



The New Zealand Gazette

WELLINGTON: THURSDAY, 15 JULY 1993

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Using the Gazette

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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, $114\ \text{The Terrace}$, 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Copy will be returned unpublished if not submitted in accordance with these requirements.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.

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.

1 11/11 VC/ ne5856

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.
- 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.
- 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

Notice of Intention to Apply for Leave to Introduce Private Bill

The Thomas Cawthron Trust Amendment Bill 1993

Notice is hereby given that the Cawthron Institute Trust Board intends to apply for leave to introduce into the House of Representatives in the present session of Parliament a Private Bill, under the Short Title of the "Thomas Cawthron Trust Amendment Bill 1993".

The objects of the Bill are as follows:

- To remove the power of the Minister of Research, Science, and Technology to appoint 3 members of the Board.
- To remove the power of the Governor-General in Council to appoint 4 members of the Board, after consultation with the Board.
- To provide for the ex-officio members of the Board to appoint six members.

The promoter of the Bill is the Cawthron Institute Trust Board, whose address for communications or notices is 98 Halifax Street East (Private Bag 2), Nelson.

A copy of the Bill may be inspected, during normal office hours on any working day, at the offices of the following:

- (a) The Cawthron Institute Trust Board (at the address stated above);
- (b) The promoter's solicitors, Hunter Ralfe, Panama House, 112 Collingwood Street, Nelson.
- (c) The Nelson District Court, Bridge Street, Nelson.

Cawthron Institute Trust Board by its Chief Executive Officer, Graeme James Robertson:

G. J. ROBERTSON. ps5941

Government Notices

Agriculture and Fisheries

Animals Protection Act 1960

Approval of Amendment to Code of Ethical Conduct Notice No: 5256 (100-A1-07)

Pursuant to section 19A of the Animals Protection Act 1960, and on the advice of the National Animal Ethics Advisory Committee, I hereby approve the code of ethical conduct submitted to me by Landcare Research New Zealand Limited, which is the code of ethical conduct approved by me on 26 January 1993, in an amended form.

Notice No. 5213 of the *New Zealand Gazette* on the 4th day of February 1993 at page 263 is hereby revoked.

Dated at Wellington this 28th day of June 1993. JOHN FALLOON, Minister of Agriculture. go5943

Broadcasting

Broadcasting Act 1989

Appointment of Member and Deputy Chairperson to the Broadcasting Commission

On the 7th day of July 1993, His Excellency the Administrator of the Government, appointed:

Barbara Mary Stewart

as a member of the Broadcasting Commission for a period of 3 years from the 1st day of July 1993, pursuant to section 46 (1) of the Broadcasting Act 1989; and

James Richard Alan Stevenson

as deputy chairperson for a term commencing on the 1st day of July 1993, and expiring on the 31st day of May 1994, pursuant to section 46 (1) of the Broadcasting Act 1989.

MAURICE WILLIAMSON, Minister of Communications.

Defence

Appointment

Appointment to the Staff of Her Excellency the Governor-General

Her Excellency the Governor-General has been pleased to make the following appointment to her staff:

Aide-de-Camp

Temporary Captain Alan Wray Wilson, RNZAC, with effect from 3 May 1993.

HUGO JUDD, Official Secretary, Government House. 905948

Health

Health Reforms (Transitional Provisions) Act 1993

Notice to the Residual Health Management Unit Under Section 17 (1) (b) of the Health Reforms (Transitional Provisions) Act 1963

Pursuant to section 17 (1) (b) of the Health Reforms (Transitional Provisions) Act 1993 (the "Transitional Act"), the Minister of Health gives written notice to the Residual Health Management Unit ("RHMU") of functions the RHMU is authorised to perform:

- 1. The functions the Minister by this Notice authorises the RHMU to perform are—
- (i) Subject to paragraph 1 (vi), to manage all Vested Area Health Board Debt until the particular debts in question mature or are repaid in full;
- (ii) To lend to CHEs on terms approved in writing by the Ministers;
- (iii) To appoint the Reserve Bank of New Zealand Registry or such other person approved in writing by the Ministers as the paying agent and registrar—
 - (a) for all Vested Area Health Debt; and/or
 - (b) in respect of all CHE Indebtedness;
- (iv) To appoint the NZDMO or such other person approved in writing by the Ministers to manage the RHMU's obligations and rights in respect of—
 - (a) all Vested Area Health Board Debt; and/or
 - (b) all CHE Indebtedness,

for so long as the RHMU remains liable in respect of Vested Area Health Board Debt or entitled to receive payments on account of CHE Indebtedness, as the case may be;

- (v) Within 3 months of the Effective Date or such other period as the Ministers specify in writing, to prepare, or commission the preparation of, an analysis of the costs and benefits of disposing of all or part of the Vested Area Health Board Debt and/or the CHE Indebtedness as opposed to having those liabilities and/or assets managed by NZDMO or such other person approved in writing by the Ministers;
- (vi) To enter into arrangements approved in writing by the Ministers to dispose of all or part of the Vested Area Health Board Debt and/or CHE Indebtedness;

- (vii) To provide NZDMO with sufficient notice of, and to liaise with NZDMO in relation to, the RHMU's requirements for funds to advance to CHEs or to discharge Vested Area Health Board Debt, to the extent that the RHMU's obligations in this regard cannot or are unlikely to be met at the relevant time(s) from other money then available to the RHMU for this purpose;
- (viii) To provide the Ministry of Health with sufficient notice of, and to liaise with the Ministry of Health in relation to, the RHMU's requirements for funds to discharge any other liabilities of the RHMU, to the extent that the RHMU's obligations in this regard cannot or are unlikely to be met at the relevant time(s) from money then available to the RHMU for this purpose;
- (ix) To recover any payment or other benefit any former employee of an Area Health Board is liable to pay the RHMU under section 13 (2) of the Transitional Act;
- (x) To manage the preparation and audit of the financial reports in respect of each Area Health Board for the financial year ending on 30 June 1993, in accordance with the requirements of the Public Finance Act 1989;
- (xi) To manage all liabilities of the Area Health Boards (other than Vested Area Health Board Debt) vested in the RHMU on the Effective Date, including, without limitation, liabilities under contracts and in respect of Claims;
- (xii) To hold and manage all assets of the Area Health Boards vested in the RHMU on the Effective Date until such assets—
 - (a) are transferred to another transferee; or
 - (b) mature or are disposed of by the RHMU; or
 - (c) are no longer subject to a trust, restriction or encumbrance; or
 - (d) are dealt with in accordance with the trust to which they are subject;
- (xiii) To determine entitlements to the "Patients Frozen Funds" held on trust by the RHMU, where applicable in accordance with the Transitional Act, and to trace and pay beneficiaries their respective entitlements; and
- (xiv) To act at all times in accordance with paragraph ${\bf 3}$ of this Notice.
- 2. The Minister may from time to time by written notice-
 - (i) authorise the RHMU to perform further functions; and
- (ii) add to, or modify or delete any functions previously notified to the RHMU by the Minister.
- 3. In carrying out and performing its functions, the RHMU must act at all times in a manner that—
- (i) is consistent with, and so far as possible maximises, the Crown's best interests;
- (ii) complies with the Transitional Act, the Public Finance Act 1989 and all applicable statutes, regulations and other laws.
- 4. Terms defined in the Transitional Act 1993, and used in this Notice, shall have the same meaning in this Notice, unless the context requires otherwise.
- 5. For the purposes of this notice—
 - "Area Health Board" means an area health board established under section 6 of the Area Health Boards Act 1983:
 - "CHE" means a company formed and registered by the Minister of Finance and the Minister for Crown Health Enterprises in accordance with section 37 of the Health and Disability Services Act;
 - "CHE Indebtedness" means money owing to the RHMU by a CHE in respect of—
 - (a) loans outstanding as at the Effective Date; or

