

New Zealand Gazette

WELLINGTON: THURSDAY, 12 DECEMBER 1996

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Copy will be returned unpublished if not submitted in accordance with these requirements.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

Whitcoulls, 111 Cashel Street, **Christchurch.**

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

38-42 Broadway Avenue, **Palmerston North.**

Massey University, **Palmerston North.**

Whitcoulls, Centreplace, Bryce Street, **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 1996:

Category 1

Single column notices, e.g.: Notices under the Companies Act, Insolvency Act, and Public Works Act — 48c 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—54c 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

Wellington

The following persons were adjudicated bankrupt on the dates below:

30 September 1996

Hohepa, Tommy Heta, Accident Compensation Corporation beneficiary of 16 Manderson Grove, Lower Hutt.

Moon, Michael John, occupation unknown of 8A Sequoia Place, Maoribank, Upper Hutt.

Sanders, Warren Paul, sales manager of 35B Ironside Road, Johnsonville, Wellington.

Cottle, James Charles, courier driver of 16 Kippenberger Street, Masterton.

2 October 1996

Prince, Kenneth John, accountant of 32 Manuka Street, Stokes Valley.

7 October 1996

Hansen, Gary William Arthur, real estate agent of 70 Tawhai Street, Stokes Valley.

8 October 1996

Brooke, Anthony Richard, representative of 26 Bush Street, Naenae, Lower Hutt.

9 October 1996

Hartigan, Deborah Anne, sickness beneficiary of Flat 2, 28 Jane Grove, Paparangi, Newlands.

McDonald, Barrie John, occupation unknown of 45 Leicester Street, Porirua.

11 October 1996

Ongley, Heath Leslie, salesman of 11 Barsi Grove, Avalon.

Pollard, Jenny Ruth and John Edward (trading as Pollard's Butchery & Takeaway), self employed of 23 Wavell Crescent, Masterton.

14 October 1996

Hill, Shelley Anne, home executive of 78 Dimock Street, Titahi Bay, Wellington.

21 October 1996

Morris, Helen Olwyn, nurse of 5 Mira Grove, Paekakariki.

Hayes, Brent John, company director of Bayview Heights, Cairns, Queensland, Australia.

Hayes, Elizabeth Gabriella, company director of Bayview Heights, Cairns, Queensland, Australia.

Crawford, Katherine Lorraine, solo mother of 55 Fisher Place, Carterton.

22 October 1996

Lawrence, Mark, (trading as Armadillo Drainage), unemployed of 3/5 Moxham Avenue, Hataitai, Wellington.

Eden, Sandra Denise, hairdresser of 9 Commons Way, Crofton Downs.

30 October 1996

Lousich, Maureen Francis, unemployed of 40A Charles Street, Carterton.

31 October 1996

Reeves, Chloe June, domestic purposes benefit beneficiary of 78 Taita Drive, Avalon, Lower Hutt.

4 November 1996

Duncan, Noel, sales person of 13 Sims Street, Johnsonville.

Bailey, David John, occupation unknown of 6 Mayaro Crescent, Grenada Village, Wellington.

Nicholson, Michelle, care giver of 14 Molloy's Road, Upper Hutt.

7 November 1996

Whitaker, John Robert, farm hand of Flat 6, 17 Hessey Street, Masterton.

11 November 1996

Boswell, Charmaine Theresa, home executive of 11 Amundsen Grove, Stokes Valley, Upper Hutt.

Paterson, Gordon Albert, fitter of 6 Herbert Street, Masterton.

12 November 1996

Kinnaird, Penny Marie, sickness beneficiary of 1217 Taita Drive, Lower Hutt.

18 November 1996

Chin, Boon Lim (also known as **Chin, Jason**), cook of Level One, 97-99 Courtenay Place, Wellington.

Harper, Janet Ada, domestic purposes benefit beneficiary of 28 Freyberg Crescent, Waikanae Beach.

Solomon, Michael Christopher, contractor of 2 Butler Street, Naenae.

Green, Kay (also known as **Chapman, Kay**), prison inmate, care of Arohata Prison, Wellington.

19 November 1996

Leith, Paul David, gardener of 4 Maungaraki Road, Korokoro, Lower Hutt.

Woods, Hugh Desmond, software development of 32 Camelia Terrace, Maungaraki, Lower Hutt.

Edwards, Taa, retailer of 20 Levant Street, Porirua.

22 November 1996

Anderson, Philip Craig, unemployed builder of 262A Naenae Road, Naenae, Lower Hutt.

25 November 1996

Ryan, Daniel John, driver of 29 Taft Street, Brooklyn, Wellington.

Jacques, Nicholas Richard, occupation unknown of 28 Versailles Street, Wellington.

Kea, Asia Minora, occupation unknown of 50 Dominion Park Road, Johnsonville, Wellington.

26 November 1996

Tawhai, Barry Manuel, domestic purposes benefit beneficiary of 18 Thompson Grove, Porirua.

Barnett, Frank Ian, labourer of 76 Raukawa Street, Strathmore, Wellington.

Keating, Vicki Edith, home executive of 120 Church Street, Masterton.

27 November 1996

Lewis, Colin Hugh of 236 Sutherland Road, Lyall Bay, Wellington.

28 November 1996

Plimmer, Luella Winefride, unemployed of 34 Bell Street, Linden.

29 November 1996

Mann, Bruce Tom and **White, Janet Helen** (partnership trading as New Wave Decorators), painter and bank officer of 28 Chesterton Street, Johnsonville.

2 December 1996

Pomare, Judith Lynette, unemployed of 53 Karaka Street, Wainuiomata.

Kea, Priscilla Anne, sales consultant of 50 Dominion Park Street, Wellington.

Would creditors please forward their proof of debts as soon as possible.

GREGORY CROTT, Official Assignee.

Commercial Affairs Division, Private Bag 5901, Lambton Quay, Wellington. Telephone: (04) 471 1028. Facsimile: (04) 495 1253.

ba8028

In Bankruptcy

The following persons were adjudicated bankrupt on the dates below:

2 December 1996

Green, Ralph Frederick, builder of 37 Walton Street, Dunedin.

Bouzaid, Phillip Anthony, labour hire contractor of Beach Cove, Frankton Road, Queenstown.

Hunt, Geoffrey John, tourist guide of 471 Frankton Road, Queenstown and previously of 475A Frankton Road, Queenstown.

Baker, Rex Noel, student of 218 Mary Street, Invercargill, previously of 233 Crinan Street, Invercargill and R.D. 1, Omakau.

4 December 1996

Macavoy, Lindley Barry George, real estate agent of State Highway No. 6, R.D. 1, Queenstown, previously of 3 Jenkins Place, Arrowtown.

Middlemass, David Wayne, painter of 59 Loyalty Street, Dunedin.

Gorton, David Noel, saw doctor of 60 Johnson Street, Milton.

Illingworth, Brian William, plasterer of 29 Statham Street, Brockville.

OFFICIAL ASSIGNEE.

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

ba8059

Napier

The following persons were adjudicated bankrupt on the dates below:

19 November 1996

Valentine, William Thomas, unemployed chef of Flat 1, 93 Riverbend Road, Napier, previously care of Nottingham Castle Hotel, Thames Street, Morrinsville (formerly trading as Sherwood Restaurant, Morrinsville).

26 November 1996

Perawiti, Erica Parehinu (also known as **Erica Pearson**), Accident Compensation Corporation beneficiary (formerly trading as International Escorts, Palmerston North).

Lukich, Zorica, unemployed computer programmer of Cloverlea Road, R.D. 5, Palmerston North, previously of 239 Broadway Avenue, Palmerston North and 177A Cook Street, Palmerston North (formerly trading as The Age of Healing, 215 Cuba Street, Palmerston North).

Hines, June Victoria, invalid beneficiary, care of Old Railway Hotel, Main Street, Palmerston North, previously of Flat 2, 31 Mill Street, Hamilton.

27 November 1996

Lorigan, Mathew Quinton, student of 52 Kensington Road, Marton.

28 November 1996

Ham, Morgan Justin Pakira, unemployed nurse of Wharemoana Road, R.D. 11, Hastings, previously of 19 Colin White Road, Te Hauke, 721 Wavell Street, Hastings and 113 Owairaka Avenue, Mount Albert, Auckland.

ba7991

Bankruptcy Notices

Auckland

The following persons were adjudicated bankrupt on the dates below:

6 November 1996

Inglis, Kenneth (deceased) (also known as **Kenneth Thomas**).

20 November 1996

Adler, Warren Keith, company director of 14 Arahia Street, Northcote.

28 November 1996

Mitri, Richard Dante of address unknown.

29 November 1996

Hayward-Coombs, Barbara Dee of 8 Crocombe Crescent, Beachhaven.

2 December 1996

Hickmott, Aston Charles of 46A Alexander Street, Howick.

8 December 1996

Banouchev, Gueorgui Spassov, pizza maker of 8 High Tres Place, Ellerslie.

Mikaera, Destry James, investment consultant of 6 Owl Court, Unsworth Heights, Glenfield.

4 December 1996

Rea, Donald, teacher of 32 Quay Street, Auckland.

Uesele, Viliamu of Unit A, 84 Tarewa Road, Whangarei.

5 December 1996

Russell, Petrina Kathleen of 13 Ariki Street, Grey Lynn.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 92-513, Wellesley Street, Auckland. Telephone: (09) 357 4141. Facsimile: (09) 357 1776.

ba8061

In Bankruptcy

Notice of Order Annuling an Adjudication

Pursuant to Section 119 of the Insolvency Act 1967

Take notice that the order of adjudication dated 23 September 1994 against **Laraine Joy Hackett** of Auckland, was annulled by order of the High Court of Auckland, dated the 30th day of October 1996.

Dated at Auckland this 2nd day of December 1996.

D. M. MARSHALL, Deputy Official Assignee.

ba7990

In Bankruptcy

The order of adjudication dated 18 December 1995 against **Kaa Mateohore Hokianga**, mother of 16 Nottingham Avenue, Christchurch was annulled by order of the High Court at Christchurch on 23 September 1996.

The annulment took effect as from 18 December 1995.

Officer for Inquiries: Sheena Keown.

L. A. SAUNDERS, Official Assignee.

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

ba7998

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS

Geyserland Concrete Limited

Notice of Appointment of Receiver

The Receiverships Act 1993

Alastair James Gibson and Kenneth Franklin Iles of Iles Casey, Chartered Accountants, 21 Hinemoa Street, Rotorua, give notice that on the 3rd day of December 1996, they were appointed as receivers and managers of all the undertaking property and assets of Geyserland Concrete Limited under the powers contained in a debenture dated 25 July 1994.

Dated this 3rd day of December 1996.

A. J. GIBSON and K. F. ILES.

ar8078

Yak Sing No. 33 Limited (in liquidation) (formerly Carpet Import Corporation Limited)

Notice of Appointment of Receiver

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

Notice is hereby given that on the 2nd day of December 1996, Jeffrey Philip Meltzer, chartered accountant, was appointed receiver and manager of the property of Yak Sing No. 33 Limited (formerly Carpet Import Corporation Limited) under the powers contained in a debenture dated the 26th day of March 1993, given by that company.

The property in receivership is all the company's undertaking, property and assets.

The offices of the receiver are Jeff Meltzer & Associates, Sixth Floor, 17 Albert Street (P.O. Box 6302, Wellesley Street), Auckland. Telephone: (09) 357 6150.

Dated this 3rd day of December 1996.

J. P. MELTZER, Receiver and Manager.

ar7980

Atkinson Footwear Limited (in receivership)

Notice of Appointment of Receivers

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

Notice is hereby given that on the 3rd day of December 1996, the Bank of New Zealand hereby appointed Messrs James Bruce Alfred McAlister and David John Strack, both chartered accountants of Christchurch, as receivers and managers of the property of Atkinson Footwear Limited under the powers contained in a mortgage debenture dated 23 July 1986 given by that company. The receivers have been appointed in respect of the company's undertakings and its real and personal property and all its assets and effects, whatsoever and wheresoever, both present and future, including its uncalled capital.

The offices of the receivers and managers are at the offices of Messrs Deloitte Touche Tohmatsu, Chartered Accountants, Deloitte House, 32 Oxford Terrace, Christchurch.

Dated this 3rd day of December 1996.

J. B. A. McALISTER, Joint Receiver and Manager.

ar7999

Endsleigh Holdings Limited

Appointment of Receivers

Roger Peter Sinclair and Preston John Epplett, chartered accountants, care of Richardson Epplett and Partners, P.O. Box 146, Hastings, were appointed receivers on 29 November 1996.

Property in receivership comprises chattels of the company.

ar7985

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation

M. No. 1420/96

Take notice that on the 12th day of November 1996, an application for putting **Any Way Investments 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 Thursday, the 19th day of December 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 Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Building, 29 Shortland Street, Auckland (P.O. Box 2213 or D.X. C.P. 24-063, Auckland).

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

S. J. EISDELL MOORE, Solicitor for the Applicant.

aw8008

Advertisement of Application for Putting Company into Liquidation

M. No. 1468/96

Take notice that on the 19th day of November 1996, an application for putting **Metro Weed Control 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 Thursday, the 23th day of January 1997 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 **The Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Buildings, Shortland Street, Auckland (P.O. Box 2213 or D.X. C.P. 24-063), Auckland.

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

S. J. EISDELL MOORE, Solicitor for the Applicant.

aw8080

Advertisement of Application for Putting Company into Liquidation

M. No. 1435/96

Take notice that on the 19th day of November 1996, an application for putting **Agriculture, Marine and Industrial Photography Co. 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 Thursday, the 23th day of January 1997 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 **The Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Buildings, Shortland Street, Auckland (P.O. Box 2213 or D.X. C.P. 24-063), Auckland.

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

S. J. EISDELL MOORE, Solicitor for the Applicant.

aw8079

Advertisement of Application for Charitable Trust into Liquidation

Take notice that on the 14th day of October 1996, an application for putting **Nga Matawaka Foundation** 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 Thursday, the 19th day of December 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 office of P. J. Smith, Crown Solicitor, Marsden Woods, Inskip & Smith, Solicitors, 122 Bank Street (P.O. Box 146), Whangarei.

