

New Zealand Gazette

WELLINGTON: THURSDAY, 14 DECEMBER 1995

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USING THE GAZETTE

The New Zealand Gazette, the official newspaper of the Government of New Zealand, is published weekly on Thursday. Publishing time is 4 p.m.

Closing time for lodgment of notices under the Companies, Partnership, Insolvency and Land Transfer Acts is 12 noon on Monday (except where that day is a public holiday, in which case the deadline will be noon on the last working day of the preceding week). All other notices must be lodged at the Gazette Office by 12 noon, Tuesday in the week of publication.

Notices are accepted for publication in the next available issue, unless otherwise specified.

Notices being submitted for publication must be repro-

duced copies of the originals. Dates, proper names and signatures are to be shown clearly. A covering instruction setting out requirements must accompany all notices.

Copy will be returned unpublished if not submitted in accordance with these requirements.

Notices for publication and related correspondence should be addressed to:

Gazette Office, Department of Internal Affairs, P.O. Box 805, Wellington. Telephone (04) 495 7200. Facsimile (04) 495 7289.

Cancelled Notices

Notices cancelled after being accepted for publication will be subject to a charge of \$55 to cover setting up and deleting costs. The deadline for cancelling notices is 3 p.m. on Wednesdays.

Availability

The *New Zealand Gazette* is available on subscription from Legislation Services, P.O. Box 12-418, Wellington or over the counter at the following locations:

Bennetts Bookshop Limited

Level One, Whitcoulls Corner Store, Queen Street, Auckland.

147 Hereford Street, Christchurch.

Whitcoulls Shop Bookshop, 143 George Street, **Dunedin.**

38-42 Broadway Avenue, Palmerston North.

Massey University, Palmerston North.

Whitcoulls Limited, Shop 42, Centre Place, P.O. Box 928, Hamilton.

Bowen House, Lambton Quay, Wellington.

Other issues of the Gazette

Customs Edition-Published weekly on Tuesdays.

Special Editions, Professional & Trade lists and Supplements-Published as and when required.

Advertising Rates

The following rates for the insertion of materials in the New Zealand Gazette apply as from 1 July 1991:

Category 1

Single column notices, e.g.: Notices under the Companies Act, Insolvency Act, and Public Works Act — 55c per word (no matter how big or small)*.

Category 2

Notices in table form or taking up two columns across the page, e.g.: Change of Company Name notices, Regulation Summaries—60c per word (no matter how big or small)*.

*Any word or group of alphas or numerals with a comma or full-point imbedded in it will count as two words.

*Any word or letter ending with a full-point, comma, shilling stroke (whether followed by a word space or no word space will count as one word, e.g., D.X. = 2 words, the end. = 2 words. The full point, comma, shilling stroke ends the word, and what follows starts another word.)

The appropriate rate to be applied to an advertisement will be determined at the time of setting up the notice for publication. Customers will be invoiced in accordance with standard commercial practices. Advertising rates are not negotiable.

All rates shown are inclusive of G.S.T.

Bankruptcy Notices

Hamilton

The following persons were adjudicated bankrupt on the dates below:

11 October 1995

Buckley, Terence Edgar Nixon, company director of 949 River Road, Hamilton.

4 December 1995

Gatenby, Grant Hall Peter of 64 Carrington Avenue, Hamilton.

Macken, Kevin Trevor, fisherman, address unknown.

Berkahn, Richard James, unemployed of Ngaruawahia.

McKelvy, Miles John, company director of 85 Endeavour Avenue, Flagstaff, Hamilton (previously trading as MGB Car & Truck Painters).

Powell, Stewart Bruce, sales manager, formerly of 12 Sullivans Road, Paihia, now of 2 Beechy Street, Opua.

Luxton, Kelvin Royce, unemployed, formerly of 6 Hikutaia Street, Te Aroha, now of Punakitere Road, R.D. 3, Kaikohe (previously trading as K R Luxton Engineering).

8 December 1995

Van Den Anker, Paul Steven, bricklayer, formerly of 10 Forsaith Street, Kawerau, now of 13 Bill Schmetz Place, Kawerau.

OFFICIAL ASSIGNEE, Commercial Affairs Division, Private Bag 3090, Hamilton. Telephone: (07) 839 5055. Facsimile: (07) 839 4348.

Dunedin

The following persons were adjudicated bankrupt on the dates below:

23 November 1995

Glover, Stephen Craig, disc jockey of 63 Jackson Street, Saint Kilda, Dunedin and previously of 86A Hargest Crescent, 74 Saint Leonards Drive and 12A Normanby Street, Dunedin (previously trading as SCG Entertainments).

21 November 1995

Priest, Jocelyn Hinga, sickness beneficiary of 47 Forfar Crescent, Invercargill and previously of 28 Massey Crescent, Napier and 306 Terrace Road, Hastings.

28 November 1995

Emberton, Amanda Jane of 39 Main Street, Blenheim.

In, Chi Heung, care of 7A Totara Street, Blenheim.

Green, Kelton John, Flat 1/5 Hospital Road, Blenheim.

30 November 1995

Topi, Colwyn James, invalid beneficiary of 10 Morton Street, Invercargill and previously of 95 Islington Street and 60 Mavora Crescent, Invercargill (previously trading as C J Topi).

30 November 1995

Humphreys, Wayne David (also known as Jacques, Wayne David), invalid beneficiary of 117 Taieri Road, Dunedin and previously of 125 Hargest Crescent and 20 Dover Street, Dunedin, 63 King Edward Street, Motueka, 5A Hadden Court, Blenheim and Apes Road, R.D. 1, Merton, Dunedin.

14 DECEMBER

23 November 1995

Wells, Donald Wayne, unemployed of 7 Pembroke Street, Oamaru and previously of 6 Roach Street, Oamaru.

20 November 1995.

Neilson, Kerry of 28 Brooke Street, Invercargill (previously trading as Southern Fire Extinguishers and Clyde Street Takeaways, Invercargill).

First meeting of creditors to be held at the Official Assignee's Meeting Room, First Floor, 55 Esk Street, Invercargill on 14 December 1995 at 3.00 p.m.

13 November 1995

Cairns, Andrew Mark of 161 Wilton Street, Invercargill (previously trading as Mark Cairns Builder of Invercargill).

First meeting of creditors to be held at the Official Assignee's Meeting Room, First Floor, 55 Esk Street, Invercargill on 15 December 1995 at 9.00 a.m.

4 December 1995

Cowles, Jeffrey Graham, company director, last known address care of City Tavern, 63 Stafford Street, Timaru.

5 December 1995

Timlin, Peter Bryan, pensioner of Flat 1, 25 London Street, Dunedin.

Pope, Kevin William, invalid beneficiary of 345C South Road, Dunedin and previously of 240 Forbury Road and 6A Hillside Road, Dunedin.

McKenzie, Bruce Alexander, care of "Toropuke", R.D. 2, Tapanui (previously trading until July 1995 as Raes Junction Hotel, Raes Junction), was adjudged bankrupt on 5 December 1995.

OFFICIAL ASSIGNEE, Commercial Affairs Division, Private Bag 1927, Dunedin. Telephone: (03) 477 3722. Facsimile: (03) 477 5932.

Christchurch

The following persons were adjudicated bankrupt on the dates below:

11 October 1995

Phillips, Terewa Mana, fisherman of 46 Budge Street, Blenheim.

27 November 1995

Dennis, Lindsay Robert, contractor of Wairoa Gorge Road, R.D. 1, Brightwater, Nelson.

Gould, Jerry Ralph, work person of Tapawera.

Groube, Julia Faye, mother of 23 Flay Crescent, Christchurch.

28 November 1995

Gibson, David Earl, communications consultant of 93 Gayhurst Road, Christchurch, previously of 73 Patton Street, Christchurch.

Ki-Te Marino, Leslie, plasterer of 14 Pandora Street, Christchurch (previously trading as L K Marino Plasterers).

Russell, Robert Scott, beneficiary of no fixed abode, previously of 504 Thompson Ford Road, Blenheim (previously trading as Scotty's Contractors).

Rutherford, Richard Charles, occupation unknown of 16 Charon Street, Spencerville (previously trading as Seraffyn Exports).

Shephard, Wilhomena Josephine, occupation unknown of 22B Horton Place, Christchurch.

4 December 1995

Harding, August Wayne, beneficiary of 34 Hooker Avenue, Christchurch, previously of 333 Clyde Road, Christchurch.

Mangos, Nicola Tracey, beneficiary/taxi driver of Christchurch, previously of 87 Olliviers Road, Christchurch.

Stevens, Nicola Anne, sales representative of 75 Kahu Road, Christchurch.

Voight, Kevin James and Voight, Rhonda Marie, beneficiaries of 48 Moorhouse Street, Ross, Westland.

7 December 1995

Van Der Laan, Dirk Hans and Van Der Laan, Wiwi Francis, beneficiaries of 78 Conway Street, Christchurch, previously of 116 Ballance Street, Gisborne.

OFFICIAL ASSIGNEE, New Zealand Insolvency and Trustee Service, Private Bag 4714, Christchurch. Telephone: (03) 366 4354. Facsimile: (03) 365 5287.

Wellington

The following persons were adjudicated bankrupt on the dates below:

13 November 1995

Jarvie, Alister John, unknown profession of 4/41A McParland Street, Upper Hutt.

Mills, Nicholas Mark of 23 Inglis Street, Seatoun, Wellington, previous address Lower Watt Street, Wadestown, Wellington.

Rielly, Sean Matthew, a company director of 97 Ellice Street, Mount Victoria, Wellington.

14 November 1995

Sommerville, Vivienne, a mother of 55B Ocean Road, Paekakariki.

16 November 1995

Trainor-Harris, Sharon Louise, occupation unknown of 9 Speargrass Grove, Upper Hutt.

17 November 1995

Kells, Morton David, builder of 52 Kowhai Street, Naenae.

Kells, David John, builder of Flat 1/19 Kopana Grove, Stokes Valley.

20 November 1995

Trainor, Peter Graeme, sickness beneficiary of 4 Savage Crescent, Upper Hutt.

Quirke, Peter Michael, accountant of 14 Mission Street, Birdwood, Lower Hutt.

OFFICIAL ASSIGNEE, Commercial Affairs Division, Private Bag 5901, Wellington. Telephone: (04) 471 1028. Facsimile: (04) 499 4170. ba8127

In Bankruptcy

Meeting of creditors for the estate of Amrit Lakina Vasan—a bankrupt.

A meeting of creditors will be held at the Eleventh Floor, Boulcott House, 47 Boulcott Street, Wellington on Friday, 15 December 1995 at 11.30 a.m.

The purpose of the meeting meeting is to resolve asset recovery and discuss litigation and other issues that may arise from this matter.

OFFICIAL ASSIGNEE, New Zealand Insolvency and Trustee Service, Private Bag 5901, Lambton Quay, Wellington. Telephone: (04) 471 1028. Facsimile: (04) 499 4170.

In Bankruptcy

Notice of Order Annulling Adjudication

Pursuant to Section 119 of the Insolvency Act 1967

Take notice that the order of adjudication, dated the 1st day of March 1995 against **Paul Kendall** of Auckland, was annulled by order of the High Court of Auckland, dated the 27th day of March 1995.

Dated at Auckland this 4th day of December 1995.

D. M. MARSHALL, Deputy Official Assignee.

Sixth Floor, Commercial Affairs Division, New Zealand Insolvency and Trustee Service, 3 Kingston Street, Auckland 1. Telephone: (09) 357 4141. Facsimile: (09) 357 1776. b&130

In Bankruptcy

Order Prohibiting Bankrupt From Carrying on Business After Discharge

Pursuant to Section 111 of the Insolvency Act 1967

Take notice that by an order of the High Court at Invercargill dated the 20th day of November 1995, it was ordered by consent that **David Edward Smith**, formerly of Invercargill, be prohibited for a period of five (5) years from his discharge on the 21st day of November 1995, from doing any of the following things without leave of the Court:

- (a) Entering into or carrying on any business or class of business either alone or in partnership with any other person.
- (b) Being engaged in the management or control of any business carried on by or on behalf of, or being in the employ of, any of the following persons, namely, the bankrupt's wife, a lineal ancestor or descendant of the bankrupt, the wife or husband of such an ancestor or descendant, a brother of the bankrupt, the wife of such a brother, a sister of the bankrupt and the husband of such a sister.

(c) Acting as director or taking part directly or indirectly in the management of any company or class of company.

T. E. LAING, Official Assignee.

Commercial Affairs Division, New Zealand Insolvency and Trustee Service, Private Bag 1927, Dunedin. Telephone: (03) 477 3722. Facsimile: (03) 477 5932.

In Bankruptcy

Order Prohibiting Bankrupt From Carrying on Business After Discharge

Pursuant to Section 111 of the Insolvency Act 1967

Take notice that by an order of the High Court at Invercargill dated the 20th day of November 1995, it was ordered by consent that **Bruce Alexander McKenzie**, builder of Invercargill, be prohibited for a period of five (5) years from his discharge on the 9th day of May 1997, from doing any of the following things without leave of the Court:

- (a) Entering into or carrying on any business or class of business either alone or in partnership with any other person.
- (b) Being engaged in the management or control of any business carried on by or on behalf of, or being in the employ of, any of the following persons, namely, the bankrupt's wife, a lineal ancestor or descendant of the bankrupt, the wife or husband of such an ancestor or descendant, a brother of the bankrupt, the wife of such a brother, a sister of the bankrupt and the husband of such a sister.
- (c) Acting as director or taking part directly or indirectly in the management of any company or class of company.

T. E. LAING, Official Assignee.

Commercial Affairs Division, New Zealand Insolvency and Trustee Service, Private Bag 1927, Dunedin. Telephone: (03) 477 3722. Facsimile: (03) 477 5932.

Company Notices

APPOINTMENT OF RECEIVERS

Notice of Appointment of Receiver and Manager

Pursuant to Section 8 of the Receiverships Act 1993

Mr B. Watson on the 30th day of November 1995, appointed John Harold Gaukrodger and Graeme Robert Finch, chartered accountants of Hamilton, as receivers and managers of the property of **Natumix Fertilisers Limited** under the powers contained in a debenture dated the 25th day of May 1982, which property consists of all freehold and leasehold land, fixed plant and machinery, patents, trade names, unpaid and uncalled capital and goodwill and all other assets.

Office of the receiver is care of KPMG Peat Marwick, Eleventh Floor, KPMG Centre, 85 Alexandra Street, Hamilton. Dated this 30th day of November 1995.

J. H. GAUKRODGER, Joint Receiver and Manager. ar8243

Rangiwai Shelf 2 Limited

Notice to Public of Appointment of Receiver and Notice of Appointment of Receiver and Manager

Pursuant to Section 8 (1) (b) and Section 8 (3) of the Receiverships Act 1993

I, Neryl Butterworth, hereby give notice that on the 27th day of November 1995, I was appointed by Donald Keith Cleaver as the receiver and manager of the property of Rangiwai Shelf 2 Limited, under the powers contained in a debenture dated the 11th day of August 1993, originally in 14 DECEMBER

favour of Farran (Eight) Limited and assigned to Donald Keith Cleaver by deed of transfer of debenture dated the 17th day of October 1995.

The receiver and manager has been appointed in respect of all the company's undertaking and all its real and personal property and all its assets and effects, whatsoever and wheresoever, both present and future.

The offices of the receiver and manager is at 12 Maidstone Street, Grey Lynn, Auckland. Telephone: (09) 376 2445. Facsimile: (09) 376 6441.

Dated this 27th day of November 1995.

N. BUTTERWORTH, Receiver and Manager. ar8172

Kiwi West Aviation Limited

Public Notice of Appointment of Receiver

The Receiverships Act 1993

On 17 November 1995, Christopher Frederick Schurr, chartered accountant of Stanners Street, Eltham, was appointed receiver of Kiwi West Aviation Limited.

The property in receivership is the assets and undertakings of Kiwi West Aviation Limited, secured by a debenture dated 18 August 1995 over the company by David Gardiner Roache and others. Dated this 5th day of December 1995.

G. R. C. SMITH, Solicitor for the Company. ar8173

Shellbe Two Limited

Notice of Appointment of Receiver and Manager

Pursuant to Section 8 (1) of the Receiverships Act 1993

Notice is hereby given that on the 6th day of December 1995, Brian Leo McPhail, chartered accountant of Hart McPhail & Co., Auckland, was appointed receiver and manager of the property of Shellbe Two Limited under the powers contained in a debenture dated the 15th day of September 1994, given by that company. The property in receivership is all the company's undertaking, goodwill, property and assets.

The offices of the receiver and manager are Hart McPhail & Co., Level Six, 10 Morgan Street, Auckland (P.O. Box 7103, Auckland). Telephone: (09) 309 1484. Facsimile: (09) 309 7638.

Dated this 8th day of December 1995.

B. L. MCPHAIL, Receiver and Manager. ar8244

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 19th day of October 1995, an application for putting **Vital Information Limited**, a duly incorporated company having its registered office at care of Flat 1, 1 The Esplanade, Westshore, Napier, into liquidation by the High Court was filed in the High Court at Napier.

The application is to be heard before the High Court at Napier on Thursday, the 8th day of February 1996 at 10.00 a.m.

Any person, other than the defendant company, who wishes to appear on the hearing of the application must file an appearance not later than the second working day before that day.

The applicant is **The Commissioner of Inland Revenue**, whose address for service is at the offices of Messrs Elvidge & Partners, Solicitors, corner of Raffles and Bower Streets, Napier.

Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor.

G. L. LANG, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 28th day of October 1995, an application for putting **Snoring Waters Productions** Limited, a duly incorporated company having its registered office at Taikitai Road, Waimarama, R.D. 12, Havelock North, into liquidation by the High Court was filed in the High Court at Napier.

The application is to be heard before the High Court at Napier on Thursday, the 8th day of February 1996 at 10.00 a.m.

Any person, other than the defendant company, who wishes to appear on the hearing of the application must file an appearance not later than the second working day before that day.

The applicant is **The Commissioner of Inland Revenue**, whose address for service is at the offices of Messrs Elvidge & Partners, Solicitors, corner of Raffles and Bower Streets, Napier.

Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor.

G. L. LANG, Solicitor for the Applicant.

Advertisement of Application for Liquidation of Incorporated Society by the Court

M. No. 1496/95

Take notice that on the 28th day of November 1995, an application for the liquidation of **Te Akapuanga O Te Iti Tangata Kuki Airani Incorporated** by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 1st day of February 1996 at 10.45 a.m.

Any person, other than the defendant company, who wishes to appear on the hearing of the application must file an appearance not later than the second working day before that day.

The applicant is **Clear Communications Limited**, whose address for service is at the offices of Level Two, Baycorp House, 15 Hopetoun Street, Auckland.

Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor.

PAUL THOMAS, Solicitor for the Applicant. aw8177

Advertisement of Application for Putting Company into Liquidation

In the High Court of New Zealand, Christchurch Registry

Under the Companies Act 1955, between **Bitumix** Limited, a duly incorporated company having its registered office at BP House, 20 Customhouse Quay, Wellington, and carrying on business as contractors— *Plaintiff:*

And—East Coast Contracting (1994) Limited, a duly incorporated company having its registered office at 300 Gardiners Road, Christchurch, contractors— Defendant:

Take notice that on the 20th day of November 1995, an application for putting **East Coast Contracting (1994) Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 18th day of December 1995 at 10.00 a.m.

Any person, other than the defendant company, who wishes to appear on the hearing of the application must file an appearance not later than the second working day before that day.

The applicant is **Bitumix Limited**, whose address for service is at the offices of Canterbury Credit Consultants, Fifth Floor, 77 Hereford Street, Christchurch.

Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor.

ROGER ALEXANDER McL. FRASER, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 20th day of November 1995, an application for putting **Edward Fenton Holdings Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 21st day of December 1995 at 10.00 a.m.

Any person, other than the defendant company, who wishes to appear on the hearing of the application must file an appearance not later than the second working day before that day.

The applicant is **Connell Wagner Limited**, whose address for service is at the offices of Craig Griffin & Lord, Solicitors, 187 Mount Eden Road, Mount Eden. Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor.

C. N. LORD, Solicitor for the Applicant. aw8208

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 3rd day of November 1995, an application for putting **Heenan Industries** (NZ) Limited into liquidation by the High Court was filed in the High Court at Invercargill.

The application is to be heard before the High Court at Invercargill on the 12th day of February 1995 at 10.00 a.m.

Any person, other than the defendant company, who wishes to appear on the hearing of the application must file an appearance not later than the second working day before that day.

The applicants are Michael McCrohon and Alison McCrohon, whose address for service is at the offices of Mitchell & Mackersy, Solicitors, 10 Balmacewan Road (P.O. Box 12-001), Dunedin.

Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor. aw8209

Advertisement of Application for Putting Company into Liquidation

M. No. 463/95

Take notice that on Friday, 8 December 1995, an application for putting **Exclusive Carpet Care Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on Monday, 18 December 1995 at 10.00 a.m.

Any person, other than the defendant company, who wishes to appear on the hearing of the application must file an appearance not later than the second working day before that day.

The applicant is **Trevor Paul Broomhall**, whose address for service is at the offices of Weston Ward and Lascelles, Solicitors, 211 Gloucester Street, Christchurch.

Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor.

R. M. JEFFERIS, Solicitor for the Applicant. aw8245

APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

The following companies were placed into liquidation on the dates below:

20 November 1995

Bizarre Bazaar Limited, 151 Queen Street, Masterton.

Direct Homes Limited, 15 Seaview Road, Paraparaumu Beach.

OFFICIAL ASSIGNEE, Commercial Affairs Division, Private Bag 5901, Wellington. Telephone: (04) 471 1028. Facsimile: (04) 499 4170. a8133

Appointment of Liquidator

The Companies Act 1955 (as amended)

The official assignee at Hamilton was appointed as liquidator of the following companies on the 4th day of December 1995:

Software Enterprises Limited (in liquidation).

Radial Developments Limited (in liquidation) (previously trading as Inferno Nightclub).

Ingram Industries Limited (in liquidation).

Jambu Holdings Limited (in receivership and in liquidation).

R.G.J.B. Limited (in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE, Commercial Affairs Division, Private Bag 3090, Hamilton. Telephone: (07) 839 5055. Facsimile: (07) 839 4348.

Appointment of Liquidator

On the 4th day of December 1995, the official assignee at Dunedin was appointed the liquidator of:

Canterbury Logging Company Limited (in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE, Commercial Affairs Division, Private Bag 1927, Dunedin. Telephone: (03) 477 3722. Facsimile: (03) 477 5932. a8216

Appointment of Liquidator

On the 5th day of December 1995, the official assignee at Dunedin was appointed the liquidator of:

Steur Holdings Limited (in liquidation).

Nu Photography (1991) Limited (in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE, Commercial Affairs Division, Private Bag 1927, Dunedin. Telephone: (03) 477 3722. Facsimile: (03) 477 5932. al8217

Appointment of Liquidator

The official assignee at Christchurch was appointed as liquidator of the following companies on:

27 November 1995

Fishing Quota New Zealand Limited.

Pakim Holdings (No 4) Limited.

28 November 1995

Albert Shelf No 7 Limited.

Astora Gardens Limited.

Carmen Holdings Limited.

Gadan Publishing Limited.

International Food Marketing Limited.

Naughty New Zealand Limited.

TKP Administration Limited.

Address of Liquidator:

OFFICIAL ASSIGNEE, New Zealand Insolvency and Trustee Service, Private Bag 4714, Christchurch. Telephone: (03) 366 4354. Facsimile: (03) 365 5287.

Communication and Energy Workers Union Inc (in interim liquidation)

Notice of Appointment of Interim Liquidators

Bruce McCallum and David Petterson, chartered accountants, were appointed interim liquidators, jointly and severally of Communication and Energy Workers Union Inc on the 29th day of November 1995 by the High Court of Wellington.

Notice to Creditors to Lodge Claims

The interim liquidators have fixed the 29th day of January 1996, as the last day when creditors are to make their claims and establish any priority their claims may have.

Creditors claims that have not been made at the date a

distribution is declared will be excluded from the benefit of that distribution and may not object to that distribution.

General Notes:

Inquiries for information relating to the interim liquidation may be made to Chris Bowyer, McCallum Petterson & Co, Level Eight, City Tower, 95 Customhouse Quay (P.O. Box 3156), Wellington. Telephone: (04) 499 7796. Facsimile: (04) 499 7784. ³⁸¹³⁴

Notice of Appointment of Liquidator

In the matter of the Companies Act 1993, and in the matter of Hamilton Slate and Ceramic Tile Centre Limited:

Notice is hereby given that by a duly signed entry in the minute book of the above-named company on the 1st day of December 1995, it was resolved as a special resolution, that the company be placed in liquidation and that Catherine P. F. Orange, be appointed liquidator.

The liquidation commenced on the 1st day of December 1995.

The liquidator fixes the 23rd day of December 1995 as the date on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have and or priority as to payment in terms of section 312 of the Companies Act 1993.

CATHERINE P. F. ORANGE, Liquidator.

Address of Liquidator: P.O. Box 14-060, Hamilton. Telephone: (07) 855 9474.

Javelin Nominees Limited (in liquidation)

Notice is hereby given that, pursuant to section 211 (2) (c) of the Companies Act 1955, David Muir Gray and Gary Traveller, chartered accountants of Wellington, were appointed joint and several liquidators of Javelin Nominees Limited.

The liquidation commenced on the 4th day of December 1995.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Jeremy Morley of Price Waterhouse, 11–17 Church Street (P.O. Box 1327), Wellington on Telephone No. (04) 385 5255.

Notice is also given that the liquidators hereby fix the 15th day of January 1996 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 286 of the Companies Act 1955.

Dated this 6th day of December 1995.

V. J. FATUPAITO for GARY TRAVELLER, Joint Liquidator.

Address of Joint Liquidator: Price Waterhouse, P.O. Box 1327, Wellington.

New Zealand Lawyer Limited (in liquidation)

Notice is hereby given that, pursuant to section 211 (2) (c) of the Companies Act 1955, David Muir Gray and Gary Traveller, chartered accountants of Wellington, were appointed joint and several liquidators of New Zealand Lawyer Limited.

The liquidation commenced on the 5th day of December 1995.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Marcus Hyde of Price Waterhouse, 11–17 Church Street (P.O. Box 1327), Wellington on Telephone No. (04) 385 5255. Notice is also given that the liquidators hereby fix the 14th day of January 1996 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 286 of the Companies Act 1955.

Dated this 5th day of December 1995.

GARY TRAVELLER, Joint Liquidator.

Address of Joint Liquidator: Price Waterhouse, P.O. Box 1327, Wellington.

Maestro Marketing Limited (in liquidation)

Notice is hereby given that, pursuant to section 211(2)(c) of the Companies Act 1955, David Muir Gray and Gary Traveller, chartered accountants of Wellington, were appointed joint and several liquidators of Maestro Marketing Limited.

The liquidation commenced on the 5th day of December 1995.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Marcus Hyde of Price Waterhouse, 11-17 Church Street (P.O. Box 1327), Wellington on Telephone No. (04) 385 5255.

Notice is also given that the liquidators hereby fix the 14th day of January 1996 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 286 of the Companies Act 1955.

Dated this 5th day of December 1995.

GARY TRAVELLER, Joint Liquidator.

Address of Joint Liquidator: Price Waterhouse, P.O. Box 1327, Wellington.

Blueprint (Wgtn) Limited (in liquidation), Micah Systems Limited (in liquidation) and Promenade Holdings Limited (in liquidation)

Notice of Appointment of Liquidators

Pursuant to Section 229 (2) of the Companies Act 1955

Notice is hereby given that Donald Leroy Francis and John Howard Ross Fisk were appointed liquidators of the abovenamed companies by order of the High Court at Wellington on the 4th day of December 1995.

The liquidation commenced on the 4th day of December 1995.

Officer for Inquiries: Jeff Fagerlund.

D. L. FRANCIS, Joint Liquidator.

Address of Joint Liquidators: Care of Deloitte Touche Tohmatsu, Chartered Accountants, 61 Molesworth Street (P.O. Box 1990), Wellington. Telephone: (04) 472 1677. Facsimile: (04) 472 8023. a8151

Te Tumu Orchards Limited (in liquidation) NA. 262090

Notice of Appointment of Liquidator

Pursuant to Section 229 (2) (a) of the Companies Act 1955

Notice is hereby given that, Frederick Anthony Girvan, chartered accountant of Napier, was appointed liquidator of Te Tumu Orchards Limited by special resolution of the shareholders on the 5th day of December 1995, the date that the liquidation commenced.

Inquiries, if any, may be directed to Mr F. A. Girvan, Ernst

& Young, corner of Vautier and Hastings Streets, Napier (P.O. Box 1145, Napier), or Telephone: (06) 835 6969.

Dated this 5th day of December 1995.

FREDERICK ANTHONY GIRVAN, Liquidator.

Important Note: This is the liquidation of a solvent company for administrative purposes only. a8160

Appraisal Valuations Limited

The Companies Act 1993

Notice is hereby given, pursuant to section 255 (2) of the Companies Act 1993:

- (1) That by a duly signed entry in the minute book of the above-named company on the 28th day of November 1995, a special resolution was passed by the company that Jonathan McKellar Dent, chartered accountant of Lower Hutt, be appointed as liquidator of the company.
- (2) The liquidation commenced on the 28th day of November 1995.
- (3) For the purpose of inquiries which may be made to me during normal business hours by any creditor or shareholder, my address and telephone number are:

Business Address: Dent and Heath, Chartered Accountants, 15 Daly Street, Lower Hutt.

Telephone No.: (04) 569 3303.

Dated this 30th day of November 1995.

J. M. DENT, Liquidator.

Acceegee Developments Limited (in receivership and in liquidation)

Notice of Appointment of Liquidators

Pursuant to Section 229 (2) of the Companies Act 1955 Notice is hereby given that Donald Leroy Francis and John Howard Ross Fisk were appointed liquidators of the abovenamed company by order of the High Court at Wellington on the 4th day of December 1995.

The liquidation commenced on the 16th day of November 1995.

D. L. FRANCIS, Joint Liquidator.

Address of Liquidator: Care of Deloitte Touche Tohmatsu, Chartered Accountants, 61 Molesworth Street (P.O. Box 1990), Wellington. Telephone: (04) 472 1677. Facsimile: (04) 472 8023.

Note: The above-named liquidators were appointed, pursuant to section 257 of the Companies Act 1955, as a result of there being a vacancy in the office of the liquidator. aB175

Clemore Trading (NZ) Limited (in liquidation)

Notice of Appointment of Liquidators

The Companies Act 1955

Notice is hereby given that in accordance with section 211 (2) (a) of the Companies Act 1955, the shareholders of the above-named company on the 6th day of December 1995, passed a resolution appointing John Lawrence Vague and Gillian Eve Edwards, chartered accountants of Auckland, jointly and severally as liquidators of the company.

JOHN L. VAGUE, Joint Liquidator.

Officer for Inquiries: Janine Cole.

Address for Service: John Vague & Associates, Insolvency Specialists, Fifth Floor, 80 Greys Avenue (P.O. Box 6092, Wellesley Street Post Office), Auckland. Telephone: (09) 303 0506. Facsimile: (09) 303 0508.

G Cranston Limited (in liquidation) WN. 020404

Notice of Appointment of Liquidators

Pursuant to Section 229 (2) (a) of the Companies Act 1955

Ivan Raymond Booth and Brian Herbert Bockett, chartered accountants of Palmerston North, were appointed jointly and severally as liquidators of G Cranston Limited, by special resolution of the shareholders on the 7th day of December 1995, the date the liquidation commenced.

Inquiries, if any, may be directed to Mr B. H. Bockett or Mr A. G. Doig, Coopers & Lybrand, Level Four, Palmerston North Civic Centre Building, The Square, Palmerston North. *Postal Address:* P.O. Box 648, Palmerston North. Telephone: (06) 358 4033. Facsimile: (06) 358 6163.