(b) loans advanced by the RHMU to a CHE after the Effective Date on terms approved in writing by the Ministers, as reduced by payments or repayments from time to time; and also means money owing to the RHMU by more than one or all of the CHEs in relation to such loans;

- "Claim" means a claim, suit, proceeding or other liability arising in relation to an act or omission of an Area Health Board prior to the Effective Date;
- "Crown" means Her Majesty the Queen in right of New Zealand:
- "Effective Date" means 1 July 1993;
- "manage" includes apply, compromise, contract, defend, discharge, employ, pay, satisfy, settle, set off, transfer, use, or otherwise deal with; and "management" and "managing" shall be construed in a corresponding manner;
- "Minister" means the Minister of Health;
- "Ministry of Health" means the Department of the Public Service referred to by that name;
- "Ministers" means the Minister of Health, the Minister of Finance and the Minister of Crown Health Enterprise, or any two of them; and
- "Vested Area Health Board Debt" means liabilities of Area Health Boards in respect of securities (within the meaning of the Securities Act 1978) issued by Area Health Boards that are vested in the RHMU on the Effective Date.

Dated at Wellington this 29th day of June 1993.

W. F. BIRCH, Minister of Health.

Internal Affairs

Local Government Act 1974

Enquiry into Incorporating Some Offshore Islands Within Territorial Authority Districts

Pursuant to section 37x of the Local Government Act 1974, the Minister of Local Government requests the Local Government Commission to consider, report and make recommendations on what territorial authority or authorities Mayor Island, Motiti Island, Motuhora (Whale) Island and White Island should be incorporated within.

The Commission shall consult with:

- the relevant territorial authorities; and
- the relevant regional councils;

and shall provide the opportunity for the following groups to meet with and be heard by the Commission:

- the Islands' residents and landowners:
- the tangata whenua of the Islands;
- any territorial authority which considers it is affected.

In deciding what territorial authority or authorities the Islands should be incorporated within, the Commission should consider:

- the impact on the territorial authority of the Island or Islands being incorporated within its boundaries; and
- the commercial links and community of interest between the Islands and the territorial authorities.

The Commission's report shall include a synopsis of its consultations and the views expressed.

The Commission shall report to the Minister of Local Government by 31 December 1993.

Signed at Wellington this 5th day of July 1993. WARREN COOPER, Minister of Local Government.

Justice

Criminal Justice Act 1985

Invercargill District Prisons Board

Pursuant to section 132 (2) (b) of the Criminal Justice Act 1985, the Minister of Justice has been pleased to reappoint

Betty Margaret Rickus of Invercargill

to be a member of the Invercargill District Prisons Board for a term of 3 years on and from 12 June 1993.

Dated at Wellington this 5th day of July 1993.

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

(Adm 3/83/18)

go5945

Misuse of Drugs Act 1975

Notice of Forfeiture of Motor Vehicle

Pursuant to section 32 of the Misuse of Drugs Act 1975, the following vehicle has been confiscated and will be disposed of at public auction:

Holden Premier V8 1972, registration No. GG 5888, (Ian) Christopher Kay, 10 Culloden Street, Dunedin.

A. J. HERRING, Registrar.

go5845

2

Oaths and Declarations Act 1957

Officers in the Hutt City Council 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 local authority specified in the Schedule below to take statutory declarations under the said Act.

Schedule

The Hutt City Council

Group Manager Finance.

Administration Manager (Development and Compliance Group).

Chief Environment Health Officer (Development and Compliance Group).

Dated at Wellington this 6th day of July 1993.

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

Adm. 3/28/3/3)

go5946

Sharebrokers Act 1908

New Zealand Futures & Options Exchange Rules 1992

THOMAS EICHELBAUM, Administrator of the Government ORDER IN COUNCIL

At Wellington this 12th day of July 1993

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

Pursuant to section 11 of the Sharebrokers Act 1908, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby approves the following amendments to the New Zealand Futures & Options Exchange Rules 1992.

Rule 15-Exchange for Physical Transactions

- Rule 15.1 is omitted and the following rule is substituted: "15.1 An exchange of a physical transaction for a Contract may be effected where:
 - (a) a physical transaction in a commodity is completed by actual delivery, or a physical transaction in a commodity is entered into pursuant to which delivery of the commodity is required, or a transaction of a kind approved by the Company is entered into;
 - (b) at or about the same time a Contract is entered into between the same parties for the same quantity of the same commodity or a substantially similar commodity;
 - (c) full details of the physical transaction are recorded in such form as may be prescribed by the Company and are available to the Company upon request;
 - (d) the Contract is lodged with the Company by such time as is prescribed by the Company; and
 - (e) the Contract is accompanied by a request for registration as a Market Contract and a certificate in the prescribed form by the Trading Permit Holder lodging the Contract that the transaction has been effected in accordance with these Rules."

Rule 29—Financial Resources Requirement

Rule 29 is amended by omitting rules 29.3 to 29.5 and substituting the following rules:

- "29.3 An Exchange Broker's Investment Position Risk Requirement is the aggregate of the following amounts calculated in respect of all Contracts, contracts for differences, and investments, held by the Exchange Broker for its own account, in respect of which exposure to loss is not limited to the purchase price:
- (a) margined transactions:
 - (i) bought options

the amount of the premium less initial margins paid

(ii) all other margined

twice the initial margin requirement

transactions
(b) non margined

transactions

an amount calculated on a basis time to time approved by the Business Conduct Committee.

29.4 In calculating the Financial Resources of an Exchange Broker the following Rules shall apply:

- (a) Allowable Assets are:
 - (i) 100% of client money and client property:
 - (aa) held in Client bank accounts or as specified client investments pursuant to the Regulations;
 - (bb) held in Client funds accounts with any clearing house pursuant to the Regulations;
 - (cc) held in client funds accounts with any other Dealer pursuant to the Regulations where such amounts are not overdue.
 - (ii) 100% of the Exchange Broker's own money and property:
 - (aa) held with any registered bank or overseas bank or held in any property approved as suitable for specified client investments pursuant to the Regulations;
 - (bb) held with any exchange clearing house;
 - (cc) held with any other futures broker where such amounts are not overdue.

- (iii) 100% of claims on any instrument designated with a risk weighting of 20% or less under the capital adequacy measurement regime applied by the Reserve Bank of New Zealand.
- All other assets shall be excluded except those for which prior written approval to the inclusion has been obtained from the Business Conduct Committee.
- (b) Liabilities shall include all liabilities of the Exchange Broker of any nature whatsoever (whether actual or contingent) other than:
 - (i) in the case of an Exchange Broker which is a corporate body, its paid up share capital and reserves:
 - (ii) in the case of an Exchange Broker which is a partnership, individual or unincorporated association, the credit balances on partners' and proprietors' equity accounts.
- (c) The amount to be included in Liabilities in respect of the contingent liabilities and commitments and any other off-balance sheet exposures of the Exchange Broker (including for the avoidance of doubt, contingent liabilities, commitments and exposures in respect of the obligations of any other person) shall be calculated in accordance with the principles from time to time prescribed by the Business Conduct Committee for the purposes of this Rule 29.
- 29.5 The Business Conduct Committee may from time to time:
 - (a) exempt any Exchange Broker or class of Exchange Broker from compliance with all or any of the provisions of this Rule 29; or
 - (b) vary any of the provisions of this Rule 29 insofar as they relate to any Exchange Broker or class of Exchange Broker; or
 - (c) vary any of the provisions of Rule 29.2 (b) insofar as they relate to the initial margin requirements of any client, or group or category of clients, of any Exchange Broker or class of Exchange Broker."

