[As Reported From the Primary Production Committee]

House of Representatives, 29 September 1994.

Words struck out are shown in italics within bold round brackets, or with black rule at beginning and after last line; words inserted are shown in roman underlined with a single rule, or with single rule before first line and after last line.

Hon. Doug Kidd

FISHERIES AMENDMENT

ANALYSIS

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Price Code: K

No. 26-2

A BILL INTITULED

An Act to amend the Fisheries Act 1983 (and the Conservation Act 1987)

BE IT ENACTED by the Parliament of New Zealand as follows:

1. Short Title and commencement—(1) This Act may be 5 cited as the Fisheries Amendment Act 1994, and shall be read together with and deemed part of the Fisheries Act 1983* (in (Part 1 of) this Act referred to as the principal Act).

(2) This Act shall come into force on the 1st day of October 1994.

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PART I

Amendments to Principal Act

2. Fishing permits—(1) Section 63 (13) of the principal Act (as added by section 4 of the Fisheries Amendment Act (No. 3) 15 1992) is hereby amended—

- (a) By omitting the words "in respect of the period beginning on the commencement of this subsection and ending with the close of the 30th day of September 1994", and substituting the words "on and after the 1st day 20 of October 1994":
- (b) By omitting from paragraph (a) the word "caught", and substituting the words "lawfully took":
- (c) By omitting from paragraph (d) the word "species", and substituting the word "fish".

(2) Notwithstanding anything in section 63 of the principal Act, in the case of any person who, at the close of the 30th day of September 1994, held a special permit referred to in **subsection (3)** of this section, the following provisions shall apply:

- (a) The Director-General may, but is not obliged to, issue to 30 the person an appropriate fishing permit in place of the special permit:
- (b) Where the Director-General issues a fishing permit to any person under this subsection, the special permit held by that person shall be deemed to be revoked as from 35 the commencement of the day on which the fishing permit becomes effective.

*R.S. Vol. 27, p. 137

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Amendments: 1991, No. 149; 1992, No. 90; 1992, No. 137; 1993, No. 67

(3) Subsection (2) of this section applies to every special permit issued pursuant to section 64 (1) (c) of the principal Act during the period commencing on the 18th day of December 1992 and ending with the close of the 30th day of September 1994, being a special permit granted for one or more of the following purposes:

(a) To rectify an administrative error:

following headings and sections:

- (b) To reflect a change in the holder's legal personality:
- (c) To recognise a demonstrated record of investigation or development:
- (d) To recognise a commitment in the form of investment:
- (e) To recognise a debilitation by illness or injury:
- (f) To recognise a commitment to international sporting events:

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New

- (g) To allow individual quota holders who did not hold a permit authorising the taking of jack mackerel in quota management areas 1 and 3 to continue their fishing operations.
- **8. New sections inserted**—The principal Act is hereby amended by inserting, after section 107_E (as substituted by section 27 (1) of the Fisheries Amendment Act 1986), the

"Cost Recovery

- 25 "107EA. Levies—(1) Subject to sections 107EB to 107ED of this Act, in respect of any period commencing on or after the 1st day of October 1995, the Governor-General may from time to time, by Order in Council made on the recommendation of the Minister (given with the concurrence of the Minister of 30 Conservation in the case of any levy in respect of any
- S0 Conservation in the case of any levy in respect of any conservation services referred to in paragraph (d) of this subsection), impose levies on the persons referred to in subsection (2) of this section (or any of them) for the purpose of enabling the Crown to recover its costs in respect of one or more of the following:
 - "(a) The management of fisheries under this Act or the Marine Farming Act 1971 or the Territorial Sea and Exclusive Economic Zone Act 1977 (or the Conservation Act 1987):

"(b) The enforcement of the provisions relating to fisheries in this Act or any other Act referred to in paragraph (a) of this subsection:

"(c) Research relating to fisheries:

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(d) Any matter referred to in section 60g (1) of the Conservation Act 1987:

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"(d) The provision of conservation services, being-

"(i) Research relating to the effects on any species 10 protected by any enactment specified in the First Schedule to the Conservation Act 1987 of bycatch resulting from commercial fishing:

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"(ii) The management measures necessary to avoid, remedy, or mitigate the adverse effects of 15 commercial fishing on any species referred to in subparagraph (i) of this paragraph:

"(iii) Any other research or management measures necessary to enable the Minister of Conservation to perform his or her functions and 20 duties under any enactment, where the research or management arises because of the existence of commercial fishing:

- "(e) The performance or exercise of any other function, duty, or power conferred or imposed by any enactment 25 relating to fisheries:
- "(f) Any matter relating to fisheries that arises out of any agreement reached under (section 107ec (7)) section 107ec (5) of this Act.
- "(2) Such levies may be imposed only on—
- "(a) Any holder of any quota (being a person to whom a quota has been issued or transferred and, in any case where a quota has been leased, including a person who, but for the lease, would for the time being be entitled to take fish under the quota, but 35 not being a lessee of Crown held quota where the lessee is the holder of a licence issued under the Territorial Sea and Exclusive Economic Zone Act 1977):

Fisheries Amendment

- "(b) Any licensed fish receiver (being a person who holds a licence under the Fisheries (Licensed Fish Receivers) Regulations 1986) and any holder of any certificate of recognition issued or renewed under those regulations:
- "(c) Any holder of any fishing permit:
- "(d) Any holder of any special permit issued under section 64 of this Act:
- "(e) Any holder of any marine farming permit:
- "(f) Any holder of a lease or licence issued under the Marine Farming Act 1971:
 - "(g) Any holder of any spat-catching permit: "(h) Any owner of any fishing vessel:

 - "(i) Any holder of any licence issued under Part II of the
 - Territorial Sea and Exclusive Economic Zone Act 1977:
 - "(i) Any holder of any controlled fishery licence:
 - "(k) Any holder of any other permit or licence issued under this Act.

20 "(3) Without limiting the generality of subsection (1) of this section, any such order may-

> "(a) Prescribe or provide for the fixing of, different rates of levy in respect of different classes of persons referred to in subsection (2) of this section, species or kinds of fish or aquatic life or seaweed, quantities of fish or aquatic life or seaweed, quota management areas, fishery management areas, or any combination of them:

> "(b) Prescribe, or provide for the fixing of, different rates of levy based on the value of quota, the port price of fish or aquatic life or seaweed landed, or on any other differential basis whatever relating commercial fishing:

> "(c) Specify that a levy shall be payable on the basis of the amount of fish or aquatic life or seaweed (or quota held or) processed or taken, or quota held, during a specified period or on a specified day; or specify any other method for assessing that amount:

- "(d) Require records and returns to be made and furnished by persons by whom any levy is payable, and prescribe conditions relating to the making and furnishing of such records and returns:
- "(e) Prescribe a date by which, and the place at which, any levy is payable; and prescribe different dates for the payment of different levies; or authorise the

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Director-General to fix any such date or dates or place:

"(f) Authorise the Director-General to remit or waive the payment of any levy, in whole or in part, in any 5 specified case or class of cases:

New

"(f) Authorise the Minister to remit or waive the payment of any levy, in whole or in part,---

"(i) To correct an administrative error made in 10 calculating the amount due; or

"(ii) Where the Minister and the person liable to pay the amount due have entered into an arrangement for payment of that amount:

- "(g) Subject to section 107EB (3) of this Act, increase or reduce 15 any specified percentage set out in Schedule 1E to this Act, or add to, omit, amend, or substitute any provision in that Schedule, or omit the Schedule and substitute a new Schedule:
- "(h) Prescribe or provide for such other matters as may be 20 necessary or expedient to give effect to any (agreement) determination under section 107ec of this Act.

"(4) Nothing in this section limits any other provision in this Act that requires the payment of, or empowers the imposition 25 of, any fee, charge, levy, or rental relating to commercial fishing.

"107EB. Certain costs to be borne by the Crown—(1) The Crown shall bear the costs of the required services referred to in paragraphs (a) to (c) of section 107EC (2) of this Act to the extent 30 specified in Schedule 1E to this Act.

"(2) Both—

"(a) The balance of the costs of such required services (being the amount outstanding after the Crown's contribution has been deducted); and

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"(b) Any costs arising from any agreement reached under (section 107EC (7)) section 107EC (5) of this Actshall be recoverable under section 107EA of this Act from the persons referred to in subsection (2) of that section.

"(3) Schedule 1ε to this Act shall not be amended or substituted by Order in Council before the expiry of the period of 3 years beginning (on) <u>12 months after</u> the commencement of this section and, subject to section 107EC of this Act, thereafter it may be so amended or substituted only if no such amendment or substitution has been made within the immediately preceding period of 3 years.

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"107EC. Consultation required before levy order (other than amending order) made—(1) In each year, but not later than the 31st day of March in that year, the Minister shall commence, or cause to be commenced, consultation in accordance with this section and no Order in Council (other than an order to which section 107ED of this Act applies) shall be made under section 107EA of this Act in any year unless such consultation has been concluded in that year in accordance with this section.