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

M. B. SMITH, Counsel for the Applicant.

aw8081

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 18th day of November 1996, an application for putting **Fashion Pressing 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 23rd day of January 1997 at 11.45 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 **Bank of New Zealand**, whose address for service is at the offices of Cairns Slane, Solicitors, 156 Vincent Street, Auckland (P.O. Box 6849 or D.X. C.P. 24-005).

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

Dated this 6th day of December 1996.

VALERIE MAR, Solicitor for the Applicant.

aw8032

Advertisement of Liquidation Application

M. No. 1474/96

In the High Court of New Zealand, Auckland Registry

Under the Companies Act 1955, between **Paul Richard Preston and John Anthony Waller**, statutory managers of **Chase New Zealand Property Group Limited** (in statutory management)—*Plaintiff*:

And—**Chase New Zealand Property Group Limited** (in statutory management)—*Defendant*:

Take notice that on the 20th day of November 1996, an application for putting **Chase New Zealand Property Group Limited** (in statutory management) into liquidation by the High Court was filed in the High Court at Auckland under M. No. 1474/96.

The application is to be heard before the High Court at Auckland on the 29th day of January 1996 at 11.45 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 applicants are **Paul Richard Preston and John Anthony Waller**, statutory managers of **Chase New Zealand Property Group Limited** (in statutory management), whose address for service is at the offices of Grove Darlow and Partners, Solicitors, Third Floor, Price Waterhouse Centre, 66 Wyndham Street, Auckland 1.

Further particulars including the Statement of Claim and verifying affidavit may be obtained from the office of the Court or from the applicants or the applicants' solicitor at the address for service shown above.

The offices of Grove Darlow and Partners, 66 Wyndham Street, Auckland.

PETER JOSEPH WRIGHT, Solicitor for the Applicants.

aw8033

Notice of Application for Liquidation of Company by the Court

M. No. 25/96

Take notice that on the 22nd day of October 1996, an application for the liquidation of **South Beach Forestry Limited** by the High Court was filed in the High Court at Timaru.

The application is to be heard before the High Court at Timaru on the 13th day of February 1997 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 **Blackwell Motors Limited**, whose address for service is at the offices of Paul Thomas, Barrister and Solicitor, 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.

aw8034

Advertisement of Application for Putting Company into Liquidation

CP. No. 365/94

Take notice that on the 22nd day of March 1995, an application for putting **Wilson Neill Limited** into liquidation by the High Court was filed in the High Court at Dunedin (M. No. 20/95).

By order of the High Court, sealed the 24th day of April 1995, the application was transferred to the High Court at Auckland.

The application is to be heard before the High Court on the 19th day of December 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 **Rastin Investing Corporation**, whose address for service is at the offices of Russell McVeagh McKenzie Bartleet & Co., Level Eight, Tower One, the Shortland Centre, 51-53 Shortland Street, Auckland 1.

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

J. R. F. FARDELL, Solicitor for the Applicant.

aw8074

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 15th day of November 1996, an application for putting **Mums Fresh Food 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 16th day of December 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 **Drinnan Engineering Limited**, whose address for service is at the offices of Gary Colin Knight, Solicitor, 64 Cashel Street, Christchurch.

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

MARY-ANNE MARIE SIMPSON, Solicitor for the Applicant.

aw7983

Advertisement of Application for the Liquidation of a Company by the Court

Take notice that on the 25th day of November 1996, an application for the liquidation of **The Retailers Warehouse Limited** was filed in the High Court at Auckland under M. No. 1436/96.

The application is to be heard before the High Court at Auckland on Thursday, the 19th day of December 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 **Motor-Fleet Limited**, whose address for service is at the offices of George Bogiatto, First Floor, West Plaza Building, 3 Albert Street, Auckland.

Further particulars, including the statement of claim and verifying affidavit may be obtained from the office of the Court or from the applicant or the applicant's solicitor at the address for service shown above.

GEORGE BOGIATTO, Solicitor for the Applicant.

aw7984

VOLUNTARY WINDING UP AND FIRST MEETINGS

Notice of Resolution for Members' Voluntary Winding Up

In the matter of the Companies Act 1955, and in the matter of **City View Holdings Limited** (in liquidation):

Notice is hereby given that by duly signed entry in the minute book of the above-named company on the 22nd day of November 1996, the following special resolution was passed by the company:

"That a declaration of solvency having been filed in accordance with section 274 (2) of the Companies Act 1955, the company be wound up voluntarily."

A declaration of solvency has been filed in compliance with section 274 (2) of the Companies Act 1955.

Last Day to Prove Debts or Claims

Notice is hereby given that the undersigned, the liquidator of **City View Holdings Limited** (in liquidation), which is being wound up voluntarily, does hereby fix the 20th day

of December 1996, as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 308 of the Companies Act 1955, 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.

A declaration of solvency has been filed in compliance with section 274 (2) of the Companies Act 1955.

Dated this 5th day of December 1996.

R. W. EGLINTON, Liquidator.

Note: This is a members voluntary winding up of a company that is no longer trading and is no longer required by the shareholders.

Address of Liquidator: McKenzie McPhail, Chartered Accountants, P.O. Box 1242, Palmerston North.

vw7989

APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

The official assignee at Wellington was appointed as liquidator of the following companies on the dates below:

30 September 1996

United Food and Chemical Workers (trading as **Union of New Zealand Incorporated**) of the Second Floor, Mainzeal Building, 181 Vivian Street, Wellington.

Denver Holdings Limited of 6 Momona Street, Wainuiomata.

21 October 1996

Bulk Shipping Services Limited of care of Deloitte Touche Tohmatsu, Level Five, 61 Molesworth Street, Wellington.

4 November 1996

AWS Supplies Limited of 115 Gracefield Road, Lower Hutt.

25 November 1996

Kriegsman & Co Limited of 84-86 Seatoun Heights Road, Seatoun, Wellington.

2 December 1996

Titan Buildings Limited of 3 Western Hutt Road, Petone.

Address of Liquidator:

GREGORY CROTT, Official Assignee.

Commercial Affairs Division, Private Bag 5901, Lambton Quay, Wellington. Telephone: (04) 471 1028. Facsimile: (04) 495 1253.

al8029

Appointment of Liquidator

On the 2nd day of December 1996, the official assignee at Dunedin was appointed the liquidator of:

Dion Fishing Co Limited (in liquidation).

On the 4th day of December 1996, the official assignee at Dunedin was appointed the liquidator of:

Dunedin Flooring Specialists Limited (in liquidation).

Address of Liquidator:

T. E. LAING, Official Assignee.

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

al8060

Appointment of Liquidator

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

28 November 1996

K.W.I. Limited (in liquidation).

5 December 1996

C.D. Holloway Limited (in liquidation).

Industrial Packing & Contracting Limited (in liquidation).

Janmere Holdings Limited (in liquidation).

Western Plastering Limited (in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 92-513, Wellesley Street, Auckland. Telephone: (09) 357 4141. Facsimile: (09) 357 1776.

al8062

Harmony Furniture (1990) Limited
(in liquidation)

Public Notice of Appointment of Liquidator

The Companies Act 1955

On the 2nd day of December 1996, it was resolved by special resolution, pursuant to section 211 of the Companies Act 1955, that Harmony Furniture (1990) Limited, be liquidated and that John Robert Buchanan, chartered accountant of Auckland, be appointed as liquidator.

The liquidation commenced on the 2nd day of December 1996.

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

Dated this 5th day of December 1996.

JOHN ROBERT BUCHANAN, Liquidator.

Address of Liquidator: Buchanan & Associates, 441 Lake Road, Takapuna (P.O. Box 33-315, Takapuna), Auckland. Telephone: (09) 486 0286. Facsimile: (09) 486 0643.

al8010

Stubbs Farming Co. Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On the 3rd day of December 1996, it was resolved by special resolution of shareholders, pursuant to section 211 (2) (a) of the Companies Act 1955 that Stubbs Farming Co. Limited be liquidated and that Bryce W. Nicholls, chartered accountant of Warkworth, be appointed liquidator for the purpose.

The liquidation commenced on the 3rd day of December 1996.

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

Dated this 3rd day of December 1996.

BRYCE W. NICHOLLS, Liquidator.

Address for Service: Jaggar-Smith & Partners, P.O. Box 236, Warkworth. Telephone: (09) 425 8449. Facsimile: (09) 425 7686.

al8011

Glenfield 1993 Limited (in liquidation) (formerly and trading as **BC Industries Limited**)

Notice of Appointment of Liquidator

Jeffrey Philip Meltzer, chartered accountant, was appointed liquidator of Glenfield 1993 Limited (in liquidation) on the 4th day of December 1996, pursuant to section 211 (2) (a) of the Companies Act 1955 (as amended).

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator of Glenfield 1993 Limited (in liquidation), fixes the 6th day of January 1997, 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 4th day of December 1996.

JEFFREY PHILIP MELTZER, Liquidator.

All Inquiries to: Geniene Resnick.

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.

al8031

Aktive Power Limited (in liquidation)

Notice of Appointment of Liquidator

Jeffrey Philip Meltzer, chartered accountant, was appointed liquidator of Aktive Power Limited (in liquidation) on the 28th day of November 1996, pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice of Meeting of Creditors

Pursuant to section 243 of the Companies Act 1993, a meeting of the creditors of the above-named company will be held at the Auckland Conference Centre, 27-33 Ohinerau Street, Auckland on Wednesday, 11 December 1996 at 3.00 p.m.

Agenda:

1. Consideration of a statement of the position of the company's affairs, together with a list of creditors and the estimated amount of their claims, which will be laid before the meeting.
2. Confirmation of liquidator.
3. Appointment of liquidation committee, pursuant to section 314 of the Companies Act 1993, if thought fit.

Proxies:

A creditor who is unable to attend may appoint a proxy, who need not be a creditor, to attend and vote instead of him. A creditor who is a company must appoint a proxy to be legally represented and such appointment must be made under seal of the company or a general authority in writing. To be valid, a proxy form must be completed and deposited at the offices of the liquidator not later than 48 hours before the meeting.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator of Aktive Power Limited (in liquidation) fixes 31 December 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 312 of the Companies Act 1993, 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 3rd day of December 1996.

JEFFREY PHILIP MELTZER, Liquidator.

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

al7979

The Woodhouse Limited (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Notice is hereby given in pursuance to section 255 (2) (a) of the Companies Act 1993, that by way of entry in the minute book of the above-named company in accordance with section 241 (2) (a) of the Companies Act 1993, the members of The Woodhouse Limited passed a special resolution winding up the company and appointed David Donald Crichton and Trevor Francis Thornton, chartered accountants of Grant Thornton, Christchurch, as joint and individual liquidators of the company.

The liquidation commences on the 29th day of November 1996.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Mrs Keiran Grady, Level Eight, AMP Centre, 47 Cathedral Square, Christchurch. Telephone: (03) 379 9580.

The liquidators do hereby fix the 17th day of January 1997, as the day on or before which the creditors of the company are to make their claim, to establish any priority their claims may have under section 312 of the Companies Act 1993.

Creditor claim forms are available at the liquidators' office detailed above.

D. D. CRICHTON, Liquidator.

al7978

Camelot on the Square Limited (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Notice is hereby given in pursuance to section 229 (2) (a) of the Companies Act 1955, that by way of entry in the minute book of the above-named company in accordance with section 211 (2) (a) of the Companies Act 1955, the members of Camelot on the Square Limited passed a special resolution winding up the company and appointed David Donald Crichton and Trevor Francis Thornton, chartered accountants of Grant Thornton, Christchurch, as joint and individual liquidators of the company.

The liquidation commenced on the 3rd day of December 1996.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Mrs Keiran Grady, Level Eight, AMP Centre, 47 Cathedral Square, Christchurch on telephone number (03) 379 9580.

The liquidators do hereby fix the 31st day of January 1997, as the day on or before which the creditors of the company are to make their claim, to establish any priority their claims may have under section 286 of the Companies Act 1955.

Creditors claim forms are available at the liquidators' office mentioned above.

D. D. CRICHTON, Liquidator.

al8063

Floridale Holdings Limited (in liquidation)

Public Notice of Appointment of Liquidator

On the 9th day of December 1996, it was resolved by special resolution pursuant to subsection 211 (2) (a) of the Companies Act 1955, that Floridale Holdings Limited be liquidated and that Leicester Jac Forbes Gouwland, chartered accountant, be appointed liquidator.

The liquidation commenced on the 9th day of December 1996.

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

LEICESTER JAC FORBES GOUWLAND, Liquidator.

Dated this 9th day of December 1996.

Address for Service: Level One, 61 Hurstmere Road (P.O. Box 33-622), Takapuna. Telephone: (09) 489 3700. Facsimile: (09) 489 5451.

al8086

Topline Decorating Services Limited (in liquidation)

Public Notice of Appointment of Liquidator

On the 6th day of December 1996, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Topline Decorating Services Limited be liquidated and that Kevin J. Covacich, chartered accountant of 22 Mulgan Way, Browns Bay, Auckland, be appointed liquidator for that purpose.

The liquidation commenced on the 6th day of December 1996.

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

Dated this 6th day of December 1996.

KEVIN J. COVACICH, Liquidator.

Address for Service: P.O. Box 100-431, North Shore Mail Centre. Telephone: (09) 444 1919. Facsimile: (09) 443 4797.

al8064

Opawa Furniture Co (1965) Limited

Public Notice of Appointment of Liquidator and Notice for Creditors to Claim

The Companies Act 1955

On the 29th day of November 1996, it was resolved by special resolution, pursuant to section 211 (2) of the Companies Act 1955, that Opawa Furniture Co (1965) Limited, be liquidated and that Peter William Young of KPMG, Christchurch, be appointed as liquidator for the purpose.

The liquidation commenced on the 29th day of November 1996.

