schedule to this notice are hereby approved as public securities dealers for the purposes of the Securities Transfer Act 1977.
- **3. Revocation**—The Securities Transfer (Authorised Public Securities Dealers) Notice 1988* is hereby revoked.

Schedule

Authorised Public Securities Dealers

A.G.C. Merchant Securities Limited.

A.M.P. Financial Corporation (NZ) Limited.

ASB Bank.

Auric Securities Limited.

Bancorp Holdings Limited.

BNZ Finance Limited.

B.T. New Zealand Limited.

Challenge Corporate Services Limited.

Citicorp New Zealand Limited.

DFC New Zealand Limited.

Elders Merchant Finance Limited.

Equiticorp Finance Group Limited.

FAS Macquarie Limited.

Fay Richwhite & Company Limited.

Gostock Financial Services Limited.

Leadenhall Investments Limited.

McCaughan Dyson Capel Cure (NZ) Limited.

Main Securities Limited.

Marac Corporation Limited.

National Australia Limited.

National Mutual Life Association of Australasia Limited.

National Mutual Finance Limited.

N.Z.I. Securities Limited.

Post Office Bank Limited.

Prudential Assurance Company Limited.

Rada Corporation Limited.

Reserve Bank of New Zealand.

Rural Banking and Finance Corporation of New Zealand.

South Pacific Merchant Finance Limited.

UDC Finance Limited.

United Building Society.

Wardley New Zealand Limited.

Westpac Securities Limited.

Zealcorp Financial Limited.

Dated at Wellington this 9th day of August 1988.

R. O. DOUGLAS, Minister of Finance.

*Gazette, 1988, page 1023

au8938

Reserve Bank of New Zealand Act 1964

Reappointing a Director of the Reserve Bank of New Zealand

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 15th day of August 1988

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to the Reserve Bank of New Zealand Act 1964, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council hereby reappoints

Sir Peter Herbert Elworthy of Timaru

as a Director of the Reserve Bank of New Zealand, to hold office during pleasure for a term of 3 years from the 1st day of September 1988.

C. J. HILL, for Clerk of the Executive Council. au9738

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 6 April 1988

Liabilities	\$(000)	Assets	\$(000)
Overseas liabilities—		Overseas assets—	,
Denominated in overseas currencies—		Denominated in overseas currencies—	
(a) Short term	608.894		1,246,361
(b) Long term	303,085	(b) Long term	14,496
Denominated in New Zealand currency—	,	(c) Holdings of I.M.F. special drawing	11,120
(a) Short term	50,271	rights	14,792
(b) Long term	-	Denominated in New Zealand currency—	14,732
(*) ====	962,2	50 (a) Short torm	
Allocation of special drawing rights by		/h /	2,352
I.M.F.	300,4		
Deposits—	300,4	54 Gold	15,719
(a) State:		A domana and discounts	1,293,720
Public account	469.050	Advances and discounts—	
Oth	468,959	(a) State:	
	98,208	Public account	25225
(b) Marketing organisations	4,222	Other	362,842
(c) Stabilisation accounts	132,571	(b) Marketing organisations	_
(d) Trading banks	91,438	(c) Stabilisation accounts	_
(e) Other	15,129	(d) Trading banks:	
	810,5		_
Notes in circulation	1,064,7	77 Other	1,768
Other liabilities	84,4	39 (e) Other	516
Reserves—			365,126
(a) General reserve	192,947	Term loans	
(b) Other reserves	130.466	Marketing organisations	50,000
(c) Profit and loss appropriation account	50,000	Investments in New Zealand—	30,000
	373,4		1,726,842
		(b) Other	15,748
		(0) Otto	1,742,590
		Other assets	144,464
		_	
	\$3,595,9	00	\$3,595,900
		=	

G. K. FROGGATT, Chief Manager, Corporate Services. au9102

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 13 April 1988

Liabilities		\$(000)	Assets	و	\$(000)
Overseas liabilities—		. ,	Overseas assets—	`	Ψ(σσσ)
Denominated in overseas currencies—			Denominated in overseas currencies-	_	
(a) Short term	602,730		(a) Short term	1,228,737	
(b) Long term	296,447		(b) Long term	14.376	
Denominated in New Zealand currency—	,		(c) Holdings of I.M.F. special draw		
(a) Short term	50,271		rights	14.487	
(b) Long term	_		Denominated in New Zealand curren		
_		949,448	(a) Short term	-, <u>-</u>	
Allocation of special drawing rights by		.,	(b) Long term	2.352	
I.M.F.		294,284	Gold	15 710	
				15,719	

(a) State: Advances and discounts— Public account 249,947 (a) State: Other 144,251 Public account - (b) Marketing organisations 3,986 Other - (c) Stabilisation accounts 136,147 (b) Marketing organisations - (d) Trading banks 44,596 (c) Stabilisation accounts - (e) Other 578,927 Compensatory deposits - Cother liabilities 1,031,885 Other 1,768 Other liabilities 89,163 (e) Other 10,085 Reserves— 192,947 Term loans— (b) Other reserves 130,466 Marketing organisations Investments in New Zealand— (c) Profit and loss appropriation account 50,000 Investments in New Zealand Government Securities 1,815,157	Liabilities				\$(000)		Assets					\$(000)
Notes in circulation	(a) State: Public account Other (b) Marketing organisation (c) Stabilisation accounts (d) Trading banks (d) Trading banks	s 	•••	144,251 3,986 136,147		(a) State: Public accou Other (b) Marketing of	nt organisati	 ons	• •	• •		1,275,671
(a) General reserve	Notes in circulation Other liabilities				1,031,885	Compensato Other	ry depos	• •	• •	• •		11,853
	(a) General reserve (b) Other reserves			130,466	373,413	Marketing orga Investments in Ne (a) New Zealan	ew Zealar	nd—				50,000
1,8											12,811	1,827,968 151,628
\$3,317,120					\$3,317,120							\$3,317,120

au9103

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 20 April 1988

Liabilities	\$	(000)		Assets				\$(000)
Overseas liabilities—			Overseas assets					, ,
Denominated in overseas currencies—			Denominated in	overseas curr	encies-			
(a) Short term	598, 485		(a) Short term				1,240,544	
(b) Long term	300,368		(b) Long term				14,289	
Denominated in New Zealand currency—	,		(c) Holdings of	f I.M.F. speci	al drav	vina	,	
(a) Short term	50,271		rights				14,618	
(b) Long term	_		Denominated in	New Zealand	currer	ncv—	,	
(0) = 0.03		949,124	(a) Short term				_	
Allocation of special drawing rights by		,	(b) Long term				2,352	
I.M.F.	2	296,957	Gold				15,719	
Deposits—	•	,				• •	-5,, -5	1,287,522
(a) State:			Advances and disco	ounts				1,207,022
Dublic account	316,543		(a) State:	Julius				
Other	144,529		Public account	t			_	
(h) Marketing executeations	3,932		Other		• •		29,139	
(a) Cashiliantian assessmen	135,625		(b) Marketing org	ranications	• •	• •	27,107	
di Tandina bonis	42,780		(c) Stabilisation a		• •	• •		
(a) O4b and	23,442		(d) Trading bank		• •	• •	_	
(e) Other		666,851	Compensatory					
Notes in circulation		015,410	Other	y deposits	• •	• •	1,768	
Other liabilities	1,1	89,119	(e) Other	• • • • • • • • • • • • • • • • • • • •	• •	• •	180	
		07,117	(e) Other	• • • • • • • • • • • • • • • • • • • •	• •	• •	100	21 007
Reserves—	102 047		Term loans-					31,087
(a) General reserve	192,947							EQ 000
(b) Other reserves	130,466		Marketing organi	isations		• •		50,000
(c) Profit and loss appropriation account	50,000		Investments in New		<u> </u>		1 000 007	
		373,413	(a) New Zealand	Government	Secur	ities	1,860,897	
			(b) Other	• • • • • • • • • • • • • • • • • • • •	• •	• •	9,835	4 000 000
								1,870,732
			Other assets	• • • • •				151,533
•	\$3.5	390,874						\$3,390,874
	φυ,							φ3,330,674

G. K. FROGGATT, Chief Manager, Corporate Services. au9104

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 27 April 1988

\$(000)	Assets		\$(000)
	Overseas assets—		
	Denominated in overseas currencies-		
2			
	V. 1 2		
•	(c) Holdings of I M E enocial draw	ing	
		/ilig	
1			
_	Denominated in New Zealand curren	icu—	
863 122		•	
_ 000,122			
000 100			
293,138	Gold	15,/19	
			1,193,577
	Advances and discounts—		
3	(a) State:		
9	Public account		
7	Other	150,555	
1	(b) Marketing organisations	· · · · · -	
25			
		• •	
1,070,215	Other	1,747	
	2 9 1 863,122 293,138 3 9 7 1	Overseas assets—	Overseas assets—

Lial	bilities				\$(000)		Asse	ets				\$(000)
Other liabilities Reserves— (a) General reserve	••		• •	192,947	92,463	(e) Other Term loans—	• •	• •	••	• •	720	153,022
(b) Other reserves (c) Profit and loss a	 pprop	riation	account	130,466 50,000	373,413	Marketing org Investments in N (a) New Zeala (b) Other	Iew Zeal	and		ities	1,915,600 10,788	50,000
					\$3,475,730	Other assets						1,926,388 152,743 \$3,475,730

G. K. FROGGATT, Chief Manager, Corporate Services. au9106

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Friday, 29 April 1988

Liabilities		\$(000)	Asse	ets			\$(000)
Overseas liabilities—			Overseas assets—				. ,
Denominated in overseas currencies—	510 851		Denominated in overs	eas curren	cies—		
(a) Short term	519,751		(a) Short term			1,138,104	
(b) Long term	293,165		(b) Long term			14,050	
Denominated in New Zealand currency—	E0.084		(c) Holdings of I.M.	F. special	drawing		
(a) Short term	50,271		rights			14,273	
(b) Long term	-		Denominated in New	Zealand cı	ırrency—		
A11 A1 C - 1 1 1 1 1		863,187	(a) Short term			_	
Allocation of special drawing rights by			(b) Long term	• •		2,352	
I.M.F		289,951	Gold			15,719	
Deposits—							1,184,498
(a) State:	06.054		Advances and discounts-	_			
Public account	26,271		(a) State:				
Other	97,328		Public account			_	
(b) Marketing organisations	3,887		Other			36,893	
(c) Stabilisation accounts	135,444		(b) Marketing organisa			_	
(d) Trading banks	66,599		(c) Stabilisation accoun	nts .			
(e) Other	26,696		(d) Trading banks:				
Mark to the		356,225	Compensatory depo	ositş .		-	
Notes in circulation	1	,036,450	Other			1,698	
Other liabilities		102,821	(e) Other			575	
Reserves—	100.045						39,166
(a) General reserve	192,947		Term loans				
(b) Other reserves	130,466		Marketing organisation				50,000
(c) Profit and loss appropriation account	50,000	0=0 440	Investments in New Zeal				
		373,413		rnment Se	curities	1,581,089	
			(b) Other			10,790	
							1,591,879
			Other assets				156,504
	<u>\$3</u>	,022,047					\$2,022,047
	Ψ 0	,022,047					\$3,022,047