20 "(2) The initial object of consultation under this section is to ascertain, in respect of the following fishing year,—

- "(a) The nature and extent of the required services and the cost of those services; and
- "(b) The amount or level or standard of the required services; and
- "(c) The particular projects and activities required to meet the required services and the costs of such projects and activities; and
- "(d) The method by which the costs referred to in paragraphs (a) and (c) of this subsection are to be shared or borne by persons referred to in section 107EA (2) of this Act and the rate or level of levies necessary to recover the cost of the required services; and the foregoing provisions of this paragraph—
 - "(i) Shall take into account—
 - "(A) Fisheries related fees, levies, and other charges fixed by or under this Act (other than levies imposed under section 107EA of this Act) or the Marine Farming Act 1971 or the Territorial Sea and Exclusive Economic Zone Act 1977 (other than

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royalties under section 18 of that Act) or the Conservation Act 1987; and

"(B) The amount recovered, or recoverable, by such fees, levies, and other charges, and 5 by levies imposed under section 107EA of this Act, in respect of the period to which any order made under section 107EA of this Act, that is for the time being in force, applies; and

"(ii) Shall be subject to the limitations imposed by section 107EB of this Act.

"(3) The final object of consultation under this section is to attempt to reach agreement as to the costs to be recovered under section 107EA of this Act and the consultation shall be 15 conducted as follows:

"(a) In relation to the matters referred to in paragraphs (a) and (b) of subsection (2) of this section, the consultation shall be with—

"(i) The New Zealand Fishing Industry Association 20 Incorporated; and

"(ii) The New Zealand Federation of Commercial Fishermen (Incorporated); and

"(iii) The Treaty of Waitangi Fisheries Commission; and 25

"(iv) Such other persons or organisations as the Minister considers are representative of persons interested in the management and conservation of New Zealand fisheries and fisheries resources within New Zealand and New Zealand fisheries waters:

"(b) In relation to the matters referred to in paragraphs (c) and

(d) of subsection (2) of this section, the consultation shall be with— "(i) The New Zealand Fishing Industry Association

"(i) The New Zealand Fishing Industry Association Incorporated; and

"(ii) The New Zealand Federation of Commercial Fishermen (Incorporated); and

"(iii) The Treaty of Waitangi Fisheries Commission; and

"(iv) Such other persons or organisations as the 40 Minister considers are representative of persons likely to be affected by the proposed cost recovery.

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"(4) If the Minister and the persons and organisations concerned reach agreement under subsection (3) of this section on all matters referred to in paragraph (a) or paragraph (b) of that subsection, as the case may be, the consultation required by this section shall be deemed to have been concluded in accordance with this section.

"(5) If—

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- "(a) Twelve weeks have passed since the last of the persons or organisations to be consulted was first consulted; and
- "(b) The Minister and the persons and organisations concerned have not reached agreement under subsection (3) of this section on all matters referred to in paragraph (a) or paragraph (b) of that subsection, as the case may be,—

the Minister may determine the matters to which the consultation related and advise the persons and organisations concerned of the Minister's determination and the reasons for

20 it; and, in that case, the determination so advised shall be the agreement for the purposes of this section and the consultation required by this section shall be deemed to have been concluded in accordance with this section.

"(6) In making a determination under subsection (5) of this 25 section, the Minister shall have regard to—

"(a) All matters raised by the persons and organisations concerned during consultation; and

"(b) Sections 107EA and 107EB of this Act.

"(7) The Minister and the persons and organisations referred
to in subsection (3) (b) of this section may agree that any activity or project, that is not a required service, be included in the consultation on the cost sharing method referred to in subsection (2) (d) of this section and be funded by way of a levy under section 107EA of this Act; but nothing in subsection (5) of this
section shall apply to any activity or project to which an agreement under this subsection applies.

"(8) In this section, the term 'required services' means-

"(a) The management of fisheries under this Act or the

- Marine Farming Act 1971 or the Territorial Sea and Exclusive Economic Zone Act 1977 or the Conservation Act 1987:
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- "(b) The enforcement of the provisions relating to fisheries in this Act or any other Act referred to in paragraph (a) of this subsection:
 "(c) Research relating to fisheries:
- "(d) The performance or exercise of any other function, duty, or power conferred or imposed by any

enactment relating to fisheries.

New

"107EC. Consultation required before levy order (other 10 than amending order) made—(1) In each year, the Minister shall commence, or cause to be commenced, consultation in accordance with this section and no Order in Council (other than an order to which section 107ED of this Act applies) shall be made under section 107EA of this Act in any year unless such 15 consultation has been carried out in that year in accordance with this section.

"(2) The initial object of consultation under this section is to ascertain, in respect of the following fishing year,—

- "(a) The nature and extent of the required services, and the 20 conservation services referred to in section 107EA (1) (d) of this Act (in this section referred to as the conservation services), and the cost of those services; and
- "(b) The amount or level or standard of the required services 25 and the conservation services; and
- "(c) The particular projects and activities entailed in the required services and the conservation services, and the costs of such projects and activities; and
- "(d) The method by which the costs referred to in paragraphs 30 (a) and (c) of this subsection are to be shared or borne by persons referred to in section 107EA (2) of this Act and the rate or level of levies necessary to recover the cost of the required services and the conservation services; and the foregoing provisions 35 of this paragraph—

"(i) Shall be read as requiring that there be taken into account—

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5	"(A) Fisheries related fees, levies, and other charges fixed by or under this Act (other than levies imposed under section 107EA of this Act) or the Marine Farming Act 1971 or the Territorial Sea and Exclusive Economic Zone Act 1977 (other than royalties under section 18 of that Act); and
10	"(B) The amount recovered, or recoverable, by such fees, levies, and other charges, and by levies imposed under section 107EA of this Act, in respect of the period to which any order made under the said
15	section 107EA, that is for the time being in force, applies; and "(C) The intervals at which it is proposed that the levies be payable; and "(ii) Shall be subject to the limitations impressed by
20	 "(ii) Shall be subject to the limitations imposed by section 107ЕВ of this Act. "(3) The final object of consultation under this section is to ascertain the costs to be recovered under section 107ЕА of this Act.
25	 "(4) The consultation shall be conducted as follows: "(a) In relation to the matters referred to in paragraphs (a), (b), and (c) of subsection (2) of this section, the consultation shall be with—
30	considers are representative of persons interested in the management and conservation of New Zealand fisheries and fisheries resources within New Zealand and New Zealand fisheries waters, including (but not limited to) persons or organisations as the Minister considers are representative of Maori,
35	environmental interests, commercial interests, and recreational interests; and "(ii) The Minister of Conservation, if any levy is proposed in respect of the conservation services: "(b) In relation to the matters referred to in paragraph (d) of
40	"(b) In relation to the matters referred to in paragraph (d) of subsection (2) of this section, the consultation shall be with—

"(i) Such persons or organisations as the Minister considers are representative of persons likely to be affected by the proposed cost recovery; and

"(ii) The Minister of Conservation, if any levy is 5 proposed in respect of the conservation services.

"(5) The Minister and the persons and organisations referred to in subsection (4) (b) of this section may agree that any activity or project, that is not a required service, be included in the consultation on the cost sharing method referred to in 10 subsection (2) (d) of this section and be funded by way of a levy under section 107EA of this Act.

"(6) The Minister, after consultation in accordance with subsections (2) to (4) of this section, shall determine the matters to which the consultation related and may accordingly 15 recommend the making of an Order in Council under section 107EA of this section.

"(7) In this section, the term 'required services' means—

- "(a) The management of fisheries under this Act or the Marine Farming Act 1971 or the Territorial Sea and 20 Exclusive Economic Zone Act 1977:
- "(b) The enforcement of the provisions relating to fisheries in this Act or any other Act referred to in **paragraph** (a) of this subsection:
- "(c) Research relating to fisheries:
- "(d) The performance or exercise, by the Minister or the Director-General or any person employed in the Ministry, of any other function, duty, or power conferred or imposed by any enactment relating to fisheries.

"107ED. Consultation required before amending levy order made—(1) Except as provided in subsection (2) of this section, before recommending the amendment of an Order in Council made under section 107EA of this Act, the Minister shall consult, or cause to be consulted, the persons or organisations 35 referred to in paragraphs (a) and (b) of (section 107EC (3)) section 107EC (4) of this Act who are affected by the proposed amendment.

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"(2) Nothing in subsection (1) of this section or in section 107 EC of this Act requires any consultation to be carried out before recommending the making of an Order in Council making a verbal or formal amendment to an order made under section 107 EA of this Act or correcting a typographical error.

New

"(2) Nothing in subsection (1) of this section or in section 107EC of this Act requires any consultation to be carried out before the Minister recommends the making of an Order in Council—
 "(a) Correcting any typographical error or obvious mistake; or
 "(b) Amending the form of any order made under section 107EA of this Act.
15 "107EE. Levy orders may be amended during fishing season—Subject to (sections 107EA to 107ED, and 107EF,) section 107ED of this Act, an Order in Council made under section 107EA of this Act may be amended or revoked at any time and from

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time to time during any fishing year.

"107EF. Levy orders to expire after a year unless otherwise provided—Unless it expressly otherwise provides, every Order in Council made under section 107EA of this Act shall have effect for a period not exceeding 12 months.

- 25 "107EG. **Payment of levies**—Levies imposed by an Order in Council made under section 107EA of this Act shall be payable to the Director-General in accordance with the order or, if the order does not make such provision, either—
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- "(a) In the case of a monthly levy, not later than the 20th day of each month; or
- "(b) In any other case, within 20 days after the receipt of a demand from the Director-General.

"107EH. Levies to be collected by Ministry and separately accounted for—The Ministry shall collect all levies imposed under section 107EA of this Act and those amounts shall be separately accounted for."

New

"107EH. Levies to be separately accounted for—The Minister shall ensure that all levies imposed under section 107EA of this Act are—

"(a) Collected; and

"(b) Paid into a Crown Bank Account; and

"(c) Separately accounted for."

