



State Sector (Ministry of Youth Affairs) Order 2003

Silvia Cartwright, Governor-General

Order in Council

At Wellington this 8th day of September 2003

Present:

Her Excellency the Governor-General in Council

Pursuant to sections 30A and 30C of the State Sector Act 1988, Her Excellency the Governor-General, acting on the advice and with the consent of the Executive Council, makes the following order.

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3	Ministry of Youth Affairs omitted from First Schedule of State Sector Act 1988		

Order

- Title**
This order is the State Sector (Ministry of Youth Affairs) Order 2003.
- Commencement**
This order comes into force on 1 October 2003.

3 Ministry of Youth Affairs omitted from First Schedule of State Sector Act 1988

The First Schedule of the State Sector Act 1988 is amended by omitting the item relating to the Ministry of Youth Affairs.

4 Application of employee provisions

Sections 30E to 30G of the State Sector Act 1988 apply to the transfer of functions from the Ministry of Youth Affairs to the Ministry of Social Development.

Diane Morcom,
for Clerk of the Executive Council.

Explanatory note

This note is not part of the order, but is intended to indicate its general effect.

This order, which comes into force on 1 October 2003, does 2 things.

First, the order removes the name of the Ministry of Youth Affairs from the list of the Departments of the Public Service that is contained in the First Schedule of the State Sector Act 1988, as a result of the abolition of that Ministry and the transfer of its functions to the Ministry of Social Development.

Second, the order applies some of the employee provisions of the State Sector Act 1988 to employees affected by the transfer of functions of the Ministry of Youth Affairs to the Ministry of Social Development. The provisions applied are—

- the section relating to restriction on technical redundancy. As a result, a Youth Affairs employee who is offered equivalent employment with Social Development, or who accepts other employment with Social Development, is not entitled to technical redundancy;
- the section that disapplies some of the State Sector Act 1988 provisions that usually apply to appointments. As a result, Social Development is not obliged to comply with some standard obligations, for example, the obligation to notify a vacancy before appointing a Youth Affairs employee:

- the collective employment agreement provisions. As a result, any collective employment agreement that relates to transferring employees will continue to apply to those employees after the transfer, but only in so far as it relates to those employees.
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Issued under the authority of the Acts and Regulations Publication Act 1989.

Date of notification in *Gazette*: 11 September 2003.

This order is administered in the State Services Commission.