The directors have resolved that the company will be able to pay its debts. Pursuant to section 213 (8) of the Companies Act 1955, a copy of the resolution has been delivered to the Registrar of Companies.

The 19th day of December 1996 is 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, or to be excluded from the benefit of any distribution made before their claims are made or excluded from objecting to any distribution made before the priority of their claim is established.

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

PETER W. YOUNG, Liquidator.

Address of Liquidator: KPMG, Clarendon Tower, 78 Worcester Street (P.O. Box 274), Christchurch. Telephone: (03) 363 5764. Facsimile: (03) 363 5766.

Creditors should note that this is a solvent company and the liquidation is merely a restructuring process. There is no relationship between Opawa Furniture Co (1965) Limited and Neat Furniture Limited (trading as Opawa Furniture).

al7995

MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

Metropolitan Communications Limited (in liquidation)

Notice of Last Day for Receiving Proofs of Debt

Address of Registered Office: Care of the Official Assignee, Auckland.

Last Day for Receiving Proofs of Debt: 8 January 1997.

For Inquiries Contact: Deborah Forster-Pratt. Telephone: (09) 357 4173.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 92-513, Wellesley Street, Auckland. Telephone: (09) 357 4141. Facsimile: (09) 357 1776.

md8030

Notice of Last Day for Receiving Proofs of Debt (Rule 85)

Name of Company: Kauri Sawmilling Limited (in liquidation).

Address of Registered Office: Level 16, Southpac Tower, 45 Queen Street, Auckland.

Matter No.: 103/92.

Last Day for Receiving Proofs: 15 January 1996.

M. P. STIASSNY and S. M. LAWRENCE.

Address for Service: Ferrier Hodgson & Co, Level Sixteen, Southpac Tower, 45 Queen Street (P.O. Box 982), Auckland. Telephone: (09) 307 7865. Facsimile: (09) 377 7794.

md7994

Second Notice to Creditors to Prove Debts or Claims

In the matter of the Companies Act 1955, and in the matter of **Inspiration Homes Limited** (in liquidation):

Notice is hereby given that the undersigned, the liquidator of Inspiration Homes Limited (in liquidation), does hereby fix the 30th day of January 1997 as the day on or before which the creditors of the company 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, 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.

GRAEME G. McDONALD, Liquidator.

Dated this 4th day of December 1996.

Address of Liquidator: John Vague & Associates, Insolvency Specialists, Level 5, 80 Greys Avenue (P.O. Box 6092, Wellesley Street Post Office), Auckland.

md8007

International Properties Limited (in liquidation)

Notice to Creditors

Liquidator's Section 215

To all known creditors, notice is hereby given by the liquidator, pursuant to section 215 (1) (b) of the Companies Act 1955, that:

1. The liquidator does not consider that a meeting of creditors should be called for the purpose specified in section 213 (1) [(a)] [(b)] of the Companies Act 1955.
2. The reason why the liquidator so decided is the company is solvent.
3. No such meeting will therefore be called unless a creditor gives notice in writing to the liquidator, within 10 working days after receiving this notice, requiring a meeting to be called.

Dated this 6th day of December 1996.

JUGDIS HIRA PARBHU.

Address for Service: Level Five, 50 Anzac Avenue, Auckland. Telephone: (09) 379 8665. Facsimile: (09) 309 3247.

md8037

Hobson Investments Limited (in liquidation)

Notice to Creditors

Liquidator's Section 215

To all known creditors, notice is hereby given by the liquidator, pursuant to section 215 (1) (b) of the Companies Act 1955, that:

1. The liquidator does not consider that a meeting of creditors should be called for the purpose specified in section 213 (1) [(a)] [(b)] of the Companies Act 1955.
2. The reason why the liquidator so decided is the company is solvent.
3. No such meeting will therefore be called unless a creditor gives notice in writing to the liquidator, within 10 working days after receiving this notice, requiring a meeting to be called.

Dated this 2nd day of December 1996.

GRAEME BRUCE CLARK.

Address for Service: Level Five, 50 Anzac Avenue, Auckland. Telephone: (09) 379 8665. Facsimile: (09) 309 3247.

md7976

Candy No. 1 Limited (in liquidation)

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1955

1. Notice is given that as liquidator of Candy No. 1 Limited (in liquidation), I have fixed the 31st day of December 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, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

2. Notice is also given, pursuant to section 116 (4) of the Companies Act 1955, that the name of the company was changed on 2 February 1995 from International Insurance Brokers Limited following the merger of the business of the company with the Alexander & Alexander Group. That business continues to be conducted by the Alexander & Alexander Group.

3. Claims are to be forwarded to Coopers & Lybrand, corner of Raffles and Bower Streets (P.O. Box 645), Napier.

Dated this 4th day of December 1996.

J. T. TAAFFE, Liquidator.

md8015

Candy No. 2 Limited (in liquidation)

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1955

1. Notice is given that as liquidator of Candy No. 2 Limited (in liquidation), I have fixed the 31st day of December 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, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

2. Notice is also given, pursuant to section 116 (4) of the Companies Act 1955, that the name of the company was changed on 2 February 1995 from International Insurance Brokers Limited following the merger of the business of the company with the Alexander & Alexander Group. That business continues to be conducted by the Alexander & Alexander Group.

3. Claims are to be forwarded to Coopers & Lybrand, corner of Raffles and Bower Streets (P.O. Box 645), Napier.

Dated this 4th day of December 1996.

J. T. TAAFFE, Liquidator.

md8016

Candy No. 3 Limited (in liquidation)

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1955

1. Notice is given that as liquidator of Candy No. 3 Limited (in liquidation), I have fixed the 31st day of December 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, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

2. Notice is also given, pursuant to section 116 (4) of the Companies Act 1955, that the name of the company was changed on 2 February 1995 from International Insurance Brokers Limited following the merger of the business of the company with the Alexander & Alexander Group. That business continues to be conducted by the Alexander & Alexander Group.

3. Claims are to be forwarded to Coopers & Lybrand, corner of Raffles and Bower Streets (P.O. Box 645), Napier.

Dated this 4th day of December 1996.

J. T. TAAFFE, Liquidator.

md8017

Notice to Creditors to Prove Claims

In the matter of the Companies Act 1955, and in the matter of **Hall & Barry Building Supplies Limited** (in liquidation):

Notice is hereby given that, as liquidator of Hall & Barry Building Supplies Limited (in liquidation), I fix the 18th day of December 1996 as the day on or before which the creditors of the company 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, 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 3rd day of December 1996.

K. A. HOWARD, Liquidator.

Address for Service: Hall & Barry Building Supplies Limited (in liquidation), Ken Howard & Associates, P.O. Box 1505, Paraparaumu Beach.

md8012

Marine Accommodation Limited

Notice of Final Meeting

In the matter of the Companies Amendment Act 1993, and in the matter of **Marine Accommodation Limited** (in voluntary liquidation and members winding up):

Notice is hereby given that members of the above-named company adopted the following special resolution, pursuant to section 211 of the Companies Amendment Act 1993 on the 1st day of October 1996:

We, the members of Marine Accommodation Limited, having been advised by the directors that they have fully examined the affairs of the company and that the company is able to pay its debts in full upon the appointment of a liquidator, appoint Brian Soutar as liquidator of the company.

The final meeting of the above-named company, pursuant to the Companies Amendment Act 1993, will be held at the office of Brian Soutar & Associates, Level Six, 137 Armagh Street, Christchurch on Friday, the 20th day of December 1996 at 11.00 a.m.

md7977

New Zealand Experience (Rotorua) Limited

(in receivership and in liquidation)

Notice of Meeting of Creditors

Pursuant to Section 237 (1) of the Companies Act 1955

Public notice is hereby given that a meeting of creditors of the above-named company will be held at the offices of Spicer and Oppenheim, 22-24 Pukaki Street, Rotorua on Wednesday, 18 December 1996 at 10.00 a.m.

Business:

1. Conduct of the liquidation:

To consider whether the liquidator should be asked to have regard to the views, if any, of creditors in conducting the liquidation, and if thought fit, to pass the following resolution:

“That no views as to the conduct of the liquidation be placed before the liquidator.”

2. Resignation of liquidator:

To consider whether to accept the resignation of the

present liquidator, and if thought fit, to pass the following resolution:

“That the official assignee be appointed to replace the present liquidator.”

Dated this 6th day of December 1996.

IAN B. HENDERSON, Liquidator.

md8065

Notice Calling Final Meeting

In the matter of the Companies Act 1955, and in the matter of **Mirren Holdings Limited** (in liquidation):

Notice is hereby given in pursuance of section 291 of the Companies Act 1955, that a general meeting of the above-named company and a meeting of the creditors of the above-named company will be held at the offices of John Vague & Associates, Fifth Floor, DDB Tower, 80 Greys Avenue, Auckland on Friday, the 20th day of December 1996 at 2.30 p.m.

Business:

(a) Having an account laid before the meeting showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

(b) To consider, and if thought fit, to pass the following extraordinary resolution:

“That the books and papers of the company be retained by the liquidator for a period of 12 months from the date thereof and then destroyed.”

Dated this 6th day of December 1996.

JOHN L. VAGUE, Liquidator.

md8066

Number One Men Limited (in liquidation) (trading as **Primo Man**)

Notice of Appointment of Liquidator

Jeffrey Philip Meltzer, chartered accountant, was appointed liquidator of Number One Men Limited (in liquidation), on

the 4th day of December 1996, pursuant to section 211 (2) (a) of the Companies Act 1995 (as amended).

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator of Number One Men Limited (in liquidation), fixes the 6th day of January 1997 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 5th day of December 1996.

JEFFREY PHILIP MELTZER, Liquidator.

All Inquiries to: Bill Platt.

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.

md8067

Thaxted Investments Limited (in liquidation)

Notice of Meeting of Contributories

Pursuant to Section 290 (1) of the Companies Act 1955

Take notice that a meeting of contributories of the above-named company will be held at 10.00 a.m. at the office of the liquidators, Level Three, 630 Great South Road, Penrose, Auckland on the 24th day of January 1997.

Agenda:

1. Liquidators report on the conduct of the winding up.
2. Liquidators statement of receipts and payments.
3. General business.

Dated this 4th day of December 1996.

R. N. JOHNSON, Liquidator.

md7996

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

WN District Registrar of Companies
Private Bag 5901
Lambton Quay
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

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.

2000+ DEVELOPMENTS LIMITED.
 315 FENTON STREET LIMITED.
 4FRONT METHODOLOGY LIMITED.
 A B AND H I REID LIMITED.
 A.C. TIPPING MAINTENANCE (NZ) LIMITED.
 ABATTIS PROPERTIES LIMITED.
 ABSOLUTE SYSTEMS LIMITED.
 ACACIA HOLDINGS LIMITED.
 ACADEMY OF NATURAL HEALING AOTEAROA LIMITED.
 ACTION NETWORK LIMITED.
 AD RESOURCES LIMITED.
 ADNELG INVESTMENTS (NEW ZEALAND) LIMITED.
 ADONIS INVESTMENTS LIMITED.
 ADVISORCORP CONSULTANTS LIMITED.
 AIRSPEC (NZ) LIMITED.
 ARLINGTON MOTORS 1976 LIMITED.
 ARTHAUS LIMITED.
 ARVEE HOLDINGS LIMITED.
 ASHLEIGH COURT PHARMACY LIMITED.
 ASIA PACIFIC RESEARCH UNIT LIMITED.
 ASNET LIMITED.
 ASPAC NEW ZEALAND LIMITED.
 ATHENA PROPERTIES LIMITED.
 AVIATION CONTRACTING SERVICES LIMITED.
 AWACS COMMUNICATIONS (N.Z.) LIMITED.
 BAGGAGE EXPRESS LIMITED.
 BALTIC FINANCE LIMITED.
 BATCHELOR ASSOCIATES LIMITED.
 BEALE CONSULTING GROUP LIMITED.
 BLADE INDUSTRIES LIMITED.
 BOWLBRIDGE EQUITY LIMITED.
 BUCHANAN PROPERTIES LIMITED.
 BURLINGTON HOLDINGS LIMITED.
 CAFE STUCKI LIMITED.
 CAPITAL PAVING COMPANY LIMITED.
 CAPITAL SOLUTIONS GROUP LIMITED.
 CAPITAL TOPSOIL SUPPLIES LIMITED.
 CATHY DAVYS HAIR DESIGN LIMITED.
 CELEBRITY PROMOTIONS LIMITED.
 CHEN ENTERPRISES (NZ) LIMITED.
 CHINA INN TOPTOWN LIMITED.
 CHURCHILL DRIVE MOTORS LIMITED.
 CIBELES HOLDINGS LIMITED.
 CITRICIDAL NUTRIBIOTIC (NZ) LIMITED.
 CLOVER LEAF LIMITED.
 COLOR TECH SYSTEMS LIMITED.
 COMMERCIAL PAINTING SERVICES LIMITED.
 COMMUNITY TRUSTS INVESTMENTS LIMITED.
 COMPACT PRINTERS LIMITED.
 COMSYS SERVICES LIMITED.
 CONNECTICUT HOLDINGS LIMITED.
 CRAFT FAIRS OF THE 90S LIMITED.
 CURTAIN COTTAGE (1985) LIMITED.
 CUSTOM ENGINEERING SERVICES (WELLINGTON) LIMITED.
 CYBORGS UNLIMITED LIMITED.
 D.G. & K.A. RUSSELL LIMITED.
 DALBY HOLDINGS LIMITED.
 DEREK HOOPER LIMITED.
 DON'S VISION INVESTMENT LIMITED.
 E E & S R SIMMONDS LIMITED.
 ECKFORD ENTERPRISES LIMITED.
 ELITE CHAUFFER SRVICES LIMITED.
 ELITE TEMPS LIMITED.