4. New sections substituted—The principal Act is hereby amended by repealing section 1071 (as inserted by section 22 of the Fisheries Amendment Act (No. 2) 1992), and substituting 15 the following heading and sections:

"Provisions Relating to Debts

"1071. Amounts payable under Act recoverable as statutory debts—(1) Every amount (other than a fine or a penalty ordered by a Court to be paid in respect of an offence 20 under this Act or any amount fixed under section 107c (2) of this Act) that is payable under this Act to the Crown or the Ministry or the Director-General shall be deemed to be a statutory debt within the meaning of section 13A of the Ministry of Agriculture and Fisheries Act 1953 and may be 25 recovered in any Court of competent jurisdiction.

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"(2) Notwithstanding anything in the said section 13A and without limiting anything in subsection (5) of that section, the Director-General may, in respect of any amount or class of 30 amount deemed by subsection (1) of this section to be a statutory debt within the meaning of that section, waive or defer the payment of all or any part by which the debt or any debt of

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that class has been or is liable to be increased under subsection (2) of that section.

New
"(2) Notwithstanding anything in the said section $13A$ and without limiting anything in subsection (5) of that section where, in respect of any amount or class of amount deemed by subsection (1) of this section to be a statutory debt within the meaning of that section,— "(a) An error has been made in calculating the amount due
or "(b) The Minister and the person liable to pay the amoun due have entered into an arrangement for paymen of that amount,—
the Minister may waive or defer the payment of all or any par by which the debt or any debt of that class has been or is liable to be increased under subsection (2) of the said section 13A.
 "107J. Caveats on quota—(1) Where any person who hold any fishing quota under this Act,— "(a) Is liable to pay any levy imposed under section 107EA o this Act, the payment of which has not been waived under section 1071 (2) of this Act; and
"(b) Does not pay the outstanding amount of the levy within (the time specified in section 107EG or) 2 months after the date by which payment of the levy is due o within the time allowed under section 1071(2) of this
Act,— then, regardless of whether or not the levy has been imposed on that person as a quota holder, the Director-General, after giving that person notice in writing of his or her intention to do so, may cause to be entered in the appropriate register under section 28 ^p or section 28 ^z of this Act a caveat forbidding and held in the appropriate register under the section 28 ^p or section 28 ^z of this Act a caveat forbidding and
 dealing in any quota held by that person. "(2) Every caveat under this section shall be— "(a) In a form prescribed by the Director-General; and "(b) Contain a description sufficient to identify the quota holder; and

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"(c) State the outstanding amount of levy owed by the quota holder.

"(3) Upon entry in a register of a caveat under subsection (1) of this section, the Director-General shall cause particulars of the caveat to be notified in a manner provided in section 88A of this 5 Act to each person entered in the register as a holder of the quota concerned.

"(4) The Director General—

- "(a) Shall withdraw a caveat entered in a register under subsection (1) of this section if the outstanding amount 10 (including any additional amount payable under section 13A of the Ministry of Agriculture and Fisheries Act 1953) is fully paid to the Ministry:
- "(b) May, conditionally or unconditionally, withdraw a caveat entered in a register under **subsection** (1) of this 15 section if the Director-General and the person liable to pay the outstanding amount of the levy enter into an arrangement or agreement for repayment of that amount.

"(5) So long as a caveat remains in force in respect of any 20 quota,---

- "(a) No transfer or lease of that quota or of any interest in that quota shall be registered under section 28p or section 28Q or section 28ZR or section 28Zs of this Act; and
- "(b) No transfer or lease of that quota or of any interest in that quota shall confer any right to take fish on the transferee or lessee under that quota or interest; and
- "(c) No transfer or lease of that quota or of any interest in that quota shall be effective against the Crown in the 30 event of forfeiture of the quota or interest pursuant to section 107B of this Act,—

except to the extent that the Court orders otherwise under subsection (6) of this section.

- "(6) The Court may at any time, on application by—
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"(a) The holder of quota to which subsection (5) of this section applies; or

"(b) Any person having an interest in such quota,-

order that any or all of the provisions of that subsection shall not apply in respect of the quota, whether generally or in 40 respect of any specified dealing in the quota. Any such order may be subject to such sureties and conditions as the Court may specify. "107K. **Priority of debts**—(1) For the purposes of Schedule 8c of the Companies Act 1955, any levy (including any amount by which the levy has been increased under section 13A of the Ministry of Agriculture and Fisheries Act 1953) payable under section 107EA of this Act shall have the priority accorded to sums referred to in (*clause 2 (j*)) <u>clause 5</u> of that Schedule.

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Schedule. "(2) For the purposes of the Seventh Schedule to the Companies Act 1993, any levy (including the amount of any

10 such increase) payable under section 107EA of this Act shall have the priority accorded to sums referred to in (clause 2 (j)) clause 5 of that Schedule.

New

"(3) For the purposes of section 104 of the Insolvency Act 15 1967, any levy (including any amount of any such increase) payable under section 107EA of this Act shall have the priority accorded to sums referred to in subsection (1) (e) of the said section 104.

"107L. Suspension of permit or fish receiver's licence
 where levies unpaid—(1) Where any person who holds any fishing permit or fish receiver's licence or controlled fishery licence under this Act—

- "(a) Is liable to pay any levy imposed under section 107EA of this Act, the payment of which has not been waived under section 1071(2) of this Act; and
- "(b) Does not pay the outstanding amount of the levy within (1 month) 2 months after the date by which payment of the levy is due,—

then, regardless of whether or not the levy has been imposed

- 30 on that person as a holder of such a permit or licence, the Director-General, after giving that person notice in writing of his or her intention to do so, may, by notice in writing to that person, suspend any fishing permit or fish receiver's licence or controlled fishery licence held by that person.
- 35 "(2) Where the holder concerned holds 2 or more fishing permits or fish receiver's licences or controlled fishery licences, or holds any combination of 2 or more of them, the Director-General may suspend such of them as he or she considers appropriate.
- 40 ⁽³⁾ Every fishing permit or fish receiver's licence or controlled fishery licence suspended under this section shall

cease to have any force or effect during the period of suspension.

"(4) The Director-General—

- "(a) Shall lift a suspension under this section if the outstanding amount (including any additional 5 amount payable under section 13A of the Ministry of Agriculture and Fisheries Act 1953) is paid to the Director-General:
- "(b) May, conditionally or unconditionally, lift a suspension under this section if the Director-General and the 10 person liable to pay the outstanding amount of the levy enter into an arrangement or agreement for repayment of that amount.

"(5) A Court may at any time, on application by the holder of a fishing permit or fish receiver's licence or controlled fishery 15 licence suspended under this section, by order lift the suspension. Any such order may be subject to such sureties and conditions as the Court may specify."

5. New Schedule 1E inserted—The principal Act is hereby amended by inserting, after Schedule 1D (as inserted by section 20 23 of the Fisheries Amendment Act (No. 2) 1992), the Schedule 1E set out in the First Schedule to this Act.

6. Transitional levies in respect of period before commencement of first levy order under section 107EA of principal Act—

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(1) Until this section expires under section 7 of this Act, there shall be payable to the Director-General by every person specified in clause 2 or clause 3 of Part A of the Second Schedule to this Act the levies specified in relation to that 30 person in Part B or Part C of that Schedule.

New

(1) The levies imposed by the **Second** Schedule to this Act shall be payable to the Crown in accordance with the provisions of that Schedule.

(2) The Ministry shall collect all levies imposed by this section and those amounts shall be separately accounted for. 25

(3) Sections 107_{1} to 107_{L} of the principal Act (as substituted by section 4 of this Act), with any necessary modifications, shall apply in respect of any levy payable under this section.

(4) The amounts specified in (Part B or Part C) Parts B, C, E, F, G, and H of the Second Schedule to this Act are inclusive of any goods and services tax payable under the Goods and Services Tax Act 1985.

New

(5) The Governor-General may from time to time, by Order 10 in Council, amend the Second Schedule to this Act by—

- (a) Adding any new item:
- (b) Omitting any item:

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(c) Amending any item.

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15 **7. Expiry of section 6—Section 6** of this Act shall expire on a date to be appointed by the Governor-General by Order in Council and shall, as from the expiry of that section, be deemed to have been repealed.

New

- 20 7. Expiry of section 6 and Second Schedule—Section 6 of this Act and the Second Schedule to this Act shall expire on a date to be appointed by the Governor-General by Order in Council and shall, as from their expiry, be deemed to have been repealed.
- 25 **8. Repeals and amendments**—(1) Sections 28zc, 28zzb, 107F, 107G, and 107H of the principal Act, Schedules 1B and 1C to that Act, and Part II of Schedule 1D to that Act, are hereby repealed.

(2) The Fish Royalties Act 1985 and the Fish Royalties 30 Amendment Act 1986 are hereby repealed.

(3) The following enactments are hereby consequentially repealed:

(a) Section 28 of the Fisheries Amendment Act 1986:

(b) Sections 28, 55, and 56 of the Fisheries Amendment Act 1990:

- (c) Sections 6 (3), 6 (4), 10 (3), 10 (6), 12 (2), and 29 of the Fisheries Amendment Act 1991:
- (d) Section 21 of the Fisheries Amendment Act (No. 2) 1992:
- (e) Section 36 of the Treaty of Waitangi (Fisheries Claims) Settlement Act 1992.

(4) The principal Act is hereby amended in the manner indicated in the Third Schedule to this Act.