Rule 30—Accounting Records and Financial Reporting

Rule 30.1 is omitted and the following rule is substituted:

"30.1 An Exchange Broker, unless it is a registered bank or an Australian Bank (in which case it shall be exempt from this Rule), shall provide the Business Conduct Committee with a copy of the Exchange Broker's balance sheet and a statement of the Exchange Broker's Financial Resources calculated in accordance with Rule 29, in the prescribed form, such reports to be provided no less frequently than monthly and within such time as the Business Conduct Committee may from time to time specify either generally or in respect of any Exchange Broker."

MARIE SHROFF, Clerk of the Executive Council. $_{905554}$

Transport

Water Recreation Regulations 1979 State Sector Act 1988

The Water Recreation (Lake Benmore) Notice 1993

I, Thomas Edwin Law, Senior Advisory Officer (Harbours Management), pursuant to the Water Recreation Regulations 1979* and in exercise of powers delegated to me pursuant to section 28 of the State Sector Act 1988, hereby give the following notice.

Notice

- 1. (a) This notice may be cited as the Water Recreation (Lake Benmore) Notice.
- (b) This notice shall come into force 14 days after publication in the *New Zealand Gazette* and shall remain in force until revoked by further notice in the *Gazette*.
- 2. Subject to the conditions set forth in the Second Schedule hereto, regulations 7(1)(a), 7(1)(b) and 7(2) and regulations 8(1)(a), 8(1)(b) and 8(2) of the Water Recreation Regulations 1979 shall not apply to the area specified in the First Schedule.

First Schedule

All the water of the Ahuriri Gorge, Lake Benmore, bounded to the west by a straight line from the headland at the western entrance to the gorge (bearing 273° true 6590 metres from Black Jacks Point) due north to the opposite shore bounded to the south by a straight line from Black Jacks Point in a 280° true direction to the opposite shore, and bounded to the north by a straight line to the headland bearing 040° true 1200 metres from Black Jacks Point in a 284° true direction to the opposite shore.

All that area of water in the Ahuriri Arm of Lake Benmore extending 200 metres from the shore bounded by parallel lines 300 metres apart the southern boundary extending in a northeasterly direction from a point on the lakeshore 1500 metres northwest from Sailors Cutting Boatharbour entrance.

All that area of water in the Haldon Arm of Lake Benmore extending 200 metres from the shore bounded by parallel lines 150 metres apart the northern boundary extending in a northeasterly direction from a point on the lakeshore 400 metres southwest of the southern entrance to Falstone Boatharbour.

All that area of water in the Haldon Arm of Lake Benmore extending 200 metres from the shore bounded by parallel lines 300 metres apart the northern boundary extending in a northwesterly direction from a point on the lakeshore 500 metres south of the eastern entrance to Haldon Boatharbour.

Second Schedule

- 1. Notwithstanding any other provision of this notice, no person who is permitted by any such provision to propel or navigate a small craft at a speed through the water exceeding 5 knots shall do so in any manner that is likely to endanger or unduly annoy any person who is, in, on, or using the waters or fishing, or undertaking any recreational activity in the vicinity of the small craft.
- 2. All persons in charge of a vessel shall adhere to and keep the provisions of all Acts and regulations not specifically exempted by this notice.
- 3. A suitable notice as may be approved by the Senior Advisory Officer (Harbours Management), Wellington, shall be

erected at the sites deemed necessary by the Senior Advisory Officer (Harbours Management).

Dated at Wellington this 7th day of July 1993.

T. E. LAW, Senior Advisory Officer (Harbours Management).

*Water Recreation Regulations 1979/30.

(MOT MTD 43/103/10) qo5839

The Water Recreation (Waihopai River) Notice 1993

I, Thomas Edwin Law, Senior Advisory Officer (Harbours Management), pursuant to the Water Recreation Regulations 1979* and in exercise of powers delegated to me pursuant to section 28 of the State Sector Act 1988, hereby give the following notice.

Notice

- 1. (a) This notice may be cited as the Water Recreation (Waihopai River) Notice.
- (b) This notice shall come into force 14 days after publication in the *New Zealand Gazette* and shall remain in force until revoked by further notice in the *Gazette*.
- 2. Subject to the conditions set forth in the Second Schedule hereto, regulations 7 (1) (a), 7 (1) (b) and 7 (2) of the Water Recreation Regulations 1979 shall not apply to the area specified in the First Schedule.

First Schedule

All the waters of the Waihopai River from the source to the confluence of the Wairau River.

Second Schedule

- 1. Notwithstanding any other provision of this notice, no person who is permitted by any such provision to propel or navigate a small craft at a speed through the water exceeding 5 knots shall do so in any manner that is likely to endanger or unduly annoy any person who is, in, on, or using the waters or fishing, or undertaking any recreational activity in the vicinity of the small craft.
- 2. All persons in charge of a vessel shall adhere to and keep the provisions of all Acts and regulations not specifically exempted by this notice.
- 3. A suitable notice as may be approved by the Senior Advisory Officer (Harbours Management), Wellington, shall be erected at the sites deemed necessary by the Senior Advisory Officer (Harbours Management).

Dated at Wellington this 7th day of July 1993.

T. E. LAW, Senior Advisory Officer (Harbours Management).

*Water Recreation Regulations 1979/30.

(MOT MTD 43/139/10) go5840

Land Notices

Conservation

Conservation Act 1987

Declaring Land to be Held for Conservation Purposes Together With a Declaration That the Area Become A Reserve

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 and pursuant to section 8 (1A) of the Act, the Minister further declares that the conservation area shall hereafter be set apart as a reserve subject to the Reserves Act 1977, and classified as Government Purpose Reserve (Wetland Management) subject to the provisions of the latter Act.

Schedule

South Auckland Land District—Matamata-Piako District and Hauraki District

1642.000 hectares, more or less, being Section 27, Block X, Waihou Survey District. Part New Zealand Gazettes, 1891, page 194, 1898, page 1251, 1903, page 1636 and 1909, page 2471 and Part Transfer Document S. 96005 and Part Order of Maori Land Court dated the 16th day of October 1908. S.O. Plan 49019.

106.0000 hectares, more or less, being Section 28, Block X, Waihou Survey District. Part *New Zealand Gazette*, 1891, page 194. S.O. Plan 49019.

1932.7000 hectares, more or less, being Section 6, Block XIV, Waihou Survey District. Part *New Zealand Gazettes*, 1891, page 194, 1903, page 1636 and 1928, page 2079 and Part Transfer Document S. 96005. S.O. Plan 49020.

107.0000 hectares, more or less, being Section 7, Block XIV, Waihou Survey District. Part New Zealand Gazette, 1891, page 194. S.O. Plan 49020.

2959.0000 hectares, more or less, being Section 5, Block II, Waitoa Survey District. Part New Zealand Gazettes, 1891, page 194, 1891, page 64, 1892, page 1275 and 1894, page 1076. S.O. Plan 49021.

