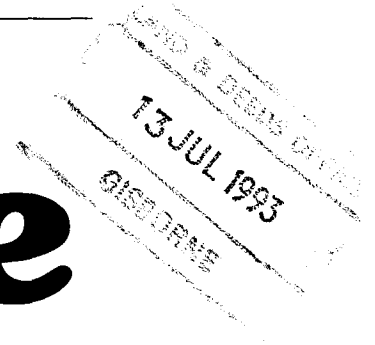


The New Zealand Gazette



WELLINGTON: THURSDAY, 8 JULY 1993

Contents

Important Notice From the Publisher	1942
Vice Regal	None
Parliamentary Notice	None
Parliamentary Summary	1942
Private Bills	1943
Government Notices	1945
Authorities and Other Agencies of State Notices	1962
Land Notices	1963
Regulation Summary	1975
General Section	None

Using the Gazette

The *New Zealand Gazette*, the official newspaper of the Government of New Zealand, is published weekly on Thursday. Publishing time is 4 p.m.

Notices for publication and related correspondence should be addressed to:

Gazette Office,
Department of Internal Affairs,
P.O. Box 805,
Wellington.
Telephone (04) 495 7200
Facsimile (04) 499 1865

or lodged at the Gazette Office, Seventh Floor, Dalmuir House, 114 The Terrace, Wellington.

Closing time for lodgment of notices at the Gazette Office is 12 noon on the Tuesday preceding publication (except for holiday periods when special advice of earlier closing times will be given).

Notices are accepted for publication in the next available issue, unless otherwise specified.

Notices being submitted for publication must be reproduced copies of the originals. Dates, proper names and signatures are to be shown clearly. A covering instruction setting out requirements must accompany all notices.

Copy will be returned unpublished if not submitted in accordance with these requirements.

Availability

The *New Zealand Gazette* is available on subscription from Legislation Services, P.O. Box 12-418, Wellington or over the counter at the following locations:

Bennetts Bookshop Limited

Housing Corporation Building, 25 Rutland Street,
Auckland.

147 Hereford Street, Christchurch.

Cargill House, 123 Princes Street, Dunedin.

38-42 Broadway Avenue, Palmerston North.

Waikato Polytechnic, Gate 5, Tristram Street, Private Bag,
Hamilton.

Bowen House, Lambton Quay, Wellington.

Other issues of the Gazette:

Commercial Edition—Published weekly on Wednesdays.

Customs Edition—Published weekly on Tuesdays.

Special Editions and Supplements—Published as and when required.

Advertising Rates

The following rates for the insertion of material in the Principal Edition of the *New Zealand Gazette* apply as from 1 July 1991:

Category 1

Single column notices, e.g.: Notices under the Transport Act, Public Works Act — 55c per word.

Category 2

Notices in table form or taking up two columns across the page, e.g.: Regulation Summaries, notices under the Medicines Act — 60c per word.

The appropriate rate to be applied to an advertisement will be determined at the time of setting up the notice for publication. Customers will be invoiced in accordance with standard commercial practices. Advertising rates are not negotiable.

All rates shown are inclusive of G.S.T.

Important Notice From the Publisher

To All Clients of the *New Zealand Gazette*

From Thursday, 5 August 1993, the Principal and Commercial editions of the *New Zealand Gazette* will be combined and published as a single edition.

The times for submitting notices for publication will remain the same, that is:

12 noon, Monday (for notices that currently appear in the Commercial Edition); and

12 noon, Tuesday (for notices that currently appear in the Principal Edition).

Cancellations for all notices will be received up until 3 p.m. on Wednesday.

Rates for the insertion of material will remain the same. However, there will be changes to the subscription rates and subscribers will be advised of these.

Supplements to the *New Zealand Gazette* will continue to be published as required.

The Customs Edition will continue to be published as a separate edition.

Parliamentary Summary

Bills Assented To

Note: The title of the Act is shown in italics where this differs from the Bill.

Government Bills

	<i>Assent No.</i>
<i>30 June 1993</i>	
Social Security Amendment (No. 12) <i>(Social Security Amendment (No. 3))</i>	57
Social Welfare (Transitional Provisions) Amendment <i>(Social Welfare (Transitional Provisions) Amendment (No. 4))</i>	58
Privacy Amendment	59
Social Security (Rent Rebate and Rates of Benefits and Allowances) Orders Confirmation	60

War Pensions (Rates of Pensions and Allowances) Order Confirmation	61
Crimes Amendment (No. 5)	62
Appropriation (No. 7) (Appropriation)	63

Assent No.

Bills Introduced

Government Bills

(Minister/Member in Charge shown in parenthesis)

1 July 1993

Appropriation (No. 8) (Hon Ruth Richardson)	Referred to Select Committee
Immigration Amendment (No. 4) (Hon Maurice McTigue)	Not referred (S.O. 217(4))
Maori Purposes (No. 2) (Hon Doug Kidd)	Labour
	Maori Affairs

Referred to Select Committee

Not referred (S.O. 217(4))

Labour

Maori Affairs

Summary of Bills Introduced

Appropriation (No. 8)

Authorises the issue and application of certain sums of public money for the year ending 30 June 1994, to authorise costs incurred, and to appropriate the supply granted for that year.

Immigration Amendment (No. 4)

Seeks to allow permits to be granted to travellers at overseas departure points rather than on their arrival in New Zealand. This proposed "pre-cleared permit" system will remove the need for persons to go through immigration procedures on arrival in New Zealand.

Maori Purposes (No. 2)

Provides for the cancellation of contracts entered into between the Crown and mana authorities, and that money disbursed by the Crown for the purposes of the Maori Enterprise Scheme to become the property of the mana authority. Also provided is the repeal, on 1 July 1994, of Kokiri centres.

ps5707

Private Bills

Notice of Private Bill

Countrywide Banking Corporation Limited Bill 1993

Countrywide Banking Corporation Limited having acquired 100% of the share capital in United Bank Limited on 8 May 1992 hereby gives notice that it intends to apply for leave to bring in the above-mentioned Private Bill during the present session of Parliament.

The objects of the Bill are to provide for:

- (1) The transfer to Countrywide Banking Corporation Limited of the undertaking of United Bank Limited; and
- (2) The dissolution of United Bank Limited; and
- (3) Other purposes incidental thereto and consequent thereon.

Legislation is the only means by which the above objects of the said Bill can be effected efficiently and economically and without interference with the conduct and continuity of the business of banking in the interests of the said banks, their

staff, their customers, and other persons having business with them.

The Bill provides that on a day to be appointed by the Governor-General in Council (the vesting day), the undertaking of United Bank Limited will vest in Countrywide Banking Corporation Limited. A reference to United Bank Limited in any instrument made before the vesting day will by virtue of the Bill be read as a reference to Countrywide Banking Corporation Limited. Any guarantee given by any person to United Bank Limited, or in respect of United Bank Limited's obligations will remain binding after the vesting day. All proceedings commenced by or against United Bank Limited before the vesting day will continue after that day in the name of Countrywide Banking Corporation Limited. Customers of and depositors with United Bank Limited will have the same relationship with Countrywide Banking Corporation Limited as they had with United Bank Limited. All contracts entered into by United Bank Limited before the vesting day shall to the extent that they were previously binding on United Bank Limited be binding on Countrywide

Banking Corporation Limited and any security held by United Bank Limited shall be available to Countrywide Banking Corporation Limited.

The promoter of the Bill is Countrywide Banking Corporation Limited.

Communications or notices to the promoter may be sent to Rudd Watts & Stone, Solicitors, Bank of New Zealand Tower, 125 Queen Street, Auckland (P.O. Box 3798, Auckland; Facsimile 379 3326).

A copy of the Bill may be inspected without charge at the offices set out below during normal office hours on any week day (except Saturday and Sunday and public holidays):

(a) The office of Rudd Watts & Stone at the address stated above;

(b) The office of the Corporate Solicitor, Countrywide Banking Corporation Limited, 280 Queen Street, Auckland;

(c) Any branch of Countrywide Banking Corporation Limited in New Zealand; and

(d) Auckland District Court, corner of Albert and Kingston Streets, Auckland.

Countrywide Banking Corporation Limited by its solicitors, Rudd Watts & Stone, per:

FRANCIS DAWSON.

ps4763

Ngati Rarua - Atiawa Iwi Trust Empowering Bill

Notice is hereby given by the Trustees of the Ngati Rarua - Atiawa Iwi Trust of their intention to apply for leave to introduce into the House of Representatives a private bill, under the Short Title of "The Ngati Rarua - Atiawa Iwi Trust Empowering Act 1993", during the present session of Parliament.

The objects of the Bill are as follows:

- i. To give effect to a resolution by the Nelson Diocesan Synod of the Anglican Church to vest the assets of the Whakarewa School Trust Board (also spelt as Wakarewa School Trust Board) in a trust for the descendants of the original Maori owners from whom those assets were acquired being the Ngati Rarua - Atiawa manawhenua ki Motueka iwi.
- ii. To vest certain funds received by the Whakarewa School Trust Board after the land was acquired in 1853 which were not derived from the said land, in the Nelson Diocesan Trust Board for charitable social service purposes.
- iii. To enable the consequential dissolution of the Whakarewa School Trust Board.
- iv. To ensure an ongoing entitlement for any other hapu or iwi to be included as beneficiaries of the trust if a decision in their favour is able to be obtained from the Waitangi Tribunal, Maori Appellate Court, the High Court or any other Court of competent jurisdiction and to retain the right of any hapu or iwi to bring or continue any such claim before such Tribunal or Court seeking an entitlement.

Background:

- a. In 1853 certain lands comprising in total 1078 acres or thereabouts were the subject of Crown grants and were vested in the then Bishop of New Zealand of the Anglican Church for the purpose of establishing a school on certain terms.
- b. No compensation was paid to the then Maori owners for the appropriation of the land the subject of the grants.
- c. No school has ever been erected on the land. A school operated intermittently supported by income from the land but not since the last century.

d. Whakarewa School Trust Board was incorporated as an Anglican Church Trust in 1907.

e. The Whakarewa School Trust Board administers the original land assets and other assets and bequests acquired by the Church or it subsequent to the said grants.

f. The Synod of the Diocese of Nelson has resolved that it is now just and desirable to vest the lands and other assets derived from the lands in a charitable trust for the benefit of the descendants of the original Maori owners of the lands.

g. The full names of the original Maori owners were contained in judgments in the Maori Land Court delivered in 1892 and 1893 and comprised Ngati Rarua and Atiawa manawhenua ki Motueka iwi.

h. There is no legal power to alter the objects of the Whakarewa School Trust Board to a wider extent than that contained in the Anglican Church Trusts Act 1981.

i. The Anglican Church Trusts Act 1981 only provides for a scheme of arrangement to transfer land assets and not significant other assets or funds held by the Board.

j. The descendants of the original Maori owners being the Ngati Rarua and Atiawa manawhenua ki Motueka iwi have incorporated a charitable trust in which it is desired to vest the remaining land and funds derived from the land.

k. Provision has been included in the Bill to protect the right of any other hapu or iwi to make or continue a claim to entitlement by whakapapa or otherwise to the original owners of the land in 1853 by claims to the Waitangi Tribunal, Maori Land Court, the High Court or any other Court of competent jurisdiction and to give effect to any decision which might be made in favour of such claimant subsequently.

l. The Bill further vests a power of review in the High Court of any decision made by the trustees as to who is to be entitled to be a beneficiary of the trust.

m. Consequent upon the passage of the Bill a provision is included for the dissolution of the Whakarewa School Trust Board.

n. Some of the funds held by the Whakarewa School Trust Board are acknowledged by the descendants of the original owners as not being derived from the lands and are to be vested in the Nelson Diocesan Trust Board for charitable purposes.

o. A large number of properties to be vested in the new trust pursuant to the Bill are subject to long term leases in respect of the houses built upon them. The provisions of the Bill provide that the assets vested in the new trust are subject to any liabilities or obligations existing at the date of such vesting i.e. the lessees of those properties will not be affected by the vesting. All that will occur is that there will be a different charitable trust as lessor but on exactly the same terms.

The promoters of the Bill are the trustees of the Ngati Rarua - Atiawa Iwi Trust—Paul Te Poa Kararoa Morgan, Robert Pinehia Stephens, Amoroa Luke, Russell James Thomas, Robert Michael Takarangi Park, Barry Matthew Mason, John Te Rangi Okiwa Morgan and Nicholas McDonald. The address to which communications or notices to the promoters may be sent is care of the offices of Gascoigne Wicks & Co, Solicitors, 79 High Street, P.O. Box 2, Blenheim (Fax 03 578-4080).

The District Court office at which a copy of the Bill may be inspected under Standing Order 273 of the Standing Orders of the House of Representatives is the District Court office at Bridge Street, Nelson.

P. T. P. K. Morgan, R. P. Stephens, A. Luke, R. J. Thomas, R. M. T. Park, B. M. Mason, J. T. R. O. Morgan, N. McDonald

The Trustees of the Ngati Rarua—Atiawa Iwi Trust by their solicitors, Gascoigne Wicks & Co, per:

R. D. CROSBY.

ps5269

Clevedon Agricultural and Pastoral Association Empowering

Notice of Intention to Apply for Leave to Introduce a Private Bill

Clevedon Agricultural and Pastoral Association Incorporated is registered as the proprietor of an estate in fee simple in the land situated in the North Auckland Land Registration District containing 7.9037 hectares, more or less, being part of Allotment 3 of the Parish of Wairoa and being all the land comprised and described in certificate of title, Volume 585, folio 203 (Auckland Registry) limited as to parcels. The Association is a duly constituted society pursuant to the Agricultural and Pastoral Societies Act 1908. The Manukau

City Council desires to acquire the land for recreational, sport, park land and other purposes. The Association holds the land subject to the provisions of the Agricultural and Pastoral Society Act 1908 which prohibits the sale of its land. The Association has resolved to apply for a legislative authority to enable the Association to transfer the land to the Council subject to the Association obtaining a lease of a portion of the land on certain terms and conditions to enable it to continue to carry out the objects of the Association. A copy of the intended bill is deposited at the District Court, Papakura and is open to public inspection during office hours without a fee for a period of three weeks.

The promoter of the bill is the Clevedon Agricultural and Pastoral Association whose address to which communications or notices may be sent is care of Johnston Prichard Fee & Partners, Barristers & Solicitors, Finance Plaza, Sixth Floor, 187 Queen Street (P.O. Box 1115), Auckland.

ps5702

Government Notices

Agriculture and Fisheries

Animals Act 1967

Notice to Set Apart and Define a Special Quarantine Ground at Tokoroa (Notice No. 5253)

Pursuant to section 11A (1) of the Animals Act 1967, land of L. Harris at Rollett Road, R.D. 1, Tokoroa, as described in the attached Schedule, is hereby declared to be a special quarantine ground for the detention of tropical fish.

Schedule

Rollett Road Tokoroa

That land, 8102 square metres, more or less, being Lot 1, D.P. S. 43979, situation in Block VIII, Patetere South Survey District. All certificate of title 43B/606. Together with appurtenant water supply easement created by transfer H. 861836.7.

Signed at Wellington this 5th day of July 1993.

P. J. O'HARA, Chief Veterinary Officer (Acting pursuant to delegate authority).

gs5731

Notice to Set Apart and Define a Special Quarantine Ground at Waiparura (Notice No. 5252; QUAL/0996/WEA)

Pursuant to section 11A (1) of the Animals Act 1967, land as specified in the Schedule hereto, is hereby declared to be a special quarantine ground for the detention of tropical fish.

Schedule

Western Exotic Aquatics Limited Quarantine Facility

Land and premises owned by Western Exotic Aquatics Limited, located at 101-107 McEntees Road, Waiparura containing 4.0519 hectares, more or less, being Lot 4, D.P. 62126, and being comprised and described in certificate of title, Volume 78D, folio 395 (North Auckland Registry).

Dated at Wellington this 6th day of July 1993.

R. E. W. ELLIOTT, Deputy Director-General, designated as Group Director MAF Policy Ministry of Agriculture and Fisheries (acting pursuant to delegated authority).

gs5732

Fishing Industry Board Act 1963

Appointment of a Chairperson to the Fishing Industry Board Notice (No. 5254, Ag FP 5/6/2)

Pursuant to section 3 (3) (a) of the Fishing Industry Board Act 1963, I hereby give notice that I have appointed

Mr C. T. Horton, Director of Hendry Hay McIntosh Limited to be Chairperson of the Fishing Industry Board for a term of 3 years commencing 1 July 1993 and expiring on 30 June 1996.

Dated at Wellington this 1st day of July 1993.

D. L. KIDD, Minister of Fisheries.

gs5730

Hop Marketing Regulations 1939

Hop Marketing Board Election Notice (No. 5255)

Pursuant to clause 11 of the schedule to the Hop Marketing Regulations 1939, notice is hereby given that the roll of those persons qualified to vote for the election of five producers' representatives on the Hop Marketing Committee will be open for inspection during ordinary office hours at the following places: viz., Agriculture New Zealand, Nelson and Motueka, and New Zealand Hop Products, Blackbyre Road, Appleby.

The roll will be available for public inspection for a period of seven days from the 3rd Wednesday in July (21st July 1993) during which time any person may lodge with the Returning Officer an objection in writing to any entry on the roll.

Nomination forms may be obtained on application from the Returning Officer, Agriculture New Zealand, Motueka.

Nominations must be in the hands of the Returning Officer not later than noon on the 2nd Wednesday in September (8th September 1993).

Dated at Motueka this 1st day of July 1993.

M. C. DODUNSKI, Returning Officer.

go5729

Commerce

Commerce Act 1986

Appointment of Member of the Commerce Commission

Pursuant to section 9 of the Commerce Act 1986, Her Excellency the Governor-General has been pleased to appoint

Terence George Stapleton of Wellington

to be a member of the Commerce Commission for a period of 3 years commencing on 1 July 1993.