Struck Out

(5) Nothing effected by this Act shall be regarded as making the Crown or any other person guilty of a civil wrong.

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New

8A. Crown not liable for effects of Act—Nothing authorised or effected by this Act shall be regarded as making the Crown or any other person liable to pay compensation to any person or as otherwise making the Crown or any person 15 guilty of a civil wrong.

9. Saving-Notwithstanding the repeal of section 28zc of the principal Act by section 8 (1) of this Act, any amount payable to any person under subsection (4A) of that section (being the remission of any part of any resource rental payment) in 20 respect of any period ending with the close of the 30th day of September 1994 shall be paid in accordance with that section if an application in respect of the amount is received by the Director General not later than the close of the 31st day of December 1994.

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Struck Out

PART II

Amendment to Conservation Act 1987

10. Part to be read with Conservation Act 1987—This Part of this Act shall be read together with and deemed part of 30 the Conservation Act 1987* (in this Part of this Act referred to as the principal Act).

^{*1987,} No. 65

Amendments: 1988, No. 131; 1988, No. 237; 1990, No. 31, ss. 2-47; 1990, No. 106; 1993, No. 9; 1993, No. 97

11. Levies in respect of commercial fisheries—The principal Act is hereby amended by inserting, after section 60F (as inserted by section 3 of the Conservation Amendment Act (No. 2) 1988), the following section:

"60G. (1) Subject to this section, in respect of any period commencing on or after the 1st day of October 1995, the Governor-General may from time to time, by Order in Council made on the recommendation of the Minister, impose levies on

- 10 the persons referred to in subsection (2) of this section (or any of them) for the purpose of enabling the Crown to recover its costs in respect of one or more of the following:
 - "(a) Research relating to the effects on any species protected by any conservation enactment of bycatch resulting from commercial fishing:
 - "(b) The management measures necessary to avoid, remedy, or mitigate the adverse effects of commercial fishing on any species referred to in paragraph (a) of this subsection:
 - "(c) Research relating to, and the management of, the effects of commercial fishing on any reserve proposed under any conservation enactment:
 - "(d) Any other research or management measures necessary to enable the Minister to perform his or her functions and duties under any enactment, where the research or management arises because of the existence of commercial fishing.
 - "(2) Such levies may be imposed only on—
 - (a) Any holder or any quota (being a person to whom a quota has been issued or transferred and, in any case where a quota has been leased, including a period who, but for the lease, would for the time being be entitled to take fish under the quota, but not being a lessee of Crown held quota where the lessee is the holder of a licence issued under the Territorial Sea and Exclusive Economic Zone Act 1977):
 (b) Any holder of a licence is a locate the lessee is the holder of a licence issued under the Territorial Sea and Exclusive Economic Zone Act 1977):
 - "(b) Any licensed fish receiver (being a person who holds a licence under the Fisheries (Licensed Fish Receivers) Regulations 1986) and any holder of any certificate of recognition under those regulations:

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"(c) Any holder of any fishing permit.	
"(c) Any holder of any fishing permit: "(d) Any holder of any special permit issued under section 64	
of this Act:	
	Į
"(e) Any holder of any marine farming permit:	:
(i) Any noider of any spat-catching permit:	
"(f) Any holder of any spat-catching permit: "(g) Any owner of any fishing vessel: "(h) Any holder of any licence issued under Part II of the	
(h) Any holder of any licence issued under Part II of the	
Termonal Sea and Exclusive Economic Zone Act	
1977:]
"(i) Any holder of any controlled fishery licence.	
"(3) Without limiting the generality of subsection (1) of this	
section, any such order may—	
"(a) Prescribe, or provide for the fixing of, different rates of	
levy in respect of different classes of persons]
referred to in subsection (2) of this section, species or	
kinds of fish or aquatic life or seaweed, quantities of	
fish or aquatic life or seaweed, quota management	
areas, fishery management areas, or any	
combination of them:	\$
"(b) Prescribe, or provide for the fixing of, different rates of	
levy based on the value of quota, the port price of	
fish or aquatic life or seaweed landed or on any	
fish or aquatic life or seaweed landed, or on any other differential basis whatever relating to	
commercial fishing:	2
"(c) Specify that a levy shall be payable on the basis of the	4
amount of fish or aquatic life or seaweed or quota	
held or processed or taken during a specified period	
held or processed or taken during a specified period	
or on a specified day; or specify any other method	6
for assessing that amount:	5
"(d) Require records and returns to be made and furnished	
by persons by whom any levy, fee, or charge is	
payable, and prescribe conditions relating to the	
making of such records and returns:	
"(e) Prescribe a date by which, and the place at which, any	3
levy is payable; and prescribe different dates for the	
payment of different levies; or authorise the	
Director General to fix any such date or dates or	
place:	
"(f) Authorise the Director-General to remit or waive the	4
payment of any levy, in whole or in part, in any	
specified case or class of cases:	

"(g) Prescribe or provide for such other matters as may be necessary or expedient to give effect to any agreement reached under section 107Ec of the Fisheries Act 1983 (as applied by subsection (5) of this section). "(5) The provisions of sections 107EC to 107EH, and 107J and 107κ , of the Fisheries Act 1983 shall be deemed to apply in respect of any such levies as if-10 (a) Every reference to the Minister were a reference to the Minister of Conservation: "(b) Every reference to the Director General were a reference to the Director-General of Conservation: "(c) Every reference to the Ministry were a reference to the 15 Department of Conservation: "(d) Every reference to an Order in Council made under section 107EA of that Act, or to levies payable under that section, were a reference to an Order in Council made or to levies payable under this section, as the 20 case may be. "(6) No levy in respect of any matter under this section shall be imposed on any person if a levy in respect of that matter has been imposed on that person under section 107 EA (1) (d) of the Fisheries Act 1983 and is for the time being in force. 25 "(7) Nothing in this section limits any other provision in this Act that requires the payment of, or empowers the imposition of, any royalty, rent, fee, or other charge. '(8) In this section, the term 'conservation enactment' means the Conservation Act 1987 and any enactment specified in the 30 First Schedule to that Act. "(9) Unless the context otherwise requires, terms used in this

section and defined in the Fisheries Act 1983 shall have in this section the meanings so defined.

SCHEDULES

FIRST SCHEDULE

NEW SCHEDULE 1E INSERTED IN PRINCIPAL ACT

Section 107EB

Section 5

"SCHEDULE 1E

PART A

FISHERIES RELATED COSTS TO BE BORNE BY CROWN

(Agreed) Stock assessment costs associated with—	10
Vigreear Stock assessment costs associated with—	10
(a) Inshore fisheries research	10 percent
(b) Shellfish research	10 percent
(c) Pelagic fisheries research	5 percent
Management measures dealing with interfaces and	1
resolving conflicts between commercial interests	
and between commercial and non-commercial	
interests	25 percent
Detection of fisheries offences	13 percent
Prosecutions	100 percent
Management of all Crown held fisheries quota	100 percent
Management of licensing of foreign licensed nations under the Territorial Sea and Exclusive	-
Economic Zone Act 1977	100 percent
Costs of all other required services as defined in section 107EC (8) of this Act (other than research relating to deep water and middle depth stock assessment research, and stock assessment meth-	·
odologies)	32.07 percent

New

Costs of conservation service	es refe	rred to in	section		
107EA (1) (d) of this Act	••	••	••	00.00 percent	

For the purposes of this Part of this Schedule,-

Struck Out

'Agreed', in relation to any costs, means agreed or determined pursuant to section 107EC or section 107ED of this Act:

'Inshore fisheries' means fish of the species specified as inshore species in Part B of this Schedule:

'Pelagic fisheries' means fish of the species specified as pelagic species in Part B of this Schedule:

'Prosecutions' means proceedings that have been commenced by the laying of an information or the presentation of an indictment:

FIRST SCHEDULE—continued

NEW SCHEDULE IE INSERTED IN PRINCIPAL ACT-continued

"SCHEDULE le—continued

PART A—continued

FISHERIES RELATED COSTS TO BE BORNE BY CROWN—continued 'Shellfish' does not include squid (Nototodarus gouldi and Nototodarus sloanii).

PART B

TABLES OF INSHORE AND PELAGIC SPECIFIED FOR PURPOSES OF PART A OF SCHEDULE

Inshore Species	
Alfonsino BYX Beryx splendens, B. decadactylus	
Blue cod BCO Parapercis colias	
Blue moki MOK Latridopsis ciliaris	
Bluenose BNS Hyperoglyphe antarct	ica
Butterfish, greenbone BUT Odax pullus	
Common (blue) warehou WAR Seriolella brama	
Conger eel CON Conger spp.	
Elephant fish ELE Callorhnchus milii	
Flatfish:	
Black flounder BLF Rhombosolea retiaria	
Brill BRI Colistium guntheri	
Greenback flounder GFL Rhombosolea tapirina	
Lemon sole LSO Pelotretis flavilatus	
New Zealand sole ESO Peltorhamphus novaezeelandiae	
Sand flounder SFL Rhombosolea plebeia	
Turbot TUR Colistium nudipinnis	
Yellowbelly flounder YBF Rhombosolea leporina	
Giant stargazer STA Kathetostoma gigante	
Grey mullet GMU Mugil cephalus	
Groper:	
Bass BAS Polyprion moeone	
Hapuku HAP Polyprion oxygeneios	
John Dory JDO Zeus faber	
Leatherjacket LEA Parika scaber	
Long-finned fresh-water	
eel LFE Anguilla dieffenbachi	i
Octopus OCT Octopus maorum	
Parore PAR Girella tricuspidata	
Porae POR Nemadactylus dougla	si
Quinnat salmon SAM Oncorhynchus tshawy	tscha
Red cod RCO Pseudophycis bachus	
Red gurnard GUR Chelidonichthys kumi	
Red moki RMO Cheilodactylus spectal	vilis
Rig, spotted dogfish SPO Mustelus lenticulatus	