504.0000 hectares, more or less, being Section 6, Block II, Waitoa Survey District. Part *New Zealand Gazettes*, 1891, page 194, 1891, page 64, and 1899, page 1359 and Deeds Index 268 (C2/1884) and all certificate of title 669/24. S.O. Plan 49021.

1.2000 hectares, more or less, being Section 7, Block II, Waitoa Survey District. Part *New Zealand Gazette*, 1891, page 194. S.O. Plan 49021.

8.4280 hectares, more or less, being Section 2, Block II, Waitoa Survey District. Part *New Zealand Gazette*, 1981, page 27. S.O. Plan 49021.

312.3500 hectares, more or less, being Section 7, Block III, Waitoa Survey District. Part *New Zealand Gazettes*, 1908, page 888 and 1903, page 1636. S.O. Plan 49358.

9.5000 hectares, more or less, being Section 1, Block III, Waitoa, Survey District. Part *New Zealand Gazettes*, 1891, page 194, 1908, page 888 and 1903, page 1636. S.O. Plan 26940.

1472.8000 hectares, more or less, being Section 27, Block VII, Waitoa Survey District. Part New Zealand Gazettes, 1891, page 64, 1894, page 1076, 1891, page 194, 1897, page 1747, 1898, page 1251, 1895, page 1122, 1899, page 1359,

1920, page 3351 and 1960, page 1731 and all Transfer Documents H. 294516.1 and S. 104628. S.O. Plan 49022.

93.2000 hectares, more or less, being Section 29, Block VII, Waitoa Survey District. Part *New Zealand Gazettes*, 1891, page 64, 1898, page 1251, and part certificate of title 669/24. S.O. Plan 49022.

23.7800 hectares, more or less, being Section 30, Block XV, Waihou Survey District. Part New Zealand Gazette, 1928, page 2079. S.O. Plan 49359.

2.3209 hectares, more or less, being Part Lot 8, D.P. S. 3713, situated in Block XV, Waihou Survey District. All Transfer Document S. 96007.

15.2971 hectares, more or less, being Lot 10, D.P. S. 3713, situated in Block XV, Waihou Survey District. All Transfer Document S. 96008.

22.3513 hectares, more or less, being Lot 9, D.P. S. 3713, situated in Block XV, Waihou Survey District. Part *New Zealand Gazette*, 1928, page 2079.

26.5173 hectares, more or less, being Section 15, Block XV, Waihou Survey District. Part *New Zealand Gazette*, 1928, page 2079. S.O. Plan 26940.

Dated at Wellington this 7th day of July 1993.

DENIS MARSHALL, Minister of Conservation.

W. ROB STOREY, Minister of Lands.

(DOC Ref: CNA 003)

In5939

Declaring Land to be Held for Conservation Purposes Together With a Declaration That the Area Become a Reserve

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation and the Minister of Lands, being the Minister 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 and pursuant to section 8 (1A) of the Act, the Minister further declares that the conservation area shall hereafter be set apart as a reserve subject to the Reserves Act 1977 and classified as Government Purpose Reserve (Wetland Management) subject to the provisions of the latter Act.

Schedule

South Auckland Land District—Waikato District

17.7000 hectares, more or less, being Allotment 720, Whangamarino Parish, situated in Block XII, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461, 1865, pages 169 and 265, and 1954, page 892. Transfer document S. 29149. S.O. Plan 48591.

115.7401 hectares, more or less, being Allotment 476A, Whangamarino Parish, situated in Block XI, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 6005.

18.7800 hectares, more or less, being Crown Land Reserved from Sale, shown as A on S.O. Plan 58816, situated in Block III, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58816.

8.3800 hectares, more or less, being Crown Land Reserved from Sale, shown as B on S.O. Plan 58816, situated in Blocks III and IV, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58816.

740 square metres, more or less, being Crown Land Reserved from Sale, shown as C on S.O. Plan 58816, situated in Block

III, Maramarua Survey District. Part New Zealand Gazettes, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58816.

1.9900 hectares, more or less, being Crown Land Reserved from Sale, shown as D on S.O. Plan 58816, situated in Block III, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58816.

1760 square metres, more or less, being Crown Land Reserved from Sale, shown as E on S.O. Plan 58816, situated in Blocks III and IV, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58816.

12.7200 hectares, more or less, being Crown Land Reserved from Sale, shown as F on S.O. Plan 58816, situated in Block IV, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58816.

4.2800 hectares, more or less, being Crown Land Reserved from Sale, shown as G on S.O. Plan 58816, situated in Block IV, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58816.

2.3200 hectares, more or less, being Crown Land Reserved from Sale, shown as H on S.O. Plan 58816, situated in Block IV, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58816.

1057.4000 hectares, more or less, being Crown Land, Allotments 41 and 134 and Part Allotment 3, Maramarua Parish, Section 13 and part Section 3, Block VII, Maramarua Survey District, and Part Lot 1, D.P.S. 2536, all shown as I on S.O. Plan 58816, situated in Blocks VI, VII and VIII, Maramarua Survey District. Part New Zealand Gazettes, 1864, page 461 and 1865, pages 169 and 265, and 1973, page 739. All certificate of title, 22C/1173. Part Documents S. 600877 and H. 148303.2. S.O. Plan 58816.

382.3500 hectares, more or less, being Crown Land, part Allotment 3, Maramarua Parish, shown as J on S.O. Plan 58816, situated in Blocks II, III, VI and VII, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265, and 1973, page 739. Part Document S. 600877. S.O. Plan 58816.

20.9300 hectares, more or less, being Crown Land, part Allotment 3, Maramarua Parish, parts Section 3, and Part Section 11, Block VII, Maramarua Survey District, all shown as K on S.O. Plan 58816, situated in Blocks VI and VII, Maramarua Survey District. Part New Zealand Gazettes, 1864, page 461 and 1865, pages 169 and 265, and 1973, page 739. Part Document S. 600877, S.O. Plan 58816.

1322.0800 hectares, more or less, being Crown Land, shown as L on S.O. Plan 58817, situated in Blocks VI, VII, VIII, XI and XII, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58817.

618.8200 hectares, more or less, being Crown Land, shown as M on S.O. Plan 58818, situated in Blocks XI and XV, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265. S.O. Plan 58818.

8811 square metres, more or less, being Resumed Road, S.O. Plan 57900, shown as N on S.O. Plan 58818, situated in Block XV, Maramarua Survey District. Part Document H. 903314. Part New Zealand Gazette, 1989, page 3611. S.O. Plan 58818.

818.9700 hectares, more or less, being Crown Land, Resumed Road S.O. Plan 57901, part Allotment 751, Whangamarino

Parish, Stopped Road S.O. Plan 53478. Stopped Road, S.O. Plan 53480 and Closed Road S.O. Plan 30830, all shown as O on S.O. Plan 58818, situated in Blocks XI, XII, XV and XVI, Maramarua Survey District. Part *New Zealand Gazettes*, 1864, page 461 and 1865, pages 169 and 265, 1989, page 3611, 1985, page 3734 and 1942, page 1321. Part Documents H. 903314, H. 613524 and Proc 11050. S.O. Plan 58818.

Dated at Wellington this 26th day of June 1993.

W. ROB STOREY, Minister of Lands.

DENIS MARSHALL, Minister of Conservation.