Dated this 7th day of December 1995.

IVAN RAYMOND BOOTH and BRIAN HERBERT BOCKETT, Joint Liquidators. al8206

Northwest Distribution Limited (in liquidation) (formerly Devon Colour Printers Limited)

Notice of Appointment of Liquidator

Notice is given that by a duly called special meeting of the above-named company on 7 December 1995, the following special resolution was passed by the company:

"That a declaration of solvency having being filed in accordance with section 213 (8) of the Companies Act 1955 (as amended), the company be wound up voluntarily and Jeffrey Philip Meltzer and Gerard James Hulst be appointed jointly and severally as liquidators."

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Northwest Distribution Limited (in liquidation) fix the 9th day of January 1996, as the day on or before the creditors of the company are to make their claims, and establish any priority their claims may have, under section 286 of the Companies Act 1955 (as amended), or to be excluded from the benefit of any distribution made before the claims made, as the case may be, from objecting to the distribution.

Dated this 7th day of December 1995.

JEFFREY PHILIP MELTZER, Joint Liquidator.

The Address and Telephone Number to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Jeff Meltzer & Associates, Chartered Accountants (P.O. Box 6302), Wellesley Street, Auckland. Telephone: (09) 357 6150.

Explanation: The company is solvent and the liquidation is a result of the restructuring of the affairs of the shareholders.

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Pursuant to Section 229 (2) (a) of the Companies Act 1955 (as amended)

In the matter of the Companies Act 1955 (as amended), and in the matter of Encorp Services Limited, Mustang

Investments Limited, Petrocorp Securities Limited and Petricorp Services Limited:

Subsequent to the directors having resolved that each of the above-named companies would, on the appointment of a liquidator, be able to pay its debts, Leonard Smith, business consultant of Pakuranga, was appointed liquidator of the above companies by a special resolution on the 8th day of December 1995, by means of an entry in the minute book of the company, pursuant to the provisions of section 362 of the Companies Act 1955:

Notice is further given that the undersigned, the liquidator of the above-named companies which are being wound up voluntarily, does hereby fix the 19th day of January 1996, as the day on or before which the creditors of the companies are to prove their debts or claims, and to establish any title they may have to priority under section 286 of the Companies Act 1955 (as amended), or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 8th day of December 1995.

Creditors and Members May Direct Inquiries During Business Hours to: Mr L. Smith, care of Mr R. Pereira, Fletcher Challenge Limited, 816 Great South Road, Penrose. Telephone: (09) 525 9000. a8238

Export Brokers (NZ) Limited (in liquidation)

Notice is hereby given that the liquidation of the abovenamed company commenced on 23 November 1995, when the High Court, Auckland, appointed Michael Peter Stiassny and Stephen Mark Lawrence, liquidators jointly and severally in accordance with section 211 (2) (c) of the Companies Act 1955.

A meeting of creditors has been called by the liquidators in accordance with section 213 of the Companies Act 1955, and is to be held in the offices of Ferrier Hodgson & Co, Level Sixteen, Southpac Tower, 45 Queen Street, Auckland at 10.00 a.m. on Thursday, 21 December 1995.

Dated this 8th day of December 1995.

S. M. LAWRENCE, Joint Liquidator.

Grey Lynn Glass Limited (in liquidation) and Roncor Investments Limited (in liquidation)

The Companies Act 1955 (as amended)

Registered Office: 14 David Beatty Place, Birkenhead, Auckland.

Lowes & Paterson (Northland) Limited (in

liquidation)

Registered Office: Eleventh Floor, Southpac Tower, 45 Queen Street, Auckland.

The above solvent companies were placed into liquidation on the basis the reasons for which the companies were incorporated having now passed. The companies have ceased trading and have no assets and liabilities of significance.

Notice of Appointment of Liquidator

Robert John Willis, chartered accountant, was appointed liquidator of the above-mentioned companies (in liquidation) on the 8th day of December 1995, pursuant to section 211 (2) (a).

Notice of Intention to Remove

Application to remove the above-mentioned companies will be made to the Registrar, pursuant to section 293 (1) (e) on the grounds that the documents referred to in section 231 (1) (a) will be sent to the Registrar after 30 days from the date of this notice. Objections to remove, under section 296, must be delivered to the Registrar within that period.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes the 31st day of December 1995, as the day on or before the creditors of each company are to make their claims, and establish any priority their claims may have, under section 286, or to be excluded from the benefit of any distribution made before the claims made, as the case may be, from objecting to the distribution.

Dated this 8th day of December 1995.

ROBERT JOHN WILLIS, Liquidator.

The Address and Telephone Number to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Staples Rodway, Chartered Accountants, P.O. Box 3899, Auckland. Telephone: (09) 309 0463. al8236

Luzsam Investments Limited (in liquidation) and Hidemark Property Limited (in liquidation)

The Companies Act 1955 (as amended)

Registered Office: Eleventh Floor, Southpac Tower, 45 Queen Street, Auckland.

The above solvent companies were placed into liquidation on the basis the reasons for which the companies were incorporated having now passed. The companies have ceased trading and have no assets and liabilities of significance.

Notice of Appointment of Liquidator

Peter Boyd Guise, chartered accountant, was appointed liquidator of Luzsam Investments Limited (in liquidation) and Hidemark Property Limited (in liquidation) on the 5th day of December 1995, pursuant to section 211 (2) (a).

Notice of Intention to Remove

Application to remove the above-mentioned companies will be made to the Registrar, pursuant to section 293 (1) (e) on the grounds that the documents referred to in section 231 (1) (a) will be sent to the Registrar after 30 days from the date of this notice. Objections to remove, under section 296, must be delivered to the Registrar within that period.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes the 31st day of December 1995, as the day on or before the creditors of each company are to make their claims, and establish any priority their claims may have, under section 286, or to be excluded from the benefit of any distribution made before the claims made, as the case may be, from objecting to the distribution.

Dated this 5th day of December 1995.

PETER BOYD GUISE, Liquidator.

The Address and Telephone Number to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Staples Rodway, Chartered Accountants, P.O. Box 3899, Auckland. Telephone: (09) 309 0463. a8237

J U McCracken Limited

Notice of Appointment of Liquidator

Notice is hereby given that John Kerry Christensen was appointed as liquidator of J U McCracken Limited, pursuant to section 211 (2) (a) of the Companies Act 1995. Dated at Christchurch this 8th day of December 1995. J. K. CHRISTENSEN, Liquidator.

Any Inquiries in this Matter Should be Directed to: Horrocks McNab, Chartered Accountants, P.O. Box 13-645, Christchurch.

Cadzov Holdings Limited

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Notice is hereby given, pursuant to section 229 (2) of the Companies Act 1955, that by way of entry in the minute book of the above-named company in accordance with section 362 of the Companies Act 1955, Douglas Kim Fisher was appointed liquidator of the above-named company on the 5th day of December 1995.

A resolution as to solvency of the company has been filed with the Registrar of Companies, Auckland.

The liquidation commenced on the 5th day of December 1995.

The liquidators do hereby fix the 8th day of January 1996, as the day on or before which the creditors of the company are to make their claim, and to establish any priority their claims may have under section 286 of the Companies Act 1955, or to be from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

The liquidation is part of a restructuring process and in no way affects the operation of related companies.

D. K. FISHER, Liquidator.

Address of Liquidator: Care of Deloitte Touche Tohmatsu, Chartered Accountants, P.O. Box 33, Auckland. Telephone: (09) 309 4944. Facsimile: (09) 309 4947. a8255

Camstruct Enterprises Limited (in liquidation)

Public Notice of Appointment of Liquidator

Pursuant to Sections 2A and 229(2)(a) of the Companies Act 1955

On the 11th day of December 1995, it was resolved by special resolution of shareholders, pursuant to section 211 (2) (a) of the Companies Act 1955, that Camstruct Enterprises Limited be liquidated and that James Gerard Beban, chartered accountant of Cambridge, be appointed liquidator for the purpose.

The liquidation commenced on the 11th day of December 1995.

Creditors and shareholders may make direct inquiries to me during normal business hours at the address and telephone number stated below.

Dated this 11th day of December 1995.

JAMES GERARD BEBAN, Liquidator.

Address of Liquidator: De Lautour Partners, Suite One, BNZ Building, Victoria Street (P.O. Box 413), Cambridge. Telephone: (07) 827 7244. Facsimile: (07) 827 7676.

Confederate Construction Limited (in liquidation)

Public Notice of Appointment of Liquidator

Pursuant to Sections 3 and 255 (2) (a) of the Companies Act 1993

On the 11th day of December 1995, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Confederate Construction Limited be liquidated and that Dennis

Mitchell Johns, chartered accountant of Hamilton, be appointed liquidator for the purpose.

The liquidation commenced on the 11th day of December 1995.

Creditors and shareholders may make direct inquiries to me during normal business hours at the address and telephone number stated below.

Dated this 11th day of December 1995.

MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

Notice Calling Final Meetings of Members and Creditors

In the matter of the Companies Act 1955, and in the matter of Fishermans Table (Pakuranga) Limited (in liquidation):

Notice is hereby given in pursuance of section 291 of the Companies Act 1955, that meetings of the members and creditors of the above-named company will be held at the offices of KPMG Peat Marwick, KPMG Centre, Ninth Floor, 9 Princes Street, Auckland at 10 a.m. on the 22nd day of December 1995, for the purpose of having an account laid before the meetings showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanations thereof by the liquidator, and to determine the manner in which the books, accounts and documents of the company and of the liquidator are to be disposed of.

Every member or creditor entitled to attend and vote at the meetings is entitled to appoint a proxy to attend and vote instead of him. A proxy need not also be a member or creditor respectively.

Proxies to be used at the meetings must be lodged at the offices of KPMG Peat Marwick, KPMG Centre, Tenth Floor, 9 Princes Street, Auckland, not later than 4 o'clock in the afternoon on the 21st day of December 1995.

Dated this 7th day of December 1995.

F. N. WATSON, Liquidator. md8202

Notice Calling Final Meetings of Members and Creditors

In the matter of the Companies Act 1955, and in the matter of Rodney Packhouse Co-Operative Limited (in liquidation):

Notice is hereby given in pursuance of section 291 of the Companies Act 1955, that meetings of the members and creditors of the above-named company will be held at the offices of KPMG Peat Marwick, KPMG Centre, Fifth Floor, 9 Princes Street, Auckland at 9 a.m. on the 22nd day of December 1995, for the purpose of having an account laid before the meetings showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanations thereof by the liquidator, and to determine the manner in which the books, accounts and documents of the company and of the liquidator are to be disposed of.

Every member or creditor entitled to attend and vote at the meetings is entitled to appoint a proxy to attend and vote instead of him. A proxy need not also be a member or creditor respectively.

Proxies to be used at the meeting must be lodged at the

DENNIS MITCHELL JOHNS, Liquidator.

Address of Liquidator: Spicer & Oppenheim, First Floor, Hugh Monkton Trust Building, corner of Harwood and Rostrevor Street (P.O. Box 187), Hamilton. Telephone: (07) 839 2106. Facsimile: (07) 839 0509.

al8259

offices of KPMG Peat Marwick, KPMG Centre, Tenth Floor, 9 Princes Street, Auckland not later than 4 o'clock in the afternoon on the 21st day of December 1995.

Dated this 8th day of December 1995.

G. G. McDONALD, Liquidator. md8246

Notice of First Meeting of Creditors

In the matter of the Companies Act 1955, and in the matter of J & J Sheehan Limited (in liquidation):

Notice is hereby given that in accordance with section 284 of the Act, a meeting of the creditors of the above-named company will be held in the Doris Mills Lounge of the Linden Social Centre, Linden Avenue, Linden, Tawa, on Thursday, 21 December 1995 at 10.00 a.m.

Business:

1. Consider a statement of affairs and list of creditors.

2. Appointment of liquidator.

Proxies to be used at the meeting and proof of debts must be lodged at 11 Saint Aidans Way, Tawa, not later than 4.00 p.m. on Wednesday, the 20th day of December 1995.

Dated this 11th day of December 1995.

D. R. SUISTED, Provisional Liquidator. md8247

Waitane Meats Limited (in liquidation)

Notice of Meeting of Creditors and Shareholders

Pursuant to Section 258 (2) (e) of the Companies Act 1993

Pursuant to Section 232 (2) (e) of the Companies Act 1955

Notice is given that a meeting of creditors and shareholders of Waitane Meats Limited (in liquidation) will be held by way of an assembly of creditors and shareholders at the James Cummings Wing, Municipal Chamber, Gore on the 19th day of December 1995 commencing at 9.00 a.m.

Business:

The business to be transacted at the meeting will be:

- 1. An update by the liquidator for the creditors and shareholders on the progress of the liquidation to date.
- 2. General business.

Dated this 11th day of December 1995.

L. L. MCLACHLAN, Liquidator.

Address of Liquidator: Taylor McLachlan, 44 York Place (P.O. Box 188), Dunedin. md8257

NEW ZEALAND GAZETTE

DISSOLUTIONS / REMOVALS

- AK District Registrar of Companies Private Bag 92-513 Wellesley Street Auckland Telephone: (09) 357 1788 Facsimile: (09) 357 1785
- HN District Registrar of Companies Private Bag 3090 Hamilton Telephone: (07) 839 5055 Facsimile: (07) 839 4348
- NA District Registrar of Companies Private Bag 6001 Napier Telephone: (06) 835 7588 Facsimile: (06) 835 7421
- Notice of Intention to Remove Companies From the Register

I intend to remove the under-mentioned companies from the Register under either section 293 of the Companies Act 1955 or section 318 of the Companies Act 1993, as applicable.

I am satisfied that companies have ceased to carry on business and there is no other reason for these companies to continue in existence.

Written objections to the companies removal, specifying the grounds relied on, can be made under either section 296 of the Companies Act 1955 or section 321 of the Companies Act 1993. These must be delivered to the District Registrar of Companies at Christchurch within 20 working days of the date of this notice.

ALEXANDER AVIATION LIMITED. ALPHA HOMES LIMITED

- BEE HEALTHY (FERRYMEAD) LIMITED.
- BRENTLY DIE & RULING SERVICES LIMITED.
- CAFE 112A COMPANY LIMITED.
- CANTERBURY BUILDERS LIMITED.

- CANTERBURY FURNITURE LIMITED. CANTERBURY MINIMIX CONCRETE LIMITED.
- CANTERBURY PLUMBING INSTALLATIONS LIMITED
- COCHRANE AUTOMOTIVE LIMITED.
- **COTTAGE FLOWERS & FLORAL SUNDRIES** LIMITED.
- DECROSTONE SOUTH ISLAND LIMITED.
- DESIGN PRINT AND COPY LIMITED.
- ELMWOOD IMPORTING & EXPORTING LIMITED.
- GENERAL GRANT SYNDICATE LIMITED.
- GIBRALTAR SHELF NO. 38 LIMITED.
- GLENWOOD FINANCE LIMITED.
- GLOBAL CONTACTS LIMITED.
- **GUTHREYS FINANCE LIMITED.**
- HANMER OUTDOOR EXPERIENCE LIMITED.
- HO INVESTMENT CO. LIMITED. HORN LAKE CORPORATION LIMITED.
- INFORMATION TECHNOLOGIES SERVICES (N.Z.)
 - LIMITED.
- J.H. FAMILY HOLDINGS LIMITED.
- KANT HOLDINGS LIMITED.
- LEIFMOTIF LIMITED.
- MALIFAX NEW ZEALAND LIMITED. MIZPAH INTERNATIONAL LIMITED.
- NETWORK CABLING SYSTEMS LIMITED.

NEUMANN HOLDINGS LIMITED. NEUMANN REAL ESTATE LINCOLN ROAD LIMITED. NORTH-WEST PROPERTIES LIMITED. OPULENCE INTERIOR DESIGN LIMITED. P. TATE LIMITED. PEDAL EXPRESS COURIERS LIMITED. PERSONALISED TIME CAPSULES N.Z. LIMITED. POTTERY INTERNATIONAL LIMITED. R. & S. GLEESON LIMITED. RAINBOW TAXI SERVICES LIMITED. ROADSHOW JEANSWEAR LIMITED. S.A.M. MARKETING LIMITED SOUTH ISLAND LIQUOR LEADERS LIMITED. SPENCER ROBERTS COMPANY LIMITED. ST. OMER COURT MANAGEMENT LIMITED. STAVELEY SUPAFRESH LIMITED. THAI-SHUN HOLDINGS LIMITED. THE DESIGN GROUP LIMITED. THE NIC NAC SHOP LIMITED. TIM WAREING LIMITED. TRANSPORT EQUITY (MANAGEMENT) LIMITED. Z K TRADE INTERNATIONAL LIMITED.

Contact Officer for Inquiries: Joan Law, Private Bag 4714, Christchurch. Telephone: (03) 366 4354. Facsimile: (03) 365 6561.

NEVILLE HARRIS, Registrar of Companies. ds8153

Notice of Intention to Remove Companies From the Register

I intend to remove the under-mentioned companies from the Register under either section 293 of the Companies Act 1955 or section 318 of the Companies Act 1993, as applicable.

I am satisfied that companies have ceased to carry on business and there is no other reason for these companies to continue in existence.

Written objections to the companies removal, specifying the grounds relied on, can be made under either section 296 of the Companies Act 1955 or section 321 of the Companies Act 1993. These must be delivered to the District Registrar of Companies at Dunedin within 20 working days of the date of this notice.

CENTENNIAL AUTO SERVICES LIMITED. CENTENNIAL ENTERPRISES LIMITED.

4754

- WN **District Registrar of Companies** Private Bag 5901 Lambton Ouay Wellington Telephone: (04) 471 1028 Facsimile: (04) 473 2921
- CH District Registrar of Companies Private Bag 4714 Christchurch Telephone: (03) 366 4354 Facsimile: (03) 365 6445
- DN District Registrar of Companies Private Bag 1927 Dunedin Telephone: (03) 477 3722 Facsimile: (03) 477 5932

14 DECEMBER

GRINDLEY AND BUCKINGHAM LIMITED. ROSS PLACE MOTORS LIMITED. WHIPPED BUTTER PRODUCTS LIMITED. DONALD MCKINNON LIMITED. FREIGHT DATABASE LIMITED. MDP (OTAGO) LIMITED MOUNT ASPIRING MOTELS 1971 LIMITED. NZ INDUSTRY TRAINING SERVICES LIMITED. **REALTY 2000 LIMITED** SANDRAY HOLDINGS LIMITED. THE SOUTHERN DEER CORPORATION LIMITED. TRAVELSEEKERS INTERNATIONAL (DUNEDIN) LIMITED. TWEEDIES FOODCENTRE LIMITED. WESTWOOD WAY LIMITED. ALDEN INVESTMENTS LIMITED. AMASSADER TAXIS (1993) LIMITED. BEACH TO BEACH LIMITÉD. BLADE TRADERS LIMITED BOCAN PROPERTIES LIMITED. BORLASE HOLDINGS LIMITED. DESTINATION QUEENSTOWN LIMITED. DUNEDIN GLASS & GLAZING COMPANY LIMITED. DUNEDIN MOTEL ASSOCIATION LIMITED. EXCLUSIVE CARPET CARE LIMITED. F.S. N.Z. LIMITED. G.A. MCINTOSH LIMITED. GLENBARNOCK SECURITIES LIMITED. HIGHGATE DAIRY LIMITED. HOLUTION LIMITED. J.E. INVESTMENTS LIMITED. LARAINE MITCHELL FINANCIAL PLANNING LIMITED. LAWRENCE SERVICE CENTRE 1975 LIMITED. NOELL DEVELOPMENTS LIMITED. OAKLEIGH BREEDING (NUMBER 5) LIMITED. OUTBACK SKI ADVENTURES (NZ) LIMITED. REX HAIG FISHING LIMITED. SPORTS AND PHYSICAL EDUCATION TECHNOLOGY LIMITED. TARTAN COMMODITIES LIMITED. TRANS TASMAN FREIGHT (1994) LIMITED. NEVILLE HARRIS, Registrar of Companies. ds8225

Notice of Intention to Remove Companies From the Register

I intend to remove the companies named in this notice from the Register under section 293 of the Companies Act 1955.

The grounds on which I propose to take this action are that the named companies have been put into liquidation and that no liquidator is acting or the documents referred to in section 231 (1) (a) of this Act, have not been sent or delivered to the Registrar within 6 months after the liquidation of the company was completed.

Objections to the removal of the named companies can be made under section 296 of the Companies Act 1955. An objection must be in writing and specify the ground relied on. Any such objections must be delivered to the District Registrar of Companies at New Plymouth no later than the 29th day of January 1996.

Officer for Inquiries: Pauline Greig, Private Bag 2027, New Plymouth. Telephone: (06) 758 2532.

Bell Block Plasterers Limited. Ebert Brothers Construction Limited. Energy City Marketing Limited. Krenwood Holdings Limited. The Leisure Centre Limited. Prestige Pool Tables (New Plymouth) Limited. Star Investments and Insurances Limited. Taranaki Bearing and Engineering Distributors Limited. Taranaki Indoor Racing Centre Limited. Timberline Landscaping Limited. Toms Place Limited. Waterford Lodge Limited. Whare Homes Limited.

All care of the Official Assignee, 500 Victoria Street, Hamilton.

Galliard Holdings Limited. Gold Care Limited. Hearn Holdings Limited. Jamo's Video Centre (Waitara) Limited. Kaponga Transport Limited. Skippers Tavern Limited. Spinax Motors Limited. Tasman Oil Distributors Limited. ToyForce Limited. ToyForce (Rotorua) Limited. Unique Home Care Systems Limited. Waylyn Holdings Limited. Worldwide Sports International Limited. All care of the Official Assignee, 16-20 Clarence Street, Hamilton. Downtown Carpark Holdings Limited, 34 Brougham Street, New Plymouth. Downtown Carpark Limited, 7 Liardet Street, New Plymouth.

- Furnishing Centre (Hawera) (1974) Limited, 171 High Street, Hawera.
- Group Fish Distributors Limited, 96 Molesworth Street, New Plymouth.

D. A. CHAPMAN, District Registrar of Companies. ds8227

Notice of Intention to Remove Companies From the Register

I intend to remove the under-mentioned companies from the Register under either section 293 of the Companies Act 1955 or section 318 of the Companies Act 1993, as applicable.

I am satisfied that these companies have ceased to carry on business and there is no other reason for these companies to continue in existence.

Written objections to the companies removal, specifying the grounds relied on, can be made under either section 296 of the Companies Act 1955 or section 321 of the Companies Act 1993. These must be delivered to the District Registrar of Companies at Wellington within 20 working days of the date of this notice.

ABLE FOODS LIMITED. ANIMAL PLAN INTERNATIONAL LIMITED. ARKANSAS PROPERTIES LIMITED. BELL ALLOYS LIMITED. CAPITAL LOSS ADJUSTERS LIMITED. CDP HILL STREET LIMITED. CEDAR HOLDINGS LIMITED. DARTBALL ENTERPRISES CO. LIMITED. EFFECTIVE SEMINARS LIMITED. F.S.C. ENTERPRISES LIMITED. FIBRECRAFT INDUSTRIES LIMITED. FITZGERALD LIVESTOCK LIMITED. GARY'S POST OFFICE SEAFOODS LIMITED. GERE INVESTMENTS LIMITED. GREENSCAPES LIMITED. HIMATANGI BEACH MOTOR CAMP LIMITED. INFORMATION INTERCHANGE LIMITED. L.W.DAY & CO. LIMITED. LINGARD LABOUR MARKETS LIMITED. LOSS LINK LIMITED.

MACKAY REUHMAN NOMINEE COMPANY LIMITED. MATRIX LIMITED. MORAN WELLS MARKETING LIMITED. MULBERRY HOUSE LIMITED. NAKHOM DEVELOPMENTS LIMITED. P.M.B.MANAGEMENT SERVICES LIMITED. PACIFIC EDUCATION AND TRAINING SERVICES LIMITED. POHANGINA SAWMILLING LIMITED. RAUKAWA INVESTMENTS LIMITED. RENOVAR SERVICES LIMITED. SELECT PRODUCTS LIMITED. TANGLO BUILDING SERVICES LIMITED. TECHNIC DESIGN LIMITED. TRIEFUS NEW ZEALAND LIMITED. WAIKATO REGIONAL TELEVISION STATION LIMITED. WESTERN PACIFIC MANAGEMENT LIMITED. WHOLE SELF HEALING INCORPORATED LIMITED. ZELCER & WILLIAMS PHARMACIES LIMITED. NEVILLE HARRIS, Registrar of Companies.

Beckwell Investments Limited

Notice of Declaration of Dissolution

Pursuant to Section 293 of the Companies Act 1955

I, Richard Taaffe Beckett, company director of Auckland, hereby give notice that, pursuant to section 293 of the Companies Act 1955, I propose to apply to the Registrar of Companies for a declaration of dissolution of Beckwell Investments Limited, a duly incorporated company having its registered office at Auckland, as the company has ceased to operate and has discharged all its debts and liabilities.

Unless written objection is made to the Registrar within 30 days from the date of the last publication of posting of this notice, the Registrar may dissolve the company.

Dated at Auckland this 4th day of December 1995.

RICHARD T. BECKETT, Director. ds8142

Three Lamps Plaza Pharmacy Limited AK. 116428

Notice of Intention to Apply for Removal of the Above-named Company From the Register

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Auckland, pursuant to section 293 (1) (d) (i) of the Companies Act 1955, for the removal of Three Lamps Plaza Pharmacy Limited, whose registered office is situated at 422 Riddell Road, Glendowie, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, had discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1955.

Unless written objection to such removal, pursuant to section 296 of the Act, is sent or delivered to the Registrar at Auckland by the 12th day of January 1996 (being a date not less than 20 working days after the date of this notice), the Registrar may remove the company from the Register.

Dated at Auckland this 4th day of December 1995.

D. GOLDMAN, Shareholder.

ds8143

H & H Motors Limited

Notice of Intention to Request Removal of the Above Company From the Register

Notice is given that, pursuant to section 318 (1) (d) of the Companies Act 1993, it is proposed that a request be made to the Registrar of Companies at Invercargill, to remove H & H Motors Limited, whose registered office is at 1 Cruickshank Crescent, Invercargill, from the New Zealand Registry. The grounds for the removal are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and will distribute its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to the removal of the company is delivered to the Registrar, pursuant to section 321 of the Companies Act 1993, by the 8th day of January 1996 (being a date not less than 20 working days after the date of this notice), the Registrar may remove the company from the Register.

Dated at Invercargill this 30th day of November 1995. ROSS OVEREND HEWTON, Applicant.

N F H Limited

Notice of Intention for Declaration of Dissolution

Pursuant to Section 335A of the Companies Act 1955

Take notice I, James Patrick Martin Nolan of 22 Gladwin Road, Epsom, a director of N F H Limited, hereby give notice that I intend to apply to the District Registrar of Companies at Auckland for a declaration of dissolution of the company and unless there are written objections lodged with the District Registrar of Companies within 30 days of the date of this notice, the company will be dissolved.

Dated at Auckland this 6th day of December 1995.

J. P. M. NOLAN, Director. ds8145

Homes By Argus Limited (in liquidation)

Notice of Intention to Remove From the Register

Pursuant to Section 320(2) of the Companies Act 1955

Notice is hereby given that, pursuant to section 293 (1) (e) of the Companies Act 1955, the Registrar will be removing the above company from the Register on the grounds that the liquidator has completed his duties.

The liquidator has delivered the documents referred to in section 231 of the Companies Act 1955, to the Registrar.

Any objection to removal, under section 296 of the Companies Act 1955, must be delivered to the Registrar by the 19th day of January 1996.

The registered office of the company is situated at the offices of KPMG Peat Marwick, Level Ten, KPMG Centre, 9 Princes Street, Auckland.

G. G. MCDONALD, Liquidator. ds8146

C F McCarthy (NZ) Limited

Notice of Intention to Apply for Removal of the Above Company From the Register

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Auckland, pursuant to section 293 (1) (d) of the Companies Act 1955, for the removal of C F McCarthy (NZ) Limited, whose registered office is situated at the Eleventh Floor, Peat Marwick Tower, 85 Alexandra Street, Hamilton, from the New Zealand Register on the grounds that the company

ds8253

has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its memorandum and articles of association and the Companies Act 1955.

Unless written objection to such removal, pursuant to section 296 of the Act, is sent or delivered to the Registrar within 28 days of this notice, the Registrar may remove the company from the Register.

Dated this 5th day of December 1995.

IAN GORDON CROZIER. ds8147

Allen & Unwin New Zealand Limited

Notice of Intention to Apply for Removal From the Register of Companies

Registered Office: 31 View Road, Glenfield, Auckland.

Notice is hereby given that, pursuant to section 293 (1) (d) of the Companies Act 1955 (as amended), that as the company has ceased to carry on business, I propose to apply to the Registrar of Companies to have the company removed from the Register of Companies.

Unless written objection is made to the Registrar by the 15th day of January 1996 (being a date not less than 28 days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 7th day of December 1995.

D. M. BOYD. ds8162

Angus & Robertson Publishers (NZ) Limited

Notice of Intention to Apply for Removal From the Register of Companies

Registered Office: 31 View Road, Glenfield, Auckland.

Notice is hereby given that, pursuant to section 293 (1) (d) of the Companies Act 1955 (as amended), that as the company has ceased to carry on business, I propose to apply to the Registrar of Companies to have the company removed from the Register of Companies.

Unless written objection is made to the Registrar by the 15th day of January 1996 (being a date not less than 28 days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 7th day of December 1995.

D. M. BOYD. ds8163

Golden Press (NZ) Limited

Notice of Intention to Apply for Removal From the Register of Companies

Registered Office: 31 View Road, Glenfield, Auckland.

Notice is hereby given that, pursuant to section 293 (1) (d) of the Companies Act 1955 (as amended), that as the company has ceased to carry on business, I propose to apply to the Registrar of Companies to have the company removed from the Register of Companies.

Unless written objection is made to the Registrar by the 15th day of January 1996 (being a date not less than 28 days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 7th day of December 1995.

D. M. BOYD. ds8164

Angus & Robertson Bookshops Limited

Notice of Intention to Apply for Removal From the Register of Companies

Registered Office: 31 View Road, Glenfield, Auckland.

Notice is hereby given that, pursuant to section 293 (1) (d) of the Companies Act 1955 (as amended), that as the company has ceased to carry on business, I propose to apply to the Registrar of Companies to have the company removed from the Register of Companies.

Unless written objection is made to the Registrar by the 15th day of January 1996 (being a date not less than 28 days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 7th day of December 1995.

D. M. BOYD.

ds8165

William Collins Publishers Limited

Notice of Intention to Apply for Removal From the Register of Companies

Registered Office: 31 View Road, Glenfield, Auckland.

Notice is hereby given that, pursuant to section 293 (1) (d) of the Companies Act 1955 (as amended), that as the company has ceased to carry on business, I propose to apply to the Registrar of Companies to have the company removed from the Register of Companies.

Unless written objection is made to the Registrar by the 15th day of January 1996 (being a date not less than 28 days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 7th day of December 1995. D. M. BOYD. ds8166

Harper & Row NZ Limited

Notice of Intention to Apply for Removal From the Register of Companies

Registered Office: 31 View Road, Glenfield, Auckland.

Notice is hereby given that, pursuant to section 293 (1) (d) of the Companies Act 1955 (as amended), that as the company has ceased to carry on business, I propose to apply to the Registrar of Companies to have the company removed from the Register of Companies.

Unless written objection is made to the Registrar by the 15th day of January 1996 (being a date not less than 28 days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 7th day of December 1995.