EMERALD DEVELOPMENTS LIMITED.
 EROICA FARM LIMITED.
 EVEREST AVENUE FISHERIES LIMITED.
 FAST FLOWERS LIMITED.
 FINANCIAL INVESTMENTS WELLINGTON LIMITED.
 FISHER FOUNDRY LIMITED.
 FORESTRY TRUST MANAGEMENT LIMITED.
 FRASER GROUP LIMITED.
 FREEAR PHILIP ENTERPRISES LIMITED.
 FREESTYLE NZ LIMITED.
 FRENCH KIWI LIMITED.
 G & A YATES LIMITED.
 G A DIXON LIMITED.
 G CHONG LIMITED.
 GLENMARC INTERNATIONAL LIMITED.
 GNU INVESTMENTS LIMITED.
 GODWIT TRAVEL CORPORATION LIMITED.
 GRAEME EDMONDS LIMITED.
 GRAHAM PERRY RESIDENTIAL HOMES COMPANY LIMITED.
 GRIGG & LE PAGE SOLICITORS NOMINEE CO LIMITED.
 H M CRIMP LIMITED.
 HALCOMBE SPRAYING COMPANY LIMITED.
 HALSWELL LODGE LIMITED.
 HAMPSHIRE DEVELOPMENTS LIMITED.
 HAMPTON RESOURCES LIMITED.
 HEART OF NEW ZEALAND TOURS LIMITED.
 HECTOR JARVIS LIMITED.
 HELSON INVESTMENTS LIMITED.
 HEWITT AND BEVINS CONSTRUCTION LIMITED.
 HIGHLANDER HANDCRAFTS LIMITED.
 HIGHWAY RENT-A-CAR LIMITED.
 HUDSON HOLDINGS LIMITED.
 HUMBLE HOLDINGS LIMITED.
 HURSTHOUSE PROPERTIES LIMITED.
 IMAGINATION CORPORATION LIMITED.
 INTER-PACIFIC LIMITED.
 INTERACTIVE TELEVISION LIMITED.
 IOLANTHE FARM LIMITED.
 IVARAM INVESTMENTS LIMITED.
 JILL BUSSELL LIMITED.
 JUDGEFORD FOREST LIMITED.
 M W CONSTRUCTION LIMITED.
 MAORI GULLY LIMITED.
 MASTERCRAFT (N.Z.) LIMITED.
 MIKE SHETTLE LIMITED.
 MILLER INVESTMENTS LIMITED.
 MOBILE REBUSHING SERVICES LIMITED.
 MORAN WELLS MARKETING LIMITED.
 MULBERRY HOUSE LIMITED.
 MULTI IMPORTS LIMITED.
 NEW ZEALAND - CHINA FISHERY EXCHANGE CENTRE LIMITED.
 NEW ZEALAND DIRECT INVESTMENT LIMITED.
 NEW ZEALAND RAIL LIMITED.
 NEXT GENERATION COMPUTNG LIMITED.
 NGAIO FOREST SUBURB LIMITED.
 NINAS FLOWER SHOP LIMITED.
 NZ CHINA CULTURAL SCHOLASTIC EXCHANGE & TRAINING COMPANY LIMITED.
 OFFBEAT UNDERGEAR LIMITED.
 PAUL L CARTER LIMITED.
 PEDAL POWER WELLINGTON LIMITED.
 POUTAMA INVESTMENTS LIMITED.
 PRESTIM (NONNE JOCETIS) LIMITED.
 PROCON COMPUTER SERVICES LIMITED.
 Q-MAN CONSULTANTS INTERNATIONAL LIMITED.
 QUALITY DOORS & STAIRS LIMITED.
 R M STORY NOMINEE LIMITED.

RACEWAY STANDARDBREDS (1988) LIMITED.
 RANGATAUA BARN LIMITED.
 RAPT DATA LIMITED.
 REDWOOD AUTO IMPORTS LIMITED.
 ROBERT S BARBOUR LIMITED.
 ROCHE ENTERPRISES LIMITED.
 RUGS OF NEW ZEALAND LIMITED.
 SELHURST SECURITIES LIMITED.
 SHOPPORTUNITY (NZ) LIMITED.
 STAR POINT OF SALE AUCKLAND LIMITED.
 STAR POINT OF SALE WELLINGTON LIMITED.
 STAR PREMISES LIMITED.
 W K MORTON HOLDINGS LIMITED.
 WARWICK NEAL LIMITED.
 WELLINGTON FARRIER SERVICES LIMITED.
 WELLINGTON RUGBY MARKETING LIMITED.
 WESTLAND GOLD INVESTMENTS LIMITED.
 ZELCER & WILLIAMS PHARMACIES LIMITED.
 ZOLA PREVENTION LIMITED.
 ZYZ NZ GROUP LIMITED.

ds8046

Ian Jennings 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 Hamilton, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal of Ian Jennings Limited, whose registered office is situated at the Eleventh Floor, KPMG Centre, 85 Alexandra Street, Hamilton, 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 known creditors, and has distributed its 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 Hamilton within 28 days of this notice, then the Registrar may remove the company from the Register.

Dated this 26th day of November 1996.

IAN JENNINGS.

ds8009

Elder Investments Limited

Notice of Intention to Request Removal From the Register

William Derek Halcomb Clark as a shareholder of Elder Investments Limited hereby gives notice, pursuant to section 293 (1) (d) (1) of the Companies Act 1955 (the Act), that he intends to apply to the Registrar of Companies for removal of Elder Investments Limited, a duly incorporated company having its registered office at Auckland, from the Register of Companies on the grounds that at the date of such request the company will have ceased to carry on business, will have discharged in full its liabilities to all its known creditors and will have distributed its surplus assets in accordance with its memorandum and articles and the Act.

Any objection, under section 296 of the Act, to the removal of the company from the Register of Companies must be delivered to the Registrar of Companies at Auckland no later than the 30th day of January 1997.

Dated the 29th day of November 1996.

Signed by William Derek Halcomb Clark, as shareholder:

WILLIAM DEREK HALCOM CLARK, as Shareholder.

ds8038

Filmobile Services Limited

Notice of Intention to Remove

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

Notice is given that it is intended to remove from the New Zealand Register, Filmobile Services Limited ("the company"), which has its registered office at Wellington, by request pursuant to section 293 (1) (e) of the Companies Act 1955 ("the Act"), on the grounds that the liquidators have filed with the Registrar of Companies their final statement and report, pursuant to sections 231 (1) (a) and 293 of the Act.

The date by which an objection to the removal, pursuant to section 296 of the Act, must be delivered to the Registrar, is 28 days from the date of this notice.

Dated at Wellington this 6th day of December 1996.

V. J. FATUPAITO, Liquidator.

Address for Service: Price Waterhouse, P.O. Box 1327, Wellington.

ds8039

Koromiko Station (1985) Limited

Notice of Intention to Remove

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

Notice is given that it is intended to remove from the New Zealand Register Koromiko Station (1985) Limited ("the company") which has its registered office at Level Eleven, 119 Armagh Street, Christchurch by request, pursuant to Section 293 (1) (d) of the Companies Act 1955 ("the Act"), on the grounds that the company has ceased to carry on business, has no surplus assets after paying its debts in full or in part and no creditor has applied to the Court under section 211 of the Companies Act 1955 for an order putting the company into liquidation.

The date by which an objective to the removal, pursuant to section 296 of the Act, must be delivered to the Registrar is 16 January 1997.

Dated this 6th day of September 1996.

MARIAN CATHERINE ATKINSON, Applicant.

ds8018

Koromiko Farm (1963) Limited

Notice of Intention to Remove

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

Notice is given that it is intended to remove from the New Zealand Register Koromiko Farm (1963) Limited ("the company") which has its registered office at Level Eleven, 119 Armagh Street, Christchurch by request, pursuant to section 293 (1) (d) of the Companies Act 1955 ("the Act"), 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 memorandum and articles of the Act.

The date by which an objective to the removal, pursuant to section 296 of the Act, must be delivered to the Registrar is 16 January 1997.

Dated this 6th day of September 1996.

KOROMIKO STATION (1985) LIMITED, Applicant.

ds8019

Winding Down Enterprises Limited
(in liquidation)

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

Notice is hereby given that pursuant to section 320 (2) of the Companies Act 1993, the Registrar of Companies must remove Winding Down Enterprises Limited (in liquidation), whose registered office is situated at 2-11 Pierce Road, Milford, Auckland, from the New Zealand Register on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993 have been sent or delivered to the Registrar of Companies thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 20th day of January 1997 (being a date not less than 20 working days after the date of this notice) the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 3rd day of December 1996.

KEITH RAYMOND SMITH, Liquidator.

ds8024

Elevator Technical Services Limited (in liquidation) ("the company")

Notice of Intention to Remove Company From the Register

Pursuant to Section 295 of the Companies Act 1955

I, Eduard William Romp, liquidator of Elevator Technical Services Limited, whose registered office is situated at 81 Union Street, Auckland, hereby give notice that, pursuant to section 293 (1) (e) of the Companies Act 1955, and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 296 of the Companies Act 1955, must be delivered to the Registrar no later than 28 days after this advertisement.

Dated this 9th day of December 1996.

E. W. ROMP, Liquidator.

ds8085

Bowden Communications Limited (in liquidation)

Notice of Intended Removal of the Above Company From the Register

Notice is hereby given that we, the undersigned joint liquidators of Bowden Communications Limited (in liquidation), whose registered office is situated at 227 Cambridge Terrace, Christchurch, intend to deliver to the Registrar of Companies, the final reports and statements referred to in paragraph 231 (1) (a) of the Companies Act 1955 with the intent that the company be removed from the New Zealand Register, pursuant to paragraph 293 (1) (e) of the Act, on the ground that the liquidation of the company has been completed.

Unless written objection to such removal, under section 296 of the Act, is delivered to the Registrar of Companies at Christchurch by the 9th day of January 1997, the Registrar may remove the company from the Register.

Dated the 9th day of December 1996.

THOMAS JOHN PERRY and ROBERT GEOFFREY MCGREGOR CLARKE, Joint Liquidators.

ds8082

New Zealand Bankcard Associates Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 295 (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 17th day of January 1997. The registered office of the company is situated at the offices of KPMG, Level Seven, KPMG Centre, 135 Victoria Street, Wellington.

J. S. DRAGE, Joint Liquidator.

ds8083

BS Investments Limited

Notice of Intention to Remove Company From the New Zealand Register

Pursuant to Section 320 of the Companies Act 1993

Take notice that it is intended to remove BS Investments Limited, from the New Zealand Register under section 318 (1) (d) of the Companies Act 1993, on the grounds that it has ceased to carry on business, has discharged in full its liabilities to all known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993. The company's registered office is at Level Seven, Tower Two, Shortland Centre, 55-65 Shortland Street, Auckland.

Anyone wishing to object, under section 321 of the Companies Act 1993, to the removal must deliver his or her objection to the Registrar of Companies at Auckland by 21 January 1997.

Dated the 6th day of December 1996.

MARK HUTTON, Director.

ds8084

Leven Properties Limited

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

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) (i) of the Companies Act 1955, for the removal of Leven Properties Limited, whose registered office is situated at 45 Don Street, Invercargill, 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 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 24th day of January 1997 (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 31st day of October 1996.

Signed by the applicants:

J. A. RUSSELL, S. M. RUSSELL, R. S. WILSON, L. J. WILSON and J. E. MCCLEAN.

ds8077

AMRF AK. 053267**Notice of Intention to Remove Company From the Register***Pursuant to Section 295 of the Companies Act 1955*

Notice is hereby given pursuant to section 295 (2) of the Companies Act 1955 ("the Act") that AMRF, a duly incorporated company having its registered office at Ernest & Marion Davis Post Graduate Centre, Auckland Hospital, Park Road, Auckland, intends to apply to be removed from the Register of Companies under section 293 (1) (d) (ii) of the Act. The application is to be made 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 memorandum and articles.

You are entitled to object to the removal of the company under section 296 of the Act. Should you wish to do so, such objection must be delivered to the Registrar of Companies, on or before 13 January 1997.

Dated this 9th day of December 1996.

SIMPSON GRIERSON, Solicitors, Auckland.

ds8076

Jonco Trading Limited (in liquidation)**Public Notice of Intention to Apply for Removal of the Above Company From the Register**

Public notice is given that pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Jonco Trading Limited (in liquidation), whose registered office is situated at 20 Fairfax Avenue, Penrose, Auckland, from the New Zealand Register, on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993, have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 31st day of January 1997 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 4th day of December 1996.

KIRAN DUTT, Liquidator.

ds8073

Deltra Investments Limited (in liquidation)**Public Notice of Intention to Apply for Removal of the Above Company From the Register**

Public notice is given that pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Deltra Investments Limited (in liquidation), whose registered office is situated at 20 Fairfax Avenue, Penrose, Auckland from the New Zealand Register, on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993, have been sent or delivered to the Registrar of Companies thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 31st day of January 1997 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 4th day of December 1996.

KIRAN DUTT, Liquidator.

ds8072

DFC Properties Limited**Notice of Intention to Remove 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 DFC Properties Limited, whose registered office is situated at Level Seven, 11-17 Church 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.

Unless written objection is made to the Registrar within 28 days of this notice, the Registrar may remove the company from the Register.

GARY TRAVELLER, Applicant.

ds8047

Moorcroft Holdings Limited (in liquidation)**Notice of Intention to Remove Company From the Register***Pursuant to Section 293 of the Companies Act 1955*

I, David Wong Tung, liquidator of Moorcroft Holdings Limited (in liquidation), whose registered office is situated at the Ground Floor, Administrator House, 5 O'Connell Street, Auckland, hereby give notice that, pursuant to section 293 (1) (e) of the Companies Act 1955 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 296 of the Companies Act 1955, must be delivered to the Registrar of Companies no later than the 13th day of January 1997.

Dated this 6th day of December 1996.

DAVID WONG TUNG, Liquidator.

Address of Liquidator: P.O. Box 5016, Wellesley Street, Auckland.

ds8048

Walkers Lucerne Store 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 Walkers Lucerne Store Limited, whose registered office is situated at KPMG Centre, 9 Princes 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 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 at Auckland by the 20th day of January 1997 (being a date not less than twenty-eight (28) days after the date of this notice), the Registrar may remove the company from the Register.

