

**Reprint
as at 1 October 2008**



**National Civil Defence Emergency
Management Plan Order 2005**

(SR 2005/295)

Silvia Cartwright, Governor-General

Order in Council

At Wellington this 14th day of November 2005

Present:

Her Excellency the Governor-General in Council

Pursuant to sections 39(1) and 45(b) of the Civil Defence Emergency Management Act 2002, Her Excellency the Governor-General, acting on the recommendation of the Minister of Civil Defence and on the advice and with the consent of the Executive Council, makes the following order.

Note

Changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in this reprint.

A general outline of these changes is set out in the notes at the end of this reprint, together with other explanatory material about this reprint.

This order is administered by the Ministry of Civil Defence and Emergency Management.

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Order

- 1 Title**

This order is the National Civil Defence Emergency Management Plan Order 2005.
 - 2 Commencement**

This order comes into force on 1 July 2006.
 - 3 National civil defence emergency management plan**
 - (1) The national civil defence emergency management plan (including its appendices) set out in the Schedule is made.
 - (2) The period for which the national civil defence emergency management plan remains operative begins on 1 July 2006 and ends on the close of 30 June 2011.
 - 4 Publication in other forms not prohibited**

To avoid doubt, nothing in this order prohibits the publication of the national civil defence emergency management plan, in whole or in part, in a style suitable for particular users of the plan, including, but not limited to, publication—

 - (a) in a different format; or
 - (b) with or without graphics; or
 - (c) with or without additional material.
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NCMC modes

Part 1
Introduction
General

1 Interpretation

In this plan, unless the context otherwise requires,—

4 Rs means—

- (a) reduction (identifying and analysing long-term risks to human life and property from natural or non-natural hazards; taking steps to eliminate these risks if practicable, and, if not, reducing the magnitude of their impact and the likelihood of their occurring); and
- (b) readiness (developing operational systems and capabilities before a civil defence emergency happens, including self-help and response programmes for the general public, and specific programmes for emergency services, lifeline utilities, and other agencies); and
- (c) response (actions taken immediately before, during, or directly after a civil defence emergency to save lives and property, and to help communities recover); and
- (d) recovery (the co-ordinated efforts and processes used to bring about the immediate, medium-term, and long-term holistic regeneration of a community following a civil defence emergency)

Act means the Civil Defence Emergency Management Act 2002

agencies means—

- (a) government agencies, including Public Service departments, non-public service departments, Crown entities, and Offices of Parliament; and
- (b) non-governmental organisations; and
- (c) lifeline utilities

CDEM Group or **Civil Defence Emergency Management Group** means a group established under section 12 of the Act

CIMS means the co-ordinated incident management system

Part 1—*continued*

civil defence emergency management has the same meaning as in section 4 of the Act

cluster means a group of agencies that interact to achieve common civil defence emergency management outcomes

CYF means the Department of Child, Youth and Family Services

DESC means the system of domestic and external security co-ordination used by the Government to manage all national crises

DHB means district health board, and includes hospital and health services (including ambulance services)

Director has the same meaning as in section 4 of the Act

DPMC means the Department of the Prime Minister and Cabinet

ECC means Emergency Co-ordination Centre

emergency has the same meaning as in section 4 of the Act

emergency services has the same meaning as in section 4 of the Act

EOC means Emergency Operations Centre and encompasses ECC

fire service includes the fire service units maintained by the New Zealand Fire Service, National Rural Fire Authority, rural fire authorities, airport rescue fire services, New Zealand Defence Force, industrial fire brigades registered under section 36 of the Fire Service Act 1975, and other fire service resources owned by private organisations

hazard has the same meaning as in section 4 of the Act

lifeline utility has the same meaning as in section 4 of the Act

MCDEM means the Ministry of Civil Defence and Emergency Management, which is the agency in central government that co-ordinates the civil defence emergency management necessary during states of national emergency or civil defence emergencies of national significance

Minister has the same meaning as in section 4 of the Act

Part 1—*continued*

National Controller has the same meaning as in section 4 of the Act

national significance has the same meaning as in section 4 of the Act

NCMC means the National Crisis Management Centre

NWRCG means the National Welfare Recovery Co-ordination Group

OCHA means the Office for the Coordination of Humanitarian Affairs, which is an office of the United Nations

ODESC means the Committee of Officials for Domestic and External Security Co-ordination

Recovery Co-ordinator has the same meaning as in section 4 of the Act

risk has the same meaning as in section 4 of the Act

state of emergency has the same meaning as in section 4 of the Act

state of local emergency has the same meaning as in section 4 of the Act

state of national emergency has the same meaning as in section 4 of the Act

supporting documentation includes detailed explanations, standard operating procedures, the Director's guidelines, codes, and technical standards

The Guide means *The Guide to the National Civil Defence Emergency Management Plan* that is issued by the Director under section 9(3) of the Act

the strategy means the national civil defence emergency management strategy completed under section 31 of the Act

this plan means the national civil defence emergency management plan.

2 Status

This plan—

- (a) is made under sections 39(1) and 45(b) of the Act; and
- (b) replaces the national civil defence plan; and

Part 1—*continued*

- (c) has no transitional provisions; and
- (d) becomes operational on 1 July 2006; and
- (e) may be amended or replaced in accordance with the Act at any time; and
- (f) must, before the close of 30 June 2011, be—
 - (i) reviewed; and
 - (ii) renewed or replaced.

3 Incorporation by reference

- (1) Section 40 of the Act allows incorporation by reference of material that is too large or otherwise impractical to be printed as part of this plan.
- (2) No documents are incorporated by reference under this plan; however other materials are mentioned.

Part 2

Purpose, objectives, and scope of plan

4 Purpose of plan

The purpose of this plan is to—

- (a) state the hazards and risks to be managed at the national level; and
- (b) provide for the civil defence emergency management arrangements to meet those hazards and risks.

5 Objectives of plan

- (1) The first objective of this plan is to provide for effective management of states of national emergency or civil defence emergencies of national significance through a planned and co-ordinated whole-of-government response.
- (2) The second objective of this plan is to provide for effective recovery from states of national emergency and civil defence emergencies of national significance through a planned and co-ordinated whole-of-government response.
- (3) The third objective of this plan is to provide for effective management of national support in states of local emergency

Part 2—*continued*

through a planned and co-ordinated whole-of-government response.

6 Relationship of objectives to national civil defence emergency management strategy

- (1) Section 31 of the Act requires the Minister to complete a national civil defence emergency management strategy.
- (2) The strategy was completed in March 2004.
- (3) The strategy includes—
 - (a) the Crown’s goals in relation to civil defence emergency management in New Zealand; and
 - (b) the objectives to be pursued to achieve those goals; and
 - (c) the measurable targets to be met to achieve those objectives.
- (4) The goals of the strategy are—
 - (a) goal 1: to increase community awareness, understanding, and participation in civil defence emergency management; and
 - (b) goal 2: to reduce the risks from hazards to New Zealand; and
 - (c) goal 3: to enhance New Zealand’s capability to manage emergencies; and
 - (d) goal 4: to enhance New Zealand’s capability to recover from disasters.
- (5) Goal 1 is addressed in this plan by supporting objective B of the goal (improve community understanding and participation in civil defence emergency management). Goal 2 is addressed in this plan by supporting objective D of the goal (improve the co-ordination of the Government’s policy relevant to civil defence emergency management).
- (6) As this plan deals with the management of hazards and risks at the national level, this plan gives practical effect to the following goals and associated objectives of the strategy:
 - (a) goal 3: enhancing New Zealand’s capability to manage civil defence emergencies, particularly objective E (enhancing the ability of government departments to prepare for and manage civil defence emergencies) and ob-

Part 2—*continued*

jective F (improving the ability of the Government to manage civil defence emergencies of national significance); and

- (b) goal 4: enhancing New Zealand's capability to recover from civil defence emergencies, particularly objective A (implementing effective recovery planning and activities for the physical impacts of emergencies) and objective B (implementing effective recovery planning and activities for the social and economic impacts of civil defence emergencies).

7 Scope of plan

- (1) This plan, the Act, the strategy, the CDEM Group plans, the sector plans, the agency plans, and *The Guide* collectively describe the civil defence emergency management necessary at the national level.
- (2) This plan—
 - (a) is a statement of—
 - (i) the national civil defence emergency management arrangements that are in place or being developed on the date that this plan is made; and
 - (ii) the principles, arrangements, commitments, and frameworks that apply to the management of states of national emergencies and civil defence emergencies of national significance (the detail of how this is to be delivered is set out in *The Guide*); and
 - (b) addresses emergencies where communities and agencies are overwhelmed and demand on resources may exceed those available at the local, regional, or national level; and
 - (c) is written for agencies that have a role to play during either a state of national emergency or a civil defence emergency of national significance and will inform their planning, response, and co-ordination during such an emergency; and

Part 2—*continued*

- (d) explains how central government may support CDEM Groups in their management of states of local civil defence emergencies; and
 - (e) becomes operative on 1 July 2006; and
 - (f) is supported by *The Guide*, which—
 - (i) augments this plan; and
 - (ii) includes additional material; and
 - (iii) is approved by the Government; and
 - (iv) is to come into force on 1 July 2006.
- (3) Nothing in this plan prevents the national support of local emergency management, and the co-ordination of that support, in local emergencies or other events.

8 Capacity and capability

- (1) New Zealand has finite capacity and capability for deployment in response to, or recovery from, a state of national emergency or a civil defence emergency of national significance.
- (2) Effective response and recovery may necessitate mobilisation of all available resources.
- (3) Mobilisation of appropriate capacity is achieved through—
 - (a) the activation of government crisis management arrangements; and
 - (b) MCDEM, as lead agency, co-ordinating, controlling, and directing in accordance with its responsibilities under the Act; and
 - (c) agencies being ready to meet their obligations under the Act and this plan; and
 - (d) agencies' activation of commitments and obligations set out in this plan.
- (4) Planning for civil defence emergencies is an ongoing process and significant work programmes are being undertaken to address any issues that are identified.
- (5) MCDEM—
 - (a) is responsible for assessing resource requirements needed to manage civil defence emergencies at the national level; and

Part 2—*continued*

- (b) will monitor the capacity and capability of CDEM Groups; and
- (c) alert CDEM Groups, agencies, and the Government to any significant shortcomings in national civil defence emergency management capacity and capability.