Dated at Wellington this 23rd day of June 1993.

PHILIP BURDON, Minister of Commerce.

go5620

Appointment of Member of the Commerce Commission

Pursuant to section 9 of the Commerce Act 1986, Her Excellency the Governor-General has been pleased to appoint

Josephine Grierson of Auckland

to be a member of the Commerce Commission for a period of 2 years commencing on 1 July 1993.

Dated at Wellington this 23rd day of June 1993.

PHILIP BURDON, Minister of Commerce.

go5621

Appointment of Member of the Commerce Commission

Pursuant to section 9 of the Commerce Act 1986, Her Excellency the Governor-General has been pleased to appoint

Lyall Warren Haddrell of Auckland

to be Deputy Chairman of the Commerce Commission from 1 July 1993 to 22 July 1995.

Dated at Wellington this 23rd day of June 1993.

PHILIP BURDON, Minister of Commerce.

go5622

Tariff Act 1988

The Tariff (Statistical Requirements) Amendment Notice 1993

Pursuant to section 10 (2) of the Tariff Act 1988, the Secretary of Commerce gives the following notice.

Notice

1. Title and commencement—(1) This notice may be cited as the Tariff (Statistical Requirements) Amendment Notice 1993.

(2) This notice shall come into force on the 1st day of August 1993.

2. Statistical keys of certain Tariff items amended—The Tariff is hereby amended by revoking the statistical keys of Tariff items 0305.20.00, 0305.30.00, 3214.10.09, 3901.10.00, 3901.20.00, 3926.20.11, 8305.90.00, 9004.10.00, 9004.90.01, and substituting the statistical keys specified in the First Schedule to this notice.

3. Certain statistical keys of certain Tariff items amended—The Tariff is hereby further amended by revoking the statistical keys represented by the Tariff items and codes 3307.49.00 19L, 3307.90.09 19E, 7323.99.00 19B, 7606.12.01 08A, 7610.90.00 09A, 7610.90.00 19J,

8708.70.19 01A, 8708.70.19 09G, and substituting the statistical keys specified in the Second Schedule to this notice.

First Schedule

Statistical Keys Substituted

Number	Statistical Key		Goods
	Code	Unit	
0305.20.00			—Livers and roes, dried, smoked, salted or in brine
	01G	kg	..Dried
	09B	kg	..Other
0305.30.00			—Fish fillets, dried, salted, or in brine but not smoked
	01L	kg	..Dried
	09F	kg	..Other
3214.10.09			—Other
	01KPlaster based bonding compounds (containing calcined gypsum/calcium sulphate)
			...Gypsum based wallboard jointing and surface finishing compounds
	09EPlaster based compounds (containing calcined gypsum/calcium sulphate)
		Other
	11GLiquids; pastes
	12EOther
	19BOther
3901.10.00			—Polyethylene having a specific gravity of less than 0.94
	01E	kg	..Ground polyethylene, rotational moulding grade
3901.20.00			..Other
	09L	kg	—Polyethylene having a specific gravity of 0.94 or more
	01J	kg	..Ground polyethylene, rotational moulding grade
3926.20.11			..Other
	09D	kg	—Gloves and mittens
			—Gloves
	01F	prOf polymers of ethylene
	02D	prOf polymers of vinyl chloride
	09A	prOther
	11C	pr	—Mittens
8305.90.00			—Other, including parts
	01F	Th	..Paper clips
	09A	kg	..Other
9004.10.00			—Sunglasses
9004.90.01			—Goggles and the like

Second Schedule

Certain Statistical Keys Substituted

Number	Statistical Key		Goods
	Code	Unit	
3307.49.00			...Other
	21BPotpourri
	29HOther
3307.90.09			...Other
	21GPotpourri
	29BOther
7323.99.00			...Coat hangers
	21D	Th	...Other
	29K	kgTreadplate
7606.12.01			...Other
	11A	kgTreadplate
	19G	kgOther

Number	Statistical Key		Goods
	Code	Unit	
7610.90.00	02D	kg	..Glazed door and window vents
	11C	kg	..Suspended ceiling systems
	29F	kg	..Other
8708.70.19		Of aluminium alloys
	11J	No.Wheels
	19DParts
		Other
	21F	No.Wheels
29AParts	

Dated at Wellington this 25th day of June 1993.

M. J. BELGRAVE, Secretary of Commerce.

Explanatory Note:

This notice amends the statistical key codes, units and descriptions of the Tariff items specified in the notice.

go5553

Crown Law Office

Judicature Act 1908

Appointment of Temporary Judge of the High Court

Pursuant to section 11 of the Judicature Act 1908, Her Excellency the Governor-General, in the name and on behalf of Her Majesty the Queen, has been pleased to appoint

Dame Silvia Rose Cartwright, Chief District Court Judge

to be a Judge of the High Court of New Zealand for a period of 12 months commencing on the 1st day of August 1993.

Dated at Wellington this 22nd day of June 1993.

PAUL EAST, Attorney-General.

go5555

Acting Judge of High Court Appointed

Pursuant to section 11A of the Judicature Act 1908, Her Excellency the Governor-General, in the name and on behalf of Her Majesty the Queen, has been pleased to appoint

The Honourable Peter Gordon Hillyer

to be an acting Judge of the High Court for a term of 1 year commencing on the 1st day of July 1993.

Dated at Wellington this 25th day of June 1993.

PAUL EAST, Attorney-General.

go5556

Appointment of Temporary Judge of the High Court

Pursuant to section 11 of the Judicature Act 1908, Her Excellency the Governor-General, in the name and on behalf of Her Majesty the Queen, has been pleased to appoint

John William Hansen, Master of the High Court

to be a Judge of the High Court of New Zealand for the 9th day of July 1993.

Dated at Wellington this 30th day of June 1993.

PAUL EAST, Attorney-General.

go5738

Education

Private Schools Conditional Integration Act 1975

Integration Agreement

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that an integration agreement has been signed between the Minister of Education on behalf of Her Majesty the Queen acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the New Zealand Seventh-day Adventist Schools Association Limited, proprietor of the following school:

Tauranga Seventh-day Adventist School, Tauranga.

The said integration agreement was executed on the 28th day of June 1993. A copy of the agreement is available for inspection without charge by any member of the public at the national office of the Ministry of Education, Pipitea Street, Wellington.

Dated this 5th day of July 1993.

KATHY PHILLIPS, Senior Manager, National Operations.

go5698

Integration Agreement

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that an integration agreement has been signed between the Minister of Education on behalf of Her Majesty the Queen acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the New Zealand Seventh-day Adventist Schools Association Limited, proprietor of the following school:

West Auckland Seventh-day Adventist School, Auckland.

The said integration agreement was executed on the 24th day of May 1993. A copy of the agreement is available for inspection without charge by any member of the public at the national office of the Ministry of Education, Pipitea Street, Wellington.

Dated this 5th day of July 1993.

KATHY PHILLIPS, Senior Manager, National Operations.

go5699

West Auckland Seventh-day Adventist School (Attendance Dues) Notice 1993

Pursuant to section 36 of the Private Schools Conditional Integration Act 1975, the Minister of Education hereby gives notice approving the charging of attendance dues at West Auckland Seventh-day Adventist School.

Notice

1. This notice shall be cited as the West Auckland Seventh-day Adventist School (Attendance Dues) Notice 1993.

2. The proprietor of the above-named school may enter into an agreement with the parents or other persons accepting responsibility for the education of a child at the above-named school requiring them to pay attendance dues.

3. The attendance dues payable in respect of any pupil shall be \$100 (inclusive of G.S.T.) per annum.

4. Attendance dues received by the proprietor shall be used for the purpose of paying for such improvements to, or for such capital works associated with, buildings and associated facilities of the above-mentioned integrated school as may be required or approved by the Minister of Education, pursuant to section 40 (2) of the Private Schools Conditional Integration Act 1975, or for meeting debts, mortgages, liens, or other

charges associated with any of the land and buildings that constitute the integrated school.

Dated at Wellington this 5th day of July 1993.

KATHY PHILLIPS, Senior Manager, National Operations.

go5700

Tauranga Seventh-day Adventist School (Attendance Dues) Notice 1993

Pursuant to section 36 of the Private Schools Conditional Integration Act 1975, the Minister of Education hereby gives notice approving the charging of attendance dues at Tauranga Seventh-day Adventist School.

Notice

1. This notice shall be cited as the Tauranga Seventh-day Adventist School (Attendance Dues) Notice 1993.
2. The proprietor of the above-named school may enter into an agreement with the parents or other persons accepting responsibility for the education of a child at the above-named school requiring them to pay attendance dues.
3. The attendance dues payable in respect of any pupil shall be \$100 (inclusive of G.S.T.) per annum.
4. Attendance dues received by the proprietor shall be used for the purpose of paying for such improvements to, or for such capital works associated with, buildings and associated facilities of the above-mentioned integrated school as may be required or approved by the Minister of Education, pursuant to section 40 (2) of the Private Schools Conditional Integration Act 1975, or for meeting debts, mortgages, liens, or other charges associated with any of the land and buildings that constitute the integrated school.

Dated at Wellington this 5th day of July 1993.

KATHY PHILLIPS, Senior Manager, National Operations.

go5701

Health

Health and Disability Services Act 1993

Direction of the Minister of Health Relating to Eligibility for Health and Disability Services

Pursuant to section 25 of the Health and Disability Services Act 1993, the Minister of Health, after consulting as required by that section, hereby gives the following direction to:

- Northern Regional Health Authority.
- Midland Regional Health Authority.
- Central Regional Health Authority.
- Southern Regional Health Authority.

Direction

1. Title and commencement—(1) This direction may be cited as the Health and Disability Services Eligibility Direction 1993.

(2) This direction shall come into force on the 1st day of July 1993.

2. Interpretation—In this direction, unless the context otherwise requires:

- “Act” means the Health and Disability Services Act 1993.
- “Essential eligibility criteria” means:
 - (a) The criteria set out from time to time, and described as such, in every funding agreement, being the criteria that must be satisfied before any person may receive any service purchased by any regional health authority; but
 - (b) Do not include all criteria, terms, and conditions that

must be satisfied before a person may receive a service purchased by a regional health authority.

“Funding agreement” means an agreement within the meaning of section 21 of the Act entered into by a regional health authority.

“Minister” means the Minister of Health.

“Regional health authority” means a regional health authority established under section 32 of the Act.

“Services” has the meaning given to it by section 2 of the Act.

Words importing the singular include the plural and words importing the plural include the singular.

3. Directions—(1) If any question or dispute arises as to whether or not:

- (a) Any person satisfies the essential eligibility criteria for receipt of a service set out from time to time in a funding agreement (being at the date of this direction the criteria set out in the schedule to this direction); or
- (b) Any other criteria, or any term or condition, set out in a funding agreement and relating to receipt of a service, is or are satisfied,

that question or dispute shall be determined by the Minister.

(2) No payment shall be made by a regional health authority in respect of the receipt of a service by a person who was not within New Zealand at the time of that receipt, unless such payment is authorised by the funding agreement of that regional health authority.

4. Amendment, revocation and term of direction—(1) The Minister may from time to time, by notice under section 25 of this Act, amend or revoke this direction.

(2) This direction (together with such amendments, if any, as are made to it under subclause (1) of this clause) shall remain in force until it is revoked under subclause (1) of this clause.

Schedule

Essential Eligibility Criteria for Receipt of Services Purchased by Regional Health Authorities (as at the date of this direction)

A recipient of a service purchased by a regional health authority must be:

1. A person who is ordinarily resident in New Zealand (other than unlawfully or by virtue only of a visitor's permit issued under the Immigration Act 1987); or
2. A citizen of New Zealand (which includes any citizen of the Cook Islands, Niue, or Tokelau) who is for the time being lawfully in New Zealand and who has at some time been ordinarily resident in New Zealand (other than unlawfully or by virtue only of a visitor's permit issued under the Immigration Act 1987); or
3. A person who holds a residence permit issued under the Immigration Act 1987; or
4. A person:
 - (a) who holds a permit issued under the Immigration Act 1987 entitling that person to remain in New Zealand for a specified period; and
 - (b) who intends to remain in New Zealand for a period of time that (together with any period of time that person has already been in New Zealand) equals or exceeds two years; or
5. A person with refugee status in New Zealand; or
6. A person who holds a community services card issued under the Health Entitlement Cards Regulations 1993; or
7. A person:
 - (a) who is ordinarily resident (other than unlawfully) in a

country or territory from time to time specified by the Minister by notice in the *Gazette*, being a country or territory where in the opinion of the Minister persons ordinarily resident in New Zealand are or will be, while in that country or territory, eligible for services that substantially correspond to services that a regional health authority is obliged by its funding agreement to purchase in respect of those persons; and

(b) who is not of a class of persons specified by the Minister in that notice as being persons who may not receive services purchased by a regional health authority; or

8. A citizen of New Zealand (which includes any citizen of the Cook Islands, Niue, or Tokelau) if so specified from time to time by the Minister by notice in the *Gazette*; or a visitor to New Zealand, or a person of a class of such citizens or visitors, from time to time specified by the Minister by notice in the *Gazette*; or

9. A person recognised by the Government of the United Kingdom as a national (and the service must be required to be provided for that person while in New Zealand by the agreement set out in the Schedule to the Health Benefits (Reciprocity with the United Kingdom) Act 1982); or

10. A person who is a resident of Australia (and the service must be required to be provided for that person while in New Zealand by the agreement set out in the Schedule to the Health Benefits (Reciprocity with Australia) Act 1986); or

11. A visitor to New Zealand who has suffered personal injury occurring in New Zealand which is a work related injury or motor vehicle injury (and the service must be necessitated by or directly arising from that injury).

Dated at Wellington this 25th day of June 1993.

W. F. BIRCH, Minister of Health.

go5535

Notice to the Northern Regional Health Authority Under Section 8 (1) of the Health and Disability Services Act 1993 of the Crown's Objectives in Relation to Health and Disability Services and Other Matters

Pursuant to section 8 (1) of the Health and Disability Services Act 1993, the Minister of Health hereby gives written notice to the Northern Regional Health Authority of the Crown's objectives in relation to the following matters:

- (a) The health status of the communities served by the Northern Regional Health Authority;
- (b) The health services or disability services, or both, to be purchased by the Northern Regional Health Authority;
- (c) The terms of access to those services; and the assessment and review procedures to be used in determining access to those services or such of those services as are specified in this notice;
- (d) The standard of those services;
- (e) The special needs of Maori and other particular communities or people for those services.

Part I: Medium Term Objectives

(i) The Crown has developed a set of medium term objectives for health and disability services which will help the Government and all those working in the health sector to keep New Zealanders healthy, independent, or supported to maintain their independence, and in doing this, to use resources to their best advantage.

(ii) The Crown's medium term objectives are to:

- (a) Improve the access of New Zealanders to health and disability services and to provide affordable access to health and disability services;
- (b) Improve the quality and effectiveness of health and disability services;

(c) Encourage efficiency, flexibility, and innovation in the delivery of health and disability services;

(d) Break down barriers between public and private providers of health and disability services, including voluntary and charitable organisations;

(e) Break down barriers between primary and secondary health services;

(f) Seek to improve the health status of Maori, so that in future Maori will have the opportunity to enjoy the same level of health as non-Maori;

(g) Direct Government assistance to those who are least able to make provision for themselves;

(h) Recognise the importance of public health initiatives in preventing illness and injury;

(i) Recognise the needs and importance of family and non-professional care-givers and voluntary agencies;

(j) Widen the choice of health and disability services, and providers of such services, available to consumers;

(k) Increase the sensitivity of the health and disability support systems to the changing needs of people in New Zealand;

(l) Provide incentives to promote rehabilitation;

(m) Ensure changes are implemented in a way that minimises disruption to the lives of people with health problems or disabilities, and their care-givers; and

(n) Achieve the above objectives within available funding and without exposing taxpayers to greater burdens in the future.

(iii) To assist meeting these medium term objectives, the Crown intends to:

(a) Ensure fair funding of regional health authorities ("RHAs") relative to their populations by moving to equitable funding for personal health services between 1994/1995 and 1996/1997;

(b) Integrate funding for primary and secondary health services;

(c) Encourage the development of better specifications of the health and disability services purchased and provided;

(d) Recognise the importance of public health initiatives; and

(e) Encourage co-operation between the Public Health Commission and the RHAs in the purchase of services promoting the public health, particularly in relation to immunisation and the prevention of

- cot death;
- melanoma;
- child hearing loss;
- tobacco smoking in pregnancy; and
- cervical cancer.

Part II: Objectives for the Financial Year to 30 June 1994

(i) The Crown's objectives for the financial year to 30 June 1994 (the "Funding Period") have been developed across areas that deal with the health status of people who are eligible for health and disability services purchased, or to be purchased, by the Northern Regional Health Authority ("Eligible People"), the health and disability services purchased or to be purchased, the terms of access by Eligible People to those services, the standards of those services, and the special needs of Maori and other communities or people in the region for which the Northern Regional Health Authority is responsible.

(ii) The Crown's objectives for the Funding Period are:

Health Status

(a) That, as far as possible having regard to the transitional year, the particular socio-economic and demographic characteristics of the region for which the Northern Regional Health Authority is responsible, and related health status concerns, are taken into account in the purchase of health and disability services for Eligible People.

The following items are to be noted in relation to this objective.