G. K. FROGGATT, Chief Manager, Corporate Services. au9108

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 4 May 1988

Liabilities Overseas liabilities—		\$(000)	Assets Overseas assets—	\$(000)
Denominated in overseas currencies— (a) Short term (b) Long term Denominated in New Zealand currency—	513,549 285,976		Denominated in overseas currencies— (a) Short term 1,122,435 (b) Long term	
(a) Short term	50,271		rights 10.271	
(b) Long term		849,796	Denominated in New Zealand currency— (a) Short term	
Allocation of special drawing rights by			(b) Long term 2,352	
I.M.F Deposits—		284,082	Gold 15,719	
(a) State:			Advances and discounts—	1,164,678
Public account	36,002		(a) State:	
	75,219		Public account –	
(b) Marketing organisations	3,880		Other 44,148	
(c) Stabilisation accounts (d) Trading banks	134,139		(b) Marketing organisations	
(d) Trading banks	192		(c) Stabilisation accounts	
(e) Other	17,406	066.000	(d) Trading banks:	
Notes in circulation		266,838	Compensatory deposits =	
Other liabilities		1,020,208	Other 141,698	
		95,980	(e) Other 464	
Reserves— (a) General reserve	100.045			186,310
	192,947		Term loans—	
(c) Drofit and less ammunication and a	130,466		Marketing organisations	50,000
(c) Profit and loss appropriation account	50,000	000 440	Investments in New Zealand—	
-		373,413	(a) New Zealand Government Securities 1,322,057 (b) Other 11,792	
			1	1,333,849

Liabilities

\$(000) A Other assets

Assets

\$(000) 155,480 \$2,890,317

\$2,890,317

G. K. FROGGATT, Chief Manager, Corporate Services. au9109

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 11 May 1988

Liabilities	\$(000)	Assets	\$(000)
	\$(000)	Overseas assets—	4(000)
Overseas liabilities— Denominated in overseas currencies—		Denominated in overseas currencies—	
	508,425	(a) Short term	1,121,866
(4, 5.1511	285,039	(b) Long term	13,667
(b) Long term 2 Denominated in New Zealand currency—	200,000	(c) Holdings of I.M.F. special drawing	
(a) Short term	50,271	rights	10,254
) [] [] [] [] [] [] [] [] [] [00,271	Denominated in New Zealand currency—	,
(b) Long term	843,735	(a) Short term	_
Allocation of special drawing rights by		(b) Long term	2,352
I.M.F	283,494	Gold	15,719
Deposits—	200,100		1,163,858
(a) State:		Advances and discounts—	
Public account	84,115	(a) State:	
	110,226	Public account	-
(b) Marketing organisations	3,873	Other	228,526
(c) Stabilisation accounts 1	136,138	(b) Marketing organisations	_
(d) Trading banks	17,472	(c) Stabilisation accounts	-
(e) Other	9,609	(d) Trading banks:	
(6) 6 11 61	361,433	Compensatory deposits	_
Notes in circulation	1,024,941	Other	97,698
Other liabilities	99,698	(e) Other	166
Reserves—	•	• •	326,390
	192,947	Term loans	
(b) Other reserves 1	130,466	Marketing organisations	50,000
	50,000	Investments in New Zealand—	
(o)	373,413	(a) New Zealand Government Securities	1,278,422
		(b) Other	11,785
•			1,290,207
		Other assets	156,259
	\$2,986,714		\$2,986,714
	\$2,900,714		Ψ2,700,714

G. K. FROGGATT, Chief Manager, Corporate Services. au9110

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 18 May 1988

Liabilities		\$(000)	Assets	\$(000)
Overseas liabilities—			Overseas assets—	
Denominated in overseas currencies—			Denominated in overseas currencies—	
(a) Short term	658,569		(a) Short term 1,260,528	
\	282,510		(b) Long term 13,769	
(b) Long term	202,010		(c) Holdings of I.M.F. special drawing	
Denominated in New Zealand currency—	FO 071			
(a) Short term	50,271			
(b) Long term	_		Denominated in New Zealand currency—	
()		991,350	(a) Short term	
Allocation of special drawing rights by			(b) Long term 2,352	
I.M.F		285,096	Gold 15,719	
		200,000		1,302,672
Deposits—			Advances and discounts—	1,002,00
(a) State:				
Public account	_		(a) State:	
Other	179,3 7 0		Public account 324,300	
(b) Marketing organisations	3,843		Other	
	135,838		(b) Marketing organisations	
(c) Stabilisation accounts	22,506		(c) Stabilisation accounts	
(d) Trading banks				
(e) Other	17,721		(d) Trading banks:	
		359,278	Compensatory deposits	
Notes in circulation		1,006,734	Other 29,637	
Other liabilities		104,149	(e) Other 184	
		20 -,2		354,121
Reserves—	100 047		Term loans—	,
(a) General reserve	192,947		*	50,000
(b) Other reserves	130, 46 6		Marketing organisations	30,000
(c) Profit and loss appropriation account	50,000		Investments in New Zealand—	
(0)		373,413	(a) New Zealand Government Securities 1,238,775	
		,	(b) Other 13,764	
				1,252,539
			Other assets	160,688
			<u></u>	
	7	3,120,020		\$3,120,020
	<u>'</u>	PJ, 120,020		
	•			

G. K. FROGGATT, Chief Manager, Corporate Services. au9112

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 25 May 1988

Liabilities Overseas liabilities—		\$(000)	Assets	\$(000)
Denominated in overseas currencies—			Overseas assets—	
(a) Chart town	1 011 707		Denominated in overseas currencies—	
	1,011,707		(a) Short term 1,486,6	
(b) Long term	153,220		(b) Long term 13,5	98
Denominated in New Zealand currency—			(c) Holdings of I.M.F. special drawing	
(a) Short term	50,271		rights 10 1	56
(b) Long term	_		Denominated in New Zealand currency—	
A11 11 11 11 11 11 11 11 11 11 11 11 11		1,215,198	(a) Short term	_
Allocation of special drawing rights by			(b) Long term 2,3	52
I.M.F		281,014	Gold 15,7	
Deposits—				1,528,453
(a) State:			Advances and discounts—	
Public account	~		(a) State:	
Other	100,272		Public account 18,2	18
(b) Marketing organisations	3,839		Other 176,5	
(c) Stabilisation accounts	135,838		(b) Marketing organisations	, <u>.</u>
(d) Trading banks	28,398		(c) Stabilisation accounts	_
(e) Other			(d) Trading banks:	_
		268,347	Componentary danceita	
Notes in circulation		1,017,359		_
Other liabilities		98,099	1 2 2 2 3	
Reserves—		70,099	(e) Other 12,60	
(a) General reserve	192,947		T1	_ 322,013
(b) Other reserves			Term loans—	
	130,466		Marketing organisations	50,000
(c) Profit and loss appropriation account	50,000	070 410	Investments in New Zealand—	
		373,413	(a) New Zealand Government Securities 1,176,49	93
			(b) Other 13,79	
				_ 1,190,284
			Other assets	162,680
	•	\$3,253,430		
		φυ, <u>2</u> υυ,4υυ		\$3,253,430
	•			

G. K. FROGGATT, Chief Manager, Corporate Services. au9113

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Tuesday, 31 May 1988

Liabilities	\$	(000)		Assets				\$(000)
Overseas liabilities—			Overseas assets					, ,
Denominated in overseas currencies—			Denominated in o	verseas curi	rencies	_		
(a) Short term	1,111,233		(a) Short term				1,579,116	
(b) Long term	150,907		(b) Long term				13,584	
Denominated in New Zealand currency—			(c) Holdings of	I.M.F. speci	ial drav	ving	•	
(a) Short term	50,271		rights				10,112	
(b) Long term	-		Denominated in N	lew Zealand	curre	ncv—	,	
	1,3	312,411	(a) Short term			٠	_	
Allocation of special drawing rights by			(b) Long term				2,352	
I.M.F	2	279,790	Cold				15,719	
Deposits—		*					20,,27	1,620,883
(a) State:			Advances and discou	ints				1,020,000
Public account	_		(a) State:					
Other	199,495		Public account				640,822	
(b) Marketing organisations	3,757		Other		• •		040,022	
(c) Stabilisation accounts	135,937		(b) Marketing orga		• •		_	
(d) Trading banks	18.840		(c) Stabilisation ac	counts			_	
(e) Other	15,172		(d) Trading banks:	COunts	• •	• •		
• • • • • • • • • • • • • • • • • • • •		373,201	Compensatory	denosits				
Notes in circulation		012,411	O4L		• •	• •	29,583	
Other liabilities		103,165	(a) Other		• •	• •	824	
Reserves—	-	.00,200	(c) Other	• • • • • • • • • • • • • • • • • • • •	• •	• •	024	601 000
(a) General reserve	192,947		Term loans—					681,229
(b) Other reserves	130,466		Marketing organisa	ations				E0 000
(c) Profit and loss appropriation account	50,000	т	Investments in New	20212nd_	• •	• •		50,000
()		373,413	(a) New Zealand C		Caarini	tion	910.007	
		770,410	(b) Other .			nes	12,827	
			(b) Other .	• • • • • • • • • • • • • • • • • • • •	• •	• •	12,027	000 024
			Other assets .					922,834
			Oniei assets ,	• • •	• •	• •		179,445
	\$3,4	154,391						\$3,454,391

G. K. FROGGATT, Chief Manager, Corporate Services. au9114

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 1 June 1988

	-		
Liabilities	\$(000)	Assets	\$(000)
Overseas liabilities—		Overseas assets—	+1/
Denominated in overseas currencies—	1 100 110	Denominated in overseas currencies—	
(a) Short term	1,108,140	(a) Short term 1,573,411	
(b) Long term	149,702	(b) Long term 13,549	
Denominated in New Zealand currency—	ŕ	(c) Holdings of I.M.F. special drawing	
(a) Short torm	50.271		
	30,271	rights 10.086	
(b) Long term	_	Denominated in New Zealand currency—	