Part 3

Hazards and risks

9 Hazards and risks to be managed at national level

- (1) This part states and provides for the hazards and risks to be managed at the national level and this plan identifies the civil defence emergency management necessary at the national level to manage them.
- (2) An emergency occurs when the safety of the public or property is endangered and a significant and co-ordinated response under the Act is required. The emergencies covered by this plan include those traditionally managed by civil defence arrangements and those indicated through the CDEM Group planning processes.
- (3) Examples of emergencies include—
 - (a) natural disasters such as flood, storm, cyclone, snow-storm, earthquake, volcanic, geothermal incident, tsunami, landslide, and lahar; and
 - (b) non-natural events such as lifeline utility failure.
- (4) An emergency may be local or national in its effect. National civil defence emergency management may be necessary to manage the consequences of hazards and risks if these result in either a state of national emergency or a civil defence emergency of national significance. The latter includes, without limitation, any case where the Minister considers that—
 - (a) there is widespread public concern or interest; or
 - (b) there is likely to be significant use of resources; or
 - (c) it is likely that the area of more than 1 CDEM Group will be affected; or
 - (d) it affects or is likely to affect or is relevant to New Zealand's international obligations; or

Part 3—*continued*

- (e) it involves or is likely to involve technology, processes, or methods that are new to New Zealand; or
 - (f) it results or is likely to result in or contribute to significant or irreversible changes to the environment (including the global environment).
- (5) The consequences of hazards and risks to be managed can include those relevant to human, economic, social, infrastructure, and geographic factors.
- (6) A range of agencies other than MCDEM may take the lead in an emergency. Indicative examples include the Ministry of Agriculture and Forestry (biosecurity), the Ministry of Health (pandemic), and the New Zealand Police (counter-terrorism). Aspects of such emergencies can be managed under the Act and using parts of this plan. In these cases, the responsibilities of the lead agency are in no way diminished even though a state of local or national emergency is declared under the Act to support that lead agency.
- (7) Civil defence emergency management arrangements may be activated to support lead agencies if these arrangements are included in those agencies' plans.

Part 4

Statutory basis for managing national
emergencies

10 Minister's power

- (1) Under section 66 of the Act, the Minister has the power to declare that a state of national emergency exists over the whole of New Zealand or any areas or districts.
- (2) The Minister can make the declaration only if it appears that the emergency is, or is likely to be, so severe that it is beyond the resources of the CDEM Group or CDEM Groups affected or likely to be affected.

Part 4—*continued***11 Other emergency situations**

- (1) In some circumstances, agencies may manage emergencies using this plan in combination with their own emergency management plans.
- (2) The arrangements set out in this plan may be used to support efforts to manage other emergencies (for example, an emergency managed by a lead agency other than MCDEM).
- (3) If the impacts on the community cannot be dealt with by emergency services, or otherwise require a significant or co-ordinated response, while other arrangements are in effect, a declaration may be made under the Act to formally invoke the powers of the Act and the provisions of this plan.

*Government crisis management arrangements***12 System of domestic and external security co-ordination (DESC)**

- (1) DESC is used by central government for the management of significant crises or security events where impacts of national significance warrant the co-ordination of national effort.
- (2) DESC operates at a strategic level to co-ordinate whole-of-government planning and prioritising.
- (3) DESC brings together information for Ministers, co-ordinates analysis and development of options, and assists decision making in Cabinet.
- (4) DESC is collective without affecting the existing responsibilities of Ministers or departments.
- (5) At the strategic level ODESC exercises policy oversight and advises the Prime Minister, Cabinet, and, when activated, the Cabinet Committee on Domestic and External Security Co-ordination chaired by the Prime Minister.
- (6) At the operational level a lead agency (which is MCDEM in the case of a civil defence emergency) monitors and assesses the situation, co-ordinates national support, reports to ODESC, and provides policy advice. In a national emergency, the lead agency directs and manages operational responses on the ground.

Part 4—*continued*

- (7) ODESC—
 - (a) is a group of senior officials; and
 - (b) is chaired by the DESC co-ordinator, normally the chief executive of DPMC; and
 - (c) supports Ministers in developing high-level strategic direction, policy, and priorities, and in authorising additional resources to deal with crises; and
 - (d) is the strategic mechanism for co-ordinating a whole-of-government response to events.
- (8) ODESC is supported by government public service departments, non-public service departments, and groups of officials drawn from those departments to provide a whole-of-government overview, to address particular issues, and to co-ordinate strategic level public communications.

13 Ministry of Civil Defence and Emergency Management (MCDEM)

- (1) MCDEM is the agency in central government that co-ordinates the civil defence emergency management necessary during states of national emergency or civil defence emergencies of national significance.
- (2) At the operational level for civil defence emergency management events, MCDEM—
 - (a) monitors and assesses the impact at the site of the event; and
 - (b) provides operational support for civil defence emergency management activities at the local level; and
 - (c) co-ordinates the operational response of government and national resources during states of national emergency or civil defence emergencies of national significance.
- (3) When DESC is activated for civil defence emergency management events, MCDEM, as lead agency, provides advice to, and takes strategic direction from, ODESC.
- (4) In fulfilling these functions, MCDEM will—
 - (a) use NCMC facilities and establish linkages with relevant CDEM Groups and agencies; and

Part 4—*continued*

- (b) co-ordinate clusters of agencies engaged in common areas of civil defence emergency management activity; and
- (c) provide national co-ordination for recovery activities.

14 Other agencies

- (1) Other agencies with civil defence emergency management operational roles will co-ordinate with MCDEM or through established clusters to provide integrated and co-ordinated inter-agency responses.
- (2) Each agency remains responsible for the management of its own response.
- (3) Particular agencies may be requested to be represented at the level of ODESC and report to ODESC on their respective area of responsibility and respond to strategic direction from ODESC.

*Statutory officers***15 Director of Civil Defence Emergency Management (Director)**

- (1) The responsibilities of the Director are, in part, to—
 - (a) co-ordinate, for the purposes of civil defence emergency management, the use of resources made available under this plan; and
 - (b) during a state of national emergency,—
 - (i) direct and control, for the purposes of civil defence emergency management, the use of resources made available under this plan; and
 - (ii) control the exercise and performance of the functions, duties, and powers of CDEM Groups and group controllers; and
 - (c) ensure the Minister and ODESC are adequately briefed on the situation in a disaster area; and
 - (d) inform the Minister and ODESC of assistance likely to be required for response and recovery operations; and

Part 4—*continued*

- (e) establish processes under this plan that will allow response and recovery to be effected for the emergency; and
 - (f) recommend to Cabinet any special policies for implementation of civil defence emergency management support; and
 - (g) exercise the powers under sections 8(2) and 9(2) of the Act.
- (2) The Director is a member of ODESC.

16 National Controller

- (1) A National Controller can be—
- (a) appointed by the Director; and
 - (b) delegated the Director's functions and powers under sections 8(2)(h) and 9(2)(a) of the Act.
- (2) If appointed,—
- (a) a National Controller,—
 - (i) during the state of a national emergency, directs, controls, and co-ordinates, for the purposes of civil defence emergency management, the use of resources made available under this plan; and
 - (ii) during a civil defence emergency of national significance, co-ordinates national resources to support the local response; and
 - (b) a National Controller co-ordinates international operational support with the Ministry of Foreign Affairs and Trade.
- (3) If a National Controller is not appointed the Director retains the powers under sections 8(2)(h) and 9(2)(a) of the Act.

Part 5
Roles and responsibilities of various
organisations

General

17 Maintaining Government

The machinery of government must continue to run, even at a reduced level.

18 General responsibilities

- (1) The Act puts responsibilities on specified agencies. These responsibilities include, at times of emergency, being able to—
 - (a) function to the fullest possible extent even though this may be at a reduced level; and
 - (b) respond to the emergency as required.
- (2) The Act requires all government agencies, local authorities, emergency services, and lifeline utilities to—
 - (a) plan for functioning during and after an emergency; and
 - (b) be capable of continuing to function to the fullest extent possible (albeit at a reduced level).
- (3) All agencies are expected to develop, review, and improve their emergency plans. Respective emergency-related roles may be detailed in *The Guide*.
- (4) Agencies may have obligations under their own legislation to deal with hazards and consequences. The Act and this plan do not affect these obligations.
- (5) Non-governmental organisations do not have specific responsibilities under the Act but this plan acknowledges their importance in a civil defence emergency. The principal mechanism for the national co-ordination of non-governmental organisations with other agencies in response and recovery is via the NWRCCG or through other relevant clusters.

CDEM Groups

19 Civil Defence Emergency Management Groups (CDEM Groups)

- (1) CDEM Groups—

Part 5—*continued*

- (a) integrate and co-ordinate civil defence emergency management planning and activity; and
 - (b) respond to and manage the adverse effects of emergencies in their areas; and
 - (c) are controlled by the Director or the National Controller during a state of national emergency.
- (2) Each CDEM Group—
- (a) is a committee of elected representatives of local authorities in the region covered by the CDEM Group; and
 - (b) is supported by chief executives, hazard plans, EOCs and staff, and the involvement of communities of interest at all levels; and
 - (c) has established cross-boundary agreements with other CDEM Groups; and
 - (d) can be viewed as a consortium of local authorities, emergency services, and others delivering civil defence emergency management in a co-ordinated manner according to their group plans and their community outcome process.
- (3) During a civil defence emergency, cross-boundary consultation may occur between group controllers, elected representatives, or group controllers and elected representatives. Another CDEM Group may declare a state of local emergency if it is necessary to do so to support another area where a state of local emergency is in force.
- (4) CDEM Groups may be asked by the National Controller to activate their civil defence emergency management arrangements in support of—
- (a) their own area, if they are not already active; or
 - (b) another area; or
 - (c) a national-level civil defence emergency, whether or not a declaration of a state of emergency has been made and irrespective of the type of emergency.

Part 5—*continued**Emergency services generally***20 Background**

- (1) This part of this plan identifies the roles of emergency services in civil defence emergencies. Agencies responding to emergencies include the Police, fire service, and DHBs.
- (2) The New Zealand Police have developed the Police operations part of this plan.
- (3) The New Zealand Fire Service has co-ordinated and led the participation of fire organisations in the development of this plan and is referred to in this plan in that capacity.
- (4) The Ministry of Health has co-ordinated and led the participation of DHBs in the development of this plan and is referred to in this plan in that capacity.
- (5) The New Zealand Defence Force is not defined as an emergency service under the Act. It is a primary support agency in emergencies.
- (6) Requests for support from the New Zealand Defence Force beyond local levels of commitment should be made through the National Controller in accordance with the agreement between MCDEM and the New Zealand Defence Force.

21 Principles common to emergency services

- (1) At national level each chief executive or national commander of each emergency service appoints a senior officer to liaise with the National Controller or designated staff within NCMC (these liaison officers must have authority to co-ordinate the activities of their own services).
- (2) At regional levels a senior member of each emergency service is assigned to the co-ordinating executive group of each CDEM Group.
- (3) Emergency services should use CIMS structures and processes.
- (4) The responsibility of each service for its primary functions (law and order, fire suppression, and health services) is in no way transferred or modified by the declaration of a state of

Part 5—*continued*

emergency (staff continue to work under their service's command structures and established procedures).

- (5) When the nature or magnitude of an event is so great that it requires a significant or co-ordinated response, the emergency service or other response organisation liaises with the CDEM Group or National Controller.
- (6) When a senior member of an emergency service decides that an event has occurred or may occur that will or might require a significant or co-ordinated response, a declaration of a state of emergency for the affected area may be requested from a person authorised to declare one.
- (7) If liaison has been established for a significant or co-ordinated response or a declaration has been requested, the senior local officer of each emergency service is to notify the national manager of that service.
- (8) Emergency services are to plan for providing, and provide, welfare to their own staff who are affected by the emergency, including those operating during it.