The socio-economic and demographic characteristics of the region for which the Northern Regional Health Authority is responsible are:

- (i) A growing population;
- (ii) A population which is aging overall, but in which there is a significant proportion of younger people, especially in Pacific Island communities and among the Maori population;
- (iii) A Maori population comprising 13% of the population (compared with 12.8% of New Zealand's total population). There is a significant concentration of Maori in rural communities in the Northland area;
- (iv) A variation in the distribution of ethnic groups, ranging from a high concentration of Maori in the rural communities of Whangarei and the far North, to a high concentration of Pacific Island Polynesian in the southern zone of the Auckland urban area; and
- (v) A variation in the dispersion of communities, ranging from urban Auckland Central with a population density of 19.7 persons per hectare, to the dispersed communities of Whangarei with a population density of 3.3 persons per hectare.

Some of the major concerns about health status and health and disability services for the Northern Regional Health Authority are:

- (i) An expected higher utilisation in the medium and long term of secondary health services and disability services because of the growing older adult population;
- (ii) An expected increased demand on pregnancy and childbirth, newborn and child health services associated with high fertility rates;
- (iii) A need to address access and responsive concerns because of the socio-economic and ethnic diversity of the region for which the Northern Regional Health Authority is responsible; and
- (iv) A need to address the particular health status, and needs for services, of Maori and Pacific Island Polynesians.

Health and Disability Services to be Purchased

(b) That, in general, the Northern Regional Health Authority purchase those health and disability services to which Eligible People had access funded from Crown Vote: Health or (in certain specified instances) Crown Vote: Social Welfare in 1992/1993, including services in respect of accidents.

(c) Wherever possible, given the transitional year, that the Northern Regional Health Authority recognise the following priorities for changes in service provision:

- (i) Improved provision of comprehensive co-ordinated therapeutic mental health (including substance abuse) services ranging from primary to inpatient services;
- (ii) Improved "well child care" services including parenting skills development, "well child" screening, immunisation, prevention of hearing loss, and prevention of injury to under five year olds;
- (iii) Greater emphasis on community support and on providing appropriate support services in the community to enable independence;
- (iv) Provision for a more comprehensive and co-ordinated range of services to address the special needs of Maori;

(v) Improved access to assessment and rehabilitation and disability services; and

(vi) Appropriately managed deinstitutionalisation.

Terms of Access to Services

(d) In general, to maintain existing terms of access to services for Eligible People.

The following items are to be noted in relation to this objective:

Crown may Set User Charges

In cases where the Crown or the Northern Regional Health Authority stipulates the total fee payable to a provider for a service, the Crown will in general place limits on the amount of that fee payable by the service user (the user charge). There will continue to be some exemptions from user charges. In other cases, the Crown may specify the minimum amount to be paid by the Northern Regional Health Authority.

Enrolment Systems

The Northern Regional Health Authority and some providers of health and disability services may wish to enter purchase arrangements which require a particular provider to establish a practice register. It is not anticipated that a full practice enrolment system could be agreed between the Northern Regional Health Authority and primary care providers in the transitional year. Such a system would raise issues on which the Crown and the Accident Rehabilitation and Compensation Insurance Corporation need to be consulted before it is developed.

Forensic Psychiatric Services

In order to secure the best forensic psychiatric services, the national network of six multi-disciplinary regional forensic teams, seven regional medium secure units, a national maximum security facility and appropriate rehabilitation facilities must be used.

Cervical Screening

The national cervical screening programme and register services will continue with national co-ordination provided by the Ministry of Health.

Blood Transfusion Services

It is important to provide a high quality blood transfusion service, which continues to recognise that the donation of blood is critical to the service, and is an important contribution individuals can make towards the welfare of fellow New Zealanders. The "gift" status of donated blood is to be preserved.

(e) To develop in the transitional year assessment and review procedures to determine access to services.

Quality Standards for Service

(f) To improve the quality and cultural appropriateness of health and disability services.

To assist in meeting this objective, the Northern Regional Health Authority should develop mechanisms to monitor whether appropriate standards are achieved, and should also develop:

- (i) A statement of commitment to quality;
- (ii) Definitions of the parameters of quality;
- (iii) Principles and processes for developing protocols for the delivery of services;
- (iv) Requirements on providers of health or disability services to develop quality improvement plans and programmes;
- (v) Monitoring, evaluation and reporting procedures;
- (vi) Processes for consulting with communities, service users and providers of services about the quality of health and disability services;

(vii) Processes for dealing with consumer complaints;

(viii) Processes for dealing with ethical issues including those relating to research and to the development of new technology; and

(ix) A statement on purchasing culturally appropriate health and disability services.

Special Needs

(g) That particular consideration is given to the needs of Maori.

The following items are to be noted in relation to this objective:

The Northern Regional Health Authority should seek to improve the health status of Maori, as far as reasonably possible in the transitional year, so that in the future they will have the same opportunity to enjoy the same level of health as non-Maori. To enable this to happen the Northern Regional Health Authority should have regard to the Crown's policy direction for Maori expressed in the document "Whaia te ora mo te iwi", and in particular to:

(i) Recognise Maori aspirations and structures, and the desire of Maori to take greater responsibility for some of their own health care;

(ii) Purchase services and encourage initiatives that promote better health for Maori;

(iii) Allocate resources to take account of Maori health needs;

(iv) Encourage greater participation of Maori in the development of health solutions and be aware of successful Maori health service delivery models;

(v) Develop culturally appropriate practices and procedures for delivery of health and disability services to Maori; and

(vi) Encourage greater participation of Maori at all levels of the health and disability support sector.

(h) That particular consideration is given to groups with special needs.

The following items are to be noted in relation to this objective:

People with Low Health Status

Strategies to improve access to health and disability services for Eligible People with lower health status, including Pacific Island communities, should be developed in the transitional year.

People with Disabilities—Support for Independence

As far as reasonably possible in the transitional year, Eligible People with disabilities and their families should:

(i) Have improved access to assessment and rehabilitative disability services;

(ii) Have access to disability services which are better co-ordinated and more flexible;

(iii) Have access to disability services which are culturally appropriate for their needs; and

(iv) Continue to have access to the disability services they are receiving as at 30 June 1993 until 30 June 1996 (except if the service is home help, in which case the option is until 30 June 1994 or the review date), unless that person is reassessed and agrees to a different service arrangement.

There should be greater emphasis on:

(v) Supporting Eligible People with disabilities to allow them to be as independent as possible, close to their homes, and integrated into their communities;

(vi) Appropriate management of deinstitutionalisation; and

(vii) The use of protocols for assessing the support needs of Eligible People with disabilities. (An assessment protocol for

Eligible People with age-related disabilities will be introduced before 1 July 1993).

Part III: Meaning of Terms Used in this Notice

Terms defined in the Health and Disability Services Act 1993, and used in this Notice shall have the same meaning in this Notice unless the context requires otherwise.

Dated at Wellington this 25th day of June 1993.

W. F. BIRCH, Minister of Health.

go5536

2

Notice to the Public Health Commission Under Section 8 (2) of the Health and Disability Services Act 1993 of the Crown's Objectives in Relation to Public Health

Pursuant to section 8 (2) of the Health and Disability Services Act 1993, the Minister of Health hereby gives written notice to the Public Health Commission of the Crown's objectives in relation to public health.

Part I: Background

(i) Public health services are services concerned with populations rather than with individuals. Public health services focus on health promotion and disease prevention and are often directed at health hazards arising from the social, economic, and physical environment.

(ii) The Public Health Commission has been established as a purchaser of public health services and to advise the Crown on public health issues and priorities. This will allow public health services to be better co-ordinated and public health resources used more effectively.

(iii) The Public Health Commission is responsible for:

(a) Monitoring and analysing the state of the public health;

(b) Advising the Minister on public health goals and objectives relating to environmental health, nutrition and food, prevention and control of communicable diseases, prevention and control of other major public health problems and, the public health needs of special groups;

(c) Planning and co-ordinating public health programmes to achieve progress on these goals and objectives; and

(d) Purchasing public health services.

(iv) The Ministry of Health continues to be responsible for purchasing regulatory public health services, with the Public Health Commission purchasing, monitoring, and managing on behalf of the Minister of Health in the financial year to 30 June 1994, the delivery of regulatory public health services to the Ministry of Health by various providers of public health services throughout the country.

Part II: Medium Term Objectives

The Crown's medium term objectives in relation to public health are to:

(a) Improve and protect the public health;

(b) Improve the quality and effectiveness of public health services;

(c) Encourage efficiency, flexibility, and innovation in the delivery of public health services;

(d) Recognise the importance of the public health effort in preventing illness and injury;

(e) Ensure a high standard of protection from public health risks for New Zealanders;

(f) Seek to improve Maori health status so that Maori will have the same opportunity to enjoy at least the same level of health as non-Maori;

(g) Improve the co-ordination of population based health services;

(h) Improve the co-ordination between public health services and personal health services;

(i) Achieve the above objectives within available funding and without exposing taxpayers to greater burdens in the future.

Part III: Objectives for the Financial Year to 30 June 1994

The Crown's objectives in relation to public health for the financial year to 30 June 1994 are, within available funding:

Continuity of Service Provision

(a) To continue to purchase the public health services that were provided to the people of New Zealand by Crown Vote: Health in 1992/1993, in the following areas:

- environmental health;
- nutrition and food;
- prevention and control of communicable diseases;
- prevention and control of other major public health problems; and
- public health needs of special groups;

Links with Regional Health Authorities

(b) To establish appropriate linkages with the regional health authorities to ensure the purchase of personal health services to meet specific health goals;

Public Health Goals

(c) To give priority in the transitional year to the following public health goals:

- cervical screening: to reduce the expected incidence of invasive cervical cancer and the cervical cancer death rate;
- immunisation: to protect children from preventable infectious diseases by improving immunisation;
- melanoma: to reduce the melanoma incidence and death rate;
- tobacco smoking in pregnancy: to reduce smoking in pregnancy;
- sudden infant death syndrome: to continue the reduction in cot death rates; and
- hearing loss in children: to reduce hearing loss in children in the under five age group;

Policy Advice

(d) To develop policy advice on priorities for improvements in health status;

Consolidating Existing Policy Development Work

(e) To maintain progress in areas such as food and nutrition, and environmental health, where substantial policy development work has already been completed; and

Annual Report

(f) To produce an annual report on the state of the public health as well as reports on specific public health issues.

Part IV: Meaning of Terms Used in This Notice

Terms defined in the Health and Disability Services Act 1993, and used in this Notice, shall have the same meaning in this Notice unless the context otherwise requires.

Dated at Wellington this 25th day of June 1993.

W. F. BIRCH, Minister of Health.

905537

2

Notice to the Midland Regional Health Authority Under Section 8 (1) of the Health and Disability Services Act 1993 of the Crown's Objectives in Relation to Health and Disability Services and Other Matters

Pursuant to section 8 (1) of the Health and Disability Services Act 1993, the Minister of Health hereby gives written notice to

the Midland Regional Health Authority of the Crown's objectives in relation to the following matters:

(a) The health status of the communities served by the Midland Regional Health Authority:

(b) The health services or disability services, or both, to be purchased by the Midland Regional Health Authority:

(c) The terms of access to those services; and the assessment and review procedures to be used in determining access to those services or such of those services as are specified in this Notice:

(d) The standard of those services:

(e) The special needs of Maori and other particular communities or people for those services.

Part I: Medium Term Objectives

(i) The Crown has developed a set of medium term objectives for health and disability services which will help the Government and all those working in the health sector to keep New Zealanders healthy, independent, or supported to maintain their independence, and in doing this, to use resources to their best advantage.

(ii) The Crown's medium term objectives are to:

(a) Improve the access of New Zealanders to health and disability services and to provide affordable access to health and disability services;

(b) Improve the quality and effectiveness of health and disability services;

(c) Encourage efficiency, flexibility, and innovation in the delivery of health and disability services;

(d) Break down barriers between public and private providers of health and disability services, including voluntary and charitable organisations;

(e) Break down barriers between primary and secondary health services;

(f) Seek to improve the health status of Maori, so that in future Maori will have the opportunity to enjoy the same level of health as non-Maori;

(g) Direct Government assistance to those who are least able to make provision for themselves;

(h) Recognise the importance of public health initiatives in preventing illness and injury;

(i) Recognise the needs and importance of family and non-professional care-givers and voluntary agencies;

(j) Widen the choice of health and disability services, and providers of such services, available to consumers;

(k) Increase the sensitivity of the health and disability support systems to the changing needs of people in New Zealand;

(l) Provide incentives to promote rehabilitation;

(m) Ensure changes are implemented in a way that minimises disruption to the lives of people with health problems or disabilities, and their care-givers; and

(n) Achieve the above objectives within available funding and without exposing taxpayers to greater burdens in the future.

(iii) To assist meeting these medium term objectives, the Crown intends to:

(a) Ensure fair funding of regional health authorities ("RHAs") relative to their populations by moving to equitable funding for personal health services between 1994/1995 and 1996/1997;

(b) Integrate funding for primary and secondary health services;

(c) Encourage the development of better specifications of the health and disability services purchased and provided;

(d) Recognise the importance of public health initiatives; and

(e) Encourage co-operation between the Public Health Commission and the RHAs in the purchase of services promoting the public health, particularly in relation to immunisation and the prevention of:

- cot death;
- melanoma;
- child hearing loss;
- tobacco smoking in pregnancy; and
- cervical cancer.

Part II: Objectives for the Financial Year to 30 June 1994

(i) The Crown's objectives for the financial year to 30 June 1994 (the "Funding Period") have been developed across areas that deal with the health status of people who are eligible for health and disability services purchased or to be purchased by the Midland Regional Health Authority ("Eligible People"), the health and disability services purchased or to be purchased, the terms of access by Eligible People to those services, the standards of those services, and the special needs of Maori and other communities or people in the region for which the Midland Regional Health Authority is responsible.

(ii) The Crown's objectives for the Funding Period are:

Health Status

(a) That, as far as possible having regard to the transitional year, the particular socio-economic and demographic characteristics of the region for which the Midland Regional Health Authority is responsible, and related health status concerns, are taken into account in the purchase of health and disability services for Eligible People.

The following items are to be noted in relation to this objective.

The socio-economic and demographic characteristics of the region for which the Midland Regional Health Authority is responsible are:

(i) A population in which there is a higher than average proportion of infants and children aged 0-14, with one third of all infants and children aged 0-14 being Maori;

(ii) A variation in the dispersion of communities, ranging from Ruapehu with a population density of 2.5 persons per square kilometre, to Hamilton with a population density of over 1000 persons per square kilometre;

(iii) A Maori population comprising 21% of the population (compared with 12.8% of New Zealand's total population). There is a significant variation in the proportion of the population who are Maori, ranging from Tairāwhiti where 40% of the population is Maori, to Taranaki where 12% is Maori; and

(iv) An overall low proportion of Pacific Island communities.

Some of the major concerns about health status and health and disability services for the Midland Regional Health Authority are:

(i) Significant demands on pregnancy and childbirth services, and issues surrounding infant mortality;

(ii) A need to develop appropriate continuing care and disability support services targeted at areas with large older adult populations;

(iii) A need to address the particular health status needs of a proportionately high number of lower income households in the region for which the Midland Regional Health Authority is responsible; and

(iv) A need to address the particular health status, and needs for services, of Maori.

Health and Disability Services to be Purchased

(b) That, in general, the Midland Regional Health Authority purchase those health and disability services to which Eligible People had access funded from Crown Vote: Health or (in certain specified instances) Crown Vote: Social Welfare in 1992/1993, including services in respect of accidents.

(c) Wherever possible, given the transitional year, that the Midland Regional Health Authority recognise the following priorities for changes in service provision:

(i) Improved provision of comprehensive co-ordinated therapeutic mental health (including substance abuse) services ranging from primary to inpatient services;

(ii) Improved "well child care" services including parenting skills development, "well child" screening, immunisation, prevention of hearing loss, and prevention of injury to under five year olds;

(iii) Greater emphasis on community support and on providing appropriate support services in the community to enable independence;

(iv) Provision for a more comprehensive and co-ordinated range of services to address the special needs of Maori;

(v) Improved access to assessment and rehabilitation and disability services; and

(vi) Appropriately managed deinstitutionalisation.

Terms of Access to Services

(d) In general, to maintain existing terms of access to services for Eligible People.

The following items are to be noted in relation to this objective:

Crown May Set User Charges

In cases where the Crown or the Midland Regional Health Authority stipulates the total fee payable to a provider for a service, the Crown will in general place limits on the amount of that fee payable by the service user (the user charge). There will continue to be some exemptions from user charges. In other cases, the Crown may specify the minimum amount to be paid by the Midland Regional Health Authority.

Enrolment Systems

The Midland Regional Health Authority and some providers of health and disability services may wish to enter purchase arrangements which require a particular provider to establish a practice register. It is not anticipated that a full practice enrolment system could be agreed between the Midland Regional Health Authority and primary care providers in the transitional year. Such a system would raise issues on which the Crown and the Accident Rehabilitation and Compensation Insurance Corporation need to be consulted before it is developed.

Forensic Psychiatric Services

In order to secure the best forensic psychiatric services, the national network of six multi-disciplinary regional forensic teams, seven regional medium secure units, a national maximum security facility and appropriate rehabilitation facilities must be used.

Cervical Screening

The national cervical screening programme and register services will continue with national co-ordination provided by the Ministry of Health.

Blood Transfusion Services

It is important to provide a high quality blood transfusion service, which continues to recognise that the donation of blood is critical to the service, and is an important contribution individuals can make towards the welfare of fellow New Zealanders. The "gift" status of donated blood is to be preserved.

(e) To develop in the transitional year assessment and review procedures to determine access to services.

Quality Standards for Service

(f) To improve the quality and cultural appropriateness of health and disability services.

To assist in meeting this objective, the Midland Regional Health Authority should develop mechanisms to monitor whether appropriate standards are achieved, and should also develop:

- (i) A statement of commitment to quality;
- (ii) Definitions of the parameters of quality;
- (iii) Principles and processes for developing protocols for the delivery of services;
- (iv) Requirements on providers of health or disability services to develop quality improvement plans and programmes;
- (v) Monitoring, evaluation and reporting procedures;
- (vi) Processes for consulting with communities, service users and providers of services about the quality of health and disability services;
- (vii) Processes for dealing with consumer complaints;
- (viii) Processes for dealing with ethical issues including those relating to research and to the development of new technology; and;
- (ix) A statement on purchasing culturally appropriate health and disability services.