3302	1124		ID OILLEITI	_			110. 101
Liabilities		\$(000)		Assets			\$(000)
Allocation of special drawing rights by I.M.F.		1,308,113 279,072	(a) Short term (b) Long term Gold			2,352 15,719	
Deposits— (a) State: Public account	_		Advances and disco	ounts—			1,615,117
Other (b) Marketing organisations	190,830 3,757		Public accoun	ıt		485,729 131,258	
(c) Stabilisation accounts (d) Trading banks	135,819 8,406		(b) Marketing or (c) Stabilisation a	ganisations		· -	
(e) Other	5,426	344.238	(d) Trading bank Compensator	is: v deposits		_	
Notes in circulation Other liabilities		1,012,437 104,362	Other (e) Other			58,582 758	
Reserves— (a) General reserve (b) Other reserves	192,947		Term loans-				676,327
(b) Other reserves (c) Profit and loss appropriation account	130,466 50,000		Marketing organ Investments in Nev	isations v Zealand		205.546	50,000
		373,413	(a) New Zealand (b) Other			885,546 12,843	200 200
			Other assets				898,389 181,802
		\$3,421,635					\$3,421,635
G. K. FROGGATT, Chief Manager, Corporate	e Services.						
au9782					-, -		
Revised Statement of Assets and I		of the Res	erve Bank of N	New Zealaı	nd as at th	ne Close of	•
Business on Wednesday, 8 June 19	988	\$(000)		Assets			\$(000)
Overseas liabilities— Denominated in overseas currencies—		4(000)	Overseas assets— Denominated in		rencies—		******
(a) Short term	1,100,471 150,325		(a) Short term	1		1,546,692 13,456	
Denominated in New Zealand currency— (a) Short term	50,271		(c) Holdings o	of I.M.F. speci	ial drawing	9,962	
(b) Long term	-	1,301,067	Denominated in (a) Short term	New Zealand	currency—	_	
Allocation of special drawing rights by I.M.F.		275,643	(b) Long term Gold			2,352 15,719	
Deposits— (a) State:		2.0,0.0	Advances and disc				1,588,181
Public account Other	186,912		(a) State: Public accour			539,936	
(b) Marketing organisations (c) Stabilisation accounts	3,747 135,338		Other (b) Marketing or	rganisations		16,651	
(d) Trading banks (e) Other	24,093 14,891	-	(c) Stabilisation	accounts		-	
Notes in circulation		364,981 1,045,915	Compensator Other	y deposits		21,583	
Other liabilities Reserves—		51,041	(e) Other	••		510	578,680
(a) General reserve (b) Other reserves	192,947 130,466		Term loans— Marketing organ				50,000
(c) Profit and loss appropriation account	50,000	373,413	Investments in New (a) New Zealand	l Government		987,127	
			(b) Other	••	••	9,902	997,029
		\$3,412,060	Other assets	••			198,170 \$3,412,060
				•			
G. K. FROGGATT, Chief Manager, Corporate au 9783	e Services.						
D 1 1 C 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		of the Dec	Park of I	Now Zoolo	nd as at ti	na Clasa at	
Revised Statement of Assets and Business on Wednesday, 22 June		or the Kes	serve bank of f	New Zeala	iiu as at ti	ie Close of	
Liabilities Overseas liabilities—		\$(000)	Overseas assets-	Assets			\$(000)
Denominated in overseas currencies— (a) Short term	968,724		Denominated in (a) Short term	overseas curi		1,407,173	
(b) Long term Denominated in New Zealand currency—	141,695		(b) Long term (c) Holdings (٠.		13,020	
(a) Short term	50,271					9,524	
Allocation of special drawing rights by		1,160,690		n		2,352	
I.M.F Deposits—		263,513				15,719	1,447,788
(a) State:	=		Advances and disc (a) State:	counts			, = = : , . = =
Other	141,362 103		Public accoun	nt		279,980 -	
(b) Marketing organisations (c) Stabilisation accounts	134,815		(b) Marketing of (c) Stabilisation	rganisations		_ _ _	
(d) Trading banks	1,709		(c) Stabilisation	accounts		_	

8 SEPTEMBER	NEW	ZEALA	ND GAZETTE	3563
Liabilities		\$(000)	Assets	\$(000)
(e) Other	8,542		(d) Trading banks:	,,,,
Notes in circulation		286,531 1,010,655	Compensatory deposits – Other	
Other liabilities		126,941	(e) Other 144	F74 707
Reserves— (a) General reserve	192,947		Term loans—	574,707
(b) Other reserves (c) Profit and loss appropriation account	130,466 50,000		Marketing organisations Investments in New Zealand—	50,000
(c) From and loss appropriation account		373,413	(a) New Zealand Government Securities 963,170	
			(b) Other 5,944	969.114
			Other assets	180,134
		\$3,221,743		\$3,221,743
G. K. FROGGATT, Chief Manager, Corporate au9784	Services.			
au//04				
		of the Res	serve Bank of New Zealand as at the Close of	
Business on Wednesday, 29 June 1	.988	*****		A (0.00)
Liabilities Overseas liabilities—		\$(000)	Assets Overseas assets—	\$(000)
Denominated in overseas currencies—	005 070		Denominated in overseas currencies—	
(a) Short term (b) Long term	885,870 145,320		(a) Short term 1,345,052 (b) Long term 13,891	
Denominated in New Zealand currency—	•		(c) Holdings of I.M.F. special drawing	
(a) Short term (b) Long term	50,271		rights 9,995 Denominated in New Zealand currency—	
-		1,081,461	(a) Short term	
Allocation of special drawing rights by I.M.F.		276,560	(b) Long term 2,352 Gold 15,719	
Deposits—			<u></u>	1,387,009
(a) State: Public account	_		Advances and discounts— (a) State:	
Other	129,639		Public account 352.443	
(b) Marketing organisations (c) Stabilisation accounts	102 134,939		Other	
(d) Trading banks	9,999		(c) Stabilisation accounts	
(e) Other	26,075	300,754	(d) Trading banks: Compensatory deposits	
Notes in circulation		992,726	Other 61,583	
Other liabilities		131,420		467,401
(a) General reserve (b) Other reserves	192,947 130,466		Term loans— Marketing organisations	50,000
(c) Profit and loss appropriation account	130,400		Investments in New Zealand—	30,000
		323,413	(a) New Zealand Government Securities 1,013,813 (b) Other 6,897	
				1,020,710
			Other assets	181,214
		\$3,106,334		\$3,106,334
G. K. FROGGATT, Chief Manager, Corporate	Sorvices			
au9785	Gervices.			
D : 16/4	. 1 .1	C 41 . D	P (N 7 1 1 1 1 1 1 1 1 1	
Business on Thursday, 30 June 198		of the Res	erve Bank of New Zealand as at the Close of	
Liabilities	,0	\$(000)	Assets	\$(000)
Overseas liabilities—		,	Overseas assets—	,,
Denominated in overseas currencies— (a) Short term	902,935		Denominated in overseas currencies— (a) Short term 1,374,377	
(b) Long term Denominated in New Zealand currency—	148,053		(b) Long term	
(a) Short term	50,271		rights 10,072	
(b) Long term	· -	1,101,259	Denominated in New Zealand currency— (a) Short term	
Allocation of special drawing rights by		1,101,239	(b) Long term 2,260	
I.M.F Deposits—		278,687	Gold 15,719	1,416,587
(a) State:			Advances and discounts—	1,410,001
Public account Other	79,633		(a) State: Public account 27,626	
(b) Marketing organisations	102		Other 217,000	
(c) Stabilisation accounts	134,913 40,172		(b) Marketing organisations (c) Stabilisation accounts	
(e) Other	28,136	0	(d) Trading banks:	
Notes in circulation		282,956 990.180	Compensatory deposits	
Other liabilities		133,287	Other 163,583 (e) Other 834	
Reserves— (a) General reserve	192,947		Term loans—	409,043
(b) Other reserves	130,466		Marketing organisations	50,000
(c) Profit and loss appropriation account		323,413	Investments in New Zealand— (a) New Zealand Government Securities 1,048,881	
		520,410	(b) Other 8,825	

Other assets

Liabilities

\$(000)

Assets

\$(000) 1,057,706 176,446

\$3,109,782

176,446 \$3,109,782

G. K. FROGGATT, Chief Manager, Corporate Services. au9786

Statement of Assets and Liabilities of the Reserve	Bank of New Zealand as at the Close of Business on
Wednesday, 6 July 1988	

wednesday, o adiy 1900								
Liabilities		\$(000)		Assets				\$(000)
Overseas liabilities—			Overseas assets-	-				
Denominated in overseas currencies—			Denominated in	overseas	currencies	;—		
(a) Short term	877,835		(a) Short terr	m.			1,334,129	
(b) Long term	144,031		(b) Long tern	n.			13,765	
Denominated in New Zealand currency—	,		(c) Holdings			wing	•	
(a) Short term	50,271		rights				9,768	
)t. (T	00,2.1		Denominated in			ncv-	.,	
(b) Long term		1,072,137	(a) Short terr				_	
Allocation of special drawing rights by		1,072,107	(b) Long tern				2,260	
I.M.F		2 70,266	Gold				15,719	
		270,200		•••	•	• • •	20,7.27	1,375,641
Deposits—			Advances and disc	counts-				2,070,012
(a) State:	339,608		(a) State:	counts —				
Public account	121,106		Public accou	int				
Other	121,100		Other			• •	658,115	
(b) Marketing organisations					 ne	• •	000,110	
(c) Stabilisation accounts	133,177		(b) Marketing of			• •	_	
(d) Trading banks	36,648		(c) Stabilisation		• •	• •	_	
(e) Other	8,209	(20.050	(d) Trading ban					
		638,850	Compensato		s	• •	149 502	
Notes in circulation		1,004,955	Other	• •	• • • • • • • • • • • • • • • • • • • •	• •	142,583	
Other liabilities		136,929	(e) Other	• •	• • • • • • • • • • • • • • • • • • • •	• •	696	001 204
Reserves—								801,394
(a) General reserve	192,947		Term loans-					E0 000
(b) Other reserves	130,466		Marketing orga	inisations		• •		50,000
(c) Profit and loss appropriation account			Investments in No				1 000 010	
		323,413	(a) New Zealan	id Governi	ment Secu	rities	1,033,213	
			(b) Other		• • • •	• •	7,797	4 0 4 4 0 4 0
								1,041,010
			Other assets					178,505
		#2 446 EEO						\$3,446,550
		\$3,446,550						φυ,440,000

G. K. FROGGATT, Chief Manager, Corporate Services. au9787

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 13 July 1988

Liabilities		\$(000)	Assets	\$(000)
Overseas liabilities—		4(000)	Overseas assets—	****
Denominated in overseas currencies—			Denominated in overseas currencies—	
(-) Ch and Assume	953,674		(a) Short term 1,395,3	14
	108,486)L(T 1 12 G	
(b) Long term	100,400		(c) Holdings of I.M.F. special drawing	•
Denominated in New Zealand currency—	E0 071		rights 9,8	34
(a) Short term	50,271		Denominated in New Zealand currency—	10-1
(b) Long term	_	1 110 421		
		1,112,431	(a) Short term	260
Allocation of special drawing rights by				260
I.M.F		272,087	Gold 15,7	
Deposits—				1,437,004
(a) State:			Advances and discounts—	
Public account	92,373		(a) State:	
Other	97,144		Public account	-
(b) Marketing organisations	102		Other 192,8	327
(c) Stabilisation accounts	131,447		(b) Marketing organisations	-
(d) Trading banks	34,547		(c) Stabilisation accounts	-
(e) Other	26,738		(d) Trading banks:	
(c) Chief II II II II II		382,351	Compensatory deposits	_
Notes in circulation		991,475	Other 141,4	182
Oth an linkillation		138,693	(e) Other	168
Reserves—		100,000	(0) 0	334,777
(a) Camanal masamin	192,947		Term loans—	
	130,466		Mandantina and antique	50,000
(b) Other reserves	130,400		Investments in New Zealand—	00,000
(c) Profit and loss appropriation account		202 412	(a) New Zealand Government Securities 1,209,6	566
		323,413		325
			(b) Other 7,8	1,217,491
			Oil .	
			Other assets	181,178
		\$3,220,450		\$3,220,450
		φυ,220,430		40,220,100