FIRST SCHEDULE—continued

NEW SCHEDULE 1E INSERTED IN PRINCIPAL ACT-continued

"SCHEDULE 1E-continued

PART B—continued

TABLES OF INSHORE AND PELAGIC SPECIES SPECIFIED FOR PURPOSES OF PART A OF SCHEDULE—continued

COMMON NAME	SPECIES CODE	SCIENTIFIC NAME
Rough skate	RSK	Raja nasuta
School shark	SCH	Galeorhinus galeus
Sea perch, Jock Stewart,	SPE	Helicolenus percoides
Scarpee		1
Short-finned freshwater		
eel	SFE	Anguilla australis
Snapper	SNA	Pagrus auratus
Spiny dogfish	SPD	Squalus acanthias
Spotted gurnard	IGU	Pterygotrigla picta
Spotted stargazer	SPZ	Genyagnus monopterygius
Tarakihi	TAR	Nemadactylus macropterus
Trevally	TRE	Pseudocaranx dentex
Yellow-eyed mullet	YEM	Aldrichetta forsteri
	Pelagic Species	J
Albacore	ALB	Thunnus alalunga
Anchovy	ANC	Engraulis australis
	BIG	Thunnus obesus
Bigeye tuna Blue (English) mackerel	EMA	Scomber australasicus
Broadbill swordfish	SWO	Xiphias gladius
Butterfly tuna	BTU	Gasterochisma melampus
Garfish	GAR	Hyporhamphus ihi
Jack mackerel	JMA	Trachurus declivis, T.
	JMA	novaezeelandiae, T.
		murphyi
Kahawai	KAH	Arripis trutta, A. xylabion
Kingfish (yellowtail)	KIN	Seriola ialandi
Northern bluefin tuna	NTU	Thunnus thynnus
Pilchard	PIL	Sardinops neopilchardus
Ray's bream	RBM	Brama brama
Skípjack tuna	SKI	Katsuwonus pelamis
Southern bluefin tuna	STN	Thunnus maccoyi
Sprats	SPR	Sprattus antipodum, S. muelleri
Yellowfin tuna	YFN	Thunnus albacares
Striped marlin	STM	Tetrapturus audax
Black marlin	BKM	Makaira indica
Blue marlin	BEM	Makaira nigricans,
Diac marini	DEAN	Makaira mazara
Blue shark	BWS	Prionace glauca
Mako shark	MAK	Isurus oxyrinchus"

SECOND SCHEDULE

Section 6

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6

PART A

GENERAL PROVISIONS

1. Interpretation—(1) In this Schedule,—

New

"Coromandel scallop fishery permit holder" means any person who holds a fishing permit entitling that person to take scallops in the Coromandel scallop controlled fishery:

"Holder", in relation to quota,-

(a) Means any person to whom the quota has been issued or transferred; and

(b) In any case where the quota has been leased, includes any person who, but for the lease, would for the time being be entitled to take fish, aquatic life, or seaweed under the quota; but does not include a lessee of Crown held quota where the lessee is the holder of a licence issued under the Territorial Sea and Exclusive Economic Zone Act 1977:

"Set net permit holder" means any person who holds a fishing permit under section 63 of the principal Act entitling that person to take fish, aquatic life, or seaweed by means of a set net:

"Set net" includes a gill net, drift net, trammel net, or any other sort of net which acts by enmeshing, entrapping, or entangling any fish:

New

"Southern blue whiting permit holder" means any person who holds a fishing permit under section 63 of the principal Act, or a special permit issued pursuant to section 64 of that Act, entitling that person to take southern blue whiting (*Micromesistius australis*):

"Tuna fishing permit holder" means any person who holds a fishing permit issued under section 63 of the principal Act entitling that person to take tuna as defined in subsection (14) of that section.

(2) Expressions used in this Schedule and also in Part I or Part II of the Fisheries (Reporting) Regulations 1990, but not defined in subclause (1) of this clause, have the same meanings as in that Part of those regulations.

2. Levies on quota holders—(1) There shall be payable to the Crown in respect of—

(a) Every guaranteed minimum transferable quota; and

(b) Every individual transferable quota; and

(c) Every guaranteed minimum transferable term quota; and

(d) Every transferable term quota,-

an annual levy for each tonne or part of a tonne of quota at the appropriate rate according to the species or class of fish, aquatic life, or seaweed as specified in Part B of this Schedule.

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

PART A—continued

GENERAL PROVISIONS—continued

(2) The annual levy shall be payable in equal instalments on the last day of each calendar month and shall be payable by the person who is the holder of the quota on the date concerned.

(3) The annual levy shall be payable irrespective of whether or not the fish, aquatic life, or seaweed to which the quota relates is taken.

3. Levies on permits—(1) There shall be payable by every set net permit holder and every tuna fishing permit holder an annual levy of the amount specified in relation to such holders in Part C of this Schedule.

(2) The annual levy shall be payable 20 days after the receipt of a demand from the Director-General.

New

4. Compensation levy—(1) In respect of the period commencing on the first day of October 1994 and ending with the close of the 30th day of September 1995, there shall be payable to the Crown in respect of—

(a) Every guaranteed minimum individual transferable quota; and

- (b) Every individual transferable quota (including southern scallop quota under Part IIB of the principal Act); and
- (c) Every guaranteed minimum transferable term quota; and

(d) Every transferable term quota; and

(e) The taking of, by any commercial fisherman, any oysters or scallops (other than scallops to which Part IIB of the principal Act applies),—

an annual compensation levy for each tonne or part of a tonne at the appropriate rate according to the species or class of fish, aquatic life, or seaweed as specified in Part D of this Schedule.

(2) The annual compensation levy shall be payable on demand made by the Director-General, in instalments on the last days of December 1994 and March 1995, respectively, and thereafter shall be payable, on demand made by the Director-General, monthly on the last days of each month until this provision expires or is sooner repealed.

(3) The levies payable in respect of the quota specified in paragraphs (a) to (d) of subclause (1) of this clause shall be payable by every holder of such quota.

(4) The levies payable in respect of the shellfish specified in paragraph (e) of subclause (1) of this clause shall be payable by every commercial fisherman who takes any such shellfish.

(5) Subject to subclause (6) of this clause, the compensation levy shall be payable at the higher of the 2 rates specified in Part D of this Schedule where the holder or any lessee or other person who is authorised to take fish under the quota has the use of a foreign owned New Zealand fishing vessel at any time during the fishing year.

(6) Where subclause (5) of this clause applies, the Minister shall, subject to subclause (7) of this clause, waive or remit the difference between the compensation levy at the higher rate and the compensation levy at the

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

PART A—continued

GENERAL PROVISIONS—continued

New

lower rate in respect of so much of the quota as authorises the taking of any fish that the Minister is satisfied were taken using a vessel that was not at the time the fish were taken a foreign owned New Zealand fishing vessel.

(7) The waiver or remission of part of any compensation levies under subclause (6) of this clause shall be granted only on an application for remission or waiver of the payment of any compensation levies that is received by the Minister within 2 months after the date of the Director-General's demand for payment of the levies.

(8) In the case of compensation levies payable in respect of quota, the levy shall be payable irrespective of whether or not the fish to which the quota relates is taken.

(9) For the purposes of this clause, the term "holder", in relation to quota,---

- (a) Means the person to whom a quota is issued or transferred and who for the time being would be entitled to take fish under the quota if the rights under the quota had not been leased to any other person; and
- (b) Includes any lessee from the Crown of the right to take fish under a quota other than a lessee of quota who uses foreign fishing craft licensed under the Territorial Sea and Exclusive Economic Zone Act 1977 to take the fish; but
- (c) Does not include any other lessee of the right to take fish under a quota, the Crown, or the Director-General acting on behalf of the Crown.

5. Charter vessel levy—(1) Every commercial fisherman who takes any fish, aquatic life, or seaweed of the type specified in Part E of this Schedule using a foreign chartered fishing vessel (being a vessel registered with the consent of the Director-General under section 57 (8) of the principal Act) shall pay an annual levy for each tonne or part of a tonne of fish, aquatic life, or seaweed so landed, at the appropriate rate of levy specified in that Part.

(2) The levy payable under this clause shall be payable monthly on the last day of the month in which the fish, aquatic life, or seaweed is taken.

6. Controlled fishery licence levy—(1) Every holder of a controlled fishery licence for the Foveaux Strait Dredge Oyster Fishery shall pay the annual levy specified in Part F of this Schedule.

(2) The levy payable under this clause shall be payable monthly on the last day of the month, irrespective of whether or not any shellfish have been taken under the authority of the licence.

7. Non-ITQ levies—(1) Every commercial fisherman who takes any fish, aquatic life, or seaweed specified in Part G of this Schedule shall pay an

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

PART A—continued

GENERAL PROVISIONS—continued

New

annual levy for each tonne or part of a tonne of fish, aquatic life, or seaweed so taken, at the appropriate rate of levy specified in that Part. (2) The levy payable under this clause shall be payable monthly on the

last day of the month in which the fish, aquatic life, or seaweed is taken.

