#### BOROUGH OF PORIRUA

Public Notification of Amendments Nos. 2, 3, and 4, of the No. 1 Section of the Makara County District Scheme

PUBLIC notice is hereby given that pursuant to a resolution of the council made on 16 December 1964, Amendments Nos. 2, 3, and 4, of the No. 1 Section of the Makara County District Scheme have been recommended for approval under the Town

Scheme have been recommended for approval under the Town and Country Planning Act 1953.

Amendment No. 2 concerns a change in zoning from Industrial B to Residential of land located off Titahi Bay Main Road adjacent to Takapuwahia.

Amendment No. 3 concerns a change in zoning from Proposed Recreation Reserve to Residential of certain sections with frontage to Tireti Road.

Amendment No. 4 concerns the substitution of a new Code of Ordinances for the current Operative Code.

Public Notification of Amendment No. 2 of the No. 3 Section of Makara County District Scheme

Public notice is hereby given that pursuant to a resolution of the council made on 16 December 1964, Amendment No. 2, of the No. 3 Section of the Makara County District Scheme has been recommended for approval under the Town

Scheme has been recommended for approval under the Town and Country Planning Act 1953.

Amendment No. 2 concerns the substitution of a new Code of Ordinances for the current Operative Code.

The amendments have been deposited in the Borough Council Office, Station Road, Porirua, and the Public Library, Huanui Street, Porirua, in accordance with section 22 (1) of the Act and are there open for inspection, without fee, to all persons interested therein at any time when the office and Public Library are open to the public.

Objections to the amendments or to any part of any one of them shall be in writing as form E prescribed in the First Schedule to the Town and Country Planning Regulations 1960, and shall be lodged at the office of the council at any time not latter than Wednesday the 3rd day of February 1965. At a later date every objection will be open for public 1965. At a later date every objection will be open for public inspection, and any person who wishes to oppose or support any objection will be entitled to be heard at the hearing of objections if he notifies the Town Clerk in writing within a period of which public notice will be given.

Dated at Porirua this 23rd day of December 1964.

For the Porirua Borough Council:

4236

R. G. WALSH, Town Clerk.

### MAORI PURPOSES ACT 1959

# FEES FOR ENTRY PERMIT TO LAKE ROTOAIRA

NOTICE is hereby given that pursuant to section 5 of the Maori Purposes Act 1959 and regulation 7 of the Rotoaira Trust Fishing Regulations 1959, the trustees of Lake Rotoaira have prescribed the following fees for entry permits to Lake s. d.

12 10 8 0 5 0 1 0

Dated the 17th day of December 1964.

4245 PATERIKI HURA, Chairman.

# THE CHARITABLE TRUSTS ACT 1957

### NOTICE OF APPLICATION FOR APPROVAL OF SCHEME

Notice is hereby given of an application by the Wairarapa Hospital Board, a trustee under the will of Arthur Powys Whatman, late of Masterton, retired sheep farmer, deceased, for approval under Part III of the above-mentioned Act of a scheme for the disposition of the property (including the home known as "Panama") and income vested in or payable to the said board under the said will.

Particulars of the scheme are as follows; in these particulars "the Association" means the Wellington Presbyterian Social Service Association Incorporated and "Kandahar" means the home for elderly people at Masterton, maintained by the association:

1. The scheme is for the disposition of the trust area.

1. The scheme is for the disposition of the trust property, which property is the land now comprising the "trust realty" as defined in clause 10 of the said will and being more particularly described in the Schedule hereto (which realty includes "Panama" as defined in the said clause 10) and all buildings, erections, chattels, household effects, and things thereon now held in trust by the said Board under clauses 10 and 11 of the said will.

- 2. The scheme is also for the disposition of the income to be derived in the future from the residuary estate of the testator referred to in clause 12 of the said will.
  - 3. Upon the board being satisfied-
  - (a) That Kandahar has been extended by the addition of a new wing or new buildings containing not less than 14 beds (eight of which are in replacement of the accommodation at Panama) and an appropriate part of the new wing or new buildings is called Panama
  - or Whatman; and
    (b) That such of the eight persons at present resident at
    Panama as wish to reside at Kandahar have been
    provided wth suitable accommodation in that home;

(c) That the said new wing or new buildings are held upon trust for the purpose of providing a convalescent or rest home or permanent home for aged and needy people irrespective of race, colour, or creed, residents being free to attend services at any church or other religious service or to decline to attend any such service. service;

then the board shall transfer the trust property, subject to any existing lease or tenancy, to the association, and from and after such transfer the provisions of clauses 4, 5, and 6 hereof shall take effect.

4. The association shall thereupon hold the trust property upon trust to sell the same either as a whole or in lots by public auction, or by tender, or by private contract at such price and upon such terms and conditions as the Minister of Health shall approve.

5. The association shall hold the proceeds of sale of the trust property upon trust to pay to the Government of New Zealand so much thereof as is equal to eight-fourteenths of the cost of so extending Kandahar and shall hold the balance of such proceeds of sale (if any) upon trust to apply the same for the general purposes of Khandahar as the association shall think fit.

6. All income to be derived from the residuary estate of the testator from and after such transfer shall be paid by the Public Trustee to the association and shall be applied by the association for the general purposes of Kandahar.

7. The costs of the Attorney-General, the board, and the association of and incidental to this scheme shall be paid out of the said residuary estate.

#### **SCHEDULE**

ALL those pieces of land situate in Block IV, of the Tiffin Survey District, containing fifteen acres two roods twelve perches and six-tenths of a perch (15ac. 2r. 12 6p.), more or less, being parts of Section 32, of the Masterton Small Farm Settlement, being also Lots 2 and 3, on Deposited Plan No. 11565, and being all the land comprised and described in certificate of title, Volume 482, folio 63, and Volume 481, folio 145, subject as to part of Lot 3 to an unregistered memorandum of lease, dated 11 May 1959, from the Wairarapa Hospital Board to Jeremiah Bernard Savage, of Masterton, farmer, over approximately 12 acres 2 roods 15 perches thereof for a period of 10 years from the 1st day of April 1959.

The date proposed for the hearing of the application by the Court is the 12th day of February 1965 and the hearing will take place in the Supreme Court, Wellington, at 10 a.m. Any person desiring to oppose the scheme is required to give written notice of his intention to do so to the Registrar of the Supreme Court, Masterton, and the board, and the Attorney-General not less than seven clear days before the above-mentioned date of hearing.

The Wairarapa Hospital Board by its Solicitors and duly authorised Agents:

MAJOR GOODING AND WATSON, Solicitors.

MAJOR GOODING AND WATSON, Solicitors.

137 Queen Street, Masterton.

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