Special Needs

(g) That particular consideration is given to the needs of Maori.

The following items are to be noted in relation to this objective:

The Midland Regional Health Authority should seek to improve the health status of Maori, as far as reasonably possible in the transitional year, so that in the future they will have the same opportunity to enjoy the same level of health as non-Maori. To enable this to happen the Midland Regional Health Authority should have regard to the Crown's policy direction for Maori expressed in the document "Whaia te ora mo te iwi", and in particular to:

- (i) Recognise Maori aspirations and structures, and the desire of Maori to take greater responsibility for some of their own health care;
 - (ii) Purchase services and encourage initiatives that promote better health for Maori;
 - (iii) Allocate resources to take account of Maori health needs;
 - (iv) Encourage greater participation of Maori in the development of health solutions and be aware of successful Maori health service delivery models;
 - (v) Develop culturally appropriate practices and procedures for delivery of health and disability services to Maori; and
 - (vi) Encourage greater participation of Maori at all levels of the health and disability support sector.
- (h) That particular consideration is given to groups with special needs.

The following items are to be noted in relation to this objective:

People with Low Health Status

Strategies to improve access to health and disability services for Eligible People with lower health status, including Pacific Island communities, should be developed in the transitional year.

People with Disabilities—Support for Independence

As far as reasonably possible in the transitional year, Eligible People with disabilities and their families should:

- (i) Have improved access to assessment and rehabilitative disability services;
- (ii) Have access to disability services which are better co-ordinated and more flexible;
- (iii) Have access to disability services which are culturally appropriate for their needs; and
- (iv) Continue to have access to the disability services they are receiving as at 30 June 1993 until 30 June 1996 (except if the service is home help, in which case the option is until 30 June 1994 or the review date), unless that person is reassessed and agrees to a different service arrangement.

There should be greater emphasis on:

- (v) Supporting Eligible People with disabilities to allow them to be as independent as possible, close to their homes, and integrated into their communities;
- (vi) Appropriate management of deinstitutionalisation; and
- (vii) The use of protocols for assessing the support needs of Eligible People with disabilities. (An assessment protocol for Eligible People with age-related disabilities will be introduced before 1 July 1993).

Part III: Meaning of Terms Used in This Notice

Terms defined in the Health and Disability Services Act 1993, and used in this Notice shall have the same meaning in this Notice unless the context requires otherwise.

Dated at Wellington this 25th day of June 1993.

W. F. BIRCH, Minister of Health.

go5538

2

Notice to the Central Regional Health Authority Under Section 8 (1) of the Health and Disability Services Act 1993 of the Crown's Objectives in Relation to Health and Disability Services and Other Matters

Pursuant to section 8 (1) of the Health and Disability Services Act 1993, the Minister of Health hereby gives written notice to the Central Regional Health Authority of the Crown's objectives in relation to the following matters:

- (a) The health status of the communities served by the Central Regional Health Authority;
- (b) The health services or disability services, or both, to be purchased by the Central Regional Health Authority;
- (c) The terms of access to those services; and the assessment and review procedures to be used in determining access to those services or such of those services as are specified in this Notice;
- (d) The standard of those services;
- (e) The special needs of Maori and other particular communities or people for those services.

Part I: Medium Term Objectives

(i) The Crown has developed a set of medium term objectives for health and disability services which will help the Government and all those working in the health sector to keep New Zealanders healthy, independent, or supported to maintain their independence, and in doing this, to use resources to their best advantage.

(ii) The Crown's medium term objectives are to:

- (a) Improve the access of New Zealanders to health and disability services and to provide affordable access to health and disability services;
- (b) Improve the quality and effectiveness of health and disability services;

(c) Encourage efficiency, flexibility, and innovation in the delivery of health and disability services;

(d) Break down barriers between public and private providers of health and disability services, including voluntary and charitable organisations;

(e) Break down barriers between primary and secondary health services;

(f) Seek to improve the health status of Maori, so that in future Maori will have the opportunity to enjoy the same level of health as non-Maori;

(g) Direct Government assistance to those who are least able to make provision for themselves;

(h) Recognise the importance of public health initiatives in preventing illness and injury;

(i) Recognise the needs and importance of family and non-professional care-givers and voluntary agencies;

(j) Widen the choice of health and disability services, and providers of such services, available to consumers;

(k) Increase the sensitivity of the health and disability support systems to the changing needs of people in New Zealand;

(l) Provide incentives to promote rehabilitation;

(m) Ensure changes are implemented in a way that minimises disruption to the lives of people with health problems or disabilities, and their care-givers; and

(n) Achieve the above objectives within available funding and without exposing taxpayers to greater burdens in the future.

(iii) To assist meeting these medium term objectives, the Crown intends to:

(a) Ensure fair funding of regional health authorities ("RHAs") relative to their populations by moving to equitable funding for personal health services between 1994/1995 and 1996/1997;

(b) Integrate funding for primary and secondary health services;

(c) Encourage the development of better specifications of the health and disability services purchased and provided;

(d) Recognise the importance of public health initiatives; and

(e) Encourage co-operation between the Public Health Commission and the RHAs in the purchase of services promoting the public health, particularly in relation to immunisation and the prevention of:

- cot death;
- melanoma;
- child hearing loss;
- tobacco smoking in pregnancy; and
- cervical cancer.

Part II: Objectives for the Financial Year to 30 June 1994

(i) The Crown's objectives for the financial year to 30 June 1994 (the "Funding Period") have been developed across areas that deal with the health status of people who are eligible for health and disability services purchased or to be purchased by the Central Regional Health Authority ("Eligible People"), the health and disability services purchased or to be purchased, the terms of access by Eligible People to those services, the standards of those services, and the special needs of Maori and other communities or people in the region for which the Central Regional Health Authority is responsible.

(ii) The Crown's objectives for the Funding Period are:

Health Status

(a) That, as far as possible having regard to the transitional

year, the particular socio-economic and demographic characteristics of the region for which the Central Regional Health Authority is responsible, and related health status concerns, are taken into account in the purchase of health and disability services for Eligible People.

The following items are to be noted in relation to this objective.

The socio-economic and demographic characteristics of the region for which the Central Regional Health Authority is responsible are:

(i) A population in which there is a significant proportion of children and younger people (under 15) and adults aged between 23 and 44, but a smaller proportion of elderly population (65 plus);

(ii) A variation in the dispersion of communities, ranging from the Wellington Central zone with a population density of 12.6 persons per hectare, to Hastings with a density of 2.5 persons per hectare;

(iii) A variation in the proportion of the population who are Maori, ranging from 20% in Hawkes Bay to 5% in Nelson-Marlborough (compared to 12.8% of New Zealand's total population being Maori); and

(iv) A variation in the proportion of the population that is Pacific Island Polynesian, ranging from 16.8% in Wellington to 0.1% in Nelson.

Some of the major concerns about health status and health and disability services for the Central Regional Health Authority are:

(i) The demand for child and adolescent services;

(ii) The control of lifestyle and communicable diseases;

(iii) The prevalence of hearing impairment, arthritis, blindness and intellectual handicap;

(iv) A need to address the particular health status, and needs for services, of Maori and Pacific Island Polynesians; and

(v) A disproportionate number of people in institutional care.

Health and Disability Services to be Purchased

(b) That, in general, the Central Regional Health Authority purchase those health and disability services to which Eligible People had access funded from Crown Vote: Health or (in certain specified instances) Crown Vote: Social Welfare in 1992/1993, including services in respect of accidents.

(c) Wherever possible, given the transitional year, that the Central Regional Health Authority recognise the following priorities for changes in service provision:

(i) Improved provision of comprehensive co-ordinated therapeutic mental health (including substance abuse) services ranging from primary to inpatient services;

(ii) Improved "well child care" services including parenting skills development, "well child" screening, immunisation, prevention of hearing loss, and prevention of injury to under five year olds;

(iii) Greater emphasis on community support and on providing appropriate support services in the community to enable independence;

(iv) Provision for a more comprehensive and co-ordinated range of services to address the special needs of Maori;

(v) Improved access to assessment and rehabilitation and disability services; and

(vi) Appropriately managed deinstitutionalisation.

Terms of Access to Services

(d) In general to maintain existing terms of access to services for Eligible People.

The following items are to be noted in relation to this objective

Crown may Set User Charges

In cases where the Crown or the Central Regional Health Authority stipulates the total fee payable to a provider for a service, the Crown will in general place limits on the amount of that fee payable by the service user (the user charge). There will continue to be some exemptions from user charges. In other cases, the Crown may specify the minimum amount to be paid by the Central Regional Health Authority.

Enrolment Systems

The Central Regional Health Authority and some providers of health and disability services may wish to enter purchase arrangements which require a particular provider to establish a practice register. It is not anticipated that a full practice enrolment system could be agreed between the Central Regional Health Authority and primary care providers in the transitional year. Such a system would raise issues on which the Crown and the Accident Rehabilitation and Compensation Insurance Corporation need to be consulted before it is developed.

Forensic Psychiatric Services

In order to secure the best forensic psychiatric services, the national network of six multi-disciplinary regional forensic teams, seven regional medium secure units, a national maximum security facility and appropriate rehabilitation facilities must be used.

Cervical Screening

The national cervical screening programme and register services will continue with national co-ordination provided by the Ministry of Health.

Blood Transfusion Services

It is important to provide a high quality blood transfusion service, which continues to recognise that the donation of blood is critical to the service, and is an important contribution individuals can make towards the welfare of fellow New Zealanders. The "gift" status of donated blood is to be preserved.

(e) To develop in the transitional year assessment and review procedures to determine access to services.

Quality Standards for Service

(f) To improve the quality and cultural appropriateness of health and disability services.

To assist in meeting this objective, the Central Regional Health Authority should develop mechanisms to monitor whether appropriate standards are achieved, and should also develop:

- (i) A statement of commitment to quality;
- (ii) Definitions of the parameters of quality;
- (iii) Principles and processes for developing protocols for the delivery of services;
- (iv) Requirements on providers of health or disability services to develop quality improvement plans and programmes;
- (v) Monitoring, evaluation and reporting procedures;
- (vi) Processes for consulting with communities, service users and providers of services about the quality of health and disability services;
- (vii) Processes for dealing with consumer complaints;
- (viii) Processes for dealing with ethical issues including those relating to research and to the development of new technology; and
- (ix) A statement on purchasing culturally appropriate health and disability services.

Special Needs

(g) That particular consideration is given to the needs of Maori.

The following items are to be noted in relation to this objective:

The Central Regional Health Authority should seek to improve the health status of Maori, as far as reasonably possible in the transitional year, so that in the future they will have the same opportunity to enjoy the same level of health as non-Maori. To enable this to happen the Central Regional Health Authority should have regard to the Crown's policy direction for Maori expressed in the document "Whaia te ora mo te iwi", and in particular to:

- (i) Recognise Maori aspirations and structures, and the desire of Maori to take greater responsibility for some of their own health care;
- (ii) Purchase services and encourage initiatives that promote better health for Maori;
- (iii) Allocate resources to take account of Maori health needs;
- (iv) Encourage greater participation of Maori in the development of health solutions and be aware of successful Maori health service delivery models;
- (v) Develop culturally appropriate practices and procedures for delivery of health and disability services to Maori; and;
- (vi) Encourage greater participation of Maori at all levels of the health and disability support sector.

(h) That particular consideration is given to groups with special needs.

The following items are to be noted in relation to this objective:

People with Low Health Status

Strategies to improve access to health and disability services for Eligible People with lower health status, including Pacific Island communities, should be developed in the transitional year.

People with Disabilities—Support for Independence

As far as reasonably possible in the transitional year, Eligible People with disabilities and their families should:

- (i) Have improved access to assessment and rehabilitative disability services;
- (ii) Have access to disability services which are better co-ordinated and more flexible;
- (iii) Have access to disability services which are culturally appropriate for their needs; and
- (iv) Continue to have access to the disability services they are receiving as at 30 June 1993 until 30 June 1996 (except if the service is home help, in which case the option is until 30 June 1994 or the review date), unless that person is reassessed and agrees to a different service arrangement.

There should be greater emphasis on:

- (v) Supporting Eligible People with disabilities to allow them to be as independent as possible, close to their homes, and integrated into their communities;
- (vi) Appropriate management of deinstitutionalisation; and
- (vii) The use of protocols for assessing the support needs of Eligible People with disabilities. (An assessment protocol for Eligible People with age-related disabilities will be introduced before 1 July 1993).

Part III: Meaning of Terms Used in This Notice

Terms defined in the Health and Disability Services Act 1993, and used in this Notice shall have the same meaning in this Notice unless the context requires otherwise.

Dated at Wellington this 25th day of June 1993.

W. F. BIRCH, Minister of Health.

Notice to the Southern Regional Health Authority Under Section 8 (1) of the Health and Disability Services Act 1993 of the Crown's Objectives in Relation to Health and Disability Services and Other Matters

Pursuant to section 8 (1) of the Health and Disability Services Act 1993, the Minister of Health hereby gives written notice to the Southern Regional Health Authority of the Crown's objectives in relation to the following matters:

(a) The health status of the communities served by the Southern Regional Health Authority;

(b) The health services or disability services, or both, to be purchased by the Southern Regional Health Authority;

(c) The terms of access to those services; and the assessment and review procedures to be used in determining access to those services or such of those services as are specified in this Notice;

(d) The standard of those services;

(e) The special needs of Maori and other particular communities or people for those services.

Part I: Medium Term Objectives

(i) The Crown has developed a set of medium term objectives for health and disability services which will help the Government and all those working in the health sector to keep New Zealanders healthy, independent, or supported to maintain their independence, and in doing this, to use resources to their best advantage.

(ii) The Crown's medium term objectives are to:

(a) Improve the access of New Zealanders to health and disability services and to provide affordable access to health and disability services;

(b) Improve the quality and effectiveness of health and disability services;

(c) Encourage efficiency, flexibility, and innovation in the delivery of health and disability services;

(d) Break down barriers between public and private providers of health and disability services, including voluntary and charitable organisations;

(e) Break down barriers between primary and secondary health services;

(f) Seek to improve the health status of Maori, so that in future Maori will have the opportunity to enjoy the same level of health as non-Maori;

(g) Direct Government assistance to those who are least able to make provision for themselves;

(h) Recognise the importance of public health initiatives in preventing illness and injury;

(i) Recognise the needs and importance of family and non-professional care-givers and voluntary agencies;

(j) Widen the choice of health and disability services, and providers of such services, available to consumers;

(k) Increase the sensitivity of the health and disability support systems to the changing needs of people in New Zealand;

(l) Provide incentives to promote rehabilitation;

(m) Ensure changes are implemented in a way that minimises disruption to the lives of people with health problems or disabilities, and their care-givers; and

(n) Achieve the above objectives within available funding and without exposing taxpayers to greater burdens in the future.

(iii) To assist meeting these medium term objectives, the Crown intends to:

(a) Ensure fair funding of regional health authorities ("RHAs") relative to their populations by moving to equitable

funding for personal health services between 1994/1995 and 1996/1997;

(b) Integrate funding for primary and secondary health services;

(c) Encourage the development of better specifications of the health and disability services purchased and provided;

(d) Recognise the importance of public health initiatives; and

(e) Encourage co-operation between the Public Health Commission and the RHAs in the purchase of services promoting the public health, particularly in relation to immunisation and the prevention of:

- cot death;
- melanoma;
- child hearing loss;
- tobacco smoking in pregnancy; and
- cervical cancer.

Part II: Objectives for the Financial Year to 30 June 1994

(i) The Crown's objectives for the financial year to 30 June 1994 (the "Funding Period") have been developed across areas that deal with the health status of people who are eligible for health and disability services purchased or to be purchased by the Southern Regional Health Authority ("Eligible People"), the health and disability services purchased or to be purchased, the terms of access by Eligible People to those services, the standards of those services, and the special needs of Maori and other communities or people in the region for which the Southern Regional Health Authority is responsible.

(ii) The Crown's objectives for the Funding Period are:

Health Status

(a) That, as far as possible having regard to the transitional year, the particular socio-economic and demographic characteristics of the region for which the Southern Regional Health Authority is responsible, and related health status concerns, are taken into account in the purchase of health and disability services for Eligible People.

The following items are to be noted in relation to this objective.

The socio-economic and demographic characteristics of the region for which the Southern Regional Health Authority is responsible are:

(i) A lower proportion of infants and children (under 15), and a higher proportion of elderly (aged 60-74) and the very old (75 plus) compared with other regions. Some small towns have a very high proportion of elderly;

(ii) Pockets of social disadvantage linked to poor health status, including in some city suburbs, the West Coast generally and some small towns;

(iii) Overall low concentrations of Maori ranging from 4% in Otago to 8% in the Southland area;

(iv) Significantly low proportions of the national Pacific Island population ranging from 0.1% in Otago to 3.1% in Canterbury; and

(v) A large geographical area with 27% of the population spread thinly across minor urban areas, small towns and rural districts.

Some of the major concerns about health status and health and disability services for the Southern Regional Health Authority are:

(i) The particular vulnerability of lower socio-economic groups to most health problems including: cot death, adolescent suicide, cancer, road accidents among young men, deaths from stroke, heart disease and respiratory diseases;

(ii) General practice services are unevenly spread

throughout the region for which the Southern Regional Health Authority is responsible;

(iii) Some southern rural areas have higher than average work-related injuries and motor vehicle accidents;

(iv) Higher than average, but decreasing, rates of cot death;

(v) Pockets of increasing demand for child and family counselling;

(vi) Low rates of immunisation;

(vii) Higher than average admission rates for asthma, heart disease and strokes; and

(viii) Higher than the average rate of older people in long-term residential care.