Police

22 Principles of Police involvement

- (1) A civil defence emergency can create complex problems for the maintenance of law and order and the performance of standard Police roles.
- (2) By virtue of their day-to-day role as co-ordinators of emergency situations and their 24-hour availability, the Police will frequently be required to accept the initial responsibility for co-ordination of an emergency.
- (3) Police emergency plans provide for the smooth transfer of this responsibility to the appropriate lead agency once the agency is ready.
- (4) The following principles apply to Police involvement:
 - (a) the use of ordinary Police powers and special powers created by the declaration of a state of emergency is at the discretion of the Police member in charge, subject to any direction given by the operation commander; and

Part 5—*continued*

- (b) any measures taken by anyone other than a constable for the maintenance of law and order are to conform to any directions given by the Police; and
 - (c) when a state of emergency is imminent or in force the Commissioner of Police through the Police national manager operations may arrange for reinforcements to be deployed from districts not directly affected (the Police national manager operations will co-ordinate inter-district movement of Police personnel in consultation with the National Controller); and
 - (d) Police—
 - (i) have powers of compulsion under the Act when a state of emergency is in force; and
 - (ii) may also authorise someone else to exercise any of these powers.
- (5) The powers of the Police, including those in the Act, are summarised in *The Guide*.

Schedule clause 22(4)(b): amended, on 1 October 2008, pursuant to section 116(a)(iv) of the Policing Act 2008 (2008 No 72).

23 Role of Police

- (1) Police roles related to civil defence emergency management are—
 - (a) maintaining law and order; and
 - (b) taking all measures within their power and authority to protect life and property and to assist the movement of rescue, medical, fire, and other essential services; and
 - (c) assisting the coroner as required by the Coroners Act 2006; and
 - (d) co-ordinating movement control over land, including communications and traffic control; and
 - (e) conducting inland search and rescue.
- (2) To fulfil these roles, Police may do the following:
 - (a) represent, as required, the Police at NCMC, and at CDEM Group EOCs, and (where resources permit) at other local civil defence organisations; and
 - (b) assist with the dissemination of warning messages; and

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- (c) control access to and within an affected area so as to assist rescue, medical, fire, and other essential services; and
- (d) protect property and provide security of evacuated areas, including the establishment of cordons; and
- (e) conduct any initial evacuations to ensure protection of life; and
- (f) prevent and suppress disorder; and
- (g) trace missing persons and notify their next of kin; and
- (h) support the coroner as required by the Coroners Act 2006, in close liaison with the Ministry of Justice and health authorities.

Schedule clause 23(1)(c): amended, on 1 July 2007, pursuant to section 143 of the Coroners Act 2006 (2006 No 38).

Schedule clause 23(2)(h): amended, on 1 July 2007, pursuant to section 143 of the Coroners Act 2006 (2006 No 38).

24 Police operations

- (1) District commanders in each New Zealand Police district maintain business continuity plans to ensure Police functions can continue to be delivered during an emergency.
- (2) District commanders in each district maintain emergency plans that provide for Police action to cope with any emergency where an extensive co-ordinated response is necessary.
- (3) These plans—
 - (a) form the basis for Police action in a state of emergency; and
 - (b) refer to and integrate with CDEM Group plans and may also recognise local plans.
- (4) Police emergency plans also provide for—
 - (a) the achievement of early control of the scene, the co-ordination of the activities of essential services, and the facilitation of the preservation of life and the protection of property; and
 - (b) the establishment of a New Zealand Police operations headquarters; and

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- (c) the callout of sufficient personnel to meet Police requirements; and
 - (d) basic procedures for dealing with the event, including alerting and liaising with other emergency services; and
 - (e) liaison at the appropriate level with other elements of the response and co-ordination team.
- (5) To provide for inter-agency co-ordination, Police ensure that—
- (a) the Police national manager operations provides national co-ordination through Police channels on behalf of the Commissioner of Police and arranges for resource support when required; and
 - (b) the Police district commander or nominee will be the adviser to the CDEM Group controller under CDEM Group arrangements; and
 - (c) Police district commanders appoint advisers to local and group civil defence controllers as required; and
 - (d) when appropriate, a Police liaison officer is appointed to attend EOCs on a continuous basis; and
 - (e) Police communication centres exchange situation reports with EOCs.
- (6) Additionally, Police liaise with CDEM Groups through arrangements made in group plans.
- (7) For the purpose of tracing casualties, evacuees, and missing persons, the Police will record details of the person inquiring and the person inquired about on an emergency reconciliation form and promptly forward a copy of the completed form to the nearest public inquiry centre. In a large-scale civil defence emergency, the New Zealand Red Cross may establish a national inquiry centre to help with the processing of inquiries.
- (8) Under the Coroners Act 2006 Police are obliged to notify the coroner of any violent or unnatural death that has occurred. The coroner's role is to determine the identity of the dead person and the time, place, cause, and circumstances of death. The coroner may also make recommendations or comments that may help to reduce the occurrence of other deaths in similar circumstances. In the course of this role, the coroner may

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authorise a post mortem. The coroner is also required to authorise the disposal of the body.

- (9) As a general rule the Police will accept overall responsibility for the recovery and identification of human remains in a state of emergency. Emergency mortuary facilities will be arranged as required. Police will liaise closely with the agencies and individuals involved because of the legal, moral, cultural, and health implications that can arise in the disposal of human remains. These agencies and individuals include the coroner, iwi authorities, health authorities, funeral directors, and the regional councils and territorial authorities that have power to undertake the emergency disposal of the dead under section 85(1)(g) of the Act.
- (10) Police civil defence emergency management operations are summarised in *The Guide*.

Schedule clause 24(8): amended, on 1 July 2007, pursuant to section 143 of the Coroners Act 2006 (2006 No 38).

Fire service

25 Background

- (1) The national commander of the New Zealand Fire Service, or the commander's designated representative,—
- (a) is the fire service adviser to the National Controller; and
 - (b) advises on fire service operations, priorities, and resources required to continue operations.
- (2) If a civil defence emergency is declared in a rural fire authority's area in response to a rural fire, the relevant controller will initiate appropriate liaison with the principal rural fire officer.
- (3) The command of any brigade or brigades in a particular urban locality is vested in the chief fire officer of the fire district (including any protected area). Chief fire officers in charge of New Zealand Fire Service brigades will request reinforcements through their normal operational channels.
- (4) On the declaration of a civil defence emergency, no additional powers or authority are conferred on the fire services. Rather, they continue to operate under the relevant sections of their

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respective Acts. Section 28 of the Fire Service Act 1975 confers authority on the chief fire officer of the fire district, or, if absent, the deputy chief fire officer, or, in the absence of both, the person for the time being who is in charge of a fire incident or other emergency, to direct those under that officer's control to do whatever is necessary, within reason, for the protection of life and property. Under section 36 of the Forest and Rural Fires Act 1977, principal fire officers of the rural fire authorities have power to control fires occurring in forest and vegetation within their districts. If a regional fire emergency exists under section 39 of the Forest and Rural Fires Act 1977, the national rural fire officer may in the public interest take charge or appoint a principal rural fire officer or other appropriate fire officer to take charge for the duration of the emergency.

- (5) In a state of national emergency, the national commander of the New Zealand Fire Service, or the national commander's designated representative, is responsible (subject to memorandums of understanding between the fire service parties) to the Director for the mobilisation, co-ordination, and control of fire services. The national commander, or the national commander's designated representative, must be located, if required, in NCMC. He or she should maintain communications with the national fire control centre, inform the Director of significant events, advise on subsequent actions taken or to be taken, and liaise with the national rural fire officer.
- (6) The New Zealand Fire Service maintains business continuity plans to ensure fire service functions can continue to be delivered during an emergency.
- (7) The fire service also works closely with CDEM Groups both in the preparation of group plans and in support of local operations.

26 Fire service roles

- (1) The principal roles of the fire service in a civil defence emergency are as follows:
 - (a) firefighting: to control, contain, and extinguish fires; and

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- (b) containment of releases and spillages of hazardous substances; and
 - (c) urban search and rescue (USAR): the New Zealand Fire Service is formally recognised as having the resources for the operational co-ordination of urban search and rescue within New Zealand; the capability to carry out urban search and rescue includes the national support team, USAR task forces (consisting of technicians, medical staff, engineers, and search dogs), and those registered response teams with light USAR capabilities; and
 - (d) limitation of damage: salvage of essential material from endangered locations; and
 - (e) redistribution of water for specific needs: preservation of health and hygiene in stricken areas.
- (2) To support these roles, the fire service can—
- (a) temporarily re-establish piped water through use of its pumps and hoses; and
 - (b) provide Internet-based mapping tools and operational data; and
 - (c) supply equipment to NCMC so that the computer-aided dispatch systems of the fire service can be used; and
 - (d) act to prevent fires and protect vital services and supplies; and
 - (e) advise emergency management offices on matters within fire service expertise.

27 Fire service public information

- (1) The fire service will co-ordinate the release of information about its operations with other agencies. Fire service liaison officers will work in conjunction with appointees of local, group, and national controllers to ensure that messages released to the public are timely, complete, and accurate.
- (2) Fire service personnel have instructions to co-operate with media inquiries, but also to restrict their comments to the scope of their own roles and responsibilities. To this end fire service liaison officers will closely monitor media coverage of

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fire service field operations to verify the accuracy and appropriateness of reports.

*Health services***28 General**

- (1) A civil defence emergency may combine a sharp rise and variations in demand for health services with the disruption of facilities and infrastructure. There may be pressure on hospitals and other health services and facilities. Communities may experience public health problems while those who have suffered loss and disruption may require psychological support. Hospitals, medical equipment, ambulances, and the like may be damaged.
- (2) Even where the hazard does not directly affect health or health infrastructure, disruption to other services like roads, power, or water can have serious consequences. If staff cannot get to work or utilities fail, facilities and services may have to be reduced or relocated, or stopped altogether. This can endanger community health and safety.
- (3) The health sector has specific functions in civil defence emergencies, among them—
 - (a) co-ordinating a national, regional, and local health service response to emergencies; and
 - (b) disseminating health warning messages; and
 - (c) supporting Police in their obligations relating to the dead; and
 - (d) supporting welfare activity; and
 - (e) supporting CDEM Groups.
- (4) Without limiting their overall responsibilities, health providers must, as appropriate,—
 - (a) identify risks and hazards; and
 - (b) ensure that all obligations for response capability and actual response are met; and
 - (c) monitor staff awareness, staff training, and readiness of resources; and
 - (d) ensure that there is an efficient system for rapidly notifying or calling up staff in an emergency; and

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- (e) ensure that in an emergency there is access to essential supplies; and
 - (f) participate in co-ordinated planning, training, exercising, and response arrangements with complementary or neighbouring providers and other lead agencies; and
 - (g) participate in an alternative communications network that links principal healthcare facilities with civil defence organisations; and
 - (h) liaise with the appropriate controllers and co-ordinators in an emergency; and
 - (i) report to their funders on request about readiness for or response to an emergency; and
 - (j) maintain current business continuity plans.
- (5) The Director-General of Health, on behalf of the Minister of Health, has overall responsibility for health matters in all phases of emergency management. The health sector (including ambulance services) will plan to meet the purpose of the Act by—
- (a) reducing the consequences of emergencies on facilities, services, and supplies; and
 - (b) continuing the care of existing patients and providing normal services to the fullest possible extent; and
 - (c) mobilising or reassigning resources to reflect fluctuations and variations in demand; and
 - (d) planning for health service delivery from alternative facilities and the use of alternative sources of supply; and
 - (e) giving training in emergency roles and responsibilities to the providers of health services; and
 - (f) providing for the care and welfare of providers of health services during and after an emergency; and
 - (g) co-operating with other agencies during an emergency, through the use of alternative methods of communication if necessary; and
 - (h) supporting national and CDEM Group responses, including representing, as required, health matters at NCMC, and at CDEM Group EOCs and (where

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resources permit) at other local civil defence organisations.

