Top man for Rural Fire

The Fire Service Commission has appointed a director for its new Rural Fire Division. He is Mr Murray Dudfield who took up the post on July 11.

Mr Dudfield recently held the position of Senior Forest Officer (Fire), for the Ministry of Forestry. He holds a NZ Certificate in Forestry, and his 21 years of forestry experience include senior management responsibility for rural fire in the New Zealand Forest Service and the Ministry of Forestry.

Mr Dudfield was a founder member of the Forest and Rural Fires Association of New Zealand and is currently an executive member of that organisation.

Experience Invaluable

Announcing the appointment, the Chairman of the Fire Service Commission, Hon. Fraser Colman, aid Mr Dudfield's experience would be invaluable to the Commission which became the National Rural Fire Authority on July 1.

Murray Dudfield will manage the Rural Fire Division which is responsible for developing and implementing rural fire policy for the National Rural Fire Authority.

The appointment of two technical officers to the Rural Division is expected shortly.

"The forest and rural fire expertise of Murray Dudfield and his staff will help to make a smooth transition to the new rural fire administration and ensure its success," Mr Colman said.

Community forests

Sir,

There are opportunities for a wide variety of new forests and other plantings, which could be in both urban and rural areas, noted editorial comment in the February issue of NZ Forestry.

The establishment of multi-purpose community forests, in involving a partnership between the public and private sectors, might be one way of taking advantage of these opportunities.

In Britain, the Forestry Commission and the Countryside Commission are now actively promoting the concept of community forests, for which they will jointly provide grant aid.

The proposal is to establish 12 new forests in England and Wales. These would be situated at the edge of, or outside, the built-up area of towns and cities. Each forest would cover an area between 10,000 ha and 17,000 ha, of which perhaps half would be open land or water. Land ownership would be in many hands. The forests would be managed for public access and enjoyment, landscape enhancement and wildlife conservation, as well as for timber production. The motivation is to regenerate derelict land, diversify agricultural use and improve the quality of life for local people and visitors.

The two promoting Commissions are already working alongside local authorities (district, county and metropolitan borough councils) in several areas to set up the first such community forests.

With similar objectives, but on a larger scale, the Countryside Commission on its own is also proposing the creation of a new multi-purpose "national" forest in the English Midlands. This plan would embrace blend of woods, fields, towns and villages and cover an area ranging from 62,000 ha to 100,000 ha, of which around half would be under tree cover, depending on which one of five short-listed sites is finally chosen.

For community forests to become a reality, land would have to be made available for planting, money would have to be found to pay for their creation (over perhaps a generation) and management, and an organisation would need to be established to run them. Clearly, the involvement of business and commerce and of local communities and local government would be essential.

Certainly when, in Thatcherite Britain, the Government is still willing to encourage tree planting with grant aid.

Eric Bennett
Rothesay, Isle of Bute, Scotland

Compulsory replanting covenant

Sir,

Over the past few months people representing various organisations have been reported in the newspapers as being opposed to the absence of a compulsory replanting covenant in the Crown Forestry Licence. I am not normally one who leaps to the defence of Government policy!!, but I feel that I would like to give fellow members the benefit of my reasoning on the subject. I should like to add that these are my own views and do not necessarily reflect those of the NZ Forestry Corporation for whom I work.

In the 1970s and 80s forestry suffered a lot of antagonism and opposition from some local authorities through proposed changes to their district schemes to 'control' forestry. In particular, Silverpeaks and Clutha Counties in our region both had a repressive attitude to forestry which they thought had either no role to play in the economic welfare of their districts or, at best, should be permitted only on the very poorest land. This attitude was the result of a very genuine feeling amongst Councilors that agriculture was the real wealth of the rural district and that its full potential should be protected. As a result, forestry was permitted as a predominant use only on steep country which could not be farmed profitably.

I attended a number of hearings, the ultimate being for the purpose of sustaining an objection to the Town and Country Planning Tribunal. Amongst other things, a key thrust to my objections was that forestry was another valid use of the land, and that the landowner should be given the freedom to plant a forest crop on his/her land just as he/she already had the freedom to plant (sow) an agricultural crop in the traditional sense of the word - i.e. grain, root crops...