Health and Disability Services to be Purchased

(b) That, in general, the Southern Regional Health Authority purchase those health and disability services to which Eligible People had access funded from Crown Vote: Health or (in certain specified instances) Crown Vote: Social Welfare in 1992/1993, including services in respect of accidents.

(c) Wherever possible, given the transitional year, that the Southern Regional Health Authority recognise the following priorities for changes in service provision:

(i) Improved provision of comprehensive co-ordinated therapeutic mental health (including substance abuse) services ranging from primary to inpatient services;

(ii) Improved "well child care" services including parenting skills development, "well child" screening, immunisation, prevention of hearing loss, and prevention of injury to under five year olds;

(iii) Greater emphasis on community support and on providing appropriate support services in the community to enable independence;

(iv) Provision for a more comprehensive and co-ordinated range of services to address the special needs of Maori;

(v) Improved access to assessment and rehabilitation and disability services; and

(vi) Appropriately managed deinstitutionalisation.

Terms of Access to Services

(d) In general, to maintain existing terms of access to services for Eligible People.

The following items are to be noted in relation to this objective:

Crown may Set User Charges

In cases where the Crown or the Southern Regional Health Authority stipulates the total fee payable to a provider for a service, the Crown will in general place limits on the amount of that fee payable by the service user (the user charge). There will continue to be some exemptions from user charges. In other cases, the Crown may specify the minimum amount to be paid by the Southern Regional Health Authority.

Enrolment Systems

The Southern Regional Health Authority and some providers of health and disability services may wish to enter purchase arrangements which require a particular provider to establish a practice register. It is not anticipated that a full practice enrolment system could be agreed between the Southern Regional Health Authority and primary care providers in the transitional year. Such a system would raise issues on which the Crown and the Accident Rehabilitation and Compensation Insurance Corporation need to be consulted before it is developed.

Forensic Psychiatric Services

In order to secure the best forensic psychiatric services, the national network of six multi-disciplinary regional forensic teams, seven regional medium secure units, a national

maximum security facility and appropriate rehabilitation facilities must be used.

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The national cervical screening programme and register services will continue with national co-ordination provided by the Ministry of Health.

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It is important to provide a high quality blood transfusion service, which continues to recognise that the donation of blood is critical to the service, and is an important contribution individuals can make towards the welfare of fellow New Zealanders. The "gift" status of donated blood is to be preserved.

(e) To develop in the transitional year assessment and review procedures to determine access to services.

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(f) To improve the quality and cultural appropriateness of health and disability services.

To assist in meeting this objective, the Southern Regional Health Authority should develop mechanisms to monitor whether appropriate standards are achieved, and should also develop:

(i) A statement of commitment to quality;

(ii) Definitions of the parameters of quality;

(iii) Principles and processes for developing protocols for the delivery of services;

(iv) Requirements on providers of health or disability services to develop quality improvement plans and programmes;

(v) Monitoring, evaluation and reporting procedures;

(vi) Processes for consulting with communities, service users and providers of services about the quality of health and disability services;

(vii) Processes for dealing with consumer complaints;

(viii) Processes for dealing with ethical issues including those relating to research and to the development of new technology; and

(ix) A statement on purchasing culturally appropriate health and disability services.

Special Needs

(g) That particular consideration is given to the needs of Maori.

The following items are to be noted in relation to this objective:

The Southern Regional Health Authority should seek to improve the health status of Maori, as far as reasonably possible in the transitional year, so that in the future they will have the same opportunity to enjoy the same level of health as non-Maori. To enable this to happen the Southern Regional Health Authority should have regard to the Crown's policy direction for Maori expressed in the document "Whaia te ora mo te iwi", and in particular to:

(i) Recognise Maori aspirations and structures, and the desire of Maori to take greater responsibility for some of their own health care;

(ii) Purchase services and encourage initiatives that promote better health for Maori;

(iii) Allocate resources to take account of Maori health needs;

(iv) Encourage greater participation of Maori in the development of health solutions and be aware of successful Maori health service delivery models;

(v) Develop culturally appropriate practices and procedures for delivery of health and disability services to Maori; and

(vi) Encourage greater participation of Maori at all levels of the health and disability support sector.

(h) That particular consideration is given to groups with special needs.

The following items are to be noted in relation to this objective:

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Strategies to improve access to health and disability services for Eligible People with lower health status, including Pacific Island communities, should be developed in the transitional year.

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As far as reasonably possible in the transitional year, Eligible People with disabilities and their families should:

(i) Have improved access to assessment and rehabilitative disability services;

(ii) Have access to disability services which are better co-ordinated and more flexible;

(iii) Have access to disability services which are culturally appropriate for their needs; and

(iv) Continue to have access to the disability services they are receiving as at 30 June 1993 until 30 June 1996 (except if the service is home help, in which case the option is until 30 June 1994 or the review date), unless that person is reassessed and agrees to a different service arrangement.

There should be greater emphasis on:

(v) Supporting Eligible People with disabilities to allow them to be as independent as possible, close to their homes, and integrated into their communities;

(vi) Appropriate management of deinstitutionalisation; and

(vii) The use of protocols for assessing the support needs of Eligible People with disabilities. (An assessment protocol for Eligible People with age-related disabilities will be introduced before 1 July 1993).

Part III: Meaning of Terms Used in This Notice

Terms defined in the Health and Disability Services Act 1993, and used in this Notice shall have the same meaning in this Notice unless the context requires otherwise.

Dated at Wellington this 25th day of June 1993.

W. F. BIRCH, Minister of Health.

go5540

Appointment to the Public Health Commission

Pursuant to section 30 (2) of the Health and Disability Services Act 1993, the following person is hereby appointed as a director of the Public Health Commission for terms commencing on 22 June 1993 and expiring on the date specified below in respect of that person:

Name: Andrew Hornblow.

Occupation: Deputy Dean, Christchurch School of Medicine.

Address: Christchurch.

Expiry Date: 20 June 1996.

Dated at Wellington this 30th day of June 1993.

W. F. BIRCH, Minister of Health.

go5623

Hospitals Act 1957

Approval to Use Premises as a Hospital

Pursuant to section 119 (3) (b) of the Hospitals Act 1957, the Minister of Health hereby approves, with effect from 1 July 1993, Q.E. Hospital Limited as a person to use as a hospital the premises known as Queen Elizabeth at Whakaue Street, Rotorua.

Dated at Wellington this 1st day of July 1993.

W. F. BIRCH, Minister of Health.

go5670

2

Mental Health (Compulsory Assessment and Treatment) Act 1992

Definition Of Areas In Respect Of Which Directors Of Area Mental Health Services Are To Be Designated And Designation Of Directors Of Area Mental Health Services For Such Areas

Pursuant to section 92 of the Mental Health (Compulsory Assessment and Treatment) Act 1992, I, James Christopher Lovelace, define the areas set out in the left hand column of the Schedule to this notice, as areas in respect of which Directors of Area Mental Health Services are to be designated, and I hereby designate the persons set out in the right hand column of the Schedule, as Directors of Area Mental Health Services for the corresponding areas set out in the left hand column of this Schedule.

Schedule

*Designated Directors
of Area
Mental Health
Services*

Definitions of areas

Northland Crown Health Enterprise:
including Far North, Whangarei and Kaipara Districts as constituted by the Local Government (Northland Region) Reorganisation Order 1989.

Michael John
Carpenter, manager,
of Whangarei

North West Auckland Crown Health Enterprise, Central Auckland Crown Health Enterprise and South Auckland Crown Health Enterprise:

including Rodney, Papakura and Franklin Districts, plus Auckland, North Shore, Waitakere and Manukau Cities) as constituted by the Local Government (Auckland Region) Reorganisation Order 1989.

David George
Chaplow, medical
practitioner of
Auckland
Sylvester Wayne
Miles, medical
practitioner,
Auckland.
Murray David Patton,
medical practitioner
of Auckland

Western Bay of Plenty Crown Health Enterprise, Eastern Bay of Plenty Crown Health Enterprise and Southern Bay of Plenty Crown Health Enterprise:

including Tauranga, Western Bay of Plenty, Rotorua, Kawerau, Whakatane and Opotiki Districts, as constituted by the Local Government (Bay of Plenty) Reorganisation Order 1989.

Kay Ludovica Mead,
manager of Tauranga
Kenneth Douglas
Whelan, manager of
Whakatane
Allan Lewis Phillips,
registered nurse of
Rotorua

3

*Designated Directors
of Area
Mental Health
Services*

Definitions of areas

Tairāwhiti Crown Health Enterprise:

including the Gisborne District as constituted by the Local Government (Gisborne) Reorganisation Order 1989.

Hawke's Bay Crown Health Enterprise:

including the Wairoa, Hastings and Central Hawke's Bay Districts, plus Napier City, as constituted by the Local Government (Hawke's Bay Region) Reorganisation Order 1989 and the Chatham Islands.

Taranaki Crown Health Enterprise:

including the New Plymouth, Stratford and South Taranaki Districts, as constituted by the Local Government (Taranaki Region) Reorganisation Order 1989.

Waikato Crown Health Enterprise:

including the Thames—Coromandel, Hauraki, Waikato, Matamata—Piako, Waipa, Waitomo, Otorahanga, South Waikato and Taupo Districts and Hamilton City, as constituted by the Local Government (Waikato Region) Reorganisation Order 1989.

Manawatu Crown Health Enterprise and Wanganui Crown Health Enterprise:

including the National Park, Ohura and Taumaranui Wards of the Ruapehu District, as constituted by the Local Government (Manawatu—Wanganui Region) Reorganisation Order 1989 and the Wanganui, Rangitikei, Manawatu, Tararua and Horowhenua Districts, and the Waimarino and Waiouru Wards of the Ruapehu District and Palmerston North City, as constituted by the Local Government (Manawatu—Wanganui) Reorganisation Order 1989.

The Wellington Crown Health Enterprise, the Hutt Crown Health Enterprise and the Wairarapa Crown Health Enterprise:

including the Otaki Ward of the Kapiti Coast District, as constituted by the Local Government (Wellington Region) Reorganisation Order 1989 and the Masterton, Carterton and South Wairarapa Districts, plus the Waikanae, Paraparaumu, Raumati and Paekakariki Wards of the Kapiti Coast District, and Wellington City, Lower Hutt City, Porirua City and Upper Hutt City as constituted by the Local Government (Wellington Region) Reorganisation 1989.

Michael Edward Kingston, medical practitioner of Gisborne

SusanCarolynn Joy Ward, manager of Napier

Hayden Paul Waretini Wano, manager of New Plymouth

William Douglas Wilson, medical practitioner of Hamilton

Jacob William Mates, medical practitioner, of Palmerston North

Philip Michel José Brinded, medical practitioner of Plimmerton

Definitions of areas

Nelson—Marlborough Crown Health Enterprise:

including Tasman and Marlborough Districts plus Nelson City, as constituted by the Local Governments (Nelson—Marlborough Region) Reorganisation Order 1989.

Canterbury Central Crown Health Enterprise, Canterbury Composite Crown Health Enterprise and South Canterbury Crown Health Enterprise:

including Hurunui, Waimakariri, Selwyn, Banks Peninsula, Ashburton, Timaru, McKenzie and Waimate Districts, plus Christchurch City, as constituted by the Local Government (Canterbury Region) Reorganisation Order 1989.

West Coast Crown Health Enterprise:

including Buller, Grey and Westland Districts as constituted by the Local Government (West Coast Region) Reorganisation Order 1989.

Otago Crown Health Enterprise:

including Waitaki, Central Otago and Clutha Districts, plus the Wanaka Ward of the Queenstown—Lakes District and Dunedin City, and the Wakatipu, Arrowtown, Queenstown—East and Queenstown—West Wards of the Queenstown—Lakes District as constituted by the Local Government (Otago Region) Reorganisation Order 1989.

Southland Crown Health Enterprise:

including Southland and Gore Districts and Invercargill city as constituted by the Local Government (Southland Region) Reorganisation Order 1989 and the Local Government (Invercargill City) Reorganisation Order 1990.

*Designated Directors
of Area
Mental Health
Services*

Kathleen Audrey Bradford, medical practitioner of Nelson

Erihana Allison Bernice Kaweriri Rupene Ryan, medical practitioner of Christchurch
Homanya Khozouei, medical practitioner of Timaru

Edward David Anderson, medical practitioner of Hokitika

Nicholas Ronald Judson, medical practitioner of Dunedin

Catherine Mary MacKirdy, medical practitioner of Invercargill

Dated at Wellington this 6th day of July 1993.

C. LOVELACE, Director-General.

905714

Justice

Companies Act 1955

Approval of Qualified Person for the Purposes of Section 165 (4) of the Companies Act 1955

Pursuant to section 165 (4) of the Companies Act 1955, I approve

Peter John Saccasan, member of the Australian Society of Certified Practising Accountants

to be a qualified person for the purpose of the audit of company accounts.

Dated at Wellington this 29th day of June 1993.

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

go5616

Criminal Justice Act 1985

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Ashburton on Monday, 21 June 1993, against Peter Andrew McLay for the confiscation of the following motor vehicle:

Honda Accord 4 door auto, registration No. JM 2823

R. G. J. GANE, Registrar.

go5724

District Courts Act 1947

Acting District Judge Appointed

Pursuant to section 10A of the District Courts Act 1947, Her Excellency the Governor-General has been pleased to appoint

Georgina Catriona Pamela Augusta Wallace

Retired District Court Judge, to be an Acting District Court Judge, to exercise civil and criminal jurisdiction at such place or places and for such period or periods only as the Chief District Court Judge may fix pursuant to section 10A for a term of 12 months on and from the date hereof.

Dated at Wellington this 29th day of June 1993.

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

go5736

Justices of the Peace Act 1957

Justice of the Peace Resignation

It is noted for information that

Elvynne Ann O'Connell, of 5 Puriri Street, Wainuiomata has resigned her appointment as Justice of the Peace for New Zealand.

Dated at Wellington this 6th day of July 1993.

D. OUGHTON, Secretary for Justice.

go5734

Oaths and Declarations Act 1957

Officers in the New Zealand Police 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 offices in the service of the Crown specified in the Schedule below to take statutory declarations under the said Act.

Schedule

New Zealand Police

Commissioner

Deputy Commissioner

Assistant Commissioner

Superintendent

Detective Superintendent

Chief Inspector

Detective Chief Inspector

Inspector

Detective Inspector

Senior Sergeant

Detective Senior Sergeant

Sergeant

Detective Sergeant

Constable O/C: Station

Senior Counter Clerk

Section Clerk—Driver Licensing

Administration Officer: Christchurch

Clerk (Driver Licensing): Christchurch.

Dated at Wellington this 2nd day of July 1993.

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

(Adm. 3/28/3/25)

go5735

Real Estate Agents Audit Regulations 1977

Real Estate Agents Audit Regulations 1977— Notice of Exemption

Pursuant to regulation 13 of the Real Estate Agents Audit Regulations 1977, the Secretary for Justice hereby directs that the provision of those regulations, other than regulation 10, shall not apply in respect of Elders Pastoral New Zealand Limited, 60 Khyber Pass Road, Auckland.

Dated at Wellington this 2nd day of July 1993.

D. OUGHTON, Secretary for Justice.

go5737

Transport

International Air Services Licensing Act 1947

Notice of an Application to Amend an International Air Service Licence

Pursuant to section 7 of the International Air Services Licensing Act 1947, notice is hereby given that an application has been made to amend the International Air Service Licence issued to Air New Zealand to enable the airline to operate to Seoul, Republic of Korea from points in New Zealand. Further details of this proposal are available 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 the representations to me on or before the 30th day of July 1993.

Dated at Wellington this 5th day of July 1993.

W. ROB STOREY, Minister of Transport.

go5672

Authorities and Other Agencies of State

Broadcasting Standards Authority

Broadcasting Act 1989

Broadcasting Standards Authority—Decision Nos: 54/93, 55/93, 56/93, 57/93, 58/93, 59/93, 60/93, 61/93, 62/93, 63/93, 64/93, 65/93, 66/93, 67/93, 68/93, 69/93, 70/93, 71/93, 72/93, 73/93, 74/93, 75/93, 76/93, 77/93 and 78/93

Pursuant to section 15 of the Broadcasting Act 1989, notice is hereby given that the Broadcasting Standards Authority has made the following decisions on complaints referred to it for investigation and review:

(i) In Decision 54/93, the Authority declined to uphold the complaint from Mr Kristian Harang of Auckland that the broadcast by Television New Zealand Limited of an advertisement for socks on 14 December 1992 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.

(ii) In Decision 55/93, the Authority declined to uphold the complaint from Mr Brendan Roberts of Auckland that the broadcast by Television New Zealand Limited of an item on *One Network News* on 6 November 1992 breached the responsibility placed on broadcasters to show balance, impartiality and fairness when dealing with controversial issues.

(iii) In Decision 56/93, the Authority upheld the complaint from the Group Opposed to Advertising of Liquor of Hamilton that the broadcast by Television New Zealand Limited of an advertisement during *Moro sports Extra* on 25 January 1993 breached the responsibility placed on broadcasters not to feature heroes of the young in liquor advertisements.

(iv) In Decision 57/93, the Authority upheld the complaint from the Honorary Consul General of Ireland, Mr Rodney Walshe, that the broadcast by Access Community Radio of Auckland of *Information on Ireland* on 8 November 1992 breached the responsibility placed on broadcasters to show balance, impartiality and fairness when dealing with controversial issues.

(v) In Decision 58/93, the Authority declined to uphold the complaint from Mr Ian Andrews of Waiheke Island that the broadcast by Television New Zealand Limited of *Ren and Stimpy* on 23 January 1993 breached the responsibility placed on broadcasters to maintain standards of good taste and decency, to be mindful of the effect on children and to ensure that cartoons avoid excessive violence.