- (6) The arrangements may include plans, contracts, or agreements that outline the conditions governing the use of staff or equipment to meet an urgent need.

29 Ministry of Health

- (1) The responsibilities of the Ministry of Health include policy development and national planning. These include planning for a health-related emergency through the National Health Emergency Plan.
- (2) The Ministry of Health—
- (a) is responsible for initiating and co-ordinating any national emergency response from the health sector; and
 - (b) monitors various functions relating to health and disability including emergency planning and response (monitoring will be done by various means, including the district annual planning process and certification audits carried out by designated audit agencies); and
 - (c) develops memoranda of understanding and other agreements or guidelines with various government agencies (these include interventions in a national health-related emergency); and
 - (d) is charged with ensuring that New Zealand meets its international obligations and complies with international health regulations.
- (3) The Director-General of Health will co-ordinate the preparation or provision of emergency health services that require integration at the national level. Without limiting his or her overall responsibilities, the Director-General will—
- (a) through funding and monitoring arrangements, ensure that all funding parties, including DHBs, are aware of and comply with their responsibilities in all phases of emergency management; and
 - (b) negotiate limits to the financial risks faced by funders and health providers; and

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- (c) prepare or update national guidelines on specialised health matters as he or she deems appropriate; and
 - (d) identify national and international health resources and establish a means of rapid contact with and mobilisation of those resources when required; and
 - (e) prepare a business continuity plan for the Ministry of Health.
- (4) For public health services, the Director-General will ensure that—
- (a) the scope of, nature of, and responses to public health risks in emergencies are analysed at the national level; and
 - (b) advice is given to help the analysis of risks; and
 - (c) specifications and guidelines for emergencies are prepared as required and complied with.

30 District Health Boards (DHBs)

- (1) Every DHB is required to develop and maintain a plan for significant incidents and emergencies.
- (2) The DHB plans identify how services will be delivered in a civil defence or related emergency, and acknowledge the role of DHBs as both funders and providers of health services.
- (3) DHBs must—
 - (a) ensure that all their plans provide adequately for—
 - (i) public, primary, secondary, tertiary, mental, and disability health services; and
 - (ii) an integrated regional and national response; and
 - (iii) co-ordination with plans of other agencies (for example, ambulance, civil defence, fire services, and Police); and
 - (iv) use of the CIMS; and
 - (b) contribute to the development, implementation, and revision of regional plans for health emergencies; and
 - (c) contribute to the development, implementation, and revision of Ministry of Health national plans; and
 - (d) respond to a regional or national health emergency, or to the threat of one; and

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- (e) when necessary, liaise with the CDEM Group or local EOC in a significant emergency; and
- (f) ensure that new service agreements contain contractual commitments from providers for an appropriate plan in relation to the services they provide; and
- (g) require health providers to have plans and resources in place to ensure they can respond to emergencies in an integrated and effective manner; and
- (h) ensure that hospitals and health services are ready to function to the fullest possible extent during and after an emergency by ensuring—
 - (i) the provision of continuity of care for existing patients, the management of increased demand for services, and assistance with the recovery of services; and
 - (ii) the preparation of an incident and emergency management plan that is integrated locally and regionally, and is aligned with the plans of the other emergency services and the regional group plan; and
 - (iii) their own planning and responses are integrated with public health planning and responses.

31 Public health

Public health units of DHBs and of the Ministry of Health have a responsibility to—

- (a) develop plans specific to public health emergencies, such as a pandemic; and
- (b) integrate public health planning and responses with DHB planning and responses; and
- (c) advise local agencies and lifeline utilities about public health aspects of their business continuity planning; and
- (d) respond to emergencies involving risk to public health; and
- (e) liaise with the CDEM Group or local EOC during a significant emergency.

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32 Ambulance

Ambulance providers are required to—

- (a) continue their services and manage any increased demand; and
- (b) prepare an incident and emergency plan that is integrated with that of the DHB regional group; and
- (c) be represented on DHB regional groups and CDEM Groups as required; and
- (d) contribute to emergency planning led by the Director-General of Health.

Lifeline utilities

33 Duties of lifeline utilities

Lifeline utilities represent significant aspects of the national infrastructure and have obligations under section 60 of the Act.

34 Lifeline utilities co-ordination

- (1) Co-ordination of lifeline utilities is necessary in both the response and recovery phases of a civil defence emergency.
- (2) CDEM Groups are primarily responsible for the co-ordination of local lifeline utilities across affected regions.
- (3) Lifeline utilities are expected to co-ordinate at the national level as necessary to provide appropriate capacity during a state of national emergency or a civil defence emergency of national significance using established lifeline utility sector mechanisms.
- (4) MCDEM has responsibility for co-ordinating across lifeline utility sectors at the national level.

35 Lifeline utility co-ordinators

- (1) In view of the likely needs at CDEM Group EOCs and at NCMC, a pool of trained lifeline utility co-ordinators will be established by MCDEM.
- (2) This pool of co-ordinators would be capable of—

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- (a) leading the lifeline utility co-ordination operation in their own emergency operations or recovery centres; and
 - (b) assisting lifeline utility co-ordination at any EOC; and
 - (c) assisting lifeline utility co-ordination at NCMC; and
 - (d) acting as a link between lifeline utility co-ordination at any emergency operation or recovery centres and NCMC.
- (3) This pool of co-ordinators may comprise the designated lifeline utility co-ordinators from the main centres and others who have undertaken the required training.

*Clusters***36 Clusters at national level**

- (1) Clusters—
- (a) are expected to operate in a co-ordinated multi-agency environment; and
 - (b) are flexible, with the national agencies involved joining, exiting from, or merging with clusters as circumstances dictate, while allowing the overlap of functions or membership where appropriate; and
 - (c) determine their own membership; and
 - (d) organise themselves, including establishing their internal management structures, co-ordinators, and communication plans; and
 - (e) are expected to develop and exercise liaison with NCMC and MCDEM via the National Controller or the duty officer of MCDEM.
- (2) An agency's membership in a cluster does not limit any of the agency's statutory obligations under the Act or any other enactment.

37 Clusters at local level

- (1) Clusters reflecting the national level clusters may be established at CDEM Group or local levels.
- (2) Local clusters may—

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- (a) involve regional representatives of national agencies; and
- (b) be regional representations of national clusters; and
- (c) deal with relevant civil defence emergency management matters of local importance; and
- (d) continue to act throughout the 4 Rs.

38 Formed and proposed clusters

- (1) Some clusters—
 - (a) are already formed and are active (see *The Guide*); or
 - (b) are proposed.
- (2) Examples of formed or proposed clusters include—
 - (a) emergency services; and
 - (b) lifeline utilities; and
 - (c) welfare providers; and
 - (d) health service providers; and
 - (e) transport providers; and
 - (f) public information and education providers; and
 - (g) agricultural and rural services; and
 - (h) research and science providers; and
 - (i) socio-economic development agencies; and
 - (j) business communities; and
 - (k) international and cross-border service providers.
- (3) Many clusters, including those proposed, already have effective arrangements that will contribute to civil defence emergency management.

39 Cluster co-ordinators

- (1) All clusters should have member agencies acting as a co-ordinator and a secretariat.
- (2) The co-ordinator brings together the civil defence emergency planning for the cluster.
- (3) The secretariat gives administrative support, distributes information, and works as a clearing house.

Part 6 Welfare

40 Background

- (1) Welfare begins with readiness and extends through response to recovery.
- (2) Emergencies affect the physical, emotional, and psychological well-being of large numbers of people who may suffer trauma as a result of bereavement, physical injury, or separation from families.
- (3) People may also experience losses of clothing, homes, other property, employment, and income along with social and community isolation.
- (4) Welfare includes supporting people in their homes and workplaces.
- (5) The emergency may necessitate the care of those who have been evacuated.
- (6) Provision of shelter, accommodation, food, clothing, financial assistance, personal support, and advice may be required by people in or threatened by an emergency.

41 Principles

The following are the principles for providing welfare:

- (a) all welfare agencies work together in readiness, response, and recovery to ensure services provided are integrated to achieve the best outcomes for communities; and
- (b) welfare being co-ordinated or provided nationally by NWRCCG (operating as a cluster) must take into account local needs and processes; and
- (c) welfare provision succeeds when it supports local arrangements and networks, restoring self-reliance as the foundation for individual and community recovery; and
- (d) welfare agencies have pre-event continuity planning to ensure they can deliver services; and
- (e) during and following an emergency, agencies support their own staff and their co-ordinator liaises with the appropriate-level controller for their operation (local, group, or national).

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42 Process

- (1) In readiness for a civil defence emergency, welfare services aim to—
 - (a) clarify roles and responsibilities at the national and local levels; and
 - (b) identify a lead agency co-ordinator, a secretariat, any support agencies, and their responsibilities for undertaking functions at the national level.
- (2) In the response and recovery phase of an emergency, relevant agencies may combine in a centralised and publicly accessible recovery centre (one-stop shop).
- (3) Agencies may combine to provide mobile welfare services to those who cannot access recovery centres.
- (4) Representatives from other agencies may be involved in providing welfare services, depending on the emergency and the community's needs.

43 National welfare co-ordination

- (1) National-level assistance with welfare will be required when a CDEM Group cannot meet demand for welfare assistance and requires help from either the responsible national agency, NWRCG, or National Controller.
- (2) The level of assistance required will depend on the resources of the affected areas and the consequences that have to be managed.
- (3) NWRCG represents—
 - (a) the welfare sector; and
 - (b) the following agencies that contribute to welfare recovery:
 - (i) the Ministry of Social Development; and
 - (ii) Housing New Zealand Corporation; and
 - (iii) CYF; and
 - (iv) MCDEM; and
 - (v) CDEM Groups; and
 - (vi) the Accident Compensation Corporation; and
 - (vii) the Inland Revenue; and
 - (viii) the Ministry of Education; and

Part 6—*continued*

- (ix) the Ministry of Agriculture and Forestry; and
 - (x) the Ministry of Health; and
 - (xi) Te Puni Kōkiri; and
 - (xii) the Department of Internal Affairs; and
 - (xiii) the Salvation Army; and
 - (xiv) the New Zealand Red Cross; and
 - (xv) Victim Support; and
 - (xvi) St John; and
 - (xvii) the Royal New Zealand Society for the Prevention of Cruelty to Animals.
- (4) Several of these support agencies perform lead roles for certain functions.

