Form No. 6.

TENDER FOR PURCHASE.

(Regulation No. 32.)

The Native Land Act, 1909.

To the President of the Maori Land Board for the Maori Land District. , do hereby tender for the purchase of [Specify land], as notified by an advertisement on the day of , 19 , in the New Zealand Gazette, in accordance with I. published on the the said advertisement and the conditions and provisions of the said Act and of the regulations made thereunder, at a price of

I enclose the sum of as part payment of the costs and expenses incidental to the purchase, and £ , being a deposit of five per centum of the price tendered.

If I am declared the purchaser I undertake to sign in triplicate a contract for sale, in accordance with the said advertisement and the conditions and provisions of the above-mentioned Act and regulations, within thirty days after the acceptance by the Board of this tender. day of , 19 Dated this

Signature :	
Occupation :	
Residence :	
Post-town :	

[Every tender must be enclosed in a closed envelope addressed to the Board or President, and marked on the outside as follows: "Tender for purchase of [Specify land]," or in some other way sufficient to identify it as such a tender.]

Form No. 7.

TENDER FOR LEASE.

(Regulation No. 32.)

The Native Land Act, 1909.

To the President of the Maori Land Board for the Maori Land District. I. , do hereby tender for the lease of , as notified by an advertisement published on , 19 , in the New Zealand Gazette, in accordance with the said advertisement the day of and the conditions and provisions of the above-mentioned Act and of the regulations made thereunder, . I enclose the sum of , being six months' rent at the rat to pay for the preparation of the lease and costs incidental thereto. at an annual rent of , being six months' rent at the rate tendered, and the sum of If I am declared the lessee I undertake to sign in triplicate a lease, in accordance with the said

advertisement and the conditions and provisions of the above-mentioned Act and regulations, within thirty days after the acceptance by the Board of this tender. a. Dated this

day of	, 19 .	
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Signature :	
Occupation :	
Residence :	
Post-town :	

[Every tender must be enclosed in a closed envelope addressed to the Board or President, and marked on the outside as follows: "Tender for lease of [Specify land]," or in some other way sufficient to identify it as such a tender.]

Form No. 8

DECLARATION OF QUALIFICATION BY PURCHASER OR LESSEE FROM A MAORI LAND BOARD.

(Regulation No. 34.)

The Native Land Act, 1909 : Section 243.

In the matter of an agreement for sale [or lease] of [part of] the land known as . made between the Maori Land Board of the Maori Land District and [Name of purchaser , 19 or lessee], the day of

, of , do solemnly and sincerely declare-

1. That I am the purchaser [or lessee] under the above-mentioned agreement, made on the day of , 19

2. That I was on that day legally qualified under Part XII of the Native Land Act, 1909, or sections 70 to 81 (inclusive) of the Native Land Amendment Act, 1913, to become the purchaser [or lessee] of the said land.

3. That on the said date I did not hold any land as the beneficial owner, lessee, or sublessee thereof, whether solely or jointly or in common with any other person, except the land mentioned in the Schedule hereto.

4. That I am acquiring the land comprised in the said agreement for purchase [or lease] solely for my own use and benefit, and not directly or indirectly for the use or benefit of any other person. 5. That I am over the age of seventeen years.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908. [Signature]

			[Dignature.]
Declared at	, this	dav of	19 before me—
	,	5	, a Justice of the Peace
			[or a Solicitor of the Supreme Court].
		SCHEDULE.	[or a solution of the supreme court].

[N.B.—Native Land Amendment Act, 1913, section 72 (1): "It shall not be lawful for any person to acquire any Native freehold land as the beneficial owner, lessee, or sublessee thereof (whether at law or in equity, and whether solely or jointly or in common with any other person) if the land so acquired

Ι,