(vi) In Decision 59/93, the Authority upheld an aspect of the complaint from Te Reo Takiwa O Ngatihine of Whangarei that the broadcast by Television New Zealand Limited of *Te Karere* on 13, 16 and 21 October 1992 breached the responsibility placed on broadcasters to show balance, impartiality and fairness when dealing with controversial issues.

(vii) In Decision 60/93, the Authority upheld the complaint from Mr Brian Kirby of Auckland that the broadcast by TV3 Network Services Limited of an item on *Nightline* on 30 September 1992 breached the responsibility placed on broadcasters to present the news accurately, objectively and impartially.

(viii) In Decision 61/93, the Authority upheld the complaint from the Department of Social Welfare that the broadcast by Television New Zealand Limited of an item on *One Network*

News on 4 August 1992 breached the responsibility placed on broadcasters to be truthful and accurate on points of fact and to deal justly and fairly with any person referred to in the programme.

(ix) In Decision 62/93, the Authority declined to uphold the complaint from Mr P. Connolly of Howick that the broadcast by Radio New Zealand Limited of *Newstalk 1ZB* on 11 January 1993 breached the responsibility placed on broadcasters to deal justly and fairly with any person referred to in the programme.

(x) In Decision 63/93, the Authority declined to uphold the complaint from Mrs Lyn-Louise Milnes of Auckland that the broadcast by Television New Zealand Limited of a musical interlude called "Nothing to Fear" breached the responsibility placed on broadcasters to be truthful and accurate, to take into account accepted norms of decency, to respect the principles of law and to avoid portraying people in a way which is likely to encourage denigration.

(xi) In Decision 64/93, the Authority declined to determine the complaint from Mr Mike Loder of Auckland that the broadcast by Television New Zealand Limited of *Shortland Street* on 25 January 1993 breached the responsibility placed on broadcasters to avoid portraying people in a way which is likely to encourage denigration.

(xii) In Decision 65/93, the Authority upheld the complaint from The Warehouse Limited that the broadcast by Television New Zealand Limited of an item on *One Network News* on 2 December 1992 breached the responsibility placed on broadcasters to deal justly and fairly with any person referred to in the programme.

(xiii) In Decision 66/93, the Authority declined to uphold the complaint from The New Zealand Jewish Council that Radio Pacific Limited's action, having upheld a complaint about the broadcast of a radio talkback programme on 28 December 1992, was inadequate.

(xiv) In Decisions 67/93 and 68/93, the Authority declined to uphold the complaints from Ms Susi Newborn and Ms Ann Becker, both of Auckland that the broadcast by Television New Zealand Limited of an item "Hard Labour" on *Frontline* on 11 October 1992 breached the responsibility placed on broadcasters to deal justly and fairly with persons taking part in the programme, to show balance, impartiality and fairness in dealing with controversial issues, to take care in the editing of a programme to ensure there is no distortion of the facts, and to avoid portraying people in a way which is likely to encourage denigration.

(xv) In Decision 69/93, the Authority upheld the complaint from the Group Opposed to Advertising of Liquor of Hamilton that the broadcast by Canterbury Television Limited of *DB Sport* on 9 November 1992 breached the responsibility placed on broadcasters to avoid saturation of liquor promotion.

(xvi) In Decision 70/93, the Authority declined to uphold the complaint from Mr Peter Boys of Auckland that the broadcast by Radio New Zealand Limited of *Newstalk 1ZB* on 19 March 1993 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.

(xvii) In Decision 71/93, the Authority declined to uphold the complaint from Mr P. H. Dunlop of Pokeno that the broadcast by Television New Zealand Limited of an item on *One Network News* on 12 December 1992 breached the responsibility placed on broadcasters to show balance, impartiality and fairness when dealing with controversial issues.

(xviii) In Decision 72/93, the Authority declined to uphold the complaint from One New Zealand Foundation Inc. that the

broadcast by Television New Zealand of "The Treaty of Waitangi—Te Tiriti o Waitangi" on 5 February 1993 breached the responsibility placed on broadcasters to show balance, impartiality and fairness when dealing with controversial issues.

(xix) In Decisions 73/93 and 74/93, the Authority declined to uphold the complaints from Mr Kerry Sharp of Palmerston North and Mr Kristian Harang of Auckland that the broadcast by Television New Zealand Limited of episode 1 of the second series of *Sex* on 16 March 1993 breached the responsibility placed on broadcasters to maintain standards of good taste and decency and to avoid portraying people in a manner which is likely to encourage denigration.

(xx) In Decision 75/93, the Authority upheld the complaint from Mr Kerry Sharp of Palmerston North that the broadcast by Television New Zealand Limited of episode 2 of the second series of *Sex* on 23 March 1993 breached the responsibility placed on broadcasters to maintain standards of good taste and decency.

(xxi) In Decision 76/93, the Authority declined to uphold the complaint from Mr Tony Ryall M.P. that the broadcast by Radio New Zealand Limited of an item on *Morning Report* on 25 February 1993 breached the responsibility placed on broadcasters to present news accurately, fairly and objectively.

(xxii) In Decision 77/93, the Authority declined to uphold the complaint from Ms Rose Wells of Blenheim that the broadcast by Television New Zealand Limited of an episode of *The Highlander* on 19 March 1993 breached the responsibility placed on broadcasters to avoid excessive violence and avoid the gratuitous use of violence to achieve heightened impact.

(xxiii) In Decision 78/93, the Authority upheld the complaint from Mrs Pauline Miller of Invercargill that the broadcast by Television New Zealand Limited of the film *Hard to Kill* on 10 February 1993 breached the responsibility placed

on broadcasters to avoid excessive violence and avoid the gratuitous use of violence to achieve heightened impact.

Copies of Decisions may be purchased from the Broadcasting Standards Authority, P.O. Box 9213, Wellington, at the price of \$5.00 each or by annual subscription of \$100.00.

Dated at Wellington this 2nd day of July 1993.

G. POWELL, Executive Director.

au5673

Securities Commission

Securities Amendment Act 1988

Designation Under Section 6 (1) (a) of the Securities Amendment Act 1988

Pursuant to section 6 (1) (a) (ii) of the Securities Amendment Act 1988, the Securities Commission gives notice that:

Fisher and Paykel Finance Limited

Consumer Finance Limited

Commercial Finance Limited

Equipment Finance Limited

be hereby designated as persons to whom section 6 (1) (a) applies.

Dated at Wellington this 7th day of July 1993.

The common seal of the Securities Commission was hereunto affixed in the presence of:

[L.S.]

P. D. McKENZIE, Chairman.

au5733

Land Notices

Conservation

Conservation Act 1987

Declaring Land to be Held for Conservation Purposes

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation and the Minister of Lands, being the Minister deemed responsible for the Department of State that has control of the land described in the Schedule hereto, jointly declare that the land is held for conservation purposes.

Schedule

Gisborne Land District

4.5431 hectares, more or less, being Section 4, Block II, Whangaparaoa Survey District.

Dated at Wellington this 28th day of June 1993.

W. ROB STOREY, Minister of Lands.

D. MARSHALL, Minister of Conservation.

(H.O. WIT 41; D.O. BDG 2)

ln5722

1CL

Reserves Act 1977

Appointment of the Eastern Region Fish and Game Council to Control and Manage Wildlife Management Reserves

Pursuant to section 29 of the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Department of Conservation, hereby appoints the Eastern Region Fish and Game Council to control and manage the reserves described in the First to Sixth Schedules hereto, as government purpose (wildlife management) reserves subject to the provisions of the said Act.

The appointment to control and manage the reserves described in the Schedules hereto, is effective from the 1st July 1993, and is subject to review after 25 years.

The Eastern Region Fish and Game Council is required to comply with the following general provisions relating to the administration of the reserves listed:

(a) Department of Conservation staff to have access to the reserves for management and monitoring purposes.

(b) No live cabbage trees to be cut down or removed from the reserves.

(c) No felling of live willow trees allowed.

(d) ERFGC to be responsible for fire-fighting and any drainage rates payable in respect of the reserves.

(e) No planting of exotic species to be carried out in wet areas of the reserves.

The appointment is also subject to the following specific conditions relating to the reserves named:

(i) *Lake Ngapouri Wildlife Management Reserve:*

- Management plan to be completed by 31st December 1998.

- No grazing allowed.

- No planting of exotic species allowed.

(ii) *Lake Tutaeinanga Wildlife Management Reserve:*

- Management plan to be completed by 31st December 1998 and reviewed by the end of the year 2013.

(iii) *Awakaponga Wildlife Management Reserve:*

- No pond development on western side of the main channel.

- No vegetation to be cleared from fern areas.

- Management plan for the reserve to be completed by 31st December 1995.

(iv) *Fort Galatea Wildlife Management Reserve:*

- No invasive exotic planting allowed.

- No cattle, goat or horse grazing allowed.

(v) *Matuku Wildlife Management Reserve:*

- No grazing allowed.

(vi) *Orini Wildlife Management Reserve:*

- No further removal of cabbage trees allowed.

First Schedule

South Auckland Land District—Rotorua District

Lake Ngapouri Wildlife Management Reserve

24.4500 hectares, more or less, being Section 1, S.O. Plan 57120, situated in Block II, Paeroa Survey District. Part certificate of title, Volume 270, folio 94. All *New Zealand Gazette*, 1988, page 2728.

Recorded on N.Z.M.S. 261 U16, Sheet 7.4.

(DOC RWL 028)

Second Schedule

South Auckland Land District—Rotorua District

Lake Tutaeinanga Wildlife Management Reserve

6.3600 hectares, more or less, being Section 51, Block II, Paeroa Survey District. All *New Zealand Gazettes*, 1986, page 458 and 1986, page 2230. S.O. Plan 55832.

Recorded on N.Z.M.S. 261 U16, Sheet 7.4.

(DOC RWL 034)

Third Schedule

South Auckland Land District—Whakatane District

Awakaponga Wildlife Management Reserve

7.6667 hectares, more or less, being part Lot 5, D.P. 34366 and being part Allotment 163, Matata Parish. Residue certificate of title C.T. 30A/334. All *New Zealand Gazettes*, 1986, page 2905 and 1986, page 4857.

Recorded on N.Z.M.S. 261 V15, Sheet 7.2.

(DOC RWL 039)

Fourth Schedule

South Auckland Land District—Whakatane District

Fort Galatea Wildlife Management Reserve

17.3000 hectares, more or less, being Section 13, Block V, Galatea Survey District. Part certificate of title, Volume 631, folio 157. All *New Zealand Gazettes*, 1981, page 1914 and 1981, page 2435. S.O. Plan 50741.

Recorded on N.Z.M.S. 261 V17, Sheet 6.1.

(DOC RWL 015)

Fifth Schedule

South Auckland Land District—Whakatane District

Matuku Wildlife Management Reserve

11.0280 hectares, more or less, being Allotment 1346, Matata Parish, situated in Block I, Rangitaiki Upper Survey District. Part certificate of title, Volume 266, folio 97. All *New Zealand Gazettes*, 1982, page 378, and 1982, page 1697. S.O. Plan 51816.

Recorded on N.Z.M.S. 261 V15, Sheet 6.3.

(DOC RWL 024)

Sixth Schedule

South Auckland Land District—Whakatane District

Orini Wildlife Management Reserve

7.3540 hectares, more or less, being Allotment 307, Rangitaiki Parish, situated in Block III, Rangitaiki Upper Survey District. S.O. Plan 50866.

3.8230 hectares, more or less, being Allotment 284, Rangitaiki Parish, situated in Blocks III and IV, Rangitaiki Upper Survey District. S.O. Plan 48670. All *New Zealand Gazettes*, 1980, page 3644 and 1981, page 568.

Recorded on N.Z.M.S. 261 V15, Sheet 8.3 and W15, Sheet 1.3.

(DOC RWL 029)

Dated at Rotorua this 30th day of June 1993.

D. A. FIELD, Regional Conservator, Department of Conservation.

(DOSLI C.O. RWL 010)

ln5696

1/1

Classification and Naming of Reserve for Wildlife Purposes

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Department of Conservation, hereby declares the reserve described in the Schedule hereto, to be classified as a government purpose (wildlife management) reserve, subject to the provisions of the Reserves Act, and further, declares that the said reserve shall hereafter be known as the Awakaponga Wildlife Management Reserve.

Schedule

South Auckland Land District—Whakatane District

Awakaponga Wildlife Management Reserve

7.6667 hectares, more or less, being part Lot 5, D.P. 34366 and being part Allotment 163, Matata Parish. Residue certificate of title C.T. 30A/334. All *New Zealand Gazettes*, 1986, page 2905 and 1986, page 4857. Recorded on N.Z.M.S. 261 V15, Sheet 7.2.

Dated at Rotorua this 23rd day of June 1993.

D. A. FIELD, Regional Conservator, Department of Conservation.

(DOC C.O. RWL 039)

In5697

1/1

Cancellation of the Vesting in the Dunedin City Council of Part of a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Otago Conservancy, hereby cancels the vesting in The Dunedin City Council of that part of the reserve for the conservation of water supply and the preservation of timber, described in the Schedule hereto.

Schedule

Otago Land District—Dunedin City

159.99 hectares, more or less, being Lots 7, 8, 9, 10, 11 and 12, D.P. 23243, situated in Block X, Silverpeak Survey District. Certificate of title 300/241 (part).

Dated at Dunedin this 30th day of June 1993.

J. E. CONNELL, Regional Conservator, Otago Conservancy, Department of Conservation.

(File: C.O. SCE 59/2, I44/4.1, 4.2, 5.1, 5.2)

In5557

2/1

Authorisation of the Exchange of Part of a Reserve for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Otago Conservancy, hereby authorises the exchange of that part of the reserve for the the conservation of water supply and the preservation of timber, described in the First Schedule hereto, for the land, described in the Second Schedule hereto.

First Schedule

Otago Land District—Dunedin City

159.99 hectares, more or less, being Lots 7, 8, 9, 10, 11 and 12, D.P. 23243, situated in Block X, Silverpeak Survey District. Certificate of title 300/241 (Part).

Second Schedule

19.00 hectares, more or less, being Lot 5, D.P. 23243, situated in Block II, Silverpeak Survey District. Certificate of title 7B/1213 (Part).

216.41 hectares, more or less, being Lot 6, D.P. 23243, situated in Block III, Silverpeak Survey District. Certificate of title 8D/638 (Part).

Dated at Dunedin this 30th day of June 1993.

J. E. CONNELL, Regional Conservator, Otago Conservancy, Department of Conservation.

(File: C.O. SCE 59/2, I44/4.1, 4.2, 5.1, 5.2)

In5558

2/1

Naming of Wildlife Management Reserves

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Department of Conservation hereby declares the Government Purpose (wildlife management) reserves described in the First, Second and Third Schedules hereto, shall hereafter be known by the names specified in the Schedules.

First Schedule

South Auckland Land District—Whakatane District Bregman Wildlife Management Reserve

8.6350 hectares, more or less, being Lot 1, D.P. S. 8489, being part Allotment 108A, Matata Parish, situated in Block III, Awaateatua Survey District. All certificate of title C.T. 9C/

800. All *New Zealand Gazette* 1978, page 3422. Appurtenant hereto is a drainage easement in favour of Lot 1, created by T. 433080. Subject also to a drainage easement created by S. 413780.

Second Schedule

South Auckland Land District—Whakatane District Fort Galatea Wildlife Management Reserve

17.3000 hectares, more or less, being Section 13, Block V, Galatea Survey District. Part certificate of title, Volume 631, folio 157. All *New Zealand Gazettes*, 1981, page 1914 and 1981, page 2435. S.O. Plan 50741.

Third Schedule

South Auckland Land District—Whakatane District Matuku Wildlife Management Reserve

11.0280 hectares, more or less, being Allotment 1346, Matata Parish, situated in Block I, Rangitaiki Upper Survey District. Part certificate of title, Volume 266, folio 97. All *New Zealand Gazettes*, 1982, page 378 and 1982, page 1697. S.O. Plan 51816.

Dated at Rotorua this 23rd day of June 1993.

D. A. FIELD, Regional Conservator, Department of Conservation.

(DOC. RWL 012, RWL 015, RWL 024)

In5560

1/1

Classification and Naming of Reserve for Wildlife Purposes

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Department of Conservation hereby declares the reserve described in the Schedule hereto, to be classified as a Government purpose (wildlife management) reserve, subject to the provisions of the Reserves Act, and further, declares that the said reserve shall hereafter be known as the Lake Ngapouri Wildlife Management Reserve.

Schedule

South Auckland Land District—Rotorua District Lake Ngapouri Wildlife Management Reserve

24.4500 hectares, more or less, being Section 1, S.O. Plan 57120, situated in Block II Paeroa Survey District. Part certificate of title, Volume 270, folio 94. All *New Zealand Gazette*, 1988, page 2728. Recorded on N.Z.M.S. 261 U16, Sheet 7.4.

Dated at Rotorua this 23rd day of June 1993.

D. A. FIELD, Regional Conservator, Department of Conservation.

(DOC. C.O. RWL 028)

In5561

1/1

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

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Department of Conservation, Otago Conservancy hereby revokes the reservation as a recreation reserve over the land described in the Schedule hereto, and further declares that the land may be disposed of by the Dunedin City Council at current market value, the proceeds from any such sale to be paid into the council's reserves account, such moneys to be used and applied in or towards the improvement of other reserves under the control of the council or in or towards the purchase of other land for reserves.

Schedule**Otago Land District—Dunedin City**

374 square metres, more or less, being Lot 46 and part Lot 45, D.P. 286; situated in North East Valley Survey District. All certificate of title 7D/645. Part document 734404.

Dated at Dunedin this 28th day of June 1993.

