



The New Zealand Gazette

WELLINGTON: THURSDAY, 8 AUGUST 1991

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Government Notices

Commerce

Commerce Act 1986

Appointment of Associate Member of the Commerce Commission

Pursuant to section 11 of the Commerce Act 1986, Her Excellency the Governor-General has been pleased to appoint

Tolmie Alexander Scoular of Wellington

to be an associate member of the Commerce Commission with a full range of statutory functions for a period of 2 years commencing on 30 July 1991.

Dated at Wellington this 30th day of July 1991.

PHILIP BURDON, Minister of Commerce.

Inland Revenue

Income Tax Act 1976

Determination G24: Straight Line Method

This determination may be cited as "Determination G24: Straight Line Method".

- 1. Explanation (which does not form part of the determination)
- (1) Under section 64c (2A) of the Income Tax Act 1976 ("the Act"), a taxpayer may use the straight line method to account for financial arrangements. The method may be used when the

total value of all financial arrangements issued and held by that taxpayer is less than \$1,000,000 at all times during the income year. "Value" in relation to a financial arrangement is:

- (a) For a fixed principal financial arrangement the nominal or face value of the arrangement; and
- (b) For a variable principal debt instrument the amount owing by or to the person.
- (2) This determination sets out two methods for applying the straight line method to calculate income derived or expenditure incurred. Both methods refer to Total Finance Charges. The Total Finance Charges are the amount that will be spread over the term of the arrangement.
- (3) Total Finance Charges include interest, any premium or discount, and fees (excluding those deductible at the commencement of the loan). Interest payable under a Variable Rate Financial Arrangement is, however, excluded from the Total Finance Charges to be apportioned because it is not known in advance.
- (4) Method A applies only where the loan is for a fixed amount of principal with interest, if any, payable at regular intervals. All Periods Between Payments must be of equal length. Method A allocates the Total Finance Charges equally to each Period in the term of the arrangement.
 - Method B applies where the principal outstanding may vary, and the payments may be at irregular intervals. It allocates the Total Finance Charges to each period in the term of the arrangement in proportion to the principal outstanding in each Period and the length of that Period.
- (5) A Variable Rate Financial Arrangement is one where the interest rate is linked to an external indicator price or index. In this case the actual interest payable in respect of a Period is added to the Total Finance Charges excluding interest that

have been apportioned to that Period. Note that as a result the Total Finance Charges might be negative, if the Variable Rate Financial Arrangement was issued at a premium.

- (6) For this determination to apply-
 - (a) The amounts and due dates of all principal repayments must be known or reasonably able to be anticipated, and
 - (b) Interest, if any, must be calculated on the principal outstanding from time to time.
- (7) This determination can be applied to financial arrangements denominated in a foreign currency, in conjunction with Determination G9A: Financial Arrangements that are Denominated in a Currency or Commodity other than New Zealand Dollars.
- (8) Where a Period spans two income years, the amount of income derived or expenditure incurred in respect of the Period is apportioned between income years on a daily basis using Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.
- (9) Section 64c (2B) (b) of the Act sets out the procedure to be followed on changing from the method previously used to account for the financial arrangement, to the straight line method. Example H illustrates how this procedure is applied.
- (10) Section 64c (2A) (c) of the Act says that a person using the straight line method must apply that method consistently to a financial arrangement until it matures, is sold, remitted or transferred unless the prior consent of the Commissioner to adopt another method is obtained.
- 2. Reference—This determination is made pursuant to section 64E (1) of the Act.
- 3. Scope of Determination—This determination applies where a person decides pursuant to section 64c (2A) of the Act to calculate the income or expenditure in relation to a financial arrangement using the straight line method, and the financial arrangement meets the following criteria:
 - (1) The financial arrangement is a Variable Rate Financial Arrangement as defined in this determination, or the interest rate, if any, is specified in the financial arrangement and is fixed; and
 - (2) The amounts of principal (including any fees and any premium or discount at the time of issue or acquisition) and the times or intervals at which they are to be advanced and repaid are known or can reasonably be anticipated or are able to be determined as at the first balance date after issue or acquisition; and
 - (3) Interest, if any, is calculated on the amount of principal outstanding from time to time.
- 4. Principle—For financial arrangements which meet the criteria of this determination, the Total Finance Charges may be apportioned over the term of the financial arrangement pro rata with the principal expected to be outstanding in each Period Between Payments and the length of that Period. In the case of Variable Rate Financial Arrangements interest payable is excluded from the calculation of the Total Finance Charges; instead the actual interest payable in respect of a Period is added to the Total Finance Charges (excluding interest) which have been apportioned to that Period. In all other cases interest is included in the calculation of Total Finance Charges.
- 5. Interpretation—(1) In this determination, unless the context otherwise requires—

Expressions used have the same meaning as in the Act and where a word or expression is given a particular meaning for the purposes of sections 64B to 64M of the Act it shall have the same meaning as in the said sections 64B to 64M:

- "the Act" means the Income Tax Act 1976:
- "Period" or "Period Between Payments" means the term, commencing immediately after a payment is payable or

receivable and ending when the next payment is payable or receivable:

Provided that if a Period exceeds one year it shall be deemed to comprise one or more Periods each of one year followed (or preceded, at the option of the holder or issuer as the case may be) by a Period of less than one year:

- "Total Finance Charges" in relation to a financial arrangement means—
- (a) in respect of an issuer, the total of all amounts payable by the issuer <u>less</u> the total of all amounts receivable by the issuer, pursuant to the financial arrangement;
- (b) in respect of a holder, the total of all amounts receivable by the holder <u>less</u> the total of all amounts payable by the holder, pursuant to the financial arrangement;

excluding amounts of interest payable or receivable under a Variable Rate Financial Arrangement:

Provided that any amounts payable in relation to the financial arrangement shall be reduced by the amount of item z as defined in section 64BA (2) or 64BA (3) of the Act:

- "Variable Rate Financial Arrangement" means a financial arrangement under which the interest rate is determined by a fixed relationship to economic, commodity, industrial or financial indices or prices, or banking rates or general commercial rates.
- (2) The length of all the Periods or Periods Between Payments of a financial arrangement shall be measured in time units of days, weeks, fortnights, months, quarters, half years or years as is appropriate to the smallest Period Between Payments, provided that where such a time unit is inappropriate for only one or two Periods this fact shall be disregarded, and the length of those one or two Periods shall be measured in days and expressed as a fraction of the time units appropriate to the remaining Periods Between Payments.
- (3) Any reference in this determination to another determination made by the Commissioner shall be construed as including a reference to any fresh determination made by the Commissioner to vary, rescind, restrict, or extend that determination.
- (4) For convenience, words and phrases defined in this determination are indicated by initial capital letters, but the absence of a capital letter shall not alone imply that the word or phrase is used with a meaning different from that given by its definition.
- 6. Method-
- (1) Method A
- (a) Method A may be applied to any financial arrangement where the amount of principal is fixed and interest, if any, is payable at regular intervals throughout the term of the financial arrangement, and the length of all Periods Between Payments is the same. The financial arrangement may be issued at a premium or discount and fees may be payable.
- (b) The amount of income deemed to be derived or expenditure deemed to be incurred in a Period is an amount equal to—
 - (i) The Total Finance Charges divided by the number of Periods in the financial arrangement,

plus

- (ii) In the case of a Variable Rate Financial Arrangement the amount of interest payable or receivable in respect of that Period.
- (c) Income deemed to be derived or expenditure deemed to be incurred using this method shall be allocated to income years in accordance with Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.
- (2) Method B
 - (a) Method B may be applied to any financial arrangement.

It shall be used in all cases were the length of the Periods Between Payments are unequal or the amount of principal varies

- (b) The amount of income deemed to be derived or expenditure deemed to be incurred in respect of a Period is equal to—
 - (i) The amount calculated according to the formula—

$$\frac{a \times b \times c}{d}$$

where-

- a is the Total Finance Charges payable by the issuer or receivable by the holder as the case may be;
- b is the length of the Period;
- c is the amount of principal outstanding during the Period Between Payments;
- d is the sum of all items e calculated in respect of every Period Between Payments; and
- e in respect of any Period is $(b \times c)$,

plus

- (ii) In the case of a Variable Rate Financial Arrangement the amount of interest payable or receivable in respect of that Period.
- (c) Income deemed to be derived or expenditure deemed to be incurred using this determination shall be allocated to income years in accordance with Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.