Dated at Auckland this 3rd day of December 1996.

BRIAN ALEXANDER WALKER.

ds7993

ABCD Goldfish Limited**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 Auckland, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of ABCD Goldfish Limited, whose registered office is situated at the offices of Helen Price and Associates, 21 Saint Benedicts Street, Newton, 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 constitution and the Companies Act 1993.

Unless written objection is sent or delivered to the Registrar at Auckland by the 14th day of January 1997 (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 3rd day of December 1996.

DORTHE SCHEFFMANN.

STUART DYBURGH.

ESTHER LAMB.

ds7986

Waikaretu Farms Limited**Notice of Intention to Request Removal From the Register**

Pursuant to Section 293 of the Companies Act 1955

Take notice that I, Leslie Graham Greer, being a director of Waikaretu Farms Limited, whose registered office is located at the offices of Spencer Milliken & Hynds, Hunts Building, 178 Great South Road, Manurewa, hereby give notice that I intend to request the District Registrar of Companies at Auckland, in accordance with section 293 (1) (d) of the Companies Act 1955, for removal of the company from the Register of Companies 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 memorandum and articles of association and the Companies Act 1955.

Unless written objection is lodged with the District Registrar of Companies at Auckland within 28 days after the date of this notice, the Registrar may remove the company from the Register.

Dated at Manurewa this 6th day of December 1996.

L. G. GREER.

ds7987

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

In the matter of the Companies Act 1955, and in the matter of **Lloyd Dodson & Co. Nominees Limited:**

Notice is hereby given that Lloyd Dodson & Co. Nominees Limited, having its registered office at 9 Ward Street, Dannevirke, proposes to apply to the Registrar of Companies at Napier for a declaration of dissolution of the company, pursuant to the provisions of section 295 (2) of the Companies Act 1955.

Unless written objection is made by any person having an interest in the company within 30 days of the date of this notice, the Registrar of Companies at Napier, may dissolve the company.

Dated at Dannevirke this 12th day of December 1996.

H. M. DODSON and M. A. PRINGLE, Directors.

ds7988

Professional Systems International Limited**Notice of Intention to Remove**

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

Notice is given that it is intended to remove from the New Zealand Register, Professional Systems International Limited ("the company"), which has its registered office at Christchurch, by request pursuant to section 293 (1) (e) of the Companies Act 1955 ("the Act") on the grounds that the company has ceased trading and a final report and statement of realisation and distribution in respect of the liquidation has been delivered to every known creditor, all assets have been disclaimed, realised or distributed, and all proceeds of the realisation have been distributed in accordance with its memorandum and articles and the Act.

The date by which an objection to the removal, pursuant to section 296 of the Act, must be delivered to the Registrar, is 28 days after the date of this notice.

Dated this 29th day of November 1996.

PETER GEORGE STEEL, Applicant.

ds7972

Allott & Eunson (1965) Limited**Notice of Intention to Seek a Declaration of Dissolution of a Company**

Notice is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, we intend to apply to the Registrar of Companies for a declaration of dissolution of the company.

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

Dated this 29th day of November 1996.

K. I. RAMAGE, Secretary.

ds7973

Froude Deer Farms Limited**Notice of Intention to Seek a Declaration of Dissolution of a Company**

Notice is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, we intend to apply to the Registrar of Companies for a declaration of dissolution of the company.

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

Dated this 29th day of November 1996.

COOPERS & LYBRAND, Secretaries.

ds7974

Notice of Intention to Remove Company From the Register

In the matter of the Companies Act 1955, and in the matter of **Straight Throw Limited** (in liquidation):

Notice is hereby given in pursuance of section 295 of the Companies Act 1955, 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 duties of the liquidator have been completed and 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 17 January 1997.

JOHN L. VAGUE, Liquidator.

Dated at Auckland this 2nd day of December 1996.

Address of Liquidator and Registered Office of Company:
John Vague & Associates, Insolvency Specialists, 80 Greys Avenue (P.O. Box 6092, Wellesley Street), Auckland.
ds7975

CESSATION OF BUSINESS IN NEW ZEALAND

JMJ Fleet Lease Pty Limited OS. 000349 and Fleet Australia Pty Limited OS. 000348

Notice of Ceasing to Carry on Business in New Zealand

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

JMJ Fleet Lease Pty Limited OS. 000349 and Fleet Australia Pty Limited OS. 000348, companies incorporated in Australia but registered in New Zealand, hereby give notice of their intention to deregister in New Zealand.

Dated this 5th day of December 1996.

KPMG, Chartered Accountants for the Company.

cb8035

Amersham Australia Pty Limited

Notice of Intention to Cease to Carry on Business in New Zealand

Amersham Australia Pty Limited, a company incorporated in Australia, hereby gives notice pursuant to section 341 (1) of the Companies Act 1993, that it will cease to carry on business in New Zealand on 3 March 1997.

Dated this 3rd day of December 1996.

S. W. McIVER, Director.

(Note: This company has ceased trading in New Zealand and its removal from the Register will not affect marketing and distribution of the company's products by its agents in New Zealand).

cb8036

PARTNERSHIP NOTICES

McCaw Lewis Chapman

Notice of Retirement

Notice is given that **David Ian Gendall** has retired from the partnership of McCaw Lewis Chapman, lawyers of Hamilton and Cambridge, effective 1 December 1996.

This notice is made pursuant to the Partnership Act 1908.

pa8075

OTHER

Notice of Intention to Restore

The Companies Act 1955

D.J. Blair Holdings Limited. *Applicant:* R. D. Samuel, Chartered Accountant, P.O. Box 394, Christchurch.

Howe Waghorn Limited. *Applicant:* Howe Waghorn Limited, P.O. Box 5502, Wellington.

Take notice that the Registrar of Companies at Christchurch proposes to restore the above companies to the Register.

The Registrar proposes to act, under section 303 (1) (a) of the Companies Act 1955, on the grounds that other reason existed for the companies to continue in existence at the time they were removed from the Register.

Any person who objects to the restoration of these companies to the Register must deliver notice of that objection to the Registrar in writing within 28 days of the publication of this notice.

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

Dated at Christchurch this 2nd day of December 1996.

NEVILLE HARRIS, Registrar of Companies.

ca8013

Notice of Intention to Restore

The Companies Act 1955

Cochrane Automotive Limited, *Applicant:* C. J. Cousins, Barrister and Solicitor, P.O. Box 13-592, Christchurch.

Take notice that the Registrar of Companies at Christchurch proposes to restore the above company to the Register.

The Registrar proposes to act, under section 303 (1) (a) of the Companies Act 1955, on the grounds that other reason existed for the company to continue in existence at the time it was removed from the Register.

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

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

Dated at Christchurch this 3rd day of December 1996.

NEVILLE HARRIS, Registrar of Companies.

08014

Notice of Intention to Restore to the Register

The Companies Act 1955

Take notice that the Registrar of Companies at Auckland proposes to restore the following companies to the Register of Companies:

Euro Parts Limited AK. 106043. *Applicant:* Linda Leppard, care of 4 Wanita Place, Glenfield, Auckland.

Oasis Marketing Group Limited AK. 515010. *Applicant:* David Nielsen, care of P.O. Box 1108, Hamilton.

Oasis Property Resorts (NZ) Limited AK. 496156. *Applicant:* David Nielsen, care of P.O. Box 1108, Hamilton.

Lettuce Limited AK. 687432. *Applicant:* Diane Woodhouse, care of P.O. Box 90-577, Auckland.

Law Corporation Publishing Limited AK. 573711. *Applicant:* Geoff Witton, care of P.O. Box 4318, Auckland.

The Big Rock Company Limited AK. 618532. *Applicant:* Jack Kocks, care of P.O. Box 56-102, Dominion Road, Balmoral, Auckland.

P. G. Furnishing Limited AK. 588318. *Applicant:* G. S. Karcagi, care of P.O. Box 19-315, Avondale, Auckland.

Guitry Farms Limited AK. 079503. *Applicant:* H. G. M. Guitry, care of 109 Millington Road, R.D. 9, Whangarei.

Geo Boyce & Sons Limited AK. 046154. *Applicant:* W. L. Morris, care of Gibson & Associates, P.O. Box 9359, Newmarket, Auckland 1.

Nixon Trading Limited AK. 580449. *Applicant:* Spalding New Zealand Limited, care of Russell McVeagh McKenzie Bartleet & Co, P.O. Box 8, Auckland 1.

Micro-Mail (NZ) Limited AK. 577512. *Applicant:* Simon Barton, care of Nola Dangen & Associates, D.X. C.P. 25-018, Auckland.

The Registrar proposes to act, under section 303 (1) (a) of the Companies Act 1955, on the grounds that the companies were carrying on in business or in operation, or some other reason existed for the companies to remain on the Register at the time they were removed from the Register.

Any person who objects to the restoration of any of these companies to the Register must deliver notice of that objection in writing to the District Registrar at Auckland within 28 days from the date of this notice.

Dated at Auckland this 9th day of December 1996.

NEVILLE HARRIS, Registrar of Companies.

The address for delivery of any notice is the Registrar of Companies, Fifth Floor, Justice Departmental Building, 3 Kingston Street, Auckland 1, or by post to Private Bag 92-513, Wellesley Street P.O., Auckland 1.

08070

Notice of Intention to Restore to the Register

The Companies Act 1993

Take notice that the Registrar of Companies at Auckland proposes to restore the following company to the Register of Companies:

Curtainside Services Limited AK. 655249. *Applicant:* Stephen John Parkinson, care of Mr Glenn W. Archibald, Archibald & Associates, P.O. Box 198, Papakura.

The Registrar proposes to act under section 328 (1) (a) of the Companies Act 1993, on the grounds that the company was carrying on in business or in operation, or some other reason existed for the company to remain on the Register at the time it was removed from the Register.

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 Auckland within 20 working days from the date of this notice.

Dated at Auckland this 9th day of December 1996.

NEVILLE HARRIS, Registrar of Companies.

The address for delivery of any notice is the Registrar of Companies, Fifth Floor, Justice Departmental Building, 3 Kingston Street, Auckland 1, or by post to Private Bag 92-513, Wellesley Street P.O., Auckland 1.

08068

Notice of Restoration to the Register of Companies

The Companies Act 1955

Take notice that the Registrar of Companies at Wellington proposes to restore the following companies to the Register of Companies:

Agritech Consultants Limited.

Hutt Road Management Limited.

New Zealand Equestrian Bloodstock Limited.

The Registrar proposes to act, under section 303 (1) (a) of the Companies Act 1955, or under section 328 (1) (a) of the Companies Act 1993, on the grounds that the companies were still carrying on business at the time they were removed from the Register.

Objections to the restoration of any of these companies to the Register must be delivered to the District Registrar of

Companies at Wellington within 20 working days of the date of publication of this notice.

NEVILLE HARRIS, Registrar of Companies.

The address for delivery of any notice is the Registrar of

Companies, Seventh Floor, Boulcott House, 47 Boulcott Street, Wellington or post to Private Bag 5901, Lambton Quay, Wellington.

08069

Land Transfer Act Notices

Land Transfer Act Notice

Evidence of the loss of memorandum of lease 514600 in the name of Jagdish Chandra having been lodged with me together with an application requesting the entry of a memorial of memorandum of surrender without the production of the said lease in terms of section 44 of the Land Transfer Act 1952, notice is hereby given of my intention to enter such memorial upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice. Application 921075/1.

Dated at the Land Information New Zealand office at Dunedin this 6th day of December 1996.

J. M. VAN BOLDEREN, District Land Registrar.

188025

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

1. Certificate of title 7B/1075 in the name of Carol Joy Murdoch.
2. Memorandum of lease 493266/6 in the name of Carol Joy Murdoch.
3. Memorandum of mortgage 886857 in the name of Carol Joy Murdoch.
4. Certificate of title 13B/533 in the names of David John McKeich and Carol Joy Murdoch.
5. Memorandum of mortgage 887916/3 in the names of David John McKeich and Carol Joy Murdoch.

All Application 921101.

Dated at the Land Information New Zealand Office at Dunedin, this 6th day of December 1996.

J. M. VAN BOLDEREN, District Land Registrar.

188045

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 567286/1 in the name of Anthony Robert Patrick Collins and Linley Margaret Ravenwood. Application 921034.

Dated at the Land Information New Zealand Office, Dunedin, this 4th day of December 1996.

J. M. VAN BOLDEREN, District Land Registrar.

187992

Notice Under the Land Transfer Act 1952

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 instruments upon the expiry of 14 days from the date of the *New Zealand Gazette* containing this notice.

Schedule

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

1A/468; Her Majesty the Queen; 363083.1.

4A/1375; Erica Lois Baldwin; 363604.1.

Dated this 5th day of December 1996 at the Nelson Land Titles Office.

A. BELL, Assistant Land Registrar.

188026

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, provisional copies of memoranda of lease 42549/3, 68948/4 and 123496/4, and for the registration of a change of name pursuant to section 44 of the Land Transfer Act 1952 without production of the outstanding copy of certificate of title 23K/1205, notice is hereby given of my intention to issue the same and to register such change of name 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 proprietors name; application number.)

Lease 68948/4; Kenneth James Limited; A270645/1.

21A/666; Victoria Developments Limited; A271297/1.

24B/1238; George Harry Couper Kain; A271687/1.

23K/1205; Mair Astley Holdings Limited; A271730/1.

Lease 123496/4; H.J. Moot Construction Company Limited; A271799/1.

30K/1011 and 30K/1021; Raymond Arnesen and Helen Joy Arnesen; A271945/1.

Lease 42549/3; L.J. Day Construction Limited; A272199/1.

Dated at Christchurch this 5th day of December 1996.

S. C. PAVETT, District Land Registrar.

188027

Land Transfer Act Notice

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

Schedule

Certificate of title 43D/396 in the names of Herbert William Shaw, retired and Joyce Elizabeth Shaw, married woman, both of Te Puke. Application B. 368453.

Certificate of title 1026/266 in the names of Pamela June Punton and Rangi Hawera, retired, both of Tokoroa. Application B. 372976.