D. M. BOYD, ds8167

Book and Film Services Limited

Notice of Intention to Apply for Removal From the Register of Companies

Registered Office: First Floor, AMP Centre, Grey Street, Wellington.

Notice is hereby given that, pursuant to section 293 (1) (d) of the Companies Act 1955 (as amended), that as the company has ceased to carry on business, I propose to apply to the Registrar of Companies to have the company removed from the Register of Companies.

Unless written objection is made to the Registrar by the 15th day of January 1996 (being a date not less than 28 days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 7th day of December 1995.

D. M. BOYD. ds8168

The Gardening Professionals Limited AK. 643820

Notice of Intention to Request Registrar of Companies to Remove Company From the Register

Pursuant to Section 318(1)(d)(i) of the Companies Act 1993

Registered Office: Hesketh Henry, Eleventh Floor, 2 Kitchener Street, Auckland.

Notice is hereby given that the sole shareholder of The Gardening Professionals Limited, in accordance with the provisions of section 318 (1) (d) (i) of the Companies Act 1993, proposes to apply to the Registrar of Companies at Auckland for the removal from the Register of The Gardening Professionals Limited on grounds that that company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection is made to the Registrar of Companies, Auckland, within 20 working days after the date this notice is published in accordance with section 320 (2) of the Companies Act 1993, the Registrar may remove the company from the Register.

Dated this 4th day of December 1995.

PETER SCUTTS, Director.

The Service Professionals (Aust) Pty Limited, the sole shareholder of The Gardening Professionals Limited. 488184

The Carpet Care Professionals Limited AK. 643816

Notice of Intention to Request Registrar of Companies to Remove Company From the Register

Pursuant to Section 318(1)(d)(i) of the Companies Act 1993

Registered Office: Hesketh Henry, Eleventh Floor, 2 Kitchener Street, Auckland.

Notice is hereby given that the sole shareholder of The Carpet Care Professionals Limited, in accordance with the provisions of section 318 (1) (d) (i) of the Companies Act 1993, proposes to apply to the Registrar of Companies at Auckland for the removal from the Register of The Carpet Care Professionals Limited on grounds that that company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection is made to the Registrar of Companies, Auckland, within 20 working days after the date this notice is published in accordance with section 320 (2) of the Companies Act 1993, the Registrar may remove the company from the Register.

Dated this 4th day of December 1995.

PETER SCUTTS, Director.

The Service Professionals (Aust) Pty Limited, the sole shareholder of The Carpet Care Professionals Limited.

The Car Cleaning Professionals Limited AK. 643724

Notice of Intention to Request Registrar of Companies to Remove Company From the Register

Pursuant to Section 318 (1) (d) (i) of the Companies Act 1993

Registered Office: Hesketh Henry, Eleventh Floor, 2 Kitchener Street, Auckland.

Notice is hereby given that the sole shareholder of The Car Cleaning Professionals Limited, in accordance with the provisions of section 318 (1) (d) (i) of the Companies Act 1993, proposes to apply to the Registrar of Companies at Auckland for the removal from the Register of The Car Cleaning Professionals Limited on grounds that that company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection is made to the Registrar of Companies, Auckland, within 20 working days after the date this notice is published in accordance with section 320 (2) of the Companies Act 1993, the Registrar may remove the company from the Register.

Dated this 4th day of December 1995.

PETER SCUTTS, Director.

The Service Professionals (Aust) Pty Limited, the sole shareholder of The Car Cleaning Professionals Limited. ds8186

The Exterior House Cleaning Professionals Limited AK. 643722

Notice of Intention to Request Registrar of Companies to Remove Company From the Register

Pursuant to Section 318 (1) (d) (i) of the Companies Act 1993

Registered Office: Hesketh Henry, Eleventh Floor, 2 Kitchener Street, Auckland.

Notice is hereby given that the sole shareholder of The Exterior House Cleaning Professionals Limited, in accordance with the provisions of section 318 (1) (d) (i) of the Companies Act 1993, proposes to apply to the Registrar of Companies at Auckland for the removal from the Register of The Exterior House Cleaning Professionals Limited on grounds that that company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection is made to the Registrar of Companies, Auckland, within 20 working days after the date this notice is published in accordance with section 320 (2) of the Companies Act 1993, the Registrar may remove the company from the Register.

Dated this 4th day of December 1995.

PETER SCUTTS, Director.

The Service Professionals (Aust) Pty Limited, the sole shareholder of The Exterior House Cleaning Professionals Limited. ds8187

The House Cleaning Professionals Limited AK, 643723

Notice of Intention to Request Registrar of Companies to Remove Company From the Register

Pursuant to Section 318 (1) (d) (i) of the Companies Act 1993

Registered Office: Hesketh Henry, Eleventh Floor, 2 Kitchener Street, Auckland.

Notice is hereby given that the sole shareholder of The House Cleaning Professionals Limited, in accordance with the provisions of section 318 (1) (d) (i) of the Companies Act 1993, proposes to apply to the Registrar of Companies at Auckland for the removal from the Register of The House Cleaning Professionals Limited on grounds that that company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection is made to the Registrar of Companies, Auckland, within 20 working days after the date this notice is published in accordance with section 320 (2) of the Companies Act 1993, the Registrar may remove the company from the Register.

Dated this 4th day of December 1995.

PETER SCUTTS, Director.

The Service Professionals (Aust) Pty Limited, the sole shareholder of The House Cleaning Professionals Limited. 448188

The Mobile Video Professionals Limited AK. 643818

Notice of Intention to Request Registrar of Companies to Remove Company From the Register

Pursuant to Section 318 (1) (d) (i) of the Companies Act 1993

Registered Office: Hesketh Henry, Eleventh Floor, 2 Kitchener Street, Auckland.

Notice is hereby given that the sole shareholder of The Mobile Video Professionals Limited, in accordance with the provisions of section 318 (1) (d) (i) of the Companies Act 1993, proposes to apply to the Registrar of Companies at Auckland for the removal from the Register of The Mobile Video Professionals Limited on grounds that that company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection is made to the Registrar of Companies, Auckland, within 20 working days after the date this notice is published in accordance with section 320 (2) of the Companies Act 1993, the Registrar may remove the company from the Register.

Dated this 4th day of December 1995.

PETER SCUTTS, Director.

The Service Professionals (Aust) Pty Limited, the sole shareholder of The Mobile Video Professionals Limited. ds8189

NZFPT Properties No. 1 Limited

Notice of Intention to be Removed From the Register

Pursuant to Section 295 (2) of the Companies Act 1955

Notice is hereby given by the undersigned applicants, being all the shareholders of the company, that they propose to make application to the Registrar of Companies, pursuant to section 293 (1) (d) of the Companies Act 1955, for the removal of NZFPT Properties No. 1 Limited, whose registered office is situated at Level Twenty-five, ASB Bank Centre, corner of Albert and Wellesley Streets, Auckland, from the New Zealand Register, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its articles of association and the Companies Act 1955.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 296 of the Act by the 25th day of January 1996 (being a date not less than twenty-eight (28) working days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 8th day of December 1995.

M. S. LYON, C. J. LYON, B. P. LYON, C. E. LYON and B. R. SHEPPARD, Applicants.

ds8190

NZFPT Properties No. 2 Limited

Notice of Intention to be Removed From the Register

Pursuant to Section 295 (2) of the Companies Act 1955

Notice is hereby given by the undersigned applicants, being all the shareholders of the company, that they propose to make application to the Registrar of Companies, pursuant to section 293 (1) (d) of the Companies Act 1955, for the removal of NZFPT Properties No. 2 Limited, whose registered office is situated at Level Twenty-five, ASB Bank Centre, corner of Albert and Wellesley Streets, Auckland, from the New Zealand Register, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its articles of association and the Companies Act 1955.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 296 of the Act by the 25th day of January 1996 (being a date not less than twenty-eight (28) working days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 8th day of December 1995.

M. S. LYON, C. J. LYON, B. P. LYON, C. E. LYON and B. R. SHEPPARD, Applicants.

Phigra No. 66 Limited

Notice of Intention to be Removed From the Register

Pursuant to Section 295 (2) of the Companies Act 1955

Notice is hereby given by the undersigned applicants, being all the shareholders of the company, that they propose to make application to the Registrar of Companies, pursuant to section 293 (1) (d) of the Companies Act 1955, for the removal of Phigra No. 66 Limited, whose registered office is situated at Level Twenty-five, ASB Bank Centre, corner of Albert and Wellesley Streets, Auckland, from the New Zealand Register, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its articles of association and the Companies Act 1955.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 296 of the Act by the 25th day of January 1996 (being a date not less than twenty-eight (28) working days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 8th day of December 1995.

MARK STUART LYON, BRUCE LYON, RICHARD PHILLIPS and GEOFFREY LAWSON RIDLEY, Applicants.

Phigra No. 73 Limited

Notice of Intention to be Removed From the Register

Pursuant to Section 295 (2) of the Companies Act 1955

Notice is hereby given by the undersigned applicants, being all the shareholders of the company, that they propose to make application to the Registrar of Companies, pursuant to section 293 (1) (d) of the Companies Act 1955, for the removal of Phigra No. 73 Limited, whose registered office is situated at Level Twenty-five, ASB Bank Centre, corner of Albert and Wellesley Streets, Auckland, from the New Zealand Register, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its articles of association and the Companies Act 1955.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 296 of the Act by the 25th day of January 1996 (being a date not less than twenty-eight (28) working days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 8th day of December 1995.

MARK STUART LYON and GEOFFREY LAWSON RIDLEY. de8193

Lyon Properties Limited

Notice of Intention to be Removed From the Register

Pursuant to Section 295 (2) of the Companies Act 1955

Notice is hereby given by the undersigned applicants, being all the shareholders of the company, that they propose to make application to the Registrar of Companies, pursuant to section 293 (1) (d) of the Companies Act 1955, for the removal of Lyon Properties Limited, whose registered office is situated at Level Twenty-five, ASB Bank Centre, corner of Albert and Wellesley Streets, Auckland, from the New Zealand Register, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its articles of association and the Companies Act 1955.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 296 of the Act by the 25th day of January 1996 (being a date not less than twenty-eight (28) working days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 8th day of December 1995.

MARK STUART LYON and GEOFFREY LAWSON RIDLEY.

Mission Developments Limited

Notice of Intention to be Removed From the Register

Pursuant to Section 295 (2) of the Companies Act 1955

Notice is hereby given by the undersigned applicants, being all the shareholders of the company, that they propose to make application to the Registrar of Companies, pursuant to section 293 (1) (d) of the Companies Act 1955, for the removal of Mission Developments Limited, whose registered office is situated at Level Twenty-five, ASB Bank Centre, corner of Albert and Wellesley Streets, Auckland, from the New Zealand Register, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its articles of association and the Companies Act 1955.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 296 of the Act by the 25th day of January 1996 (being a date not less than twenty-eight (28) working days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 8th day of December 1995.

MARK STUART LYON, GEOFFREY LAWSON RIDLEY and MISSION CORPORATION LIMITED. 488195

CAP Industries Limited

Notice of Intention to Apply for Removal From the Companies Register

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Wellington, pursuant to section 341 (1) of the Companies Act 1993, for the removal of CAP Industries Limited from the New Zealand Register, whose registered office is situated at 135 Victoria Street, Wellington, on the grounds that the company has ceased to carry on business in New Zealand, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets.

P. W. BROOKS. ds8204

Ellis & Bull Limited

Notice of Intention to Apply for Dissolution

Pursuant to Section 335A of the Companies Act 1955

Take notice I, Richard William Stannard of 64 Lowe Street, Gisborne, the company secretary of Ellis & Bull Limited, hereby give notice that I intend to apply to the District Registrar of Companies at Gisborne for a declaration of dissolution of the company on the grounds that it has ceased to carry on business and has discharged in full its liabilities to all its known creditors.

Unless written objection is made to the District Registrar of Companies within 30 days of this notice, the company will be dissolved.

R. W. STANNARD, Secretary.

Noble Auto Services Limited BM. 119892

Notice of Intention to Apply for Removal of the Above Company From the Register

Notice is hereby given that we, the undersigned applicants, propose to apply to the Registrar of Companies at Blenheim, pursuant to section 318(1)(d)(i) of the Companies Act 1993, for the removal of Noble Auto Services Limited, whose registered office is situated at 39 Leefield Street, Blenheim, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Blenheim by the 31st day of January 1996 (being a date not less than 20 working days after the day of this notice), the Registrar may remove the company from the Register. Dated at Timaru this 9th day of December 1995. A. S. NOBLE and D. J. NOBLE.

McKenzie Bros Electrical Limited

Notice of Intention to Apply for Removal of the Above Company From the Register

Pursuant to Section 293 (1) (d) of the Companies Act 1955

Registered Office: 62 Deveron Street, Invercargill.

Notice is hereby given that in accordance with the provisions of section 293 (1) (d) of the Companies Act 1955, I, the undersigned, propose to apply to the Registrar of Companies at Invercargill, to have the company removed from the Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and wishes to distribute its surplus assets in accordance with the memorandum and articles of association and the Companies Act 1955.

Unless written objection is made to the Registrar within 28 days after publication of this notice, the Registrar may dissolve the company.

Dated this 7th day of December 1995.

THOMAS MCKENZIE, Director. ds8228

Macsway Lifts & Scaffolds Limited (in liquidation)

Notice of Intention to Remove Company From Register

Pursuant to Section 295 of the Companies Act 1955

We, Craig Wesley Gunson and William Henry Cooke, liquidators of Macsway Lifts & Scaffolds Limited, whose registered office is situated at Kepa Road, One Tree Point, Ruakaka, hereby give notice that, pursuant to section 293 (1) (e) of the companies Act 1955, having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

The scaffolding business operated by this company was sold to Macsway Scaffolding Limited in 1987. Macsway Lifts & Scaffolds Limited is a shell company which has been liquidated. This has no effect on Macsway Scaffolding Limited which continues to trade as scaffolding contractors.

Any objection to the removal, pursuant to section 296 of the Companies Act 1955, must be delivered to the Registrar no later than 26 January 1996.

Dated this 7th day of December 1995.

C. W. GUNSON and W. H. COOKE, Liquidators, Macsway Lifts & Scaffolds Limited (in liquidation).

Address of Liquidators: Coopers & Lybrand, Chartered Accountants, Fourth Floor, NM Building, Rathbone Street, Whangarei (P.O. Box 445, Whangarei). 488229

PG and AM Thompson Limited propose to apply to the Registrar for a declaration of dissolution of the company and that unless written objection is made to the Registrar within 30 days of the date the notice is posted, the Registrar may dissolve the company.

ROBSON & PARTNERS. ds8251

Notice of Intention to Remove Company from Register

In the matter of the Companies Act 1955 (as amended), and in the matter of Icoa (NZ) Limited (in liquidation) and:

Notice is hereby given in pursuance of section 295 of the Companies Act 1955 (as amended), that:

- (a) It is intended that the above-named company be removed from the Register, under section 293 (1) (e), on the grounds that the liquidator has sent to the Registrar the documents referred to in section 231 (1) (a) of the Act.
- (b) Any objection to the removal, under section 296, must be lodged with the Registrar together with the grounds for such objection no later than 11 January 1996.

Dated at Auckland this 14th day of December 1995.

GILLIAN E. EDWARDS, Liquidator.

Address of Liquidator and Registered Office of Company: John Vague & Associates, Insolvency Specialists, 80 Greys Avenue (P.O. Box 6092, Wellesley Street), Auckland. 48273

Dryad Corporation Limited

Notice of Intention to Apply for Removal of the Above Company From the Register

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Wellington, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Dryad Corporation Limited, whose registered office is situated at 41 Birch Street, Lower Hutt, from the New Zealand Register on on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed any surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Wellington by the 22nd day of January 1996 (being a date not less than 20 working days after the date of this notice), the Registrar may remove the company from the company from the Register.

Dated at Lower Hutt this 13th day of December 1995.

ALAN GORDON EASTERGAARD.

Woolco International Limited

Notice of Intention to Apply for Removal of Company From the Register

Pursuant to Sections 293 and 295 of the Companies Act 1955 ("the Act")

Notice is hereby given that it is intended to remove Woolco International Limited, whose registered office is situated at 171 Featherston Street, Wellington, from the Register by request, pursuant to section 293 (1) (d) of the Act, on the grounds that it has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its memorandum and articles and the Act.

JAMES MAX DUDDINGSTON WILLIS, Applicant. ds8254

Calendar Organiser Limited

Notice of Intention to be Removed From the Register

Pursuant to Section 295 (2) of the Companies Act 1955

Notice is hereby given by the undersigned applicants, being all the shareholders of the company, that they propose to make application to the Registrar of Companies, pursuant to section 293 (1) (d) of the Companies Act 1955, for the removal of Calendar Organiser Limited, whose registered office is situated at Level Eight, 63 Albert Street, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its articles of association and the Companies Act 1955.

CESSATION OF BUSINESS IN NEW ZEALAND

Limited.

Limited.

de8256

Systematics International Resource Management, Inc.

Notice of Ceasing to Carry on Business in New Zealand

Notice is hereby given, pursuant to section 341 (1) of the Companies Act 1993, that the above-named company, a company incorporated in United States of America, but having a place of business in New Zealand at Wellington, intends to cease to have a place of business in New Zealand as from 1 December 1995.

Starkey Laboratories Australia Pty Limited—New Zealand Branch

Notice of Ceasing to Carry on Business in New Zealand

Notice is hereby given, pursuant to section 341 (1) (a) of the Companies Act 1993, for the removal of Starkey Laboratories Australia Pty Limited, a company incorporated in Australia, from the Overseas Register on the grounds that the company intends to cease to have a place of business in New Zealand as from the 15th day of March 1996.

The business activities of the company will be carried on in New Zealand by Starkey Laboratories New Zealand Limited.

Ernst & Young, chartered accountants for the company, per:

CAROL CAMBPELL. cb8161

Cessation of Business in New Zealand

Notice is hereby given in pursuance of section 341 (1) of the Companies Act 1993, that Hollandsche Aanneming Maatschappij BV ("HAM"), a company incorporated in The Netherlands, but having a place of business in New Zealand, intends to cease to have a place of business in New Zealand from the 11th day of March 1996.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar.

pursuant to section 296 of the Act, by the 30th day of January 1996 (being a date not less than twenty-eight (28)

working days after the date of this notice), the Registrar

DON REYNOLDS, Mirage Entertainment Corporation

KELVIN WARRING GEDDES, Kel Geddes Management

may remove the company from the Register.

DON REYNOLDS, Rufus Holdings Limited.

Dated this 11th day of December 1995.

By its accountants:

KPMG PEAT MARWICK. cb8170

The Bank of Tokyo, Limited

Notice of Overseas Company Ceasing to Carry on Business in New Zealand

Pursuant to Section 341 (1) (a) of the Companies Act 1993

The Bank of Tokyo, Limited hereby gives notice that as at the close of business on 31 March 1996, the company will cease to carry on business in New Zealand.

This arises as a result of the worldwide merger of The Bank of Tokyo, Limited and The Mitsubishi Bank, Limited.

As from 1 April 1996, the merged company, The Bank of Tokyo-Mitsubishi, Limited, will carry on the business that is currently carried on in New Zealand by The Bank of Tokyo, Limited.

RUSSELL MCVEAGH MCKENZIE BARTLEET & CO, Solicitors for the Company.

PARTNERSHIP NOTICES

Fosch New Zealand Limited and Company

Certificate of Registration

Pursuant to Sections 51 and 54 of the Act

It is hereby certified, pursuant to section 51 of the Partnership Act 1908 ("the Act"), that Fosch New Zealand Limited and Company has been formed as a special partnership, pursuant to Part II of the Act:

1. Names, Addresses and Capital Contributions of the General Partner and Special Partner:

General Partner

Fosch New	Zealand Li	mited, care	of the	
Seventh F	Floor, KPMC	G Centre, 9	Princes	
Street, Au	ckland			\$10.00

Special Partner

Alphonsus Albertus Schirris, Middenweg 41, 1703 RB Heerhugowaard, The Netherlands	\$90.00
Total	\$100.00

2. Partnership Business: To establish and carry on in New Zealand and elsewhere the business of importation,

sales and distribution of gardening goods and accessories and to undertake or carry on any other activity or business ancillary or incidental thereto.

3. Principal Place of Business: 26 Rennie Drive, Mangere, Auckland.

4. *Term of Partnership:* The term of the partnership shall commence on the date of registration of this certificate in accordance with section 54 of the Act and shall end upon the sooner to occur of:

- (a) The registration of a certificate of dissolution, pursuant to section 62 of the Act; or
- (b) The expiration of 7 years from the date of registration of this certificate or, if the term of the partnership shall have been extended in accordance with sections 57 and 58 of the Act, then the expiration of the extended term.

Dated this 29th day of November 1995.

Signed on behalf of Fosch New Zealand Limited, in the presence of:

R. SLOTEMAKER.

Signed by Alphonsus Albertus Schirris, in the presence of:

A. A. SCHIRRIS.

Acknowledged by all the above signatories before a Justice of the Peace. pn8139

Chapman Tripp Sheffield Young

Notice of Partnership Admission

This notice appears as a matter of record.

Mr Robert Joseph Roche, Mr Derek John Parker and Ms Suzanne Maria Janissen joined the partnership with effect 6 December 1995.

CHAPMAN TRIPP SHEFFIELD YOUNG. pn8201

OTHER

R I Farrant Limited CH. 122317, Gesta Properties Limited CH. 272336, P.R.S. Projects Limited CH. 333095 and East Coast Contracting (1994) Limited CH. 659286

Notice of Restoration to the Register of Companies

Notice is hereby given that on applications made to the Registrar of Companies, Christchurch, the above-named companies will be restored to the Register, pursuant to section 303 (1) (a) of the Companies Amendment Act 1993, as the companies are still operating.

Please note that objections to these restorations must be delivered to the District Registrar of Companies at Christchurch in writing within 28 days from the date of this notice.

Dated this 6th day of December 1995.

NEVILLE HARRIS, Registrar of Companies.

Contact Officer for Inquiries: Joan Law, Commercial Affairs Division, Private Bag 4714, Christchurch. Telephone: (03) 366 4354. 008234

Donaghys Limited

Notice of Registration of Order and Minute

Pursuant to Section 78 of the Companies Act 1955

Notice is hereby given that on the 29th day of November 1995, Mr Justice Williamson of the High Court of New Zealand made an order confirming the reduction of capital of Donaghys Limited from \$21,367,074 to \$15,262,196 and approved the minute set out below.

The said minute is in the following words and figures:

"The issued and paid up share capital of Donaghys Limited is \$21,367,074 divided into 42734147 ordinary shares of 50 cents each fully paid up has been reduced to \$15,262,196 divided into 30 524 391 ordinary shares of 50 cents each fully paid up."

Dated this 5th day of December 1995.

Cook Allan Gibson, Dunedin, per:

R. N. MACASSEY, Solicitor for the Company. 008152

221 Video Club Limited NP. 173563

Notice of Restoration to the Register of Companies and Notice of Incorrect Address of Applicants

Notice is hereby given that on application by Raymond Henry Williams and Eunice Williams [whose address in a prior notice advertised on 23 November 1995, was incorrectly advised as both of 1 Larsen Place, New Plymouth, and whose correct address is both of 216 Victoria Road, West Thornton, Cleveleys, Blackpool, FY5 3NG, England (New Zealand address care of Messrs Till Henderson King, Solicitors, P.O. Box 1, New Plymouth)] the above-named company will be restored to the Register, pursuant to section 303 (1) (a) of the Companies Act 1955, on the grounds that the company was still carrying on business.

Any person who objects to the restoration of this company to the Register must deliver notice of that objection in writing to the District Registrar at New Plymouth within 28 days of the date of the publication of this notice.

The address for delivery of any objection is the District Registrar of Companies, Second Floor, Atkinson Building, Devon Street West, New Plymouth or post to Private Bag 2027, New Plymouth.

G. D. O'BYRNE, Assistant Registrar of Companies. 018230

Land Transfer Act Notices

Land Transfer Act Notice

The instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Certificate of title 9A/286 in the names of John Lennox Whitson and Mary Whitson. Application 897038.

Dated at the Land Titles Office, Dunedin, this 6th day of December 1995.

B. J. BOYLE, District Land Registrar. 118149

Land Transfer Act Notice

The instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Certificate of title 11B/1079 in the name of G.T. Gillies Limited. Application 896958/1.

Dated at the Land Titles Office, Dunedin, this 6th day of December 1995.

B. J. BOYLE, District Land Registrar. 18148

Land Transfer Act Notice

The instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Certificate of title 254/38 in the name of Mavis Williamina Woodall. Application 896909.

Dated at the Land Titles Office, Dunedin, this 6th day of December 1995.

B. J. BOYLE, District Land Registrar. 118129

Land Transfer Act Notice

The instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Memorandum of mortgage 783926 in the name of Mediaprint Services Limited. Application 896685/1.

Dated at the Land Titles Office, Dunedin, this 5th day of December 1995.

B. J. BOYLE, District Land Registrar.

Land Transfer Act Notice

The instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Certificate of title 4A/290 in the name of Preston Albert Weeks and Susan Huriata Weeks. Application 897202/1.

Dated at the Land Titles Office, Dunedin, this 8th day of December 1995.

B. J. BOYLE, District Land Registrar.

Land Transfer Act Notice

The instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Memorandum of lease 600496/7 in the name of Leslie Cyril Larsen. Application 897311/2.

Dated at the Land Titles Office, Dunedin, this 11th day of December 1995.

B. J. BOYLE, District Land Registrar.

Land Transfer Act Notice

The instrument of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of a new or provisional instrument upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Certificate of title 12D/535 in the name of Geva Carne Innes. Application 897419.

Dated at the Land Titles Office, Dunedin, this 11th day of December 1995.

B. J. BOYLE, District Land Registrar. h8240

Land Transfer Act Notice

The instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiry of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Certificate of title H3/728 in the name of Margaret Alison Osgood, widow of Napier. Application 633708.1.

Certificate of title J4/419 in the names of Raymond Darryl

Le Claire, system analyst of Hastings and Valerie Linda Le Claire, his wife. Application 633532.1.

Certificate of title H3/211 in the name of Maryanne Kaa, widow of Hastings. Application 632941.1.

Dated at Napier this 6th day of December 1995.

B. L. SMITH, Senior Assistant Land Registrar. ht8169

Land Transfer Act Notice

The instruments of title described in the Schedule hereto having been declared lost, notice is hereby given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Certificates of title 63B/54 and 314/99 in the name of Michael Kenneth Vickers, seaman of Auckland and memorandum of lease B. 704991.1 affecting the above land whereby Michael Kenneth Vickers is the lessee and memorandum of lease B. 693078.1 affecting the land in certificate of title 65B/580 whereby Maki Aratangi, femme sole of Auckland, is the lessee. Application C. 921524.1.

Memorandum of mortgage C. 606036.2 affecting the land in certificate of title 50B/950 whereby the Housing Corporation of New Zealand is the mortgagee. Application C. 926225.1.

Memorandum of lease 880586.1 affecting the land in certificate of title 49D/1282 whereby Kathleen Mary Judson, widow of Auckland, is the lessee. Application C. 926259.1.

Memorandum of lease 602393.1 affecting the land in certificate of title 34C/595 whereby Terence John Thorpe, technical manager of Auckland, is the lessee. Application C. 924016.1.

Certificate of title 99A/151 in the names of Rochelle Wong, teacher and Darryl Jackson Fong, accountant, both of Auckland, and memorandum of mortgage C. 894374.3 affecting the land in certificate of title 99A/151 whereby ANZ Banking Group (New Zealand) Limited is the mortgagee and memorandum of mortgage C. 822731.7 affecting the land in certificate of title 99A/130 whereby Westpac Banking Corporation is the mortgagee. Application C. 926099.1.

Memorandum of leases 325447.5 and 344366.3 affecting the land in certificate of title 99C/234 whereby Pamela Linda Mann, secretary of Auckland, is the lessee. Application C. 926739.1.

Certificate of title 44C/652 in the name of Bronwyn Anne Coombes, school teacher of Auckland. Application C. 927027.1.

Memorandum of lease 353719.2 affecting the land in certificate of title 56B/97 whereby Heather Young, retired of Auckland, is the lessee. Application C. 927231.1.

Memorandum of lease 287517.4 affecting the land in certificate of title 27B/684 whereby Sally Marian Aikman, bank officer of Auckland, is the lessee. Application C. 925449.1.

Memorandum of lease 880678.3 affecting the land in certificate of title 49D/846 whereby Neil Morrison Closely, taxi proprietor of Manurewa, is the lessee. Application C. 928544.1.

Certificate of title 19B/1281 in the name of Louise Gerda Longbottom, widow of Pukekohe. Application C. 925984.1.

Certificate of title 819/111 in the name of Marjorie Mary

Alexandra Farr, widow of Wellsford. Application C. 927981.1.

Memorandum of lease B. 921006.6 affecting the land in certificate of title 71C/549 whereby Stephen Robert Devlin, bank clerk and Patricia Alison Radford, secretary, both of Auckland, are the lessees. Application C. 928863.1.

Certificate of title 836/185 in the name of Colin Jarvis, retired of Auckland. Application C. 928620.1.

Dated this 6th day of December 1995 at the Land Titles Office at Auckland.

E. P. O'CONNOR, District Land Registrar. 118196

Land Transfer Act Notice

Evidence of the loss of the outstanding copy of lease B. 890648.1 affecting certificate of title 14D/145 whereunder Edward Carol Limited is the lessee having been lodged with me together with an application to register a surrender of the said lease without production of the said lease in terms of section 44 of the Land Transfer Act 1952, notice is hereby given of my intention to register such surrender of lease upon expiration of 14 days from the date of the *New Zealand Gazette* containing this notice. Application C. 923703.2.

Evidence of the loss of the outstanding copy of lease 213668.1 affecting certificate of title 23B/618 whereunder Elizabeth Mant, widow of Auckland, is the lessee, having been lodged with me together with an application to register a surrender of the said lease without production of the said lease in terms of section 44 of the Land Transfer Act 1952, notice is hereby given of my intention to register such surrender of lease upon expiration of 14 days from the date of the *New Zealand Gazette* containing this notice. Application C. 924847.1.

Dated this 6th day of December 1995 at the Land Titles Office at Auckland.

E. P. O'CONNOR, District Land Registrar. 118197

Land Transfer Act Notice

The memorandum of sub-lease described in the Schedule hereto having been declared lost, notice is given of my intention to register a surrender of the said memorandum of sub-lease without the production of the outstanding duplicate thereof in terms of section 44 of the Land Transfer Act 1952 on the 8th day of January 1996.

Schedule

Sub-lease 345537.4 in the name of Seafood Manor Limited. Application 426759.

Dated at the Land Titles Office, New Plymouth, this 8th day of December 1995.

G. D. O'BYRNE, Senior Assistant Land Registrar. 188198

Land Transfer Act Notice

The licence to occupy described in the Schedule hereto having been declared lost, notice is given of my intention to replace the same by the issue of of a provisional licence to occupy on the 8th day of January 1996.

Schedule

Licence to occupy A4/48 in the name of Agnes Mercer. Application 427774.1.

Dated at the Land Titles Office, New Plymouth, this 8th day of December 1995.

G. D. O'BYRNE, Senior Assistant Land Registrar.

Land Transfer Act Notice

Order No. 1801

I hereby give notice of my intention firstly to issue new or provisional instruments of title in place of those declared lost and described in Schedule A below and secondly to register transmission of mortgage B. 489450.2 and thirdly to register transmission B. 489543.2 and surrender of licence to occupy B. 489543.3 without production of the duplicate instruments referred to in Schedules B and C below on 10 January 1996.

Schedule A

(Certificate of title reference unless otherwise stated; registered proprietors name; application number.)