(DOC Ref. CNA 002) in5940

Declaring Land to be Held for Conservation Purposes Together with a Declaration that the Area Become a Reserve

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation and the Minister of Lands, being the Minister 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 and pursuant to section 8 (1A) of the Act, the Minister further declares that the conservation area shall hereafter be set apart as a reserve subject to the Reserves Act 1977 and classified as Government Purpose Reserve (Wetland Management) subject to the provisions of the latter Act.

Schedule

South Auckland Land District—Hauraki District

653.8760 hectares, more or less, being Sections 26, 27, 30, 31, 32 and 33, Block V, Waihou Survey District, Sections 26, 27, 28, 29, 30, 31, 32, 41, 42, and part Sections 33 and 34, Block IX, Waihou Survey District, and Section 49, Block XII, Piako Survey District. Part New Zealand Gazette, 1897, page 1747. S.O. Plans 22334, 22616 and 44893.

Dated at Wellington this 7th day of July 1993.

DENIS MARSHALL, Minister of Conservation.

W. ROB STOREY, Minister of Lands.

(DOC Ref. CNA 004)

Declaring Land to be Held for Conservation Purposes Together with a Declaration that the Area Become a Reserve

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation and the Minister of Lands, being the Minister 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 and pursuant to section 8 (1A) of the Act, the Minister further declares that the conservation area shall hereafter be set apart as a reserve subject to the Reserves Act 1977 and classified as Government Purpose Reserve (Wetland Management) subject to the provisions of the latter Act.

Schedule

North Auckland Land District—Franklin District

464.0000 hectares, more or less, being Crown land, situated in Blocks III and VII, Maramarua Survey District. Shown marked "A" on S.O. Plan 64297.

2.7400 hectares, more or less, being Crown land, situated in Block III, Maramarua Survey District. Shown marked "B" on S.O. Plan 64297.

Dated at Wellington this 7th day of July 1993.

DENIS MARSHALL, Minister of Conservation.
W. ROB STOREY, Minister of Lands.
(DOC Ref. CNA 002)

Harbour Boards Dry Land Endowment Revesting Act 1991

Notice of Approval to the Leasing of Certain Land, Pursuant to Section 5 of the Harbour Boards Dry Land Endowment Revesting Act 1991

Pursuant to section 5 of the Harbour Boards Dry Land Endowment Revesting Act 1991, and to a delegation from the Minister of Conservation, the Regional Conservator, Bay of Plenty Conservancy of the Department of Conservation, hereby gives approval to The Tauranga District Council to renew the existing leases that effect the land described in the Schedule hereto.

Schedule

2.2637 hectares, more or less, being all of the land comprised and described in certificate of title, Volume 1224, folio 47, against which is registered leases No. H. 390540 and S. 497039, South Auckland Registry.

657 square metres, more or less, being Lot 4, D.P. S. 2374, and being all of the land contained in lease registered as No. H. 001315.7, South Auckland Registry. All certificate of title 17B/977.

1,097, square metres, more or less, being Lot 2, D.P. 23673, and being all of the land contained in lease registered as No. H. 000713.3, South Auckland Registry. All certificate of title 17B/894.

Dated at Rotorua this 1st day of July 1993.

D. A. FIELD, Regional Conservator.

(DOC C.O. LAN 008)

2/1CL

Land Act 1948

Reservation of Land

Pursuant to the Land Act 1948, the Minister of Conservation, with the consent of the Minister of Lands, hereby sets apart the land described in the Schedule hereto as a reserve subject to the provisions of the Reserves Act 1977.

Schedule

Otago Land District—Clutha District

5.5220 hectares, more or less, being Sections 1 and 2, S.O. Plan 23398, situated in Block XXVII, Waihola Survey District. No certificate of title.

Dated at Wellington this 7th day of July 1993.

DENIS MARSHALL, Minister of Conservation.

(DOC C.O. REC 120, 145/1.2; DOSLI: Case 93/100)

Reservation of Land

Pursuant to section 167 of the Land Act 1948, the Minister of Conservation, with the consent of the Minister of Lands, hereby sets apart the land described in the Schedule hereto as a reserve for scenic purposes, subject to the provisions of section 19 (1) (a) of the Reserves Act 1977.

Schedule

North Auckland Land District—Far North District

3526 square metres, more or less, being part Section 1, Block IX, Maungataniwha Survey District; as shown marked "J" on S.O. Plan 52841.

Dated at Wellington this 7th day of July 1993.

DENIS MARSHALL, Minister of Conservation.

(Cons. C.O. 005003; DOSLI H.O. 92/32)

Reserves Act 1977

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, Auckland Conservancy, Department of Conservation hereby revokes the reservation as local purpose (accessway) reserve over the land, described in the Schedule hereto, and further declares that the said land may be disposed of by the Rodney District Council at current market value, the proceeds from any such sale to be paid into the council's reserves account, such monies 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

North Auckland Land District—Rodney District Council

120 square metres, more or less, being Lot 582, D.P. 135693, situated in Block II, Rodney Survey District. Part certificate of title 79D/739. Subject to certificates of compliance C. 112467.5 and C. 112467.7.

Dated at Auckland this 6th day of July 1993.

G. H. CAMPBELL, Regional Conservator, Auckland Conservancy.

(File: R.O. LBY 31/011)

In5907

Revocation of the Reservation Over a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Canterbury, hereby revokes the reservation as a public buildings reserve over the land, described in the Schedule hereto, such land to become Crown land subject to the Land Act 1948.

Schedule

Canterbury Land District—Timaru District

977 square metres, being Section 24, Block IV, Town of Orari (formerly part Reserve 3754). Section 97, Reserves and Other Lands Disposal and Public Bodies Empowering Act 1923. S.O. 16475.

Dated at Christchurch this 5th day of July 1993.

M. J. CUDDIHY, Regional Conservator, Canterbury.

(D.O.C. C.O. RSL-017)

1CL

1/1

Appointment of the Western Bay of Plenty District Council to Control and Manage 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 hereby appoints the Western Bay of Plenty District Council to control and manage the reserve described in the Schedule hereto as an historic reserve, subject to the provisions of the said Act.

Schedule

South Auckland Land District—Tauranga District—Gerald Crapp Historic Reserve

2.0134 hectares, more or less, being Lot 1, D.P. S. 27731, situated in Block IV, Tauranga Survey District. Part certificate of title, Volume 1453, folio 88.

1,165 square metres, more or less, being Lot 31, D.P. S. 27862, situated in Block IV, Tauranga Survey District. Part certificate of title No. 25D/1173.

All New Zealand Gazette, 1980, page 3149. Recorded on N.Z.M.S. 261 U14 Omokoroa Beach Townsheet No. 1.

Dated at Rotorua this 7th day of July 1993.

D. A. FIELD, Regional Conservator.

(RHI 003)

1CL

Vesting Reserve in The Marlborough District Council

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Nelson/Marlborough Conservancy of the Department of Conservation, hereby vests the local purpose (site for community centre) reserve described in the Schedule hereto, in The Marlborough District Council in trust for that purpose.

Schedule

Marlborough Land District—Marlborough District

2415 square metres, more or less, being Lots 3 and 4, D.P. 5105, situated in the Town of Picton. All certificates of title 3B/1272 and 3D/91.

Dated at Nelson this 6th day of June 1993.

H. F. M. LOGAN, Regional Conservator.

(DOC C.O. RES 800)

ln5929

Revocation of a 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 Wellington Conservancy of the Department of Conservation, hereby revokes the reservation as a local purpose reserve (community use) over the land, described in the Schedule hereto, and further, declares that the said land may be disposed of by the Porirua City Council at current market value, the proceeds from such sale to be paid into the councils 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

Wellington Land District—Porirua City

1307 square metres, more or less, being Section 1, S.O. 36706, situated in Block II, Belmont Survey District. Part *Gazette* notice 841756.