8. Levies on individual catch limits—(1) There shall be payable by every southern blue whiting permit holder and every Coromandel scallop fishery permit holder an annual levy for each tonne or part of a tonne of the individual catch limit specified in the holder's fishing permit at the appropriate rate specified in Part H of this Schedule.

(2) The annual levy shall be payable in equal instalments on the last day of each calendar month.

(3) The annual levy shall be payable irrespective of whether or not the individual catch limit specified in the holder's permit is taken.

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

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PART B

LEVIES ON EACH TONNE OR PART THEREOF OF QUOTA

Fishstock			Amount of Levy in Respect of Ministry of Agriculture and Fisheries \$	Amount of Levy in Respect of Departmen of Conservation \$
			10.65	
BAR1 BAR10	••	••	18.65	0.00
	••	••	0.00	0.00
BAR4	••	••	12.69	0.00
BAR5	••	••	10.71	0.00
BAR7	••	••	12.27	0.00
BCO1			20.00	0.14
BCO10			0.00	0.00
BCO2			58.77	0.43
BCO3			50.37	0.37
BCO4			27.37	0.20
BCO5			54.09	0.39
BCO7			46.99	0.34
BCO8	••		53.13	0.39
BNS1	••	••	106.40	0.77
BNS10		••	0.00	0.00
BNS2	• •	••	60.44	0.44
BNS3			56.30	0.41
BNS7	• •		38.86	0.28
BNS8		• •	79.71	0.58
BYX1			59.77	0.44
BYX10		••	0.00	0.00
BYX2	••	••	59.77	0.44
BYX3	••	••	29.23	0.21
BYX7		••	26.57	0.19
BYX8	••	••	53.13	0.39
CRA1		••	820.20	0.00
CRA10	• •	• •	0.00	0.00
CRA2	• •	••	1,335.16	0.00
CRA3	••	••	589.31	0.00
CRA4	••	••	1,377.25	0.00
CRA5	••	••	588.68	0.00
CRA6	• •	••	432.66	0.00
CRA7		••	744.65	0.00
CRA8	• •		1,149.53	0.00
CRA9			935.72	0.00

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

Struck Out

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PART B—continued

LEVIES ON EACH TONNE OR PART THEREOF OF QUOTA—continued

Fishstock			Amount of Levy in Respect of Ministry of Agriculture and Fisheries \$	Amount of Levy in Respect of Department of Conservation \$
ELEI			13.28	0.10
ELE10			0.00	0.00
ELE2			49.07	0.36
ELE3			76.17	0.55
ELE5		••	66.17	0.48
ELE7			47.99	0.35
FLA1			92.73	0.68
FLA10			0.00	0.00
FLA2			47.85	0.85
FLA3			43.48	0.32
FLA7		•••	26.36	0.19
GMU1			104.82	0.76
GMU10	• •	••	0.00	0.00
GMU2			4.49	0.03
GMU3			0.14	0.00
GMU7	••	••	2.66	0.02
GUR1		••	67.62	0.49
GUR10	••	• •	0.00	0.00
GUR2		••	54.79	0.40
GUR3	••		35.64	0.26
GUR7		••	35.51	0.26
GUR8	••	• •	27.90	0.20
HAK1		••	74.32	0.00
HAK10	• •	• •	0.00	0.00
HAK4	••	• •	40.40	0.00
HAK7	••	••	48.31	0.00
HOK1			31.79	0.81
HOK10	••	••	0.00	0.00
HPB1			132.42	0.96
HPB10	••	• •	0.00	0.00
HPB2	••	• •	90.97	0.66
HPB3			77.48	0.56
HPB4		• •	43.17	0.31
HPB5	••	••	69.12	0.50

F

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

Struck Out

PART B—continued

LEVIES ON EACH TONNE OR PART THEREOF OF QUOTA-continued

Fishstock			Amount of Levy in Respect of Ministry of Agriculture and Fisheries \$	Amount of Levy in Respect of Department of Conservation \$
HPB7			81.01	0.59
HPB8	••	••	66.41	0.48
[DO1			90.51	0.66
ÍDO10			0.00	0.00
ÍDO2			89.71	0.65
ÍDO3			26.57	0.19
ĴDO7	••		59.33	0.43
JMA10			0.00	0.00
JMA7	••	••	19.13	0.14
LINI			61.89	0.00
LIN10			0.00	0.00
LIN2			76.25	0.00
LIN3			57.27	0.00
LIN4			55.54	0.00
LIN5	••	••	55.45	0.00
LIN6	••	••	34.91	0.00
LIN7	••	•••	62.33	0.00
MOKI			43.54	0.32
MOK10			0.00	0.00
MOK3			39.62	0.29
MOK4			18.27	0.13
MOK5			19.62	0.14
OEO1			44.76	0.00
OEO10			0.00	0.00
OEO3A			50.52	0.00
OEO4			58.95	0.00
OEO6	••		15.15	0.00
ORH1			84.20	0.00
ORH10			0.00	0.00
ORH2A			100.96	0.00
ORH2B			134.72	0.00
ORH3A			134.72	0.00
ORH3B			143.15	0.00
ORH7A	• •		117.88	0.00

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

Struck Out

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PART B—continued

LEVIES ON EACH TONNE OR PART THEREOF OF QUOTA-continued

Fishstock			Amount of Levy in Respect of Ministry of Agriculture and Fisheries \$	Amount of Levy in Respect of Department of Conservation \$
ORH7B			151.57	0.00
PAU1			1,041.08	0.00
PAU10	••	••	0.00	0.00
PAU2	••	••	1,726.67	0.00
PAU3			1,673.15	0.00
PAU4	••		1,575.55	0.00
PAU5			2,604.23	0.00
PAU6			1,189.79	0.00
PAU7			2,446.04	0.00
PHC1		•••	460.24	0.00
RCO1			31.39	0.23
RCO10	••		0.00	0.00
RCO2	••	••	25.59	0.19
RCO3	•••		15.38	0.11
RCO7			15.53	0.11
SCA7	• •	• •	546.27	0.00
SCH1			94.21	0.69
SCH10			0.00	0.00
SCH2			47.31	0.34
SCH3		••	60.71	0.44
SCH4			30.16	0.22
SCH5			83.76	0.61
SCH7			67.21	0.49
SCH8	••		79.84	0.58
SKI1			103.14	0.00
SKI10	• •		0.00	0.00
SKI2			62.70	0.00
SKI3	• •		20.48	0.00
SKI7	• •		48.83	0.00
SNA1			554.16	4.03
SNA10			0.00	0.00
SNA2			169.70	1.24
SNA3	••		13.28	0.10
L				

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

Struck Out

PART B—continued

LEVIES ON EACH TONNE OR PART THEREOF OF QUOTA-continued

Fishstock			Amount of Levy in Respect of Ministry of Agriculture and Fisheries \$	Amount of Levy in Respect of Department of Conservation \$
SNA7	••		99.37	0.72
SNA8	••	••	264.31	1.92
SPO1			147.53	1.07
SPO10	• •	• •	0.00	0.00
SPO2	• •		73.15	0.53
SPO3		• •	81.75	0.60
SPO7	• •		77.09	0.56
SPO8	••	••	73.62	0.54
SQU10T	••		0.00	0.00
SQUIJ		• •	7.81	0.20
SQUIT			11.45	0.29
SQU6T	••	• •	7.94	0.20
STA1			19.92	0.15
STA10	• •		0.00	0.00
STA2	• •		41.41	0.30
STA3			52.80	0.38
STA4			15.74	0.11
STA5			51.96	0.38
STA7			39.33	0.29
STA8	••		0.08	0.00
SWA1			36.50	0.00
SWA10	• •		0.00	0.00
SWA3			53.55	0.00
SWA4	••	• •	39.67	0.00
TAR1		• •	81.68	0.59
TAR10		••	0.00	0.00
TAR2			56.27	0.41
TAR3			31.94	0.23
TAR4		••	22.42	0.16
TAR5			13.67	0.10
TAR7			33.06	0.24
TAR8	••	••	28.56	0.21
TRE1			94.34	0.69
TRE10			0.00	0.00

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

Struck Out

PART B—continued

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LEVIES ON EACH TONNE OR PART THEREOF OF QUOTA-continued

Fishstock			Amount of Levy in Respect of Ministry of Agriculture and Fisheries \$	Amount of Levy in Respect of Departmen of Conservation \$
TRE2			51.04	0.37
TRE3	• •	••	26.57	0.19
TRE7	••		51.86	0.38
WAR1			41.51	0.30
WAR10			0.00	0.00
WAR2			37.87	0.28
WAR3			25.28	0.18
WAR7			48.31	0.35
WAR8			35.78	0.26

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SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