- 1. 6C/853; Victoria Jane Salmon and Angela Elizabeth Salmon; B. 476888.1.
- 2. 12A/124; David Thomas Robertson; B. 489029.1.
- 3. 105/189 (now); Rangitikei District Council; B. 489425.2.
- 4. Lease 944664; Grant Hugh Wilson-Bramwell and Vicki Anne Wilson-Bramwell; B. 490052.1.
- 5. 627/58; Wah Tor Yee; B. 489450.1.
- 6. 524/250; Christopher Sean Ballantyne and Beverley Jean Ballantyne; B. 490392.1.
- 7. 16B/1263; Graeme Hugh Tulloch and David William Tulloch; B. 490344.1.
- 8. Lease 054879.2; Michael Kerryn Bolland and Bernice Grace Anne Bolland; B. 490409.1.
- 9. 389/226, 430/207; Beatrice Carol Donovan, Kapa Hari; B. 490460.1.
- 10. 577/300; Wawhiti Higgott and Pataka Webster; B. 490513.1.
- 11. 17/265; Reginald Stewart Duncan Campbell and Eileen Edith Campbell; B. 490537.1.
- 12. 20A/473; Kathleen Hemi; B. 490793.1.
- 13. Lease 142619.3; John Brosnan and Elizabeth Johnston; B. 491085.1.
- 14. Lease B. 110770.1; Zamindicorp Limited; B. 490406.4.
- 15. Lease 309475.2; Ernest William James Taylor and Ethel Taylor; B. 491184.3.

Schedule B

Mortgage 701935; Yee Moy Kim; B. 489450.1.

Schedule C

Licence to occupy Volume 1101 folio 33; Francis Mornington Smyth; B. 489543.1.

Dated at the Land Titles Office, Wellington, this 10th day of December 1995.

W. R. MOYES, District Land Registrar. 18199

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with the production of the memoranda of mortgage set out in the Schedule for registration of memorandum of transfer B. 311201.2, notice is hereby given of my intention to register such upon the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

Schedule

Certificate of title 27D/1445 in the name of Graeme John Collett, spray painter of Cambridge and Edith Georgina Collett, his wife. Application B. 311201.

Dated at Hamilton this 7th day of December 1995. M. J. MILLER, District Land Registrar.

Land Transfer Act Notice

The certificates of title and memoranda of lease described in the Schedule hereto having been declared lost, notice is given of my intention to issue new certificates of title and provisional leases upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Certificate of title 18B/504 in the names of Ronald Dickson, carpenter of Mount Maunganui and Charlotte Dickson, his wife. Application B. 311140.

Certificate of title 20A/920 in the names of Barry John Babbage, technician and Annabelle Joy Babbage, medical practitioner, both of Tauranga. Application B. 311178.

Memorandum of lease S. 521429 affecting the land in certificates of title 13A/1124 and 13A/507 whereby Robert Magnus Manson, bank manager of Pakuranga and Lila Nixon, widow of Plimmerton, are the registered proprietors and lessees. Application B. 311836.

Memorandum of lease H. 112168.2 affecting the land in certificate of title 21C/1185 whereby Kenneth William Graham, architect of Auckland, is the registered proprietor and lessee. Application B. 311764.

Certificate of title 16B/519 in the name of Charles HaeHae Whitikau Atutahi, contractor of Te Kuiti. Application B. 311656.

Certificate of title 27D/1445 in the names of Graeme John Collett, spray painter of Cambridge and Edith Georgina Collett, his wife. Application B. 311201.

Dated at Hamilton this 7th day of December 1995.

M. J. MILLER, District Land Registrar.

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with the production of the certificate of title set out in the Schedule for registration of memorandum of transfer B. 311201.2, notice is hereby given of my intention to register such upon the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

Schedule

JFH Application B. 311201 in the name of Clare Helen Bennett, barrister and Greg Roderick Stewart, solicitor, both of Hamilton, affecting Lot 1 on D.P.S. 65950. Certificate of title 52D/791.

Dated at Hamilton this 7th day of December 1995.

M. J. MILLER, District Land Registrar.

Land Transfer Act Notice

Evidence of the loss of the instruments described in the Schedule having been lodged with me together with applications for the issue of new certificates of title and provisional copies of memoranda of lease 64542/4 and 746620, notice is hereby given of my intention to issue the same upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

(Certificate of title reference unless otherwise stated; registered proprietor's name; application number.)

Lease 64542/4; Charles Desmond Hamilton; A. 208253/1.

14 DECEMBER

518/276; John Padraic Weippert Pollard and Jean Cowie Pollard; A. 208577/2.

Lease 746620; Norman Francis Short and Lily Short; A. 209232/1.

783/76; Kerrie Anne Waghorn; A. 209246/1.

Dated at Christchurch this 7th day of December 1995.

S. C. PAVETT, District Land Registrar.

lt8231

Land Transfer Act Notice

The memorandum of mortgage described in the Schedule hereto having been declared lost, notice is given of my intention to register a transmission and discharge of the said mortgage in terms of section 44 of the Land Transfer Act 1952, upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Memorandum of mortgage 019737.3 over the land in certificate of title A3/1312 in the name of Raymond John Forde and Fay Mary Forde and Grant James Anderson Proudfoot as mortgagors and Mabel Jane Howell as mortgagee. Application 236255.1.

Dated at Invercargill this 8th day of December 1995. J. VAN BOLDEREN, District Land Registrar.

lt8233

Land Transfer Act Notice

Evidence of the loss of the outstanding duplicate of certificate of title described in the Schedule below having been lodged with me together with an application for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such a new certificate of title upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

Certificate of title 5D/361, in the name of John Giovani Martini and Matilde Martini, containing 961 square metres, more or less, being Section 3, Block XXXIV, Town of Runanga. Application 103277.1.

Dated at the Land Titles Office, Hokitika, this 7th day of December 1995.

M. J. O'BRIEN, Principal Assistant Land Registrar. 18224

Incorporated Societies Act Notices

Appointment of Liquidator

The Incorporated Societies Act 1908

Notice is hereby given that at a special general meeting of the New Zealand Tobacco Growers Federation Inc. held on 13 November 1995, Mark Philip Brown, chartered accountant of Motueka, was appointed as liquidator of the federation with effect from that date.

For any inquiries, please contact Brown & Associates, Chartered Accountants, 155 High Street, Motueka. Telephone: (03) 528 9229.

General Notices

The Vessel Carina

Notice of Entry into Possession of Mortgaged Property

Mortgagor: Carina Yachts Limited, a duly incorporated company having its registered office at the First Floor, 4 Vinery Lane, Whangarei.

Take notice that on 29 November 1995, Australian Guarantee Corporation (N.Z.) Limited as mortgagee, entered into possession of the vessel *Carina*, details of which are as follows:

Moored: Gulf Harbour Marina.

Length: 19.69 metres.

Designer: John Lidgard.

Class: Heavy displacement motor sailer.

Type: Ferro-glass hull, kauri-glass superstructure.

The Address of the Mortgagee is: AGC House,

52–64 Victoria Street West, Auckland (Attention: Mr Lacey). gn^{8140}

Notice of Entry into Possession of Mortgaged Property

Pursuant to Section 104DD of the Property Law Act 1993

Take notice that on the 30th day of November 1995, Trust Bank New Zealand Limited by virtue of mortgage registered No. 271570.2 (Wellington Registry), entered into possession of the leasehold interest in the property at **290 Wakefield Street, Wellington**, as contained in lease 626766.1 (Wellington Registry).

The registered office of Trust Bank New Zealand Limited is Trust Bank Centre, 125 The Terrace, Wellington.

Any correspondence pertaining to this matter should be directed to Buddle Findlay, solicitors for the mortgagee at

company.

gn8274

15 January 1996.

P.O. Box 2694 or D.X. S.P. 20-201, Wellington (Attention: G. J. Toebes).

Dated at Wellington this 4th day of December 1995.

Signed by Trust Bank New Zealand Limited by its solicitors and duly authorised agent, Buddle Findlay, per: G. J. TOEBES. gn8141

Proposed Release of Deposit

The Life Insurance Act 1908

Gerling Global Reinsurance Company (herein call "the company") has given notice to the Public Trustee that it has ceased to carry on the business of insurance in New Zealand and that it proposes to withdraw, pursuant to section 12 of the Act, the deposit which has been made by it with the Public Trustee.

Parliamentary Notice

Citizens Initiated Referenda Act 1993

Notification of Determination of the Precise Question at an Indicative Referendum

Pursuant to section 13 of the Citizens Initiated Referenda Act 1993, I hereby give notice:

That the Voluntary Euthanasia Society (Auckland) Inc.

- has been approved to use, for the purposes of an indicative referendum petition, the wording determined in the paragraph below;
- is the promoter of the indicative referendum petition in which the wording determined in the paragraph below is to be used;

- has been approved to use a form for the purposes of

That the wording of the specific question to be put to voters in the proposed indicative referendum is—

the indicative referendum petition; and

The Public Trustee therefore gives notice, pursuant to

section 12 of the Act, that being satisfied that all liabilities of the company in New Zealand in respect of such

insurance business have been fully liquidated or provided

for he proposes to release to the company on or after

30 January 1996, the amount deposited with him by the

Any objections to the release of the amount deposited

should be lodged with the Public Trustee at the Public Trust Office, 117–125 Lambton Quay, Wellington 1, on or before

Dated at Wellington this 8th day of December 1995.

B. J. BLACKTOP, Deputy Public Trustee.

"Should people aged 18 years and over who are terminally or incurably ill be permitted to have their lives ended if they request this, in a humane manner and in accordance with procedures to be established?"

Dated at Wellington this 11th day of December 1995.

D. G. McGEE, Clerk of the House of Representatives. ${}^{\tt pn8328}$

Departmental Notices

Agriculture

New Zealand Grown Fruit and Vegetables Regulations 1975

Standard Grade for the Export of Bulk Sea Shipped Fresh Blueberries Notice 1995 (No. 39, Ag. 12/2/14)

Pursuant to the New Zealand Grown Fruit and Vegetables Regulations 1975, the Director-General of Agriculture hereby determines the grade standard for the export of bulk sea shipped fresh blueberries.

Notice

1. Title—(1) This notice may be cited as the Standard Grade for the Export of Bulk Sea Shipped Fresh Blueberries Notice 1995.

(2) This notice shall come into force on the day after the date of its notification in the New Zealand Gazette.

2. Interpretation—Unless the context otherwise requires, terms and expressions used in this notice shall have the same meaning as in the New Zealand Grown Fruit and Vegetables Regulations 1975. Certain of these definitions as applicable to fresh blueberries are set out in the First Schedule of this notice.

3. Application of notice—This notice determines the grade standard for bulk sea shipped fresh blueberries exported from New Zealand (hereinafter referred to as "the grade").

4. Title and grade—The standard grade mark assigned to this standard grade shall be Bulk.

5. Definition for produce—This grade applies to blueberries grown from varieties of *Vaccinium* spp. to be exported in bulk by marine transport, supplied fresh to the consumer.

6. Provisions concerning grade standard requirements—The purpose of this grade is to define the quality requirements for fresh blueberries at the dispatching stage, after preparation and packaging.

a. The blueberries must be:

4768

- free from pests and diseases and meet any quarantine and other legal requirements of the importing country;
- intact, whole fruit;
- sound;
- clean;
- reasonably well formed, typical of variety and a uniform blue in accordance with the varietal characteristics-;
- free from abnormal external moisture;
- free of foreign smell or taste;
- free from all cap stems;
- free from all clusters.
- **b.** The blueberries must be:
- be of a similar degree of maturity and colouring in the same line of produce;
- have matured sufficiently to be able to complete the ripening process and to withstand handling, storage and transport;
- not be soft, overripe or wrinkled;
- not be over or under mature.

c. The blueberries must meet the requirements of this grade and have characteristics typical of the particular variety and be free of defects which may significantly impair the general appearance or keeping quality of the fruit.

d. Bruised or wet fruit that is soft and weeping or fruit wet from juice is unacceptable.

e. Each blueberry is permitted a slight defect of shape, development or colouring and skin defects of a superficial nature, such as those outlined in the Second Schedule to this notice.

7. Packaging—(1) The materials must be clean, sound and well made and of a quality such as to avoid causing any external or internal damage to the produce.

(2) Packages must be free of all foreign matter.

(3) Pursuant to regulation 16 of the New Zealand Grown Fruit and Vegetables Regulations 1975, a box/tray is declared to be a package.

8. Branding—The grower's identification number, the grade for each shipment and the country of origin must be clearly shown on each package.

First Schedule

Definition of Terms

"Bloom" means the white waxy powder on the surface of the fruit.

"Cap stems" means the stem attaching the berry to the plant.

"Clean" means free from dirt, dust, grass or other foreign material.

"Clusters" means where two or more berries can be joined by their cap stems.

"Damage" includes cuts, punctures, torn scars, splits, cracks, hail damage, chewed calyx, frost damage, surface russeting, deformed fruit, bruised fruit and any other readily noticeable damage.

"Disease" means Anthracnose and Botrytis.

"Major defect" means a defect such as damage, disease or fruit which is not sound and is likely to lead to premature decay.

"Minor defect" means a defect that detracts from the normal external appearance of a blueberry such as russeting, misshapen etc., but does not affect keeping qualities. "Sound" means free from decay, rots, over-maturity, breakdown, freezing injury, damage and similar defects which may cause rapid loss of condition or rapid decay.

"To pack" means to arrange fruit in a package so that they are not loose or compressed to an extent likely to cause damage to fruit during handling or transport.

"Wet" means that the individual berry is wet from juice from crushed, leaking, or decayed berries.

Second Schedule

Allowance for Defects

Damaged fruit:

Any damage in this category has to be relatively noticeable:

- Surface russeting defined as any brown blemish or brown mark on the berry. Up to an aggregate area of 2 square millimetres is acceptable.
- Torn scars a small tear is acceptable, large tears exposing the flesh are unacceptable.

Colour:

Red/purple on the berry is allowable.

Shape:

Fruit may be slightly misshapen.

Tolerances:

Major defects accept at 2%.

Minor defects accept at 15%.

Dated at Wellington this 12th day of December 1995.

RICHARD IVESS, Chief Plants Officer, Ministry of Agriculture, signed pursuant to a delegated authority under section 41 of the State Sector Act 1988.

*S.R. 1975/57. go8342

Commerce

Commerce Act 1986

Statement to the Commerce Commission of the Economic Policy of the Government: Development of a Competitive Wholesale Electricity Market

To the Commerce Commission

Pursuant to section 26 of the Commerce Act 1986, I hereby transmit to the Commerce Commission a statement of the economic policy of the Government in relation to the development of a competitive wholesale electricity market in New Zealand.

Broad Objectives

The Government's overall policy objective is to ensure the continuing availability of energy services at least cost to the economy as a whole, consistent with sustainable development.

Specific Outcomes

To achieve the overall objective, the Government considers that the following outcomes are necessary:

• Pressure on prices and costs: Real and sustained pressure on electricity prices and costs, especially in the area of new investment, over the next 10 years and beyond. It is vital to the economy that we see stronger pressures on electricity producers to be efficient and innovative – to look for last-cost solutions; and

• Accurate price signals: Pricing electricity in a manner which signals the full cost of producing an extra

unit of electricity. Investors and consumers in the wider economy can then make decisions which seek to get the most value from each extra unit of electricity they purchase.

Possible Mechanisms

Three broad policy options were considered by the Government:

• No change: Maintain the current market structure with:

- ECNZ as a highly dominant generator (96% of electricity production) which seeks to maximise value over time and avoid Government intervention;
- Trans Power as a separate state-owned enterprise operating the national grid as a successful business to ensure efficiency, reliability and security;
- Corporatised distribution and retail companies operating under the Energy Companies Act 1993;
- Private firms providing energy trading services; or

• Workable or effective competition ¹: Move to an environment where wholesale electricity prices are determined by workable or effective competition, with buyers and sellers of electricity taking responsibility for managing their respective risks independently of the Government; or

• Stronger regulation: Introduce more rigorous regulation. Several options are available, including direct regulation of ECNZ's prices or direct oversight of investments in new generation and wholesale electricity prices by an independent agency (such as a monopoly wholesaler).

Privatisation is not an option. Nor is any restructuring that has as its aim the sale of any significant component of ECNZ.

Preferred Policy

After careful consideration of the options, including the final report of the Wholesale Electricity Market Development $Group^2$, the Government has concluded that the objectives and outcomes set out above would be best achieved by workable or effective competition, in particular:

• Vigorous competition from private sector generation and demand-side management to meet new electricity demand;

• A diversity of prices and other conditions for selling electricity on contract; and

• Competitive disciplines on prices for electricity in the sport market.

Barriers to Robust Rivalry

The Government identified the following main barriers to effective and workable competition:

• ECNZ's profound dominance in the spot, contracts and new investment markets;

• The market's uncertainty as to the role Governments will play over time in relation to pricing and new investment decisions;

• The uncertainty these two factors cause in relation to expectations of future electricity prices. There are no robust mechanisms from which participants can project and respond to market prices.

Rate and Manner of Change

It is important for the New Zealand economy and environment that these barriers are overcome in a manner and at a rate that:

• Recognises the particular characteristics of the New Zealand electricity system;

• Maintains security of supply; and

• Enables producers, distributors, retailers and consumers to develop systems, skills and experience necessary to operate effectively in a competitive environment.

Reform Package

After carefully evaluating all the relevant factors, the Government has agreed to a reform package which is set in a Memorandum of Understanding with ECNZ, together with four policy statements, all dated 8 June 1995. The main elements of the reform package are summarised as follows:

• Transfer of ECNZ assets: Subject to obtaining all necessary statutory consents (including Commerce Act clearance or authorisation, if required), transferring around 30% or ECNZ'S assets and liabilities, including ECNZ's interests in the Maui gas contract, to a new SOE within various financial and implementation parameters;

• Restraints on ECNZ: Imposing by notice under section 13 of the State-Owned Enterprises Act 1986 certain restraints on ECNZ:

namely, a 'cap' on ECNZ providing more than 50% of additional generating capacity; a requirement for it to 'ring-fence' additional capacity; a requirement for ECNZ to offer each year a minimum proportion of its capacity on contracts; and a continuing restraint on ECNZ acquiring any electricity supply authorities (now 'energy companies')

• Sale of gas: Completing the sale by ECNZ of around 22PJ pa of gas:

 contractual arrangements for the sale of this gas are expected to lead to the introduction of a significant new, private power producer;

• Sale of small hydro stations: Subject to appropriate consultation with Maori on Treaty issues, selling six groups of ECNZ's small hydro stations to energy companies and/or Maori within the region of each station; and

• Related policy statements: Issuing four policy statements on related issues:

- covering electricity pricing, the management of 'dry year' risk, the regulations of distribution lines businesses and public policy objectives for the pooling of electricity supplied by competing generators.

Implementation of these measures will be a significant step toward overcoming the barriers referred to above and developing a competitive wholesale electricity market.

Further Steps

The Government will closely monitor the results achieved from implementing these measures against the objectives set out above. Further evolutionary steps toward a competitive wholesale electricity market will be considered as appropriate.

Conclusion

In the Government's view, workable or effective competition in the wholesale electricity sector offers the best prospects over time of improving welfare, including:

• A more efficient allocation of risk;

• Stronger pressures for innovation and cost-minimisation;

• More efficient investment decisions in new generation and demand-side management options; and, in turn

 \bullet A more efficient allocation of resources in the economy and less harm to the environment.

Signed at Wellington this 12th day of December 1995.

PHILIP BURDON, Minister of Commerce.

¹ In other policy material issued by the Government on wholesale electricity market issues – the Memorandum of Understanding dated 8 June 1995 referred to below, for example – the Government has used the expression "sustained and robust rivalry". This is intended to have the same meaning as "workable or effective competition".

² In mid 1993, the Government established the Wholesale Electricity Market Development Group (WEMDG) – a cross-section of industry and consumer groups – to evaluate a range of reform options. In their final report to the Government in early September 1994, the members of the WEMDG Board recommended a set of measures to facilitate the development of a competitive wholesale electricity market in New Zealand.

go8346

Companies Act 1993

Approval of Association of Accountants Constituted Outside New Zealand

Pursuant to the Companies Act 1993, I hereby declare

The Chartered Association of Certified Accountants to be an approved association of accountants for the purposes of section 199 (1) (c) of the Act.

Dated at Wellington this 7th day of December 1995. PHILIP BURDON, Minister of Commerce. go8291

Electricity Act 1992

Electrical Code of Practice for Electrical Safety Apparatus and Materials 1993 (NZECP 3:1993)

Electrical Code of Practice for Electrical Safety of Fittings and Electrical Appliances 1995 (NZECP 3:1995)

The purpose of this notice is to advise that I intend to apply to the Minister of Energy after 1 month from the date of publication of this notice, for his approval—

- To revoke the current Electrical Code of Practice for Electrical Safety Apparatus and Materials 1993 (NZECP 3:1993); and
- To the proposed new Electrical Code of Practice for Electrical Safety of Fittings and Electrical Appliances 1995 (NZECP 3:1995).

The method for replacing NZECP 3:1993 with NZECP 3:1995 is for the Secretary of Commerce to issue a revocation of NZECP 3:1993 and issue NZECP 3:1995. Before the revocation of NZECP 3:1993 takes effect, and before NZECP 3:1995 has force or effect, the Minister of Energy must have approved both the revocation and the new Code under section 38 of the Electricity Act 1992 ("the Act"). Any approval by the Minister of the revocation of NZECP 3:1993, and of the new NZECP 3:1995, will take place at least 1 month after this notice is given.

Accordingly I advise that-

- On the 12th day of October 1995, and acting pursuant to section 36 of the Act-
 - I issued the Electrical Code of Practice for Electrical Safety of Fittings and Electrical Appliances 1995 (NZECP 3:1995); and
 - I issued the intended revocation of Electrical Code of Practice for Electrical Safety of Apparatus and Materials 1993 (NZECP 3:1993); and
- I intend to apply to the Minister of Energy for his approval for NZECP 3:1995 and for the revocation of NZECP 3:1993.

Comments are requested from any interested parties on both the revocation of NZECP 3:1993 and the content of NZECP 3:1995. Any necessary amendments arising from those comments will be incorporated prior to gaining the Minister's approval.

Copies of the Code may be obtained from The Chief Electrical Inspector's Office, Sixth Floor, Ministry of Commerce Building, 33 Bowen Street, Wellington, or P.O. Box 1473, Wellington.

Comments should be received at this address by the 19th day of January 1996.

Dated at Wellington this 30th day of November 1995.

HOWARD FANCY, Secretary of Commerce. 4CL go8158

Crown Law Office

Law Practitioners Act 1982

Corrigendum

Members of Council of Legal Education Appointed

Pursuant to the Law Practitioners Act 1982, Her Excellency the Governor-General has been pleased to appoint:

His Honour Judge Frederick William Monteith McElrea and

John Alexander Walker, Barrister of Dunedin

to be a members of the Council of Legal Education for terms of three years.

Dated at Wellington this 24th day of August 1995.

PAUL EAST, Attorney-General.

This notice replaces the notice which appeared in the *New Zealand Gazette*, 7 September 1995, No. 96, page 2996.

Defence

Defence Act 1990

Appointments, Promotions, Extensions, Transfers, Resignations and Retirements of Officers of the Royal New Zealand Navy

Pursuant to section 32 of the Defence Act 1990, Her Excellency the Governor-General has approved the following appointments, promotions, extensions, transfers, resignations and retirements of officers of the New Zealand Naval Forces.

ROYAL NEW ZEALAND NAVY

The appointment of Commander O.J. Hanley is extended until 14 June 1999.

Lieutenant Commander William Andrew Ogilvie Martin, V.R.D., is placed on the Retired List of the RNZNVR in the rank of Commander, with effect from 19 October 1995.

Acting Commander D.P. Pickerill, N.Z.C.E., DIP.Q.A., to be Commander with seniority and effect from 1 September 1995.

Lieutenant Commander W.R.E. Burroughs, B.COM., to be acting Commander with effect from 22 June 1995; and Commander with seniority and effect from 15 September 1995.

Lieutenant Commander I.R. Logan, M.B.A., DIP.B.I.A., to be acting Commander with effect from 1 September 1995; and Commander with seniority from 17 October 1995 and effect from 18 October 1995.

Lieutenant Commander A.J. Parr, M.V.O., B.A., to be acting Commander with effect from 30 October 1995; and Commander with seniority from 15 August 1995 and effect from 4 December 1995.

The appointment of Lieutenant A.W. Lowndes is extended until 2 November 1996.

Acting Lieutenant Commander Philip Anthony Murch is placed on the Emergency List of Officers of the Naval Reserve with effect from 20 November 1995.

Acting Lieutenant Commander E.M. Weller to be Lieutenant Commander with seniority and effect from 23 November 1995.

Lieutenant P.D. Mayer, M.SC., B.E.(MECH.)(HONS) to be Lieutenant Commander with seniority and effect from 13 November 1995.

The seniority of Lieutenant J.M. Gleeson is antedated to 1 January 1988 with effect from 20 November 1990.

The seniority of the following Lieutenants is antedated to the date shown with effect from 10 November 1992:

C.W. Carter, B.SC., DIP.TCHG, N.Z.C.E., 1 January 1990

J.E. Oud, B.E., DIP.TCHG, 1 January 1991

Lieutenant Vivienne Ann Miller, B.SC., is placed on the Emergency List of Officers of the Naval Reserve with effect from 7 September 1995.

Lieutenant S. Davis, B.SOC.SC.(HONS): the notice published in the *Gazette*, 7 April 1994, No.31, p.1274, is cancelled and the following substituted: "The seniority of Sub Lieutenant S. Davis, B.SOC.SC.(HONS) is antedated to 1 July 1990 with effect from 20 April 1991; to be Lieutenant with seniority from 1 July 1993 and effect from 21 December 1993."

Lieutenant R.A. Fordyce, B.TECH.(COMP.)(HONS): the notice published in the *Gazette*, 18 May 1995, No.47, p.1209, is cancelled and the following substituted: "The seniority of Sub Lieutenant R.A. Fordyce, B.TECH.(COMP.)(HONS) is antedated to 1 July 1991 with effect from 6 December 1992; to be Lieutenant with seniority from 1 July 1994 and effect from 1 January 1995."

Acting Lieutenant G.D. Boore to be Lieutenant with seniority from 1 July 1993 and effect from 28 September 1995.

The following Sub Lieutenants to be Lieutenant with seniority and effect from the date shown:

D.J. Fairweather, 9 October 1995

L.Q. Randall, 4 September 1995

Sub Lieutenant K.E. Woodhead to be Lieutenant with seniority from 24 July 1995 and effect from 6 September 1995.

The seniority of Sub Lieutenant M.S. Daniels, M.SC.(HONS) is antedated to 1 July 1992 with effect from 16 July 1994; to be acting Lieutenant with effect from 7 June 1995.

The seniority of Sub Lieutenant W.L. Hyman, B.TECH.(COMP.)(HONS) is antedated to 1 July 1992 with effect from 1 October 1993; to be Lieutenant with seniority from 1 July 1995 and effect from 10 November 1995.

The seniority of Sub Lieutenant C.L. Meads, M.SC.(HONS) is antedated to 1 July 1992 with effect from 16 July 1994; to be acting Lieutenant with effect from 17 October 1995.

The appointment of Ensign Nigel Thomas Bartlett is terminated with effect from 19 October 1995.

The appointments of the following Midshipmen (on prob.) lapse with effect from the date shown:

Patrick Ennis McCarthy, 2 November 1995

Steven Andrew Rampling, 5 November 1995

SPECIAL SERVICE LIST (LONG SERVICE RE-ENGAGEMENT SCHEME) OF THE NAVAL RESERVE

Commander S. Taylor, M.B.E., is transferred to the SSL(LSRS) of the Naval Reserve with effect from 16 December 1995, and transferred to the Regular Force of the RNZN the day following.

ROYAL NEW ZEALAND NAVAL VOLUNTEER RESERVE

The appointment of Lieutenant Commander W.J. Wright, V.R.D., LL.B., is extended until 30 June 1996.

The seniority of Sub Lieutenant R.T.F. Gillon is post-dated to 5 August 1993 with effect from 22 August 1995.

Ensign P.G. Harward, N.Z.C.E., to be Sub Lieutenant with seniority from 1 January 1994 and effect from 18 September 1995.

Ensign D.P. Grinlinton, LL.M., LL.B.(HONS) to be Sub Lieutenant with seniority from 1 January 1995 and effect from 12 July 1995.

EMERGENCY LIST OF OFFICERS OF THE NAVAL RESERVE

The period of service of Surgeon Lieutenant Sarah Anne Helagi, M.B., CH.B., B.H.B., on the Emergency List of Officers of the Naval Reserve is terminated with effect from 4 September 1995.

Dated at Wellington this 12th day of December 1995.

WARREN COOPER, Minister of Defence.

go8272

Education

Education Act 1989

Closure of Lake Coleridge School (3405) Notice

Pursuant to section 154 of the Education Act 1989, and acting under the authority delegated to me, I hereby declare that Lake Coleridge School (3405), Canterbury, will close on the 14th day of December 1995 and will cease to be established on that day.

Dated at Wellington this 11th day of December 1995.

KATHY PHILLIPS, Senior Manager, National Operations. go8293

Closure of Benhar School (3714) Notice

Pursuant to section 154 of the Education Act 1989, and acting under the authority delegated to me, I hereby declare that Benhar School (3714), South Otago, will close on the 31st day of December 1995 and will cease to be established on that day.

Dated at Wellington this 11th day of December 1995.

KATHY PHILLIPS, Senior Manager, National Operations. go8294

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreement

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education on behalf of Her Majesty the Queen acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the proprietor of the following school:

St Joseph's School, Hawera.

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The said supplementary integration agreement was executed on the 23rd day of November 1995. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 116 Victoria Avenue, Wanganui.

Dated at Wellington this 30th day of November 1995.

KATHY PHILLIPS, Senior Manager, National Operations. 808154

Supplementary Integration Agreement

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education on behalf of Her Majesty the Queen acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the proprietor of the following school:

Marcellin School, Wanganui.

The said supplementary integration agreement was executed on the 23rd day of November 1995. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 116 Victoria Avenue, Wanganui.

Dated at Wellington this 30th day of November 1995.

KATHY PHILLIPS, Senior Manager, National Operations. 808155

Finance

Earthquake Commission Act 1993

Notice of Direction

I hereby give notice that a direction has been given to the Board of the Earthquake Commission regarding the hedging of the Earthquake Commission's foreign-exchange exposure.

"Pursuant to section 12 of the Earthquake Commission Act 1993, I make the following direction as to the policy to be followed by the Commission in the exercise of its investment powers:

The Commission is not to undertake any financial transactions to hedge any foreign-exchange exposure arising from investments in Foreign Bond Linked Notes.

This direction supplements previous ministerial directions relating to investment policy (in particular the directions of 30 September 1988, 16 August 1993 and 17 January 1994)."

RIGHT HON. W. F. BIRCH, Minister of Finance. go8345

Fisheries

Fisheries Act 1983

The Fisheries (Eastern Beach Shellfish Closed Season) Notice 1995 (No. F15)

Pursuant to section 85 of the Fisheries Act 1983, and Chief Executive of the Ministry of Fisheries, after consultation with the Director-General of Conservation, the Fishing Industry Board and the Treaty of Waitangi Fisheries Commission, pursuant to sections 85 and 86 of the Fisheries Act 1983, hereby gives the following notice.

Notice

1. Title and commencement—This notice may be cited as the Fisheries (Eastern Beach Shellfish Closed Season) Notice 1995 and shall come into force on the 22nd day of January 1996.