Dated at Wellington this 8th day of July 1993.

A. ROSS, Regional Conservator.

(Files: DOC R.O. GD3/100)

in5841

Maori Development

Maori Affairs Restructuring Act 1989

Corrigendum

Maori Land Development Notice, Wanganui 1993 No. 10

In the notice entitled Maori Land Development Notice, Wanganui 1993, No. 9, published in the *New Zealand Gazette* of 27 May 1993, No. 74, page 1395, delete in the Second Schedule, first description, "Wellington Land District" and insert "South Auckland Land District".

Dated in Wellington this 5th day of July 1993.

For and on behalf of the Ministry of Maori Development:

P. LITTLE, Manager, Leases.

(MMD H.O. 7/118) ln5837

Maori Land Development Notice

Pursuant to Part II 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 Gisborne 1993, No. 5.
- 2. The notice referred to in the First Schedule hereto is, in relation only to the piece of land described in the Second Schedule hereto, is hereby revoked.
- 3. The lands described in the Second Schedule hereto is hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
8 November 1972	New Zealand Gazette, No. 99, 30 November	107326
	1972, page 2703	

Second Schedule

Gisborne Land District

All that piece of land described as follows:

Area

ha

Being

27.4299787 Hahau A2B2B, situated in Block VI, Waiapu Survey District. Partition order dated 20 March 1956.

Dated at Wellington this 8th day of July 1993.

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

M. TE K. TANGOHAU, Acting Manager, Residual Services Unit, Te Puni Kokiri, Gisborne.

Maori Land Development Notice

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

Notice

1CL

- 1. This notice may be cited as Maori Land Development Notice Gisborne 1993, No. 6.
- 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, are hereby revoked.

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

First Schedule

Date of Notice Reference No.

31 March 1971 New Zealand Gazette,
No. 25, 7 April 1971,
page 630

Registration
No.
105970

Second Schedule

Gisborne Land District

All that piece of land described as follows:

Area

ha

Being

35.0154216 Rotokautuku 1H2, situated in Block XVI, Mangaoporo Survey District. Partition order dated 8 December 1949.

Dated at Wellington this 8th day of July 1993.

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

M. TE K. TANGOHAU, Acting Manager, Residual Services Unit, Te Puni Kokiri, Gisborne.

Porirua City

Reserves Act 1977

Notice of Classification of Reserves

Pursuant to the Reserves Act 1977, the Chief Executive of The Porirua City Council hereby notifies that the following resolution was passed by The Porirua City Council on the 30th day of June 1993:

"That, in exercise of the powers conferred on it by section 16 (2A) of the Reserves Act 1977, The Porirua City Council hereby declares the reserves, described in the Schedule hereto, to be classified as reserves for the purposes specified at the end of the respective descriptions of the said lands, subject to the provisions of the said Act."

Schedule

Wellington Land District—Porirua City

Firstly: the land shown as "A" on S.O. Plan 37019, being 537 square metres, more or less and being part of the land comprised and described in certificate of title, Volume 299, folio 57: Local Purpose Reserve (Service Lane).

Secondly: the land shown as "B" on S.O. Plan 37019, being 62 square metres, more or less and being part of the land comprised and described in certificate of title, Volume 299, folio 57: Local Purpose Reserve (Accessway).

Thirdly: the land shown as "C" on S.O. Plan 37019, being 164 square metres, more or less and being part of the land comprised and described in certificate of title, Volume 299, folio 57: Local Purpose Reserve (Service Lane).

Dated at Porirua this 5th day of July 1993.

J. B. SEDDON, Chief Executive. In5952

Survey and Land Information

Public Works Act 1981

Amending a Proclamation Taking Land for the Generation of Electricity in Taupo District

CATHERINE A. TIZARD, Governor-General A PROCLAMATION

Pursuant to section 55 of the Public Works Act 1981, I, Dame Catherine Anne Tizard, G.C.M.G., D.B.E., the Governor-General of New Zealand, hereby amend the Proclamation issued on the 14th day of November 1980, and published in the New Zealand Gazette, 27 November 1990, No. 140, page 3751, by deleting from the Schedule to the said Proclamation the following area:

 $\begin{array}{ll} \mbox{``2 1 9} & \mbox{Part Tokaanu B2D2; coloured sepia on plan} \\ \mbox{(8333 m}^2) & \mbox{S.O. 27079.''} \end{array}$

and substituting in its place:

"2 1 9 Part Tokaanu B2D2; coloured sepia on (9333 m²) Part Tokaanu B2D2; coloured sepia on plan S.O. 27079."

Given under the hand of Her Excellency the Governor-General, 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 Wg. 92/25/0/7/2; 696078)

1CL

Land Set Apart for the Purposes of the Conservation Act 1987 in Manawatu District

Pursuant to section 52 (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, Wanganui, declares the land described in the Schedule to this notice to be set apart for the purposes of the Conservation Act 1987 and to remain vested in the Crown.

Schedule

Wellington Land District

Area Being
6702 m²
3.6566 ha
1.6457 ha
Being
Parts Section 25, Block XIII, Ruahine Survey
District; marked respectively "A", "B" and
"C" on S.O. Plan 35526.

Dated at Wanganui this 8th day of July 1993.

B. P. BONISCH, District Solicitor.

(DOSLI Wg. 5350-C/2000-379:695778) ln5911

1CL

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, which pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 6, and shall vest in the Crown on the date of publication hereof in the Gazette.

Schedule

Westland Land District

8565 square metres, more or less, being parts Reserve 1018, situated in Block X, Waiho Survey District and shown marked "A", "B" and "C" on S.O. Plan 10930, lodged in the office of the Chief Surveyor at Hokitika.

Dated at Hokitika this 5th day of July 1993.

T. A. FRASER, District Manager.

(DOSLI Hk. 5350-SH6-517) In5838

1CL

Land at Hokitika Set Apart for Aerodrome **Purposes**

Pursuant to section 52 (1) 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 set apart for aerodrome purposes.

Schedule

Westland Land District—Westland District

9435 square metres, more or less, being Lot 1, D.P. 3038, situated in Block I, Kaniere Survey District. All certificate of title 8A/1057.

Dated at Hokitika this 9th day of July 1993.

T. A. FRASER, District Manager.

(DOSLI 5350-MOT-430)

1cl

1CL

Land Required for Road—St Aubyn Street East **Hastings District**

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

Schedule

Hawke's Bay Land District

Area m^2

Being

30 Part Lot 2, D.P. 14672; as shown marked "A" on S.O. 10441

148 Part Lot 2, D.P. 3715; as shown marked "B" on S.O. 10441.

S.O. 10441 is held in the office of the Chief Surveyor at

Dated at Napier this 9th day of July 1993.

P. H. GRAHAM, District Solicitor.

(DOSLI Na. D.O. 7975-C/063530)

In5951

Land Held for a Penal Institution (Palmerston North Periodic Detention Centre) Set Apart for Justice Purposes in David Street, Palmerston North City

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, is set apart for justice purposes and to remain vested in the Crown.

Schedule

Wellington Land District

Area m^2

Being

405 Lot 36, D.P. 26, part G.N. 776789.2.

405 Lot 35, D.P. 26, part G.N. 776789.2.

Dated at Wellington this 7th day of July 1993.