Certificate of title 1064/101 in the names of Murray Gilbertson Garland, retired of Tauranga and John Brian Brunskill, farmer of Tauranga. Application B. 380586.

Memorandum of lease H. 146892.1 affecting certificates of title 22C/958, 22C/959 and 22C/960 whereby Tracey Lee McLeod, sales consultant of Mount Maunganui, is lessee. Application B. 380792.

Certificate of title 3D/766 in the names of Rangi Kaponga Piware, driver of Tauranga and Priscilla Donna Piware, his wife. Application B. 380793.

Certificate of title 53C/662 in the name of Tainui Maori Trust Board. Application B. 378266.

Certificate of title 101/7 in the name of Cooper Fisheries Limited and memorandum of mortgage B. 328573 affecting the land in certificate of title 101/7 whereby Bank of New Zealand is mortgagee. Application B. 379626.

Dated at Hamilton this 27th day of November 1996.

M. COLE, Executive Assistant Land Registrar.

118071

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 38C/554 in the name of June Lee, widow of Katikati. Application B. 377291.

Certificate of title 52C/900 in the names of Arnold Percival Payne and Yvonne Lorraine Payne, retired rest home proprietors, both of Tauranga. Application B. 377805.

Certificate of title 57B/238 in the names of Graham Richard Davison, Glenda May Davison, missionaries, Paul Harris, chartered accountant and Pauline Harris, married woman, all of Auckland. Application B. 381759.

Memorandum of lease S. 564905 affecting certificates of title 14C/125 and 14C/1083 whereby Lindsay Thompson, married woman of Rotorua, is lessee. Application B. 379692.

Certificate of title 35C/330 in the names of Andrew Paul Gilbert, real estate sales person and Jane Gilbert, librarian, both of Rotorua. Application B. 383616.

Certificate of title 58B/756 in the name of Marie Esther Hannah, financial planning consultant of Hamilton. Application B. 378738.

Certificates of title 23C/307 in the names of the mayor, councillors and citizens of the borough of Te Awamutu and 44C/381 in the name of New Zealand Post Limited. Application B. 380673.

Certificate of title 27C/616 in the name of Myfanwy

Gibson, married woman of Thames. Application B. 380710.

Certificate of title 940/163 in the name of David Ralph Perry, company director of Te Waitere. Application B. 381387.

Memorandum of lease S. 509298 and certificates of title 7B/413 and 12C/1209 whereby Daisy Eileen Dickin, widow of Hamilton, is both lessee and registered proprietor. Application B. 381420.

Certificates of title 1242/22 and 1064/219 both in the names of Helen Dunlop O'Shea, nurse of Takapuna, Michael Patrick O'Shea, farmer of Great Barrier Island and Sean O'Shea, student of Takapuna. Application B. 381462.

Dated at Hamilton this 4th day of December 1996.

M. COLE, Executive Assistant Land Registrar.

118056

Land Transfer Act Notice

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

Schedule

Certificate of title 43D/396 in the names of Herbert William Shaw, retired and Joyce Elizabeth Shaw, married woman, both of Te Puke. Application B. 368453.

Certificate of title 1026/266 in the names of Pamela June Punton and Rangi Hawera, retired, both of Tokoroa. Application B. 372976.

Certificate of title 1064/101 in the names of Murray Gilbertson Garland, retired of Tauranga and John Brian Brunskill, farmer of Tauranga. Application B. 380586.

Memorandum of lease H. 146892.1 affecting certificates of title 22C/958, 22C/959 and 22C/960 whereby Tracey Lee McLeod, sales consultant of Mount Maunganui is lessee. Application B. 380792.

Certificate of title 3D/766 in the names of Rangi Kaponga Piware, driver of Tauranga and Priscilla Donna Piware, his wife. Application B. 380793.

Certificate of title 53C/662 in the name of Tainui Maori Trust Board. Application B. 378266.

Certificate of title 101/7 in the name of Cooper Fisheries Limited and memorandum of mortgage B. 328573 affecting the land in certificate of title 101/7 whereby Bank of New Zealand is mortgagee. Application B. 379626.

Dated at Hamilton this 27th day of November 1996.

M. COLE, Executive Assistant Land Registrar.

117982

Land Transfer Act Notice

I hereby give notice of my intention to issue new or provisional instruments of title in place of those declared lost and described in the Schedule below upon the expiration of 14 days from the date of this publication.

Schedule

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

1. 44D/525; Colin Buchanan and Christine Dorothy Buchanan; B. 545409.2.

2. E4/917; Dennis Cheetham and Marie Joan Cheetham; B. 548914.1.

3. 34A/59; Her Majesty the Queen (housing purposes); B. 549939.1.

4. Lease 906149.4 Her Majesty the Queen (housing purposes); B. 549940.1.
5. Renewable lease 9A/570; Downer and Company Limited; B. 550102.1.
6. 15B/1189; Peter Joseph Taylor and Joan Miller Taylor; B. 550868.1.
7. 32C/250 and lease 977510.2; Zada Irene Phillips; B. 551616.1.
8. Lease 183267.2; Barry Raymond Gibbs and Freda Louie Gibbs; B. 551672.1.
9. Lease 116817.4; Philip Lindsay McMaster as executor in the estate of Eileen Teresa McMaster; B. 550992.1.
10. 840/67; Arthur Leslie Sibley and Norah Sibley; B. 550860.1.

Dated at the Land Titles Services, Wellington, this 6th day of December 1996.

W. R. MOYES, District Land Registrar.

188057

Land Transfer Act Notice

I hereby give notice of my intention to issue new or provisional instruments of title in place of those declared lost and described in the Schedule below upon the expiration of 14 days from the date of this publication.

Schedule

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

1. 668/279; Arthur Thomas Mason and Nancy Elizabeth Mason; D. 071024.
2. 25D/1042 and lease 152208.2; Johannes Franciscus Maria Van Campfort and Louise Ellen Van Campfort; D. 071915.
3. Lease 602299.2; Johannes Mulder and Violet May Mulder; D. 071763.
4. 69D/706; Ohga Property Investments Limited; D. 073150.
5. Lease 097265.2; Patricia Claire Pemberton; D. 073616.
6. 302/10; David Anthony Winn; D. 073704.
7. 7C/336; William Baxter and Margret Sim Baxter; D. 071862.
8. 98B/586; Kenneth Bradshaw and Caroline Bradshaw; D. 072630.
9. 71B/343; Paul Ivan O'Keeffe and Julie Elizabeth Mentzer; D. 072558.
10. Mortgage C943519.3; the National Bank of NZ Limited; D. 072259.
11. Lease 765968.2; Victor Peter Gerard O'Connor; D. 072383.
12. Lease A103161; Irene Frances Landreth; D. 072645.
13. Lease 491727.5; Ross Sydney Wilson; D. 068828.
14. 38B/296; Penelope Jane Eighan; D. 074200.

Dated at the Auckland office of Land Information New Zealand this 4th day of December 1996.

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

187997

Land Transfer Act Notice

Evidence of the loss of the outstanding copy of agreement of sale and purchase 47A/338 whereunder Hazel Marion

Henry is the registered proprietor, having been lodged with me together with an application to register an A8 and transfer without production of the said title, in terms of section 44 of the Land Transfer Act 1952, notice is hereby given of my intention to register A8 and transfer upon expiration of 14 days from the date of the *New Zealand Gazette* containing this notice. Application D. 069294.

Dated at the Auckland office of Land Information New Zealand this 27th day of November 1996.

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

188129

Land Transfer Act Notice

I hereby give notice of my intention to issue new or provisional instruments of title in place of those declared lost and described in the Schedule below upon the expiration of 14 days from the date of this publication.

Schedule

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

1. 60C/734; Vera Mae Cross; D. 068808.
2. Lease A. 517960; Agnes Mary Allison; D. 069654.
3. 50B/517; Her Majesty the Queen; D. 070200.
4. 102A/578; Anthony Milton Mawhinney and Christine May Mawhinney; D. 069780.
5. 72A/176; Paul Francis Price and Sandra Denise Linton; D. 070004.
6. Lease B. 279831.1; Philip Selwyn Harry; D. 067395.
7. Lease 876273.2; Terence Malcolm Winsor and Eunice Ann Lyttle; D. 068252.
8. Mortgage B. 989844.3; Bank of New Zealand; D. 067464.
9. Lease B. 584216.4; Jill Irene Nicholson; D. 067818.
10. 17D/1402; Garry Richard Litherland and Barbara May Litherland; D. 068759.
11. 19B/421; Kevin Anthony Jones and Christine Anne Jones; D. 068690.
12. 65B/495; Koh Soe Khon; D. 071068.
13. Lease 142239.5; Roberto Chavez and Nora Chavez; D. 070229.

Dated at the Auckland office of Land Information New Zealand this 27th day of November 1996.

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

188130

Land Transfer Act Notice

Evidence of the loss of the memorandum of lease 586133 in the name of Helen Gardner having been lodged with me together with an application requesting the entry of a memorial of merger of lease without the production of the said lease in terms of section 44 of the Land Transfer Act 1952, notice is hereby given of my intention to enter such memorial upon the expiration of 14 days from the date of the *New Zealand Gazette* containing this notice. Application 920884/1.

Dated at the Dunedin Land Information New Zealand Office this 2nd day of December 1996.

B. YOUNG, Assistant Land Registrar.

187981

Departmental Notices

Courts

Criminal Justice Act 1985

Notice of Confiscation of Motor Vehicle

Notice is hereby given that the following vehicle has been confiscated pursuant to section 84 (2) of the Criminal Justice Act 1985.

Type of Vehicle: Nissan Bluebird.

Registered No.: PH6212.

Owned By: Lindsay Peter Herman.

A. M. HAYES, Deputy Registrar, District Courts.

Don Street, Invercargill.
go8090

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Christchurch on Friday, the 22nd day of November 1996, against **Vincent Grant Pownceby**, for the confiscation of the following motor vehicle:

Ford Cortina. Registration No. IY6451.

A. L. BRIERTON, Deputy Registrar.
go8092

Forfeiture of Motor Vehicle— Andre James Thompson

In the District Court of New Zealand, Whangarei Registry

Notice is hereby given that on 2 December 1996, this Honourable Court ordered the forfeiture of the following motor vehicle owned by the above-named, pursuant to section 84 (2) (a) of the Criminal Justice Act 1985:

1983 Mitsubishi Mirage motor vehicle, registration No. LK 9096.

M. J. JACKSON, Deputy Registrar.
go8121

Order for Confiscation of Motor Vehicle—Section 84, Criminal Justice Act 1985

On 25 November 1996 at the District Court at Tauranga **David Antony Stevenson** of 11B Macville Road, Mount Maunganui, was convicted and sentenced to 6 months imprisonment, suspended for 12 months and disqualified from holding or obtaining a motor driver's licence for 2 years from 25 November 1996, following his conviction on 25 November 1996 for an offence of driving whilst

disqualified having previously been convicted of driving whilst disqualified...

And in addition to the above-mentioned penalty, Judge I. B. Thomas has ordered that a **Mazda Utility** motor vehicle, registered No. **JU 580** owned by the above-mentioned defendant, **David Antony Stevenson** be forfeited to Her Majesty, pursuant to section 84 (4) Criminal Justice Act 1985.

The vehicle is to be surrendered to the Registrar, District Court, Tauranga or a Bailiff of the District Court, Tauranga, by 2.00 p.m. on the 27th day of November 1996.

Dated at the District Court at Tauranga this 25th day of November 1996.

L. C. LAMBERT, Deputy Registrar.
go8000

Defence

New Zealand Army

Her Majesty The Queen has given formal approval for the formation of the Royal New Zealand Army Logistic Regiment and approved the appointment of His Royal Highness The Prince Andrew, Duke of York, C.V.O., A.D.C., as Colonel-in-Chief of the Royal New Zealand Army Logistic Regiment with effect from 9 December 1996.

Her Majesty has approved the disestablishment of the following Corps with effect from 8 December 1996:

The Royal New Zealand Army Ordnance Corps (RNZAOC)

The Corps of Royal New Zealand Electrical and Mechanical Engineers (RNZEME)

The Royal New Zealand Corps of Transport (RNZCT)

and relinquishes the appointment of Colonel-in-Chief of the Royal New Zealand Army Ordnance Corps and has approved the relinquishment of the Colonelcies-in-Chief by:

His Royal Highness The Prince Philip, Duke of Edinburgh, K.G., K.T., O.M., G.B.E., A.C., Q.S.O., C.D., The Corps of Royal New Zealand Electrical and Mechanical Engineers,

Her Royal Highness Princess Alice, Duchess of Gloucester, G.C.B., C.I., G.C.V.O., G.B.E., The Royal New Zealand Corps of Transport,

all with effect from 8 December 1996.

P. M. REID, C.B.E., Major General, Chief of General Staff.
go8087

Education

Education Act 1989

Student Allowances Regulations 1991 Values for Married Students with Earning Spouse Over Combined Income Limit

Pursuant to section 303 (2) (b) of the Education Act 1989, I hereby prescribe the following values for married students whose combined income, before the deduction of income tax, exceeds the following amounts:

\$31,720 with no dependent children	Nil
\$32,760 with dependent children	Nil

This notice comes into force on 1 January 1997.

This notice should be read in conjunction with the Education (Student Allowances) Notice 1996 (S.R. 1996/56).

Dated at Wellington this 3rd day of December 1996.

WYATT CREECH, Minister of Education.

go8043

Closure of Paretai School (3799) Notice

Pursuant to section 154 of the Education Act 1989, and acting under the authority delegated to me, I hereby declare that Paretai School (3799), Otago, will close on the 31st day of December 1996, and will cease to be established on that day.

Dated at Wellington this 6th day of December 1996.

KATHY PHILLIPS, Senior Manager, National Operations.

go8049

Disestablishment of an Intermediate Department

Pursuant to section 149 of the Education Act 1989, notice is given that the intermediate department of Liston College, Auckland, is disestablished from 27 January 1997.

