DANGEROUS GOODS BILL

EXPLANATORY NOTE

This Bill is a consolidation with amendments of those provisions of the Explosive and Dangerous Goods Act 1908 and its amendments that relate to dangerous goods. The provisions of those Acts relating to explosives are being consolidated in a separate Bill, the Explosives Bill.

The Bill also incorporates some provisions which at present appear in regulations made under the existing legislation, but are now included in the Bill as being matters of important principle which should appear in the Act itself and not in regulations.

References to the existing statutory law are shown as footnotes to the clauses in the Bill, and a table at the end of this note indicates which of the existing provisions have been omitted and shows where the others are to be found in the Bill, either in the same form or in a modified form.

Clause 3 divides dangerous goods into the several classes specified in the *First* Schedule to the Bill. Those classes are substantially the same as those at present appearing in regulations.

Clause 4 authorises the Governor-General, by Order in Council, to amend the *First* Schedule (which specifies the several classes of dangerous goods) and the *Second* Schedule (which specifies the local authorities that are licensing authorities under the Bill).

PART I

Administration

Clauses 5 to 9 provide for the administration of the Act, and the appointment of the Chief Inspector of Explosives as the Chief Inspector of Dangerous Goods, and for the appointment of Inspectors of Dangerous Goods. All Inspectors of Explosives are to be Inspectors of Dangerous Goods also.

Clause 10 confers on Inspectors powers of entry and search, to make inquiries, take samples, seize dangerous goods, destroy dangerous goods in the interests of public safety, and enforce compliance with their requirements. These powers are substantially the same as those at present conferred on Inspectors by the existing legislation, but this clause includes a new provision that the power of entry and search of a dwellinghouse may be exercised only pursuant to a search warrant.

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Clause 11 requires persons in or about any premises, vehicle, or vessel and the pilot in command and the owner and agent of any aircraft to facilitate the entry, inspection, and examination of the premises, vehicle, vessel, or aircraft by an Inspector, to answer inquiries by an Inspector subject to their right to refuse to answer incriminating questions, and to comply with the Inspector's lawful requisitions. Substantially the same provisions appear in the present legislation.

PART II

STORAGE AND USE OF DANGEROUS GOODS

Clause 12 declares that the local authorities specified in the Second Schedule to the Bill shall be the licensing authorities for their respective districts. The Governor-General, by Order in Council, may declare other local authorities to be licensing authorities, and may revoke the appointment of local authorities as licensing authorities. The Chief Inspector is to be the licensing authority in districts where the local authority is not the licensing authority.

Clause 13 re-enacts without substantial change the existing provisions prohibiting the storage or use of dangerous goods except in licensed premises or in depots established by local authorities or in such quantities as may be fixed by regulations. The clause also re-enacts the existing provision that on conviction all dangerous goods unlawfully stored or used are forfeited to the Crown.

Clause 14 requires dangerous goods packed for carriage or storage to be packed in containers that comply with specifications prescribed by regulations.

Clause 15 requires receptacles containing dangerous goods to be marked in the manner prescribed by regulations.

Clause 16 re-enacts the existing provisions as to the granting of licences for the storage of dangerous goods, but substitutes the Chief Inspector for the Minister as the licensing authority. Rights of appeal against the decision of the licensing authority are conferred by *clause 20*.

Clause 17 provides that licences may be transferred or amended in accordance with regulations or bylaws. Subclause (3) is new, and provides that the licensee must produce his licence on demand to an Inspector.

Clause 18 prescribes the procedure for the renewal of licences. The licensing authority must grant the renewal if there has been no change in circumstances since the granting of the licence or, as the case may be, of the last renewal thereof.

Clause 19 provides that the licensing authority may suspend any licence where proceedings for an offence are taken against the licensee or where the licensee has failed to comply with any lawful requirement of an Inspector. Where the licensee is convicted of an offence, the licensing authority may cancel the licence. In each case the licensee has a right of appeal under *clause* 20. The existing Act and regulations authorise the licensing authority or the Chief Inspector to cancel any licence, but do not specify any particular grounds and do not give a right of appeal. Clause 20 is new, and provides that the applicant for a licence or a licensee who is aggrieved by any decision of the licensing authority relating to the granting, amendment, renewal, suspension, or cancellation of a licence may appeal against that decision to a Magistrate's Court.

Clause 21 re-enacts existing provisions authorising local authorities to establish depots for the storage of dangerous goods, Subclause (6) is new, and requires the local authority establishing a depot to comply with all regulations as to the construction, situation, and maintenance of such depots.

Clause 22 re-enacts with some changes provisions appearing in regulations prohibiting the issuing of licences, without the prior approval of the Chief Inspector, for the storage in bulk of dangerous goods of classes I, II, and III in quantities greater than those specified. The principal changes provide for the raising of the maximum quantities for which a licence may be issued by a local authority without the approval of the Chief Inspector.

Clause 23 re-enacts the existing provisions authorising local authorities that are licensing authorities to make bylaws which must be approved by the Minister, and also the provision that the bylaws are to prevail in the case of a conflict between the bylaws and regulations made under the Act. The clause contains a new provision that the bylaws may prescribe penalties that correspond with those provided in *clause 32* for an offence against the Bill. The existing penalty for an offence against the bylaws is contained in the Act itself. Subclause (4) is new, and provides that, at the request of the local authority, regulations may be made having effect as bylaws in the district of the local authority. At present the only power to make such regulations is where the local authority fails on requisition by the Minister to make bylaws.

Clause 24 re-enacts the existing provisions that the Minister may require a local authority that is a licensing authority to make bylaws or to revoke, alter, or add to any existing bylaws. If the local authority does not within three months comply with the requisition, regulations may be made having effect as bylaws in the district of the local authority.

Clause 25 re-enacts the existing provisions that a Harbour Board may, and shall if required by the Minister, make bylaws regulating the times, places, order, and mode of shipping, transhipping, unloading, storage, and carriage of dangerous goods. The clause includes a new provision that a copy of any bylaws by a Harbour Board under this clause must be sent to the Minister.

Clause 26 re-enacts provisions at present appearing in regulations requiring pumps used for the retail sale of liquid or gaseous dangerous goods of class \mathbf{I} to be of an approved type and to be installed in compliance with regulations.

Clause 27 prohibits hairdressers from applying any dangerous goods of class I to the hair or person of any person. The existing provision relates only to the use of petroleum spirit.