- 2. Interpretation—In this notice the term:
 - "Shellfish" has the meaning given in the Fisheries Act 1983;
 - "Eastern Beach Shellfish Area" means all those waters lying within an area bounded by a line commencing at the unnamed headland which delimits the north western end of Eastern Beach (at $36^{\circ} 52.16'$ S and $174^{\circ} 54.63'$ E); thence in generally a north easterly direction to the East Cardinal Beacon on the corner of the drying reef (at $36^{\circ} 51.81'$ S and $174^{\circ} 54.96'$ E); thence in generally a south easterly direction to the unnamed headland which delimits the south eastern end of Eastern Beach (at $36^{\circ} 52.75'$ S and $174^{\circ} 55.39'$ E); thence in generally a north westerly direction along mean high-water mark to the point of commencement."

3. Closed season for shellfish determined—There is hereby determined to be a closed season for the taking of all shellfish within the Eastern Beach Shellfish Area commencing on the 22nd day of January 1996, and expiring on the 21st day of January 1999.

Dated at Wellington this 8th day of December 1995.

ARTHUR HORE, Policy Manager North, Ministry of Fisheries.

Acting under delegated authority.

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Health

Chiropractors Act 1982

Appointments to the Chiropractic Board

Pursuant to section 3 of the Chiropractors Act 1982, I hereby appoint

Dr Geoffrey Charles Berry

Dr Patrick Frederick Platt

and

Mrs Rachael Ann Dewar

as members of the Chiropractic Board for 3 year terms of office commencing from the date of the notice of appointment advertised in the *New Zealand Gazette*, or such later date as may be specified in the notice.

Dated at Wellington this 6th day of December 1995.

HON. KATHERINE O'REGAN, Associate Minister of Health.

go8181

Health and Disability Services Act 1993

Essential Eligibility Criteria for Services Purchased by Regional Health Authorities

1. Pursuant to section 10 of the Essential Eligibility Criteria for receipt of services purchased by regional health authorities issued on 30 June 1994 as a Schedule to the Health and Disability Services Eligibility Direction 1994 pursuant to section 25 of the Health and Disability Services Act 1993, I Jennifer Mary Shipley, Minister of Health, hereby specify that any citizen of New Zealand (who is a citizen of the Cook Islands, Niue, or Tokelau) who is for the time being lawfully in New Zealand be eligible to receive services purchased by a regional health authority on the same basis as any citizen of New Zealand who is for the time being lawfully in New Zealand and who has at some time been ordinarily resident in New Zealand.

2. This notice shall come into force on 14 December 1995.

HON. JENNY SHIPLEY, Minister of Health. go8286

Notice of Additional Function Under Section 33 of the Health and Disability Services Act 1993

Pursuant to section 33 (1) (d) (ii) of the Health and Disability Services Act 1993, I, Jennifer Mary Shipley, Minister of Health, authorise the Northern Regional Health Authority to carry out the following function:

Medicines Act 1981

To fund, in accordance with and to the extent enabled by its funding agreement with the Crown, unrecoverable bad debts owing to a Crown health enterprise for providing health and/or disability services to a person who is not eligible for funding for those services under any funding agreement between the Crown and regional health authorities.

Dated at Wellington this 11th day of December 1995.

HON. JENNY SHIPLEY, Minister of Health. g08288

Consent to the Distribution of Changed New Medicines

Pursuant to section 24 (5) of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the changed medicines set out in the Schedule hereto:

Schedule

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Paracetamol 500 mg	Tablet	Douglas Pharmaceuticals Limited, Mount Roskill, Auckland	
Guaiphenesin 100 mg, pseudoephedrine hydrochloride 30 mg	Capsule (liquid filled)	R P Scherer Holdings Pty Limited, Braeside, Victoria, Australia	Actifed CC Chesty
Dextromethorphan hydrobromide 10 mg, pseudoephedrine hydrochloride 30 mg	Capsule (liquid filled)	R P Scherer Holdings Pty Limited, Braeside, Victoria, Australia	Actifed CC Dry
Cyproterone acetate 100 mg Verapamil hydrochloride 180 mg	Tablet Tablet (modified release)	Schering AG, Wedding Plant, Berlin, Germany Knoll AG, Ludwigshafen, Germany	Androcur-100 Isoptin SR 180
Lamotrigine 5 mg, 25 mg, 100 mg	Tablets (chewable/ dispersible)	The Wellcome Foundation Limited, Temple Hill, Dartford, Kent, United Kingdom	Lamictal

Dated this 8th day of December 1995.

KAREN O. POUTASI, Director-General of Health, pursuant to delegation given by the Minister of Health on 25 June 1993.

Consent to the Distribution of New Medicines

Pursuant to section 20 of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the new medicines set out in the Schedule hereto:

Schedule

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Tiaprofenic acid 200 mg, 300mg	Tablets	Apotex Inc., Weston, Ontario, Canada	Apo-Tiaprofenic
Cyproterone acetate 50 mg	Tablet	Generics (UK) Limited, Potters Bar, Hertfordshire, United Kingdom	Cypro 50
Potassium phosphate dibasic 2 mmol/mL in 20 mL	Solution for infusion (ampoule)	Biomed Laboratories Limited, Point Chevalier, Auckland	Dibasic Potassium Phosphate
Pholcodine 3 mg/mL in 200 mL	Linctus	3M Pharmaceuticals Pty Limited, Thornleigh, New South Wales, Australia	Duro-Tuss Forte
Pholcodine 1 mg/mL in 200 mL	Linctus	3M Pharmaceuticals Pty Limited, Thornleigh, New South Wales, Australia	Duro-Tuss Regular
Influenza virus A/Beijing/32/92 15 mcg, influenza virus A/Singapore/6/86 15 mcg, influenza virus B/Panama/45/90 15 mcg	Vaccine, pre-filled syringe	Sachsisches Serumwerk GmbH, Dresden, Germany and SmithKline Biologicals, Rixensart, Belgium	Fluarix

NEW ZEALAND GAZETTE

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Influenza virus A/Beijing/32/92 15 mcg, influenza virus A/Singapore/6/86 15 mcg, influenza virus B/Panama/45/90 15 mcg	Vaccine, single dose vial	Sachsisches Serumwerk GmbH, Dresden, Germany and SmithKline Biologicals, Rixensart, Belgium	Fluarix
Haloperidol decanoate equivalent to 50 mg/mL haloperidol in 1 mL, 3 mL	Depot injection	David Bull Laboratories Limited, Mulgrave North, Victoria, Australia	Decanoate Oily Injection
Hydrochlorothiazide 12.5 mg, Losartan potassium 50 mg	Tablet	Du Pont Merck Pharmaceuticals Co., Garden City, New York, United States of America and Merck Sharp & Dohme Limited, Cramlington, Northumberland, England	Hyzaar
Dextromethorphan hydrobromide 1.5 mg/mL in 100 mL, 200 mL	Solution, Oral	Wyeth Australia Pty Limited, Smithfield, New South Wales, Australia	Robitussin Cough Control Syrup
Desflurance 100% in 240 mL	Liquid, volatile for inhalation	Ohmeda Caribe Inc., Guayama, Puerto Rico	Suprane

Dated this 8th day of December 1995.

KAREN O. POUTASI, Director-General of Health, pursuant to delegation given by the Minister of Health on 25 June 1993. go8284

Provisional Consent to the Distribution of a New Medicine

Form

Pursuant to section 23 of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the new medicine set out in the Schedule hereto:

Schedule

Name and Strength

Solution for

Name and Address of Manufacturer CSL Limited, Broadmeadows, Victoria, Australia Proprietary Name (if any)

Human albumin 4% w/v in

Albumex 4

50 mL, 500 mL IV injection Note: This medicine may only be distributed, supplied or used under conditions to be imposed from time to time by the Director-General of Health.

Dated this 7th day of December 1995.

KAREN O. POUTASI, Director-General of Health, pursuant to delegation given by the Minister of Health on 25 June 1993. g08285

Psychologists Act 1981

Appointments to the Psychologists Board

Pursuant to section 3 (2) (h) of the Psychologists Act 1981, I hereby appoint

Patricia Anne Hanlen

to be a member of the Psychologists Board for a 3 year term of office commencing from the date of the notice of appointment advertised in the New Zealand Gazette, or such later date as may be specified in the notice.

Dated at Wellington this 6th day of December 1995.

HON. KATHERINE O'REGAN, Associate Minister of Health. go8180

Inland Revenue

Tax Administration Act 1994

Notice of Product Ruling

1. This is a notice of a product ruling made under section 91F of the Tax Administration Act 1994.

2. Product ruling No. 95/10 was issued on 28 November 1995. It relates to the tax assessability of benefit to recipients of transaction fees not charged.

3. A copy of the ruling may be obtained by writing to the

Manager (Systems), Rulings Directorate, National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication and Rulings). go8212

Special Determination [S3]:

This determination may be cited as "Special Determination [S3]: Interest Reduction for Dividend Eligible Period on Conversion of Specified Mandatory Convertible Notes".

1. Explanation

(which does not form part of this determination).

Convertible Notes

(1) A Mandatory Conversion Convertible Note ("MCCN") is a financial arrangement in which the holder of the Note provides money to a company, and the debt is discharged at a future date by the issue of shares in any company. Interest may be payable for the period between the issue of the Note and conversion into shares. Such payments are called Coupon Interest Payments.

Amounts Attributable to Excepted Financial Arrangement

(2) As a share is an excepted financial arrangement under section OB 1 of the Act, only the Coupon Interest Payments and amounts attributed to those payments by Determination G5C are usually regarded as income or expenditure for the purposes of calculating accrual income or expenditure.

Duan miatan Nama

Determination G5C

(3) Determination G5C prescribes the method to be used when calculating for accrual purposes the income derived or expenditure incurred in respect of MCCNs. It also details which amounts are to be included for this calculation, and which are attributable to an excepted financial arrangement. That Determination applies where, among other requirements, Coupon Interest Payments are of equal amount, or are set in relation to a market interest rate indicator. This Determination applies to Specified Mandatory Conversion Convertible Notes ("Specified MCCNs'') which do not meet that requirement of Determination G5C.

Reason For Special Determination

(4) The Specified MCCNs were issued by Amalgamating One Ltd to Holdings Ltd and were within the scope of Determination G5C. The issuer, Amalgamating One Ltd, proposes to enter into an amalgamation. As a consequence of the amalgamation, the MCCNs issued by the issuer are to convert into shares in the amalgamated company, rather than into shares in the issuer. The amalgamated company wishes to avoid having more than one class of shares traded on the stock exchange. The issuer therefore proposes that shares issued on the conversion of its MCCNs will have a full entitlement to dividends from the date of conversion, regardless of the fact that dividends may relate to a period prior to conversion. In return for this entitlement, in the event of an early conversion, the Notes will lose their Coupon Interest entitlement for a period not exceeding two months prior to the date of conversion. The alteration to coupon entitlement takes the Specified MCCNs outside the scope of Determination G5C.

Proposed Transactions In Respect Of Which This Determination Applies

(5) The proposed transactions are part of an amalgamation of Amalgamating One Ltd, ("One Ltd"), Amalgamating Two Ltd, ("Two Ltd"), and Amalgamating Three Ltd, ("Three Ltd"). The amalgamation will be a long form amalgamation under Part VA of the Companies Act 1955. The proposed transactions are as follows:

(i) Pursuant to the amalgamation arrangements, those shareholders in One Ltd who elect to do so ("the Electing Shareholders"), will receive from One Ltd Holdings (" Holdings"), on the day the amalgamation becomes effective, one MCCN for each One Ltd share they hold.

(ii) Holdings' inducement to transfer its MCCNs to the Electing Shareholders will be that it will have agreed with Two Ltd, by an agreement entitled "Agreement For Transfer Of Mandatory Conversion Capital Notes", that it will receive *x number* of shares in Two Ltd for each MCCN transferred. These shares will be issued by Two Ltd the day before the amalgamation is intended to become effective. From the time of issue of the shares Holdings will hold the MCCNs on the basis that it will transfer them to the Electing Shareholders immediately the amalgamation becomes effective.

(iii) The consideration provided by the Electing Shareholders is that they will agree to an amalgamation proposal under which their shares in One Ltd will be cancelled and they will not be issued shares in the amalgamated company.

(iv) Three Ltd will be the surviving or "amalgamated" company. Shareholders in Two Ltd (other than One Ltd whose shares must be cancelled) will receive *l/x number* of shares in the amalgamated company for each Two Ltd share held. This means that Holdings will in effect receive one amalgamated company share for each MCCN transferred.

(v) The amalgamated company will succeed to the

obligations of the issuer of the MCCNs. The MCCNs will be convertible into shares in the amalgamated company.

(vi) Under the proposed transactions the value of the consideration received by Holdings on its disposal of the MCCNs will be the same in principle as if Holdings had converted the MCCNs in terms of the original issue; and the value of the consideration provided on receipt of the MCCNs, by the Electing Shareholders, will be the same as if they had been issued the MCCNs for a consideration equal at that time to the value of the shares into which they convert.

How This Determination Differs From Determination G5C

(6) Special Determination [S3] differs from Determination G5C by:

(a) having a broader scope so that it applies to Specified MCCNs even though:

- (i) Coupon Interest is not always payable in respect of a period not exceeding two months prior to the date of conversion; and
- (ii) The Coupon Interest Payment relating to the period during which the issuer amalgamates, and the holder changes as a consequence of the amalgamation arrangements, may be split between the person who was the holder prior to the amalgamation and the person who is the holder after the amalgamation. For the purposes of determining the identity of the holder prior to the amalgamation, it may be necessary to set a record date some number of days before the amalgamation takes place;
- (b) having a narrower scope so that it only applies to Specified MCCNs, as defined in clause 5—Interpretation.

2. Reference

This determination is made pursuant to section 90 (1) (c) and (g) of the Tax Administration Act 1994.

3. Scope of Determination

This determination applies to income derived or expenditure incurred after the date this determination is made in respect of every Specified MCCN which:

(1) Is issued subject to The Trust Deed and

(2) Meets the following criteria:

(a) conversion into shares of a company is at a predetermined ratio; and

(b) Coupon Interest Payments are payable at regular intervals of not more than 12 months; and

- (c) Either:
- (i) Coupon Interest Payments are of equal amount, or are set in relation to a market interest rate indicator: or
- (ii) the condition in (i) would be met but for either:
 - (A) the first or last Coupon Interest Payment being for a period which is shorter than the other periods; or
 - (B) the terms of the Note providing that if it is converted prior to the maturity date specified, Coupon Interest Payments are not payable in respect of a period prior to conversion not exceeding two months, and that the shares into which the Note converts are entitled to rank uniformly in all respects with other shares of the same class for all dividends or other distributions after the date of conversion, notwithstanding the fact that such dividends or other distributions may relate to a period for which interest has already been paid; and
- (d) the constant annual rate R calculated using

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Determination G3: Yield to Maturity Method, applied to the MCCN is:

- (i) not less than the lesser of:
 - (A) 5% p.a.; or
 - (B) half the annual coupon which the company issuing the Note would have had to pay on similarly secured borrowings of similar amount as at the date of issue; and
- (ii) not more than the greater of:
 - (A) 15% p.a.; or
 - (B) twice the annual coupon which the company issuing the Note would have had to pay on similarly secured borrowings of similar amount as at the date of issue; and
- taking into account the amount or amounts payable by the holder consequent upon issue and assuming that-
- (iii) Coupon Interest Payments will be paid to the holder in accordance with the terms of the Note provided that if the Coupon Interest Payments are set in relation to a market interest rate indicator, the value of that indicator as at the issue date shall be assumed to apply for the term of the Note; and
- (iv) the only payment (other than a coupon payment) made to the holder on the conversion of the Note is a cash payment equal to the issue price of the Note; and
- (e) the Note is not part of another financial arrangement.

4. Principle

(1) A MCCN has both debt and equity components. It can be regarded alternatively as:

(a) a loan to a company with repayment in shares (debt component); or

(b) a forward purchase of shares (in which case the holder of the Note is buying a share of a business and has equity in it).

The accruals rules are not intended to deal with equity, and therefore classify a share (equity in a business) as an excepted financial arrangement (see section OB 1).

(2) As a MCCN has this dual character, when calculating income/expenditure in relation to the Note it is first necessary to separate the debt and equity components of the Note.

(3) This determination specifies that, apart from the Coupon Interest Payments and amounts attributed to those payments by this determination, all amounts relate to the underlying shares (equity component), and will not be dealt with under the accruals rules when calculating assessable income.

(4) Income and expenditure in respect of the Note is calculated by pro-rata daily apportionment of the Coupon Interest Payment to income years.

(5) For the purposes of this determination it is assumed that any change in the market value of the shares between the issue date of the Note and the conversion into shares is due to the equity component. Therefore the difference in share price can be ignored when calculating income and expenditure for the purposes of the accruals rules.

(6) This approach may not be appropriate where the coupon interest rate is so much above or below market rates at the time of issue that it may represent an adjustment between the acquisition price of the MCCN and the expected value, as at the time of issue, of the underlying shares at the time of conversion. This determination has therefore been limited as set out in paragraph (d) of subclause 3 (2).

5. Interpretation

In this determination, unless the context otherwise requires:

(1) Expressions used, except expressions defined

differently in this determination, have the same meaning as in section OB 1 of the Income Tax Act 1994, and where the Act gives a word or expression a particular meaning for the purposes of the qualified accruals rules, it shall have the same meaning as in the said qualified accruals rules.

(a) the "Act" means the Income Tax Act 1994 and the "Administration Act" means the Tax Administration Act 1994.

(b) "Coupon Interest Payment" means any amount payable on the Note by the Note issuer (borrower) to the Note holder (lender) other than payments relating to the redemption or conversion of the Note, and where any such amount that would have been payable to one person as holder, if the original terms on which the Note was issued had not been changed, is paid, as separate amounts, to more than one person, by reason that the terms of the Note have been changed and such persons were at different times holders in respect of the same Note, means the total of such separate amounts.

- (c) "Income Year"
- (i) when a taxpayer furnishes a return of income under section 38 of the Administration Act for an accounting year ending with a balance date other than the 31st day of March, "Income Year" means the period of twelve months ending on that balance date.
- (ii) for any other person, "Income Year" means the year ending on the 31st day of March in which the income has been derived or expenditure has been incurred by that person.

(d) "Mandatory Conversion Convertible Note", "MCCN", and "Note", mean any debenture, bond, certificate, document, note or writing issued or given by a company:

- (i) which provides evidence that the company is indebted to the holder of the Note, whether for a loan to the company, money subscribed to the company or any other liability of the company (whether or not the amount for which the company has issued the Note is secured over the undertaking or any of the assets of the company); and
- (ii) which provides for the debt to be discharged only by the issue of shares in the capital of any company. This may be pursuant to a trust deed.

(e) "Specified Mandatory Conversion Convertible Note", and "Specified MCCN", mean a Mandatory Conversion Convertible Note that is issued pursuant to the Trust Deed.

(f) "The Trust Deed" means the deed entitled "Trust Deed Constituting Up To N Number of Mandatory Convertible Capital Notes" entered into between One Ltd (as issuer) and Trustee Limited (as trustee) and dated the Xth day of Month, Year, as amended from time to time, and including the amendments made in 1995 in anticipation of the amalgamation of One Ltd, Three Ltd, and Two Ltd.

(g) "Underlying Shares" in relation to a Note means the shares into which the Note is convertible, or in which it must be redeemed or paid.

(2) For convenience, words and phrases defined in this determination are indicated by initial capital letters, but the absence of a capital letter shall not alone imply that the word or phrase is used with a meaning different from that given by its definition.

6. Method

(1) Amounts to be included when calculating income or expenditure with regard to a Specified MCCN:

(a) in respect of income, gain or loss, or expenditure, and also of any other consideration receivable by the holder or

payable by the issuer, the amounts taken into account to calculate income/expenditure consist of:

(i) Coupon Interest Payments;

(ii) amounts attributed to Coupon Interest Payments as set out in subclause 6 (3).

(b) in respect of the acquisition price, the amounts to be included when calculating income/expenditure are those attributed to Coupon Interest Payments as set out in subclause 6 (4).

(2) The income derived or expenditure incurred in respect of a Specified MCCN shall be calculated by daily apportionment of the Coupon Interest Payments to Income Years. For the method, see Determination G1A: Apportionment of Daily Income and Expenditure.

(3) If a Specified MCCN on which interest is payable is sold part way through an interest period, then usually the buyer will receive the entire Coupon Interest Payment for the interest period in which the sale falls. In that case it is necessary to apportion the Coupon Interest Payment between the seller and the purchaser. The seller is allocated interest, on a daily straight line basis, that accrues before the date of sale. (See Example C).

Note: If the Coupon Interest Payment is not known until after the date of sale, it shall be assumed to be equal to the Coupon Interest Payment for the previous period (adjusted for any difference in the length of the period).

(4) The portion of the sale price thus attributed to accrued interest and allocated to the seller is, in turn, treated as the purchaser's acquisition price of the financial arrangement. If the purchaser later receives the Coupon Interest Payment for the sale period, then this portion attributed to accrued interest may be immediately offset against the amount received when calculating the amount of income derived from the financial arrangement in that year. (See Example C).

(5) Where a new issuer succeeds to the obligations of the issuer under a specified MCCN, on an amalgamation or otherwise, part way through an interest period, then usually the new issuer will be responsible for paying the entire Coupon Interest Payment for the interest period in which the succession occurs. In that case, the issuer is deemed to have paid an amount to the new issuer in consideration for the new issuer agreeing to undertake the obligation to pay the portion of the Coupon Interest Payment accruing in the period of the succession. This is treated as the new issuer's acquisition price of the specified MCCN for the purposes of the accrual rules. When the new issuer later makes the Coupon Interest Payment for the period, this acquisition price must be immediately offset against the amount paid when calculating the amount of expenditure incurred from the financial arrangement in that year.

(6) Paragraphs (3) and (4) will not apply if the Specified MCCN itself provides for the Coupon Interest Payment to be allocated between the buyer and the seller on a basis which reflects the time for which each party held the Specified MCCN during the interest period in which the sale was made.

7. Examples

Example A

On 27 June 1995 Specified MCCNs with a five year term, are issued for \$100 with an interest coupon of 9% p.a. payable half-yearly in arrears. Pursuant to a notice given by the noteholder on 27 April 1996, the Notes are converted on 27 June 1996 to 100 shares in the issuing company. Interest is not payable for the 56 day period prior to any conversion arising before the specified maturity date.

The market value of each share on 27 June 1995 is \$0.90. By conversion date this has risen to \$1.50. Both the issuer and the holder use a 31 March balance date and apply Determination G1A on a 365 day basis when apportioning daily income and expenditure.

The Coupon Interest Payments are made as follows:

27 December 27 June 1996													
												;	\$7.62

(a) Year Ended 31 March 1996	
Coupon payment 27/12/95	\$4.50
Apportionment of coupon payment due on 27/6/96	
(the apportionment is based on the position as at	
31 March 1996 when the coupon expected to be	
paid is still \$4.50 as no notice has been given by	
the noteholder at that date).	
There are a total of 182 days in the period	
between payments. Of these, 94 are in the year	
ended 31 March 1996.	
94/182 × \$4.50 =	\$2.32
Income/Expenditure	\$6.82
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(b) Year Ended 31 March 1997

As the Note matures in this year the base price adjustment (section EH4 of the Act) is required. The formula a - (b + c) is applied:

- a = the sum of all amounts paid (\$7.62)
- b = acquisition price

c = income/expenditure in previous years (\$6.82).

As all amounts other than the coupon payments are attributable to the underlying shares, the issue price and sharemarket value can be ignored for the purposes of calculating income and expenditure. This effectively gives the Notes an acquisition price of nil (for accrual purposes). Therefore, in this example "b" has a value of zero.

Income/Expenditure

=	a - (b + c)
=	7.62 - (0 + 6.82)
=	\$0.80

Example B

On 27 June 1994 Specified MCCNs are issued for \$100 with an interest coupon of 9% p.a. payable half-yearly in arrears. The Notes are mandatorily convertible on 27 June 1999 to 100 shares in the issuing company. Interest is not payable for the 56 day period prior to any conversion arising before the specified maturity date. The issuing company amalgamates with another company, which is not a member of the same wholly owned group, on 30 September 1995, the other company being the surviving amalgamated company of a qualifying amalgamation. The Notes will now convert into shares in the amalgamated company.

Upon amalgamation the original holder of the Notes transfers the Notes to a new holder, who is a shareholder in an amalgamating company. The Coupon Interest Payment for the period in which the amalgamation takes place, which will be paid on the usual date, is split between the original holder and the new holder. The original holder is entitled to receive interest covering the period from the last interest date prior to the amalgamation up to the date of the amalgamation (ie $4.50 \times 95/183 = 2.34$. There are 183 days in the coupon period, and there are 95 days from the beginning of the period until the day the Notes are transferred.) Interest accruing from the amalgamation date until the next coupon payment date, (being \$2.16), will be paid to the new holder on the Coupon Interest Payment date.

The market value of each share at issue date of the Specified MCCNs is \$0.90. By amalgamation date this has risen to \$1.50, and on conversion date to \$4.00.

The original issuer, the amalgamated company and the holder all use a 31 March balance date and apply Determination GIA on a 365 day basis when apportioning daily income and expenditure.

The Coupon Interest Payments are made as follows:

27 December 1994	\$4.50
27 June 1995	\$4.50
27 December 1995	\$4.50
27 June 1996	\$4.50
27 December 1996	\$4.50
27 June 1997	\$4.50
27 December 1997	\$4.50
27 June 1998	\$4.50
27 December 1998	\$4.50
27 June 1999	\$4.50
	\$45.00
	• ····•

(a) Year Ended 31 March 1995

Coupon Payment due on 27/12/94 \$4.50 Apportionment of Coupon Payment due on 27/6/95

There are a total of 182 days in the period between payments. Of these, 94 are in the	
year ended 31 March 1995. 94/182 × \$4.50	\$2.32
Income/Expenditure	\$6.82

(b) Year Ended 31 March 1996

The Trust Deed, as varied for the amalgamation, provides for the coupon payment relating to the period in which the issuer amalgamates to be split between the holder prior to the amalgamation and the holder after the amalgamation.

(i) Income for the Original Holder

Since this is the final year of the arrangement from the point of view of the original Holder, the base price adjustment is applied to the transfer of the Notes on the amalgamation date, 30 September 1995, using the following values:

- a = all consideration paid $($4.50 + $4.50 + $2.34^* = $11.34)$
 - * see below
- b = acquisition price
- c = income/expenditure returned in previous years (\$6.82)

Income

$$= a - (b + c)$$

= \$11.34 - (0 + \$6.82)
= \$4.52

As all amounts other than the coupon payments are attributable to the underlying shares, the issue price and value attributable to the underlying shares on amalgamation can be ignored for the purposes of calculating accrual income and expenditure. This effectively gives the Notes an acquisition price of nil (for calculation purposes). Therefore, in this example "b" has the value of zero.

The coupon payment due on 27/6/95 is paid to the Holder prior to the amalgamation. $(88/182 \times $4.50 = $2.18)$ \$2.

 $(88/182 \times \$4.50 = \$2.18)$ * Of the coupon payment due on 27/12/95 the holder prior to the amalgamation is paid the portion that relates to the period prior to the amalgamation. $(95/183 \times \$4.50 = \$2.34)$ \$2.34

Income for the original Holder

(ii) Income for the New Holder

The portion of the coupon payable on 27/12/95 that relates to the period after the amalgamation is paid to the new Holder. $(88/183 \times \$4.50 = \$2.16)$ \$2.16

The coupon payment due on 27/6/96 is paid to the	
new Holder. $(94/182 \times $4.50 = $2.32)$	\$2.32
Income for the new Holder	\$4.48
Total income (both holders) in year ending 31	

Total income (both holders) in year ending 31 March 1996 \$9.00

(iii) Expenditure for the Original Issuer

As amalgamation occurs in this year income and expenditure will need to be apportioned between the original issuer and the amalgamated issuer, in a manner consistent with the provisions of section FE 7 (b). That section deems the consideration for the succession to be such an amount which results in a fair and reasonable allocation of expenditure or income.

Allocation

Apportionment of the coupon payment due 27/6/95. There are a total of 182 days in the period between payments. Of these, 88 are in the year ended 31 March 1996.

88/182 × \$4.50	\$2.18
Apportionment of the coupon payment due	
27/12/95. There are a total of 183 days in the	
period between payments. Of these, 95 days are	
in the period to 30 September 1995 (being the	
date of amalgamation). $95/183 \times 4.50	\$2.34
Fair and Reasonable Allocation	\$4.52

The formula a - (b + c) is applied so as to result in such allocation:

- a = the sum of all amounts paid (\$11.34)
- b = acquisition price

c = income/expenditure in previous years (\$6.82)

As all amounts other than the coupon payments are attributable to the underlying shares, the issue price and value attributable to the underlying shares on amalgamation can be ignored for the purposes of calculating income and expenditure. This effectively gives the Notes an acquisition price of nil (for calculation purposes). Therefore, in this example "b" has a value of zero. Similarly the sum of all amounts paid is \$11.34 as it excludes amounts attributable to the underlying shares.

Expenditure = a - (b + c)= \$11.34 - (0 + \$6.82)= \$4.52

(iv) Expenditure for the Amalgamated Issuer

- Coupon Payment due on 27/12/95.
 - From this, the issuer subtracts the acquisition price (after excluding amounts attributable to the underlying shares) calculated above pursuant to section FE 7 (b). That section provides that the consideration for the succession is deemed to be an amount that will result in a base price adjustment that results in a fair and reasonable allocation of the expenditure between the amalgamating and amalgamated companies. The original issuer is treated as having paid the new issuer an amount (\$2.34) equal to the outstanding accrued interest prior to the amalgamation date, (\$2.34) for taking over its obligations under the Notes. \$2.16
 - Apportionment of the coupon payment due 27/6/96. There are a total of 182 days in the period between payments. Of these, 94 are in the year ended 31 March 1996. $94/182 \times 4.50

Expenditure

\$4.52

\$4.50

\$2.32

\$4.48

(c) Year Ended 31 March 1997

- Apportionment of coupon payment due on 27/6/96. There are a total of 182 days in the period between payments. Of these, 88 are in the year ended 31 March 1997. 88/182 × \$4.50 \$2.18
- Coupon payment due on 27/12/96. \$4.50 Apportionment of coupon payment due on 27/6/97. There are a total of 182 days in the period between payments. Of these, 94 are in the year ended 31 March 1997. 94/182 × \$4.50 \$2.32

Income/Expenditure \$9.00

(d) Year Ended 31 March 1998

Apportionment of coupon payment due on 27/6/97. There are a total of 182 days in the period between payments. Of these, 88 are in the year ended 31 March 1998. $88/182 \times 4.50 Coupon payment due on 27/12/97. Apportionment of coupon payment due on 27/6/98. There are a total of 182 days in the period between payments. Of these, 94 are in the year ended 31 March 1998. $94/182 \times 4.50	\$2.18 \$4.50 \$2.32
74/102 × 94.JU	\$2.32
Income/Expenditure	\$9.00
(e) Year Ended 31 March 1999	

 Apportionment of coupon payment due on 27/6/98. There are a total of 182 days in the period between payments. Of these, 88 are in the year ended 31 March 1999. 88/182 × \$4.50 Coupon payment due on 27/12/98. Apportionment of coupon payment due on 27/6/99. There are a total of 182 days in the period between payments. Of these 94 are in the year in the year. 	\$2.18 \$4 <i>.</i> 50
between payments. Of these, 94 are in the year ended 31 March 1999. $94/182 \times 4.50	\$2.32
Income/Expenditure	\$9.00

(f) Year Ended 31 March 2000

As the Note matures in this year the base price adjustment (section EH 4 of the Act) is required in respect of both the holder and amalgamated issuer. The formula a - (b + c) is applied:

(i) Expenditure for the Amalgamated Issuer

- = sum of all amounts paid $(8 \times $4.50 \times $36.00)$ а
- b = acquisition price (calculated pursuant to FE 7 (b) = \$2.34)
- = income/expenditure in previous years (\$4.48 + с \$9.00 + \$9.00 + \$9.00 = \$31.48)

As all amounts other than the coupon payments are attributable to the underlying shares, the value attributable to the underlying shares on amalgamation and the sharemarket value on conversion can be ignored for the purposes of calculating income and expenditure. This effectively gives the Note an acquisition price, calculated pursuant to FE 7 (b), of \$2.34 (for accrual purposes).

$$= a - (b + c)$$

= \$36.00 - (\$2.34 + \$31.48)
= \$2.18

(ii) Income for the New Holder

= sum of all amounts paid to $(1 \times \$2.16 + 7 \times$ а 4.50 = 33.66

= acquisition price b

Expenditure

= income/expenditure in previous years $(1 \times \$4.48)$ с $+ 3 \times \$9.00 = \31.48)

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As all the amounts other than the coupon payments are attributable to the underlying shares, the issue price and share market value can be ignored for the purposes of calculating income and expenditure. This effectively gives the Note an acquisition price of nil (for accrual purposes), hence in this example "b" has a value of zero.