7. Examples

Method A

(1) Example A (a fixed rate fixed principal borrowing)

This is an example of a fixed rate borrowing under which the principal is fixed.

On 12 February 1992 a company borrows NZ\$10,000 for 5 years at a fixed interest rate of 16 per cent p.a. payable half yearly in arrears.

The money is raised by issuing notes at a discount of 5 per cent. The borrower is a New Zealand taxpayer who is eligible to use the straight line method.

Contingent fees of 2.5 per cent of \$10,000 are payable by the borrower to the lender; there are no non-contingent fees.

The Total Finance Charges payable by the borrower are—

The length of each Period is measured in time units of half a year, and the principal outstanding is \$10,000 throughout the term of the loan. There are 10 half yearly time periods over the 5 year term of the loan because interest is payable half-yearly.

Therefore Method A may be used, and the expenditure incurred in each Period is the Total Finance Charges of \$8750 divided by the number of Periods:

$$\$8.750/10 = \$875$$

This expenditure would be spread between income years on a daily basis using Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.

The taxpayer has a 31 March balance date. In the first Period (12 February 1992 to 12 August 1992) the expenditure calculated using the straight line method is \$875. There are 182 days in the Period. Expenditure on a daily basis is

therefore \$875/182 = \$4.81. In the 1992 income year expenditure incurred is:

12/2/92-31/3/92 48 days $48 \times \$4.81 = \230.88

In the 1993 income year expenditure incurred is:

$$31/3/92-12/8/92$$
 134 days 134 × \$4.81 = \$644.54
12/8/92-12/2/93 184 days 47 × \$4.83* = \$875.00
12/2/93-31/3/93 47 days 47 × \$4.83* = \$1,746.55

(* There are 181 days in the period 12 February 1993 to 12 August 1993 therefore the daily rate is \$4.83)

Expenditure for subsequent income years is calculated in the same way. Expenditure for each income year, except the year the loan matures, is shown below:

| 1992 | \$ 230.88 |
|-------|------------|
| 1993 | \$1,746.55 |
| 1994 | \$1,749.23 |
| 1995 | \$1,749.23 |
| 1996 | \$1,753.10 |
| TOTAL | \$7,228.99 |

When the arrangement matures the base price adjustment (section 64F) is used to calculate expenditure in the final income year (1997). The base price adjustment is calculated according to the formula:

$$a - (b + c)$$

a = all amounts paid

$$=$$
 \$10,000 (principal) + \$250 (fees) + \$8,000 (interest)

= \$18,250

b = acquisition price

= all amounts received

= \$9,500 (principal)

c = expenditure incurred in previous years

= \$7,228.99 (as calculated above)

Therefore
$$a - (b + c) = $1,521.01$$
.

This amount is deemed to be expenditure incurred.

If the holder was a New Zealand taxpayer able to use the straight line method, it would be deemed to derive income of \$875 in each Period.

(2) Example B (a variable rate loan)

This is the same as Example A except that interest is determined according to a market indicator. e.g. the bank bill or commercial bill rate

Since the notes with a face value \$10,000 were issued at a 5 per cent discount, and contingent fees of 2.5 per cent were payable by the borrower (to the lender), who is the issuer in relation to this financial arrangement, the Total Finance Charges to the borrower are -

Note that since the arrangement is a Variable Rate Financial Arrangement interest amounts are excluded from the calculation of the Total Finance Charges.

The length of each Period is measured in time units of half a year, and the principal outstanding is \$10,000 throughout. In the first period an interest rate of 10 per cent p.a. applied, and, interest of \$500 was payable.

Method A may be used to calculate the expenditure incurred in respect of each Period, that is—

(a)
$$$750/10 = $75$$

plus

(b) the actual interest payable in respect of that Period.

In the first six month Period the interest rate was 10 per cent p.a. so that total expenditure incurred was \$75 plus actual interest of \$500 which is \$575.

This expenditure would be allocated on a daily basis to each day in the Period using Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.

If the holder was a New Zealand taxpayer able to use the straight line method, it would be deemed to derive income of similar amounts.

(3) Example C (a zero coupon loan)

A New Zealand company raises \$5,000 by issuing 5 year notes with a face value of \$10,000 at a 50 per cent discount. No interest is payable. The taxpayer is an issuer in relation to the financial arrangement.

The Total Finance Charges payable by the borrower are—

| \$ | |
|---------------------|-----------------------------------|
| 10,000 5,000 | amount payable amount received |
| 5.000 | |

In this case Method A may be used.

The Period Between Payments is 1 year and the appropriate time unit is a year. There are 5 periods between payments. Therefore the discount would be allocated equally as \$1,000 to each of the five periods in the term of the loan, and would then be apportioned to income years using Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.

Method B

(4) Example D (a reducing principal fixed interest loan)

On 12 February 1992 a company borrows NZ\$10,000 for 5 years. The money is raised by issuing notes at a discount of 4.5 per cent

\$2,000 of the notes are to be repaid on each anniversary of the loan. Interest at 16 per cent p.a. is payable half yearly in arrears on the balance of the notes outstanding during the half year.

The borrower is a New Zealand company. There are no fees. The taxpayer is an issuer in relation to the financial arrangement.

The length of each Period is half a year.

The interest payable in the first year is \$1,600. Each subsequent year this reduces by \$320. The Total Finance Charges to the borrower are therefore—

(i) total interest payable

$$1,600 + 1,280 + 960 + 640 + 320 = 4,800$$

Therefore a=\$5,250 ('a' is a variable used in the formula described in Method B).

The following table sets out the allocation of the Total Finance Charges, where b=1 throughout (since there is one time unit of half a year in each Period):—

| Half year Period | Principal outstanding | $(b \times c)$ | Expenditure |
|---------------------|---------------------------|---------------------------|---------------------------------|
| . 0 | C | е | $\frac{a \times b \times c}{d}$ |
| 1 2 3 | 10,000 10,000 8,000 | 10,000 10,000 8,000 | 875 875 700 |

| Half year Period | Principal outstanding | (b×c) | Expenditure |
|---------------------|--------------------------|--------|---------------------------------|
| renoa | c C | e | $\frac{a \times b \times c}{d}$ |
| 4 | 8.000 | 8,000 | 700 |
| 5 | 6,000 | 6,000 | 525 |
| 6 | 6,000 | 6,000 | 525 |
| 7 | 4,000 | 4,000 | 350 |
| 8 | 4,000 | 4,000 | 350 |
| 9 | 2,000 | 2,000 | 175 |
| 10 | 2,000 | 2,000 | 175 |
| | Total d = | 60,000 | 5,250 |

This expenditure would be spread using Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.

(Note that in practice the income in the final year would be determined using the base price adjustment).

If the holder was a New Zealand taxpayer able to use the straight line method, it would be deemed to derive income of similar amounts.

(5) Example E (a reducing principal variable rate loan)

This is the same as Example D except that interest is determined according to a market indicator.

The notes, with a face value of \$10,000, were issued at a 4.5 per cent discount. There are no fees. The Total Finance Charges to the borrower are—

Note that since the arrangement is a Variable Rate Financial Arrangement interest amounts are excluded from the calculation of the Total Finance Charges.