44 National Welfare Recovery Co-ordination Group (NWRCG) functional arrangements

- (1) The Ministry of Social Development is—
- (a) mandated, as chair and lead agency for NWRCG, to undertake national welfare co-ordination; and
 - (b) responsible for planning for the delivery of national welfare when assistance or support is required to be co-ordinated at a national level.
- (2) In undertaking national welfare co-ordination, the Ministry of Social Development is to—
- (a) provide a national-level welfare response for individuals and communities affected by an emergency (that is, co-ordinating the response of all welfare agencies at a national level); and
 - (b) co-ordinate recovery centres for national welfare and related agencies in affected areas; and
 - (c) provide staffing at, and the lead agency role in, recovery centres where required; and
 - (d) co-ordinate government information helplines for those affected by an emergency; and
 - (e) provide social policy advice to the Government as requested.
- (3) The Ministry of Social Development—
- (a) will convene the NWRCG; and

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- (b) must ensure that a NWRCG liaison officer is appointed to NCMC; and
 - (c) must co-ordinate the activities of the NWRCG with the National Controller.
- (4) The role of the NWRCG is to—
- (a) liaise with all agencies providing welfare and ensure their logistical and other needs are met; and
 - (b) monitor welfare provision against arising needs, identify gaps, and monitor support agencies to ensure needs are met; and
 - (c) provide information (in summary form) on welfare issues and activities during an emergency; and
 - (d) report on welfare provision; and
 - (e) develop, or support the development of, social and community components of recovery programmes; and
 - (f) co-ordinate—
 - (i) financial assistance; and
 - (ii) accommodation; and
 - (iii) inquiry and identity; and
 - (iv) domestic animal welfare; and
 - (v) psychosocial support.

45 Financial assistance (Ministry of Social Development)

- (1) Work and Income (a service of the Ministry of Social Development) is the agency primarily responsible for delivering financial support and information to affected individuals.
- (2) A range of different support services is provided by the following agencies:
 - (a) CYF; and
 - (b) the Inland Revenue Department; and
 - (c) the Accident Compensation Corporation; and
 - (d) the Department of Internal Affairs; and
 - (e) the Insurance Council of New Zealand; and
 - (f) the Earthquake Commission; and
 - (g) Te Puni Kōkiri; and
 - (h) the Ministry of Agriculture and Forestry; and
 - (i) Housing New Zealand Corporation; and

Part 6—*continued*

- (j) St John.
- (3) Financial assistance consists of—
- (a) national co-ordination of benefits; and
 - (b) payments to meet the immediate and continuing needs of people in an affected area through benefits, pensions, and supplementary assistance; and
 - (c) non-means-tested payments to meet the immediate needs of evacuees from an area affected by a civil defence emergency (temporary accommodation, food, and clothing); and
 - (d) reimbursement of costs for accommodation and food incurred by people hosting evacuees in private homes, marae, or community centres; and
 - (e) other financial assistance approved by Cabinet or Ministers to cover specific situations; and
 - (f) co-ordination of information relating to financial questions, tax, insurance, Accident Compensation Corporation payments, and banking; and
 - (g) staffing welfare or reception centres or other services, for—
 - (i) taking applications; and
 - (ii) giving advice and assistance (for example, giving payments); and
 - (h) payments to persons for response and recovery work.
- 46 Accommodation (Housing New Zealand Corporation)**
- (1) As lead agency for accommodation, Housing New Zealand Corporation maintains plans for the national co-ordination of accommodation.
- (2) Support agencies for this function are—
- (a) CYF; and
 - (b) the Ministry of Social Development; and
 - (c) the Ministry of Education; and
 - (d) the Department of Building and Housing; and
 - (e) the Insurance Council of New Zealand; and
 - (f) Te Puni Kōkiri.

Part 6—*continued*

- (3) Immediate emergency accommodation is the prime responsibility of CDEM Groups with Housing New Zealand Corporation support.
- (4) Subsequent temporary accommodation is the prime responsibility of Housing New Zealand Corporation with CDEM Group support.
- (5) The aim is to identify and provide temporary and longer-term accommodation for people who have been displaced from their normal dwellings.
- (6) Liaison between Housing New Zealand Corporation, other welfare providers, and health services, to ensure the health of those in temporary accommodation, is part of normal arrangements.

47 Inquiry and identity (MCDEM)

- (1) For large-scale events of national significance, MCDEM is responsible for inquiry and identification of people affected by the emergency when this function has to be co-ordinated at a national level.
- (2) Support agencies are—
 - (a) the New Zealand Red Cross; and
 - (b) the Ministry of Foreign Affairs and Trade; and
 - (c) the Ministry of Social Development; and
 - (d) Housing New Zealand Corporation; and
 - (e) the Department of Internal Affairs; and
 - (f) the Inland Revenue Department; and
 - (g) CDEM Groups; and
 - (h) the New Zealand Police.
- (3) MCDEM will—
 - (a) ensure there is capability for a national inquiry centre; and
 - (b) ensure that CDEM Groups will provide the centre with access to local registry information; and
 - (c) facilitate information sharing about affected people among those welfare agencies helping with response to and recovery from an event; and

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- (d) co-ordinate information in relation to identity (for example, lost documents).
- (4) MCDEM maintains an agreement with the New Zealand Red Cross that provides that the New Zealand Red Cross will operate a national inquiry centre.

48 Domestic animal welfare

- (1) While the Ministry of Agriculture and Forestry maintains the Government's reporting capability on adverse events and natural disasters affecting agriculture, forestry, and horticulture, and for administering any approved government programmes, it is recognised that territorial authorities provide this function locally, and that this may also extend to domesticated animals in urban environments.
- (2) Local authorities may be assisted by the Royal New Zealand Society for the Prevention of Cruelty to Animals and from the Ministry of Agriculture and Forestry in both urban and rural environments.
- (3) The Ministry of Agriculture and Forestry encourages farmers and vulnerable industries to develop their own contingency response plans for both natural disasters and biosecurity hazards.

49 Psychosocial support

- (1) The Ministry of Social Development is the lead agency responsible for planning for the delivery of psychosocial support when assistance or support is required to be co-ordinated at a national level.
- (2) Psychosocial support following an incident involves social support and psychological support.
- (3) Support agencies are—
 - (a) DHBs; and
 - (b) CYF; and
 - (c) Victim Support; and
 - (d) iwi and Māori providers; and
 - (e) voluntary service organisations; and
 - (f) church groups.

Part 6—*continued*

50 Support agencies with role in welfare provision

The following agencies work in a co-ordinated way within the welfare sector to deliver welfare services:

- (a) CYF, whose welfare role includes provision of—
 - (i) care services to those children and young persons who have been identified (after registration) as separated from their parents or normal guardians by the emergency; and
 - (ii) trained staff at welfare centres or elsewhere to identify and provide the services required; and
- (b) the Inland Revenue Department, which—
 - (i) has responsibility for the provision of advice and the payment of family support and child support payments to the public (the Inland Revenue Department's responsibilities include staffing welfare or reception centres where appropriate to help in matters relating to taxation, and in the collection and distribution of family and child support payments); and
 - (ii) will, during large-scale emergencies, maintain services for the forecasting and collection of Crown revenue and provide an assessment of the effect of the event on Crown revenue collection; and
- (c) the Accident Compensation Corporation (ACC), which may defer its levy collection following a civil defence emergency, and will, to the extent possible, ensure that—
 - (i) people can continue to lodge claims (either directly with ACC or through a centralised emergency registration centre); and
 - (ii) claimants receive quality health and rehabilitation services in a timely manner; and
 - (iii) claimants who are unable to work because of their injury receive, or continue to receive, weekly compensation payments (in lieu of their salary); and

Part 6—*continued*

- (iv) ACC's more vulnerable claimants (for example, those with tetraplaegia) are as well-supported and well-cared for as possible; and
- (v) health service providers are paid for the services that they provide to injured individuals; and
- (d) the Ministry of Education, which supplies information to NWRCG about affected education facilities, and works with—
 - (i) CYF to look after children in school during an emergency who are separated from their care-givers; and
 - (ii) Housing New Zealand Corporation to identify any available houses that could be used for short-term accommodation); and
- (e) Te Puni Kōkiri, which will—
 - (i) provide staff for recovery centres; and
 - (ii) work with local iwi to assess the need for mobile welfare services; and
 - (iii) link to iwi providers who can give welfare support; and
- (f) the Salvation Army, which—
 - (i) offers a variety of welfare support services across New Zealand, including—
 - (A) stand-alone catering units:
 - (B) pastoral welfare support units:
 - (C) welfare needs assessments (clothing and furnishings):
 - (D) meet and greet reception:
 - (E) critical incident stress support (trained) teams; and
 - (ii) may provide other welfare services as skills and personnel are identified; and
 - (iii) may enter into a memorandum of understanding with local emergency groups using a service agreement to document the services that can be provided; and
- (g) the New Zealand Red Cross, which will provide services at a national level, including—

Part 6—*continued*

- (i) assistance with, and information on, international offers of assistance; and
- (ii) an international tracing facility through international Red Cross and Red Crescent partners; and
- (iii) management of a national relief appeal to support the emergency-affected areas; and
- (iv) registration forms to support the inquiry system; and
- (v) a national inquiry centre to handle calls related to people in an affected area in support of MCDEM; and
- (vi) statistics and reports derived from information received by the national inquiry system; and
- (h) Victim Support, which provides ongoing emotional and practical support, information, and personal advocacy to ensure that the needs, rights, and entitlements of those affected are met; and
- (i) St John, which offers welfare support services across New Zealand including—
 - (i) first aid; and
 - (ii) meet, greet, and advocacy for patients at hospitals and welfare centres; and
 - (iii) some psychosocial support; and
 - (iv) caring activities provided by a large number of people across the country; and
- (j) voluntary agencies that have community welfare as a principal objective, as they often have resources to contribute to the efforts of civil defence organisations; and
- (k) the Royal New Zealand Society for the Prevention of Cruelty to Animals, which supports the Ministry of Agriculture and Forestry in the care of domestic animals in an emergency, and will support territorial authorities if possible.

Part 7 Readiness

51 Principles

- (1) Risk management should form part of normal business operations.
- (2) Agencies should incorporate emergency response and recovery planning into their business continuity arrangements.
- (3) National agency plans should—
 - (a) describe national-level responsibilities; and
 - (b) support locally managed events.

52 Preparation

Agencies should plan, train, exercise, and equip themselves in co-ordination with interdependent agencies so as to be able to—

- (a) function to the fullest possible extent, even though this may be at a reduced level, during and after an emergency; and
- (b) contribute to response and recovery.