J. E. CONNELL, Regional Conservator.

(DOC C.O. REC 91—Record Map 144 516)

In5562

2/1

Classification of 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 for the West Coast Conservancy, hereby classifies the reserve described in the Schedule hereto, as a local purpose reserve (visitor centre site) subject to the provisions of section 23 of the said Act.

The visitor centre has been established to provide for the following:—

- (a) To promote the conservation of New Zealand's natural and historic resources as prescribed in section 6 of the Conservation Act 1987.
- (b) Where not inconsistent with (a) above to
 - (i) To provide visitor and community information including that available through the Visitor Information Network for North Westland.
 - (ii) To provide for the retailing of visitor related merchandises.
 - (iii) To promote itinerate exhibitions of arts, crafts and other displays.
- (c) To provide premises for the Reefton Field Centre of the Department of Conservation.

Schedule**Nelson Land District—Buller District**

1153 square metres, more or less, being part Sections 22 and 115, Sections 23, 24, 113 and 114, Town of Reefton. All *New Zealand Gazette*, 1992, page 3348.

Dated at Hokitika this 29th day of June 1993.

B. N. WATSON, Regional Conservator.

(DOC R.O. 2.10.14.3)

In5618

2

Justice**Maori Affairs Act 1953****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 land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purpose of a Papakainga for the common use and benefit of the descendants of Nora Pikia.

Schedule**South Auckland Land District**

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

Area ha	Being
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1.3405	Part Kawhia North, U5 Block, as created by order of partition in the Maori Land Court, dated 17 August 1987, which is more particularly delineated on M.L. Plan 22200.
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Dated at Wellington this 2nd day of July 1993.

H. T. GARDINER, Chief Executive, Ministry of Maori Development.

(MA H.O. 2/3/1/3; MLC KW 56583)

In5742

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 the Maori Land Court the land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purpose of an urupa for the common use and benefit of the descendants of Mamae Moke.

Schedule**South Auckland Land District**

All that piece of land situated in Block II, Karewa Maori Township and described as follows:

Area m ²	Being
192 (approx.)	Part Kawhia M2G2A Block, being part of the land contained in certificate of title, Volume 8A, folio 655, South Auckland Registry.

Dated at Wellington this 2nd day of July 1993.

H. T. GARDINER, Chief Executive, Ministry of Maori Development.

(MA H.O. 2/3/1/3; MLC KW 55785)

In5743

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 land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purpose of a meeting place, shellfish gathering, landing place, and recreational use for the common use and benefit of the owners of Tauwhao Te Ngare and their invitees.

Schedule**South Auckland Land District**

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

Area ha	Being
34.9990	Part Tauwhao Te Ngare Block, as created by order of amalgamation in the Maori Land Court dated 14th May 1982, and being the areas along the mean high water mark which are more particularly delineated on M.L. Plan 22189.

Dated at Wellington this 2nd day of July 1993.

H. T. GARDINER, Chief Executive, Ministry of Maori Development.

(MA H.O. 2/3/1/3; MLC T 56729)

In5744

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 the Maori Land Court the land described in the Schedule

hereto, is hereby set apart as a Maori reservation for the purpose of an Urupa for the common use and benefit of the Ngati Te Oro Tribe.

Schedule

South Auckland Land District

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

Area m ²	Being
3606	(i) Section 1, Block XIII, Wairere Survey district, being all that parcel of general land contained in certificate of title, Volume 98, folio 85, South Auckland Registry, and being section "D" on Survey Office plan 58560.
	(ii) Lot 14, deposited plan 850, being part of the block situated in the Wairere Survey District, called Matamata South, and being all that parcel of general land contained in certificate of title, Volume 357, folio 214, South Auckland Registry, and being section "F" on Survey Office plan 58560.

Dated at Wellington this 2nd day of July 1993.

H. T. GARDINER, Chief Executive, Ministry of Maori Development.

(MA H.O. 2/3/1/3; MLC W 56584)

In5745

2CL

Maori Development

Maori Affairs Restructuring Act 1989

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the Chief Executive of the Ministry of Maori Development hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Whangarei 1993, No. 41.

2. The notice referred to in the First Schedule hereto is, in relation only to the pieces of land described in the Second Schedule hereto, hereby revoked.

3. The lands described in the Second Schedule hereto are hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
26 May 1955	<i>New Zealand Gazette</i> , 2 June 1955, No. 37, page 908	58260

Second Schedule

North Auckland Land District

All those pieces of land described as follows:

Area ha	Being
41.2703	Te Kao 47 Block, situated in Block XV, Muriwhenua Survey District. All certificate of title, Volume 5D, folio 244.
41.4246	Te Kao 48 Block, situated in Blocks XI and XV, Muriwhenua Survey District. All certificate of title, Volume 5D, folio 245.

Dated at Wellington this 30th day of June 1993.

For and on behalf of the Chief Executive of the Ministry of Maori Development.

IAN R. DICK, Manager Rural Loans, Residual Services Unit.

(MMD H.O. 8/15)

In5559

3

Survey and Land Information

Local Government Act 1974

Transfer of Unformed Legal Road, Block VIII, Woodville Survey District

Pursuant to section 323 of the Local Government Act 1974, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Napier, hereby declares that, the land described in the Schedule hereto has been transferred to the Crown by the Tararua 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

Hawke's Bay Land District

Area m ²	Adjoining or passing through
9500	Lots 1 and 2, D.P. 6437 and shown as Section 1, S.O. 10420.

Dated at Napier this 2nd day of July 1993.

J. A. TOBIN, District Manager.

(DOSLI Na. D.O. 8225-07)

In5739

1CL

Public Works Act 1981

Land at 39 and 41 Pages Road, Christchurch Taken for Road Diversion

CATHERINE A. TIZARD, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act 1981, I, Dame Catherine Anne Tizard, G.C.M.G., D.B.E., the Governor-General of New Zealand, declare the land described in the Schedule hereto, to be taken for road diversion and to be vested in The Christchurch City Council on the 14th day after the publication of this Proclamation in the *Gazette*.

Schedule

Canterbury Land District—Christchurch City

Area m ²	Being
233	Lot 1, D.P. 24000. All certificate of title 5B/572.
111	Lot 1, D.P. 13452. All certificate of title, Volume 534, folio 79.

Given under the hand of Her Excellency the Governor-General of New Zealand, and issued under the Seal of New Zealand, this 29th day of June 1993.

W. ROB STOREY, Minister of Lands.

[L.S.] GOD SAVE THE QUEEN!

(DOSLI Ch. D.O. 35/1/187)

In5695

1CL

Land Taken for Soil Conservation and River Control in Hutt City

CATHERINE A. TIZARD, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act 1981, I, Dame Catherine Anne Tizard, the Governor-General of New Zealand, declare the land described in the Schedule hereto to be hereby taken for soil conservation and river control and to be vested in The Wellington Regional Council on the 14th day after the date of publication of this Proclamation in the *Gazette*.

First Schedule

Area m ²	Being
536	Lot 1, D.P. 29927, being all certificate of title, Volume 6D, folio 337, Wellington Land Registry, together with a Right of Way created by transfer 97298.
170	Part of a closed road between Sections 24 and 25, Hutt District, being all certificate of title, Volume 158, folio 176, Wellington Land Registry, subject to party wall rights in transfer 60118.
205	Part Lots 2 and 3, D.P. 1738 and part Section 25, Hutt District and part closed road, together with the easement created by transfer 60118 over other parts of the said Lot 2, being all certificate of title, Volume 156, folio 279, Wellington Land Registry, subject to party wall and easement rights in transfers 60118 and 60119.

Given under the hand of Her Excellency the Governor-General of New Zealand, and issued under the Seal of New Zealand, this 25th day of June 1993.

W. ROB STOREY, Minister of Lands.

[L.S.] GOD SAVE THE QUEEN!

(DOSLI Wn. D.O. PL 18/3/14) ICL
In5726

Land Declared Road in Hauraki District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares the land described in the Schedule hereto to be road and vested in The Hauraki District Council.

Schedule

South Auckland Land District

Area m ²	Being
1257	Part Crown land; marked "A" on plan.
184	Part Section 35, Block I, Aroha Survey District; marked "B" on plan.
348	Part Section 112, Block I, Aroha Survey District; marked "C" on plan.

As shown marked as above mentioned on S.O. Plan 59103, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 2nd day of July 1993.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 98/16/0/5) ICL
In5687

Land Declared Road in Hauraki District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares the land described in the Schedule hereto to be road and vested in The Hauraki District Council.

Schedule

South Auckland Land District

Area m ²	Being
245	Part Lot 1, D.P. S. 19836; marked "A" on plan.
594	Part Section 248, Block XVI, Ohinemuri Survey District; marked "B" on plan.

As shown marked as above mentioned on S.O. Plan 59085, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 2nd day of July 1993.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 98/16/0/6) ICL
In5686

Land Declared Road in Rotorua District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares the land described in the Schedule hereto to be road and vested in The Rotorua District Council.

Schedule

South Auckland Land District

276 square metres, being part Section 39, Block II, Paeroa Survey District; as shown marked "A" on S.O. Plan 59600, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 29th day of June 1993.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 98/5/0/76) ICL
In5684

Land Acquired for Road in Auckland City

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, Auckland, declares that, agreements to that effect having been entered into, the land described in the Schedule is acquired for road and shall vest in The Auckland City Council on the date of publication in the *Gazette*.

Schedule

North Auckland Land District

Area m ²	Being
13	Part Lot 2, D.P. 19902; marked "I" on plan.
13	Part Lot 3, D.P. 19902; marked "J" on plan.
8	Part Lot 3, D.P. 41043; marked "M" on plan.
8	Part Lot 4, D.P. 41043; marked "N" on plan.
16	Part Lot 2, D.P. 46671; marked "P" on plan.
9	Part Lot 4, D.P. 28591; marked "R" on plan.
9	Part Lot 3, D.P. 28591; marked "S" on plan.
11	Part Lot 2, D.P. 28591; marked "T" on plan.
5	Part Lot 1, D.P. 28591; marked "U" on plan.
30	Part Lot 38, D.P. 14054; marked "AA" on plan.

Shown marked as above mentioned on S.O. Plan 64912, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 5th day of July 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O.: S.O. 64912) ICL
In5703

Land Acquired for Road in Rodney District

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, Auckland, 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 Rodney District Council on the date of publication in the *Gazette*.

Schedule

North Auckland Land District

407 square metres, being part Lot 1, D.P. 97900; shown marked "A" on S.O. Plan 66662, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of July 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. S.O. 66662)

1CL
In5704

Land Acquired in Connection with the Auckland-Waiwera Motorway in Rodney District

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, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired in connection with the Auckland-Waiwera Motorway and shall vest in the Crown on the date of publication in the *Gazette*.

Schedule

North Auckland Land District

4495 square metres, being part Allotment 210, Parish of Okura; shown marked "A" on S.O. Plan 66730, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of July 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. S.O. 72/1/2A/0/426)

1CL
In5705

Land Acquired for Road on Waiheke Island, Auckland City

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, Auckland, 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 Auckland City Council on the date of publication in the *Gazette*.

Schedule

North Auckland Land District

3296 square metres, being part Lot 2, D.P. 55388; shown marked "B" on S.O. Plan 63374, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of July 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. S.O. 63374)

1CL
In5706

Land Held for Teachers' Residence Set Apart for Education Purposes in Kaipara District

Pursuant to section 52 (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, Auckland, declares the land described in the Schedule to be set apart, subject to the fencing agreement contained in transfer 241586, North Auckland Land Registry, for education purposes.

Schedule

North Auckland Land District

1012 square metres, being Lot 1, D.P. 29513. Part *Gazette* notice 294192.1, North Auckland Land Registry.

Dated at Auckland this 2nd day of July 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. 50/23/117/0)

1CL
In5708

Declaring Land to be Road in Whangarei 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, Auckland, declares the land described in the Schedule to be road, which shall vest in The Whangarei District Council.

Schedule

North Auckland Land District

Area m ²	Being
101	Crown land adjoining Allotment 164, Maungatapere Parish; coloured green on plan.
582	Crown land adjoining Lot 1, D.P. 59945; coloured green on plan.

Shown marked as above mentioned on S.O. Plan 22125, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 5th day of July 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. 50/15/15/0/22125)

1CL
In5709

Stopped Road in Rodney District to be Vested

Pursuant to section 117 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, Auckland, declares the portions of stopped road described in the Schedule to be amalgamated with the land contained in certificate of title 1311/46, subject to all encumbrances registered on the certificate of title on the date of registration of this notice in the Land Registry Office.

Schedule

North Auckland Land District

Area m ²	Being
7628	Section 3, S.O. Plan 66216.
2010	Section 4, S.O. Plan 66216.
3167	Section 1, S.O. Plan 66218.

Shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of July 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. S.O. 66216/18)

1CL
In5710

Declaring Road to be Stopped in Rodney District

Pursuant to section 116 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, Auckland, declares the portions of road described in the Schedule to be stopped.

Schedule**North Auckland Land District**

Area m ²	Adjoining or passing through
925	Lot 1, D.P. 120526, part Allotment N.12, Parish of Wharehine and Section 2, S.O. Plan 65214; marked "A" on plan.
2636	Lot 1, D.P. 120526 and part Allotment N.12, Parish of Wharehine; marked "B" on plan.

Shown marked as above mentioned on S.O. Plan 66637, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of July 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. S.O. 66637)

ln5711

1CL

Declaring Land to be Road in Auckland City

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, Auckland, declares the land described in the Schedule to be road, which shall vest in The Auckland City Council on the date of publication in the *Gazette*.

Schedule**North Auckland Land District**

Area m ²	Being
28	Part Lot 7, DRO 422; marked "D" on plan.
157	Part Lots 34, 36, 38 and 40, DRO 436; marked "H" on plan.
9	Part Lot 32, DRO 436; marked "I" on plan.

Shown marked as above mentioned on S.O. Plan 62148, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of July 1993.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. D.O. S.O. 62148)

ln5712

1CL

Declaring Land to be Road and Road Stopped in Rodney District

Pursuant to Part VIII 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, Auckland, declares:

(a) Pursuant to section 114, the land described in the First Schedule to be road which shall vest in The Rodney District Council, and

(b) Pursuant to section 116, the portions of road described in the Second Schedule to be stopped.

First Schedule**North Auckland Land District**

Area m ²	Being
92	Part Allotment 15, Mahurangi Parish; marked "A" on plan.
1230	Part Lot 4, D.P. 64073; marked "E" on plan.
217	Part Lot 3, D.P. 56929; marked "M" on plan.
11	Part Lot 3, D.P. 56929; marked "O" on plan.

Shown marked as above mentioned on S.O. Plan 52465, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule**North Auckland Land District**

Area m ²	Adjoining or passing through
35	Lot 4, D.P. 64073; marked "G" on plan.
71	Lot 2, D.P. 64073; marked "H" on plan.
277	Lot 3, D.P. 56929; marked "I" on plan.
508	Lot 3, D.P. 56929; marked "N" on plan.

Shown marked as above mentioned on S.O. Plan 52465, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 5th day of July 1993.

G. A. DAWSON, Manager of Lands and Property.

(DOSLI Ak. D.O. S.O. 52465)

ln5715

1CL

Declaring Land to be Road and Road Stopped in Rodney District

Pursuant to Part VIII 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, Auckland, declares:

(a) Pursuant to section 114, the land described in the First Schedule to be road which shall vest in The Rodney District Council, and

(b) Pursuant to section 116, the portion of road described in the Second Schedule to be stopped.

First Schedule**North Auckland Land District**

Area m ²	Being
2328	Part Allotment 118, D.P. 7804, Mahurangi Parish; marked "A" on plan.
65	Part Allotment 118, D.P. 7804, Mahurangi Parish; marked "C" on plan.

Shown marked as above mentioned on S.O. Plan 59047, and lodged in the Office of the Chief Surveyor at Auckland.

Second Schedule**North Auckland Land District**

1952 square metres, adjoining or passing through part Allotment 118, D.P. 7804 and Lot 1, D.P. 68382, Mahurangi Parish; shown marked "D" on S.O. Plan 59047, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 5th day of July 1993.

G. A. DAWSON, Manager of Lands and Property.

(DOSLI Ak. D.O. S.O. 59047)

ln5716

1CL

Declaring Land to be Road and Land Taken in Far North District

Pursuant to Part VIII 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, Auckland, declares:

(a) Pursuant to section 114, the land described in the First Schedule to be road which shall vest in The Far North District Council, and

(b) Pursuant to section 119, the land described in the Second Schedule to be taken and vested in The Far North District Council.

First Schedule**North Auckland Land District**

Area m ²	Being
7561	Part Allotment 63, Kaeo Parish; marked "G" on plan.
846	Part Allotment 63, Kaeo Parish; marked "H" on plan.
82	Part Allotment 63, Kaeo Parish; marked "J" on plan.
119	Part Allotment NE62, Kaeo Parish; marked "I" on plan.
4134	Part Allotment NE62, Kaeo Parish; marked "M" on plan.
1085	Part Allotment NE62, Kaeo Parish; marked "K" on plan.
68	Part Allotment NE62, Kaeo Parish; marked "L" on plan.

Shown marked as above mentioned on S.O. Plan 62641, lodged in the office of the Chief Surveyor at Auckland

Second Schedule**North Auckland Land District**

Area m ²	Being
1469	Part Allotment NE62, Kaeo Parish; marked "P" on plan.
33	Part Allotment 63, Kaeo parish; marked "Q" on plan.

Shown marked as above mentioned on S.O. Plan 62641, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of July 1993.