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

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

in5930

Land Acquired for Motorway Purposes in Ellice Street, Wellington City

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, hereby acquires the land described in the Schedule hereto, for motorway purposes and vests the land in the Crown on the 5th day of July 1993.

Schedule

Wellington Land District

All that piece of land containing 202 square metres, being part Lot 17, D.P. 15, being all certificate of title 33/174.

Dated at Wellington this 7th day of July 1993.

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

(DOSLI Wn. D.O. PI. 1/17/15)

1CL

Land Acquired for Electricity Purposes in Ringakapo Street, Turangi

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, hereby declares the land described in the Schedule hereto, for electricity purposes and vests the land in the Crown.

Schedule

Wellington Land District

All that piece of land containing 1069 square metres, being Lot 21, D.P. 50583, being all certificate of title 30B/374.

Dated at Wellington this 7th day of July 1993.

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

(DOSLI Wn. D.O. PI. 682108)

Amending a Notice—Land Acquired for Motorway Purposes, Land Acquired for Railway Purposes, Land Taken for State Highway and Land to be Vested in the Wellington Regional Council in Block XII, Belmont Survey District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, hereby amends the notice dated the 13th day of April 1992 and published in the New Zealand Gazette of 16 April 1992, No. 55, page 1132, by removing all reference to the Seventh and Eighth Schedules and by adding the following to the Fifth Schedule:

Area m²

200 Part bed of Port Nicholson; shown marked "H" on S.O. Plan 32554.

Dated at Wellington this 9th day of July 1993.

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

(DOSLI Wn. D.O. PL 35/1/1)

1CL

ln5933

Easements in Gross Acquired for Drainage Works and for Water Supply Purposes 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, an easement in gross to drain sewage as described in the First Schedule hereto is hereby acquired over the land described in the Second Schedule hereto, and an easement in gross to convey water as described in the Third Schedule hereto is hereby acquired over the land described in the Fourth Schedule hereto, and further declares that the said easements shall vest in The Tauranga District Council on the date of publication hereof in the Gazette.

First Schedule

Description of Right to Drain Sewage Easement

The rights and powers implied in and attaching to a right to drain sewage easement as set out in the Seventh Schedule to the Land Transfer Act 1952, under the heading "Right to Drain Sewage", together with the additional rights contained in paragraph 5 of the said Seventh Schedule, as if the same were fully set out herein.

Second Schedule

South Auckland Land District

Land Over Which Easement is Acquired

All those pieces of land being parts of Section 4 on Survey Office Plan 58967; as shown marked "C", "E" and "F" on D.P. S. 61654. Parts certificate of title No. 52B/558.

Third Schedule

Description of Right to Convey Water Easement

The rights and powers implied in and attaching to a right to convey water easement as set out in the Seventh Schedule to the Land Transfer Act 1952, under the heading "Right to Convey Water", together with the additional rights contained in paragraph 5 of the said Seventh Schedule, as if the same were fully set out herein.

Fourth Schedule

South Auckland Land District

Land Over Which Easement is Acquired

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 9th day of July 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. SGP 573/1)

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

138 square metres, situated in Block XIV, Tauranga Survey District, being part Lot 17, D.P. S. 21934; as shown marked "A" on S.O. Plan 59214, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 9th day of July 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 98/9/0/25)

In5935

ICL

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

1584 square metres, situated in Block XIII, Tauranga Survey District, being part Allotment 851, Te Papa Parish; as shown marked "A" on S.O. Plan 59438, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 9th day of July 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 98/9/0/33)

n5936

1CL

Land Set Apart for Granting as Compensation in Western Bay of Plenty District

Pursuant to section 52 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 the land described in the Schedule hereto, be set apart for granting as compensation on the date of publication hereof in the *Gazette*.

Schedule

South Auckland Land District

4950 square metres, being part Kenana 2A2 Block; as shown marked ''5M'' on S.O. Plan 57487, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 9th day of July 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 96/146000/0/128)

5937

1CL

Land Acquired for Granting as Compensation in Western Bay of Plenty District

Pursuant to sections 20 and 21 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 granting as compensation and shall vest in The Bay of Plenty Regional Council on the date of publication hereof in the Gazette.

Schedule

South Auckland Land District

7750 square metres, being old river bed; as shown marked "5L" on S.O. Plan 57487, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 9th day of July 1993.

W. G. KORVER, District Solicitor.

(DOSLI Hn. 96/146000/0/128)

ln5938

1CL

1CL

Amending Notice Declaring Land to be Road in Taupo District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Wellington, hereby amends the notice dated the 17th day of January 1984 and published in the New Zealand Gazette, 26 January 1984. No. 8, page 203, by deleting from the Schedule to the said notice the following:

"219 Part Tokaanu B2D2; coloured sepia on plan (8333 m²) S.O. 27079."

and substituting the following in its place:

Part Tokaanu B2D2; coloured sepia on "219 (9333 m²) plan S.O. 27079."

Dated at Wellington this 5th day of July 1993.

E. C. MELDRUM, District Manager. (DOSLI Wg. 92/25/0/7/2: 696078)

101

In5843

Land Held for a Prison (Addington Prison, Lincoln Road) Set Apart for Justice Purposes

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for justice purposes.

Schedule

Canterbury Land District—Christchurch City

619 square metres being Reserve 3788. All Proclamation 493466/1.

Dated at Christchurch this 9th day of July 1993.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. LEG 49/9)

In5926

Land Held for a Penal Institution (Addington Prison, Lincoln Road) Set Apart for Justice **Purposes**

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for justice purposes.

Schedule

Canterbury Land District—Christchurch City

529 square metres being Rural Section 40181. All Proclamation 556632/1.

Dated at Christchurch this 9th day of July 1993.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. LEG 49/9)

Land Held for a Prison (Addington Prison, Lincoln Road) Set Apart for Justice Purposes

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for justice purposes.

Schedule

Canterbury Land District—Christchurch City

1066 square metres, being part Reserve 3889. All Proclamation 87816/1.

Dated at Christchurch this 9th day of July 1993.

R. J. MILNE, District Solicitor.

(DOSLI Ch. D.O. LEG 49/9)

ln5928

Road Stopped and Vested—Tahora and Wharekopae Roads, Gisborne District

Pursuant to sections 116 (1) and 117 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Gisborne, declares:

- (a) The road described in the First Schedule to be stopped and amalgamated with the land held in certificate of title 5C/1465, subject to mortgage numbers 130003.1 and 130003.2.
- (b) The road described in the Second Schedule to be stopped and amalgamated with the land held in certificate of title 2A/1215, subject to mortgage numbers 130001.1 and 130003.2.

First Schedule

Gisborne Land District

Area

ha

Adjoining

3.3860 Section 1, Block V and part Section 1, Block IX, Ngatapa Survey District; as shown marked "C" on S.O. 7809.

1.8435 Section 1, Block V and part Section 1, Block IX, Ngatapa Survey District; as shown marked "B" on S.O. 7810.

Second Schedule

Gisborne Land District

Area

ICL.

ha

Adjoining

1.2067 Section 1, Block V and part Section 3, Block IX, Ngatapa Survey District; as shown marked "D" on S.O. 7811.

S.O.'s 7809, 7810 and 7811 are held at the office of the Chief Surveyor, Gisborne.

Dated at Gisborne this 22nd day of June 1993.

