

Auckland Regional Authority Amendment Act 1968

Local Act 1968 No 3
Date of assent 9 August 1968

Contents

	Page
Title	1
1 Short Title	1
2 Interpretation	2
3 Auckland Regional District	2
4 Payment of expenses of officers undergoing course of study	2
6 How assessments to be calculated	3
7 Rebate on assessments paid in advance	3

An Act to amend the Auckland Regional Authority Act 1963

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:

1 Short Title

This Act may be cited as the Auckland Regional Authority Amendment Act 1968, and shall be read together with and deemed part of the Auckland Regional Authority Act 1963 (hereinafter referred to as the principal Act).

2 Interpretation

Subsection (1) of section 2 of the principal Act is hereby amended by inserting, after the definition of the term “local district”, the following definitions:

“**Metropolitan area**, means all that area of land within the Auckland Regional District which is for the time being situated within—

“(a) The Inner Area of the Auckland Metropolitan Drainage District constituted under the Auckland Metropolitan Drainage Act 1960; or

“(b) The No 1 combined area constituted under section 3 of the North Shore Drainage Act 1963 and any other combined area or special area constituted under the said section 3 which is contiguous to the said No 1 combined area or which is contiguous to any combined area or special area which is itself contiguous to the said No 1 combined area:

“**Outer area** means all that area of land within the Auckland Regional District which is for the time being not situated within the Metropolitan area”.

3 Auckland Regional District

(1) Paragraph (a) of section 3 of the principal Act is hereby amended by omitting the words “and Takapuna”, and substituting the words “Takapuna, Manukau, and Papatoetoe”.

(2) Paragraph (b) of section 3 of the principal Act is hereby amended by omitting the words “Papatoetoe, Manurewa”.

(3) Paragraph (c) of section 3 of the principal Act is hereby amended by omitting the word “Manukau”.

4 Payment of expenses of officers undergoing course of study

Section 25 of the principal Act is hereby amended by inserting in subsection (1), after the word “meeting”, the words “or any course of study or training that in the opinion of the Authority will render them better fitted to carry out their duties”.

5

Section 5 was repealed, as from 24 October 1969, by section 6(2) Auckland Regional Authority Amendment Act 1969 (1969 No 8(L)).

6 How assessments to be calculated

Subsection (7) of section 61 of the principal Act is hereby amended as follows:

- (a) By omitting from paragraph (a) the words “the acquisition, maintenance, and improvement of regional reserves situated within their local districts or”:
- (b) By omitting from paragraph (b) the words “of all land zoned as urban in the respective local districts”, and substituting the words “of the whole or that part of their respective local districts which lies within the metropolitan area”:
- (c) By omitting from paragraph (c) all words after the words “wholly or partly within”, and substituting the words “the metropolitan area in proportion to the mean percentage of population and rateable capital value of the whole or that part of their respective local districts which lies within the metropolitan area”:
- (d) By omitting from paragraph (d) the words “Manukau County Council”, and substituting the words “Manukau City Council”:
- (e) By omitting from paragraph (d) the words “the county of which it is the governing body consisted of only that portion thereof which is for the time being situated within the boundaries of the Auckland Urban Area as recognised by the Government Statistician”, and substituting the words “the local district of which it is the governing body consisted of only that portion thereof which is for the time being situated within the metropolitan area”.

7 Rebate on assessments paid in advance

Section 65 of the principal Act (as amended by section 8 of the Auckland Regional Authority Amendment Act 1964) is hereby further amended by adding as subsection (5) the following subsection:

- “(5) Any contributing authority may with the Authority’s consent pay to the Authority the whole or any part of the aforesaid assessment received by it at any time or times before the due dates for payment provided in subsection (1) of this section

and in any such case or cases the Authority is hereby authorised and empowered to allow to any contributing authority making any such payment a rebate calculated at a rate per centum per annum not exceeding the rate for the time being charged by the bankers of the Authority for moneys owing to them by the Authority or that would be charged if moneys were owing, as the case may be, on the amount or amounts paid in advance from the time or times of payment thereof until the due date thereof.”

8

Section 8 was repealed, as from 24 October 1969, by section 7(c) Auckland Regional Authority Amendment Act 1969 (1969 No 8(L)).