G. A. DAWSON, Manager of Lands and Property.

(DOSLI Ak. D.O. S.O. 62641) ICL
In5717

Declaring Land to be Road and Road to be Stopped in the Far North District

Pursuant to 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, Auckland, declares:

(a) Pursuant to section 114 (2) (h), the land described in the First Schedule to be road which shall vest in The Far North District Council, and

(b) Pursuant to section 116, the portion of road described in the Second Schedule to be stopped.

First Schedule**North Auckland Land District**

1177 square metres, being part Allotment 204, Mangonui Parish; shown marked "A" on S.O. Plan 64367, lodged in the office of the Chief Surveyor at Auckland.

Second Schedule**North Auckland Land District**

1475 square metres, adjoining or passing through Allotment 207 and part Allotment 204, Mangonui Parish; shown marked "B" on S.O. Plan 64367, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 2nd day of July 1993.

G. A. DAWSON, Manager of Lands and Property.

(DOSLI Ak. D.O. 72/10/1/0/162) ICL
In5718

Corrigendum**Road Realignment in Grey District**

In the notice with the above heading dated the 6th day of May 1992 and published in the *New Zealand Gazette* of 14 May 1992, No. 68, page 1377, omit the following:

"(iii) Areas "T", "U", "X", "Y" and "Z" on S.O. Plan 11481 shall be amalgamated with the land in certificate of title No. 2A/968, Westland Registry."

and insert

"(iii) Areas "T", "U", "X", "Y" and "Z" on S.O. Plan 11481 shall be amalgamated with the land in certificates of title Nos. 2A/968 and 2A/1244, Westland Registry."

which words and references appear in the original notice signed on behalf of the Minister of Lands.

Schedule**Westland Land District**

Dated at Hokitika this 30th day of June 1993.

T. A. FRASER, District Manager.

(DOSLI Hk. PW 4/1/2) ICL
In5740

Declaring Land to be Road in Westland 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 Survey and Land Information, Hokitika, declares the land described in the Schedule hereto to be road and vested in The Westland District Council.

Schedule**Westland Land District—Westland District**

3097 square metres, more or less, being Section 11, S.O. Plan 11850 and Section 7, S.O. Plan 11848, situated in Block II, Totara Survey District.

Dated at Hokitika this 2nd day of July 1993.

T. A. FRASER, District Manager.

(DOSLI 7975-WDC-03) ICL
In5741

Road Stopping—York Avenue, Napier City

Pursuant to section 116 (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 the road described in the Schedule to be stopped.

Schedule**Hawke's Land District**

Area m ²	Adjoining
681	Part Lot 2, D.P. 17340; as shown marked "A" on S.O. 9944.

S.O. 9944 is held in the office of the Chief Surveyor at Napier.

Dated at Napier this 1st day of July 1993.

P. H. GRAHAM, District Solicitor.

(DOSLI Na. D.O. 7975-C/353000) ICL
In5723

Land Held for a Courthouse (Fielding Courthouse) Set Apart for Justice Purposes, Kimbolton Road, Manawatu District

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, Wellington, declares that, the land held for a courthouse,

contained in the Schedule hereto, is hereby set apart for justice purposes and remains vested in the Crown.

Schedule

Wellington Land District

All that piece of land containing 1373 square metres, being Section 251, Manchester District (Subdivision A), being all GN 574580.2.

Dated at Wellington this 2nd day of July 1993.

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

(DOSLI Wn. D.O. PI. 56/5/3)

In5727

1CL

Land Set Apart for Education Purposes in Tuhitarata Road, Wairarapa District

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, Wellington, hereby declares the land described in the Schedule hereto set apart for education purposes and to remain vested in the Crown.

Schedule

Wellington Land District

All that piece of land containing 1.1340 hectares, being part Lot 1, D.P. 7892; marked "B" on S.O. 36924, balance of CT 372/157.

Dated at Wellington this 6th day of July 1993.

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

(DOSLI Wn. D.O. PI. 37/7/31)

In5728

1CL

Land Acquired for the Generation of Electricity (Patea Hydro-Electric Station) and Road Stopped in the District of South Taranaki

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, New Plymouth:

(a) Pursuant to section 20, declares that, agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for the generation of electricity (Patea Hydro-electric Station) and vested in The Egmont Electric Power Board.

(b) Pursuant to sections 116 and 117, declares the portion of road described in the Second Schedule hereto to be stopped and added to the land in the First Schedule.

First Schedule

Taranaki Land District—South Taranaki District Council

Land to be Taken for the Generation of Electricity (Patea Hydro-Electric Station)

Area (ha)	SO Plan	Shown as
2.250	12968	GBA

Second Schedule

Taranaki Land District—South Taranaki District Council

Road to be Stopped and Vested for the Generation of Electricity (Patea Hydro-Electric Station)

Area (ha)	SO Plan	Shown as
0.153	12969	JY

Dated at New Plymouth this 2nd day of July 1993.

P. A. JACKSON, District Manager.

(DOSLI NP D.O. C/7357-01)

In5719

1CL

Amending Notice—Land Acquired or Set Apart for Road, for the Generation of Electricity (Patea Hydro-Electric Station), Recreation Reserve or Local Purpose Reserve (Esplanade) and Road to be Stopped in the District of South Taranaki

Pursuant to section 55, Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, New Plymouth, hereby amends the notice dated 13 December 1991 published in the *New Zealand Gazette* on 19 December 1991, No. 193 at page 3967 by:

Firstly omitting the line, Area 0.042 hectares, S.O. Plan 12973, shown as OF from the Fourth Schedule.

Secondly omitting the line, Area 0.032 hectares, S.O. Plan 12973, shown as PG and the line, Area 0.051 hectares, S.O. Plan 12973 shown as PL from the Fifth Schedule.

Thirdly adding the lines Firstly and Secondly described above to the sixth schedule.

Fourthly amending the area for GB, S.O. 12968 in the Eighth Schedule from 4.237 hectares to 1.987 hectares.

Dated this 2nd day of July 1993.

P. A. JACKSON, District Manager.

(DOSLI NP D.O. C/7357-01)

In5720

1CL

Land Acquired for Limited Access Road, S.H. 45, South Taranaki

Pursuant to section 20 of the Public Works Act 1981, and section 88 (2) of the Transit New Zealand Act 1989, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, New Plymouth, declares that, agreements to that effect having been entered into, the land described in the Schedule hereto is acquired for a limited access road, which has become road, limited access road and State highway and shall vest in the Crown on the date of publication of this declaration in the *Gazette*.

Schedule

Taranaki Land District—South Taranaki District

Area m ²	Being
937	Part Section 25, Block XIII, Opunake Survey District, being part land in certificate of title B4/530; marked "A" on S.O. 13094.
864	Part Lot 4, D.P. 3713, being part certificate of title 93/282; marked "C" on S.O. 13318.

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

Dated at New Plymouth this 6th day of July 1993.

P. A. JACKSON, District Manager.

(DOSLI NP D.O. C/2070-46 and C/2070-49)

In5721

1CL

Land Held for Hospital Purposes Set Apart for Agricultural Research Purposes in Waipa District

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor of the Department of Survey and Land Information, Hamilton, declares the land described in the Schedule hereto, to be set apart for agricultural research purposes.

Schedule**South Auckland Land District**

Area ha	Being
A. R. P. 1 2 12	Part Tokanui 1B2B Block, situated in Blocks X and XI, Puniu Survey District; part <i>Gazette</i> notice S. 614038 (<i>New Zealand Gazette</i> , 1973, No. 59, page 1166).
0 0 33	Part Tokanui 1B2B3B Block, situated in Block XI, Puniu Survey District; part <i>Gazette</i> notice S. 614038 (<i>New Zealand Gazette</i> , 1973, No. 59, page 1166).

As shown coloured sepia on S.O. Plan 44852, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 29th day of June 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 8225/14)

ICL

In5691

Land Acquired for Soil Conservation and River Control Purposes in Matamata-Piako District

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, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for soil conservation and river control purposes and shall vest in The Waikato Regional Council on the date of publication hereof in the *Gazette*.

Schedule**South Auckland Land District**

Area ha	Being
5.2140	Part Whaiti Kuranui, 2D4 Section 9C Block; marked "D" on S.O. Plan 59355.
4.8770	Part Whaiti Kuranui 2D3C2 Block; marked "B" on S.O. Plan 59353.
0.1592	Part Whaiti Kuranui 2D3C2 Block; marked "C" on S.O. Plan 59353.

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

Dated at Hamilton this 29th day of June 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 96/092610/0/8)

ICL

In5682

Land Acquired for Soil Conservation and River Control Purposes in Thames-Coromandel District

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, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for soil conservation and river control purposes and shall vest in The Waikato Regional Council on the date of publication hereof in the *Gazette*.

Schedule**South Auckland Land District**

Area ha	Being
8.2020	Part Lot 1, D.P. S. 6391; marked "A" on S.O. Plan 58872.
0.3579	Part Te Amo o te Rangi No. 3 Block; marked "B" on S.O. Plan 58872.

Area ha	Being
1.2010	Part Warawarakaia Block; marked "C" on S.O. Plan 58873.
0.0666	Part Te Poro o te Ngohi Moana No. 2 Block; marked "D" on S.O. Plan 58873.
0.0096	Part Te Poro o te Ngohi Moana No. 2 Block; marked "I" on S.O. Plan 58873.

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

Dated at Hamilton this 30th day of June 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. D.O. 96/092000/4/0/127)

ICL

In5685

Land Acquired for Road in Tauranga District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor of the Department of Survey and Land Information, Hamilton, 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 Tauranga District Council on the date of publication hereof in the *Gazette*.

Schedule**South Auckland Land District**

115 square metres, situated in Block XIV, Tauranga Survey District, being part Lot 1, D.P. S. 21088; as shown marked "B" on S.O. Plan 56473, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 2nd day of July 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 98/9/0/32)

ICL

In5688

Easement in Gross to Transmit Electricity Acquired in Tauranga District

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, Hamilton, declares that, an agreement to that effect having been entered into, between Her Majesty the Queen (hereinafter called "the owner") and The Tauranga Electric Power Board (hereinafter called "the board"), an easement in gross for the right to transmit electricity as described in the First Schedule hereto (hereinafter called "the easement") is hereby acquired over the owner's land described in the Second Schedule hereto (hereinafter called "the land") and further declares that the said easement shall vest in the board on the date of publication hereof in the *Gazette*.

First Schedule**Description of Easement**

a. To transmit and distribute electricity through transformers, equipment cables and wires installed on or in the easement to nearby consumers; and

b. To install, maintain, inspect, repair, replace, or add to electrical equipment on the easement (including lines, conduits, cables, terminals, supply points, transformers, manholes, boxes, or any other equipment the board considers necessary or desirable for the transmission and distribution of electricity).

AND for the above purposes, the board, its employees, contractors, or agents and all persons having business with it concerning the transmission or distribution of electricity, shall have the full free and unrestricted liberty and licence:

a. To enter and re-enter on the land on foot or by any reasonable mode of transport.

- b. To take on to the land all necessary tools, materials, machinery and equipment.
- c. To carry out on the easement such works as are required for the exercise of the powers and authorities hereby granted.

AND the owner and the board agree:

1. The board will in exercise of the powers hereby granted, take reasonable and proper care not to damage any property of the owner.

2. The owner shall not permit the growth of any trees, shrubs, or other vegetation, or the erection or establishment of any structure, whatsoever, on the easement which:

- (a) In the opinion of the board or its appropriate officer may interfere with the board's operations; or
- (b) Endanger or cause nuisance to the board's operations, works, employees, agents, or contractors, in the course of their duties; or
- (c) Transgress any bylaw of the board or any statutory regulation relating to the board's electricity works, installations, distribution equipment, or other property.

3. All works and installations constructed by the board on the easement, shall remain at all times, subject to the supervision and control of the board and shall be deemed to remain the property of the board.

4. The board shall be deemed to have and to be free to exercise in connection with the foregoing grants and easement, all authority, power, rights and remedies vested in it by law with regard to its works and installations and the supply of power and its operations generally.

5. The board may exercise and enjoy all rights, immunities from liability powers and remedies, which it now or in the future may possess or be entitled to, or have vested in it by virtue of any statute or at common law, without being limited or restricted by anything in this grant of easement.

6. The board may exercise all or any of the rights, privileges, liberties and licences contained or implied herein, either together, with or independently of any of such as may be vested in the board at common law or by statute.

7. If any dispute or difference arises out of this easement or relating to its interpretation, the matter shall be submitted at the request of either party to the arbitration of a single arbitrator on the following terms:

- (a) Arbitrator to be jointly agreed by the parties;
- (b) Failing agreement within 7 days as nominated by the President of The Hamilton District Law Society;
- (c) The reference shall be deemed to be a reference to arbitration under the Arbitration Act 1908;
- (d) The arbitrator's decision shall be final and binding and may include:
 - (i) Order for costs;
 - (ii) Order for enforcement;
 - (iii) Interest on monies payable.

Second Schedule

South Auckland Land District

All that piece of land being part Section 4 on Survey Office Plan 58967; as shown marked "F" on D.P. S. 61654. Part certificate of title No. 52B/558.

Dated at Hamilton this 2nd day of July 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. SGP 573/1)
In5689

1CL

Land Acquired for Road in Tauranga District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor of the Department of Survey and Land Information, Hamilton, 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 Tauranga District Council on the date of publication hereof in the *Gazette*.

Schedule

South Auckland Land District

Area m ²	Being
16	Part Ranginui 12 Block; marked "E" on plan.
15	Part Ranginui 12 Block; marked "F" on plan.

As shown marked as above mentioned on S.O. Plan 59047, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 2nd day of July 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 98/9/0/31)
In5690

1CL

Land Acquired for Road in Tauranga District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor of the Department of Survey and Land Information, Hamilton, 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 Tauranga District Council on the date of publication hereof in the *Gazette*.

Schedule

South Auckland Land District

88 square metres, situated in Block XV, Tauranga Survey District, being part Lot 3, D.P. S. 58172; as shown marked "C" on S.O. Plan 59522, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 29th day of June 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 98/9/0/30)
In5683

1CL

Land Set Apart for Teachers Residence in Town of Winton

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager Statutory Operations, Department of Survey and Land Information, Invercargill declares the land described in the Schedule hereto to be set apart for a teachers residence.

Schedule

Southland Land District—Southland District

1421 square metres, being Section 14, Block IX, Town of Winton. All certificate of title 173/228.

Dated at Invercargill this 2nd day of July 1993.

K. P. McNAUGHT, Manager, Statutory Operations.

(DOSLI In. 955806)
In5725

1CL

Land Declared to be Road in the District of Tasman

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, Nelson, declares the land described in the Schedule hereto to

be road and vested in The Tasman District Council on the date of publication hereof in the *Gazette*.

CATHERINE A. TIZARD, Governor-General

A PROCLAMATION

Schedule

Nelson Land District—Tasman District

All those pieces of land situated in Block XIII, Wai-iti Survey District described as follows:

Area m ²	Being
906	Part Section 1, S.O. 14310; marked "A" on plan.
915	Part Section 1, S.O. 14309; marked "B" on plan.

As shown marked as above mentioned on S.O. Plan 14520, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 18th day of June 1993.

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

(DOSLI Nn. D.O. 72/61/11/0)
In5617

1CL

Pursuant to section 422 of the Maori Affairs Act 1953, I, Dame Catherine Anne Tizard, the Governor-General of New Zealand, hereby declare the land described in the Schedule hereto to be road.

Schedule

South Auckland Land District

All that area of land shown on survey office Plan No. 13374B as "F to G, 1 acre 2 roods 24 perches" (333.8m × 20m), being part of Te Karangi A Block.

Given under the hand of Her Excellency the Governor-General, at Wellington and dated this 3rd day of June 1993.

CATHERINE ANNE TIZARD, Governor-General.

W. ROB STOREY, Minister of Transport.

[L.S.]
In5619

GOD SAVE THE QUEEN!

Transport

Maori Affairs Act 1953

Declaring Land in a Roadway Laid Out in Block III, Maketu Survey District, South Auckland Land District to be Road

Regulation Summary

Notice Under the Acts and Regulations Publication Act 1989

Pursuant to the Acts and Regulations Publication Act 1989, notice is hereby given of the making of regulations as under:

<i>Authority for Enactment</i>	<i>Title or Subject-matter</i>	<i>Serial Number</i>	<i>Date of Enactment</i>	<i>Price Code</i>	<i>Postage and Packaging</i>
Forests Act 1949	Forestry (Indigenous Timber Milling) Regulations 1993	1993/227	5/7/93	5-BY	\$2.30
Corporations (Investigation and Management) Act 1989	Corporations (Investigation and Management) Order (No. 2) 1993	1993/228	5/7/93	2-A	\$1.60
Corporations (Investigation and Management) Act 1989	Corporations (Investigation and Management) Order (No. 3) 1993	1993/229	5/7/93	2-A	\$1.60
Marine Reserves Act 1971	Marine Reserves Regulations 1993	1993/230	5/7/93	6-BY	\$2.30
Income Tax Act 1976	Income Tax (Average Market Values of Specified Livestock) Order 1993	1993/231	5/7/93	4-BX	\$2.10
Income Tax Act 1976	Income Tax (Depreciation Determinations) Regulations 1993	1993/232	5/7/93	6-BY	\$2.30
Maori Land Amendment and Maori Land Claims Adjustment Act 1926, Fisheries Act 1983	Taupo Fishing Regulations 1984 (Reprint)	1993/233	17/12/84	33-D	\$5.35
Royal Prerogative	New Zealand Suffrage Centennial Medal 1993	1993/234	1/7/93	3-BX	\$2.10

<i>Authority for Enactment</i>	<i>Title or Subject-matter</i>	<i>Serial Number</i>	<i>Date of Enactment</i>	<i>Price Code</i>	<i>Postage and Packaging</i>
Securities Act 1978	Securities Act (Palmerston North Enterprise Trust Board) Exemption Notice 1993	1993/235	7/7/93	4-BX	\$2.10

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