R. H. WINMILL, District Manager.

(DOSLI Na. D.O. 7975-CO63528)

In5953

1CL

Land Required for Road—Tahora and Wharekopae Roads, Gisborne District

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

Schedule

Gisborne Land District

Area

 m^2

Being

0.0967 Part Section 1, Block IX, Ngatapa Survey District; as shown marked "A" on S.O. 7809.

2.2503 Part Section 1, Block IX, Ngatapa Survey District; as shown marked "B" on S.O. 7809.

3.0594 Part Section 1, Block IX, Ngatapa Survey District; as shown marked "A" on S.O. 7810.

1CL

Area Being m^2 0.6496 Part Section 3, Block IX, Ngatapa Survey District; as shown marked "A" on S.O. 7811. 0.5373 Part Lot 1, D.P. 2642; as shown marked "B" on S.O. 7811.

0.3174 Part Section 1, Block IX, Ngatapa Survey District; as shown marked "C" on S.O. 7811.

S.O.'s 7809, 7810 and 7811 are held in the office of the Chief Surveyor, Gisborne.

Dated at Gisborne this 22nd day of June 1993.

R. H. WINMILL, District Manager.

(DOSLI Na. D.O. 7975-C/063528)

ln5955

Road Realignment—Tiniroto Road Gisborne District

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

- (a) Pursuant to sections 116 (1) and 117 (3), declares the road described in the First Schedule to be stopped and amalgamated with the land held in certificate of title 4D/292.
- (b) Pursuant to section 119, declares the land described in the Second Schedule to be taken and amalgamated with the land held in certificate of title 4D/292.

First Schedule

Gisborne Land District

Area

 m^2

Adjoining

Being

3517 Section 7, Block V, Patutahi Survey District; as shown marked "E" on S.O. 8647.

Second Schedule

Gisborne Land District

Area

 m^2

511 Part Section 156, Patutahi Rural; as shown marked "F" on S.O. 8647.

1066 Part Section 123A, Patutahi Rural; as shown marked "G" on S.O. 8647.

S.O. 8647 is held at the office of the Chief Surveyor, Gisborne. Dated at Gisborne this 15th day of June 1993.

R. H. WINMILL, District Manager.

(DOSLI Na. D.O. 7975-C/063528) in5956

1CI

Land Acquired for Road—Innes Street, Gisborne

Pursuant to section 114 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the District Manager, Department of Survey and Land Information, Gisborne, declares the land described in the Schedule to be road which shall vest in The Gisborne District Council.

Schedule

Gisborne Land District

Area m^2

Being

830 Part Section 51, Block II, Turanganui Survey District; as shown marked "A" on S.O. 7760.

78 Part Lot 1, D.P. 6302; as shown marked "B" on

S.O. 7760 is held in the office of the Chief Surveyor, Gisborne.

Dated at Gisborne this 6th day of July 1993.

R. H. WINMILL, District Manager.

(DOSLI Na. D.O. 7975-C/063528)

Land Required for Road—Tiniroto Road, Gisborne **District**

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

Schedule

Gisborne Land District

Area m^2

210 Part Section 155, Patutahi Rural; as shown marked "A" on S.O. 8647.

Being

2249 Part Section 123A, Patutahi Rural; as shown marked "B" on S.O. 8647.

201 Part Section 156, Patutahi Rural; as shown marked "C" on S.O. 8647.

3900 Part Section 123A, Patutahi Rural; as shown marked "D" on S.O. 8647.

S.O. 8647 is held in the office of the Chief Surveyor, Gisborne. Dated at Gisborne this 15th day of June 1993.

R. H. WINMILL, District Manager.

(DOSLI Na. D.O. 7975-C/063528)

1CI

Transit New Zealand

Transit New Zealand Act 1989

Revoking Section of State Highway and Declaring New Sections of State Highway No. 2: Kaiparoro

Pursuant to section 60 of the Transit New Zealand Act 1989. the Transit New Zealand authority gives notice that, with immediate effect, the section of State highway described in the First Schedule hereto is revoked, and the section of highway described in the Second Schedule hereto is declared to be State highway within the meaning and for the purpose of the Transit New Zealand Act 1989.

First Schedule

All of that old section of State Highway No. 2 from 150 metres north of its junction with South Road No. 1, south-west to Hastwells Road, then north-west to the Anzac Bridge across the Makakahi River at Kaiparoro.

Second Schedule

All of that new section of highway from 400 metres north east of its new junction with South Road No. 1, south west to Anzac Bridge across the Makakahi River at Kaiparoro.

Dated at Wellington this 13th day of July 1993.

M. K. LAUDER, State Highways Manager. ln5961

Declaring State Highway to be a Limited Access Road State Highway No. 2: Kaiparoro

It is noted that Transit New Zealand, by resolution dated 30 June 1993 and pursuant to section 88 (1) of the Transit New Zealand Act 1989, hereby declares that part of State Highway No. 2, all of that new section of highway from

400 metres north-east of its new junction with South Road No. 1, south-west to Anzac Bridge across the Makakahi River at Kaiparoro as more particularly shown on Sheet 1 of Plan LA/5/12/7504/50 and accompanying Schedule held in the office of the Regional Manager, Transit New Zealand, Wanganui and there available for public inspection, to be a limited access road.

Dated at Wellington this 13th day of July 1993.

M. K. LAUDER, State Highways Manager. In5962

Declaring State Highway to be a Limited Access Road State Highway No. 5: Ngongataha

It is noted that Transit New Zealand, by resolution dated 30 June 1993 and pursuant to section 88 (1) of the Transit

New Zealand Act 1989, hereby declares that part of State Highway No. 5 at Ngongataha on its eastern side from the northern boundary of Lot 3, D.P. S. 4303, C.T. 1414/20 generally in a southerly direction for a distance of 234 metres to the southern boundary of Lots 5 and 6, D.P. 41183, C.T. 46B/644, as more particularly shown on Sheet 1 of Plan LA/25/56/2 and accompany Schedule held in the office of the Regional Manager, Transit New Zealand, Hamilton, and there available for public inspection, to be a limited access road.

Dated at Wellington this 13th day of July 1993.

M. K. LAUDER, State Highways Manager. In5963

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:

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Postage and Pack- aging
Forests Act 1949	Forestry (East Coast) Grants Regulations 1992, Amendment No. 3	1993/236	12/7/93	2-A	\$1.60
Patents Act 1953, Designs Act 1953, Trade Marks Act 1953	Patents, Designs, and Trade Marks Convention Order 1993	1993/237	12/7/93	5-BY	\$2.30
Energy Companies Act 1992	Energy Companies (Alpine Energy Limited) Vesting Order 1993	1993/238	12/7/93	3-BX	\$2.10
Civil List Act 1979, Higher Salaries Commission Act 1977	Civil List (Annuities) Determination 1993	1993/239	8/7/93	2-A	\$1.60
Harbours Act 1950, Maori Land Amendment and Maori Land Claims Adjustment Act 1926	Lake Taupo Regulations 1976 (Reprint)	1993/240	20/12/76	1-CY	\$3.95
Securities Act 1978	Securities Act (Gulf Harbour Marina) Exemption Notice 1993	1993/241	14/7/93	2-A	\$1.60
Securities Act 1978	Securities Act (Westpac Banking Corporation) Exemption Notice 1993	1993/242	14/7/93	3-BX	\$2.10
Securities Act 1978	Securities Act (United Kingdom Issuers Employee Share Purchase Schemes) Exemption Notice (No. 2) 1992, Amendment No. 5	1993/243	14/7/93	2-A	\$1.60

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