Clause 28 prohibits the sale to the public of balloons containing any inflammable or poisonous or anaesthetic gas. No person may, without the consent of the Chief Inspector, make available to any member of the public any balloon containing any such gas. The existing provisions appear in regulations.

PART III

MISCELLANEOUS PROVISIONS

Clause 29 re-enacts the existing provisions that the flashing point of petroleum or other inflammable liquids or materials is to be ascertained in the manner prescribed by regulations, but omits the existing provisions requiring a standard model of testing apparatus to be deposited with the Chief Inspector.

Clause 30 is new, and provides that Inspectors may require defects to be remedied and dangerous practices to cease.

Clause 31 re-enacts provisions at present in regulations requiring notice of accidents involving dangerous goods to be notified to the Chief Inspector. The clause contains a new provision authorising an Inspector to make inquiries from persons who may be in possession of information that may lead to discovery of the cause of the accident, but no person may be called upon to answer incriminating questions.

Clause 32 prescribes general offences and the general penalty for offences.

Clause 33 requires all offences to be dealt with summarily.

Clause 34 re-enacts with some changes of a formal nature the existing provisions that in any proceedings the production of a document purporting to be signed by an Inspector shall be *prima facie* evidence of the document without proof of the signature of the person appearing to have signed it.

Clause 35 provides that, where any person is convicted of an offence, the Court may order forfeiture to the Crown of all or part of the dangerous goods in respect of which the offence was committed and their containers. Forfeiture is in the discretion of the Court in each case, except where the defendant is convicted of an offence under *clause 13* of unlawfully storing or using dangerous goods, in which case forfeiture is automatic.

Clause 36 prescribes the manner in which dangerous goods seized by an Inspector must be dealt with. They may be retained by the Secretary for Internal Affairs, or by the local authority where they are seized by an Inspector appointed by a local authority, pending the trial of any person for the offence in respect of which they were seized, or may at the discretion of the Secretary or of the local authority be returned to the person from whom they were seized. If the offender cannot be traced within six months, they are forfeited to the Crown. If proceedings are taken, all dangerous goods not forfeited to the Crown on a conviction are to be returned to the person from whom they were seized.

Clause 37 re-enacts existing provisions that a Collector of Customs may refuse clearance to a ship until the master or owner has paid the fine imposed for an offence in respect of that ship and has made delivery of any goods forfeited to the Crown.

Clause 38 authorises the making of regulations.

Clause 39 re-enacts the existing provisions that the Bill is not to derogate from the provisions of any other Act.

Clause 40 provides for repeals and savings.

TABLE OF CORRESPONDING SECTIONS OF ENACTMENTS REPEALED

The Explosive and Dangerous Goods Act 1908, No. 57 (1931 Reprint, Vol. III, p. 176)

Section of Act			Clause of Bill
1		 •••••	Short Title
2		 •••••	2
3-18		 	See Explosives Bill
19–45		 	Repealed
First Schedu		 •·····	Repeals
Second Sche	edule	 •••••	Repealed

The Explosive and Dangerous Goods Amendment Act 1920, No. 44 (1931 Reprint, Vol. III, p. 184)

Section of Act	,	-		Clause of Bill
1				Short Title
				2
2 3				
4 (1)				13
4(2)				32(2)
				13(3)
5(1)				15 (5)
$\begin{array}{c} 4 & (3) \\ 5 & (1) \\ 5 & (2) \end{array}$				32(2), 35
6(1)				6,7(1)
6(1) 6(2)				7(2)
	•••••		•••••	
7 (1)				10 11
			•••••	
7 (2) 8				$\frac{32}{20}$ (2)
8 9			•••••	29
	•••••			$\frac{12}{16}$ (1) (4)
10(1)(2)			•••••	16(1), (4)
10 (3)				16(5), 32(2)
10(4)			•••••	17 (3), 19
10 (5)			•••••	38 (2) (1)
11		•••••		21
12			•••••	8
13		••••••		23
14 (a)			•••••	9
14 (b)			•·····	25
15(1)(2)				24
15 (3)		•••••	•••••	23 (1) (d), 38 (2) (n)
16				16
17 (1)				33
17 (2) (3)				35
18	.			37
19			·····	34
20				27
21				38
22				39
23				Repeals
				1

The Statutes Amendment Act 1949, No. 51

Section of Act				Clause of Bill
13	•••••	 	Ω.	

Hon. Mr Smith

DANGEROUS GOODS

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- 9. Inspectors appointed by Harbour Boards

10. Powers of Inspectors

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- 13. Restrictions as to storage and use of dangerous goods
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No. 23-1

A BILL INTITULED

An Act to consolidate and amend certain enactments of the General Assembly relating to dangerous goods

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, 5 as follows:

1. Short Title and commencement—(1) This Act may be cited as the Dangerous Goods Act 1957.

(2) This Act shall come into force on the first day of April, nineteen hundred and fifty-eight. 10

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

- "Aircraft" has the same meaning as in the Civil Aviation Act 1948:
- "Boat" means every description of vessel used in naviga- 15 tion, not being a ship:
- "Carry" means carry on a vehicle or vessel or aircraft; and "carriage" has a corresponding meaning:
- "Chief Inspector" means the Chief Inspector of Explosives appointed under the Explosives Act 1957: 20
- "Container" means any case, barrel, drum, tank, tin, or other receptacle; and includes every package in or by which goods may be cased, covered, enclosed, contained, or packed:
- "Dangerous goods" means goods of any of the kinds speci- 25 fied in the <u>First</u> Schedule to this Act:
- "Depot", in relation to dangerous goods which are liquid at atmospheric temperatures and pressures, means any pit, excavation, or enclosed place, whether situated in a building or not, which is constructed in such manner, 30 or surrounded by walls of such character, that liquid dangerous goods stored therein cannot escape therefrom either under the action of fire or otherwise; and, in relation to any other dangerous goods, means such building or place as may be prescribed or may be 35 approved by an Inspector as a depot for the storage of dangerous goods:

	"Flashing point", in relation to any substance, means the
	lowest temperature at which the substance, when
	tested in a prescribed type of apparatus, liberates
5	vapour at a rate sufficient to produce an explosive mixture with the air that is in immediate contact
5	with the substance:
	"Fuel oil" means any petroleum which has a flashing
	point of not less than one hundred and fifty degrees
	Fahrenheit, and which is used or intended for use as
10	fuel:
	"Inspector of Dangerous Goods" or "Inspector" means
	a person appointed an Inspector of Dangerous Goods
	under this Act; and includes—
	(a) The Chief Inspector;
15	(b) Any Inspector of Explosives appointed under
	the Explosives Act 1957:
	(c) Any person for the time being appointed by
	the Chief Inspector to perform any of the duties of
00	an Inspector of Dangerous Goods:
20	"Licensing authority" means—
	(a) In respect of its district, each of the local
	authorities specified in the <u>Second</u> Schedule to this
	Act: (b) In normal of any other place the Chief
25	(b) In respect of any other place, the Chief Inspector:
4J	"Local authority" means a City Council, Borough
	Council, County Council, Town Council, Road Board,
	or Harbour Board; and includes any other public body
	constituted by or under any Act which the Governor-
30	General, by Order in Council, declares to be a local
	authority for the purposes of this Act:
	"Master", in relation to any ship, means any person
	(except a pilot) having command or charge of the
	ship; and, in relation to any boat belonging to a ship,
35	means the master of the ship; and, in relation to any
	other boat, means the person having command or
	charge of the boat:
	"Minister" means the Minister of Internal Affairs:
40	"Occupier", in relation to any premises, means the person
40	in actual occupation thereof; and, in relation to any
	premises in which any manufacture or trade or busi-
	ness is carried on, includes the person carrying on that
	manufacture or trade or business in the premises:

- "Petroleum" means any oil, liquid, or spirit derived wholly or in part from any petroleum, shale, schist, coal, peat, bitumen, or any other similar substance:
- "Petroleum oil" means any petroleum which has a flashing point of not less than seventy-three but less 5 than one hundred and fifty degrees Fahrenheit:
- "Petroleum spirit" means any petroleum which has a flashing point of less than seventy-three degrees Fahrenheit:
- "Pilot in command", in relation to any aircraft, means the 10 person for the time being in command or in charge of the aircraft:
- "Premises" means any land, house, storehouse, storeship, warehouse, shop, factory, store, cellar, yard, building, or enclosed space, or any part thereof, occupied by 15 any person, firm, partnership, or company; and, for the purposes of this Act, all lands, buildings, and places adjoining each other and occupied together shall be deemed to be the same premises:

"Secretary" means the Secretary for Internal Affairs: 20

- "Ship" includes every description of vessel, whether used in navigation or in any way kept or used as a hulk or store ship or for any other purpose, and not propelled exclusively by oars:
- "Store", in relation to dangerous goods, means retain the 25 dangerous goods on any premises for a period of not less than one hour; and "storage" has a corresponding meaning:
- "Vessel" means a ship or boat of any description.
- Cf. 1908, No. 57, s. 2; 1920, No. 44, s. 2; 1949, No. 51, 30 s. 13

3. Classification of dangerous goods—For the purposes of this Act the dangerous goods specified in the First Schedule to this Act are hereby divided into the several classes set out in that Schedule, and references in this Act to any specified 35 class of dangerous goods shall be deemed to be references to that class of dangerous goods according to the classification in that Schedule.

4. Alteration of Schedules—The Governor-General may from time to time, by Order in Council,— 40

(a) Amend the First Schedule to this Act by—

(i) Inserting, in such class of dangerous goods as may be specified in the Order in Council, the name of any substance: (ii) Omitting from any class of dangerous goods the name of any substance and including it under some other class in that Schedule:

(iii) Adding a description of a further class of dangerous goods:

(b) Amend the Second Schedule to this Act by-

(i) Including the name of any local authority which has been appointed to be a licensing authority under this Act:

(ii) Omitting the name of any local authority whose appointment as a licensing authority under this Act has been revoked or which has been abolished or whose district has been merged in the district of any other local authority.

PART I

Administration

5. Administration of Act—Subject to the control of the Minister, the Secretary for Internal Affairs shall be charged with the general administration of this Act.

20 6. Chief Inspector of Dangerous Goods—(1) The Chief Inspector of Explosives appointed under the Explosives Act 1957 shall be the Chief Inspector of Dangerous Goods.

(2) The Chief Inspector, under the general direction of the Secretary for Internal Affairs, shall be charged with the 25 duty of carrying this Act into effect.

(3) Subject to the control of the Chief Inspector, the Deputy Chief Inspector of Explosives appointed under the Explosives Act 1957 shall have and may exercise all the powers, duties, and functions of the Chief Inspector under 30 this Act.

Cf. 1920, No. 44, s. 6 (1)

7. Inspectors of Dangerous Goods—(1) There may from time to time be appointed under the Public Service Act 1912 such number of Inspectors of Dangerous Goods as may 35 be deemed necessary.

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(2) Every Inspector of Explosives appointed under the Explosives Act 1957 shall be deemed to be an Inspector of Dangerous Goods under this Act.

Cf. 1920, No. 44, s. 6 (1) (2)

8. Inspectors appointed by local authorities—(1) Every 5 local authority that is a licensing authority shall appoint one of more Inspectors to carry out the provisions of this Act in its district.

(2) Every Inspector appointed under subsection one of this section shall perform the duties of an Inspector within the 10 district of the licensing authority by which he is appointed, or within such areas beyond that district as may be approved by the Minister, and shall for the purposes of this Act, be subject to the general direction and control of the Chief Inspector. 15

Cf. 1920, No. 44, s. 12

9. Inspectors appointed by Harbour Boards—Every Harbour Board may, and shall if so required by the Minister, appoint such officer or officers as may be necessary to carry out the provisions of this Act and any regulations or bylaws made under this Act or under the Harbours Act 1950 in respect of dangerous goods, and every such officer shall have the powers of an Inspector under this Act, but in the exercise of those powers shall be subject to the general direction and control of the Chief Inspector. 25

Cf. 1920, No. 44, s. 14 (a)

10. Powers of Inspectors—(1) Any Inspector may—

 (a) Subject in the case of a dwellinghouse to the provisions of subsection three of this section, at any time enter, inspect, and examine any premises, vehicle, vessel, 30 or aircraft where he has reason to believe or suspect dangerous goods may be found:

> Provided that an Inspector shall not enter, inspect, or examine any aircraft under the powers conferred by this paragraph, unless he is accompanied by the 35 pilot in command thereof or the owner or a representative or agent of the owner of the aircraft:

Provided further that, if the person in actual occupation of the premises or in actual charge of the vehicle or vessel or aircraft so requires, the Inspector shall, before entering on the premises or vehicle or vessel or aircraft, produce his warrant of appointment or other evidence that he is an Inspector:

- (b) Make any general or particular inquiries as to the observance of this Act or of any regulations or bylaws thereunder:
- (c) Take without payment such samples of any substance which he believes or suspects to be dangerous goods as are necessary for the examination and testing thereof:
- 15 (d) Seize, detain, or remove any dangerous goods, and any container, vehicle, vessel, or aircraft in which the dangerous goods are being kept or carried, if he has reason to believe or suspect that there has been a contravention of this Act or of any regulations or bylaws made under this Act in respect of those dangerous goods. For the purposes of this paragraph he may require the occupier of the place in which the dangerous goods are seized or the owner of the goods to retain them in that place, or in such other 25 place under the control of the occupier or of the owner of the goods as will, in the opinion of the Inspector, least endanger the public safety:
 - (e) With the consent of the Minister, destroy or render harmless, or give directions for the destruction or rendering harmless of, any dangerous goods in any case where he believes it necessary in the interests of the public or of the safety of any person so to do: Provided that in cases of imminent danger or where the owner so authorises him in writing he may
 - so act without that consent:
 - (f) Open or cause to be opened any container of dangerous goods and without payment take samples thereof:
 - (g) Investigate the circumstances surrounding any accident involving any dangerous goods:

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Provided that nothing in this paragraph shall derogate from the provisions of any other Act relating to the investigation of accidents:

(h) Where---

(i) He has called upon any person to comply with 5 any provision of this Act or any regulation or bylaw made thereunder and the person so called upon has failed to comply; and

(ii) He believes that grave danger to the public or to any person exists,—
10 call upon any constable to enforce his requirements

by summary arrest or otherwise, and that constable or any other constable may arrest that person without warrant and take such steps as may be necessary to enforce compliance with those requirements.

to enforce compliance with those requirements. 15 (2) Every person arrested without warrant under paragraph (h) of subsection one of this section shall be brought before a Magistrate's Court to answer the charge and to be further dealt with according to law.

(3) Unless he has reason to believe that imminent danger 20 to the public or to any person exists, an Inspector shall not enter any dwellinghouse under the powers conferred by paragraph (a) of subsection one of this section (not being a dwellinghouse in respect of which or part of which a licence is in force under this Act), except pursuant to a warrant by a 25 Justice issued under subsection four of this section.

(4) Where any Justice of the Peace is satisfied on oath that there is probable cause to suspect that any breach of this Act or of any regulations or bylaws made under this Act has been or is being committed, or that preparation has been made to 30 commit such a breach, within any such dwellinghouse, the Justice may, by warrant under his hand, authorise an Inspector named in the warrant together with any constable to enter and search the dwellinghouse, if necessary by force, at such time or times in the day or night as are mentioned in the 35 warrant. Every such warrant shall continue in force until the purpose for which it was granted has been satisfied.

(5) No action shall lie against the Crown or any Inspector in respect of the destruction or rendering harmless of any dangerous goods under the powers conferred by paragraph 40 (e) of subsection one of this section.

Cf. 1920, No. 44, s. 6 (3)

11. Occupiers and others required to facilitate performance of duties by Inspector—Every person in or about any premises or vehicle or vessel inspected under the provisions of this Act, and the pilot in command and the owner and every agent or 5 representative of the owner of any aircraft so inspected, shall:

- (a) Facilitate the entry, inspection, and examination by an Inspector:
- (b) Answer to the best of his knowledge all inquiries made by the Inspector as to the observance of this Act and
 - of any regulations or bylaws made under this Act, and as to the disposal by sale or otherwise of any dangerous goods:

Provided that no person shall, on an inquiry by an Inspector under this paragraph, be required to answer any question tending to incriminate himself:

(c) Facilitate the taking of samples, or the seizure, detention, or removal of any dangerous goods, or of any container, vehicle, vessel, or aircraft, or the destruction or rendering harmless of any dangerous goods:

(d) Comply with any requisition made by an Inspector pursuant to section ten of this Act.

PART II

STORAGE AND USE OF DANGEROUS GOODS

25 12. Licensing authorities—(1) The local authorities specified in the <u>Second</u> Schedule to this Act are hereby declared to be the licensing authorities under this Act for their respective districts:

Provided that the Governor-General may from time to time, 30 by Order in Council,—

- (a) Appoint any other local authority to be the licensing authority for its district; or
- (b) Revoke the appointment of any local authority as a licensing authority.
- 35 (2) The Chief Inspector shall be the licensing authority under this Act for any district the local authority of which is not for the time being the licensing authority.

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Cf. 1920, No. 44, s. 7

(3) Subject to the provisions of this Act, it shall be the duty of every local authority which is a licensing authority to carry out within its district the provisions of this Act and the regulations made thereunder, and for that purpose every such local authority is hereby empowered and directed to enforce within 5 its district the provisions of this Act and of all regulations made under this Act for the time being in force in that district.

Cf. 1922, No. 44, s. 9

13. Restrictions as to storage and use of dangerous goods—

- (1) No person shall store or use dangerous goods, except—
 (a) In premises licensed under this Act for the storage of
 - dangerous goods; or
 - (b) In depots established or maintained by local authorities pursuant to this Act as public places of deposit for dangerous goods; or
 - (c) In such quantities and in such manner and subject to such conditions as to safety as may be prescribed by regulations made under this Act:

Provided that nothing in any such regulations shall authorise the storage in unlicensed premises of more 20 than three gallons at any one time of liquid dangerous goods of class I used or intended for use in those premises in connection with any manufacture or trade or business or any purpose incidental thereto.

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(2) Every person who stores or uses dangerous goods con-25 trary to the provisions of this section, and the owner of the goods so wrongfully stored or used, and the occupier of the premises where the goods are so stored or used, severally commit an offence against this Act.

(3) Where any person is convicted of an offence under this 30 section, the dangerous goods in respect of which the offence was committed and the containers thereof shall be deemed to be forfeited to the Crown, and shall be disposed of as the Secretary directs.

Cf. 1920, No. 44, s. 4

14. Restrictions as to packing of dangerous goods—No person shall pack any dangerous goods for carriage or storage except in containers of a type prescribed by regulations made under this Act. 15. Receptacles containing dangerous goods to be specially marked—No person shall store, carry, sell, or expose for sale any dangerous goods, unless the container and any outer package containing the same are marked with such markings as 5 may be prescribed by regulations made under this Act.

Cf. 1920, No. 44, s. 5 (1)

16. Licensing of premises for storage of dangerous goods—
(1) A local authority which is a licensing authority may, on application in such form and on payment of such fees and
10 subject to such conditions as may be prescribed by regulations or bylaws in that behalf, issue licences for the storage of dangerous goods in the premises specified in the licence.