The following table sets out the allocation of the Total Finance Charges, where 'b' equals one throughout (since there is one time unit of half a year in each period). The actual interest payable in the Period must be added to the amount apportioned in each Period to determine total expenditure.

| Half year Period | Principal outstanding | (b×c) | Expenditure |
|---------------------|--------------------------|--------|---------------------------------|
| . 0.7.02 | С | е | $\frac{a \times b \times c}{d}$ |
| 1 | 10,000 | 10,000 | 75 |
| 2 | 10,000 | 10,000 | 75 |
| 3 | 8,000 | 8,000 | 60 |
| 4 | 8,000 | 8,000 | 60 |
| 5 | 6,000 | 6,000 | 45 |
| 6 | 6,000 | 6,000 | 45 |
| 7 | 4,000 | 4,000 | 30 |
| 8 | 4,000 | 4,000 | 30 |
| 9 | 2,000 | 2,000 | 15 |
| 10 | 2,000 | 2,000 | 15 |
| | Total d = | 60,000 | 450 |

This expenditure would be spread using Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.

(Note that in practice the income in the final year would be determined using the base price adjustment).

If the holder was a New Zealand taxpayer able to use the straight line method, it would be deemed to derive income of similar amounts.

(6) Example F (a loan with different repayment periods)

A New Zealand taxpayer borrows \$75,000 and agrees to repay \$100,000. Repayments are \$30,000 at the end of year one and \$70,000 at the end of year four. The taxpayer is an issuer in relation to the financial arrangement.

The Total Finance Charges payable by the borrower are—

 $\begin{array}{ccc} & & & & \\ & & 100,000 & \text{amount payable} \\ & - & & 75,000 & \text{amount received} \\ & & \text{whence a} = & & \hline{25,000} & \end{array}$

The length of each Period is a year therefore b=1.

The principal outstanding is \$100,000 in the first (one year) Period, and \$70,000 in the subsequent Periods. Hence the Total Finance Charges are allocated as follows:

| Period | Length (years) | Principal outstanding | (bxc) | Expenditure |
|--------|-------------------|--------------------------|---------|-------------------------------|
| | ь | c | e | $\frac{a\times b\times c}{d}$ |
| 1 | 1 | 100,000 | 100,000 | 8,065 |
| 2 | 1 | 70,000 | 70,000 | 5,645 |
| 3 | 1 | 70,000 | 70,000 | 5,645 |
| 4 | 1 | 70,000 | 70,000 | 5,645 |
| | | Total d = | 310.000 | 25,000 |

The expenditure incurred in each Period would be spread between income years using Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.

(Note that in practice the income in the final year would be determined using the base price adjustment).

(7) Example G (discounted Government Stock)

A taxpayer buys New Zealand Government Stock on the secondary market. Details are as follows:

Face value \$500,000

Coupon 16 per cent p.a. payable half yearly
15 August 1994

Settlement 1 March 1992

Price \$548,978 (YTM = 11.6% pa)

The taxpayer is not a cash basis holder but is eligible to use the straight line method to account for its financial arrangements, and decides to do so.

The Total Finance Charges are—

whe

| | \$ | |
|----------|---------|--------------------------|
| | 500,000 | maturity value |
| + | 200,000 | five coupons of \$40,000 |
| _ | 548,978 | purchase price |
| ence a = | 151,022 | |

There is a broken first Period of 167 days, followed by five half year Periods. A time unit of half years is appropriate.

Since the Periods are of unequal length, Method B applies.

The 167 days represents $167 \times 2/365 = 0.9151$ of a half year.

Therefore b = 0.9151 in the first Period and b = 1 in the remaining periods as there is one time unit of half a year in each Period.

The following table can be constructed:

| Half year Period | Principal outstanding | (b×c) | Expenditure |
|---------------------|--------------------------|------------|---------------------------------|
| | С | e | $\frac{a \times b \times c}{d}$ |
| 1 | 500,000 | 457,550(i) | 28,117(ii) |
| 2 | 500,000 | 500,000 | 30,726 |
| 3 | 500,000 | 500,000 | 30,726 |
| 4 | 500,000 | 500,000 | 30,726 |
| 5 | 500,000 | 500,000 | 30,727 |
| | Total d = | 2,457,550 | 151,022 |

(i) $e = b \times c = 0.9151 \times 500,000 = 457,550$

(ii) a = 151,022 Total Finance Charges b = 0.9151 Length of Period c = 500,000 Principal outstanding d = 2,457,550 sum of all items 'e' above

The income derived in each Period would be spread using

Determination G1A: Apportionment of Income and Expenditure on a Daily Basis.

(Note that in practice the income in the final year would be determined using the base price adjustment.)

(8) Example H (transition to the straight line method)

This is similar to Example A, which is summarised as follows: An amount of \$9,250 (after fees and discount) is borrowed on 12 February 1991, repayable by 10 half yearly interest payments of \$800 each, plus a final payment of \$10,000.

The yield to maturity is 18.356 per cent.

Assume the borrower is a New Zealand taxpayer with a 31 March balance date and used the yield to maturity method for the first income year.

Then the expenditure deemed to be incurred in the income year ending 31 March 1991 is calculated as follows:

(a) Amount attributable to period 12 February–11 August 1991:

$$\$9.250 \times 18.356\%/2 = \$849$$

(b) Amount attributable to income year ending 31 March 1991:

$$$849 \times 47 \text{ days}/181 \text{ days} = $220$$

Assume that in the 1991/1992 income year the taxpayer meets the criteria for the straight line method and decides to use Method A of this determination.

Then the amount of expenditure calculated in accordance with section $64c\ (2B)$ (b) is as follows:

(a) From example A, the amount of expenditure that would have been deemed to be incurred under the straight line Method A up to 31 March 1992 is as follows:

| | | | \$ |
|-------|------------------------------------|---|-------|
| (i) | period 12 February-11 August 1991: | | 875 |
| (ii) | period 12 August-11 February 1992: | | 875 |
| (iii) | period 12 February-31 March 1992 | | |
| | 875 	imes 48 days/ 182 days | = | 231 |
| | | | 1 981 |

(b) Therefore, using the formula in section 64c (2B) (b)

a = 0 income derived using the straight line method
b = \$1,981 expenditure incurred using the straight line method
c = 0 income derived in prior income years
d = \$220 expenditure incurred in prior income years

(c) The amount calculated in accordance with the formula is—

$$a - b - c + d = 0 - 1,981 - 0 + 220$$

= -\\$1,761

and since this is a negative amount, it is deemed to be expenditure incurred by the borrower.

This determination is signed by me on the 10th day of July in the year 1991.

R. D. ADAIR, Deputy Commissioner of Inland Revenue. go7854

Internal Affairs

Queen Elizabeth the Second Arts Council of New Zealand Act 1974

Northbridge and Birkenhead Community Arts Councils—Boundary Change

Pursuant to section 32 (i) of the Queen Elizabeth II Arts Council of New Zealand Act 1974, on the recommendation of

the Northern Regional Arts Council, the Queen Elizabeth II Arts Council of New Zealand hereby realigns the boundary between the Northbridge and Birkenhead Community Arts Councils as follows:

to follow the motorway to the boundary of Rodney District Council.

Dated at Wellington this 20th day of June 1991.

The seal of the Queen Elizabeth II Arts Council of New Zealand affixed in the presence of:

J. PATTRICK, Chairman.

C. WHITING, Deputy Chairman.

M. M. JENSEN, Witness.

go7738

Selwyn District Community Arts Council—Change of Name

Pursuant to section 32 (i) of the Queen Elizabeth II Arts Council of New Zealand Act 1974, on the recommendation of the Southern Regional Arts Council, the Queen Elizabeth II Arts Council of New Zealand hereby designates the Lower Selwyn Community Arts Council for the following duly defined area:

the previous rural district of Paparua County and the previous District of Ellesmere.

This notice revokes the previous notice headed "Designation of Selwyn District Community Arts Council" which appeared in the *New Zealand Gazette*, No. 56, page 1331 of 31 March 1988.

Dated at Wellington this 20th day of June 1991.

The seal of the Queen Elizabeth II Arts Council of New Zealand affixed in the presence of:

J. PATTRICK, Chairman.

C. WHITING, Deputy Chairman.

M. M. JENSEN, Witness. go7739

Birkenhead Community Arts Council—Change of Name

Pursuant to section 32 (i) of the Queen Elizabeth II Arts Council of New Zealand Act 1974, on the recommendation of the Northern Regional Arts Council, the Queen Elizabeth II Arts Council of New Zealand hereby designates the Westshore Community Arts Council for the following duly defined area:

Birkenhead City boundary.