Income	= a - (b + c)
	= \$33.66 - (0 + \$31.48)
	= \$2.18.

Example C

The new (post-amalgamation) Holder ("Holder Two") of the Notes described in Example B sells the Notes on 3 August 1996, for \$120, to a new holder ("Holder Three"). The sale of the Notes takes place part way through an interest period, so it is necessary to apportion the Coupon Interest Payment between the seller and the purchaser.

The Coupon Interest Payment for this period amounts to \$4.50. Using a straight-line apportionment, \$0.91 of the \$4.50 is attributable to that portion of the period ending 3 August 1996 during which the Notes are owned by Holder Two ($4.50 \times 37/183$). There are 183 days in the coupon period, and there are 37 days from the beginning of the period until the day that the Notes are sold. This amount of \$0.91 is income to Holder Two and acquisition price to Holder Three. Holder Two would be considered to have sold the equity portion of the convertible Notes for \$119.09.

Holder Three elects on 27 April 1998 to convert the Notes on 27 June 1998. Interest is not payable for the 56 day period prior to any conversion arising before the specified maturity date, 27 June 1999. The last coupon payable on conversion is therefore reduced from \$4.50 to \$3.12. (183 - $56 = 127.\ 127/183 \times \$4.50 = \$3.12$

(a) Year Ended 31 March 1995

As for Example B. Income/Expenditure

-	
(b) Year Ended 31	March 1996
As for Example D	

As for Example B.	
Income for Original Holder	\$4.52
Income for New Holder (Holder Two)	\$4.48
Expenditure for the Original Issuer	\$4.52
Expenditure for the Amalgamated Issuer	\$4.48

(c) Year Ended 31 March 1997

(i) Income for the Original Holder

Since this is the final year of the arrangement from the point of view of Holder Two, the base price adjustment is applied to the sale on 3 August 1996, using the following values:

= the sum of all amounts paid (\$2.16 + \$4.50 +a \$0.91) acquisition price b =

= income/expenditure in previous years (\$4.48) С Income = a - (b + c)

$$= $7.57 - (0 + $4.48) \\= $3.09$$

(ii) Income for the New Holder

Coupon Payment Due on 27/12/96. \$4.50 From this, the holder subtracts the acquisition price.

(\$0.91)

\$6.82

\$3.59

\$5.91

Apportionment of coupon payment due on 27/6/97. There are a total of 182 days in the period between payments. Of these, 94 are in the year ended 31 March 1997. 94/182 × \$4.50 \$2.32

Income

(iii)	Expenditure	for	Amai	lgamated	Issuer	
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As for Example B Expenditure	\$9.00
(d) Year Ended 31 March 1998	
As for Example B. Income/Expenditure	\$9.00

(e) Year Ended 31 March 1999

As the Note matures in this year the base price adjustment (section EH 4 of the Act) is required in respect of both Holder Three and the amalgamated issuer. The formula a -(b + c) is applied:

(i) Income for Holder Three

= sum of all amounts paid (\$16.62, including the а final coupon of \$3.12 (reduced due to early conversion)).

h = acquisition price

= income/expenditure in previous years (\$14.91) С

As all the amounts other than the coupon payments are attributable to the underlying shares, the purchase price attributable to the underlying shares and sharemarket value on conversion can be ignored for the purposes of calculating income and expenditure. This effectively gives the Note an acquisition price of \$0.91 (for calculation purposes).

Income

$$= a - (b + c)$$

 $= $16.62 - ($0)$

$$= \$16.62 - (\$0.91 + \$14.91) \\ = \$0.80$$

(ii) Expenditure for the Amalgamated Issuer

= sum of all amounts paid (\$25.62) а

b acquisition price

= income/expenditure in previous years (\$22.48) С

As all the amounts other than the coupon payments are attributable to the underlying shares, the value attributable to the underlying shares on amalgamation and the sharemarket value on conversion can be ignored for the purposes of calculating income and expenditure. This effectively gives the Note an acquisition price of \$2.34 (for accrual purposes).

$$= a - (b + c)$$

= \$25.62 - (\$2.34 + \$22.48)
= \$0.80

This determination is signed by me on the 17th day of November in the year 1995.

MARTIN SMITH, General Manager (Adjudication and Rulings). go7980

Internal Affairs

Local Government Act 1974

Porirua City Boundary Alteration Notice 1995

Pursuant to section 37P (2) of the Local Government Act 1974, the Minister of Local Government gives the following notice:

Notice

1. Title and commencement—This notice may be cited as the Porirua City Boundary Alteration Notice 1995.

2. Boundaries of Porirua City-(1) The boundaries of Porirua City are hereby altered by including all that area situated between the existing seaward boundary of Porirua City and mean low water springs.

(2) For the purposes of subclause (1) of this clause, wherever the boundary of Porirua City meets the boundary of another territorial authority district at the mean high

water mark, the boundary of Porirua City shall extend along a line commencing at that point and running at 90 degrees from the mean high water mark to the point where that line meets the mean low water springs.

(3). Nothing in this notice shall have the effect of excluding from Porirua City any area included in that city prior to this notice coming into force.

Dated at Wellington this 12th day of December 1995.

HON. JOHN BANKS, Minister of Local Government. go8329

Marriage Act 1955

Marriage Celebrants for 1995, Notice No. 44

Pursuant to the provisions of section 10 of the Marriage Act 1955, the following names of marriage celebrants within the meaning of the said Act are published for general information.

Aspinall, Richard Gerald, Church of Jesus Christ of Latter-Day Saints.

Barton, Susan Huhana, Anglican.

Baynon, Joanne Maree, Salvation Army.

- Cockburn, Dallas Morris, Church of Jesus Christ of Latter-Day Saints.
- Dempsey, Gordon, The Congregational Union of New Zealand.
- Faaita, Faatagi, First Samoan Full Gospel Pentecostal Church Incorporated.

Faalafi, Maulalo, Jehovah's Witnesses.

- Fepuleai, Vase Iulio, Church of Jesus Christ of Latter-Day Saints.
- France, Brian, The Congregational Union of New Zealand.
- Garlick, Paul, Associated Churches of Christ in New Zealand.

Green, Malcolm Lance, Jehovah's Witnesses.

- Ireland, Leanne Valerie, Church of Soma Gnosis.
- Kershaw, James Michael, Roman Catholic.
- Kingi, Tahi James, Church of Jesus Christ of Latter-Day Saints.

Kohu, Moana Devina, Anglican.

Le'ota, Uasi Kakalu, Church of Jesus Christ of Latter-Day Saints.

Lim, Stanley, Roman Catholic.

Middlemiss, Robert Garth, Church of Jesus Christ of Latter-Day Saints.

Mundell, Anthony, Anglican.

Ngaha, Thomas William, East Tamaki-Otara New Life Revival Centre.

Paul, Kathleen, Anglican.

- Poipoi, Aaron, Church of Jesus Christ of Latter-Day Saints.
- Pritchard, Pilitati So'oalo, Church of Jesus Christ of Latter-Day Saints.
- Rangihuna, Richard Robert, Brethren.
- Ross, Joan, Presbyterian.
- Smith, Bevan Robert, Brethren.
- Tivalu, Euta, The Pacific Island Assembly of God Church in New Zealand.
- Waight, Thomas Andrew, Presbyterian.
- Wikaira, Bryan, Church of Jesus Christ of Latter-Day Saints.

- Yates, Valmarie Eva, Associated Churches of Christ in New Zealand.
- Youngson, KennethAlexander, Christian Life Centre Auckland Trust Board.

Dated at Lower Hutt this 12th day of December 1995.

B. E. CLARKE, Registrar-General. go8334

Marriage Celebrants for 1995, Notice No. 42

Pursuant to the provisions of section 11 of the Marriage Act 1955, the following names of marriage celebrants within the meaning of the said Act is published for general information:

- Langford, Alison Mae, "Camden" 15 Thompson Street, Wellington.
- Taumata, Allan Daniel, Pukehou Lodge, Private Bag, Kakahi, Taumarunui.

Dated at Lower Hutt this 12th day of December 1995.

B. E. CLARKE, Registrar-General. go8332

Marriage Celebrants for 1995, Notice No. 43

Pursuant to the provisions of section 13 of the Marriage Act 1955, it is hereby notified that the following names have been removed from the list of Marriage Celebrants under section 10 of the Act:

- Daly, Malcolm Phillip, New Testament Church of God New Zealand.
- Hardy, Clark Maurice, Church of Jesus Christ of Latter-Day Saints.
- Higgins, Kerry David, Church of Jesus Christ of Latter-Day Saints.
- Horsfall, Watene Aoriri, Jehovah's Witnesses
- Johnson, Graeme William, Unity of New Zealand Trust Board
- Kingi, Keri James, Church of Jesus Christ of Latter-Day Saints.
- Lavea, Sua Uelina, Church of Jesus Christ of Latter-Day Saints.
- MacEwan, Nevan, Lion of Judah Ministries
- Misiluti, Vitale, Church of Jesus Christ of Latter-Day Saints.
- Newman, Raymond Arnold, Church of Jesus Christ of Latter-Day Saints.
- Ngakuru, Apirana, Church of Jesus Christ of Latter-Day Saints.
- Paramore, Salevana, Church of Jesus Christ of Latter-Day Saints.
- Phillips, William Lloyd, Church of Jesus Christ of Latter-Day Saints.

Rogers, Bert Franklin, Church of Jesus Christ of Latter-Day Saints.

Smith, John Edward, Jehovah's Witnesses

- Tamehana, John, New Testament Church of God New Zealand.
- Townson, Duncan, Church of Jesus Christ of Latter-Day Saints.
- Wharemate, Aroha Piha, New Testament Church of God New Zealand.

Dated at Lower Hutt this 12th day of December 1995.

B. E. CLARKE, Registrar-General. go8333

Marriage Celebrants for 1995, Notice No. 41

Pursuant to the provisions of section 13 of the Marriage Act 1955, it is hereby notified that the following names have been removed from the list of marriage celebrants under section 11 of the Act:

Abbott, Alfred Ronald, 3 Nursery Lane, Seddon.

- King, Sylvia Rosalie, 39 Ariki Avenue, Otatara, R.D. 9, Invercargill.
- Millar, Campbell, 122 Blackett Street, Rangiora.
- Moore, Cyril Bruce, 1 Woodend Road, Woodend, North Canterbury.

Ruscoe, Noel William, 20A Virginia Road, Wanganui.

Smith, Robert Quinton, 41 Penrose Street, Lower Hutt.

Dated at Lower Hutt this 12th day of December 1995.

B. E. CLARKE, Registrar-General. go8331

Marriage (Approval of Organisations) Notice No. 15

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages, hereby gives notice as follows:

Notice

1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 15.

2. The organisation(s) specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

Cook Islands Christian Church (South Auckland) Trust Board

Dated at Lower Hutt this 12th day of December 1995.

B. E. CLARKE, Registrar-General. go8335

Justice

District Courts Act 1947 Family Courts Act 1980

District Court Judge Appointed

Pursuant to section 5 of the District Courts Act 1947, and section 5(1) of the Family Courts Act 1980, Her Excellency the Governor-General of New Zealand has been pleased to appoint

Patrick Robert Grace, barrister and solicitor of Lower Hutt

to be a District Court Judge, to exercise civil and criminal jurisdiction within New Zealand, and to exercise the jurisdiction of the Family Court.

Dated at Wellington this 29th day of November 1995.

D. A. M. GRAHAM, Minister of Justice. go8156

Justices of the Peace Act 1957

Justices of the Peace Appointed

Pursuant to section 3 (1) of the Justices of the Peace Act 1957, Her Excellency the Governor-General has been pleased to appoint the following persons to be Justices of the Peace for New Zealand:

- Antony, Gavin Lindsay, 6 Warwick Street, Western Springs, Auckland.
- Armstrong, Cherie Rikihana, 25 McCahill Views, Howick, Auckland.
- Barton, Donna Lorraine, Cornerstone, 95 Totara Street, Whenuapai, Auckland.
- Bennett, James, 1222A Victoria Street, Hamilton.
- Blackmore, Atholl Bruce, Morton Mains, No. 15 R.D., Invercargill.
- Brookes, Roger James, 81 Nikau Street, New Lynn, Auckland.
- Bury, Leslie Hylton, 11 Glenorchy Street, Glen Eden, Auckland 7.
- Cathie, Robin Gray, Hone Road, R.D. 32, Opunake.
- Clark, Te Kaapo Campbell Taiwhakaea, Hicks Road, Maungatautari, R.D. 2, Cambridge. Crozier, Bette Pamela, 44 Presidge Road, R.D. 2,
- Katikati.
- Cummings, Clinton Joseph, 7 Aranui Place, Gore.
- Dassouki, Jean Thornton, 127 Victoria Street, Onehunga, Auckland.
- Dawson, Nell Dorothy, Wright Road, R.D. 2, Katikati.
- Finlay, Bruce Chester, 459 Great South Road,
- Papakura.
- Fischer, Robert Edward Semadeni, "Der Ankerplatz", 10 Horne Street, Hamilton.
- Fisk, Barry John, 22 Park Estate Road, Papakura.
- Gavin, Paul Joseph, 40 Lahore Street, Wairoa.
- Gilkison, Joanne Kim, 213 Corbett Road, R.D. 3, New Plymouth.
- Glendining, Danna Mary, 11 Northland Road, Northland, Wellington.
- Groube, Pamela Joan, 49 Lake Road, R.D. 3, Ohaupo.
- Hall, Teatawhai, Jacks Bay, 6 Manawaroa Road, Russell.
- Harris, Orana Gladwyn, 42 Coulter Road, Owhata, Rotorua.
- Herrick, Colleen Catherine, 125 Leybourne Circle, Glenn Innes, Auckland.
- Hill, Michael William, 165 Clark Road, Hobsonville, Auckland 1250.

- Hobson, Kathleen Rosh, 2/310 Bucklands Beach Road, Bucklands Beach, Auckland.
- Jones, Theresa Moungaone, 10 Esnor Place, Mangere East, Auckland.
- Jones, Georgina Alice, 4/24 Patanga Crescent, Thorndon, Wellington.
- Khan, Mahammad Tauqir, 5 Ayr Road, Pakutanga, Auckland 5.
- Kidd, Carrol Rohan, 20 Maida Vale Road, Roseneath, Wellington.
- Laloli, Roger Ewen, 30 Covil Avenue, Te Atatu South, Auckland 8.
- Landy, Monica Frances, 160 Chapel Street, Masterton.
- Lill, Bruce Raymond, 102 Soleares Avenue, Christchurch 8.
- Lyttle, Suzanne Rosalind, 84 Percy Road, Papamoa.
- MacKinlay, Ian Donald, 8A Elwood Place, Ellerslie.
- Madjar, Vladimir, 113 Roseberry Avenue, Birkenhead, Auckland.
- Marjoribanks, Christopher Bailey, 20 Blundell Avenue, Kawerau.
- Miratana, Isaac William, State Highway No. 1, Manakau, Levin.
- Molloy, James Joseph, 64 Normans Hill Road, Onehunga, Auckland 6.
- Naidu, Bill, 8 Eleanor Place, Blockhouse Bay, Auckland.
- Naidu, Vincent Satyanand, 24 Blue Spur Way, Glendene, Auckland.
- Nicholls, Charles David, 235 Mount Albert Road, Mount Roskill.
- O'Connell, Reginald Sutherland, 100 Archibald Road, Kelston.
- O'Dowd, Susan Mary, 27 Glasgow Street, Hawera.
- Olver, Rhonda Ann Ethel, 32 Woodward Road, Mount Albert, Auckland.
- Paterson, Helen Meredith, 29 Bankot Crescent, Ngaio, Wellington.
- Penfold, Vernon Boyd, 19 Tawini Road, Titirangi.
- Poole, Ross Alan, 54 Beach Road, Castor Bay, North Shore City.
- Punnett, Graham David, 118 Mountbatten Avenue, Glenfield, North Shore City. Ram, Jai, 25 Haverstock Road, Sandringham,
- Auckland 3.
- Ramsay, Anthony David, 34 Monaghan Avenue, Karori, Wellington.
- Ranchhod, Raman, 28 Oriental Terrace, Oriental Bay, Wellington.
- Rennie, Daniel, Flat 1, 18 Oregon Drive, Upper Hutt.
- Rossiter, Diane Ruth, 22 Brent Place, Christchurch. Russell, Gail Marie, 74 William Avenue, Greenlane,
- Auckland 1005.
- Shah, Lateef, 70 Wyllie Road, Papatoetoe, Auckland. Sommerville, Peter Clive, Monument Road,
- Maramarua, Pokeno, R.D. 1.
- Stead, David Arthur, Te Rahu Road, R.D. 3, Whakatane.
- Stephens, Leslie, 30A Chelmsford Street, Ngaio, Wellington.
- Stratton, Jean Baird, 30 Tweed Street, Palmerston North.
- Stuart, David John, 36 Porutu Street, Lower Hutt.
- Sutherland, Edgar Hugh, Ball Road, Alton.
- Sycamore, Hazel Daphne, 13 Marama Avenue North, Otatara, No. 9 R.D., Invercargill.
- Tai Ngahue, Ron Terahoroi, Rangiwaea Island, P.O. Box 32, Tauranga.
- Terpstra, Jane, Bennett's Hill, R.D. 6, Masterton,
- Trafford, Pamela Suzanne, 43 Lahore Street, Wairoa 4192.
- Walker, letitia Audrey Urguhart, Ongarue, Waimaiha Road, Waimiha.

Werder, Eric James, 10 Makowhai Road, R.D. 12, Hawera.

- Wilkinson, Selina Mary, Edgecumbe Soldiers Road, R.D. 3, Whakatane.
- Wilson, Roger Neil, 75 Oreti Road, Otatara, No. 9 R.D., Invercargill.
- Wilson, Therese Bertha, 38 Hawkins Street, Meadowbank, Auckland.
- Withers, Graham Judson, 2/117 Paramount Parade, Tikipunga, Whangarei.
- Wright, Hillary Clarence, 3 Windsor Street, Rotorua.
- Dated at Wellington this 7th day of December 1995.

D. A. M. GRAHAM, Minister of Justice. 808330

Tourism

New Zealand Tourism Board Act 1991

Notice of Appointment of Member of the New Zealand Tourism Board

Pursuant to section 11 and clause 3 of the First Schedule of the New Zealand Tourism Board Act 1991, the Minister of Tourism is pleased to appoint

Paul Edward Winter, chief executive officer of Wellington

to be a member of the New Zealand Tourism Board for the period expiring with the close of 31 October 1998.

Dated at Wellington this 7th day of December 1995.

HON. JOHN BANKS, Minister of Tourism. go8343

Authorities and Other Agencies of State

Civil Aviation Authority of New Zealand

Civil Aviation Act 1990

Civil Aviation Rules

This is a statement of intention to publish rules in the following CAR Parts—

Part 91-General Operating and Flight Rules

Part 119—Air Operator – Certification

Part 121—Air Transport Operations – Large Aeroplanes

- Part 133-Helicopter External Load Operations
- Part 135—Air Transport Operations Helicopters and Small Aeroplanes

---pursuant to section 34(1)(a) of the Civil Aviation Act 1990. The submission time for the proposed parts is indicated in the NPRM and is not less than 90 days.

Copies of the Notices of Proposed Rule Making are available for viewing at: Aviation House, 1 Market Grove, Lower Hutt and on application to: The Docket Clerk, P.O. Box 31-441, Lower Hutt 6315.

For further information write to the Docket Clerk at the above address or telephone (04) 560 0598.

Initial copies have been sent to the Rule Review Group members.

During the Christmas break telephone (04) 560 0400 to order copies.

Promoting a safe civil aviation system.

LIN M. HALL, Docket Clerk.

(Docket No. 1076, 1031, 1041, 1114 and 1100) au⁸²⁹²

Civil Aviation Rules

This is a statement of intention to publish rules in the following CAR Parts-

- Part 103—Microlight Aircraft Certificating and Operating Rules
- Part 104—Gliders and Powered Gliders Operating Rules

--pursuant to section 34 (1) (a) of the Civil Aviation Act 1990. The submission time for the proposal is indicated in the NPRM and is not less than 60 days.

Copies of the Notice of Proposed Rule Making are available for viewing at Aviation House, 1 Market Grove, Lower Hutt and on application to: The Docket Clerk, P.O. Box 31-441, Lower Hutt 6315.

For further information write to the Docket Clerk at the above address or telephone (04) 560 0598.

Initial copies have been sent to the Rule Review Group members.

During the Christmas break telephone (04) 560 0400 to order copies.

Promoting a safe civil aviation system.

LIN M. HALL, Docket Clerk.

(Docket No. 1144 and 1028) au2896

Land Transport Safety Authority

Traffic Regulations 1976

Exemption from Specified Requirements of the Traffic Regulations 1976

Pursuant to regulation 90 (1) of the Traffic Regulations 1976, I, Michael Joseph Small, Senior Vehicle Compliance Officer, hereby exempt the motor vehicle specified in Schedule 1 of this notice from the requirements contained within regulation 78A (a) of the Traffic Regulations 1976, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1

Vehicle Details

Make:	Plymouth.
Model:	Fury.
Year:	1959.
Chassis/VIN:	7A8ED010795101488.

Schedule 2

Conditions

(i) Lap seat belts to an approved standard are fitted to the driver's seat and that of the right front passenger;

(ii) This exemption may be revoked at any time;

(iii) A copy of this notice must be carried in the vehicle at all times and must be readily available for inspection.

Dated at Wellington this 11th day of December 1995.

M. J. SMALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of instrument of delegation, dated 21 July 1995. au8301

Traffic Regulations 1976 Transport Act 1962

The Traffic (Napier City) Notice No. 1, 1995

Pursuant to section 52 of the Transport Act 1962 and regulation 21 (2) of the Traffic Regulations 1976, and under and by way of powers delegated to me by the Minister of Transport in an instrument of delegation dated the 31st day of August 1990, I, Judith Olga Stack, Secretary for Transport, give the following notice:

Notice

This notice may be cited as the Traffic (Napier City) Notice No. 1, 1995

The Minister of Transport's duly authorised delegate hereby declares those localities and roads within markings identified in the legend of and appearing on plan numbered TT95/30/1 entitled "Speed Restriction Zones Napier City" and held by the Head Office of the Land Transport Safety Authority, to be closely populated localities, 70 km/h speed limits areas, limited speed zones or to be excluded from the limitation as to speed imposed by subsection 52 (1) of the Transport Act and regulation 21 (2) of the Traffic Regulations 1976 as may be ascertained by the legend shown on the above mentioned plan. The said plan and legend are hereby incorporated into this notice.

The following notice is revoked:

1. The Traffic (Napier City) Notice No. 1, 1993, signed at Wellington on the 8th day of June 1993*, which relates to the plan numbered TT9303/6 entitled "Speed Restriction Zones – Napier City" issued pursuant to section 52 of the Transport Act 1962.

Signed at Wellington this 7th day of December 1995.

J. O. STACK, Secretary for Transport.

*New Zealand Gazette, 17 June 1993, No. 85, page 1582. (RT01/3/30 Napier City) au8300

Transit New Zealand Act 1989

Bylaw Fixing the Maximum Speed of Vehicles on Parts of State Highway No. 1 : Arowhenua at 80 km/h

Pursuant to section 61 (2) of the Transit New Zealand Act 1989 and section 72(1)(j) of the Transport Act 1962, Transit New Zealand makes the following bylaw:

Bylaw

1. This bylaw may be cited as Transit New Zealand Bylaw 1995/11.

2. This bylaw shall come into force immediately.

3. In this bylaw "motor vehicle" has the meaning assigned to it in section 2 (1) of the Transport Act 1962.

4. No person shall drive a motor vehicle at a speed exceeding 80 kilometres an hour on that part of State Highway No. 1 from a point located 220 metres measured in a generally southerly direction from the centreline of Waitohi Road (RP 481/7.1) to a point located 50 metres measured in a northerly direction from the northern abutment of the Opihi River Bridge (RP 481/8.86), a distance of approximately 1.8 kilometres.

This bylaw is made by delegated authority from the Transit New Zealand Authority.

Dated at Wellington this 6th day of December 1995.

J. H. VAN BARNEVELD, National State Highway Manager, Transit New Zealand. go8211

Transport Act 1962

The Traffic (Timaru District) Notice No. 1, 1995

Pursuant to section 52 (3) of the Transport Act 1962, and under and by way of powers delegated to me by the Minister of Transport, in an instrument of delegation dated the 31st day of August 1990, I, Judith Olga Stack, Secretary for Transport, give the following notice:

Notice

This notice may be cited as the Traffic (Timaru District) Notice No. 1, 1995.

The notice titled "Limited Speed Zone Declared" signed at Wellington on the 11th day of February 1960, issued pursuant to the Traffic Regulation 1956 and relating to roads within Geraldine County, is hereby revoked.

Signed at Wellington this 28th day of November 1995.

J. O. STACK, Secretary for Transport.

* New Zealand Gazette, 18 February 1960, No. 9, page 200.

(RT01/3/60 Timaru District) go8210

Transport (Vehicle Standards) Regulations 1990

Exemption from Specified Requirements of the Transport (Vehicle Standards) Regulations 1990

Pursuant to regulation 36 of the Transport (Vehicle Standards) Regulations 1990, I, Peter Nicholas Rendall, Senior Vehicle Compliance Officer, hereby exempt the motor vehicle specified in Schedule 1 of this notice from the requirements contained within regulation 26 (1) of the Transport (Vehicle Standards) Regulations 1990, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1

Vehicle Details

Make:	Lamborghini.
Model:	Jarama.
Year:	1973.
Chassis/VIN:	7A8AD000795695316.

Schedule 2

Conditions

(i) The glazing fitted to this vehicle must be the manufacturer's original equipment.

(ii) This exemption may be revoked at any time;

(iii) A copy of this notice must be carried in the vehicle at all times and must be readily available for inspection.

Dated at Wellington this 12th day of December 1995.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of instrument of delegation, dated 21 July 1995. au8299

Exemption from Specified Requirements of the Transport (Vehicle Standards) Regulations 1990

Pursuant to regulation 36 of the Transport (Vehicle Standards) Regulations 1990, I, Michael Joseph Small, Senior Vehicle Compliance Officer, hereby exempt the motor vehicle specified in Schedule 1 of this notice from the requirements contained within regulation 29 (1) (a), 29 (3) and 29 (4) of the Transport (Vehicle Standards) Regulations 1990, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1

Vehicle Details

Make:	Plymouth.
Model:	Fury.
Year:	1959.
Chassis/VIN:	7A8ED010795101488.

Schedule 2

Conditions

(i) Lap seat belts to an approved standard are fitted to the driver's seat and that of the right front passenger;

(ii) This exemption may be revoked at any time;

(iii) A copy of this notice must be carried in the vehicle at all times and must be readily available for inspection.

Dated at Wellington this 11th day of December 1995.

M. J. SMALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of instrument of delegation, dated 21 July 1995. au8302

Exemption From the Transport (Vehicle Standards) Regulations 1990

Pursuant to regulation 36 of the Transport (Vehicle Standards) Regulations 1990, and under and by way of a delegation from the Acting Director of Land Transport Safety to me in an instrument of delegation dated the 16th day of October 1995, I, John Andrew Justice, Manager, Compliance Safer Vehicles Road and Rail, hereby exempt vehicles of classes TA and TB from the provisions of the said Transport (Vehicle Standards) Regulations 1990, for the period 1 January 1996 to 31 December 1999 inclusive.

Signed at Wellington this 29th day of November 1995.

J. A. JUSTICE, Manager Compliance Safer Vehicles Road and Rail.

au8340

Approval of Alternative Vehicle Standards

Pursuant to regulation 6 of the Transport (Vehicle Standards) Regulations 1990, and under and by way of a delegation from the Acting Director of Land Transport Safety to me, in an instrument of delegation dated the 16th day of October 1995, I, John Paul Edgar, Manager Policy and Programming, Safer Vehicles Road and Rail, hereby prescribe those standards determined, approved, or prescribed, pursuant to the Traffic Regulations 1976, as alternative standards for the purposes of the said Transport (Vehicle Standards) Regulations 1990, in respect of the items specified in the Schedule hereto for vehicles of the classes thereby specified, for the period 1 January 1996 to 31 December 1999 inclusive.

Schedule

Reference Number	Item	Vehicle Classes
1	Brakes	MD ME NB NC L Group TC TD
2	Hydraulic brake hose	MA
4	Lighting and signalling	M Group N Group TC TD
20	Seat anchorage	MA MB MC
21	Door locks and hinges	MB MC MD1 MD2
22	Steering column impact	MB MC
23	Interior impact	MB MC

Signed at Wellington this 12th day of December 1994.

J. P. EDGAR, Manager Policy and Programming, Safer Vehicles Road and rail.

Maritime Safety Authority

Water Recreation Regulations 1979 Harbours Act 1950 Maritime Transport Act 1994

The Water Recreation (Waimakariri River) Notice 1995

I, Thomas Edwin Law, Senior Advisory Officer (Harbours Management), pursuant to the Water Recreation Regulations 1979*, and in exercise of powers delegated to me, pursuant to section 257A of the Harbours Act 1950 and section 443 of the Maritime Transport Act 1994, hereby give the following notice:

Notice

1. (a) This notice may be cited as the Water Recreation (Waimakariri River) Notice 1995.

(b) This notice shall come into force 14 days after publication in the *New Zealand Gazette* and shall remain in force until revoked by further notice in the *New Zealand Gazette*.

2. Subject to the conditions set forth in the Second Schedule hereto, regulations 7(1)(a), 7(1)(b) and 7(2) of the Water Recreation Regulations 1979, shall not apply to the area specified in the First Schedule.

3. So much of the Motor Launch (Canterbury and Marlborough Rivers) Notice 1974* as relates to the Waimakariri River is hereby revoked.

First Schedule

All that area of the Waimakariri River from the Bealey Bridge on State Highway No. 73 to the old road bridge (between Kaianga and Kaiapoi) over the Waimakariri River.

Second Schedule

1. Notwithstanding any other provision of this notice, no person who is permitted by any such provision to propel or navigate a small craft at a speed through the water exceeding 5 knots shall do so in any manner that is likely to endanger or unduly annoy any person who is, in, on, or using the waters or fishing, or undertaking any recreational activity in the vicinity of the small craft.

2. All persons in charge of a vessel shall adhere to and keep the provisions of all Acts and regulations not specifically exempted by this notice.

Dated at Wellington this 11th day of December 1995.

