House of Representatives

Supplementary Order Paper

Tuesday, 19 March 2002

Resource Management (Aquaculture Moratorium) Amendment Bill

Proposed amendment

Hon Marian Hobbs, in Committee, to move the following amendment:

Clause 5: new section 150D

To add (after line 11 on page 10), as subsections (2) and (3), the following subsections:

"(2) For the purposes of **subsection (1)**, rules in a proposed regional coastal plan include any rule prohibiting an activity if the plan has been notified under clause 5 of Schedule 1.

"(3) Subsection (2) applies subject to section 20A.

Explanatory note

This Supplementary Order Paper adds 2 new subsections to new section 150D in clause 5.

New section 150D provides that, on expiry of the moratorium, applications that were on "hold" during the moratorium are to be processed and determined under rules in a regional coastal plan or proposed regional coastal plan as at the end of the moratorium.

New subsection (2) provides that the rules in a proposed regional coastal plan include a rule prohibiting an activity if the plan is notified. Normally, such a rule in a proposed regional coastal plan comes into effect later.

New subsection (3) makes new subsection (2) subject to new section 20A under which the effect of rules in a proposed regional coastal plan can be deferred by resolution of a regional council until the plan becomes operative.

These new subsections had been considered by the Primary Production Committee and were to be included in the Bill as reported back, but were inadvertently not shown as an amendment in the copy of the Bill on which the Committee deliberated.

> Wellington, New Zealand; Published under the authority of the House of Representatives—2002

18-MAR-02