(2) The Chief Inspector may, in accordance with regulations made under this Act, issue licences for the storage of15 dangerous goods in the premises specified in the licence, being

premises situated in any place in respect of which the Chief Inspector is the licensing authority under this Act.

(3) On any application for a licence under this section, the licensing authority may—

- 20 (a) Grant the licence in accordance with the application; or
 - (b) Grant the licence subject to such modifications of the proposals as it or he thinks fit, having regard to the interests of the public safety or the safety of any particular persons or the protection of any property; or
 - (c) Refuse to grant the licence if it or he thinks the interests of the public safety so require.

(4) The licensing authority in issuing any licence under this30 section may, in addition to any conditions imposed by regulations or bylaws, impose such conditions as it or he thinks fit in the interests of public safety or the safety of any person or the protection of any property.

(5) Any person who commits a breach of any condition35 imposed by a licence issued under this section commits an offence against this Act.

Cf. 1920, No. 44, ss. 10, 16

17. General provisions as to licences—(1) Every licence granted under this Act shall be subject to the provisions of this Act and to all regulations and bylaws made under this Act for the time being in force and applying thereto.

(2) Every licence granted under this Act may be transferred 5 or amended in accordance with regulations or bylaws made under this Act.

(3) The holder of any licence granted under this Act shall produce his licence for inspection whenever required so to do by an Inspector. 10

Cf. 1920, No. 44, s. 10 (4)

18. Renewal of licences—(1) Subject to the provisions of section <u>nineteen</u> of this Act, every licence granted under this Act shall expire with the thirty-first day of March in each year, but may be renewed from year to year on application by 15 the holder delivered at the office of the licensing authority not later than the fifteenth day of March in that year, or within such further time as may be allowed by the licensing authority in any particular case.

(2) Where application for the renewal of a licence is duly 20 made under this section, the licence shall, where the application is not disposed of before the date of expiry of the licence, continue in force until the application is disposed of.

(3) The licensing authority shall have the same powers to grant a renewal of a licence (whether unconditionally or sub- 25 ject to conditions) or to refuse to grant a renewal as are conferred on it or him by this Act in respect of an application for a new licence:

Provided that the licensing authority shall grant the renewal if it or he is satisfied that there has been no change in 30 the circumstances since the granting of the licence or of the last renewal thereof, as the case may be.

19. Suspension and cancellation of licences—(1) Where proceedings for an offence against this Act or against regulations or bylaws made under this Act are taken against the 35 holder of any licence granted under this Act, or where the licensee has failed to comply with any lawful requirement of an Inspector, the licensing authority, if it or he thinks fit, may suspend the licence until the information in respect of the offence has been disposed of or, as the case may be, until the requirement has been complied with.

(2) Where the holder of any licence granted under this Act5 is convicted of an offence against this Act or against any regulations or bylaws made under this Act, the licensing authority, if it or he thinks fit, may cancel the licence.

Cf. 1920, No. 44, s. 10 (4)

20. Appeals—(1) Where the applicant for a licence or the10 licensee is aggrieved by any decision of the licensing authorityrelating to the granting, amendment, renewal, suspension, orcancellation of the licence, he may, within fourteen days afterreceiving notice in writing of that decision from the licensingauthority, appeal against the decision to a Magistrate's Court.

15 (2) On the hearing of the appeal the Court, whose decision shall be final, may confirm or reverse the decision appealed against or may make such other order as the case may require.
(3) All appeals to a Magistrate's Court under the provisions

of this section shall be made by way of originating application 20 in accordance with the rules of that Court.

21. Local authorities may establish depots for deposit of dangerous goods—(1) A local authority may, on land acquired or appropriated by it for the purpose, build or construct, or may acquire by purchase or otherwise, and may maintain any promises or ship (whether within an based disc

25 maintain, any premises or ship (whether within or beyond its district) as a depot in which the public may deposit dangerous goods for safe custody.

(2) No such depot shall be established or maintained beyond a local authority's district except with the consent of the 30 local authority of the district or the Harbour Board of the port wherein it is proposed to establish or maintain the depot.
(3) A local authority may agree with any other local authority for the joint establishment or purchase of any such

depot, and for the regulation, maintenance, and control of 35 that depot, and for the apportionment of the cost thereof and the revenue derived therefrom.

(4) A local authority may apply such part of its ordinary funds or revenues for the purposes of this section as it thinks fit. (5) A local authority may by bylaw fix a scale of rates and charges to be paid for the storage and safe custody of dangerous goods in any depot established and maintained by it under this section, and those rates and charges shall form part of the revenue of the local authority.

(6) Where a depot is established and maintained by a local authority under this section, the local authority shall comply with the provisions of all regulations under this Act relating to the construction, situation, and maintenance of depots for the storage and safe custody of dangerous goods.

Cf. 1920, No. 44, s. 11

22. Restrictions on issue of licences by local authorities— (1) No local authority shall issue or amend any licence, or establish or maintain any depot, for the storage in bulk of—

- (a) Dangerous goods of class I in any above-ground tank; or 15 (b) Dangerous goods of class II in any above-ground tank
- having a capacity exceeding five hundred gallons; or
- (c) Dangerous goods of class III in any above-ground tank having a capacity exceeding five thousand gallons; or
- (d) Dangerous goods of class I or class II or class III on any 20 storeship; or
- (e) Dangerous goods of class I or class II or class III in any underground tank having a capacity exceeding five thousand gallons or in underground tanks having a total capacity exceeding ten thousand gallons in 25 all,—

unless the Chief Inspector has consented to the issue of the licence and to the terms and conditions thereof or, as the case may be, to the amendment of the licence or to the establishment and maintenance of the depot.

(2) No licence shall be issued under this Act for the storage of petroleum in bulk in any premises adjacent to any harbour from or to which harbour it is proposed to deliver petroleum by means of pipe lines, and no local authority shall establish or maintain any depot under section <u>twenty-one</u> of 35 this Act in any premises adjacent to any such harbour, unless in each case the situation of the premises and the provisions made or proposed to be made for the public safety and for compliance with the provisions of this Act and

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any regulations and bylaws made under this Act have been approved by a committee consisting of the following persons:

- (a) The Chief Inspector or the Deputy Chief Inspector:
- (b) A representative of the New Zealand Naval Board:
- (c) A representative of the Army Board:
- (d) A representative of the Air Board:
- (e) A harbour engineer or other officer appointed by the Harbour Board concerned:
- (f) The Director of Civil Aviation:

Provided that the Director of Civil Aviation shall not be entitled to attend any meeting of the committee as a member, except where the committee is considering an application for a licence in respect of premises situated on or in the vicinity of an aerodrome or a proposal to establish a depot on or in the vicinity of an aerodrome.