G. K. FROGGATT, Chief Manager, Corporate Services. au9788

Revised Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 15 June 1988

Liabilities	\$	(000)	Assets			\$(000)
Overseas liabilities—			Overseas assets—			,
Denominated in overseas currencies—			Denominated in overseas curr	encies		
(a) Short term	1,000,572		(a) Short term		1,440,742	
(b) Long term	146,940		(b) Long term	.,	13,448	
Denominated in New Zealand currency—			(c) Holdings of I.M.F. speci	al drawing		
(a) Short term	50,271		rights		9,941	
(b) Long term	-		Denominated in New Zealand	currency-		
	1,1	197,783	(a) Short term			
Allocation of special drawing rights by	*1		(b) Long term		2,352	
_ I.M.F	2	275,053	Gold		15,719	
Deposits—						1,482,202
(a) State:			Advances and discounts—			
Public account	· ·		(a) State:			
Other	147,507		Public account		577,240	
(b) Marketing organisations	3,736		Other		_	
(c) Stabilisation accounts	134,819		(b) Marketing organisations		_	
(d) Trading banks	9,340		(c) Stabilisation accounts		_	
(e) Other	26,045		(d) Trading banks:			
		321,447	Compensatory deposits		_	
Notes in circulation		001,505	Other		65,583	
Other liabilities	1	129,909	(e) Other		331	
Reserves—						643,154
(a) General reserve	192,947	•	Term loans			
(b) Other reserves	130,466		Marketing organisations			50,000
(c) Profit and loss appropriation account	50,000		Investments in New Zealand—			
	3	373,413	(a) New Zealand Government	Securities	912,574	
			(b) Other		10,866	
						923,440
		(Other assets			200,314
	<u> </u>	299,110				\$2,000,110
	\$3,2	27,110				\$3,299,110

G. K. FROGGATT, Chief Manager, Corporate Services. au9792

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 3 August 1988

Liabilities		\$(000)	Assets	\$(000)
Overseas liabilities—			Overseas assets—	, ,
Denominated in overseas currencies—			Denominated in overseas currencies—	
(a) Short term	1,123,966		(a) Short term 1,627,665	
(b) Long term	187,720		(b) Long term 14,212	
Denominated in New Zealand currency-	,		(c) Holdings of I.M.F. special drawing	
(a) Short term	50,271		rights 6,132	
(b) Long term	, <u> </u>		Denominated in New Zealand currency—	
· · · · · · · · · · · · · · · · · · ·		1,361,957	(a) Short term	
Allocation of special drawing rights by		_,,_	(b) Long term 2,260	
I.M.F.		277,865	Gold 15 710	
Deposits		277,000	· · · · · · · · · · · · · · · · ·	1,665,988
(a) State:			Advances and discounts—	1,000,000
Public account	97,823		(a) State:	
Other	95,730		Public account –	
(b) Mauliating augminations	95,730			
(c) Stabilisation accounts	130,155		(b) Marketing organisations –	
(d) Trading banks	8,207		(c) Stabilisation accounts –	
(e) Other	6,779		(d) Trading banks:	
**		338,788	Compensatory deposits	
Notes in circulation	-	1,006,024	Other 182,482	
Other liabilities		112,432	(e) Other 359	
Reserves—				257,485
(a) General reserve	192,947		Term loans—	
(b) Other reserves	130,466		Marketing organisations	50,000
(c) Profit and loss appropriation account	_		Investments in New Zealand—	ŕ
		323,413	(a) New Zealand Government Securities 1,257,939	
		,	(b) Other 5,897	
				1,263,836
			Other assets	183,170
	-		_	
	\$3	3,420,479	\$	3,420,479

G. K. FROGGATT, Chief Manager, Corporate Services. au 9789

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 20 July 1988

Liabilities	\$(000)	Assets	\$(000)
Overseas liabilities—		Overseas assets—	, , ,
Denominated in overseas currencies—		Denominated in overseas currencies—	
	096,474	(a) Short term 1,504,605	
_ (b) Long term	89,670	(b) Long term 14.180	
Denominated in New Zealand currency—		(c) Holdings of I.M.F. special drawing	
(a) Short term	50,271	rights 9,972	
(b) Long term	_	Denominated in New Zealand currency—	

Liabi	lities			\$(0 00)		Assets				\$(000)
Allocation of special dra	awing rights	s by		1,236,415 275,912	(a) Short term (b) Long term Gold		• •	••	2,260 15,719	1,546,736
(b) Marketing organis (c) Stabilisation accou (d) Trading banks			263,300 94 130,177 26,411		Advances and disco (a) State: Public account Other (b) Marketing org (c) Stabilisation a	t ganisations			472,750 - - -	1,040,730
Notes in circulation Other liabilities Reserves—		•••	15,518	435,500 1,004,559 117,996	(d) Trading bank Compensatory Other (e) Other Term loans—		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	77,482 139	550,371
(a) General reserve (b) Other reserves (c) Profit and loss ap	 propriation	account	130,466	323,413	Marketing organi Investments in New (a) New Zealand (b) Other	v Zealand	 t Secui	rities • •	1,064,525 7,833	50,000 1,072,358
				\$3,393,795	Other assets		••	••		174,330 \$3,393,795

G. K. FROGGATT, Chief Manager, Corporate Services. au9790

Statement of Assets and Liabilities of the Reserve Bank of New Zealand as at the Close of Business on Wednesday, 27 July 1988

Weallesday, 27 daily 1900				
Liabilities		\$(000)	Assets	\$(000)
Overseas liabilities—		,	Overseas assets—	
Denominated in overseas currencies—			Denominated in overseas currencies—	
(a) Short term	1,092,623		(a) Short term 1,544,293	3
(b) Long term	139,132		(b) Long term 14,13	1
Denominated in New Zealand currency—			(c) Holdings of I.M.F. special drawing	
(a) Short term	50,271		rights 10,01	5
(b) Long term	_		Denominated in New Zealand currency—	
(0) 2013 101111		1,282,026	(a) Short term	_
Allocation of special drawing rights by		, ,	(b) Long term 2,260	0
I.M.F.		277,102	Gold 15,71	9
Deposits—		,	<u> </u>	_ 1,586,418
(a) State:			Advances and discounts—	
Public account	-		(a) State:	
Other	79,610		Public account 26,078	
(b) Marketing organisations	94		Other 142,96	9
(c) Stabilisation accounts	129,445		(b) Marketing organisations	-
(d) Trading banks	42,578		(c) Stabilisation accounts	_
(e) Other	41,874		(d) Trading banks:	
(-/		293,601	Compensatory deposits	-
Notes in circulation		987,222	Other 79,48	
Other liabilities		124,043	(e) Other 35	
Reserves—			·	_ 248,879
(a) General reserve	192,947		Term loans—	
(b) Other reserves	130,466		Marketing organisations	50,000
(c) Profit and loss appropriation account	_		Investments in New Zealand—	
		323,413	(a) New Zealand Government Securities 1,213,21	
			(b) Other 5,88	
				_ 1,219,097
			Other assets	183,013
		\$3,287,407	•	\$3,287,407
		=======================================		

G. K. FROGGATT, Chief Manager, Corporate Services. au9791

Securities Commission

Securities Act 1978

Notice of Approval of Covenant Trustee Company to Act as a Trustee and Statutory Supervisor

Pursuant to the Securities Act 1978, the Securities Commission hereby approves Covenant Trustee Company to act as a trustee and statutory supervisor for the purposes of the Securities Act 1978 in respect of all securities, on and subject to, the following terms and conditions—

(a) That neither Covenant Trustee Company nor any member, director, officer or employee of it is at any time a

member of any issuer in respect of which the company is appointed as a trustee or statutory supervisor:

- (b) That neither Covenant Trustee Company nor any member, director, officer or employee of it at any time controls or has the right to control, directly or indirectly, the management of any issuer in respect of which the company is appointed as a trustee or statutory supervisor otherwise than in connection with the performance of its functions and powers:
- (c) That no relationship exists at any time between Covenant Trustee Company or any member, director, officer, or employee of it and any issuer of securities in respect of which the company is appointed as a trustee or statutory supervisor which is likely to affect the ability of the company to perform its functions and powers:

(d) That no person who is a member of Covenant Trustee Company at any time holds any office or appointment (including appointment as auditor) in any issuer in respect of which the company is appointed as a trustee or statutory supervisor.

Dated at Wellington this 6th day of September 1988.

The Common Seal of the Securities Commission was hereunto affixed in the presence of:

[L.S.] au9768 C. I. PATTERSON, Chairman.

Revocation of Approval of Ross Melville Bridgman Trustee Company to Act as a Trustee and Statutory Supervisor

Pursuant to the Securities Act 1978, the Securities Commission hereby revokes the approval given for Ross Melville Bridgman Trustee Company to act as a trustee and statutory supervisor for the purposes of the Securities Act

Dated at Wellington this 6th day of September 1988.

The Common Seal of the Securities Commission was hereunto affixed in the presence of:

C. I. PATTERSON, Chairman.

*Gazette, 1983, page 4158.

au9769

Land Notices

Conservation

Reserves Act 1977

Classification of Reserve and Declaration that the Reserve be part of the Mangaokewa Gorge Scenic Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Waikato Regional Manager of the Department of Conservation hereby classifies the reserve described in the Schedule hereto as a scenic reserve, and further, declares the said reserve to form part of the Mangaokewa Gorge Scenic Reserve.

Schedule

South Auckland Land District—Waitomo District

3.2960 hectares, more or less, being Section 1, S.O. Plan 56158, situated in NZMS 261, S16 Sheet 3.4. All New Zealand Gazette 1988, page 1023.

Dated at Hamilton this 8th day of August 1988.

W. W. E. SANDER, Regional Manager.

(Cons. C.O. Res. 3/3/54; R.O. RS 061) In8886

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Waikato Regional Manager of the Department of Conservation hereby classifies the reserve, described in the Schedule hereto, as a local purpose reserve (site for hospital), subject to the provisions of the said Act.

Schedule

South Auckland Land District—Taupo Borough

2.9800 hectares, more or less, being part Section 179, Block II, Tauhara Survey District, situated in N.Z.M.S. 261, U 18 sheet 10.05. Part certificate of title 10A/997. Part New Zealand Gazette, 1968, page 1364. Shown as area A on S.O. Plan 56909.

Dated at Hamilton this 8th day of August 1988.