This notice revokes the previous notice headed "Designation of Birkenhead Community Arts Council" which appeared in the *New Zealand Gazette*, No. 48, page 1032 of 7 April 1983.

Dated at Wellington this 20th day of June 1991.

The seal of the Queen Elizabeth II Arts Council of New Zealand affixed in the presence of:

J. PATTRICK, Chairman.

C. WHITING, Deputy Chairman.

M. M. JENSEN, Witness. go7740

Justice

Crimes Act 1961

Notice of Confiscation of Motor Vehicle

Please take notice that the following motor vehicle has been confiscated under section 84 of the Criminal Justice Act 1985:

1974 Holden Premier, registration No. GQ9434 owned by Mason Tainui.

R. TEMPERO, Deputy Registrar.

District Court, Invercargill. go7741

Notice of Confiscation of Motor Vehicle

Notice is hereby given that the following vehicle has been confiscated pursuant to section 84 (2) of the Criminal Justice Act 1985:

1972 Chrysler Valiant Pacer (yellow), registration No. FZ3567.

Any person having an interest in the above vehicle must advise particulars of that interest to the undersigned within 7 days of this notice

Dated this 8th day of August 1991.

K. W. McCARTAIN, Deputy Registrar.

District Court, Whangarei. go7858

District Courts Act 1947

District Court Judges Appointed

Pursuant to section 5 of the District Courts Act 1947 and section 5 (1) of the Family Courts Act 1980, Her Excellency the Governor-General has been pleased to appoint

Geoffrey Fraser Ellis

and

John James Dashwood Strettell

as Acting District Court Judges, to be District Court Judges, to exercise civil and criminal jurisdiction in New Zealand and the jurisdiction of the Family Court.

Dated at Wellington this 24th day of July 1991.

D. A. M. GRAHAM, Minister of Justice. go7872

Electoral Act 1956

Appointment of Members of the Representation Commission

Pursuant to section 15 of the Electoral Act 1956, as substituted by section 2 (1) of the Electoral Amendment Act 1991, Her Excellency the Governor-General, acting by and on the advice and consent of the Executive Council, and on the nomination of the House of Representatives, has been pleased to appoint:

(a) As members of the Representation Commission to hold office under section 15 (2) (e) of the Electoral Act 1956 (also so substituted):

Ian McLean of Rotorua (who is nominated to represent the Government); and

Lloyd Brian Flack of Levin (who is nominated to represent the Opposition); and

(b) As members of the Representation Commission to hold office under section 15 (3) (b) of the Electoral Act 1956 (as so substituted), for the purpose of determining the boundaries of the Maori Electoral Districts:

James Wairata Brown of Wellington (who is nominated to represent the Government); and

Whetu Marama Wereta of Trentham (who is nominated to represent the Opposition).

Dated at Wellington this 25th day of July 1991. D. A. M. GRAHAM, Minister of Justice. go7871

Insurance Companies Deposits Act 1953

Insurance Companies' Deposits Act Notice 1991

Pursuant to section 4B (3) of the Insurance Companies' Deposits Act 1953, the Minister of Justice, hereby gives the following notice:

- 1. This notice may be cited as The Insurance Companies' Deposits Act Notice 1991.
- 2. Minet Burn & Roche Pty Limited is hereby declared to be authorised to make a deposit with the Public Trustee under section 4B of the Insurance Companies' Deposits Act 1953.

Dated at Wellington this 1st day of August 1991.

DOUGLAS GRAHAM, Minister of Justice. go7842

Oaths and Declarations Act 1957

Revocation of Authorisation to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby revoke the authorisation held by the officers in the service of the Crown named in the Schedule below to take statutory declarations.

Schedule

New Zealand Defence Force

Auckland Naval Command, Auckland

The Commanding Officer, HMNZS Manawanui.

The Commanding Officer, HMNZS Takapu.

The Commanding Officer, HMNZS Tarapunga.

RNZAF Base, Wigram

The Commanding Officer, Administrative Squadron.

Dated at Wellington this 29th day of July 1991.

D. A. M. GRAHAM, Minister of Justice.

(ADM. 3/28/3/8) go7873

Officers in the New Zealand Defence Force Authorised to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby authorise the holders for the time being of the officers in the service of the Crown specified in the Schedule below to take statutory declarations under the said Act.

Schedule

New Zealand Defence Force

Auckland Naval Command, Auckland

The Commanding Officer, HMNZS Manawanui.

The Commanding Officer, HMNZS Takapu.

The Commanding Officer, HMNZS Tarapunga.

RNZAF Base, Wigram

The Commanding Officer, Administrative Squadron.

Dated at Wellington this 22nd day of July 1991.

D. A. M. GRAHAM, Minister of Justice.

(ADM. 3/28/3/8)

go7874

Transport

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 Air Vanuatu (Operations) Limited has applied for the renewal of its International Air Service Licence to operate international air services for the carriage of passengers, cargo and mail between Vanuatu and Auckland from 1 November 1991, and that it is proposed that the renewal be granted for a period of 5 years from that date.

Further details are available from the Acting General Manager, Air Transport Division, Ministry of Transport, P.O. Box 31-441, Lower Hutt.

Any person or organisation desiring to make representations relating to this application, must forward the representations in writing to reach me on or before 30 August 1991.

Dated at Wellington this 30th day of July 1991.

W. ROB STOREY, Minister of Transport. go7841

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 Air Caledonie International has applied for the renewal of its International Air Service Licence to operate international air services for the carriage of passengers, cargo and mail between New Caledonia and Auckland from 1 November 1991, and that it is proposed that the renewal be granted for a period of 5 years from that date.

Further details are available from the Acting General Manager, Air Transport Division, Ministry of Transport, P.O. Box 31-441, Lower Hutt.

Any person or organisation desiring to make representations relating to this application, must forward the representations in writing to reach me on or before 30 August 1991.

Dated at Wellington this 29th day of July 1991.

W. ROB STOREY, Minister of Transport. go7839

Transport Act 1962

The Traffic (Kapiti Coast District, All Wards Excluding Otaki Ward) Notice No. 1, 1991

Pursuant to the Transport Act 1962, a delegation from the Minister of Transport and a sub-delegation from the Secretary for Transport, I, Carne Maurice Clissold, Controller Road and Traffic Standards give the following notice:

Notice

This notice may be cited as the Traffic (Kapiti Coast District, all Wards excluding Otaki Ward) Notice No. 1, 1991.

All roads specified in the First Schedule are declared to be derestricted and are excluded from the limitation as to speed imposed by section 52 of the Transport Act 1962, all other roads except those specified in the First Schedule are declared to be closely populated localities for the purposes of section 52 of the Transport Act 1961.

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

The Traffic (Kapiti Borough) Notice No. 1, 1989, signed on the 7th day of July 1989*, and the Traffic (Horowhenua County) Notice No. 1, 1985, signed on the 19th day of July 1985†, issued pursuant to section 52 of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976, are revoked.

First Schedule

Situated Within Kapiti Coast District

No. 1 State Highway (Awanui-Bluff): from the southern boundary of Kapiti Coast District to a point 320 metres measured southerly, generally, along the said State highway from Kapiti Road (Paraparaumu): and from Ruahine Street (Paraparaumu) to a point 60 metres measured southerly, generally, along the said State highway from Te Moana Road (Waikanae): and from a point 100 metres, measured north-easterly, generally, along the said State highway from Ngaio Road (Waikanae) to the northern boundary of Waikanae Ward (3.1 kilometres north of Hadfield Road).

At Paekakariki:

Paekakariki Hill Road: from the No. 1 State Highway (Awanui-Bluff) to the southern boundary of Kapiti Coast District.

At Raumati:

Poplar Avenue: from No. 1 State Highway (Awanui-Bluff) to Matai Road.

At Paraparaumu:

Emerald Glen Road.

Kapiti Road: from a point 250 metres measured south-easterly, generally, along the said road from Te Roto Drive to a point 90 metres measured south-easterly, generally, along the said road from Hurley Road.