53 Nationwide levels of civil defence emergency management operation

- (1) The following are the 5 indicative levels of civil defence emergency management operation and the co-ordination or support (or both) required for each:
 - (a) level 1: single-agency incidents with on-site co-ordination:
 - (b) level 2: multi-agency incidents with on-site, local co-ordination; these are managed by the incident controller of the relevant lead agency:
 - (c) level 3: a multi-agency emergency led by an agency other than a CDEM Group, or a state of local emergency at below CDEM Group-level (district or ward); at this level, CDEM Group support and co-ordination will be required and may be monitored by the National Controller:
 - (d) level 4: a multi-agency emergency with more significant consequences than in level 3; co-ordination may

Part 7—*continued*

be required between agencies or areas or both; CDEM Group-level support and co-ordination is required; the actual or potential need for a declaration of a state of local emergency by a CDEM Group requires consideration; national monitoring will occur and national support is available:

- (e) level 5: a state of national emergency exists or the civil defence emergency is of national significance; at this level, co-ordination by the National Controller will be required.
- (2) Local arrangements continue to operate throughout all levels.
- (3) The Director or National Controller can use NCMC facilities at any time to monitor or support a civil defence emergency irrespective of the CDEM Group level of operation.
- (4) National agency cluster groups will be activated, to a level required to support the civil defence emergency, at the direction of the National Controller.

54 Areas of readiness

Core readiness arrangements are—

- (a) the co-ordinated incident management system; and
- (b) public education; and
- (c) professional development; and
- (d) exercising.

55 Co-ordinated incident management system (CIMS)

- (1) CIMS is used by the emergency services and other agencies as a basis for operational response.
- (2) The most important aspect of CIMS is co-ordination that brings together agencies to ensure consistent and effective response and recovery efforts.
- (3) CIMS is about teamwork in emergency management through sharing common terminology, using a modular organisational structure, integrating communications, using common incident action plans, ensuring manageable spans of control, and sharing resources.

Part 7—*continued*

- (4) Co-ordination is based on 4 core elements—
 - (a) control; and
 - (b) planning and intelligence; and
 - (c) operations; and
 - (d) logistics.
- (5) Multi-agency incident control (horizontally across agencies) is exercised by the senior first responder but is transferred on the basis of which agency has primacy for the incident type (for example, Police for law and order situations).

56 Public education

The National Public Education Strategy 2003–2008 (the details of which are set out in *The Guide*)—

- (a) seeks increased individual and community awareness and acknowledgement of all hazards, and improved preparedness to cope in a civil defence emergency; and
- (b) aims to increase community awareness, understanding, and participation in civil defence emergency management.

57 Professional development

- (1) The capability and capacity of the civil defence emergency management sector to perform appropriately in a civil defence emergency relies on an integrated, broad network of understandings, skills, and relationships. In the civil defence emergency management context, professional development is the process of developing people to perform appropriately together under potentially high levels of stress. It encompasses recruitment, selection, learning, support, and performance review functions appropriate for the civil defence emergency management setting.
- (2) Co-ordinated civil defence emergency management professional development opportunities should be an integral part of key civil defence emergency management roles, including (but not limited to)—
 - (a) controllers (national, group, and local); and

Part 7—*continued*

- (b) recovery co-ordinators, recovery facilitators, and recovery managers; and
- (c) CIMS response co-ordinators and incident controllers; and
- (d) emergency management staff within councils; and
- (e) EOC and NCMC co-ordination, operations, intelligence, planning, logistics, welfare, and liaison staff; and
- (f) governance, executive, and senior management staff of local authorities; and
- (g) other staff or contractors associated with local authorities who fulfil roles required in civil defence emergencies; and
- (h) regional office staff of central government agencies, as part of their civil defence emergency management responsibilities; and
- (i) management, staff, and volunteers from emergency services; and
- (j) management, staff, and volunteers from community service and welfare agencies who have a role to play in civil defence emergencies.

58 Exercise programmes

- (1) A national civil defence emergency management exercise programme is a means by which the operational capability of agencies, and CDEM Groups and their partners, such as life-line utilities, may be tested in relation to civil defence emergency management (details of the programme are set out in *The Guide*).
- (2) The national exercise programme—
 - (a) is supplemented by regular agency and local exercises; and
 - (b) seeks to exercise the operational arrangements within this plan, CDEM Group plans, and departmental emergency management plans so as to—
 - (i) improve response at group and national levels; and
 - (ii) assess the readiness of participants.

Part 8 Response

59 Principles

- (1) Agencies should respond to an emergency by activating their own plans and co-ordinating with the lead agency.
- (2) Within the constraints that the emergency creates, each agency, operating within its own jurisdiction, must co-ordinate with interdependent agencies to—
 - (a) assess the impact of an event on its own staff, assets, and services; and
 - (b) activate its own continuity and emergency arrangements; and
 - (c) maintain or restore the services it provides; and
 - (d) communicate with lead agencies, other responders, and the public; and
 - (e) align response activities with other agencies to avoid gaps and duplications.
- (3) In addition, the emergency services are expected to—
 - (a) assess the effect of an event on the community; and
 - (b) co-ordinate the local efforts of their agency; and
 - (c) communicate assessments and actions with the appropriate lead agency.
- (4) Emergency response objectives include—
 - (a) preservation of life; and
 - (b) prevention of escalation of the emergency; and
 - (c) maintenance of law and order; and
 - (d) care of sick, injured, and dependent people (first aid, medical, and evacuation facilities, and welfare); and
 - (e) provision of essential services (lifeline utilities, food, shelter, public information, and media); and
 - (f) preservation of governance (continuity of the machinery of government); and
 - (g) asset protection, including buildings and historic heritage assets (including structures, areas, landscapes, archeological sites, and wahi tapu); and
 - (h) protection of natural and physical resources (to the extent reasonably possible in the circumstances); and
 - (i) preservation of economic activity.

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General warnings

60 Objective

- (1) The objective is to issue warnings so that local authorities, agencies, and people can take action to reduce loss of life, injury, and damage.
- (2) Warnings about predictable events (for example, severe weather, volcanic eruption, tsunami) are to be given as quickly as practicable.
- (3) For unpredictable events like earthquakes, where warning is not possible, the objective is to inform emergency response by providing assessments of the likely impact on any affected areas.
- (4) The responsibility for issuing warnings rests with the agency that through its normal function is involved with the identification and analysis of the particular hazard or threat (see Appendix 1).
- (5) Relevant government agencies, CDEM Groups, local authorities, and lifeline utilities must maintain arrangements to respond to warnings.

61 Scope

- (1) Warning systems are to provide warnings about significant hazards with the potential to affect human populations, geographical areas, or social or economic activities.
- (2) This plan does not cover—
 - (a) localised, long-term, or slowly-evolving threats; or
 - (b) the local actions and procedures required to disseminate or respond to warnings.
- (3) The effectiveness of a warning depends on its delivery and receipt, recipients' understanding of what they should do under the particular threats, and readiness and response at all levels.

62 National warning system

- (1) The national warning system establishes a process for the receipt of general warnings and communication of civil-de-

Part 8—*continued*

fence-emergency-management related information for warning purposes at all hours by MCDEM.

- (2) MCDEM maintains the national warning system to issue civil defence warnings received from responsible agencies.
- (3) The standard operating procedure under this system specifies the principles and methods for disseminating national warnings.
- (4) National warnings must be provided by MCDEM to CDEM Groups, local authorities, Police, certain government departments, lifeline utilities, and certain broadcasters.
- (5) Different hazards require different types of warnings and procedures. The civil defence emergency management hazards for which national warnings may be issued are listed in Appendix 1.
- (6) CDEM Groups are responsible for—
 - (a) disseminating national warnings to local communities; and
 - (b) maintaining local warning systems.
- (7) If arrangements are made with the duty officer of MCDEM, the national warning system is available to issue warnings with respect to hazards for which warning arrangements are decided and maintained by other responsible agencies.

*National Crisis Management Centre***63 Functions of National Crisis Management Centre (NCMC)**

- (1) NCMC facilitates a whole-of-government response in support of government crisis management arrangements by providing a secure, centralised facility for information gathering and information management, strategic-level oversight, decision making, and co-ordination of national responses.
- (2) NCMC may include or support the operational management facilities of a lead agency's response arrangements.

Part 8—*continued*

64 Principles of NCMC activation

- (1) Following notification or warning of a civil defence emergency, national agencies with lead roles are to act in support of government crisis management arrangements at a speed and to a level commensurate with the threat. Emergencies requiring a whole-of-government response may require activation of NCMC by ODESC on the recommendation of the responsible lead agency for this purpose.
- (2) Agencies with supporting roles are to examine the nature of the emergency or threat and activate their emergency arrangements in co-ordination with the lead agency. These agencies may be required to provide ad hoc or full-time representation and support at NCMC. This representation can form part of formal procedures for particular types of events or be provided at the request of the lead agency.
- (3) Activation of NCMC in support of government crisis management arrangements or for the purpose of operational management may occur with or without the existence or need for any form of emergency declaration.
- (4) ODESC is responsible for the general management, development, and maintenance of NCMC. ODESC has delegated day-to-day responsibilities for this to MCDEM. NCMC is kept in a constant state of readiness for activation by a lead agency.

65 MCDEM uses NCMC to manage civil defence emergencies

- (1) MCDEM uses NCMC to—
 - (a) manage existing or potential—
 - (i) national emergencies; or
 - (ii) civil defence emergencies of national significance; and
 - (b) support CDEM Groups in their management of local civil defence emergencies.
- (2) NCMC is used to gather, collate, assess and produce information, direct response operations and support, issue public information and conduct media liaison, inform and advise the Government, and, where required, co-ordinate government and non-government resources.

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- (3) The nature of the civil defence emergency determines the level of activation. NCMC may operate in any of the modes indicated in Appendix 2.
- (4) Activating NCMC for a civil defence emergency necessarily involves links with—
 - (a) CDEM Group EOCs; and
 - (b) support agencies; and
 - (c) national lifeline utilities.
- (5) The primary support agencies in NCMC for civil defence emergencies include—
 - (a) the Ministry of Health; and
 - (b) the Ministry of Social Development; and
 - (c) the Ministry of Agriculture and Forestry; and
 - (d) the Ministry of Foreign Affairs and Trade; and
 - (e) the New Zealand Defence Force (Joint Forces Headquarters); and
 - (f) the New Zealand Fire Service (urban and rural); and
 - (g) the New Zealand Police.

*Emergency information management***66 Objective**

- (1) The objective is to promote the effective management and exchange of information to aid decision making, support, and communication.
- (2) Information needs to be timely, relevant, consistent, and reliable. It is understood that information may not, owing to the circumstances, be absolutely accurate, but it will be based on the best data available at the time.

67 Context

- (1) Emergency information management supports decision making before, during, and after a civil defence emergency. The delivery of an appropriate and timely response requires effective and efficient information management.
- (2) Information may be presented as—
 - (a) hazard and risk status information:

Part 8—*continued*

- (b) readiness information including resources and assets:
- (c) emergency impact assessments:
- (d) incoming and outgoing situation reports and response messages:
- (e) recovery status information:
- (f) management information such as contact lists or standard operating procedures:
- (g) reports, briefings, public notices, and media releases.