New

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PART B

LEVIES ON EACH TONNE OR PART THEREOF OF QUOTA Fisheries Management Services

Fishstock			Total Levy	Fishstock			Tota Levy
BAR1			14.91	FLA7			56.78
BAR10	•••	•••	0.00	GMU1			42.46
BAR4	••	••	14.91	GMU10		••	0.00
BAR5	•••	•••	14.91	GMU2	••	••	42.46
BAR7	••	••	14.91	GMU3		••	42.46
BCO1	••	••	103.96	GMU7	• •	••	42.46
BCO10	••	••	0.00	GUR1			29.24
BCO2	••	•••	103.96	GUR10		••	0.00
BCO3	••	••	103.96	GUR2	•••	••	29.24
BCO3 BCO4	••		65.71	GUR3		••	29.24
BCO4 BCO5		••	103.96	GUR7	••	••	29.24
BCO3 BCO7	••	••	103.96	GUR8	• •	••	29.24
BCO8	••	••	103.96	HAKI	• •	••	39.7
BNS1	••	••	64.49	HAK10	••	••	0.00
	••	••	0.00		• •	••	
BNS10	••	••		HAK4	• •	••	39.75
BNS2	• •	• •	64.49	HAK7	• •	· •	39.75
BNS3	• •	• •	64.49	HOK1	• •	••	27.9
BNS7	• •	••	64.49	HOK10	••	••	0.0
BNS8	••	• •	64.49	HPB1	• •	••	86.5
BYX1	••	••	42.46	HPB10	• •	• •	0.0
BYX10	••	••	0.00	HPB2	• •		67.8
BYX2	••	••	42.46	HPB3	• •	• •	67.8
BYX3	• •	••	42.46	HPB4	• •	••	44.6
BYX7	• •	••	42.46	HPB5	••	••	67.8
BYX8	••	• •	42.46	HPB7	• •		67.8
CRA1	••	••	774.25	HPB8	••	••	67.8
CRA10	• •	• •	0.00	JDO1			75.5
CRA2	• •	• •	774.25	JDO10			0.0
CRA3		• •	774.25	JDO2	••	••	75.5
CRA4	••	• •	774.25	JDO3			75.5
CRA5			774.25	JDO7			75.5
CRA6	• •	••	774.25	JMA10	• •		0.0
CRA7			774.25	JMA7			12.9
CRA8			774.25	LINI			36.3
CRA9			774.25	LIN10			0.0
ELE1			42.46	LIN2			36.3
ELE10	••		0.00	LIN3			36.3
ELE2	••		42.46	LIN4			36.3
ELE3			42.46	LIN5			36.3
ELE5		• •	42.46	LIN6			36.3
ELE7			42.46	LIN7			36.3
FLA1			56.78	MOK1			29.24
FLA10			0.00	MOK10			0.0
FLA2			56.78	MOK3			29.24
FLA3			56.78	MOK4	••	••	29.2
- <u></u>		••			• •	••	23.2

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

New

PART B—continued

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LEVIES ON EACH TONNE OR PART THEREOF OF QUOTA—continued Fisheries Management Services—continued

shstock		Total Levy	Fishstock			Tot Lev
		20.04				0.0
IOK5	••	29.24	SNATO SNA2	••	••	145.1
EO1	••			••	• •	145.1
EO10	• •	0.00	SNA3	••	••	128.0
EO3A	••	17.55	SNA7	••	• •	191.
EO4	••	38.54	SNA8	••	••	105. 64.
EO6	••	17.55	SPO1	• •	••	
RH1	••	64.56	SPO10	••	• •	0.
RH10	• •	0.00	SPO2	••	••	49.
RH2A	• •	112.98	SPO3	••	••	64.
RH2B	••	107.78	SPO7	• •	••	64.
RH3A	• •	69.66	SPO8	••	• •	49.
RH3B	••	351.93	SQU10T	• •	• •	0.
RH7A	• •	94.78	SQUIJ	••	• •	23.
RH7B		64.56	SQU1T	• •	• •	23.
AU1		1,020.41	SQU6T	• •	• •	23.
AU10		0.00	STA1		• •	36.
AU2		1,020.41	STA10		• •	0.
AU3		1,020.41	STA2			36.
AU4		1,020.41	STA3		••	36.
AU5		1,020.41	STA4			29.
AU6		223,886.28	STA5			36.
AU7		1.020.41	STA7			36.
HCI		288.95	STA8			36.
CO1		21.69	SWA1			23.
CO10		0.00	SWA10	••		0.
CO2		21.69	SWA3			23.
CO3	•••	21.69	SWA4			23.
CO7		21.69	TARI			58.
CA7		100 44	TAR10			0.
CHI	••	0.00	TAR2			49.
CH10	••	0.00	TAR3			34.
CH2	• •	07.07	TAR5	••	••	27.
CH3	••	92.02	TAR5			34.
CH4	••	05.00	TAR7	••	••	34.
	••	95.95	TAR7	••	••	34.
CH5	••	35.85		••	• •	
CH7	• •	35.85	TRE1	••	••	41.
CH8	••	35.85	TRE10	••	••	0.
KI1	••	42.75	TRE2	••	••	32.
KI10	• •	0.00	TRE3	••	••	32.
K12	••	42.75	TRE7	••	••	32.
KI3	• •	29.42	WAR1	••	• •	36.
K17	••	29.42	WAR10	••	••	0.
NA1		319.68	WAR2			36.

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SECOND SCHEDULE—continued

New

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PART B—continued

LEVIES ON EACH TONNE OR PART THEREOF OF QUOTA—continued Fisheries Management Services—continued

Fishstock			Total Levy	Fishs	tock			Total Levy
WAR3 WAR7	•••	•••	22.74 22.74	WAR	R8	••	••	36.08
		(Conservati	on Servi	ces			
		Fishstock				Total Levy		
		HOK1				0.82		
		JMA7				0.17		
		šquij				1.36		
		SQUIT		•		1.36		
		SQU6T				1.36		
		Southerr	ı blue wi	hiting		0.57		

PART C Annual Levies on Permits

				\$
1. Set net permit holders	••	••		(63.14) 149.36
2. Tuna fishing permit holders		• •	• •	(63.14) 149.36

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SECOND SCHEDULE-continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

New

PART D COMPENSATION LEVIES Rate of compensation levy Rate of compensation levy per tonne of quota held per tonne of quota held where person does not where person has use of Species or Class of Fish have use of any foreign any foreign owned New owned New Zealand fishing Zealand fishing vessel at any time during the fishing year vessel at any time during the fishing year \$ \$ Part I-Species or Classes of Fish with Fishing Year Beginning 1 October Alfonsino 8.04 16.08 . . Barracouta 6.32 12.64 . . Blue cod 16.29 32.58 • • Blue moki 9.40 18.80 . . 16.29 Bluenose 32.58 Blue warehou 8.77 17.54 . . Elephant fish . . 23.80 47.60 Flatfish 16.44 32.88 Gemfish 17.54 35.08 Grey mullet 10.02 20.04 . . Gurnard .. 15.03 30.06 . . Hake 33.83 67.66 . . Hapuku and bass combined 22.55 •• . . 45.10 Hoki 11.37 22.74 . . Jack mackerel 6.02 12.04 . . John dory 21.30 42.60 . . Ling taken in Sub-Ăntarctic area 28.71 57.42 . . Ling taken in any other 41.34 82.68 area Orange roughy 131.54 263.08 . . Oreo dories 14.79 29.58 . . 263.08 Paua 131.54 Red cod taken in South-East (Coast) area 3.13 6.26 Red cod taken in any other area 9.40 18.80 Rig 18.64 37.27 School shark 15.89 31.78 . . Silver warehou 31.32 62.64 . . Snapper . . 51.36 102.72 . . Squid taken in Southern Islands area 18.74 62.48 . . Squid taken in any other area 124.98 37.49

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

New

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PART D—continued

COMPENSATION LEVIES—continued

Species or Class of Fish	Rate of compensation levy per tonne of quota held where person does not have use of any foreign owned New Zealand fishing vessel at any time during the fishing year	Rate of compensation levy per tonne of quota held where person has use of any foreign owned New Zealand fishing vessel at any time during the fishing year		
	\$	\$		
Stargazer taken in South-	÷	•		
East (Chatham Rise)				
area	3.13	6.26		
Stargazer taken in any				
other area	13.57	27.14		
Tarakihi	12.63	25.26		
Trevally	12.63	25.26		
Part II—Species or Classes of	Fish with Fishing Year Beginnin	g 1 April		
Rock lobster, packhorse	346.50	346.50		
Rock lobster, spiny	346.50	346.50		
Scallops taken in the Southern Scallop Fish-				
ery	313.20	313.20		

Part III—Oysters and Scallops

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Species or Class of Fish	Rate of compensation levy per tonne of fish taken
Oysters taken by dredging on or after 1 October 1994 Scallops taken on or after 1 October 1994 (other than scallops taken in the Southern Scallop Fishery)	\$27.77 per tonne \$313.20 per tonne (meat weight).