Dated this 9th day of December 1996.

WYATT CREECH, Minister of Education.

go8139

Manukau Institute of Technology Notice 1996

Pursuant to sections 162 (5) and 170 of the Education Act 1989, the Minister of Education gives the following notice:

Notice

1. (a) This notice may be cited as the Manukau Institute of Technology Notice 1996.

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

2. The Manukau Polytechnic, established under section 168 of the Education Act 1989, shall hereafter be known as the Manukau Institute of Technology.

3. The constitution of the Council for the Manukau Institute of Technology shall be as follows:

- (a) Four members appointed by the Minister of Education.
- (b) The Chief Executive of Manukau Institute of Technology.
- (c) One member who shall be a permanent member of the academic staff of Manukau Institute of Technology and who shall be elected by the permanent members of that staff.

(d) One member who shall be a permanent member of the general staff of Manukau Institute of Technology and who shall be elected by the permanent members of that staff.

(e) One member who is or has been a student of Manukau Institute of Technology and who shall, if the students at Manukau Institute of Technology decide, be appointed by the Students' Association of Manukau Institute of Technology or otherwise be elected by the students at Manukau Institute of Technology.

(f) One member appointed after consultation with the Chief Executive of the Auckland Employers' Association Incorporated.

(g) One member appointed after consultation with the Secretary of the New Zealand Council of Trade Unions (Auckland District).

(h) One member appointed after consultation with the Mayor of Manukau City.

(i) One member appointed after consultation with the Vice-Chancellor of the University of Auckland.

(j) One member appointed after consultation with the Chairperson of the Manukau Secondary Schools' Principals' Association.

(k) One member appointed after consultation with the Tangata Whenua.

4. The council may co-opt 2 further members.

5. The maximum number of occasions on which a person may be appointed, elected or co-opted as a member of the council shall be 3 consecutive 4 year terms.

6. Any term that a member has held office prior to the publication of this notice shall be counted towards the maximum number of terms that is permitted under clause 5 of this notice.

7. The Manukau Polytechnic Notice 1990 appearing in the *New Zealand Gazette*, 20 September 1990, No. 164, page 3428, is hereby revoked.

Dated at Wellington this 2nd day of December 1996.

WYATT CREECH, Minister of Education.

go8136

Public Finance Act 1989

Notice of Publication of Additional Statements of Service Performance for Outputs Supplied to the Crown

Pursuant to section 32A of the Public Finance Act 1989, the Minister of Education hereby gives notice of the publication of the Report of Additional Statements of Service Performance for Outputs Supplied to the Crown for the year ended 30 June 1996.

Dated at Wellington this 12th day of December 1996.

HON. WYATT CREECH, Minister of Education.

go8137

State Sector Act 1988

Performance Management in Schools

Pursuant to section 77C of the State Sector Act 1988, and following agreement by the State Services Commission, I hereby prescribe the following matters are to be taken into account by boards of trustees in assessing the performance of teachers.

1. *The Preamble:*

What is performance management?

Performance management involves the development and implementation of policies and procedures to ensure that the teachers and staff provide education and services which effectively meet the needs of their students consistent with the goals and objectives in each school's charter.

An effective performance management system should encompass many personnel management activities. These would include:

- the recruitment and retention of staff;
- the selection and appointment of staff;
- those clauses of collective and individual employment contracts which relate to the performance management of staff;
- the statutory requirements for registration;
- the appraisal and assessment of staff;
- the professional development of staff;
- career development and succession planning;
- remuneration management;
- the discipline and dismissal of staff.

This prescription establishes minimum requirements for the appraisal and assessment of teachers.

2. *The Context for Performance Appraisal in New Zealand Schools:*

The primary purpose of these requirements is to provide a positive framework for the improvement of the quality of teaching (and therefore learning) in New Zealand schools.

The mandatory requirements provide flexibility to allow boards of trustees to design performance appraisal systems appropriate to their school and community within a minimum quality assurance and accountability framework.

3. *The Matters to be Taken into Account:*

The Secretary for Education hereby prescribes the following matters to be taken into account by the employers¹ when assessing the performance of teachers:

- **principles** which should underpin the policies and processes boards have in place for the appraisal of teacher performance;
- **features** of the **process** which is followed in appraising teacher performance;
- **aspects** of teacher's **performance** which should be appraised.

3.1 *The Principles:*

Boards of trustees should ensure that policies and procedures for the appraisal of teacher performance:

- i. are part of an integrated performance management system operating within the school;
- ii. are appropriate to individual teachers, the school and wider community;
- iii. are developed in a consultative manner with teachers;
- iv. are open and transparent;
- v. have a professional development orientation;
- vi. are timely and helpful to the individual teacher;
- vii. give consideration to matters of confidentiality, including the provisions of the Privacy Act and the Official Information Act.

3.2 *The Features of the Appraisal Process:*

3.2.1. The board of trustees is responsible for ensuring that:

- i. a policy for the appraisal of teacher performance is in place which is in accordance with *the principles*;
- ii. responsibility for the implementation of the appraisal policy and process is formally delegated to a professionally competent person or persons;
- iii. the appraisal process for each teacher is completed in accordance with the policy;
- iv. each teacher participates in the appraisal process at least once within a 12 month period.

3.2.2. Boards of trustees must have a documented policy on the appraisal of teacher performance. This policy must:

- i. specify the person(s) responsible for the implementation of the appraisal policy and process;
- ii. specify the process which will be followed in the appraisal of teacher performance;
- iii. include a statement on confidentiality;
- iv. specify a process for dealing with disputes.

3.2.3. Boards of trustees (through the person(s) responsible) must ensure that the appraisal process includes the following elements:

- the identification of an appraiser, in consultation with the teacher concerned;
- the development of a written statement of performance expectations in consultation with each teacher;
- the identification and written specification of one or more development objectives to be achieved during the period for which the performance expectations apply;
- for each development objective, the identification and written specification of the assistance or support to be provided;
- observation of teaching (for those with teaching responsibilities);
- self-appraisal by the teacher;
- an opportunity for the teacher to discuss their achievement of the performance expectations and the development objective(s) with their appraiser;
- An appraisal report prepared and discussed in consultation with the teacher.

3.3 *The Aspects of Teacher Performance to be Appraised:*

Boards of trustees (through the person(s) responsible) must ensure that:

3.3.1. The performance expectations for teachers must relate to the key professional responsibilities and key performance areas of their position;

3.3.2. Key professional responsibilities/performance areas are:

- i. teaching responsibilities (such as planning and preparation, teaching techniques, classroom management, classroom environment, curriculum knowledge, student assessment);
- ii. school-wide responsibilities (such as contribution to curriculum leadership, school-wide planning, school goals, the effective operation of the school as a whole, pastoral activities and student counselling, and to community relationships);
- iii. management responsibilities (such as planning, decision-making, reporting, professional leadership, resource management).

This notice shall be effective from 1 January 1997.

Dated at Wellington this 9th day of December 1996.

HOWARD FANCY, Secretary for Education.

¹ *Boards of trustees*, as the employer, are the only body for whom matters can be prescribed under section 77C of the State Sector Act 1988.

go8128

Environment

Resource Management Act 1991

The Resource Management (Approval of South Canterbury Waterways Limited as Requiring Authority) Notice 1996

Pursuant to section 167 of the Resource Management Act 1991, the Minister for the Environment, hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Resource Management (Approval of South Canterbury Waterways Limited as Requiring Authority) Notice 1996.

(2) This notice shall come into force on the 28th day after the date of its publication in the *New Zealand Gazette*.

2. Approval as requiring authority—South Canterbury Waterways Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991, for its network utility operation being any works for the establishment of a dam, canals, waterways and structures for the distribution of water for supply (including irrigation), in the Opihi River catchment system of the South Canterbury district.

Dated at Wellington this 9th day of December 1996.

HON. SIMON UPTON, Minister for the Environment.

go8157

The Resource Management (Approval of Dunedin Airport Limited as Requiring Authority) Notice 1996

Pursuant to section 167 of the Resource Management Act 1991, the Minister for the Environment, hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Resource Management (Approval of Dunedin Airport Limited as Requiring Authority) Notice 1996.

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

2. Interpretation—In this notice, unless the context otherwise requires, “airport” has the meaning given to that term by section 2 of the Airport Authorities Act 1966.

3. Approval as requiring authority—Dunedin Airport Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991, for its network utility operation for the operation, maintenance and expansion of the airport known as Dunedin Airport.

Dated at Wellington this 9th day of December 1996.

HON. SIMON UPTON, Minister for the Environment.

go8159

The Resource Management (Approval of Broadcast Communications Limited as Requiring Authority) Notice 1996

Pursuant to section 167 of the Resource Management Act 1991, the Minister for the Environment, hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Resource Management (Approval of Broadcast Communications Limited as Requiring Authority) Notice 1996.

(2) This notice shall come into force on the 28th day after the date of its publication in the *New Zealand Gazette*.

2. Interpretation—(1) In this notice, unless the context otherwise requires, “radiocommunication” and “telecommunication” have the same meanings as in section 2 (1) of the Telecommunications Act 1987.

3. Approval as requiring authority—Broadcast Communications Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991, for its network utility operation for the purposes of transmission of radiocommunication and telecommunication signals.

Dated at Wellington this 2nd day of December 1996.

HON. S. UPTON, Minister for the Environment.

go8117

The Resource Management (Approval of The Radio Network Northern Limited as Requiring Authority) Notice (No. 1) 1996

Pursuant to section 167 of the Resource Management Act 1991, the Minister for the Environment, hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Resource Management (Approval of The Radio Network Northern Limited as Requiring Authority) Notice (No. 1) 1996.

(2) This notice shall come into force on the 28th day after the date of its publication in the *New Zealand Gazette*.

2. Interpretation—(1) In this notice, unless the context otherwise requires:

(a) “Radiocommunication or telecommunication facility” means any line, cable, mast, pole, aerial, tower, antenna, dish, fixed radio station, radio apparatus or other structure, facility or apparatus intended for, associated with, or ancillary to, effecting radiocommunication or telecommunication;

(b) “Fixed radio station”, “radio apparatus”, “radiocommunication”, and “telecommunication” have the same meanings as in section 2 (1) of the Telecommunications Act 1987;

(c) “Network” means the system of radiocommunication and telecommunication facilities which The Radio Network Northern Limited operates or may in future operate, for the purpose of effecting radiocommunication and telecommunication.

(2) In this notice, any reference to an enactment shall be deemed to include reference to all subsequent enactments passed in amendment or substitution for that enactment.

3. Approval as requiring authority in respect of every project or work relating to designations and related processes—(1) The Radio Network Northern Limited is hereby approved as a requiring authority under section 167

of the Resource Management Act 1991 for every project or work in respect of which:

- (a) a designation is included or is deemed to be included in a district plan, or is to be included in a district plan by virtue of section 420 (2) (b) of the Resource Management Act 1991, for which The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, has been or is the requiring authority or where The Radio Network Northern Limited could be the requiring authority; or
- (b) written notice could be, has been, or may be given by The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, or The Radio Network Northern Limited, being the requiring authority for a designation which has not lapsed, to a territorial authority requiring that designation to be included in the proposed district plan, with or without modification, under clause 4 of the First Schedule to the Resource Management Act 1991 (or under the former section 183 of that Act); or
- (c) a notice of requirement has been given by The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, under section 168 of the Resource Management Act 1991; or
- (d) provision is included in a proposed district plan (including any change or variation) for any designation for which The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, has been or is the requiring authority.

4. Approval as requiring authority in respect of other projects or works—(1) The Radio Network Northern Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991 for every project or work in respect of:

- (a) any radiocommunication or telecommunication facility of its network in respect of any site of which The Radio Network Northern Limited, The Radio Company Limited, or The Radio Network of New Zealand Limited or any subsidiary company (as defined in the Companies Act 1993) of The Radio Network of New Zealand Limited is an owner or a holder of any estate or interest; and
- (b) the operation, erection, installation, maintenance, replacement, alteration, improvement, removal and other use of land (within the meaning of section 9 (4) of the Resource Management Act 1991) in respect of any such radiocommunication or telecommunication facility.

Dated at Wellington this 2nd day of December 1996.

HON. S. UPTON, Minister for the Environment.

go8115

The Resource Management (Approval of The Radio Network Northern Limited as Requiring Authority) Notice (No. 2) 1996

Pursuant to section 167 of the Resource Management Act 1991, the Minister for the Environment, hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Resource Management (Approval of The Radio Network Northern Limited as Requiring Authority) Notice (No. 2) 1996.

(2) This notice shall come into force on the 28th day after the date of its publication in the *New Zealand Gazette*.

2. Interpretation—(1) In this notice, unless the context otherwise requires:

- (a) "Radiocommunication or telecommunication facility" means any line, cable, mast, pole, aerial, tower, antenna, dish, fixed radio station, radio apparatus or other structure, facility or apparatus intended for, associated with, or ancillary to, effecting radiocommunication or telecommunication;
- (b) "Fixed radio station", "radio apparatus", "radiocommunication", and "telecommunication" have the same meanings as in section 2 (1) of the Telecommunications Act 1987;
- (c) "Network" means the system of radiocommunication and telecommunication facilities which The Radio Network Northern Limited operates or may in future operate, for the purpose of effecting radiocommunication and telecommunication.

(2) In this notice, any reference to an enactment shall be deemed to include reference to all subsequent enactments passed in amendment or substitution for that enactment.

3. Approval as requiring authority in respect of network utility operation—(1) The Radio Network Northern Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991 in respect of the particular network utility operation described in subclause (2) of this clause.

(2) The particular network utility operation for which this approval is granted is:

- (a) any radiocommunication or telecommunication facility of its network in respect of any site of which The Radio Network Northern Limited, The Radio Company Limited, or The Radio Network of New Zealand Limited or any subsidiary company (as defined in the Companies Act 1993) of The Radio Network of New Zealand Limited is or may, at any time, become an owner or a holder of any other estate or interest; and
- (b) the operation, erection, installation, maintenance, replacement, alteration, improvement, removal and other use of land (within the meaning of section 9 (4) of the Resource Management Act 1991) in respect of any such radiocommunication or telecommunication facility.