T. E. LAW, Senior Advisory Officer (Harbours Management).

* Water Recreation Regulations 1979/30. (MSA 43/139/10) ⁸⁰⁸²⁹⁷

The Water Recreation (Wairoa River, Hawke's Bay) Notice 1995

I, Thomas Edwin Law, Senior Advisory Officer (Harbours Management), pursuant to the Water Recreation Regulations 1979*, and in exercise of powers delegated to me, pursuant to section 257A of the Harbours Act 1950 and section 443 of the Maritime Transport Act 1994, hereby give the following notice:

Notice

1. (a) This notice may be cited as the Water Recreation (Wairoa River, Hawke's Bay) Notice 1995.

(b) This notice shall come into force 14 days after publication in the New Zealand Gazette and shall remain in

force until revoked by further notice in the New Zealand Gazette.

2. Subject to the conditions set forth in the Second Schedule hereto, regulations 7(1)(a), 7(1)(b) and 7(2) and 8(1)(a), 8(1)(b) and 8(2) of the Water Recreation Regulations 1979, shall not apply to the area specified in the First Schedule.

First Schedule

All that area of the Wairoa River from the mouth to the Rail Bridge over the Wairoa River.

Second Schedule

1. Notwithstanding any other provision of this notice, no person who is permitted by any such provision to propel or navigate a small craft at a speed through the water exceeding 5 knots shall do so in any manner that is likely to endanger or unduly annoy any person who is, in, on, or using the waters or fishing, or undertaking any recreational activity in the vicinity of the small craft.

2. All persons in charge of a vessel shall adhere to and keep the provisions of all Acts and regulations not specifically exempted by this notice.

3. Such notices as may be considered necessary shall be erected at the points and locations as may from time to time be determined by the Senior Advisory Officer (Harbours Management).

Dated at Wellington this 11th day of December 1995.

T. E. LAW, Senior Advisory Officer (Harbours Management).

* Water Recreation Regulations 1979/30. go8298

Securities Commission

Securities Amendment Act 1988

The Authorised Futures Dealers Notice 1995 (No. 11)

Pursuant to section 38 of the Securities Amendment Act 1988, the Securities Commission gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Authorised Futures Dealers Notice 1995 (No. 11).

(2) This notice shall come into force on the day of its publication in the New Zealand Gazette.

2. Interpretation—(1) In this notice, unless the context otherwise requires—

"the Act" means the Securities Amendment Act 1988;

"the company" means New Zealand Futures & Options Exchange Limited.

(2) Any term or expression that is not defined in this notice, but that is defined in the Act, has the meaning given to it by the Act.

3. FIMAT SNC authorised to carry on business of dealing in futures contracts—(1) FIMAT SNC is hereby authorised to carry on the business of dealing in futures contracts generally.

(2) The authorisation referred to in subclause (1) of this clause is subject to the following conditions:

- (a) that FIMAT SNC is a public broker within the meaning of the rules of the exchange; and
- (b) that FIMAT SNC is bound by the rules of the exchange; and

1/1

that the authorisation applies in respect of futures contracts made on or effected through the exchange or through a futures exchange in a country other than New Zealand which is authorised by the laws of that country to operate as a futures exchange.

(3) The authorisation granted by subclause (1) of this clause shall continue in force until it is revoked by the Commission.

Land Notices

Conservation

Conservation Act 1987

Declaration Land to be Held for Conservation Purposes

Pursuant to section 7 (1A) of the Conservation Act 1987, the Minister of Conservation, hereby declares that, the land described in the Schedule hereto, is held for conservation purposes.

Schedule

Wellington Land District—Porirua City

1886 square metres, more or less, being Section 1, S.O. 37021, formerly Part Bed Porirua Harbour, situated in Block VIII, Paekakariki Survey District. Crown land.

Dated at Wellington this 11th day of December 1995.

DENIS MARSHALL, Minister of Conservation.

(File: DOC R.O. G27/607) In8327

Declaring Land to be Held for Conservation Purposes

Pursuant to Section 7 (1) of the Conservation Act 1987, the Minister of Conservation and the Minister of Lands, being the Minister responsible for the Department of State that has control of the land, described in the Schedule hereto, jointly declare that the land is held for conservation purposes.

Schedule

Nelson Land District—Buller and Tasman Districts

78.4680 hectares, more or less, being Crown land shown as "A" on S.O. Plan 15344.

Dated at Wellington this 12th day of December 1995.

DENIS MARSHALL, Minister of Lands.

DENIS MARSHALL, Minister of Conservation. (DOC File CO NAT:063)

116313

Reserves Act 1977

Declaration That Land is Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator of the Auckland Conservancy of the Department of Conservation, hereby notifies that the following resolution was passed by The Waitakere City Council on the 13th day of February 1995:

"That, in exercise of the powers conferred on it by

The common seal of the Securities Commission was hereunto affixed this 11th day of December 1995 before me:

[L.S.]

E. H. ABERNETHY, Chairman. au8295

section 14 of the Reserves Act 1977, The Waitakere City Council hereby resolves that the piece of land held by the said city in fee simple and described in the Schedule hereto, shall be, and the same are hereby declared to be, a recreation reserve, subject to the provisions of the said Act."

Schedule

North Auckland Land District-Waitakere City

3198 square metres, more or less, being Lot 133, D.P. 105231, situated in Block X, Waitemata Survey District. All certificate of title 57B/1253.

Subject as to part to section 8 of the Mining Act 1971 and section 5 of the Coal Mines Act 1979.

Dated at Auckland this 5th day of December 1995.

J. S. OMBLER, Regional Conservator. (File: LBY 12-001)

Revocation of the Reservation Over a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Otago Conservancy, Department of Conservation, hereby revokes the reservation as a reserve over the land described in the Schedule hereto.

Schedule

Otago Land District—Dunedin City

2379 square metres, more or less, being Lot 1, D.P. 19177, Block XII, Town of Allanton. Balance certificate of title 367/211.

Dated at Dunedin this 6th day of December 1995.

JEFF CONNELL, Regional Conservator.

(DOC: LPR 30, RM I44/08.19) In8262

Resource Management Act 1991

Vesting of Land in North Shore City Council

Pursuant to section 355 (3) of the Resource Management Act 1991, the Minister of Conservation vests the land described in the Schedule hereto in The North Shore City Council as recreation reserves subject to the Reserves Act 1977.

Schedule

North Auckland Land District-North Shore City

1.2900 hectares, more or less, being Lot 1, D.P. 163726, situated in Block III, Rangitoto Survey District. Part certificate of title 3D/1191. Cancelled. Part New Zealand

1/1

Gazette, 1987, page 5094. Subject to the Takapuna Borough Foreshore Vesting Act 1914.

2350 square metres, more or less, being Lot 1, D.P. 170413, situated in Block III, Rangitoto Survey District. Part certificate of title 3D/1191. Cancelled. Subject to the Takapuna Borough Foreshore Vesting Act 1914.

1425 square metres, more or less, being Lot 1, D.P. 165058, situated in Block VI, Rangitoto Survey District. Part certificate of title 24D/851. Cancelled.

Dated at Wellington this 11th day of December 1995.

Denis Marshall, Minister of Conservation.

(CRM 244, CRM 247, CRM 248) In8347

Courts

Te Ture Whenua Maori Act 1993

Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 338 (1) of Te Ture Whenua Maori Act 1993, on the recommendation of the Maori Land Court, the Maori freehold land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purposes of an esplanade reserve for the common use and benefit of owners of Waipoua 2B3D2A2B2 Block.

Schedule

North Auckland Land District

All that piece of land situated in Blocks II and VI, Waipoua Survey District and described as follows:

Area

m²

9050 Part Waipoua 2B3D2A2B2C and being part of the land contained in partition order of the Maori Land Court dated 23 March 1954.

Being

J. TAMAHORI, Acting Chief Executive, Ministry of Maori Development.

(MLC: H.O. 2/3/1/2; D.O. Appln No. 35399 WH) 2CL 18183

Maori Development

Maori Affairs Restructuring Act 1989

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the Chief Executive of the Ministry of Maori Development hereby gives notice as follows:

Notice

1. This notice may be cited as Maori Land Development Notice Gisborne 1995, No. 5.

2. The notice referred to in the First Schedule hereto is hereby revoked.

3. The land described in the Second Schedule hereto is hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
31 March 1971	New Zealand Gazette, 7 April 1971, No. 25,	105969
	page 631	

Second Schedule

Gisborne Land District

All that piece of land described as follows:

Area ha Being 29.4914 Rotokautuku A24B2, situated in Block XV, Mangaporo Survey District. Partition order dated 5 December 1950.

Dated at Wellington this 6th day of December 1995.

For and on behalf of the Chief Executive, Ministry of Maori Development.

P. S. LITTLE, Manager R.S.U. (MMD H.O. 3/8)

in8157

Survey and Land Information

Local Government Act 1974

Transfer of Unformed Legal Road in Buller and Tasman Districts

Pursuant to section 323 of the Local Government Act 1974, the Minister of Lands declares that the road in the schedule hereto has been transferred to the Crown and shall cease to be road and shall be deemed to be Crown Land subject to the Land Act 1948 on publication of this notice in the *New Zealand Gazette*.

Schedule

Nelson Land District

Area ha

Adjoining or passing through

78.4680 Sections 4, 5, 6, 7 and 9 Block XIII Aorere Survey District, North West Nelson Forest Park situated in Block XIII Aorere Survey District Block I Waingaro Survey District, Block IV Gouland Survey District, Section 1, Block IV Gouland Survey District, Section 1, Block III Gouland Survey District, Section 2 and 3 Block XV Wakamarama Survey District, Section 2 Block XIV Wakamarama Survey District, Section 15, Block I Whakapoai Survey District North West Nelson Forest Part situated in Blocks XI, XIII, XIV, XV, Kahurangi Survey District Block 1, Whakapoia Survey District shown marked A on S.O. 15344 held in the office of the Chief Surveyor at Nelson.

Dated at Wellington this 11th day of December 1995.

DENIS MARSHALL, Minister of Lands.

(DOSLI Nn D.O. C2000-03)

Public Works Act 1981

Land at Thistledown Place Acquired for Drainage Purposes

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired, subject to the land and fencing covenants contained in transfer A. 198257/35 for drainage purposes and shall vest in The Christchurch

3

City Council on the date of publication of this declaration in the New Zealand Gazette.

Schedule

Canterbury Land District—Christchurch City

836 square metres, being Lot 26, D.P. 69792. All certificate of title 40C/729.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 2040-C3560-01-38) 1CL ln8263

Land at 410 Madras Street Set Apart for **Housing Purposes**

Pursuant to section 52 (4) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, at the request of The Christchurch City Council, hereby declares the land described in the Schedule hereto, held by that council for road diversion to be set apart for housing purposes.

Schedule

Canterbury Land District—Christchurch City

Area		
m²	Being	Marked
19	Part Section 5, S.O. 18293	"B"

As shown marked as above mentioned on the S.O. Plan 19499; lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 2040-C3560-01-36) in8264

Land at 412 Madras Street Acquired for Road Diversion

Pursuant to section 20(1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is acquired for road diversion and shall vest in The Christchurch City Council on the date of publication of this declaration in the New Zealand Gazette.

Schedule

Canterbury Land District—Christchurch City

Area		
m^2	Being	Marked
39	Pt Section 159, Town Reserve (Christchurch)	''A''

As shown marked as above mentioned on the S.O. Plan 19499; lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 2040-C3560-01-37) ICL ln8265

Land at 407 New Brighton Road Acquired for **Road Diversion**

Pursuant to section 20(1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land

Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for road diversion and shall vest in The Christchurch City Council on the date of publication of this declaration in the New Zealand Gazette.

Schedule

ln8266

Canterbury Land District—Christchurch City

Area		
m²	Being	Marked
3838	Part Lot 1, D.P. 14342	"A"
49	Part Lot 1, D.P. 14342	"B"

As shown marked as above mentioned on the S.O. Plan 19391; lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 2040-C3560-01-35) ICL

Easement Acquired for Right of Way Purposes at 217A New Brighton Road, Christchurch

Pursuant to sections 20 and 28 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, a right of way easement to be held forever appurtenant to the land in the First Schedule hereto, has been acquired over the land in the Second Schedule hereto, subject to the rights and conditions described in the Third Schedule hereto, and shall vest in The Christchurch City Council (the council) on the date of publication of this declaration in the New Zealand Gazette.

First Schedule

1CL

2.2100 hectares being part Lot 1 on D.P. 3786 and part Lots 1 and 2 on D.P. 13174, being all the land contained in certificate of title, Volume 20B, folio 771.

Second Schedule

Part Lot 2, Deposited Plan 56739; shown marked "B" on S.O. Plan 19505, lodged in the office of the Chief Surveyor at Christchurch.

Third Schedule

1. Except as varied herein the rights and powers contained in the Seventh Schedule of the Land Transfer Act 1952 shall apply.

2. The council shall only be permitted to use the right of way for maintenance machinery, its employees and contractors.

3. The council shall not permit the right of way to be used as a public access to the land described in the First Schedule.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch ln8267	. 2040-C3560-02-39)	iCL
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Land at 217A New Brighton Road Set Apart for **Housing Purposes**

Pursuant to section 52 (4) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, at the request of The Christchurch City Council, hereby declares the land described in the Schedule hereto, subject to the right to drain water contained in transfer 99878 held by that council, for drainage purposes to be set apart for housing purposes.

Schedule

Canterbury Land District—Christchurch City

Area m ²	Being	Marked
703	Part Lot 1, D.P. 3786	"A"

As shown marked as above mentioned on the S.O. Plan 19505; lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch.	2040-C3560-01-39)	ICL
ln8268		

Land at Brookfield Acquired for Educational Purposes

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is acquired for education purposes and shall vest in the Crown on the date of publication of this declaration in the New Zealand Gazette.

Schedule

Canterbury Land District—Waimate District

1.6187 hectares, being part Lot 106, Deposited Plan 467. All certificate of title 167/85.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 5	5350-C2020-154)	iCL
ln8269		

Land at Orari Bridge Acquired for Educational Purposes

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is acquired for education purposes and shall vest in the Crown on the date of publication of this declaration in the New Zealand Gazette.

Schedule

Canterbury Land District—Timaru District

1.6617 hectares, being Rural Section 22155. All certificate of title 26/52.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 5350-C2020-152) In8270	1CL

Land at Ernlea Terrace Acquired for Recreation Reserve

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is acquired, subject to the water easement reserved by transfer 66272 for a recreation reserve, pursuant to the Reserves Act 1977, and shall vest in The Christchurch City Council on the date of publication of this declaration in the *New Zealand Gazette*.

Schedule

Canterbury Land District—Christchurch City

5064 square metres, being Lot 1, D.P. 70550. All certificate of title 40C/494.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 2040-C3560-01-40) In8271

Land at 38 Berwick Street Set Apart for Purposes of a Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for purposes of a road.

Schedule

Canterbury Land District—Christchurch City

Area

m² Being
 685 Lot 17, Deposited Plan 3066, being part Gazette notice 862331.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 40/62/213)	ICL
In8275	

Land at 302 Innes Road Set Apart for Purposes of a Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for purposes of a road.

Schedule

Canterbury Land District—Christchurch City

Area		
m²	Being	
720	Lot 38, D.P. 11026 and being part Gazette notice 757844.	;

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 40/62/60)	1CL
ln8276	

Land at 296 Innes Road Set Apart for Purposes of a Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for purposes of a road.

1CL

ICL

1CL

1CL

4792

Schedule

Canterbury Land District—Christchurch City

Area m² Being 718 Being Lot 37, D.P. 11026 and being part Gazette notice 213754/1.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 40/62/296) In8277

Land at 109 Canon Street Set Apart for Purposes of a Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for purposes of a road.

Schedule

Canterbury Land District—Christchurch City

Area m² Being 2200 Lot 46, D.P. 1212 and being part *Gazette* notice 845659.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 40/62/188)

Land at 239 Innes Road Set Apart for Purposes of a Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for purposes of a road.

Schedule

Canterbury Land District-Christchurch City

Area m² Being 624 Lot 12, D.P. 13400 and being part *Gazette* notice 15983/1.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor. (DOSLI Ch. 40/62/249)

Land at 280 Innes Road Set Apart for Purposes of a Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for purposes of a road.

Schedule

Canterbury Land District—Christchurch City

Area m² Being 705 Lot 19, D.P. 11026 and being part *Gazette* notice 1047/1. Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor. (DOSLI Ch. 40/62/187)

JOSLI	CII.	40/02/	107)		
3280			-			

Land at 103 Forfar Street Set Apart for Purposes of a Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for purposes of a road.

Schedule

Canterbury Land District—Christchurch City

Area m² Being 690 Part Lot 100, Deposited Plan 1527 and being part *Gazette* notice 757844.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 40/62/71) In8281

1CL

Land at 157 Westminster Street Set Apart for Purposes of a Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for purposes of a road.

Schedule

Canterbury Land District—Christchurch City

Area

in8282

m² Being 576 Part Lots 63 and 64, D.P. 3115 and being part *Gazette* notice 506900/1.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI Ch. 40/62/58)

1CL

Land at 593 Madras Street Set Apart for Purposes of a Road

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares the land described in the Schedule hereto, be set apart for purposes of a road.

Schedule

Canterbury Land District—Christchurch City

Area									
m²					E	Being			
1004	Lot	9,	D.P.	2127	and	being	part	Gazette	notice

81629/1.

Dated at Christchurch this 6th day of December 1995.

R. J. MILNE, Regional Solicitor.

(DOSLI	Ch.	40/62/257)
In8283		

1CL

1CL

1CL

Land at Barbadoes Street Acquired for Road

Pursuant to sections 20 and 50 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Christchurch, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in the Christchurch City Council on the date of publication of this declaration in the New Zealand Gazette.

Schedule

Canterbury Land District—Christchurch City

Area m ²	Being	Marked
18	Part Section 1176, Town of Christchurch	''B''
91	Part Section 948, Town of Christchurch	"C"
34	Part Section 786, Town of Christchurch	''D''
57	Part Section 786, Town of Christchurch	"Е"
31	Part Lot 8, D.P. 1795	"F"
31	Part Lot 7, D.P. 1795	"G"

As shown marked as above mentioned on S.O. Plan 19495, lodged in the office of the Chief Surveyor at Christchurch. Dated at Christchurch this 11th day of December 1995.

R. J. MILNE, Regional Solicitor.			
(DOSLI Ch. 40/62/27, 36, 167)			
ln8314			

Land Aquired for Soil Conservation and River Control Purposes in Thames-Coromandel District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby aquired for soil conservation and river control purposes and shall vest in The Waikato Regional Council on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

Area

m² Being 7470 Part Pakirarahi No. 2A1 Block; marked "B" on

plan. 2079 Part Herakaki-Okumara Block; marked "C" on

20/9 Part Herakaki-Okumara Block; marked "C" on plan.

As shown marked as above mentioned on S.O. Plan 60152, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 11th day of December 1995.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn.	96/092080/0/10)
ln8315	

Land Aquired for Soil Conservation and River Control Purposes in Thames-Coromandel District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby aquired for soil conservation and river control purposes and shall vest in The Waikato Regional Council on the date of publication hereof in the New Zealand Gazette.

Schedule

South Auckland Land District

900 square metres, being part Section 1, S.O. 59818; as shown marked "A" on S.O. Plan 60151, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 11th day of December 1995.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 96/092080/0/10) In8316

Land Aquired for Better Utilisation in Thames-Coromandel District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby aquired for better utilisation and shall vest in The Waikato Regional Council on the date of publication hereof in the New Zealand Gazette.

Schedule

1CL

1CL

South Auckland Land District

4293 square metres, being part Pakirarahi 2A1 Block; as shown marked "A" on S.O. Plan 60152, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 11th day of December 1995.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 96/092080/0/10) In8317

Land Aquired for Soil Conservation and River Control Purposes in Bay of Plenty District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby aquired for soil conservation and river control purposes and shall vest in The Bay of Plenty Regional Council on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

1870 square metres, being part Maungarangi B1A Block; as shown marked "D" on S.O. Plan 60092, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 29th day of November 1995.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 96/146000/0/207) in8318

Land Aquired in Connection With Soil Conservation and River Control Purposes in Bay of Plenty District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired in connection with soil conservation and river control purposes and shall vest in 1CL

ICL

1CL

The Bay of Plenty Regional Council on the date of publication hereof in the New Zealand Gazette.

Schedule

South Auckland Land District

2270 square metres, being part Maungarangi B1A Block; as shown marked "E" on S.O. Plan 60092, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 29th day of Niovember 1995.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 96/146000/0/207) In8319

Land Aquired for Soil Conservation and River Control Purposes in Waikato District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby aquired for soil conservation and river control purposes and shall vest in The Waikato Regional Council on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

1 rood 38.5 perches, being Section 46, Block X, Thames Survey District, coloured yellow on S.O. Plan 43090, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 12th day of December 1995.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 96/091000/0 Pt 6)

Road Realignment in Otorohanga District

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton:

(a) Pursuant to section 114 declares the land described in the First Schedule hereto to be road and vested in The Otorohanga District Council.

(b) Pursuant to section 119 declares the land described in the Second Schedule hereto to be taken and that the said land, now known as Section 4, S.O. 53162, shall be amalgamated with the land in certificate of title 47C/533, South Auckland Land Registry.

First Schedule

South Auckland Land District

724 square metres, being part Section 38, Block XIV, Pirongia Survey District; as shown marked "L" on S.O. Plan 53162, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

7277 square metres, being part Section 37, Block XIV, Pirongia Survey District; as shown marked "N" on S.O. Plan 53162, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 12th day of December 1995.

R. W. BARNABY, Assistant District Manager. (DOSLI Hn. 98/6/0/54)

Land Acquired for Granting as Compensation in Bay of Plenty District

Pursuant to sections 20 and 21 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for granting as compensation and shall vest in The Bay of Plenty Regional Council on the date of publication in the New Zealand Gazette.

Schedule

South Auckland Land District

80 square metres, adjoining part Maungarangi B1A Block; as shown marked "C" on S.O. Plan 60092, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 29th day of November 1995.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 96/146000/0/207) In8321

Land in Thames-Coromandel District Declared Road

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares the land described in the Schedule hereto to be road and vested in The Thames-Coromandel District Council.

Schedule

South Auckland Land District

Area

m² Being

- 180 Part Lot 2, D.P. 26319; marked "A" on plan.
- 310 Part Huruhuru Block; marked "B" on plan. 180 Part Umangawha River Bed; marked "C" on
- 180 Part Umangawha River Bed; marked "C" on plan.

As shown marked as above mentioned on S.O. Plan 60183, lodged in the office of the Chief Surveyor at Hamilton. Dated at Hamilton this 8th day of December 1995.

R. W. BARNABY, Assistant District Manager.

	,		 0	
(DOSLI Hn.	98/2/0/105)		ICL
ln8320				

Road Realignment in Otorohanga District

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton:

(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road and vested in The Otorohanga District Council.

(b) Pursuant to section 116, declares the pieces of road described in the Second Schedule hereto to be stopped.

(c) Pursuant to section 119, declares the land described in the Third Schedule hereto be taken.

(d) Pursuant to sections 117 and 119, declares that:

(i) Area "F", now known as Section 2, S.O. 59686, and areas "C" and "E", now known together as Section 1, S.O. 59686, shall be amalgamated with the land in certificate of title, Volume 231, folio 22, subject to memoranda of mortgage B. 161595.3 and H. 974682.3, South Auckland Land Registry.

(ii) Area "G", now known as Section 3, S.O. 59686, shall be amalgamated with the land in certificate of title No. 25B/1404, subject to memoranda of mortgage B. 161595.3 and H. 974682.3, South Auckland Land Registry.

First Schedule

South Auckland Land District

Area m²

Being

- 2435 Part Pirongia West No. 1 Section 2B No. 3 Block; marked "B" on S.O. Plan 59687.
- 5080 Part Oparau No. 1 Block; marked "D" on S.O. Plan 59686.

As shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

Area

m² Adjoining or passing through

- 2695 Oparau No. 1 Block; marked "A" on S.O. Plan 59687.
- 2258 Part Pirongia West No. 1 Section 2B No. 3 Block; marked "C" on S.O. Plan 59686.
- 800 Part Pirongia West No. 1 Section 2B No. 3 Block; marked "F" on S.O. Plan 59686.
- 161 Lot 1, D.P. S.25648; marked "G" on S.O. Plan 59686.

As shown on the plans marked as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.

Third Schedule

South Auckland Land District

217 square metres, being part Oparau No. 1 Block; as shown marked "E" on S.O. Plan 59686, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 12th day of December 1995.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 98/6/0/82) In8323

Road Stopped in Waipa District

Pursuant to sections 116 and 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, declares the piece of road described in the Schedule hereto, to be stopped and that the said stopped road, now known as Section 1, S.O. 60112, shall be amalgamated with the land in certificate of title No. 56B/899, subject to memorandum of mortgage H. 270339.3, South Auckland Land Registry.

Schedule

South Auckland Land District

3389 square metres, adjoining part Allotment 196, Tuhikaramea Parish and Lots 1 and 3, D.P. S. 70271; as shown marked "A" on S.O. Plan 60112, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 11th day of December 1995.

R. W. BARNABY, Assistant District Manager.

(DOSLI Hn. 98/13/0/30) In8324 Revoking Secondary use of Land in Waipa, South Waikato and Taupo Districts

Pursuant to section 191 (8) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Assistant District Manager, Department of Survey and Land Information, Hamilton, hereby revokes the secondary use notices described in the Schedule hereto, authorising recreation purposes as a secondary use of the land.

Schedule

South Auckland Land District

Notice dated the 10th day of May 1979, published in the *New Zealand Gazette* on the 14th day of June 1979, No. 50, page 1813, and registered as No. H. 239264 [affecting land held primarily for the development of water power (Lake Taupo and the Waikato River power scheme).]

Notice dated the 8th day of November 1967, published in the *New Zealand Gazette* on the 16th day of November 1967, No. 73, page 2073, and registered as No. S. 393298 [affecting land held primarily for the development of water power (Arapuni power scheme).]

Notice dated the 5th day of November 1975, published in the *New Zealand Gazette* on the 13th day of November 1975, No. 101, page 2540, and registered as No. H. 061637 [affecting land held primarily for the development of water power and electricity works (Lake Taupo and the Waikato River power scheme).]

Notice dated the 27th day of May 1968, published in the *New Zealand Gazette* on the 13th day of June 1968, No. 37, page 994, and registered as No. S. 408091 [affecting land held primarily for the development of water power (Lake Taupo and the Waikato River power scheme).]

Notice dated the 6th day of October 1969, published in the *New Zealand Gazette* on the 30th day of October 1969, No. 70, page 2155, and registered as No. S. 466203 [affecting land held primarily for the development of water power (Lake Taupo and the Waikato River power scheme).]

Notice dated the 29th day of July 1968, published in the *New Zealand Gazette* on the 22nd day of August 1968, No. 53, page 1402, and registered as No. S. 416678 [affecting land held primarily for the development of water power (Lake Taupo and the Waikato River power scheme).]

Notice dated the 23rd day of January 1975, published in the *New Zealand Gazette* on the 30th day of January 1975, No. 6, page 145, and registered as No. H. 027211 [affecting land held primarily for the development of water power (Lake Taupo and the Waikato River power scheme).]

Notice dated the 5th day of May 1969, published in the *New Zealand Gazette* on the 15th day of May 1969, No. 28, page 890, and registered as No. S. 448620 [affecting land held primarily for the development of water power (Arapuni scheme).]

Notice dated the 30th day of September 1980, published in the *New Zealand Gazette* on the 9th day of October 1980, No. 118, page 2990, and registered as No. H. 311989 [affecting land held primarily for the generation of electricity].

1CL

Dated at Hamilton this 12th day of December 1995.

R. W. BARNABY, Assistant District Manager. (DOSLI Hn. SGP 7A/2, 70, 7L and 7N) 108325

Land Acquired for Limited Access Road in Rodney District

Pursuant to section 20 (1) of the Public Works Act 1981, and to section 88 (2) of the Transit New Zealand Act 1989,

1CL

and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for a limited access road, which becomes road, limited access road and State highway and shall vest in the Crown on the date of publication in the New Zealand Gazette.

Schedule

North Auckland Land District

1519 square metres, being part Lot 6, D.P. 64776 (part C.T. 21A/1155). Shown marked "A" on S.O. Plan 68033, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 31st day of October 1995.

G. A. DAWSON, Manager, Lands and Property. (DOSLI Ak. R.O. 72/1/2A/0/465) ln8307

Land Acquired for Road in Rodney District

Pursuant to section 20 (1) of the Public Works Act 1981. and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for road and shall vest in The Rodney District Council on the date of publication in the New Zealand Gazette.

Schedule

North Auckland Land District

2100 square metres, being part South Western Allotment 154 Parish of Waiwera (part C.T. 31B/582). Shown marked "B" on S.O. Plan 68063, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 31st day of October 1995.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. R.O. 72/1/2A/0/445) In8308

Land Acquired for a Limited Road in Rodney District

Pursuant to section 20(1) of the Public Works Act 1981, and to section 88 (2) of the Transit New Zealand Act 1989, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired, subject to the land secondly described in the Schedule hereto, to right of way easement created by Transfer C. 862535.1, for a limited access road, which becomes road, limited access road, and State highway and shall vest in the Crown on the date of publication in the New Zealand Gazette.

Schedule

North Auckland Land District

Area m²

Being

- 7728 Part South Western Allotment 154 Parish of Waiwera (part C.T. 31B/582); marked "A" on plan.
- 324 Part South Western Allotment 154 Parish of Waiwera (part C.T. 31B/582); marked "C" on plan.
- 5444 Part South Western Allotment 154 Parish of Waiwera (part C.T. 31B/582); marked "E" on plan.

Shown marked as above mentioned on S.O. Plan 68063, lodged in the office of the Chief Surveyor at Auckland. Dated at Auckland this 31st day of October 1995.

G. A. DAWSON, Manager, Lands and Property.

(DOSLI Ak. R.O. 77-1-2A-0-445) ln8309

Land Acquired for a Limited Access Road in Whangarei District

Pursuant to section 20 (1) of the Public Works Act 1981, and to section 88 (2) of the Transit New Zealand Act 1989, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for a limited access road, which becomes road, limited access road and State highway and shall vest in the Crown on the date of publication in the New Zealand Gazette.

Schedule

North Auckland Land District

13 square metres, being part Lot 1, D.P. 164345; shown marked "Z" on S.O. Plan 65387, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1995.

G. A. DAWSON, Manager, Lands and Property. (DOSLI Ak. R.O. 72/1/14/1/0/98) In8310

Declaring Road to be Stopped in Whangarei District

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Auckland, declares the portions of land described in the Schedule to be stopped.

Schedule

North Auckland Land District

Area m²

- Being
- 755 Lot 3, D.P. 130085 (now Lot 3, D.P. 166221); marked "A" on plan.
- 711 Lot 3, D.P. 130085 (now Lot 3, D.P. 166221); marked "B" on plan.

Shown marked as above mentioned on S.O. Plan 67743, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 8th day of December 1995.

G. A. DAWSON, Manager, Lands & Property.

(DOSLI Ak. R.O.: S.O. 67743) In8339

Amending a Notice Declaring Railway Land to be Set Apart for a Recreation Reserve in the **Central Otago District**

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Dunedin, hereby amends the notice dated the 12th day of September 1994 and published in New Zealand Gazette, 22 September 1994, No. 96, page 2931, registration No. 867691, Otago Land Registry, declaring railway land to be set apart for a recreation reserve in the Central Otago District by omitting the following pieces of land from the Schedule thereto:

1CL

1CL

1CL

1CL

The land described nineteenthly, twentiethly, sixtiethly to sixty-thirdly inclusive, sixty-fifthly to sixty-eighthly inclusive, eighty-fifthly to eighty-seventhly inclusive, ninety-seventhly, one hundred and thirty-thirdly, one hundred and thirty-fourthly, one hundred and sixty-sixthly, one hundred and sixty-seventhly, one hundred and seventy-ninthly, one hundred and eightiethly, one hundred and and ninety-firstly, one hundred and ninety-fifthly to one hundred and ninety-eighthly inclusive, two hundred and twelfthly, two hundred and thirteenthly, two hundred and thirty-secondly, two hundred and thirty-fifthly, two hundred and forty-fifthly, and two hundred and forty-seventhly to two hundred and fifty-sixthly inclusive and described in the Schedule hereto.

