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Soil Conservation and Land Utilization Act 1958

GISBORNE-SUNBURY WATER SUPPLY CATCHMENT PROCLAIMED 13TH JANUARY, 1960, "VICTORIA GOVERNMENT GAZETTE, NO. 4" PURSUANT TO SECTION 22 OF THE SOIL CONSERVATION AND LAND UTILIZATION ACT 1958 (NO. 6372).

NOTICE OF DETERMINATION OF LAND-USE

IN pursuance of the provisions contained in section 23, sub-section (1) of the *Soil Conservation and Land Utilization Act* 1958, the Soil Conservation Authority by Resolution dated 28th March, 1960, made a land-use determination as described in the following categories and indicated by hachure on Plan No. 843 hereunder, the original of which is lodged at the Head Office of the Soil Conservation Authority, 378 Cotham Road, Kew, with respect to all that piece of land in the Parishes of Kerrie and Macedon, within the boundary of the Gisborne-Sunbury Catchment.

Land-Use Categories

- 1. Land which should be permanently used for forest purposes where forestry operations shall be restricted to the minimum required for proper forest maintenance to keep the forest in good condition as imposed by the Authority, or as required by the Forests Commission acting as agent for the Authority.
- 2. Land which should be permanently used for forest purposes where commercial logging operations may be carried out under the supervision and control of the Forests Commission acting as agent for the Authority.
- 3. Forested land, which if approved by the Authority may be used for pasture or for agriculture, subject to conditions imposed according to the particular circumstances, the conditions to include, among others, the degree of clearing permissible and the specification of those areas where timber shall be retained.
- 4. Cleared land at present carrying bracken or other protective vegetative cover on which there shall be no change of land-use except with the approval of and under conditions imposed by the Authority.
- 5. Cleared land suitable for pasture or for agriculture, subject to conditions imposed by the Authority for the particular circumstances.
- 6. Land within 1 chain, or such greater distance as the Authority may specify from specified streams, springs, offtakes and storages on which land-use shall be subject to conditions imposed by the Authority, but in no circumstances shall cultivation or erection of buildings be permitted.
- 7. Land which may be used for residential purposes, subject to provisions of other relevant Acts.
- 8. Land reserved for roads and other public purposes on which any changes from the existing nature and conditions shall be made only after consultation with the Authority.