W. W. E. SANDER, Regional Manager.

(Cons. C.O. 6/8/57; R.O. LP 019) ln9093

2/1CL

2/1CL

Lands

Local Government Act 1974

Transfer of Unformed Legal Road in Blocks I and V, Burke Survey District, Mackenzie County

Pursuant to section 323 of the Local Government Act 1974. and to a delegation from the Minister of Lands, the Director-General of Lands hereby declares that the land, described in the Schedule hereto, has been transferred to the Crown by the Mackenzie County Council, pursuant to the said section 323, and on the publication of this notice the said land shall be deemed to be Crown land subject to the Land Act 1948.

Schedule

Canterbury Land District

Mackenzie County

12.2000 hectares, more or less, being all that parcel of road situated in Blocks I and V, Burke Survey District, shown marked 'A' on S.O. Plan 17470.

Dated at Wellington this 9th day of August 1988.

A. H. PHILLIPS, Acting Deputy Director-General of Lands.

(Lands H.O. 10/10; D.O. 9/31 DOSLI)2/1CL In8984

Public Works Act 1981

Declaring Road to be Stopped and Vested in the District of Waimarino

Pursuant to sections 116, 117, and 120 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares the portion of road described in the Schedule hereto to be stopped and amalgamated with the land in certificate of title, No. 31D/238.

Schedule

Wellington Land District—Waimarino District

559 square metres, adjoining or passing through Sections 51 and 48, Block VII, Makotuku Survey District; as shown marked "A" on S.O. Plan 34011, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 1st day of August 1988.

N. J. ROBINSON, District Manager.

(Lands Wg. D.O. 8/49/0/12) ln8881

1CL

Declaring Land to be Crown Land in the Borough of Howick

Pursuant to section 42 (3) of the Public Works Act 1981, and pursuant to a delegation from the Minister of Lands, the District Manager, Department of Lands 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 1121 square metres, being Lot 19, Deposited Plan 3121. All proclamation No. 13158.

Dated at Auckland this 5th day of August 1988.

R. F. SMITH, District Manager.

(Lands Ak. D.O. 17/25/0) ln8884

1CL

Land Acquired for Defence Purposes in the City of New Plymouth

Pursuant to sections 20 (1) and 50 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for defence purposes and shall vest in the Crown on the 8th day of September 1988.

Schedule

Taranaki Land District—New Plymouth City

5550 square metres, situated in Block II, Paritutu Survey District, being part Section 224, Hua District; as shown marked "G" on S.O. Plan 12681, lodged in the office of the Chief Surveyor at New Plymouth.

Dated at New Plymouth this 3rd day of August 1988.

B. M. ROLLO, District Manager.

(Lands Wg. D.O. 35/0/1) ln8885

1CL

Amending a Notice Acquiring Land for Limited Access Road in the City of New Plymouth

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor hereby amends the notice dated the 23rd day of June 1988, and published in the *Gazette* of 7 July 1988, No. 118, at page 2734, land acquired for Limited Access Road in the City of New Plymouth, by omitting "A" from the Schedule, and substituting "B".

Dated at Wanganui this 5th day of August 1988.

B. P. BONISCH, District Solicitor.

(Lands Wg. D.O. 20/415/0) ln8882

1CL

Land Acquired in Hawke's Bay County

Pursuant to section 20 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Solicitor declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for soil conservation and river control purposes, and shall vest in The Hawke's Bay Catchment Board on the 8th day of September 1988.

Schedule

Hawke's Bay Land District

Area Being

4858 Part Lot 2, D.P. 8389; marked 'A' on plan.

840 Part Lot 1, D.P. 8389; marked 'B' on plan.

80 Part Lot 1, D.P. 8389; marked 'D' on plan.

30 Part Suburban Section 62 Havelock; marked 'F' on plan.

All in Block IV, Te Mata Survey District, as shown on S.O. Plan 8914, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 4th day of August 1988.

G. P. HULBERT, District Solicitor.

(Lands Na. D.O. AD6/3/231030/117)

1CL

Road Re-alignment in New Plymouth City

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands:

- (a) Pursuant to section 20 (1), declares that, an agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for road and shall vest in The New Plymouth City Council on the 8th day of September 1988;
- (b) Pursuant to section 114 (1), declares the land in the Second and Third Schedules hereto to be road and vested in the New Plymouth City Council;
- (c) Pursuant to section 116 (1), declares the portion of road described in the Third Schedule hereto to be stopped;
- (d) Declares the land described in the Fourth Schedule hereto to be taken under section 119 (1) and amalgamated with the land in certificate of title, No. E2/740.

First Schedule

Taranaki Land District—New Plymouth City

Land Acquired for Road

Area

m²

Being

- 82 Part Lot 2, D.P. 12144; marked "A" on S.O. Plan 12680.
- 3915 Part Lot 1, D.P. 12331; marked "C" on S.O. Plan 12680.
- 1547 Part Lot 1, D.P. 12331; marked "C1" on S.O. Plan 12681.

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

Second Schedule

Taranaki Land District—New Plymouth City

Land Declared as Road

Area

m²

Being

- 1990 Part Lot 3, D.P. 11790; marked "D" on S.O. Plan 12680.
 - 150 Part Section 201, Hua District; marked "L" on S.O. Plan 12680.
- 200 Part Stream Bed; marked "O" on S.O. Plan 12680.
- 1210 Lot 3, D.P. 12144; marked "R" on S.O. Plan 12680.
- 591 Part Lot 3, D.P. 11790; marked "D1" on S.O. Plan 12681.
- 600 Part Section 138, Hua District; marked "E" on S.O. Plan 12681.
 - 40 Part Stream Bed; marked "J" on S.O. Plan 12681.

Area

m²

Being

- 2750 Part Section 224, Hua District; marked "F" on S.O. Plan 12681.
- 2616 Part Section 224, Hua District; marked "M" on S.O. Plan 12681.
 - 40 Part Stream Bed; marked "P" on S.O. Plan 12681.
 - 50 Part Section 161, Hua District; marked "Q" on S.O. Plan 12681.

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

Third Schedule

Taranaki Land District—New Plymouth City

Land Declared Road and Stopped

Area m²

Being

- 2835 Part Lot 1, D.P. 12331; marked "B" on S.O. Plan 12680.
 - 716 Part Lot 1, D.P. 12331; marked "I" on S.O. Plan 12681.

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

Fourth Schedule

Taranaki Land District—New Plymouth City

Land Taken and Amalgamated

Area m²

Being

- 1960 Part Section 138, Hua District; marked "H" on S.O. Plan 12680.
- 210 Part Stream Bed; marked "N" on S.O. Plan 12680.
- 2100 Part Section 138, Hua District; marked "H1" on S.O. Plan 12681.
- 150 Part Stream Bed; marked "N1" on S.O. Plan 12681.

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

Dated at New Plymouth this 3rd day of August 1988.

B. M. ROLLO, District Manager.

(Lands. Wg. D.O. 20/415/0)

1CL

ln8905

Land Acquired for a Courthouse in the Borough of Pukekohe

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a courthouse which shall vest in the Crown on the date of publication of this declaration in the New Zealand Gazette.

Schedule

North Auckland Land District

3402 square metres, being Lot 3, D.P. 85778, and being part Allotments 112 and 113, Suburban Section 1, Parish of Pukekohe. All certificate of title No. 58C/652.

Dated at Auckland this 5th day of August 1988.

R. F. SMITH, District Manager.

(Lands Ak. D.O. 6/18/1/0) 1n8951

1CL

Land Acquired for Road in Whangarei County

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands 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 Whangarei County Council on the date of publication of this declaration in the New Zealand Gazette.

Schedule

North Auckland Land District

110 square metres, being part Lot 2, D.P. 82408; as shown marked "A" on S.O. Plan 59892, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 5th day of August 1988.

R. F. SMITH, District Manager.

(Lands Ak. D.O. 50/15/11/0/59892)

1CL

Land Acquired for Road in Franklin County

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands 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 Franklin County Council on the date of publication of this declaration in the New Zealand Gazette.

Schedule

North Auckland Land District

All those pieces of land situated in Block XI, Drury Survey District, described as follows:

Area m²

Being

411 Part Lot 1, D.P. 119424; marked "A" on plan.

107 Part Lot 1, D.P. 119424; marked "B" on plan. As shown marked as above mentioned on S.O. Plan 62715, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 5th day of August 1988.

R. F. SMITH, District Manager.

(Lands Ak. D.O. 15/3/0/62715)

ICI.

Declaring Land Held for a Balloon Filling Station to be Crown Land

Pursuant to section 42 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

Schedule

Canterbury Land District—Paparua County

5690 square metres (1 acre 1 rood 25 perches) being part Rural Section 6152; as shown coloured orange on S.O. Plan 11050, lodged in the office of the Chief Surveyor at Christchurch. All proclamation 760383, Canterbury Land Registry.

Dated at Christchurch this 11th day of August 1988.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. 40/13/7/4) ln8975

1CL

Declaring Land to be Crown Land

Pursuant to section 42 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, declares the land described in

the Schedule hereto to be Crown land subject to the Land Act 1948.

Schedule

Westland Land District—Borough of Greymouth

1174 square metres, being Lot 13, D.P. 1231; all certificate of title No. 5A/631.

Dated at Hokitika this 5th day of August 1988.

H. J. BRYANT, District Manager.

(Lands Ch. D.O. 40/86/13) in8976

1CL

Declaring Police Land at Lincoln to be Crown Land

Pursuant to section 42 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, declares the land described in the Schedule hereto, to be Crown land subject to the Land Act 1948.

Schedule

Canterbury Land District—Ellesmere County

1833 square metres, being part Lot 5, D.P. 1788; as shown marked "A" on S.O. Plan 17392, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 8th day of August 1988.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. PL 06-021) 1n8977

1CL

Declaring Land in Winton Street, Christchurch to be Crown Land

Pursuant to section 42 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Lands, declares the land described in the Schedule hereto to be Crown land subject to the Land Act, 1948.

Schedule

Canterbury Land District—Christchurch City

675 square metres (26.7 perches) being part Lots 22 and 23, D.P. 1527. Part *Gazette* notice 757844, Canterbury Land Registry.

Dated at Christchurch this 10th day of August 1988.

R. J. MILNE, District Solicitor.

(Lands Ch. D.O. 40/62/50)

1CL

Road Realignment in the District of Opotiki

Pursuant to section 20 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for road and shall vest in the Crown on the 8th day of September 1988.

Schedule

Gisborne Land District

Area m²	Being
66	Part Te Piki 2 marked 'J' on plan.
566	Part Te Piki 2 marked 'L' on plan.
5010	Part Te Piki 2 marked 'M' on plan.

All in Block III, Whangaparaoa Survey District as shown on S.O. Plan 7975, lodged in the office of the Chief Surveyor at Gisborne.

Dated at Gisborne this 8th day of August 1988.

R. F. McMINN, District Manager.

(Lands Na D.O. AD6/2/28/363)

1CL

Road Realignment in the County of Waiapu

Pursuant to section 20 (1) of the Public Works Act 1981 and to a delegation from the Minister of Lands, the District Manager declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for road and shall vest in the Crown on the 8th day of September 1988

Schedule

Gisborne Land District

725 square metres, being Part Waitangi A2, situated in Block III, Mata Survey District, marked 'A' on S.O. 8261, lodged in the office of the Chief Surveyor at Gisborne.

