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[Signature.]

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(2) A settlement of the dispute has not been arrived at.
(3) The Council has adopted pursuant to section 7 (1) of the Industrial Conciliation and Arbitration Amendment Act, 1932, a proposal that the dispute be referred to the Court.\*

The appointment of assessors in the above dispute in the [Form I.C. 12c. Under the Industrial Conciliation and Arbitration Act, 1925, and its amendments. NOTICE OF SITTING OF COURT OF ARBITRATION TO HEAR INDUSTRIAL DISPUTE OR APPLICATION. Form No. 5F is attached. [Three clear days' notice to be given to all parties concerned.] Dated at , 19 . day of In the matter of the Industrial Conciliation and Arbitration Conciliation Commissioner. Act, 1925, and its amendments. ; or In the matter of [Set Between and NOTE. -Strike out what is not required. out description of matter]. If a recommendation or partial settlement is also attached add to NOTICE is hereby given that the Court of Arbitration will sit for the hearing of the above mentioned application [dispute] [Form I.C. 12A. ,19 ,at , on the day of Under the Industrial Conciliation and Arbitration Act, 1925, o'clock in the noon. and its Amendments. , this Dated at day of REFERENCE OF INDUSTRIAL DISPUTE TO COURT. ....., Clerk of Awards. In the matter of the Industrial Conciliation and Arbitration [Form I.C. 18E. Act, 1925, and its amendments. Under the Industrial Conciliation and Arbitration Act, 1925, Between and its Amendments. To the Registrar of the Court of Arbitration. APPLICATION TO COURT FOR TOTAL OR PARTIAL EXEMPTION FROM AGREEMENT FILED PURSUANT TO SECTION 5 OF THE INDUSTRIAL CONCILIATION AND ARBITRATION AMENDMENT WHEREAS a notification under the hand of the Commissioner dated the day of 19, has been given me that the Council appointed for the hearing of the above-mentioned dispute has adopted pursuant to section 7 (1) of the Industrial Conciliation and Arbitration Amendment Аст, 1932. In the matter of the agreement. To the Clerk of Awards at Act, 1932, a proposal that the said dispute be referred to the Court for settlement. I, THE undersigned party to the above-mentioned agreement dated , hereby make application to the Court of Arbitration for total [or partial] exemption from the provisions of the above-mentioned agreement upon the following grounds, viz.: [Set out grounds in detail].

Dated at this day of 10 Now, therefore, I hereby refer the said dispute to the Court of Arbitration accordingly.\* , this Dated at day of , this Dated at day of ...... Clerk of Awards. \* If any recommendation or partial settlement is attached to Commissioner's notification, add to that effect. [Form I.C. 18F. Under the Industrial Conciliation and Arbitration Act, 1925, and its Amendments. [Form I.C. 12B. NOTICE OF APPLICATION TO COURT FOR TOTAL OR PARTIAL Under the Industrial Conciliation and Arbitration Act, 1925, EXEMPTION FROM AGREEMENT FILED PURSUANT TO SECTION 5 OF THE INDUSTRIAL CONCILIATION AND ARBITRATION and its Amendments. REQUEST TO CLERK THAT APPLICATION BE MADE TO COURT FOR ORDER FIXING MINIMUM RATES OF WAGES THAT MAY AMENDMENT ACT, 1932. In the matter of the agreement. BE PAID TO FEMALE WORKERS, AND APPLICATION OF CLERK Take notice that an application for total [partial] exemption from the provisions of the above-mentioned agreement has In the matter of the Industrial Conciliation and Arbitration Act, 1925, and its amendments. been made by one of the parties thereto. If you propose to oppose the application and give me written notice to that effect, the time and place of the hearing of the said application will be notified to you in due course. A copy of the application is enclosed herewith. Between and To the Clerk of Awards at Whereas a notification under the hand of the Commissioner that a settlement of the above-mentioned dispute has not been arrived at by the Council appointed for the hearing Dated at , this day of ....., Clerk of Awards. thereof has been forwarded to you, and whereas the said dispute is in an industry or industries in which female workers C. A. JEFFERY, Acting Clerk of the Executive Council. are employed: Now, therefore, in pursuance of section 7 (5) of the Industrial Conciliation and Arbitration Amendment Act, 1932, the undermentioned industrial union [association] representing Withdrawing Land from the Operation of the Kauri-gum Industry Act, 1908. such female workers hereby requests that you apply to the Court for an order fixing the minimum rates of wages that may be paid to the following female workers to whom the dispute relates: [Specify classes of female workers]. BLEDISLOE, Governor-General. ORDER IN COUNCIL. Dated at , this day of [To be signed by two or more officers.] Present: of the Industrial Union [or Association]. of the

> Industrial Union [or Association1.

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To the Registrar of the Court of Arbitration.

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specified in the above request.

Dated at

APPLICATION is hereby accordingly made for an order fixing

the minimum rates that may be paid to the female workers

day of

..... Clerk of Awards.

At the Government House at Wellington, this 4th day of May, 1932.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THE EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section one hundred and sixty-two of the Land Act, 1924, it is enacted that the Governor-General may by Order in Council, on the recommendation of the Land Board, declare that any land comprised in a kauri-gum reserve shall, from a date to be specified in the Order, cease to be subject to the Kauri-gum Industry Act, 1908, and on and after the date so specified, the land to which the Order relates shall become subject to the provisions of the Land Act, 1924:

And whereas the Land Record of the North Auditand Land

And whereas the Land Board of the North Auckland Land District has duly passed a resolution recommending that portion of the Te Kopuru No. 4 Kauri-gum Reserve, as described in the Schedule hereto, be excepted from the operations of the Kauri-gum Industry Act, 1908, and it is expedient to give effect to such recommendation;