Mazengarb Road: from a point 720 metres measured south-easterly, generally, along the said road from Walton Road to Fytfield Place.

Maungakotukotu Road.

Ratanui Road: from a point 600 metres measured northerly, generally, along Ratanui Road from Mazengarb Road to Otaihanga Road.

Valley Road: from a point 1600 metres measured southerly, generally, along the said road from Hookway Street to its southern end.

Waterfall Road.

At Otaihanga:

Otaihanga Road: from the No.1 State Highway (Awanui-Bluff) to Ratanui Road.

Tieko Street.

At Waikanae:

Huia Street: from Amokura Street to its northern end.

Ngarara Road: from a point 50 metres measured northerly, generally, along Ngarara Road from Parkwood to its northern end.

Reikorangi Road: from a point 100 metres measured south-easterly, generally, along the said road from Poneke Drive to Akatarawa Road.

Te Moana Road: from a point 100 metres measured easterly, generally, along the said road from Rauparaha Street to a point 450 metres measured northerly, generally, along the said road from Park Avenue.

At Reikorangi:

Akatarawa Road.

Kent Road.

Mangaone South Road.

Ngatiawa Road.

Rangiora Road.

Terrace Road.

At Peka Peka:

Hadfield Road.

Peka Peka Road: from the No.1 State Highway (Awanui-Bluff) to a point 20 metres measured easterly, generally, along Peka Peka Road from Paetawa Road.

Ruakawa Road.

Second Schedule

Situated Within Kapiti Coast District

No. 1 State Highway (Awanui-Bluff): from a point 320 metres measured southerly, generally, along the said State highway from Kapiti Road to a point 100 metres measured southerly, generally, along the said State highway from Kapiti Road to a point 100 metres measured southerly, generally, along the said State highway from Ihakara Street; and from the southern end of the Waikanae River Bridge to a point 60 metres measured southerly, generally, along the said State highway from Te Moana Road; and from Hemi Street to a point 100 metres measured northerly; generally, along the said State highway from Ngaio Road.

At Raumati:

Poplar Avenue: from a point 10 metres measured easterly, generally, along Poplar Avenue from Leinster Avenue to Matai Road.

At Paraparaumu:

Kapiti Road: from a point 250 metres measured south-easterly, generally, along the said road from Te Roto Drive to a point 90 metres measured south-easterly, generally, along the said road from Hurley Road.

Mazengarb Road: from a point 720 metres measured south-easterly, generally, along the said road from Walton Road to Arawhata Road.

Valley Road: from a point 300 metres measured southerly, generally, along Valley Road from Hookway Street to a point 1600 metres measured southerly, generally, along Valley Road from Hookway Street.

At Waikanae:

Huia Street: from Amokura Street to its northern end.

Te Moana Road: from a point 100 metres measured easterly, generally, along the said road from Rauparaha Street to a point 450 metres measured northerly, generally, along the said road from Park Avenue.

Reikorangi Road: from a point 100 metres measured southerly, generally, along Reikorangi Road from Poneke Drive to a point 350 metres measured southerly, generally, along Reikorangi Road from Poneke Drive.

Signed at Wellington this 2nd day of August 1991.

C. M. CLISSOLD, Controller, Road and Traffic Standards.

- * New Zealand Gazette, No. 120, dated 13 July 1989, page 3008.
- † New Zealand Gazette, No. 138, dated 25 July 1985, page 3184.

(MOT 29/1/Kapiti Coast District) qo7868

Authorities and Other Agencies of State

New Zealand Milk Authority

Milk Act 1988

Minimum Standards—Whangarei Home Delivery District

In terms of section 16 of the Milk Act 1988, the New Zealand Milk Authority hereby amends the notice dated 6 December 1988 and published in the *New Zealand Gazette*, 15 December 1988, No. 214, page 5371, by:

1. Omitting from clause (b) (ii) the references to Ngunguru and Whangarei Heads.

2. Inserting a new clause (b) (iv) as follows:

Ngunguru and Whangarei Heads:

Commencing at 6.30 a.m.

This notice shall come into force on the expiration of 10 working days after its publication in the *Gazette*.

Dated at Wellington this 6th day of August 1991.

D. J. GASSON, President.

I. M. MURRAY, Member.

S. D. BURSLEM, Member. go7875

Land Notices

Conservation

Reserves Act 1977

Revocation of the Reservation Over a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Department of Conservation, Wellington Conservancy, hereby revokes the reservation as a recreation reserve over the land described in the Schedule hereto.

Schedule

Wellington Land District—Horowhenua District

1.0401 hectares, more or less, being Lot 205 on Deposited Plan 50342, Block I, Waiopehu Survey District. All certificate of title 39B/80.

Dated at Wellington this 5th day of August 1991.

C. HANSEN, Acting Regional Conservator, Wellington.

(DOC Files: H.O. R.R.C. 1190, R.O. GB3/100) 1CL In7869

Cancellation of the Vesting and Revocation of the Reservation Over a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Wellington Conservancy of the Department of Conservation hereby cancels the vesting in The Tararua District Council and revokes the reservation as a local purpose reserve (site for public buildings of the local governing body) over the land described in the Schedule hereto.

Schedule

Wellington Land District—Tararua District

1770 square metres, more or less, being Sections 7 and 8, Block VII, Town of Pongaroa. All certificate of title 526/237.

Dated at Wellington this 15th day of July 1991,

N. D. R. McKERCHAR, Regional Conservator.

(Files: DOC R.O. GK3/400)

In7838

Declaration That Land is a Reserve

Pursuant to the Reserves Act 1977, and a delegation from the Minister of Conservation, the Regional Conservator of the Department of Conservation, Wellington Conservancy, hereby notifies that the following resolution was passed by The Wellington City Council on the 13th day of March 1991:

"That, in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, The Wellington City Council hereby resolves that the piece of land held by the said city council in fee simple and, described in the Schedule hereto, shall be, and the same is hereby declared to be a recreation reserve within the meaning of the said Act."

First Schedule

Wellington Land District-Wellington City

Part Elliott Park

1143 square metres, more or less, being Section 3, S.O. 36084, situated in Block X, Port Nicholson Survey District. All CT 37B/299.

Dated at Wellington this 30th day of July 1991.

N. D. R. McKERCHAR, Regional Conservator.

(Files: DOC R.O. GG3/100)

1CL

Authorisation of Exchange of a Reserve for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Nelson/Marlborough Conservancy of the Department of Conservation hereby authorises the exchange of the public utility reserve at Tunoamai Point, described in the First Schedule, for the land described in the Second Schedule hereto.

First Schedule

1CL

Marlborough Land District—Marlborough District

5817 square metres, more or less, being Section 96, Block I, Arapawa Survey District. All *New Zealand Gazette*, 1946, page 272.

Second Schedule

8 AUGUST

Marlborough Land District—Marlborough District

4.6286 hectares, more or less, being Lot 1, D.P. 2991. All certificate of title 1B/1154.

Dated at Nelson this 26th day of July 1991.

H. F. M. LOGAN, Regional Conservator.

(DOC RES: 704)

ln7742

Iwi Transition Agency

Maori Affairs Restructuring Act 1989

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager, Iwi Transition Agency hereby gives notice as follows:

Notice

- 1. This notice may be cited as Maori Land Development Notice Hamilton 1991, No. 30.
- 2. The land described in the Schedule hereto is hereby declared to be subject to Part II of the Maori Affairs Restructuring Act 1989.

Schedule

South Auckland Land District

All that piece of land described as follows:

Area

ha

Being

57.5605 Ngai Tukairangi Block. All certificate of title 47A/535.

Dated at Hamilton this 16th day of July 1991.

For and on behalf of the Iwi Transition Agency.