(4) Every licence issued in breach of the provisions of this section shall be void and of no effect.

(5) In this section—

- "Above-ground tank" means any tank that is not an underground tank:
 - "In bulk" means stored in a container of a capacity greater than ninety gallons:
- "Underground tank" means a tank which is wholly below ground and is covered and surrounded on all sides by at least two feet of earth, or by such equivalent covering and surrounding as may be approved by the Chief Inspector either generally or in any particular case; and includes any tank which is partly below ground and is similarly covered and surrounded.

23. Local authority may make bylaws—(1) A local authority which is a licensing authority may make bylaws—

- (a) Prescribing forms of application for and of licences to store dangerous goods:
- 35 (b) Prescribing the conditions upon which such licences shall be issued, transferred, and amended:
 - (c) Prescribing the fees payable in respect of such licences:
 - (d) Prescribing fines for offences against the bylaws, not exceeding one hundred pounds, and further fines for
 - continuing offences against the bylaws, not exceeding fifty pounds for each day during which the offences have continued:

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(e) For the carrying out of any of the objects of this Act.

(2) No bylaws made under this section shall have any force or effect unless and until approved by the Minister.

(3) In the case of conflict between any bylaws made under this section and any regulations made under this Act, the 5 bylaws shall prevail.

(4) Where a local authority which is a licensing authority notifies the Chief Inspector in writing that, instead of making its own bylaws under this section, it desires that regulations be made under this Act to have effect in the district of the 10 local authority as bylaws of the local authority, the Governor-General may, by Order in Council, make such regulations as may be necessary to give effect to that request, and those regulations shall for all purposes be deemed to be, and shall have the same force and effect as, bylaws made by the local 15 authority and approved by the Minister.

Cf. 1920, No. 44, ss. 13, 15 (3)

24. Minister may require local authority to make or amend bylaws—(1) The Minister may at any time require any local authority which is a licensing authority to make any bylaws 20 under section <u>twenty-three</u> of this Act, or to revoke, alter, or add to any bylaws made under this Act or under any former Act relating to dangerous goods.

(2) If the local authority does not, within three months from the receipt of a requisition from the Minister, make, 25 revoke, alter, or add to any bylaws in the manner required by the requisition, the Governor-General may, by Order in Council, make such regulations as he thinks fit to give effect to the requisition, and those regulations shall for all purposes be deemed to be, and shall have the same force and effect as, 30 bylaws made by that local authority and approved by the Minister.

Cf. 1920, No. 44, s. 15 (1) (2)

25. Bylaws of Harbour Boards—(1) Without limiting the power of the Board to make bylaws under the Harbours Act 35 1950 or under any other Act, any Harbour Board may, and if required by the Minister shall, make bylaws regulating the times, places, order, and mode of shipping, transhipping, unloading, storage, and carriage of dangerous goods.

(2) The Board shall, as soon as practicable after the making of any bylaws under this section, send to the Minister a copy thereof under the seal of the Board.

Cf. 1920, No. 44, s. 14 (b)

- 5 26. Pumps for reselling of dangerous goods—No person shall deliver liquid or gaseous dangerous goods of class I from an underground tank for the purpose of retail sale otherwise than by means of a pump of a type of which the Chief Inspector has given his approval by notice in the *Gazette*,
- 10 and which complies as regards installation and in all other respects with the requirements prescribed by regulations made under this Act and with the terms of the approval. The approval may be absolute or may be conditional on the installation of the pump in specified positions only and under
 15 restrictions as to the method of operating.

27. Use of dangerous goods by hairdressers—No person engaged in the business of a hairdresser shall in the course of that business apply any dangerous goods of class I to the hair or person of any customer.

20 Cf. 1920, No. 44, s. 20

28. Restrictions on use of gases in balloons—(1) No person shall fill for the purpose of sale to the public, or sell or offer for sale or expose for sale to the public, any balloon or similar container containing any inflammable or poisonous or anaes-25 thetic gas.

(2) No person shall, without the prior consent in writing of the Chief Inspector, make available to any member of the public any balloon or similar container containing any inflammable or poisonous or anaesthetic gas.

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PART III

MISCELLANEOUS PROVISIONS

29. Flashing point of petroleum to be ascertained in manner prescribed by regulations—The flashing point of petroleum or other inflammable liquids or materials shall for the purposes
35 of this Act be ascertained in a manner prescribed by regulations made under this Act.

Cf. 1920, No. 44, s. 8

30. Inspector may require defects to be remedied or dangerous practices to cease -(1) Where, upon any inspection by an Inspector of any premises in respect of which a licence is in force under this Act, or of any vehicle or vessel or aircraft used for the carriage or storage of dangerous goods, or in any other 5 case involving the storage, carriage, or use of dangerous goods, the Inspector considers that any matter or thing or practice connected with that storage, carriage, or use is defective or unnecessarily dangerous so as in his opinion to endanger the public safety or the safety of any person or to 10endanger any property, he may require the holder of the licence or his agent or the person carrying out that practice to remedy that defect or cease that practice within such time as the Inspector specifies in writing:

Provided that, where in the opinion of the Inspector any 15 defect or practice is of such a nature as to be of immediate danger, he may require the person responsible to remedy the defect or cease the practice forthwith.

(2) Every person commits an offence against this Act who, when required by an Inspector forthwith to remedy any 20 such defect or to cease any such practice, fails to comply with that requirement.

(3) Every person commits an offence and is liable to a fine not exceeding twenty pounds for every day on which the failure has continued who, when required by an Inspector to 25 remedy any defect or to cease any such practice within a time specified in writing by the Inspector, fails to comply with that requirement within the time so specified:

Provided that, if the Court is satisfied that the defendant has taken steps within the time so specified to comply with 30 the requirement but has been prevented by reasonable cause from completing within that time the work necessary for that compliance, the Court may adjourn the proceedings, and if the work is completed within a reasonable time, to be determined by the Court, the Court shall dismiss the charge. 35

31. Accidents—(1) Where on any premises in respect of which a licence is in force under this Act there occurs any accident by explosion or fire in which dangerous goods are involved, the licensee or, where the licensee is not the occupier, the occupier shall forthwith send or cause to be sent to the 40 Chief Inspector notice of the accident and of any loss of life or personal injury occasioned thereby.