68 Principles

- (1) The following principles for the management of information in civil defence emergencies are recommended:
 - (a) use business-as-usual systems; and
 - (b) use business-as-usual baseline information supplied from and maintained by the responsible agencies; and
 - (c) maintain local copies of the baseline information in case access to distributed data is disrupted; and
 - (d) augment the business-as-usual information with information for the event, exchanged between the responding agencies; and
 - (e) use normal communication methods and additional emergency communications methods in the order of their availability and effectiveness at the time, namely—
 - (i) the Internet; and
 - (ii) fax; and
 - (iii) voice communication (for example, telephone, satellite phone, or radio); and
 - (iv) courier; and
 - (f) conform, where practical, to equivalent business-as-usual practice and national standard specifications; and
 - (g) use interoperable data standards; and
 - (h) use business continuity principles (for example, emergency recovery, off-site backup, multiple (redundant) telecommunication paths); and
 - (i) ensure information is appropriately secured.

Part 8—*continued*

- (2) To ensure that consistent information is available to support decision making at the national level, the following must occur:
- (a) the relevant territorial authority gives situation reports to the CDEM Group; and
 - (b) the affected CDEM Groups, along with emergency services communications centres, report the situation to the National Controller (or, in the absence of the National Controller, to the Director); and
 - (c) the National Controller (or, in the absence of the National Controller, the Director) provides appropriate consolidated reports, when appropriate, to—
 - (i) the Minister; and
 - (ii) ODESC; and
 - (iii) CDEM Groups; and
 - (iv) emergency services communications centres; and
 - (v) other responding agencies.
- (3) Relevant government security standards and policies should be followed.
- (4) When forwarding information to the National Controller, CDEM Groups complete the national-level information template (further detail is in *The Guide*).

*Public information management***69 Purpose**

- (1) Public information management assists effective leadership and decision making and supports a sense of confidence during an emergency by—
- (a) ensuring that those who need information in a civil defence emergency get it, and that those who provide public information do so in a timely and accurate manner; and
 - (b) building public confidence in a responsible, competent operation that has made all reasonable efforts to inform and protect the community; and

Part 8—*continued*

- (c) promoting the effective management of public information between government agencies, CDEM Groups, emergency services, lifeline utilities, the media, and the public.
- (2) The target audiences of public information are the agencies that disseminate public warnings and information, or contribute to response and recovery.
- (3) The ultimate audience includes all people directly or indirectly affected by the emergency.
- (4) The detail of public information management is provided in *The Guide*.

70 Scope

- (1) Public information management is necessary before, during, and after a civil defence emergency.
- (2) Public information management deals with—
 - (a) media liaison: a two-way relationship with links to broadcast, print, and other media for prior planning and dissemination of warnings and exchange of information before, during, and after an event; and
 - (b) dissemination: collation of information, assessment, and provision of advice to people affected by a civil defence emergency, either through mass media, information centres, or call centre operations.

71 Principles

The principles underpinning management of public information at a national level are:

- (a) before a civil defence emergency, news media representatives and public information managers of lead agencies will have established a working relationship and an understanding of each other's expectations during a civil defence emergency; and
- (b) in a civil defence emergency, dependable, accurate, and timely information should be provided to accredited media to help the gathering and dissemination of news and information; and

Part 8—*continued*

- (c) each agency that manages public information during a civil defence emergency should act according to a well-developed and tested public information management plan; and
- (d) national agencies and CDEM Groups may pool personnel and resources to provide a professional and timely media liaison service.

72 National roles

- (1) In the response and recovery phases, MCDEM will manage public information in a national civil defence emergency and support CDEM Groups in local emergencies.
- (2) During a state of national emergency or a civil defence emergency of national significance, MCDEM will activate a public information cell in NCMC. This cell works with CDEM Groups, emergency services, and other national agencies to co-ordinate public information.
- (3) The National Controller will, as required, issue news releases and ensure MCDEM's website is kept up to date.
- (4) MCDEM will develop arrangements with national news media agencies to ensure effective and consistent broadcast of warnings and information.
- (5) The New Zealand Red Cross will provide, on request by the Police, a national inquiry centre to answer inquiries about people in the impact area.

*Mass evacuation***73 Objective and scope**

- (1) If evacuation is required, the objective is to evacuate people in a timely, safe, and effective way.
- (2) In emergencies people are usually better off sheltering where they are, but evacuation must be considered when risks are too high and cannot be reduced.
- (3) Evacuation should take place only when the risk of staying in place is greater than the risk of shifting.

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- (4) The type of evacuation is determined by the nature of the emergency and the circumstances of the people affected.
- (5) This plan does not include the evacuation of agricultural or stock animals.

74 Types of evacuation

- (1) Evacuation can be pre- or post-event, voluntary or mandatory.
- (2) A pre-event evacuation occurs when the level of risk is uncertain and evacuation is recommended until the situation is contained.
- (3) Voluntary evacuation occurs when people choose to move, either without instructions or with instructions.
- (4) A mandatory evacuation takes place when the lead agency for the emergency directs that people must leave an area.

75 Principles of evacuation

- (1) As far as possible, evacuation and relocations should take place within a region. When one CDEM Group cannot accommodate its own evacuees, it should ask for and receive help from neighbouring areas. National agencies may give support, and the National Controller will co-ordinate the operation as appropriate.
- (2) For evacuations in civil defence emergencies of national significance, the decision to evacuate should be taken in consultation with the National Controller.

76 Deciding to shelter in place or evacuate

- (1) Sheltering in place should be considered as the first option, and specifically when—
 - (a) there has been significant disruption to transport; or
 - (b) going outside could expose people to hazardous contaminants.
- (2) Evacuation may need to be considered when 1 or more of the following conditions apply:

Part 8—*continued*

- (a) personal safety is under continuing threat (for example, further volcanic eruptions are predicted or shelter against bad weather is inadequate):
- (b) there are properties classified as unsafe or insanitary or both and there is a lack of suitable shelter or alternative accommodation:
- (c) public health is gravely threatened (this will usually be as a result of serious, long-term disruption to water supplies or sewerage systems):
- (d) food and water are not available, or available supplies are contaminated or non-potable and pose a risk to health:
- (e) the burden of caring for people in the area is far greater than it would be if they were evacuated. This applies to certain groups (for example, tourist parties) more than to residents.

77 Identifying evacuees

- (1) Any communication of a decision to shelter or evacuate must clearly state to whom it applies.
- (2) The area to evacuate must be clearly identified, which will enable CDEM Groups and NCMC to estimate numbers to be evacuated and the resources needed to carry out the evacuation.
- (3) If possible, the identity and circumstances of evacuees should be recorded.

78 Process for evacuation

The process for evacuation (including command, control, and co-ordination, public instructions, special categories of evacuees, security, and evacuee return) is contained in *The Guide*.

*International assistance for New Zealand***79 Introduction**

- (1) An emergency in New Zealand may generate offers of assistance from overseas governments and non-governmental or-

Part 8—*continued*

ganisations, or necessitate requests from New Zealand for external help.

- (2) The Government will address requests for, and offers of, overseas assistance through the government crisis management arrangements of DESC.

80 Requests for international assistance

- (1) The Government may request international assistance in a civil defence emergency.
- (2) The National Controller or the Director will seek approval for the deployment of international assistance.
- (3) MCDEM may require international support to co-ordinate the entry and deployment of international assistance.

81 Offers of international assistance

- (1) Offers to New Zealand of emergency assistance from international sources will be considered in the DESC system and managed by—
 - (a) the Ministry of Foreign Affairs and Trade in the case of government-to-government assistance; or
 - (b) the New Zealand representatives of non-governmental organisations in the case of all other overseas assistance; or
 - (c) the National Controller, if there is no New Zealand representative.
- (2) Upon arrival in New Zealand, the assistance will be co-ordinated through the National Controller or other agencies as appropriate.

82 United Nations Office for the Coordination of Humanitarian Affairs (OCHA)

- (1) The United Nations General Assembly Resolution 46/182 strengthened the United Nation's international response to both complex emergencies and natural disasters. The resolution also created the high-level position of Emergency

Part 8—*continued*

Relief Coordinator as the single United Nations focal point for complex emergencies, as well as for natural disasters.

- (2) OCHA, under the direction of the Emergency Relief Coordinator, co-ordinates humanitarian response, policy development, and humanitarian advocacy. OCHA has a wide range of tools, which are developed, mobilised, and co-ordinated by the Field Coordination Support Section, based in Geneva. These are—
 - (a) the United Nations Disaster Assessment and Coordination (**UNDAC**) team, which is a stand-by team of disaster management professionals who are nominated and funded by member governments, OCHA, and other United Nations agencies; and
 - (b) the International Search and Rescue Advisory Group (**INSARAG**), which deals with urban search and rescue (**USAR**) and related disaster response issues; the United Nations General Assembly Resolution 57/150 deals with strengthening the effectiveness and co-ordination of international USAR assistance; and
 - (c) the Virtual On Site Operations Coordination Centre, which provides an Internet tool to facilitate the information exchange between responding governments and organisations involved during an emergency; and
 - (d) surge capacity available through OCHA, which provides a mechanism to rapidly deploy international resources to emergencies with the aim of supporting the co-ordination function in the field.
- (3) New Zealand joined consensus on United Nations General Assembly Resolutions 46/182 and 57/150, which were adopted without vote. OCHA is able to deploy resources at short notice if requested by New Zealand in a state of national emergency or a civil defence emergency of national significance (further detail is contained in *The Guide*).
- (4) The United Nations maintains an international register of all types of assets available, which can be accessed, if necessary, through OCHA.

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83 Ministry of Foreign Affairs and Trade

The Ministry of Foreign Affairs and Trade will maintain effective lines of communication to foreign governments and international organisations on all aspects of a disaster both through New Zealand's overseas posts and through foreign diplomatic missions accredited in New Zealand.

Part 9
Recovery

Civil defence emergency management recovery

84 Scope

- (1) The civil defence emergencies addressed by this plan will threaten the physical and emotional well-being of large numbers of people.
- (2) The response to and efforts to recover from an emergency are interrelated.
- (3) Action to achieve a response or recovery, or both, should be concurrent and co-ordinated.
- (4) Welfare activity will have started in the response phase at the beginning of the emergency and will continue through recovery.
- (5) The aim of immediate recovery activity is to restore as quickly as possible the quality of life of those affected so that they are able to continue functioning as part of the wider community.
- (6) In the medium to long term the aim is to seek the regeneration of a community by addressing the economic, social, natural, and built environmental effects of an emergency. This may take a short time or many years, possibly decades.
- (7) Measures to help recovery should be implemented as soon as possible, although early consideration will need to be given to the long-term implications of re-establishing affected communities in the same location as before the event.
- (8) Generally, government assistance in recovery will only be considered in circumstances involving emergencies of an unusual

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type or magnitude, and will be made available only when recovery is beyond the capacity of the local community.

- (9) Recovery consists of co-ordinated efforts and processes to effect the short-, medium-, and long-term holistic regeneration of a community following an emergency.
- (10) Recovery encompasses the community and 4 environments—
 - (a) social; and
 - (b) economic; and
 - (c) natural; and
 - (d) built.
- (11) These environments are the focus of recovery activity in the short, medium, and long term.