Dated at Gisborne this 8th day of August 1988.

R. F. McMINN, District Manager.

(Lands Na. D.O. AD6/2/28/973) ln8980

1CL

Land Held for Police Purposes (Residence) Set Apart for State Housing Purposes in Block XII, Linkwater Survey District, Borough of Picton

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington hereby declares the land described in the Schedule hereto to be set apart for State housing purposes and shall remain vested in the Crown.

Schedule

Marlborough Land District—Borough of Picton

20 square metres, being part Section 484, Town of Picton, situated in Block XII, Linkwater Survey District; as shown on S.O. Plan 5221T, lodged in the office of the Chief Surveyor at Blenheim

Dated at Wellington this 11th day of August 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 10/4/7/0/4)

1CL

Declaring Land to be Crown Land in Block II, Moutere Survey District

Pursuant to section 42 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

Schedule

Nelson Land District

911 square metres, being part Lot 5, D.P. 657 and part Section 2, District of Moutere Hills; shown coloured orange on S.O. Plan 10056, lodged in the office of the Chief Surveyor at Nelson.

Dated at Wellington this 11th day of August 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 26/4/12/0) ln8964

1CL

Declaring Land to be Crown Land in Block IX, Wai-iti Survey District, Waimea County

Pursuant to section 42 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington declares the land

Area

described in the Schedule hereto to be Crown land subject to the Land Act 1948.

Schedule

Nelson Land District—Waimea County

2777 square metres, situated in Block IX, Wai-iti Survey District, being Sections 77, 80 and 102 on S.O. Plan 13749, lodged in the office of the Chief Surveyor at Nelson.

Dated at Wellington this 11th day of August 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 94/3/11/5/0)

Land Acquired for Airport Purposes in the City of Wellington

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington declares that, an agreement to that effect having been entered into the land described in the First and Second Schedules hereto is hereby acquired for airport purposes and shall vest in the Wellington City Council on the 8th day of September 1988.

First Schedule

Wellington Land District—City of Wellington

Area	
m^2	Being
72	Part Section 120, Evans Bay District, marked "A" on plan.
287	Part Section 120, Evans Bay District, marked "B" on plan.
163	Part Section 120, Evans Bay District, marked "C" on plan.
204	Part Section 120, Evans Bay District, marked "D" on plan.
487	Part Section 120, Evans Bay District, marked "E" on plan.
616	Part Section 120, Evans Bay District, marked "F" on plan.
688	Part Section 120, Evans Bay District, marked "G" on plan.
723	Part Section 120, Evans Bay District, marked "H" on plan.
594	Part Section 120, Evans Bay District, marked "I" on plan.
538	Part Section 120, Evans Bay District, marked "J" on plan.
24	Part Section 179, Evans Bay District, marked "K" on

(Block XI, Port Nicholson Survey District)

Shown marked as above mentioned on S.O. Plan 34979, lodged in the office of the Chief Surveyor at Wellington.

Second Schedule

plan.

plan.

Wellington Land District—City of Wellington

reinington Land District—City of Weinington				
Area				
m^2	Being			
23	Part Section 120, Evans Bay District, marked "A" on plan.			
408	Part Section 120, Evans Bay District, marked "B" on plan.			
399	Part Section 120, Evans Bay District, marked "C" on plan.			
7	Part Section 120, Evans Bay District, marked "D" on plan.			
502	Part Section 120, Evans Bay District, marked "E" on plan.			
482	Part Section 120, Evans Bay District, marked "F" on			

n	1^2	Being

- 321 Part Section 120, Evans Bay District, marked "G" on plan.
- 345 Part Section 120, Evans Bay District, marked "H" on plan.
- 368 Part Section 120, Evans Bay District, marked "I" on plan.
- 853 Part Section 120, Evans Bay District, marked "J" on
- 430 Part Section 120, Evans Bay District, marked "K" on plan.
- 333 Part Section 120, Evans Bay District, marked "L" on plan.
- 139 Part Section 120, Evans Bay District, marked "M" on plan.

(Block XI, Port Nicholson Survey District).

Shown marked as above mentioned on S.O. Plan 34771, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 11th day of August 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 20/1/0/252) ln8968

1CL

Land Acquired for River Control Purposes in Block VI, Mount Fyffe Survey District, Kaikoura County

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for river control purposes and shall vest in the Marlborough Catchment Board on the 8th day of September 1988.

Schedule

Marlborough Land District—Kaikoura County

15.680 hectares, being part Lot 1, D.P. 3842, situated in Block VI, Fyffe Survey District; as shown marked "C" on S.O. Plan 6348, lodged in the office of the Chief Surveyor at Blenheim.

Dated at Wellington this 11th day of August 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 19/2/33/0)

1CL

Declaring Land to be Crown Land in the Town of Wairoa, Wairoa District.

Pursuant to section 42 of the Public Works Act 1981 and pursuant to a delegation from the Minister of Lands, the District Solicitor, Department of Lands declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948.

Schedule

Hawke's Bay Land District

544 square metres situated in the District of Wairoa, being part Orangitirohia 7D Block. Balance GN 176316.

Dated at Napier this 2nd day of August 1988.

G. P. HULBERT, District Solicitor.

(Lands Na. D.O. AD6/2/20/130)

1CL

Declaring Land to be Road in Blocks IV and V Waihua Survey District, Wairoa District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands declares the land described in the

Schedule hereto to be road and vested in The Wairoa District Council.

Schedule

Hawke's Bay Land District

Area ha Being

2.7771 Section 1, S.O. 9656, Block IV, Waihua Survey District.

1.1471 Section 2, S.O. 9656, Block V, Waihua Survey District.

As shown as mentioned on the above plan, lodged in the office of the Chief Surveyor at Napier.

Dated at Napier this 11th day of August 1988.

J. P. HARTY, District Manager.

(Lands Na. D.O. DIS8/20) In8985

1CL

Land Held for a Public Reserve Set Apart for Road in Taupo County

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, hereby 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. 1.

Schedule

South Auckland Land District

Area

m² Being

998 Part Section 25, Town of Waitetoko; marked "B" on S.O. Plan 55985.

1221 Part Section 2, Block I, Waitahanui Survey District; marked "A" on S.O. Plan 56575.

327 Part Section 4, Block I, Waitahanui Survey District; marked "D" on S.O. Plan 56575.

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

Dated at Hamilton this 9th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands H.O. 72/1/3B/0; Hn. D.O. 72/1/6/04) In9126

Land Acquired for Road in Taupo County

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, 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 No. 1 and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

236 square metres, situated in Block I, Waitahanui Survey District, being part Lot 97, D.P. S. 12698; as shown marked "B" on S.O. Plan 56575, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 9th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands H.O. 72/1/3B/0; Hn. D.O. 72/1/6/04) In9128

1CL

1CL

Crown Land Set Apart for a Wildlife Management Reserve in Tauranga County

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, hereby declares the land described in the Schedule hereto to be set apart for a wildlife management reserve.

Schedule

South Auckland Land District

Area ha

Being

5.1240 Old Riverbed; marked "B" on S.O. Plan 55940.
3.2520 Part Section 7, Block V, Te Tumu Survey District; marked "K" on S.O. Plan 55941.

1.4520 Old Riverbed; marked "I" on S.O. Plan 55941.

2.3520 Old Riverbed; marked "R" on S.O. Plan 55941.

1.1840 Crown land; marked "N" on S.O. Plan 55942. 5.4680 Old Riverbed; marked "O" on S.O. Plan 55942.

Situated in Block V, Te Tumu Survey District.

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

Dated at Hamilton this 11th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands H.O. 96/146000/0; Hn. D.O. 96/146000/0) ln9130

Land and a Right of Way Easement Acquired for a Wildlife Management Reserve

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for a wildlife management reserve, the right of way easement described in the Second Schedule hereto (being appurtenant to the land described in the First Schedule hereto) is hereby acquired, subject to the terms and conditions described in the Third Schedule hereto, for a wildlife management reserve over the land described in the Fourth Schedule hereto, and further declares that the said land and easement described in the First and Second Schedules hereto shall vest in the Crown on the date of publication hereof in the Gazette.

First Schedule

South Auckland Land District

1.4300 hectares, situated in Block V, Te Tumu Survey District, being part Lot 2, D.P. 10176; as shown marked "A" on S.O. Plan 56353, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

Description of Easement

The full, free, uninterrupted, and unrestricted right, liberty and privilege for rangers and wildlife officers authorised by the Crown (in common with the grantor, his tenants, and any other person lawfully entitled so to do) from time to time and at all times by day and by night to go pass and repass, with or without horses and domestic animals of any kind and with or without carriages, vehicles, motor vehicles, machinery, and implements of any kind, over and along the land over which the right of way is granted or created.

Third Schedule

South Auckland Land District

Terms and Conditions

- 1. The right of way shall be padlocked and only the parties and their authorised agents shall have keys.
- 2. The grantor retains the right to maintain the drain located within the right of way.

Fourth Schedule

South Auckland Land District

Land Over Which Easement is Acquired

6277 square metres, situated in Block V, Te Tumu Survey District, being part Lot 2, D.P. 10176; as shown marked "B" on S.O. Plan 56353, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 11th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 36/9/2/0/3) ln9131

1CL

Land in the Borough of Huntly Acquired for Purposes Incidental to Coal Mining Operations under Part IV of the Coal Mines Act 1979

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired, subject to rights of entry created by conveyances 2881F (F2/786), 249229 (R. 257/519), 249230 (R. 257/520) and 385589 (R. 537/521), to the building line restriction imposed by S. 236085, and to memorandum of mortgage H. 485565.2, South Auckland Land Registry, for purposes incidental to coal mining operations under Part IV of the Coal Mines Act 1979 and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

1012 square metres, situated in the Borough of Huntly, being Lot 1, D.P. 36321 and being part Allotment 21, Parish of Taupiri excepting all mines and minerals from the said land, excepted and reserved by conveyances $2881F\ (F2/786), 249229\ (R. 257/519)$ and $385589\ (R. 537/521).$ All certificate of title No. 13D/772.

Dated at Hamilton this 11th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 15/18/2/0/161)

1CL

Land Acquired for Drainage Purposes in the City of Hamilton

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for drainage purposes and shall vest in The Hamilton City Council on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

6768 square metres situated in Block I, Hamilton Survey District, being part Lot 1, D.P. S. 4764 and being part Allotment 365, Te Rapa Parish; as shown marked "A" on S.O. Plan 53818, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 4th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 43/1/0/79)

1CL

Declaring Land to be Road and Road Stopped in Otorohanga District

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton:

- (a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road and vested in The Otorohanga District Council;
- (b) Pursuant to sections 116 and 117, declares the portions of road described in the Second Schedule hereto to be stopped and that:
 - (i) The area marked "C" in the Second Schedule, now known as Section 68, Block III, Orahiri Survey District, shall be amalgamated with the land in certificate of title Volume 408, folio 67, South Auckland Land Registry.
 - (ii) The area marked "F" in the Second Schedule, now known as Section 69, Block III, Orahiri Survey District, shall be amalgamated with the land in certificate of title Volume 1201, folio 102, South Auckland Land Registry.
 - (iii) The area marked "H" in the Second Schedule, now known as Section 70, Block III, Orahiri Survey District, shall be amalgamated with the land in certificate of title No. 10B/375, South Auckland Land Registry.