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

			N	ew			
			PAR	TE			
		C	CHARTER VI	essel Levies			
			\$				\$
RCO1			10.58	SKII	••	• •	19.73
RCO2		••	10.58	SK12		••	19.73
RCO3	• •		3.52	SK13	••	• •	19.73
RCO7	••		10.58	SK17		••	19.73
SCH1			17.88	SQUIJ		• •	42.18
SCH2			17.88	SQUIT	• •		42.18
SCH3			17.88	SQU6T		• •	21.08
SCH4			17.88	SWA1			35.24
SCH5			17.88	SWA3	• •		35.24
SCH7			17.88	SWA4			35.24
SCH8			17.88	WAR1			9.87
STAI			15.27	WAR2			9.87
STA2			15.27	WAR3			9.87
STA3			15.27	WAR7			9.87
STA4			3.52	WAR8			9.87
STA5			15.27	OEO1			16.64
STA7	••	••	15.27	OEO3A			16.64
STA8	• •	••	15.27	OEO4	••		16.64
BARI	••	••	7.11	OEO6	••	••	16.64
BAR4	••	• •	7.11	IMAI	••		6.77
BAR5	• •	••	7.11	JMA3	••	••	3.38
BAR7	••	••	7.11	JMA3 JMA7	••	••	3.38
HAK1	••	••	38.06	RIB	••	••	3.38
HAKI HAKI	••	••	38.06	SPE	• •	••	3.38
HAK4 HAK7	••	••	38.00	SSK	• •	••	3.38
HOK1	••	••	12.79	SPD	••	••	3.38
	• •	••	46.51	CDL	••	••	3.38
LINI	• •	••	46.51	FRO	••	••	3.38
LIN2	••	• •		SBW	••	• •	5.58 12.79
LIN3	• •	••	46.51		• •	••	3.38
LIN4	••	••	46.51	WWA	• •	••	
LIN5	••	••	46.51	EMA	• •	••	3.38
LIN6	••	• •	32.30	SBT	••	••	562.50
LIN7	••	• •	46.51				

PART F Controlled Fishery Licence

Bluff oyster	••	••	••	••	• •	\$6,156.29
L						

SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

New

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PART G NON-ITQ Levies

		Fis	hstock				Total Levy
							\$
BUT	• •						75.5
GSH	• •	• •					20.4
LEA		• •					19.3
RIB							19.3
SPE							18.2
SSK							13.8
SPD		• •					13.8
SFE		• •					75.5
LFE				· •			75.5
YEM							22.6
CDL		••					17.7
FRO	• •						16.0
WWA					••		31.0
COC							22.7
OYS	• •				••		26.7
SUR					••		22.7
PAD					••		12.0
PPI	••		••		••		22.7
SCA (taker	n in the A	uckland H	Fisheries I	Managem	ent Area	other	
	m the Co						603.6
SCI	• •			••			498.0
ГUA				• •			22.7
EMA							15.4
KAH		• •	••		• •		37.5
STN							628.3
ALB				• •			102.5
SKJ				••			18.7
BIĞ					• •		143.8
YFN				••			110.4
SWO					••		402.4
MA1				• •			12.9
MA3							12.9
PZL (shell	fish of whi	ich the sc	ientific na	ame is Pa	nopea zelo	andica)	22.7
	fish of wh						22.7

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SECOND SCHEDULE—continued

TRANSITIONAL LEVIES PAYABLE UNTIL EXPIRY OF SECTION 6-continued

	Ν	lew			
	PAI	RT H			
					\$ per tonne
Southern blue whiting Coromandel scallops	••	••	••	• •	80.44
Coromandel scallops	••	••	••	••	1,599.19

Section 8 (4)

THIRD SCHEDULE

Amendments to Principal Act Consequential on Repeal of Provisions Relating to Resource Rentals

Provision	Amended	Amendment
		Struck Out
280f		 By repealing paragraph (b) of the definition of the term "compensation balance" in subsection (1) (as inserted by section 15 of the Fisheries Amendment Act 1990). By repealing the definition of the term "extended compensation period" in subsection (1) (as substituted by section 6 (3) of the Fisheries Amendment Act 1991). By repealing subsection (3) (as added by
		section 6 (4) of the Fisheries Amendment Act 1991).
28он (4)		By omitting the words "or (if appropriate) the extended compensation period" (as substituted by section 8 of the Fisheries Amendment Act 1991).
28oj		 By omitting from subsection (1) (a) (as inserted by section 15 of the Fisheries Amendment Act 1990) the word "during" where it secondly occurs, and substituting the words "in respect of". By repealing paragraph (b) of subsection (1) (as so inserted). By omitting from subsection (1) (c) (as so inserted and as amended by section 10 (3) of the Fisheries

THIRD SCHEDULE—continued

Amendments to Principal Act Consequential on Repeal of Provisions Relating to Resource Rentals—continued

Provision Amended	Amendment
_	Struck Out
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Amendment Act 1991) the words "and (if appropriate) the extended compensation period,". By omitting from subsection (2) (as so inserted and as amended by section 10 (6) of the Fisheries Amendment Act 1991) the words "or (if appropriate) the extended compensation period".
280L	. By omitting from subsection (1) (b) (ii) (as inserted by section 15 of the Fisheries Amendment Act 1990) the words "the 30th day of September 1994", and substituting the words "all payments by way of the remission of resource rentals, being payments made on applications lodged in accordance with section 9 of the Fisheries Amendment Act 1994, have been made".
	By omitting from subclause (3) (as so inserted and as amended by section 12 (2) of the Fisheries Amendment Act 1991) the words "at the end of any subsequent quarter occurring within the extended compensation period" and substituting the word
	period", and substituting the words "after all amounts of resource rentals payable in respect of any period ending with the close of the 30th day of September 1994 have been paid and al payments by way of the remission of resource rentals, being payments made on applications lodged in accordance with section 9 of the Fisheries Amendment Act 1994, have been made".

#### THIRD SCHEDULE—continued

#### **Provision Amended** Amendment New By omitting from paragraph (b) (ii) of the 280F . . . . definition of the term "compensation balance" in subsection (1) (as inserted by section 15 of the Fisheries Amendment Act 1990) the words "resource rentals", substituting and the words "compensation levies". By inserting in subsection (1), after the definition of the term "compensation balance", the following definition: "'Compensation levy' means the compensation levy imposed by Part A of the Second Schedule to the Fisheries Amendment Act 1994:". By repealing the definition of the term "extended compensation period" in subsection (1) (as substituted by section 6(3) of the Fisheries Amendment Act 1991), and substituting the following definition: "'Extended compensation period' means the period commencing on the 1st day of October 1994 and ending with the close of the 30th day of September 1995:". By inserting in subsection (2), after the words "resource rental" in both places where they occur, the words "or compensation levy". By repealing subsection (3) (as added by section 6 (4) of the Fisheries Amendment Act 1991). 28oj By omitting from subsection (1)(a) (as . . . . . . inserted by section 15 of the Fisheries Amendment Act 1990) the word "during" where it secondly occurs, and substituting the words "in respect of". By repealing paragraph (b) of subsection (1) (as so inserted), and substituting the following paragraph: "(b) All compensation levies paid to Crown the during the

AMENDMENTS TO PRINCIPAL ACT CONSEQUENTIAL ON REPEAL OF PROVISIONS RELATING TO RESOURCE RENTALS-continued

### THIRD SCHEDULE—continued

Amendments to Principal Act Consequential on Repeal of Provisions Relating to Resource Rentals—continued

Provision Amended	Amendment
	New
28ol	<ul> <li>extended compensation period (less the amount of any compensation levies refunded in respect of that period pursuant to Part A of the Second Schedule to the Fisheries Amendment Act 1994), to the extent that the total amount so paid does not exceed the amount of compensation payable under section 280c of this Act in respect of reductions in quota for hoki as remains unpaid on the 31st day of December 1994; and".</li> <li>By omitting from subsection (2) (as so inserted and as amended by section 10 (6) of the Fisheries Amendment Act 1991) the words "or (if appropriate) the extended compensation period".</li> <li>By omitting from subsection (1) (b) (ii) (as inserted by section 15 of the Fisheries Amendment Act 1990) the words "the 30th day of September 1994", and substituting the words "all payments by way of the remission of resource rentals, being payments made on applications lodged in accordance with section 9 of the Fisheries Amendment Act 1994, have been made".</li> <li>By repealing subsection (3) (as so inserted), and substituting the compensation payable at the close of the 30th day of September 1994 is insufficient to pay all amounts of compensation payable under sections 280c to 280 of this Act that remain unpaid at that date, that balance shall, after all cases to which section 9 of the Fisheries</li> </ul>

## THIRD SCHEDULE—continued

## Amendments to Principal Act Consequential on Repeal of Provisions Relating to Resource Rentals---continued

Provision Amended	Amendment
	New
	Amendment Act 1994 apply have beer determined in accordance with tha section, be paid to the persons to who compensation is due in accordance with the following priorities: "(a) First, there shall be paid (if the compensation balance is sufficient), to each person who has not yet received the amount of compensation tha is then due to that person under section 280H of this Act such amount as may be necessary to bring the level o compensation paid to tha person up to that amount: "(b) Secondly, there shall be paid (i the compensation balance is sufficient), to each person who has not yet received the amount of compensation tha is then due to that persor under section 280H of this Act such amount as may be necessary to bring the level o compensation paid to tha person up to that amount: "(c) Thirdly, there shall be paid in ful (if the compensation balance is sufficient), to each person who has not yet received the amount as may be necessary to bring the level o compensation paid to tha person up to that amount: "(c) Thirdly, there shall be paid in ful (if the compensation balance is sufficient), to each person who has not yet received the agreed preliminary percentage of the amount of compensation payable to that person, such amount as may be necessary to bring the level o compensation paid to tha person up to that person, such amount as may be necessary to bring the level o compensation paid to tha person up to that percentage: "(d) To the extent of any remaining compensation balance, the amount to be paid to each person to whom any amoun

#### THIRD SCHEDULE—continued

Amendments to Principal Act Consequential on Repeal of Provisions Relating to Resource Rentals—continued

Provision Amended	Amendment
	New
	of compensation is still due shall be reduced on a proportionate basis to total the amount of that remaining balance. "(3A) Subject to subsection (4) of this section, where the compensation balance available at the end of the extended compensation period is insufficient to pay all amounts of compensation payable under sections 280G to 2801 of this Act that remain unpaid at that date, that balance, after all cases to which clause 4(7) of Part A of the Second Schedule to the Fisheries Amendment Act 1994 apply have been determined, shall be paid to the persons to whom compensation is due in accordance with paragraphs (a) to (d) of subsection (3) of this section."

WELLINGTON, NEW ZEALAND: Published under the authority of the New Zealand Government-1994

56468J —94/NS