85 Transition from response to recovery

- (1) Recovery begins on day one of an emergency.
- (2) This means the recovery arrangements are established and information received about the response is used as a basis for planning recovery.
- (3) As the response concludes, a careful transition to recovery must be managed.
- (4) The transition from response to recovery in national emergencies or civil defence emergencies of national significance may be staged and variable across regions and areas.
- (5) It is expected that the transition from a state of national emergency or a civil defence emergency of national significance will be discussed and agreed between local, group, and national controllers.
- (6) The principal aspects of this transition are—
 - (a) a recovery action plan will—
 - (i) be prepared in association with the affected CDEM Groups; and
 - (ii) be prepared in consultation with recovery task groups; and
 - (iii) recognise those welfare arrangements established during response that will continue through recovery; and

Part 9—*continued*

- (b) a communications plan will be developed in conjunction with relevant recovery agencies.

86 Process of civil defence emergency management recovery
The process of civil defence emergency management recovery, including decision-making, reporting, and media management, is provided in *The Guide*.

87 Exit strategy
It is important to establish an exit strategy which should include—

- (a) assistance required in the long term; and
- (b) a transition to business as usual so as to manage long-term recovery; and
- (c) planning and reporting in the long term; and
- (d) management of public information and communications; and
- (e) opportunities for communities to discuss unresolved issues and to continue to participate in their recovery; and
- (f) changes to organisational arrangements including the need for task groups; and
- (g) debriefing and reviewing.

Part 10

Government financial support

88 Government financial support for civil defence emergencies

- (1) Arrangements for government financial support for emergencies are determined by Cabinet. *The Guide* is to be updated as necessary to record the current arrangements. Ongoing work is being undertaken to further develop arrangements.
- (2) The provisions for government financial support apply whether or not there is a state of national emergency or a civil defence emergency of national significance.

Part 10—*continued***89 Principles for government financial support**

- (1) Financial support towards response activities focuses on costs incurred in—
 - (a) taking the necessary precautions or preventive actions (whether by evacuation of people, by construction, by demolition, or by any other means) to reduce the immediate danger to human life, where those actions were begun during the response period:
 - (b) taking precautions or preventive actions with a view to reducing the impact of the event, where those actions were begun in the immediate period leading up to the event.
- (2) The purpose of emergency recovery is to restore the affected community to a position in which normal social and economic activity may be resumed as quickly as possible. To achieve this, it is essential to have proper planning for risk management. The Government considers local risks to be a local responsibility. Local authorities are primarily responsible for dealing with the impact of an emergency in their geographical and functional areas of responsibility. Government assistance is contingent upon that expectation.
- (3) The aim of any government assistance is to provide the minimum level of assistance required to restore to the community the capacity for self-help and to provide solutions that are the most appropriate long-term solutions. This does not imply an obligation to restore a community to a better state than existed before the emergency, and nor is there an obligation to restore to previous levels if those are not sustainable in the longer term. Upgrading of facilities to a level greater than existed previously may be considered as special policy in cases where such upgrading would decrease the likelihood of a recurrence of the civil defence emergency. Wherever possible, government assistance will be provided in accordance with existing departmental policies. Specific principles for recovery assistance are that—
 - (a) Government has a role in the recovery process after a significant civil defence emergency; and

Part 10—*continued*

- (b) any government response programme should be designed to restore the community capacity for self-help and be consistent with any government policies regarding mitigation and alleviation measures; and
 - (c) initial and primary responsibility for recovery rests with the local community; and
 - (d) risk management and its associated costs should be carried by the individuals, businesses, and local authorities that benefit and are best able to manage or mitigate the risk; and
 - (e) individuals, businesses, and local authorities have a responsibility to the extent possible to insure against and attempt to minimise or mitigate risk, in advance of any event; and
 - (f) government policies should encourage government organisations, local authorities, communities, businesses, and individuals in proper management practices such as—
 - (i) analysing local hazards and understanding risk exposure; and
 - (ii) preventing the possibility of emergencies occurring, or reducing their likelihood or impact; and
 - (iii) adjusting infrastructures and practices to reduce vulnerability, to mitigate the consequences, and to limit potential damage; and
 - (iv) providing for effective and efficient response; and
 - (v) providing resources for recovery (that is, physical and financial provisions including adequate emergency reserve funds and insurance).
- (4) Government recovery assistance will normally only be provided if—
- (a) recovery procedures cannot be carried out without government assistance; or
 - (b) there is a statutory requirement for action, or a need to invoke a statute to achieve the ends desired from the recovery process; or

Part 10—*continued*

- (c) government assistance will aid the co-ordination of the recovery process to a significant extent; or
 - (d) there are advantages of economies of scale.
- (5) In addition to immediate response measures co-ordinated by MCDEM or other departments, Government can normally be expected to provide the following:
- (a) emergency feeding, housing, and welfare assistance for affected people where this assistance is not available from other sources or agencies; and
 - (b) transportation assistance if evacuation becomes necessary; and
 - (c) restoration of those services and facilities that are the Government's responsibility to provide (for example, schools, and highways); and
 - (d) assistance in the assessment and appropriate restoration of those services and facilities that other agencies are responsible for providing if—
 - (i) insurance cannot be obtained; or
 - (ii) the responsible agency cannot effect restoration within an appropriate time frame; and
 - (e) technical assistance with respect to other damage (this will normally be restricted to providing additional expertise to assist in the detailed assessment of damage, establishing procedures, and any necessary support to expedite insurance claims and damage repair, and, if necessary, temporarily providing additional labour to expedite clean-up operations); and
 - (f) co-ordination of the response from Government through the Director and, if necessary, the appointment of a Recovery Co-ordinator and the staff and facilities necessary for the Recovery Co-ordinator to carry out his or her role.

Appendices

Appendix 1

cls 60(4), 62(5)

National warnings

Civil defence emergency management hazards
for which national warnings can be issued

Hazard	Responsible agency	Support agency or agencies
Severe weather	MetService	MCDEM, Ministry of Health, CDEM Groups, Police, fire service, and nominated radio and TV
Earthquake	Institute of Geological and Nuclear Sciences Limited	MCDEM, Ministry of Health, CDEM Groups, and fire service
Volcanic unrest/eruption	Institute of Geological and Nuclear Sciences Limited	MCDEM, Ministry of Health, CDEM Groups, Police, and fire service
Tsunami	MCDEM	Ministry of Health, CDEM Groups, Police, fire service, and nominated radio and TV

Note:

National warnings can be issued via the national warning system for any type of hazard.

Appendix 2

cl 65(3)

NCMC modes

Mode	Roles	Scale
1 Monitor	Monitor and assess incidents that may lead to a state of local emergency. Monitor and assess local emergencies.	Standby. Minimal staffing to monitor impending or actual event. Other staff on standby. Support agencies notified.
2 Engage	In addition to monitoring activities: collect, analyse, and disseminate information on emergencies; report to/advise Government; provide public information service.	Standby. Increased staffing. Support agencies kept informed.
3 Assist	In addition to interaction activities: process/co-ordinate requests for support from regional and local organisations.	Partial to full staffing. NCMC fully operational. All supporting agencies activated.
4 Manage	Collect, analyse, and disseminate information on emergency (including the provision of a public information service). Control the overall response. Co-ordinate logistical support, including aid from overseas and international liaison. Report to/advise Government.	Significant emergency. Full staffing. NCMC fully operational. All MCDEM staff committed. All supporting agencies activated.

Diane Morcom,
Clerk of the Executive Council.

Issued under the authority of the Acts and Regulations Publication Act 1989.
Date of notification in *Gazette*: 17 November 2005.

Contents

- 1 General
 - 2 Status of reprints
 - 3 How reprints are prepared
 - 4 Changes made under section 17C of the Acts and Regulations Publication Act 1989
 - 5 List of amendments incorporated in this reprint (most recent first)
-

Notes

1 *General*

This is a reprint of the National Civil Defence Emergency Management Plan Order 2005. The reprint incorporates all the amendments to the order as at 1 October 2008, as specified in the list of amendments at the end of these notes.

Relevant provisions of any amending enactments that have yet to come into force or that contain relevant transitional or savings provisions are also included, after the principal enactment, in chronological order.

2 *Status of reprints*

Under section 16D of the Acts and Regulations Publication Act 1989, reprints are presumed to correctly state, as at the date of the reprint, the law enacted by the principal enactment and by the amendments to that enactment. This presumption applies even though editorial changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in the reprint.

This presumption may be rebutted by producing the official volumes of statutes or statutory regulations in which the principal enactment and its amendments are contained.

3 *How reprints are prepared*

A number of editorial conventions are followed in the preparation of reprints. For example, the enacting words are not included in Acts, and provisions that are repealed or revoked are omitted. For a detailed list of the editorial conventions, *see*

<http://www.pco.parliament.govt.nz/legislation/reprints.shtml>
or Part 8 of the *Tables of Acts and Ordinances and Statutory
Regulations and Deemed Regulations in Force*.

4 *Changes made under section 17C of the Acts and Regulations Publication Act 1989*

Section 17C of the Acts and Regulations Publication Act 1989 authorises the making of editorial changes in a reprint as set out in sections 17D and 17E of that Act so that, to the extent permitted, the format and style of the reprinted enactment is consistent with current legislative drafting practice. Changes that would alter the effect of the legislation are not permitted. A new format of legislation was introduced on 1 January 2000. Changes to legislative drafting style have also been made since 1997, and are ongoing. To the extent permitted by section 17C of the Acts and Regulations Publication Act 1989, all legislation reprinted after 1 January 2000 is in the new format for legislation and reflects current drafting practice at the time of the reprint.

In outline, the editorial changes made in reprints under the authority of section 17C of the Acts and Regulations Publication Act 1989 are set out below, and they have been applied, where relevant, in the preparation of this reprint:

- omission of unnecessary referential words (such as “of this section” and “of this Act”)
- typeface and type size (Times Roman, generally in 11.5 point)
- layout of provisions, including:
 - indentation
 - position of section headings (eg, the number and heading now appear above the section)
- format of definitions (eg, the defined term now appears in bold type, without quotation marks)
- format of dates (eg, a date formerly expressed as “the 1st day of January 1999” is now expressed as “1 January 1999”)
- position of the date of assent (it now appears on the front page of each Act)

- punctuation (eg, colons are not used after definitions)
- Parts numbered with roman numerals are replaced with arabic numerals, and all cross-references are changed accordingly
- case and appearance of letters and words, including:
 - format of headings (eg, headings where each word formerly appeared with an initial capital letter followed by small capital letters are amended so that the heading appears in bold, with only the first word (and any proper nouns) appearing with an initial capital letter)
 - small capital letters in section and subsection references are now capital letters
- schedules are renumbered (eg, Schedule 1 replaces First Schedule), and all cross-references are changed accordingly
- running heads (the information that appears at the top of each page)
- format of two-column schedules of consequential amendments, and schedules of repeals (eg, they are rearranged into alphabetical order, rather than chronological).

5 *List of amendments incorporated in this reprint
(most recent first)*

Policing Act 2008 (2008 No 72): section 116(a)(iv)

Coroners Act 2006 (2006 No 38): section 143