R. H. KOROHEKE, Assistant General Manager.

(HO 62/62/1; RO 26/3)

ln7831

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the General Manager, Iwi Transition Agency hereby gives notice as follows:

Notice

- 1. This notice may be cited as Maori Land Development Notice Hamilton 1991, No. 29.
- 2. The notice referred to in the First Schedule hereto is hereby revoked by omitting all reference to the land described in the Second Schedule hereto.
- 3. The land described in the Second Schedule hereto is hereby released from Part II of the Maori Affairs Restructuring Act 1989

First Schedule

Date of Notice

Reference

Registration No.

12 March 1980

New Zealand Gazette, No. 25, 20 March 1980, page 761

, Nil.

Second Schedule

South Auckland Land District

All that piece of land described as follows:

Area ha

Being

59.5712 Ngai Tukairangi situated in Block XI, Tauranga Survey District. Amalgamation order dated 30 January 1980.

Dated at Hamilton this 16th day of July 1991.

For and on behalf of the Iwi Transition Agency.

R. H. KOROHEKE, Assistant General Manager.

(H.O. 62.62/1; R.O. 26/3)

ո7833

Justice

Maori Affairs Act 1953

Excluding Land from a Maori Reservation

Notice is hereby given that by virtue of section 439 (5) (a) of the Maori Affairs Act 1953 and pursuant to a recommendation of the Maori Land Court, the land described in the Schedule hereto is excluded from the Maori reservation created by notice in the *New Zealand Gazette*, No. 49, page 1199 of the 22nd day of August 1963.

Schedule

South Auckland Registry

All that land situated in Block XIII, Ohinemuri Survey District and described as follows.

Area m²

Being

4600 Part Ngahutoitoi E2C more particular delineated on plan S.O. 57332 and marked "G".

156 Part Ngahutoitoi E2C more particularly delineated on plan S.O. 57332 and marked "N".

Dated at Wellington this 24th day of June 1991.

W. GARDINER, General Manager, Iwi Transition Agency.

(MLC 92H158)

ln7859

Setting Apart General Land as a Maori Reservation

Notice is hereby given that by virtue of section 439 (2) of the Maori Affairs Act 1953 and pursuant to a recommendation of the Maori Land Court, the general land described in the Schedule hereto is hereby set apart as a Maori reservation and to form part of the Tauranganui Marae, for the common use and benefit of the Rangiwahitu Tribe.

Schedule

South Auckland Land District

All that piece of land situated in Block V, Onewhero Survey District and described as follows:

Area

ha

Being

1.4074 more or less, being Lot 1 on Deposited Plan S. 35162 and being Part Opuatia 17B2A Block and being all the land in certificate of title, Volume 32A, folio 56, South Auckland Registry.

Dated at Wellington this 26th day of June 1991.

W. GARDINER, General Manager, Iwi Transition Agency.

(MLC 70W257) ln7870 2CL

2CL

Setting Apart General Land as a Maori Reservation

Notice is hereby given that by virtue of section 439 of the Maori Affairs Act 1953 and pursuant to a recommendation of

No. 120

the Maori Land Court, the general land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purpose of access to the urupa known as Te Kumete for the common use and benefit of the Ngatihine people.

Schedule

North Auckland Land District

All that piece of land situated in Block XII, Kawakawa Survey District and described as follows:

Area m²

Being

408 Lot 19, Deposited Plan 129108.

Dated at Wellington this 5th day of August 1991.

W. GARDINER, General Manager of Iwi Transition Agency.

(MA; D.O. 4/6/175)

ln7865

2CL

Setting Apart Maori Freehold Land as a Maori Reservation

Notice is hereby given that by virtue of section 439 of the Maori Affairs Act 1953, and pursuant to a recommendation of the Maori Land Court, the Maori freehold land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purpose of an urupa to be known as Te Kumete for the common use and benefit of the Ngatihine people.

Schedule

North Auckland Land District

All that piece of land situated in Block XII, Kawakawa Survey District and described as follows:

Area

ha

Being

0.2428 Te Pa A, and being all of the land contained in the partition order of the Maori Land Court dated the 18th day of January 1922.

Dated at Wellington this 5th day of August 1991.

W. GARDINER, General Manager of Iwi Transition Agency.

(MA HO; D.O. 4/6/175)

2CL

Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 439 of the Maori Affairs Act 1953 the Maori freehold land described in the Schedule hereto is hereby set apart as a Maori reservation for the purpose of a marae for the common use and benefit of Ngati Mahana Iwi and the Maori people of the district generally.

Schedule

South Auckland Land District

All that piece of land situated in Block XI, Patetere North Survey District and described as follows:

Area

 m^2

Being

3869 Part Whakaaratamaiti 2B2C.

Dated at Wellington this 5th day of August 1991.

W. GARDINER, General Manager of Iwi Transition Agency.

(D.O. 2449)

ln7863

2CL

New Zealand Railways Corporation

New Zealand Railways Corporation Act 1981

Declaring Land at Ashley to be Set Apart for Railway Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 52 of the Public Works Act 1981, the Chief Executive of the New Zealand Railways Corporation hereby declares the land described in the Schedule hereto to be set apart for and on behalf of Her Majesty the Queen for railway purposes.

Schedule

Canterbury Land District—Waimakariri District

All those pieces of land situated in Block VI, Rangiora Survey District described as follows:

Area m²

2655 Part Rural Section 2859, being all the land comprised and described in conveyance 45846 (deeds index 7 c/s 422); and being so much of the land as is comprised in Lot 1, L.T. 57380.

Being

1178 Part Rural Section 2163, being all the land comprised and described in conveyance 42452 (deeds index 6 c/s 575); and being so much of the land as is comprised in Lot 1, L.T. 57380.

284 Part Rural Section 1294, being the balance of the land comprised and described in conveyance 42445 (deeds index 7 c/s 130); and being so much of the land as is comprised in Lot 2, L.T. 57380.

363 Part Rural Section 1294, being part of the land comprised and described in conveyance 42449 (deeds index 7 c/s 132); and being so much of the land as is comprised in Lot 1, L.T. 57380.

1393 Part Rural Section 1294, being the balance of the land comprised and described in conveyance 42449 (deeds index 7 c/s 132); and being so much of the land as is comprised in Lot 2, L.T. 57380.

8830 Part closed road; being so much of the land as is comprised in Lot 1, L.T. 57380.

213 Part closed road; being so much of the land as is comprised in Lot 2, L.T. 57380.

Dated at Wellington this 6th day of August 1991.

P. K. TROTMAN, for Chief Executive, New Zealand Railways Corporation.

1CL

(NZR L.O. 259/)

ln786

Amending a Notice Declaring Railway Land at Huntly to be Set Apart for Coal Mining Purposes

Pursuant to sections 10 and 30 of the New Zealand Railways Corporation Act 1981 and section 55 of the Public Works Act 1981, the Chief Executive of the New Zealand Railways Corporation hereby amends the notice dated the 21st day of March 1991, published in *Gazette* 1991, No. 47, page 1054 and registered in the South Auckland Registry as document B. 013810.2 declaring railway land at Huntly to be set apart for coal mining purposes by omitting from the area secondly described in the Schedule the words "Part Allot 49" and substituting the words "Part Allots 163 and 49."

Dated at Wellington this 30th day of July 1991.

P. K. TROTMAN, for Chief Executive, New Zealand Railways Corporation.

(NZR L.O. 28648/81) In7867

Survey and Land Information

Public Works Act 1981

Land Acquired for Aerodrome 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 Manager, Lands and Property, Department of Survey and Land Information, Wellington, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for aerodrome purposes and shall vest in the Crown on the date of publication of this notice in the Gazette.

Schedule

Wellington Land District

All that piece of land containing 604 square metres, being parts of Sections 9 and 13, Watts Peninsula District and being also Lot 4 on Deposited Plan 5213.

Dated at Wellington this 5th day of August 1991.

D. I. GRAY, Manager, Lands and Property.

(DOSLI Wn. D.O. P.L. 14/3/1)

1CL

Declaring Land to be Road in Block XII, Belmont Survey District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, declares the land described in the Schedule hereto to be road and vested in The Wellington City Council on the date of publication of this notice in the Gazette.