(2) Where there occurs any accident by explosion or fire in which dangerous goods are involved in, about, or in connection with any ship or vehicle or aircraft carrying dangerous goods, or on or from which dangerous goods are being loaded, un-

- 5 loaded, or held, the master and the owner of the ship, or, as the case may be, the driver or the person in charge of the vehicle and the owner of the vehicle, or the pilot in command and the owner of the aircraft, and the owner of the dangerous goods being so loaded, unloaded, held, or carried, shall
- 10 forthwith send or cause to be sent to the Chief Inspector notice of the accident and of any loss of life or personal injury occasioned thereby.

(3) When an accident by explosion or fire has wholly or partially destroyed any depot or place where dangerous goods

- 15 are stored, no person shall, without the permission in writing of an Inspector, reconstruct that depot or place, or deposit any dangerous goods therein, or, except in the interests of the safety of any person or of the public or for the protection of any property, remove any dangerous goods therefrom.
- 20 (4) For the purpose of investigating any accident involving any dangerous goods, an Inspector may make inquiries from any person who he has reason to believe is in possession of information that may lead to discovery of the cause of the accident:
- 25 Provided that no person shall on any such inquiry by an Inspector be required to answer any question tending to incriminate himself.

(5) Subject to the provisions of subsection four of this section, every person commits an offence and is liable to a

- 30 fine not exceeding twenty pounds, who on any such inquiry by an Inspector refuses to answer any question put to him by the Inspector or withholds any information in his possession relating to the circumstances surrounding the accident.
- (6) Nothing in this section shall derogate from the provi-35 sions of any other Act relating to the investigation of accidents.

32. Offences and penalties—(1) Every person commits an offence against this Act who—

(a) Fails to comply with any lawful requirement of an Inspector; or

Dangerous Goods

- (b) In any manner obstructs an Inspector in the execution of his duties under this Act; or
- (c) Does any act in contravention of or fails to comply with any provision of this Act.

(2) Every person who commits an offence against this Act 5 for which no penalty is provided elsewhere than in this section is liable to a fine not exceeding one hundred pounds, and where the offence is a continuing one, to a further fine not exceeding fifty pounds for every day on which the offence has continued.

Cf. 1920, No. 44, ss. 4 (2), 5 (2), 7 (2), 10 (3) 10

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33. Offences to be tried summarily—Every offence against this Act or against any regulations or bylaws made under this Act shall be punishable on summary conviction before a Magistrate.

Cf. 1920, No. 44, s. 17 (1)

34. Evidence—In any proceedings under this Act or under any regulations or bylaws made under this Act the production of any document purporting to be signed by an Inspector shall be *prima facie* evidence of the document without proof of the signature of the person appearing to have signed the document. 20

Cf. 1920, No. 44, s. 19

35. Forfeitures—Where any person is convicted of an offence against this Act or any regulations or bylaws made under this Act the Court may direct that all or any part of any dangerous goods in respect of which the offence was 25 committed and the containers thereof shall be forfeited to the Crown, and thereupon the dangerous goods or part thereof and those containers shall be deemed to be forfeited to the Crown, and shall be disposed of as the Secretary directs.

Cf. 1920, No. 44, ss. 5 (2), 17 (2) (3) 30

36. Disposal of dangerous goods seized—(1) Any dangerous goods and the containers thereof seized by an Inspector under this Act may be retained by the Secretary, or by the local authority where they have been seized by an Inspector appointed by a local authority, pending the trial of any person for 35 the offence in respect of which the dangerous goods were

seized, or may at the discretion of the Secretary or of the local authority, as the case may be, be returned to the person from whom they were seized.

(2) If no such person can be traced within six months of 5 the seizure, the dangerous goods and the containers thereof shall be deemed to be forfeited to the Crown, and shall be disposed of as the Secretary directs.

(3) Where proceedings are taken against any person in respect of the offence, any dangerous goods so retained by

- 10 the Secretary or by the local authority shall, when the proceedings are completed, be returned to the person from whom they were seized, unless, where the Court enters a conviction, the dangerous goods are forfeited to the Crown under section thirteen of this Act or are directed to be forfeited to the Crown
- 15 under section thirty-five of this Act.

37. Customs officer may refuse clearance to ship in certain cases—Where the owner or master of a ship is convicted in respect of that ship of an offence against the provisions of this Act or of any regulations or bylaws made under this Act, the

- 20 Court, in addition to any other powers it may have for the purpose of compelling payment of any fine imposed or forfeiture directed in respect of the offence and of any costs connected therewith, may direct the Collector of Customs at any port to refuse clearance to the ship until the fine and
- 25 costs have been duly paid and the dangerous goods forfeited to the Crown have been delivered to an Inspector.

Cf. 1920, No. 44, s. 18

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38. Regulations—(1) The Governor-General may from time to time, by Order in Council, make all such regulations
30 as may in his opinion be necessary or expedient for giving full effect to the provisions of this Act and for the due administration thereof.

(2) Without limiting the general power to make regulations conferred by this section, regulations may be made35 under this section—

(a) Prescribing the quantities of dangerous goods that may be stored or used in premises in respect of which licences are issued under this Act for the storage of dangerous goods, or in depots established or maintained by local authorities pursuant to this Act. or in unlicensed premises, and the manner in which and the conditions subject to which any such goods shall be so stored or used:

- (b) Prescribing with respect to the licensing of premises and the establishing by local authorities of depots 5 for the storage of dangerous goods, conditions as to the location of those premises and depots, and their construction, equipment, and maintenance:
- (c) Prescribing the fire fighting equipment that must be kept in premises in respect of which licences are 10 issued under this Act or in depots established by local authorities under this Act or in vehicles used for the carriage of dangerous goods, and providing for the maintenance and periodic testing of that equipment:
- (d) Prescribing rules to be observed in the interests of public safety in any place where dangerous goods are stored, used, or exposed, and in the carriage of dangerous goods:
- (e) Regulating the loading, unloading, and carriage of 20 dangerous goods and the routes to be taken by vehicles carrying dangerous goods:
- (f) Regulating the construction of, and the fittings and appliances to be carried on, vehicles carrying dangerous goods: 25
- (g) Regulating the issue, transfer, amendment, and renewal, of licences issued under this Act, and prescribing forms in respect thereof:
- (h) Prescribing the method of packing dangerous goods and the marks to be placed on dangerous goods or the 30 containers thereof and on the outer packages of those containers:
- (i) Prescribing the nature of the marks and the method of marking apparatus for the testing of petroleum and other inflammable liquids or materials, and the 35 limits of accuracy within which that apparatus may be marked:
- (j) Prescribing the construction of testing apparatus, the manner of testing petroleum and other inflammable liquids or materials, and the method of ascertaining 40 the flashing point of such liquids and materials:

- (k) Prescribing fees to be paid for licences issued and approvals of equipment and appliances given by the Chief Inspector and for the testing of dangerous goods:
- 5 (1) Prescribing the proportion of the licence fees payable to local authorities that is to be paid into the Public Account:
 - (m) Regulating the disposal or repair of containers that have contained dangerous goods:
- 10 (n) Prescribing fines for offences against the regulations, not exceeding one hundred pounds, and further fines for continuing offences against the regulations, not exceeding fifty pounds for each day during which the offences have continued:
- 15 (o) Generally for preserving the public safety or the safety of any person, and for the protection of property from fire or explosion, or otherwise for the purpose of giving effect to the provisions of this Act.
 - (3) All regulations made under this Act shall be laid before
- 20 Parliament within twenty-eight days after the date of the making thereof if Parliament is then in session, and, if not, shall be laid before Parliament within twenty-eight days after the date of the commencement of the next ensuing session.
- 25 Cf. 1920, No. 44, ss. 10 (5), 15 (3), 21

39. Saving of other Acts—Except so far as may be specifically provided herein, nothing in this Act shall be so construed as to derogate from the provisions of any other Act.

Cf. 1920, No. 44, s. 22

- 30 40. Repeals and savings—(1) The following enactments are hereby repealed, namely:
 - (a) The Explosive and Dangerous Goods Act 1908:
 - (b) The Explosive and Dangerous Goods Amendment Act 1920:
- 35 (c) Section thirteen of the Statutes Amendment Act 1949.
 (2) Without limiting the provisions of the Acts Interpretation Act 1924, it is hereby declared that the repeal of any provision by this Act shall not affect any document made or any thing whatsoever done under the provision so repealed

or under any corresponding former provision, and every such document or thing, so far as it is subsisting or in force at the time of the repeal and could have been made or done under this Act, shall continue and have effect as if it had been made or done under the corresponding provision of this Act and as 5 if that provision had been in force when the document was made or the thing was done.

SCHEDULES

FIRST SCHEDULE

DANGEROUS GOODS

Class I

Acetone	Liquefied petroleum gas
Amyl acetate	Methyl acetate
Aviation motor spirit	Methyl acetone
Benzene	Methyl ethyl ketone
Benzine	Motor spirit
Benzol	Naphtha
Benzoline	Nitrocellulose (wetted with not less
Butyl acetate	than 30 per cent by weight of
Carbon bisulphide (also known	methylated spirit, industrial al-
as carbon disulphide)	cohol, or other approved wetting
Cyclohexane	agent)
Diacetone alcohol	Petroleum ether
Distillate	Petroleum spirit
Ethyl acetate	Propyl acetate
Ethyl chloride	Propyl alcohol (normal)
Ethyl ether	Toluene
Gasoline (also known as gasolene)	Toluol

Mixtures, solutions, or emulsions, whether solid or liquid, containing any dangerous goods of class I or class II and having a flashing point of less than 73° F. Class II

Class II				
Absolute alcohol	Kerosene (also known as kero-			
Amyl alcohol	sine)			
Butyl alcohol	Methyl alcohol			
Cellosolve	Methyl cellosolve			
Decahydronaphthalene (decalin) Ethyl alcohol	Methylated spirits			
	Petroleum oil			
Ethyl lactate	Power kerosene (also known as			
Isoamyl alcohol (primary)	power kerosine)			
	Turpentine and turpentine substi-			
Isobutyl alcohol	tutes			
Isopropyl alcohol	Xylol			

Mixtures, solutions, or emulsions, whether solid or liquid, containing any dangerous goods of class I or class II and having a flashing point of less than 150° F. but not less than 73° F.

Class III

Fuel oil

Sections 2, 3

Class IV

Calcium carbide Phosphorus (yellow or white)

Class V

Calcium chlorate Potassium chlorate Sodium chlorate Ammonium nitrate

Class VI

Compressed, liquefied, or dissolved gases in cylinders (except liquefied petroleum gas)

Sections 2, 12

Auckland Christchurch Dunedin Gisborne Hamilton

Alexandra Arrowtown Ashburton Balclutha Birkenhead Blenheim Bluff Brunner Cambridge Carterton Cromwell Dannevirke Dargaville Devonport Eastbourne Eketahuna Ellerslie Eltham Featherston Feilding Foxton Geraldine Glen Eden Gore Green Island Greymouth Greytown Hampden Havelock North Hawera Helensville Hokitika Howick Huntly Inglewood Kaiapoi Kaikohe Kaitaia Kaitangata Kawerau Kumara

SECOND SCHEDULE

LICENSING AUTHORITIES

City Councils

Hastings Invercargill Lower Hutt Napier Nelson

New Plymouth Palmerston North Timaru Wanganui Wellington

Borough Councils

Lawrence Levin Lyttelton Manurewa Martinborough Marton Masterton Matamata Mataura Milton Morrinsville Mosgiel Motueka Mount Albert Mount Eden Mount Maunganui Mount Roskill Mount Wellington Nasebv New Lynn Newmarket Ngaruawahia Northcote Oamaru Ohakune Onehunga One Tree Hill Opotiki Otahuhu Otaki Otorohanga Paeroa Pahiatua Palmerston Papakura Papatoetoe Patea Petone Picton Port Chalmers 1.11 Pukekohe and pylongity on the end of the

Putaruru Oueenstown Raetihi Rangiora Riccarton Richmond Riverton Ross Rotorua Roxburgh Runanga Shannon St. Kilda Stratford Taihape Takapuna Tapanui Taradale Taumarunui Tauranga Te Aroha Te Awamutu Te Kuiti Temuka Te Puke Thames Tuakau Upper Hutt Waihi Waikouaiti Waimate Waipawa Waipukurau Wairoa Waitara. Waiuku Westport Whakatane Whangarei Woodville

tory a

Dangerous Goods

SECOND SCHEDULE—continued

LICENSING AUTHORITIES—continued

County Councils

Awatere Hokianga Inangahua Kaikoura Manukau Waimairi Whakatane Whangaroa

Town Councils

Edendale Hikurangi Hunterville Kaponga Leeston Lumsden Manaia Mangaweka Mercer Nightcaps

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Otautau Outram Southbridge Waverley Wyndham

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