First Schedule

South Auckland Land District

Area m²

2

Being

816 Part Section 18, Block III, Orahiri Survey District; marked "A" on plan.

3785 Part Otorohanga 2C2B Block (D.P. 18147); marked "B" on plan.

742 Part Otorohanga 2C2B Block; marked "D" on plan.

946 Part Otorohanga 2C2B Block (D.P. 18147); marked "E" on plan.

131 Part Otorohanga 2C2B Block; marked "G" on plan. Situated in Block III, Orahiri Survey District,

As shown marked as above mentioned on S.O. Plan 50631, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

Area

m²

Adjoining or passing through

803 Part Otorohanga 2C2B Block (D.P. 18147); marked "C" on plan.

1106 Part Otorohanga 2C2B Block; marked "F" on plan.

1098 Part Section 18, Block III, Orahiri Survey District; marked "H" on plan.

Situated in Block III, Orahiri Survey District.

As shown marked as above mentioned on S.O. Plan 50631, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 5th day of August 1988.

R. W. BARNABY, District Manager.

(Lands Hn. D.O. 98/6/0/20) ln9125

1CL

Amending a Notice Declaring Land Taken and Road Stopped in Otorohanga District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of

the Department of Lands, Hamilton, hereby amends the notice dated the 5th day of August 1987, published in the *New Zealand Gazette* of 13 August 1987, No. 135, page 3874, declaring land taken and road stopped, by omitting paragraph (c) (i) and substituting the following:

"(i) The areas of land taken described in the First Schedule and the stopped road firstly described in the Second Schedule now known together as Section 1, S.O. Plan 48094, and the stopped road secondly and thirdly described in the Second Schedule now known as Sections 3 and 5, S.O. Plan 48094 respectively, shall be amalgamated with the land in certificate of title, Volume 1003, folio 228, subject to memorandum of mortgage H. 790158.4, South Auckland Land Registry."

Dated at Hamilton this 5th day of August 1988.

R. W. BARNABY, District Manager.

(Lands H.O. 34/2127; Hn. D.O. 17/7/57) ln9127

Amending a Notice Declaring Land to be Road and Road Stopped in Waitomo District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton, hereby amends the notice dated the 28th day of March 1988, published in the *New Zealand Gazette* of 31 March 1988, No. 56 at pages 1372 and 1373, declaring land to be road and road stopped in Waitomo District by inserting in paragraph (b) (iii) after "folio 63," "subject to notice H. 113568 settling the land as a Joint Family Home,".

Dated at Hamilton this 5th day of August 1988.

R. W. BARNABY, District Manager.

(Lands H.O. 53/746/1; Hn. D.O. 98/3/0/14)

Amending a Notice Declaring Land to be Road, Road Stopped and Amalgamated and Land Taken and Vested in Waitomo District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Lands, Hamilton, hereby amends the notice dated the 25th day of August 1986 and published in the New Zealand Gazette of 28 August 1986, No. 134 at page 3634, declaring land to be road, road stopped and amalgamated and land taken and vested by omitting paragraphs (b) (i), (b) (ii) and (b) (iii) and substituting the following:

- "(b) (i) The area firstly described in the Third Schedule hereto shall be amalgamated with the land in certificate of title No. 33A/690, subject to statutory land charge S. 664705, South Auckland Land Registry.
- (ii) The areas secondly, fifthly and sixthly described in the Third Schedule hereto shall be amalgamated with the land in certificate of title Volume 617, folio 57, South Auckland Land Registry.
- (iii) The areas thirdly, fourthly and seventhly described in the Third Schedule hereto shall be amalgamated with the land in certificate of title Volume 889/51, subject to memoranda of mortgage H. 563517.2 and H. 765281, and to the fencing agreement in transfer 245177, South Auckland Land Registry."

Dated at Hamilton this 5th day of August 1988.

R. W. BARNABY, District Manager.

(Lands H.O. 34/1202; Hn. D.O. 98/3/0/29) ln9132

Land Held for State Housing Purposes Set Apart for Purposes Incidental to Coal Mining Operations in the Borough of Huntly

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares the land described in the Schedule hereto to be set apart, subject to the mining rights created by transfer 247454, South Auckland Land Registry, for purposes incidental to coal mining operations under Part IV of the Coal Mines Act 1979.

Schedule

South Auckland Land District

945 square metres, being Lot 70, D.P. S. S. 23852, excepting thereout all coal, fireclay and other minerals of what nature soever in upon or under the land. All certificate of title No. 30C/73.

Dated at Hamilton this 11th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 15/18/2/0/148) ln9136

1CL

Land Declared to be Road in Hamilton City

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager of the Department of Lands, Hamilton, declares the land described in the Schedule hereto to be road and vested in The Hamilton City Council.

Schedule

South Auckland Land District

Area

ICL

1CL

 m^2

194 Part Lot 7, D.P. 34347; marked "A" on S.O. Plan 55921.

Being

ha

1.1854 Part Lot 10, D.P. 4458; marked "C" on S.O. Plan 55921.

Situated in Block XIII, Komakorau Survey District.

m²

- 2140 Part Allotment 407, Town of Hamilton East; marked "D" on S.O. Plan 56166.
- 3669 Part Allotment 405, Town of Hamilton East; marked "E" on S.O. Plan 56166.
- 1744 Part Allotment 411, Town of Hamilton East; marked "F" on S.O. Plan 56166.
- 277 Part Lot 7, D.P. 1233; marked "G" on S.O. Plan 56166.
 - 17 Part Lot 2, D.P. 1233; marked "H" on S.O. Plan 56166.

Situated in Block II, Hamilton Survey District.

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

Dated at Hamilton this 8th day of August 1988.

R. W. BARNABY, District Manager.

(Lands Hn. D.O. 43/1/0/87 & 88) in9134

1CL

Interest in Land Acquired for Purposes Incidental to Coal Mining Operations in the Borough of Huntly

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, an agreement to that effect having been entered into, the interest in the land described in the Schedule hereto, held from

Her Majesty the Queen by Kenneth Edward Moore and Judith Evelyn Moore under and by virtue of agreement for sale and purchase H. 487451.2, is hereby acquired, subject to the mining rights created by transfer 247454, South Auckland Land Registry, for purposes incidental to coal mining operations under Part IV of the Coal Mines Act 1979 and shall vest in the Crown on the day of publication hereof in the

Schedule

South Auckland Land District

945 square metres, being Lot 70, D.P. S. 23852, excepting thereout all coal, fireclay and other minerals of what nature soever in upon or under the land. All certificate of title No. 30C/73.

Dated at Hamilton this 11th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 15/18/2/0/148) ln9137

1CL

An Interest in Land, Subject to Lease, Acquired for the Purposes of a Road in the City of Tauranga

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, declares that, an agreement to that effect having been entered into, the interest held by Sharon Margaret Maude of Tauranga, nursery worker, in the land described in the Schedule hereto, subject to lease H. 476141.1 comprised and described in Gazette notice H. 693713, is hereby acquired for the purposes of a road and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

An undivided one-half share in 1136 square metres, being Te Reti A20 Block, together with the estate in leasehold created by lease H. 491736.2. All certificate of title No. 30C/361.

Dated at Hamilton this 9th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands Hn. D.O. 72/2/3/0; Hn. D.O. 72/2/3/3/02) In9138

1CL

Land Held for a Public Reserve Set Apart in Connection with a Road in Taupo County

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor of the Department of Lands, Hamilton, hereby declares the land described in the Schedule hereto to be set apart in connection with a road.

Schedule

South Auckland Land District

325 square metres, being part Section 4, Block I, Waitahanui Survey District; as shown marked "E" on S.O. Plan 56575, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 9th day of August 1988.

W. G. KORVER, Acting District Solicitor.

(Lands H.O. 72/1/3B/0; Hn. D.O. 72/1/6/04)

1CL

Declaring Road to be Stopped and Vested in Block XIII, Belmont Survey District, Borough of Petone

Pursuant to sections 116 (1) and 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington hereby declares the land described in the Schedule hereto to be stopped and vested in Odlins Ltd. at Petone and shall be amalgamated with the land in certificate of title No. 32B/936 subject to the fencing covenant contained in transfer 168245.

Wellington Land District

274 square metres, adjoining Lots 11, 12 and 13, D.P. 675, situated in the Borough of Petone; as shown marked "B" on S.O. Plan 34327, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 11th day of August 1988.

R. NARAYAN, Acting District Solicitor.

(Lands Wn. D.O. 19/2/37/0/9/4) in8971

1CL

Land Acquired for Road, Land Declared to be Road, Road Stopped and Land Taken in The County of Rangitikei

Pursuant to the Public Works Act 1981, the Minister of Lands:

- (a) 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 and vested in The Rangitikei County Council on the 8th day of September 1988.
- (b) Pursuant to section 114, declares the land described in the Second Schedule hereto to be road and vested in The Rangitikei County Council on the 18th day of August 1988.
- (c) Pursuant to sections 116, 117 and 120, declares the portion of road described in the Third Schedule hereto to be stopped and to be amalgamated with the land in certificate of title, Volume 778, folio 32, subject to memoranda of mortgage 778579.3 and 459378.4.
- (d) Declares the land described in the Fourth Schedule hereto to be taken under section 119(1) and to be amalgamated with the land in certificate of title. Volume 778. folio 32, subject to memoranda of mortgage 778579.3 and 459378.4.

First Schedule

Wellington Land District

Land Acquired for Road

All that piece of land situated in Block XII, Whangaehu Survey District, described as follows:

Area

 m^2

Being

744 Part Section 15, Paraekaretu District, coloured (29.4p)orange on plan.

All that piece of land situated in Block VIII, Whangaehu Survey District, described as follows:

961 Part Section 135, Paraekaretu District, coloured blue (38.0p) on plan.

As shown coloured as above mentioned on S.O. Plan 24077. lodged in the office of the Chief Surveyor at Wellington.

Second Schedule

Wellington Land District

Land Declared to be Road

All those pieces of land situated in Block XII, Whangaehu Survey District, described as follows:

Area

 m^2 Being 2630 Part Section 15, Paraekaretu District, coloured

(2r24.0p) sepia on plan. 3503 Part Section 15, Paraekaretu District, coloured

(3r18.5p)orange on plan.

As shown coloured as above mentioned on S.O. Plan 24077, 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 8840 square metres (2a 0r 29.5p), situated in Block XII, Whangaehu Survey District, adjoining or passing through part Section 15 and Section 18, Paraekaretu District; coloured green on S.O. Plan 24077, lodged in the office of the Chief Surveyor at Wellington.