Schedule

Otago Land District—Central Otago District

Area	
A. R. P.	Being
10 0 31	Railway Reserve, Block XVI, Maniototo
(4.1253 ha)	Survey District; coloured red on P.W.D.
(11200 114)	Plan 18640/67.
8 2 34	Railway Reserve, Block XVI, Maniototo
(3.5258 ha)	Survey District; coloured red on P.W.D.
(5.5250 hd)	Plan 18640/68.
0 0 13.68	Portion of Sligo Street, Block XVI, Town of
(0.0346 ha)	Ranfurly; coloured green and edged green
(0.0540 114)	on S.O. Plan 9716 (L.O. 9749).
0 0 3.25	Portion of Armagh Lane, Block XVI, Town
(0.0082 ha)	of Ranfurly; coloured green and edged
(0.0002 IIa)	green on S.O. Plan 9716 (L.O. 9749).
0 0 1.60	
	Ranfurly; coloured orange on S.O. Plan
(0.0040 ha)	9716 (L.O. 9749).
0 1 707	Part Sections 30, 31, 33 and 35, Block XVI,
0 1 7.97	Town of Ranfurly; coloured orange on
(0.1213 ha)	S.O. Plan 9716 (L.O. 9749).
2 1 1	Railway Reserve in Section 10, Block IV,
2 1 1	
(0.9131 ha)	Lauder Survey District; coloured neutral tint on P.W.D. Plans 20806/1 and 2.
0 1 14	
0 1 14	Old reserve, intersecting Tailrace Reserve in
(0.1366 ha)	Block IV, Lauder Survey District;
0 0 0(coloured sepia on P.W.D. Plan 20806/2.
0 0 26	Tailrace Reserve through Section 10, Block
(0.0658 ha)	IV, Lauder Survey District; coloured
	green on P.W.D. Plans 20806/2.
13 2 30	Section 12, Block IV, Lauder Survey
(5.5391 ha)	District; coloured red on P.W.D. Plans 20806/2 and 3.
18 3 15.7	Railway Reserve in Run 220, Block VI,
(7.6276 ha)	Tiger Hill Survey District and Block VIII,
. ,	Leaning Rock Survey District; coloured
	red on P.W.D. Plans 21694/3 and 4.
1 3 6.3	Road, Block VI, Tiger Hill Survey District
(0.7241 ha)	and Block VIII, Leaning Rock Survey
. ,	District; coloured green on P.W.D. Plan
	21694/4.
15 3 21.8	Railway Reserve in Run 220, Blocks VIII
(6.4289 ha)	and IX, Leaning Rock Survey District;
· ·	coloured green on P.W.D. Plan 21694/5.
5 1 23	Railway Reserve through Alexandra
(2.1828 ha)	Borough Endowment (Section 4), Block VII, Leaning Rock Survey District;
,	VII, Leaning Rock Survey District;
	coloured red on P.W.D. Plan 21694/11.
1 0 16	Section 52, Block I, Tiger Hill Survey
(0.4452 ha)	District; coloured purple on P.W.D. Plan
. ,	21335/4.
2 2 28	Road, Block I, Tiger Hill Survey District;
(1.0825 ha)	coloured green on P.W.D. Plan 21335/4.
10 2 30	Railway Reserve, Block III, Idaburn Survey
(4.3251 ha)	District; coloured purple on P.W.D. Plan
· · · · · · · · · · · · · · · · · · ·	20314/11.

A. R. P.	Being
10 0 23	Railway Reserve, Block III, Idaburn Survey
(4.1050 ha)	District; coloured purple on P.W.D. Plan
•	20314/12.
2 0 0	Run 225P, Block I, Blackstone Survey
(0.0004.1)	District coloured and on DWD Plan

Area

(4.1050 ha)	District; coloured purple on P.W.D. Plan 20314/12.
2 0 0	Run 225P, Block I, Blackstone Survey
(0.8094 ha)	District; coloured red on P.W.D. Plan 20314/16.
2 0 0	Run 225P, Block I, Blackstone Survey
(0.8094 ha)	District; coloured red on P.W.D. Plan 20314/16.
16 2 16	Railway Reserve (Run 224B), Block XII,
(6.7178 ha)	Blackstone Survey District; coloured purple on P.W.D. Plan 20314/21.
2 3 14	Section 5 (Railway Reserve), Block XXI,
(1.1483 ha)	Blackstone Survey District; coloured red on P.W.D. Plan 20314/25.
38 2 4	Section 5 (Railway Reserve), Block XXI,
(15.5905 ha)	Blackstone Survey District; coloured red on P.W.D. Plan 20314/26.
5 0 37	Railway Reserve (Run 224), Block XXI,
(2.1170 ha)	Blackstone Survey District; coloured blue on P.W.D. Plan 20314/26.
14 0 30	Railway Reserve, Block XXI, Blackstone
(5.7415 ha)	Survey District; coloured purple on P.W.D. Plan 20314/26.
0 0 5	Portion of mining reserve, Block VI, Hyde
(0.0126 ha)	Township situated in the Rock and Pillar Survey District; shown on P.W.D. Plan 17313/57.
0 0 17	Portion of Section 19, Block VI, Hyde
(0.0430 ha)	Township situated in the Rock and Pillar
	Survey District; shown on P.W.D. Plan 17313/57.
44 3 20	Railway Reserve, Block II, Strath Taieri
(18.1603 ha)	Survey District; coloured red on P.W.D. Plans 17294/46–49.
13 2 37	Education Reserve, Otago High Schools
13 2 37 (5.5568 ha)	Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on
(5.5568 ha)	Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50.
(5.5568 ha)	Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on
(5.5568 ha) 30 2 30.2 (12.4193 ha)	Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI,
(5.5568 ha) 30 2 30.2	Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land
(5.5568 ha) 30 2 30.2 (12.4193 ha)	Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118;
(5.5568 ha) 30 2 30.2 (12.4193 ha) (0.1229 ha)	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533).
(5.5568 ha) 30 2 30.2 (12.4193 ha) (0.1229 ha) 2 2 10	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger
(5.5568 ha) 30 2 30.2 (12.4193 ha) (0.1229 ha) 2 2 10 (1.0370 ha)	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4.
(5.5568 ha) 30 2 30.2 (12.4193 ha) (0.1229 ha) 2 2 10 (1.0370 ha) 0 1 24	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District;
(5.5568 ha) 30 2 30.2 (12.4193 ha) (0.1229 ha) 2 2 10 (1.0370 ha) 0 1 24 (0.1619 ha)	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4.
(5.5568 ha) 30 2 30.2 (12.4193 ha) (0.1229 ha) 2 2 10 (1.0370 ha) 0 1 24 (0.1619 ha) 5 2 16	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; Run 223F, Tiger Hill Survey District;
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$ $1 1 14$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$ $1 1 14 (0.5413 ha)$ $0 3 37$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured red on p.W.D. Plan 21603/5.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$ $1 1 14 (0.5413 ha)$ $0 3 37 (0.3971 ha)$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$ $1 1 14 (0.5413 ha)$ $0 3 37 (0.3971 ha)$ $9 1 30$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$ $1 1 14 (0.5413 ha)$ $0 3 37 (0.3971 ha)$ $9 1 30 (3.8192 ha)$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$ $1 1 14 (0.5413 ha)$ $0 3 37 (0.3971 ha)$ $9 1 30 (3.8192 ha)$ $0 0 5$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$ $1 1 14 (0.5413 ha)$ $0 3 37 (0.3971 ha)$ $9 1 30 (3.8192 ha)$ $0 0 5 (0.0126 ha)$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5.
(5.5568 ha) $30 2 30.2 (12.4193 ha)$ $(0.1229 ha)$ $0 1 24 (0.1619 ha)$ $5 2 16 (2.2662 ha)$ $5 1 3 (2.1322 ha)$ $1 1 14 (0.5413 ha)$ $0 3 37 (0.3971 ha)$ $9 1 30 (3.8192 ha)$ $0 0 5$	 Otago High Schools, Block II, Strath Taieri Survey District; coloured sepia on P.W.D. Plans 17294/49 and 50. Railway Reserve and Strath-Taieri, Blocks IX and V, Town of Arden; shown on P.W.D. Plans 16675/8 and 9. Part Section 2S, Hyde Settlement, Block VI, Town of Hyde, being part of the land comprised and described in C.T. 285/118; shown marked "A" on S.O. Plan No. 18426 (L.O. 29533). Railway Reserve through Run 223, Tiger Hill Survey District; coloured red on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/4. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Railway Reserve through Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5. Run 223F, Tiger Hill Survey District; coloured purple on P.W.D. Plan 21603/5.

Dated at Dunedin this 6th day of December 1995.

M. R. MACKENZIE, Business Manager, Lands and Property, Department of Survey and Land Information, Dunedin.

(DOSLI Dn. D.O. 31-1124) 1CL In8159

Declaring Land Acquired for Road, Road Stopped and Land Taken near Outram Cemetery in the City of Dunedin

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Dunedin, declares:

(1) Pursuant to section 20, an agreement to that effect having been entered into, the land described in the First Schedule hereto, is aquired for road which, pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 87 and shall vest in the Crown on the 14th day of December 1995.

(2) Pursuant to sections 116 (1) and 117, the parts of the road described in the Second Schedule hereto, to be stopped and shall be amalgamated with the land in certificate of title 186/157.

(3) Pursuant to sections 116(1) and 117, the part of the road described in the Third Schedule hereto, to be stopped and shall be amalgamated with the land in certificate of title 12c/1294.

(4) Pursuant to sections 116 (1) and 117, the part of the road described in the Fourth Schedule hereto, to be stopped and shall be amalgamated with the land in certificate of title 15D/78.

(5) Pursuant to sections 116 (1) and 117, the part of the road described in the Fifth Schedule hereto, to be stopped and shall be vested in David Neil Ashford and Julie Ethel Ashford

(6) Pursuant to sections 116 (1) and 117, the part of the road described in the Sixth Schedule hereto, to be stopped and shall be amalgamated with the land in certificate of title 8A/1351.

(7) Pursuant to section 119, the land described in the Seventh Schedule hereto, to be taken and declares that:

- (i) The area 2.6p coloured sepia on S.O. Plan 17405 shall be amalgamated with the land in certificate of title 186/157.
- (ii) The area 12.0p coloured yellow on S.O. Plan 17405 shall vest in Kenneth Rowland Harrex, Elizabeth Clair Harrex and The Trustees Executors and Agency Company of New Zealand Limited.
- (iii) The areas 36p., 1p, and 33p coloured orange on S.O. Plan 17346 shall be amalgamated with the land in certificate of title 12c/1294.
- (iv) The area 0a.2r.0p coloured orange on S.O. Plan 17346 shall be amalgamated with the land in certificate of title 15D/.78.
- (v) The areas 0a, 1r.11p and 0a.2r.2p coloured orange on S.O. Plan 17346 shall be vested in David Neil Ashford and Julie Ethel Ashford.

Schedule

Otago Land District—Dunedin City

Area m²

Being

113 Part Section 9, Block VIII, Maungatua Survey District. Cemetery Reserve; part certificate of title No. 171/68; shown 4.5p coloured sepia on S.O. Plan 17346.

Area m²

- Being 101 Part Section 16, Block IX, Maungatua Survey District. Part certificate of title No. 186/157; shown 4p coloured yellow on S.O. Plan 17405.
- 3920 Part Section 16, Block IX, Maungatua Survey District. Part certificate of title No. 186/157; shown 0a.3r.35p coloured yellow on S.O. Plan 17405.
- 172 Part Section 14, Block IX, Maungatua Survey District. Part certificate of title No. 186/157; shown 6.8p coloured orange on S.O. Plan 17346.

ha

1.0496 Part Section 9, Block VIII, Maungatua Survey District. Part certificate of title No. 186/157; shown 2a.2r.15p coloured orange on S.O. Plan 17346.

m²

- 5311 Part Section 9, Block VIII, Maungatua Survey District. Part certificate of title No. 186/157; shown 1a.1r.10p coloured orange on S.O. Plan 17346
- 5817 Part Section 9, Block VIII, Maungatua Survey District. Part certificate of title No. 186/157; shown 1a.1r.30p coloured orange on S.O. Plan 17346.

Second Schedule

Otago Land District—Dunedin City

Area m²

Adjoining

- 2529 Part Section 16, Block IX, Maungatua Survey District; shown 0a.2r.20p coloured green on S.O. Plan 17405.
- 5183 Section 14 & Part Section 15, Block IX, Maungatua Survey District; shown "B" on S.O. Plan 24224.
- 119 Part Section 14, Block IX, Maungatua Survey District; shown 4.7p coloured green on S.O. Plan 17346.
- 227 Part Section 9, Block VIII, Maungatua Survey District; shown 9p coloured green on S.O. Plan 17346.
- 101 Part Section 9, Block VIII, Maungatua Survey District; shown 4p coloured green on S.O. Plan 17346.
- 1593 Part Section 9, Block VIII, Maungatua Survey District; shown 0a.1r.23p coloured green on S.O. Plan 17346.

Third Schedule

Otago Land District—Dunedin City

Area \mathbf{m}^2

 \mathbf{m}^2

- Adjoining
- 1.7800 Lot 1, D.P. 20830; shown "A" on S.O. Plan 24044.

Fourth Schedule

Otago Land District—Dunedin City

Area Adjoining

5860 Lot 1, D.P. 23646; shown "B" on S.O. Plan 24044.

Fifth Schedule

Otago Land District—Dunedin City

Area m²

Adjoining

2175 Part Section 9, Block VIII, Maungatua Survey District; shown 0a.2r.6p coloured green on S.O. Plan 17346.

ha

1.4113 Part Section 9, Block VIII, Maungatua Survey District; shown 3a.1r.38p coloured green on S.O. Plan 17346.

Sixth Schedule

Otago Land District—Dunedin City

Area m²

Adjoining

4307 Part Section 15 and Section 14, Block IX, Maungatua Survey District; shown "A" on S.O. Plan 24224.

Seventh Schedule

Otago Land District-Dunedin City

Area m²

Adjoining

- 66 Part Section 16, Block IX, Maungatua Survey District. Part certificate of title 277/183 Ltd; shown 2.6p coloured sepia on S.O. Plan 17405.
- 304 Part Section 16, Block IX, Maungatua Survey District. Part certificate of title 186/157; shown 12p coloured yellow on S.O. Plan 17405.
- 910 Part Section 9, Block VIII, Maungatua Survey District. Part certificate of title 186/157; shown 36p coloured orange on S.O. Plan 17346.
- 25 Part Section 9, Block VIII, Maungatua Survey District. Part certificate of title 186/157; shown 1p coloured orange on S.O. Plan 17346.
 834 Part Section 9, Block VIII, Maungatua Survey
- 834 Part Section 9, Block VIII, Maungatua Survey District. Part certificate of title 186/157; shown 33p coloured orange on S.O. Plan 17346.
- 2023 Part Section 9, Block VIII, Maungatua Survey District. Part certificate of title 186/157; shown 0a.2r.0p coloured orange on S.O. Plan 17346.
- 1289 Part Section 9, Block VIII, Maungatua Survey District. Part certificate of title 186/157; shown 0a.1r.11p coloured orange on S.O. Plan 17346.
- 2074 Part Section 9, Block VIII, Maungatua Survey District. Part certificate of title 186/157; shown 0a.2r.2p coloured orange on S.O. Plan 17346.

As shown on the plans above mentioned, lodged in the office of the Chief Surveyor at Dunedin.

Dated at Dunedin this 8th day of December 1995.

M. R. MACKENZIE, Manager (Lands and Property)

(DOSLI Dn. D.O. 5350/OM/1674, 5350/C8066/1929, 1930, 1931, 1932, 1996) ¹⁹⁸³⁰⁴

Land Declared Road Masterton District

Pursuant to section 114 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, declares the land described in the Schedule hereto to be road and vested in The Tararua District Council.

Schedule

Wellington Land District

Area

m² Being 1758 Part Lot 2, D.P. 23821; marked "A" on S.O. 36837 (part C.T. 19A/764).

Dated at Wellington this 12th day of December 1995.

B. J. FANNING, for Manager, Lands and Property.

(DOSLI Wn. D/O PL 1/3/36) 18337

Land Acquired for Limited Access Road (State Highway No. 2) Masterton District

Pursuant to section 20 (1) of the Public Works Act 1981, section 88 (2) of the Transit New Zealand Act 1989, and to a delegation from the Minister of Lands, the Manager, Lands and Property, Department of Survey and Land Information, Wellington, declares that, the land described in the Schedule hereto, is hereby aquired for limited access road and has become road, limited access road and State highway and vested in the Crown on the date of publication hereof in the New Zealand Gazette.

Schedule

Wellington Land District

Area ha

- Being
- 1.0040 Part Section 68; marked "E" on S.O. Plan 36872 (part C.T. 574/10).
 - 302 Part Lot 2, D.P. 23821; marked "B" on S.O. Plan 36837 (part C.T. 19A/764).
- 1.6223 Part Lot 2, D.P. 23821; marked "A" on S.O. Plan 36871 (part C.T. 19A/764).

Dated at Wellington this 12th day of December 1995.

B. J. FANNING, for Manager, Lands and Property.

(DOSLI Wn. D.O. PL 1/3/36)

In8338

Land Set Apart for Railway Purposes – River Terrace, Waipukurau District

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Department of Survey and Land Information, Napier, declares the land described in the Schedule to be set apart for railway purposes.

Schedule

Hawke's Bay Land District

1057 square metres, being Lot 2, D.P. 24993, Block XIV, Waipukurau Survey District.

Dated at Napier this 1st day of December 1995.

PETER GRAHAM, Regional Solicitor.

(DOSLI Na. D.O. 20-50987) In8260

Land Acquired and Crown Land Set Apart for the Purposes of a Road in the City of Nelson

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the Team Member, Lands and Property, Department of Survey and Land Information, Nelson:

(a) Pursuant to section 20 declares that an agreement to that effect having been entered into, the land described in the First Schedule hereto is hereby acquired for the

ICL

1CL

purposes of a road and vested in the Crown on the date of publication hereof in the Gazette.

(b) Pursuant to section 52, declares the land described in the Second Schedule hereto to be set apart for the purposes of a road and remain vested in the Crown.

First Schedule

Nelson Land District-Nelson City

All those pieces of land situated in Block III, Waimea Survey District described as follows:

Area m² Being 7185 Part Lot 1, D.P. 6820; marked "A" on plan.

Area ha

1.6980 Part Section 63, Suburban South District; marked 'B' on plan.

Being

As shown marked as above mentioned on S.O. Plan 15294. lodged in the office of the Chief Surveyor at Nelson.

Second Schedule

Nelson Land District-Nelson City

All those pieces of land situated in Block III, Waimea Survey District described as follows:

Area m²

Being

- 6420 Part Waimea Inlet being Crown land by foreshore and seabed Endowment Revesting Act 1991; marked 'C' on plan.
 - 20 Crown land being former seabed; marked 'D' on plan.
- 270 Crown land being former seabed; marked 'E' on plan.
- 260 Crown land being former seabed; marked 'F' on plan.

As shown marked as above mentioned on S.O. Plan 15294, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 11th day of December 1995.

L. M. DELORENZO, Team Member, Lands and Property (DOSLI Nn. D.O. 72/6/11/2/0/96) In8305

Declaring Stopped Road to be Vested in the **District of Tasman**

Pursuant to Sections 117 and 120 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Team Member, Lands and Property, Department of Survey and Land Information, Nelson, declares:

(i) The portion of stopped road described in the First Schedule hereto, shall be amalgamated with the land in Certificate of Title No. 8B/634 subject to building line restriction 273950.1 and memorandum of mortgage 330901.4.

(ii) The portion of stopped road described in the Second Schedule hereto, shall be amalgamated with the land in Certificate of Title No. 8B/633 subject to building line restriction 273950.1 and memorandum of mortgage 330901.3.

First Schedule

Nelson Land District—Tasman District

1943 square metres situated in Block VII, Waimea Survey District, being Section 1, S.O. Plan 15165.

Second Schedule

Nelson Land District—Tasman District

808 square metres situated in Block VII, Waimea Survey District being Section 2, S.O. Plan 15165.

Dated at Nelson this 8th day of December 1995.

L. M. DELORENZO, Team Member, Lands and Property (DOSLI Nn. D.O. 72/6/11/2/0/91) ln8306

Part Local Purpose Reserve (Site for Aboretum and County Buildings) Declared to be Road and Road to be Stopped and Added to said Reserve. Otaraoa Rd, New Plymouth

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Manager, Department of Survey and Land Information, New Plymouth declares.

(a) Pursuant to section 114 (2) (e), the area described in the First Schedule hereto to be road and vested in The New Plymouth District Council.

(b) Pursuant to section 116(1), the area of road described in the Second Schedule hereto to be stopped.

(c) Pursuant to sections 117 (3) (a) and (7), the road described in the Second Schedule, when stopped, be added to the adjoining local purpose reserve (site for arboretum and county buildings) subject to the same reservations and trusts as the land to which it is added (GE 303909.2).

Taranaki Land District—New Plymouth

First Schedule

Area m^2

- Being
- 970 Part Section 88, Tikorangi District; shown marked "A"
- 178 Part Section 88, Tikorangi District; shown marked "B".

All being part land in GE 303909.2

Second Schedule

m²

Adjoining 4945 Lot 2, D.P. 8300 and Section 88, Tikorangi District; shown marked "C"

All shown marked as above mentioned on Survey Office Plan No. 13405, lodged at the office of the Chief Surveyor at New Plymouth.

Dated at New Plymouth this 11th day of December 1995. R. F. SCHWASS, Acting District Manager.

(DOSLI NP C/3700/00)

In8312

Land to be Taken for Road and Road to be Stopped and Vested, Hurford Road, New Plymouth

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, the Acting District Manager, Department of Survey and Land Information, New Plymouth declares.

(a) Pursuant to section 20, the area described in the First Schedule hereto to be taken road and vested in The New Plymouth District Council.

(b) Pursuant to section 116(1), the area of road described in the Second Schedule hereto to be stopped.

(c) Pursuant to sections 117 and 120(3), the road described in the Second Schedule now known as Section 5,

S.O. 13470, when stopped, to be vested in Colin Lane Carryer.

Taranaki Land District—New Plymouth

First Schedule

Area m²

Being

103 Part Section 78, Okato District, and being part land in certificate of title 130/38 Ltd; shown marked "D"

Second Schedule

Area m²

Adjoining

316 Part Section 102, Okato District, shown marked "H".

All shown marked as above mentioned on Survey Office Plan No. 13470, lodged at the office of the Chief Surveyor at New Plymouth.

Dated at New Plymouth this 11th day of December 1995.

R. F. SCHWASS, Acting District Manager.

(DOSLI NP C/3700/00)

State-Owned Enterprises Act 1986

Land Vested in Landcorp Investments Limited

Pursuant to section 24 (1) of the State-Owned Enterprises Act 1986, and to an authorisation dated 26 April 1995 from the Ministers of Finance and State-Owned Enterprises, the National Regulatory Manager, Department of Survey and Land Information, hereby gives notice as follows:

Notice

1. Title—This notice may be cited as the Landcorp Investments Limited Vesting Notice 1995 No. 14.

2. Application—(1) This notice applies to all the land described in the Schedule to this notice, saving and excepting:

- (a) The bed of any lake whose bed has an area of 8 hectares or more.
- (b) The bed of any river whose bed has an average width of 3 metres or more.

(c) Any land covered and uncovered by the flow and ebb of the tide at mean spring tides.

(2) In subclause (1) of this clause, the terms "bed", "lake" and "river" have the meanings assigned to them by section 2 (1) of the Resource Management Act 1991.

3. Vesting—Subject to section 24 of the Conservation Act 1987, the land to which this notice applies shall vest for an estate in fee simple in Landcorp Investments Limited (a company duly incorporated under the Companies Act 1955, having its registered office at Wellington and being a State enterprise within the meaning of section 29 (1) of the State-Owned Enterprises Act 1986) on the 14th day of December 1995.

- (i) Together with the appurtenant rights (if any) described in the Schedule to this notice; but,
- (ii) Subject to the rights, interests and encumbrances (if any) to which it is described in the Schedule to this notice as being subject.

Schedule Area

Description

Canterbury Land District

ha

- 421.1330 Sections 1, 2 and 3, S.O. Plan 19500, situated in Block IX, Orari and Blocks III and IV, Geraldine Survey District.
- 57.0650 Section 1, S.O. Plan 19062, situated in Blocks IV and VIII, Selwyn Survey District.
- 12.1965 Section 1, S.O. Plan 19501, situated in Block IV, Orari Survey District.
- 55.6542 Sections 2, 3 and 4, S.O. Plan 19501, situated in Block IV, Orari Survey District.

m²

3237 Sections 29, 30, 31 and 32, Block XII, Hanmer Township, situated in Blocks I and II, Lyndon Survey District, as shown on S.O. Plan 6068.
Subject to Proclamation 555510 (Canterbury Registry) declaring the land to be a Thermal Water Area.

Dated at Wellington this 7th day of December 1995.

R. C. HOLLEY, National Regulatory Manager.

(DOSLI NO 8225-07-01-D13) In8182

Regulation Summary

Notice Under the Acts and Regulations Publication Act 1989

Pursuant to the Acts and Regulations Publication Act 1989, notice is hereby given of the making of regulations as under:

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Postage and Pack- aging
Civil List Act 1979	Civil List Order 1995	1995/291	11/12/95	2-A	\$1.60
Overseas Investment Act 1973	Overseas Investment Regulations 1995	1995/292	11/12/95	23-CY	\$3.95
Overseas Investment Amendment Act 1995	Overseas Investment Amendment Act Commencement Order 1995	1995/293	11/12/95	2-A	\$1.60
Telecommunications Act 1987	Telecommunications Network Operators Order (No. 2) 1995	1995/294	11/12/95	2-A	\$1.60
Harbours Act 1950	Lake Taupo Regulations 1976, Amendment No. 13	1995/295	11/12/95	2-A	\$1.60

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Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Postage and Pack- aging
1994	Shipping (Manning of Restricted-Limit Ships) Regulations 1986, Amendment No. 2	1995/296	11/12/95	2-A	\$1.60
Maritime Transport Act 1994	Shipping (Manning and Watchkeeping) Regulations 1986, Amendment No. 3	1995/297	11/12/95	7-BY	\$2.30
Social Welfare (Transitional Provisions) Act 1990	Social Welfare (Reciprocity with Australia) Amendment Order Commencement Order 1995	1995/298	11/12/95	2-A	\$1.60
Transport (Vehicle and Driver Registration and Licensing) Act 1986	Transport (Vehicle Registration and Licensing) Notice 1995, Amendment No. 1	1995/299	8/11/95	2-A	\$1.60
Securities Act 1978	Securities Act (Retirement Homes) Exemption Notice 1993, Amendment No. 7	1995/300	13/12/95	2-A	\$1.60

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General

Medical Council of New Zealand

Medical Practitioners Act 1968

Medical Practitioners' Disciplinary Hearing Adjournment

I, Andrew Graham McNab, registered medical practitioner, hereby agree to accept and undertake to comply with the following conditions required by the Medical Council of New Zealand in relation to the decision to grant an adjournment of the disciplinary hearing:

- 1. I agree not to practise and I will not apply for an annual practising certificate in the period leading up to the hearing in the Court of Appeal of my appeal against conviction and sentence.
- 2. I further agree that in the event my appeal to the Court of Appeal is not successful, I agree not to practise and I will not apply for an annual practising certificate during the period from the decision of the Court of Appeal to the hearing before the Medical Council

pursuant to section 56A (5) of the Medical Practitioners Act 1968.

- 3. I agree to apply for urgency in setting the date for hearing my appeal in the Court of Appeal.
- 4. I agree to abide by a total ban on all prescribing.
- 5. I agree to place a notice in the New Zealand Gazette setting out the conditions of my undertaking with the Medical Council, pursuant to section 64 of the Medical Practitioners Act 1968.
- 6. I accept that a copy of my signed undertaking will be sent to Health Benefits Limited, the Accident Compensation and Rehabilitation Insurance Corporation, the 4 Regional Health Authorities, the Medical Officer of Health (National) and the Regional Medicines Control Advisors.
- 7. I accept that any breach of the conditions of this undertaking will result in the council referring that breach to the Preliminary Proceedings Committee.

ANDREW GRAHAM MCNAB. gn8128

Telecom Corporation of New Zealand

Telecommunications (Disclosure) Regulations 1990

The Telecommunications (Disclosure) Regulations 1990, Amendment No. 1

Pursuant to regulation 3 of the Telecommunications (Disclosure) Regulations 1990 (as amended), Telecom Corporation of New Zealand Limited advises that copies of the financial statements for its subsidiary company, Telecom New Zealand Limited, for the six months ended 30 September 1995, will be available from 31 December 1995 to any person on request, at the following principal offices of the Corporation and Telecom New Zealand Limited:

Telecom Corporation of New Zealand Limited Telecom Networks House 68 Jervois Quay Wellington

Telecom New Zealand Limited Telecom Tower 16 Kingston Street Auckland

Telecom New Zealand Limited Telecom Networks House 68 Jervois Quay Wellington

Telecom New Zealand Limited Telecom House 109 Hereford Street ChristchurchM. E. WYLIE, Company Secretary. ²⁰⁸²²⁰

Veterinary Council of New Zealand

Veterinarians (Elections) Regulations 1995

Results of 1995 Election of Veterinarians to the Veterinary Council Held on 4 December 1995

BAYVEL, Angus Campbell David	239
GIBSON, Ronald George	492
HUNTER, Alan Campbell	374
JONES, Boyd Robert	686
MARCHANT, Roger MacDonald	484
WALLACE, Norman McConnell	156
I accordingly declare	
Ronald George Gibson	
Dovd Dahart Janas	

Boyd Robert Jones

and

Roger MacDonald Marchant

to be elected to the Veterinary Council of New Zealand in accordance with the Veterinarians (Elections) Regulations 1995.

Dated this 6th day of December 1995.

RUSSELL RITCHIE, Returning Officer. gn8179

New Zealand Gazette 1995 Deadlines

The final New Zealand Gazette edition for 1995 is as follows:

14 December 1995

The deadline for lodgment of notices under the Companies, Partnership, Insolvency and Land Transfer Acts for this edition is noon on Monday, the 11th day of December 1995.

All other notices must be lodged at the Gazette office by noon on Tuesday, the 12th day of December 1995.

N.B. It would be appreciated if material for this edition was delivered as early as possible.

New Zealand Gazette 1996 Deadlines

The first New Zealand Gazette edition for 1996 is as follows:

11 January 1996

The deadline for lodgment of notices under the Companies, Partnership, Insolvency and Land Transfer Acts for this edition is noon on Monday, the 8th day of January 1996.

All other notices must be lodged at the Gazette office by noon on Tuesday, the 9th day of January 1996.

N.B. It would be appreciated if material for this edition was delivered as early as possible.

25 January 1996 Edition

The deadline for lodgment of notices under the Companies, Partnership, Insolvency and Land Transfer Acts for this edition will be noon on Friday, the 19th day of January 1996 due to the observance of Wellington Anniversary Day on Monday, the 22nd day of January 1996.

All other notices must be lodged at the Gazette office by noon on Tuesday, the 23rd day of January 1996.

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DEPARTMENT OF INTERNAL AFFAIRS TE TARI TAIWHENUA