Schedule

Wellington Land District

Area m^2

Being

1158 Part Section 111, Harbour District; marked "F" on S.O. plan.

1066 Part Ngauranga Res (8 and 9) A; marked "G" on S.O. plan.

103 Part Section 8, Harbour District; marked "H" on S.O. plan.

All shown marked as above mentioned on S.O. Plan 36392, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 2nd day of August 1991.

D. I. GRAY, Manager, Lands and Property.

(DOSLI Wn. D.O. P.L. 40/8/6)

1CL

ln7877

Amending a Notice Declaring Land to be Road, Road to be Stopped and Vested and Land to be Taken and Vested in Blocks II and III, Otahoua Survey District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information. Wellington, hereby amends the notice:

- (i) Dated the 5th day of October 1990 and published in the New Zealand Gazette of 11 October 1990, No. 176 at page 3818 by omitting the following from (b):
 - "and vested in Donald Bruce McKenzie and James Bruce McKenzie,'
- (ii) Dated the 2nd day of February 1991 and published in the New Zealand Gazette of 8 February 1991, No. 21 at page 462 by omitting the following:

"and Kerrick Neil Blundell, farmers, all of Masterton."

Dated at Wellington this 2nd day of August 1991.

D. I. GRAY, Manager, Lands and Property.

(DOSLI Wn. D.O. P.L. 27/19/9)

ICI.

Declaring Land Held for State Forest and Crown Land to be Set Apart for Forest Purposes in the District of Tasman

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Nelson, hereby declares the land described in the Schedule hereto to be set apart for forest purposes.

Schedule

Nelson Land District—Tasman District

59.8490 hectares, situated in Block XII, Wangapeka Survey District, being Section 1, S.O. Plan 14703.

Dated at Nelson this 6th day of August 1991.

R. G. C. WRATT, Manager, Lands and Property.

(DOSLI Nn. D.O. Lands 23/3) ln7862

ICL

Land Acquired for Defence Purposes in the City of Upper Hutt

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property Department of Survey and Land Information, Wellington, 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 date of publication of this notice in the Gazette.

Schedule

Wellington Land District

All that piece of land containing 2.9508 hectares, more or less. situate in the city of Upper Hutt, being Section 1 on S.O. Plan 33786, Lots 1 and 2 on Deposited Plan 19616 and Section 981, Hutt District.

Dated at Wellington this 26th day of July 1991.

D. I. GRAY, Manager, Lands and Property.

(DOSLI Wn. D.O. PL 26/3/1) ln7861

1CL

Land at 44 Allens Road Acquired for Education **Purposes**

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for education purposes and shall vest in the Crown on the date of publication of this declaration in the Gazette

Schedule

Canterbury Land District—Ashburton District

All that parcel of land containing 1012 square metres, being Lot 15, D.P. 430. All certificate of title, Volume 451, folio 132.

Dated at Christchurch this 30th day of July 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. PL06-122) ln7857

1CI

Land at Mairehau Road Acquired for Road Diversion

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired (together with the right of way, right to drain water and sewage, to convey water, electric power and telephonic communication easements reserved by Transfer 34738/7) for road diversion and shall vest in The Christchurch City Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

All that piece of land containing 3279 square metres, being Lot 64, D.P. 39000. All certificate of title 17B/727.

Dated at Christchurch this 30th day of July 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/105)

ln7856

1CL

Amending a Notice Declaring Road Stopped and Vested in Wanganui District (State Highway 3)

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Wellington, hereby amends the notice dated the 9th day of October 1990, and published in the New Zealand Gazette of 18 October 1990, No. 182, at page 3930, declaring road stopped and vested in Wanganui District, by deleting the following words:

"John Humphrey Hayes and Michael David Eastwood, both of Wanganui, farmers, as tenants in common in equal memorandum of subject to shares, No. 946657.1.

and substituting the following words in their place:

"Haves Earthmoving Services Limited at Wanganui, subject to memorandum of mortgage No. B. 165762.4.

Dated at Wellington this 29th day of July 1991.

E. C. MELDRUM, District Manager.

(DOSLI Wg. 8/3/0/20/2:695118)

In7855

1CL

Reserve for Buildings of the General Government Set Apart for Police Purposes in the District of Kapiti Coast

Pursuant to section 52 (1) of the Public Works Act 1981, and pursuant to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, declares the reserve for buildings of the General Government described in the Schedule hereto be set apart for police purposes.

Schedule

Wellington Land District

Being m^2

744 Lot 21 on Deposited Plan 4828, all certificates of title, Volume 37A, folio 875.

921 Lot 22 on Deposited Plan 4828, all certificates of title, Volume 37A, folio 876.

Dated at Wellington this 31st day of July 1991.

D. I. GRAY, Manager, Lands and Property.

(DOSLI Wn. D.O. Pl 6/6/1)

ln7860

1CL

Land at Main South Road/Halswell Junction Road Acquired for a Limited Access Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to section 88 (2) of the Transit New Zealand Act 1989, and to a a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a limited access road which becomes road, limited access road and State highway and vests in the Crown on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

All that piece of land containing 495 square metres, being part Rural Section 7194; as shown marked "B" on S.O. Plan 17508, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 1st day of August 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/72/1/14/79)

In7894

1CL

Land at 20 Grahams Road Acquired for Education Purposes

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

Schedule

Canterbury Land District—Ashburton District

All that piece of land containing 4223 square metres, being Lots 407, 408, 409 and 410 on Deposited Plan 256. All certificate of title, Vol. 133, folio 36, Canterbury Registry.

Dated at Christchurch this 1st day of August 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 40/9/451) ln7895

1CL

Land at 331 Wilsons Road Acquired for Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, 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 Christchurch City Council on the date of publication of this declaration in the Gazette.

1CL

Schedule

Canterbury Land District—Christchurch City

All that piece of land containing 33 square metres, being part Lot 1, D.P. 16255; as shown marked "A" on S.O. Plan 18291, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 1st day of August 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/115)

ICI.

Amending Notice

Land at Buckleys Road and Butterfield Avenue Set Apart for Road

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, hereby amends the notice with the above heading dated the 13th day of December 1990 and published in the New Zealand Gazette on the 20th day of December 1990, No. 223 at page 5127, by omitting from the Schedule, the following:

"97 square metres, part Lot 118, D.P. 1028; marked 'G' on plan".

Dated at Christchurch this 1st day of August 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/65) ln7897

1CL

Land at Pavitt Street Acquired for Road Diversion

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road diversion and shall vest in The Christchurch City Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

Area

 m^2

20 Part Rural Section 41; marked 'G' on plan.

19 Part Lot 1, D.P. 5852; marked 'H' on plan.

As shown marked as above mentioned on S.O. Plan 18172, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 1st day of August, 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/116)

Land at Marshland and Prestons Roads Acquired for Road

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, 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 Christchurch City Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch City

All that piece of land containing 25 square metres, being part Lot 1, D.P. 12585; as shown marked "C" on S.O. Plan 18350, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 31st day of July 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/57)

Land at Marshland and Prestons Roads Acquired for Road

Pursuant to sections 20 (1) and 50 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the pieces of land described in the Schedule hereto are hereby acquired for road and shall vest in The Christchurch City Council on the date of publication of this declaration in the Gazette.

Schedule

Canterbury Land District—Christchurch

 m^2

22 Part Lot 8, D.P. 772; marked "A" on plan.

54 Part RS 7670X; marked "B" on plan.

As shown marked as above mentioned on S.O. Plan 18350, lodged in the office of the Chief Surveyor at Christchurch.

Being

Dated at Christchurch this 31st day of July 1991.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. 35/1/57) in7900

1CI

Transfer of Unformed Legal Road in Otorohanga District

Pursuant to section 323 of the Local Government Act 1974, and to a delegation from the Minister of Lands, the Assistant District Manager of the Department of Survey and Land Information, Hamilton, hereby declares that the land described in the Schedule hereto has been transferred to the Crown by The Otorohanga District Council, pursuant to the said section 323, and on publication of this notice the said land shall be deemed to be Crown land subject to the Land Act 1948.