Fourth Schedule

Wellington Land District

Land Taken

All those pieces of land situated in Block XII, Whangaehu Survey District, described as follows:

Area

m² Being

4882 Part Section 15, Paraekaretu District, coloured (1a0r33.0p) sepia edged sepia on plan.

936 Part Section 15, Paraekaretu District, coloured (37.0p) orange edged orange on plan.

As shown coloured as above mentioned on S.O. Plan 24077, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 11th day of August 1988.

A. H. PHILLIPS, for Minister of Lands.

(Lands 39/165; Wg. D.O. 44/19/0)

1CL

Declaring Land to be Crown Land in the County of Waimea

Pursuant to section 42, of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Solicitor, Department of Lands, Wellington hereby declares the land described in the Schedule hereto to be Crown land.

Schedule

Nelson Land District—Waimea County

648.5300 hecatres, being Section 1, S.O. 12644. (Situated in Blocks III, IV, VII and VIII, Waimea Survey District).

Dated at Wellington this 12th day of August 1988.

R. NARAYAN, Acting District Solicitor.

(Lands H.O. 24/341/4; Wn. D.O. 23/4/3/0/4) ln8983

1CL

Land Acquired for Road and Road Stopped in the County of Kairanga

Pursuant to the Public Works Act 1981, the Minister of Lands:

- (a) 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 and vested in The Kairanga County Council on the 8th day of September 1988.
- (b) Pursuant to sections 116, 117 and 120, declares the portion of road described in the Second Schedule hereto to be stopped and amalgamated with the land in certificate of title No. A1/995, subject to memoranda of mortgage 721158.5 and 721158.6.

First Schedule

Wellington Land District

Land Acquired for Road

All those pieces of land situated in Blocks XII and XVI, Te Kawau Survey District, described as follows:

Area

m² Being

1280 Part Lot 1, D.P. 10311; marked "A" on S.O. Plan 33654.

714 Part Lot 10, D.P. 3618; marked "A" on S.O. Plan 33656.

As shown marked 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 999 square metres, situated in Block XVI, Te Kawau Survey District, adjoining or passing through part Lot 2, D.P. 23066; marked "B" on S.O. Plan 33656, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 11th day of August 1988.

A. H. PHILLIPS, for Minister of Lands.

(Lands 41/530; Wg. D.O. 14/12/0)

1CL

Maori Affairs

Maori Affairs Act 1953

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 for the common use and benefit of the descendants of Taniera Te Rore Taoho.

Schedule

North Auckland Land District

All that piece of land situated in Block XIV, Tutamoe Survey District and described as follows:

Area

m²

Being

6070 Opanake 1C North 3F, and being all of the land contained in the partition order of the Maori Land Court dated 14 June 1951.

Dated at Wellington this 9th day of August 1988.

T. PARORE.

Deputy Secretary for Maori Affairs.

(M.A. H.O. 93/1/2; D.O. 4/6/145)

2CL

Declaring Land to be Crown Land

PAUL REEVES, Governor-General

A PROCLAMATION

Pursuant to section 265 of the Maori Affairs Act 1953, I, The Most Reverend Sir Paul Reeves, the Governor-General of New Zealand, being satisfied that the land described in the schedule hereto has been vested in the Crown, hereby declare the said land to be Crown land subject to the Land Act 1948.

Schedule

Hawke's Bay Land District

All that piece of land situated in Block VIII Mohaka Survey District and described as follows:

Area ha Being 8.9720 Mohaka B15

Given under the Hand of His Excellency the Governor-General, and issued under the Seal of New Zealand, this 15th day of August 1988.

K. T. WETERE, Minister of Maori Affairs.

GOD SAVE THE QUEEN!

(M.A. H.O. 29/1)

In9116

Members of the Bledisloe Park Board Appointed

PAUL REEVES, Governor-General

Pursuant to section 8 of the Maori Purposes Act 1934, His Excellency Sir Paul Alfred Reeves, the Governor-General of New Zealand, doth hereby appoint:

William John Singleton

duly nominated by the Tauranga County Council to be a member of the Bledisloe Park Board to replace Robert James McDowell who is now deceased.

As witness the Hand of His Excellency the Governor-General, this 8th day of August 1988.

K. T. WETERE, Minister of Maori Affairs.

(M.A. 19/2/7) In9704

2CL

Regulation Summary

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	Price Code	Postage and Pack- aging
Companies Act 1955	Companies (Preferential Payments) Order 1988	1988/198	6/9/88	2-A	\$2.20
Insolvency Act 1967	Insolvency (Priorities) Order 1988	1988/199	6/9/88	2-A	\$2.20
Trustee Banks Restructuring Act 1988	Trustee Banks (Taranaki Savings Bank) Restructuring Order 1988	1988/200	6/9/88	2-A	\$2.20
Area Health Boards Act 1983	Southland Area Health District Order 1988	1988/201	6/9/88	3-B	\$2.85
Area Health Boards Act 1983	Tairawhiti Area Health District Order 1988	1988/202	6/9/88	2-A	\$2.20
Area Health Boards Act 1983	West Coast Area Health District Order 1988	1988/203	6/9/88	2-A	\$2.20
Hospitals Act 1957	Hospital Boards Representation Order 1986, Amendment No. 4	1988/204	6/9/88	2-A	\$2.20
Area Health Boards Act 1983	Otago Area Health District Order 1988, Amendment No. 1	1988/205	6/9/88	2-A	\$2.20
Human Tissue Act 1964	University of Otago School of Anatomy Order 1988	1988/206	6/9/88	2-A	\$2.20
Ministry of Energy Act 1977	Ministry of Energy (Levies) Regulations 1987, Amendment No. 1	1988/207	6/9/88	2-A	\$2.20
Civil List Act 1979	Civil List Determination 1988	1988/208	31/8/88	1-A	\$2.20
Securities Act 1978	Securities Act (Continuous Issues) Exemption Notice (No. 3) 1987, Amendment No. 3	1988/209	25/8/88	3-B	\$2.85
Securities Act 1978	Securities Act (Electricity Corporation of New Zealand Limited) Exemption Notice 1988	1988/210	25/8/88	2-A	\$2.20
Health Act 1956	Health Districts Notice 1988	1988/211	7/9/88	3-B	\$2.20

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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:

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V. R. WARD, Government Printer.

ps9800

Parliamentary Summary

Private Bill

Notice of Private Bill

The New Zealand Guardian Trust Company Amendment Bill 1988

The New Zealand Guardian Trust Company Limited hereby gives notice of its intention to apply for leave to bring in the above-mentioned private Bill during the present session of Parliament.

By virtue of section 21 of its enabling Act, the New Zealand Guardian Trust Company Limited is empowered to transact insurance business with associated companies. The object of the Bill is to similarly empower the New Zealand Guardian Trust Company Limited to transact other kinds of business with associated companies. That object cannot be attained otherwise than by legislation.

The promoter of the Bill is the New Zealand Guardian Trust Company Limited.

Communications or notices to the promoter may be sent to Messrs Bell Gully Buddle Weir, Solicitors, Ninth Floor, ASB Building, corner Queen and Wellesley Streets, Auckland (P.O. Box 6740, Auckland).

A copy of the Bill may be inspected at the offices set out below during normal office hours on any working day—

- (a) At the offices of Messrs Bell Gully Buddle Weir, Auckland (at the address above stated), and 109-117 Featherston Street, Wellington;
- (b) At the offices of the General Manager, the New Zealand Guardian Trust Company Limited, 105 Queen Street, Auckland;
- (c) At the offices of the New Zealand Guardian Trust Company Limited located at Christchurch, Dunedin, Gisborne, Hamilton, Invercargill, Napier, Nelson, New Plymouth, Hawera, Palmerston North, Rotorua, South Auckland, Takapuna, Tauranga, Wellington and Whangarei;
 - (d) At the offices of the District Court in Auckland.

BELL GULLY BUDDLE WEIR, Solicitors, Auckland. Solicitors for the Promoter.
ps8803

Notice of Private Bill

PGG Trust Limited Bill

PGG Trust Limited hereby gives notice of its intention to apply for leave to bring in the above-mentioned Private Bill during the present session of Parliament.

The objects of the Bill are as follows:

- To provide for the transfer to PGG Trust Limited, a newly formed company and a wholly owned subsidiary of Pyne Gould Corporation Limited, of the whole of the undertaking of the Trust Department of Pyne, Gould, Guinness, Limited.
- To vest in PGG Trust Limited all appointments of Pyne, Gould, Guinness, Limited and its rights and duties as executor, trustee, or fiduciary in any other capacity,

- whether made by Will, or any other instrument, and whether or not such appointments have been taken up.
- To empower PGG Trust Limited to act as executor of the will and administrator of the estate of any deceased person.
- 4. To include PGG Trust Limited as a trustee company under the Trustee Companies Act 1967.
- 5. To authorise PGG Trust Limited to transact business with Pyne Gould Corporation Limited or any subsidiary of or company associated with Pyne Gould Corporation Limited, or with any company from time to time holding shares in PGG Trust Limited, in connection with any estate or trust property which PGG Trust Limited may administer from time to time.
- Make provision for other matters incidental to the foregoing and consequent thereon.

The promoter of the Bill is PGG Trust Limited. Legislation is the only means whereby the above objects can be effected or effected efficiently and economically and without interference with the conduct and continuity of the trustee company, trust, and agency businesses of Pyne, Gould, Guinness, Limited, and in the interests of that company, the trusts under its administration, their clients, and others having business with them.

PGG Trust Limited has a capital of 2,000,000 shares of \$1.00 each, all of which are held by or for Pyne Gould Corporation Limited, and so long as any estate shall remain in part or in whole unadministered by PGG Trust Limited, it shall not be lawful for Pyne Gould Corporation Limited to dispose of any shares it holds which are not fully paid up, or for PGG Trust Limited to wind up voluntarily, without the sanction of the High Court.

Communications or notices to the promoter may be sent to Messrs Lane Neave Ronaldson, Barristers and Solicitors, Seventh Level, Amuri Courts, 293 Durham Street, (P.O. Box 1742), Christchurch.

A copy of the Bill may be inspected at the offices set out below during normal office hours on any working day:

- (a) The offices of Messrs Lane Neave Ronaldson (at the address above stated).
- (b) At the offices of the Manager, Trust Department, Pyne, Gould, Guinness, Limited, 178 Cashel Street, Christchurch.
- (c) At the offices of the Manager, Trust Department, Pyne, Gould, Guinness, Limited, 46–54 Wynen Street, Blenheim.
- (d) At the offices of the Manager, Trust Department, Pyne, Gould, Guinness, Limited, Tancred Street, Ashburton.
- (e) At the offices of the Manager, Trust Department, Pyne, Gould, Guinness, Limited, 19 Strathallan Street, Timaru.
 - (f) At the office of the District Court, Christchurch.

Lane Neave Ronaldson, Barristers and Solicitors, Christchurch, solicitors for the promoter, per:

E. D. WYLIE. PS8808



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