Schedule

South Auckland Land District

Area

 m^2

Being

5,078 All that portion of unformed legal road adjoining Part Pouakani A3A Block shown marked "A" on S.O. Plan 58897.

2.6285 All that portion of unformed legal road adjoining Part Pouakani A3A Block shown marked "B" on S.O. Plan 58897.

Dated at Hamilton this 1st day of August 1991.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. D.O. DIS 8A-ROADS) ln7901

1CL

Amending a Notice Realigning Road in Otorohanga District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager of the Department of Survey and Land Information, Hamilton, hereby amends the notice dated the 19th day of April 1991 and published in the *New Zealand Gazette* of 26 April 1991, No. 61 at page 1358, realigning road in Otorohanga District by deleting "Section 41" from the Third Schedule and substituting "Section 29".

Dated at Hamilton this 2nd day of August 1991.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 17/7/61 & 66) ln7902

1CL

Road Stopped and Vested—Coote Road, Napier City

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Napier, declares pursuant to sections 116 (1) and 117:

- (a) That the part road first described in the Schedule be stopped.
- (b) That the part road secondly described in the Schedule be stopped and added to the all purpose reserve (Passive Recreation) vested in The Napier City Council and held in certificate of title M4/1296.

Schedule

Firstly

85 square metres, adjoining Lot 3, Deeds Plan 310; marked "A" on S.O. 10200.

Secondly

31 square metres, adjoining Town Section 715; marked "B" on S.O. 10225. S.O. 10200 and S.O. 10225 are held in the office of the Chief Surveyor at Napier.

Dated at Napier this 30th day of July 1991.

P. H. GRAHAM, District Solicitor.

(DOSLI Na. D.O. 7/11/37)

ln7903

Sewage and Stormwater Easement Acquired for Benefit of Te Mata Primary School

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Napier, declares that, an agreement to that effect having been entered into, an easement is acquired to convey sewage and stormwater through pipes laid under the surface of the land described in the First Schedule to be forever appurtenant to the land described in the Second Schedule. The easement shall vest in the Crown on the date of publication in the Gazette.

There shall be implied in the foregoing easement the rights and powers to drain water and sewage set out in the Seventh Schedule to the Land Transfer Act 1952.

First Schedule

Hawke's Bay Land District

Part Lot 2, D.P. 7965 marked 'A' on S.O. 10222.

Second Schedule

Hawke's Bay Land Registry

1915 square metres, being Lot 1, D.P. 1281.

1.4725 hectares, being part Lots 20, 21 and 22, D.P. 2051,

part Lot 2, D.P. 4281 and part Lot 2, D.P. 3752, as defined on S.O. 2962, held in the office of the Chief Surveyor at Napier.

All situate in Block IX, Te Mata Survey District, being all of the land comprised in Proclamation 135198.

Dated at Napier this 30th day of July 1991.

P. H. GRAHAM, District Solicitor.

(DOSLI Na. D.O. 13/88)

In7904

Otawhiri Deviation—State Highway 5 Hawke's Bay District

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Napier:

- (a) Pursuant to section 114 (1), declares the land described in the First Schedule to be road which pursuant to section 60 (2) of the Transit New Zealand Act 1989 forms part of State Highway 2.
- (b) Pursuant to section 116 (1) and section 117 (3), declares the road described in the Second Schedule to be stopped and vested in certificate of title M4/950, Hawke's Bay Registry.

First Schedule

Hawke's Bay Land District

Area

a Being

3.5994 Part Tarawera C9, marked 'B' on S.O. 9795.

 m^2

453 Part Tarawera C9, marked 'C' on S.O. 9795.

ha

2.9987 Part Tarawera C9, marked 'G' on S.O. 9796.

m²

3456 Part Tarawera C9, marked 'H' on S.O. 9796.

ha

2.9145 Part Tarawera C9, marked 'E' on S.O. 9797.

Second Schedule

Hawke's Bay Land District

Area

ha Adjoining or passing through

2.4293 Part Tarawera C9, marked 'D' on S.O. 9795.

1.6993 Part Tarawera C9, marked 'J' on S.O. 9796.

m2

.800 Part Tarawera C9, marked 'K' on S.O. 9796.

ha

2.2885 Part Tarawera C9, marked 'F' on S.O. 9797.

m²

.8163 Part Tarawera C9, marked 'A' on S.O. 10160.

S.O. Plans No. 9795, 9796, 9797 and 10160 are held in the office of Chief Surveyor at Napier.

Dated at Napier this 1st day of August 1991.

P. H. GRAHAM, District Solicitor.

(DOSLI Na. D.O. 28/223)

In7905

Amending a Notice Declaring Land Set Apart in Connection with a Road, Wainui Deviation, State Highway 5, Gisborne

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Napier, hereby amends the notice dated the 21st day of May 1991 published

in New Zealand Gazette of the 30th day of May 1991, No. 80, page 1772 (In. 5508) under the heading "Land Set Apart in Connection with a Road, Wainui Deviation, State Highway 5, Gisborne" by substituting the figure "1119" for the figure "119" in the Schedule with the intent that the area of land referred to in the Schedule as being marked "Q" on S.O. 8513 be shown as 1119 square metres.

Dated at Napier this 30th day of July 1991.

P. H. GRAHAM, District Solicitor.

(DOSLI Na. D.O. 28/735)

ln7906

Land Acquired for Service Lane Vautier Street, Napier

Pursuant to section 20(1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Napier, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for service lane and shall vest in The Napier City Council on the date of publication in the *Gazette*.

Schedule

Hawke's Bay Land District

Area m²

n² Being

11 Part Lot 2, D.P. 1754; shown marked "A" on S.O. 10202.

38 Part Lot 47, D.P. 1386; shown marked "B" on S.O. 10202.

38 Part Lot 45, D.P. 1386; shown marked "C" on S.O. 10202.

S.O. 10202 is held in the office of the Chief Surveyor at Napier.

Dated at Napier this 30th day of July 1991.

P. H. GRAHAM, District Solicitor.

(DOSLI Na. D.O. 7975-C-353100)

ln7907

Land Acquired for Soil Conservation and River Control Purposes, Karamu Stream, Hastings District

Pursuant to section 20 (1) of the Public Works Act 1981, and pursuant to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Napier, 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 Regional Council on the date of publication in the *Gazette*.

Schedule

Hawke's Bay Land District

Area

m² Being

1305 Part Section 28, Block XVI, Heretaunga District; marked "A" on S.O. 10146.

Area m²

Being

1968 Part Lot 2, D.P. 7026; marked "B" on S.O. 10146.

Dated at Napier this 29th day of July 1991.

P. H. GRAHAM, District Solicitor.

(DOSLI Na. D.O. 231030/48&50)

in7908

Revoking a Notice Setting Apart State Forest for Forestry Purposes in Alton Survey 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 Survey and Land Information, Invercargill, hereby revokes the notice dated the 3rd day of May 1991 published in *New Zealand Gazette*, 9 May 1991, No. 69 at page 1543. All document 188509.1.

Dated at Invercargill this 31st day of July 1991.

R. W. G. DALGLISH, District Manager.

(DOSLI In. 6700/03, 955244)

1CL

Land Acquired for a Public School in the City of Nelson

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Nelson, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a public school, subject to building line restriction by Order in Council 114, and shall vest in the Crown on the date of publication hereof in the *Gazette*.

Schedule

Nelson Land District—Nelson City

4046 square metres, being Section 873, City of Nelson. All certificate of title No. 2D/198.

Dated at Nelson this 30th day of July 1991.

R. G. C. WRATT, Manager, Lands and Property.

(DOSLI Nn. D.O. 13/1/32/0)

ln7910

1CL

Transport

Harbours Act 1950

Corrigendum

Vesting Land in Port of Tauranga Limited

In a notice published in the *New Zealand Gazette*, 11 April 1991, No. 55, page 1191:

First Schedule

Second paragraph "MD 16539 (S.O. Plan 58575)" should read "MD 16539 (S.O. Plan 58574)".

(MOT, MTD, 43/13/9/10)

In7835



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