Dated at Wellington this 2nd day of December 1996.

HON. S. UPTON, Minister for the Environment.

go8116

The Resource Management (Approval of The Radio Network Central Limited as Requiring Authority) Notice (No. 1) 1996

Pursuant to section 167 of the Resource Management Act 1991, the Minister for the Environment, hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Resource Management (Approval of The Radio Network Central Limited as Requiring Authority) Notice (No. 1) 1996.

(2) This notice shall come into force on the 28th day after the date of its publication in the *New Zealand Gazette*.

2. Interpretation—(1) In this notice, unless the context otherwise requires:

- (a) "Radiocommunication or telecommunication facility" means any line, cable, mast, pole, aerial, tower, antenna, dish, fixed radio station, radio apparatus or other structure, facility or apparatus intended for, associated with, or ancillary to, effecting radiocommunication or telecommunication;
- (b) "Fixed radio station", "radio apparatus", "radiocommunication", and "telecommunication" have the same meanings as in section 2 (1) of the Telecommunications Act 1987;
- (c) "Network" means the system of radiocommunication and telecommunication facilities which The Radio Network Central Limited operates or may in future operate, for the purpose of effecting radiocommunication and telecommunication.

(2) In this notice, any reference to an enactment shall be deemed to include reference to all subsequent enactments passed in amendment or substitution for that enactment.

3. Approval as requiring authority in respect of every project or work relating to designations and related processes—(1) The Radio Network Central Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991 for every project or work in respect of which:

- (a) a designation is included or is deemed to be included in a district plan, or is to be included in a district plan by virtue of section 420 (2) (b) of the Resource Management Act 1991, for which The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, has been or is the requiring authority or where The Radio Network Central Limited could be the requiring authority; or
- (b) written notice could be, has been, or may be given by The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, or The Radio Network Central Limited, being the requiring authority for a designation which has not lapsed, to a territorial authority requiring that designation to be included in the proposed district plan, with or without modification, under clause 4 of the First Schedule to the Resource Management Act 1991 (or under the former section 183 of that Act); or
- (c) a notice of requirement has been given by The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, under section 168 of the Resource Management Act 1991; or
- (d) provision is included in a proposed district plan (including any change or variation) for any designation for which The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, has been or is the requiring authority.

4. Approval as requiring authority in respect of other projects or works—(1) The Radio Network Central Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991 for every project or work in respect of:

- (a) any radiocommunication or telecommunication

facility of its network in respect of any site of which The Radio Network Central Limited, The Radio Company Limited, or The Radio Network of New Zealand Limited or any subsidiary company (as defined in the Companies Act 1993) of The Radio Network of New Zealand Limited is an owner or a holder of any estate or interest; and

- (b) the operation, erection, installation, maintenance, replacement, alteration, improvement, removal and other use of land (within the meaning of section 9 (4) of the Resource Management Act 1991) in respect of any such radiocommunication or telecommunication facility.

Dated at Wellington this 2nd day of December 1996.

HON. S. UPTON, Minister for the Environment.

go8108

The Resource Management (Approval of The Radio Network Central Limited as Requiring Authority) Notice (No. 2) 1996

Pursuant to section 167 of the Resource Management Act 1991, the Minister for the Environment, hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Resource Management (Approval of The Radio Network Central Limited as Requiring Authority) Notice (No. 2) 1996.

(2) This notice shall come into force on the 28th day after the date of its publication in the *New Zealand Gazette*.

2. Interpretation—(1) In this notice, unless the context otherwise requires:

- (a) "Radiocommunication or telecommunication facility" means any line, cable, mast, pole, aerial, tower, antenna, dish, fixed radio station, radio apparatus or other structure, facility or apparatus intended for, associated with, or ancillary to, effecting radiocommunication or telecommunication;
- (b) "Fixed radio station", "radio apparatus", "radiocommunication", and "telecommunication" have the same meanings as in section 2 (1) of the Telecommunications Act 1987;
- (c) "Network" means the system of radiocommunication and telecommunication facilities which The Radio Network Central Limited operates or may in future operate, for the purpose of effecting radiocommunication and telecommunication.

(2) In this notice, any reference to an enactment shall be deemed to include reference to all subsequent enactments passed in amendment or substitution for that enactment.

3. Approval as requiring authority in respect of network utility operation—(1) The Radio Network Central Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991 in respect of the particular network utility operation described in subclause (2) of this clause.

(2) The particular network utility operation for which this approval is granted is:

- (a) any radiocommunication or telecommunication facility of its network in respect of any site of which The Radio Network Central Limited, The Radio Company Limited, or The Radio Network of New Zealand Limited or any subsidiary company (as defined in the Companies Act 1993) of The Radio Network of New Zealand Limited is or may, at any

time, become an owner or a holder of any other estate or interest; and

- (b) the operation, erection, installation, maintenance, replacement, alteration, improvement, removal and other use of land (within the meaning of section 9 (4) of the Resource Management Act 1991) in respect of any such radiocommunication or telecommunication facility.

Dated at Wellington this 2nd day of December 1996.

HON. S. UPTON, Minister for the Environment.

go8109

The Resource Management (Approval of The Radio Network Southern Limited as Requiring Authority) Notice (No. 1) 1996

Pursuant to section 167 of the Resource Management Act 1991, the Minister for the Environment, hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Resource Management (Approval of The Radio Network Southern Limited as Requiring Authority) Notice (No. 1) 1996.

(2) This notice shall come into force on the 28th day after the date of its publication in the *New Zealand Gazette*.

2. Interpretation—(1) In this notice, unless the context otherwise requires:

- (a) "Radiocommunication or telecommunication facility" means any line, cable, mast, pole, aerial, tower, antenna, dish, fixed radio station, radio apparatus or other structure, facility or apparatus intended for, associated with, or ancillary to, effecting radiocommunication or telecommunication;
- (b) "Fixed radio station", "radio apparatus", "radiocommunication", and "telecommunication" have the same meanings as in section 2(1) of the Telecommunications Act 1987;
- (c) "Network" means the system of radiocommunication and telecommunication facilities which The Radio Network Southern Limited operates or may in future operate, for the purpose of effecting radiocommunication and telecommunication.

(2) In this notice, any reference to an enactment shall be deemed to include reference to all subsequent enactments passed in amendment or substitution for that enactment.

3. Approval as requiring authority in respect of every project or work relating to designations and related processes—(1) The Radio Network Southern Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991 for every project or work in respect of which:

- (a) a designation is included or is deemed to be included in a district plan, or is to be included in a district plan by virtue of section 420(2)(b) of the Resource Management Act 1991, for which The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, has been or is the requiring authority or where The Radio Network Southern Limited could be the requiring authority; or

- (b) written notice could be, has been, or may be given by The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New

Zealand, or The Radio Network Southern Limited, being the requiring authority for a designation which has not lapsed, to a territorial authority requiring that designation to be included in the proposed district plan, with or without modification, under clause 4 of the First Schedule to the Resource Management Act 1991 (or under the former section 183 of that Act); or

- (c) a notice of requirement has been given by The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, under section 168 of the Resource Management Act 1991; or

- (d) provision is included in a proposed district plan (including any change or variation) for any designation for which The Radio Company Limited (including under its previous name of Radio New Zealand Limited) or its predecessor, the Broadcasting Corporation of New Zealand, has been or is the requiring authority.

4. Approval as requiring authority in respect of other projects or works—(1) The Radio Network Southern Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991 for every project or work in respect of:

- (a) any radiocommunication or telecommunication facility of its network in respect of any site of which The Radio Network Southern Limited, The Radio Company Limited, or The Radio Network of New Zealand Limited or any subsidiary company (as defined in the Companies Act 1993) of The Radio Network of New Zealand Limited is an owner or a holder of any estate or interest; and
- (b) the operation, erection, installation, maintenance, replacement, alteration, improvement, removal and other use of land (within the meaning of section 9(4) of the Resource Management Act 1991) in respect of any such radiocommunication or telecommunication facility.

Dated at Wellington this 2nd day of December 1996.

HON. S. UPTON, Minister for the Environment.

go8111

The Resource Management (Approval of The Radio Network Southern Limited as Requiring Authority) Notice (No. 2) 1996

Pursuant to section 167 of the Resource Management Act 1991, the Minister for the Environment, hereby gives the following notice:

Notice

1. Title and commencement—(1) This notice may be cited as the Resource Management (Approval of The Radio Network Southern Limited as Requiring Authority) Notice (No. 2) 1996.

(2) This notice shall come into force on the 28th day after the date of its publication in the *New Zealand Gazette*.

2. Interpretation—(1) In this notice, unless the context otherwise requires:

- (a) "Radiocommunication or telecommunication facility" means any line, cable, mast, pole, aerial, tower, antenna, dish, fixed radio station, radio apparatus or other structure, facility or apparatus intended for, associated with, or ancillary to, effecting radiocommunication or telecommunication;
- (b) "Fixed radio station", "radio apparatus", "radiocommunication", and "telecommunication"

have the same meanings as in section 2 (1) of the Telecommunications Act 1987;

- (c) "Network" means the system of radiocommunication and telecommunication facilities which The Radio Network Southern Limited operates or may in future operate, for the purpose of effecting radiocommunication and telecommunication.

(2) In this notice, any reference to an enactment shall be deemed to include reference to all subsequent enactments passed in amendment or substitution for that enactment.

3. Approval as requiring authority in respect of network utility operation—(1) The Radio Network Southern Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991 in respect of the particular network utility operation described in subclause (2) of this clause.

(2) The particular network utility operation for which this approval is granted is:

- (a) any radiocommunication or telecommunication facility of its network in respect of any site of which The Radio Network Southern Limited, The Radio Company Limited, or The Radio Network of New Zealand Limited or any subsidiary company (as defined in the Companies Act 1993) of The Radio Network of New Zealand Limited is or may, at any time, become an owner or a holder of any other estate or interest; and
- (b) the operation, erection, installation, maintenance, replacement, alteration, improvement, removal and other use of land (within the meaning of section 9 (4) of the Resource Management Act 1991) in respect of any such radiocommunication or telecommunication facility.

Dated at Wellington this 2nd day of December 1996.

HON. S. UPTON, Minister for the Environment.

go8112

Forestry

Forest Disease Control Regulations 1967

Declaration of Infected Area

Pursuant to regulation 4 of the Forest Disease Control Regulations 1967 and to a delegation from the Secretary of Forestry, I, Ross Brooker Morgan, an authorised Forestry Officer acting with the approval of the Minister of Forestry, hereby declare Auckland City to be an infected area in respect of the insect *Dicranosterna semipunctata* which attacks *Acacia* species with large phyllode type (broadleaf-like) foliage.

Dated at Mount Maunganui this 6th day of December 1996.

ROSS B. MORGAN, Authorised Forestry Officer.

Note:

The effect of this declaration is to enable the Ministry of Forestry to co-ordinate the treatment of any forest produce infested by *Dicranosterna semipunctata*. Forest produce means anything that may be affected by the specified insect, and includes plants and foliage material.

For the time being there is no restriction on the movement of large phyllode type *Acacia* species, from, into or within Auckland City.

Any person wishing to make an inquiry about this matter should contact the Ministry of Forestry, Auckland Office, C.P.O. Box 39. Telephone: (09) 303 3423.

This declaration takes effect upon its first publication in a newspaper circulating in the infected area.

go8166

Inland Revenue

Income Tax Act 1994

Notice of Determination of Tax Depreciation Rates

Pursuant to section EG 14 of the Income Tax Act 1994, notice is hereby given that the Commissioner of the Inland Revenue Department has issued "Determination DEP20: Tax Depreciation Rates General Determination Number 20", pursuant to section EG 4 of the Income Tax Act 1994. The determination may be cited as "Determination DEP20: Tax Depreciation Rates General Determination Number 20".

Determination DEP20 will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 8, No. 10 of December 1996.

A copy of the determination is available from Inland Revenue offices.

Dated at Wellington this 5th day of December 1996.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8119

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. 96/35 was issued on 29 November 1996. It relates to an employee share purchase scheme and the application of section CH 2 and the definitions of "convertible note" and "trustee" in section OB 1 of the Income Tax Act 1994.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8093

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. 96/36 was issued on 29 November 1996. It relates to an employee share purchase scheme and the application of section CH 2 and the definitions of "convertible note" and "trustee" in section OB 1 of the Income Tax Act 1994 as amended by the Taxation (Core Provisions) Act 1996.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8094

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. 96/37 was issued on 2 December 1996. It relates to the demutualisation process and the application of section BB 4 (a), (c), and (d) of the Income Tax Act 1994.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8095

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. 96/38 was issued on 2 December 1996. It relates to the issue of shares and options and whether this constitutes a "claim" as defined in section OB 1 of the Income Tax Act 1994.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8096

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. 96/39 was issued on 2 December 1996. It relates to the issue of shares and options and whether this is a dividend under section CF 1 of the Income Tax Act 1994.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8097

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. 96/40 was issued on 5 December 1996. It relates to a distribution of shares and the application of sections EH 1, EH 4, HH 3 (5) and the definition of "beneficiary income" in section OB 1 of the Income Tax Act 1994. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 8, No. 10 of December 1996.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8098

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. 96/41 was issued on 4 December 1996. It relates to the assessability of lump sum payments to agents and the application of sections BB 4 (a), BB 4 (d), and CE 1 (1) (c) of the Income Tax Act 1994.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8099

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. 96/42 was issued on 4 December 1996. It relates to the assessability of lump sum payments to agents and the application of sections CD 3, CD 5, and CE 1 (1) (c) of the Income Tax Act 1994 as amended by the Taxation (Core Provisions) Act 1996.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8100

Notice of Public Ruling

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

2. Public ruling No. 95/10A entitled "Financial planning fees: income tax deductibility" will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 8, No. 10 of December 1996. It is essentially the same as public ruling No. 95/10, but takes into account the effects of the Taxation (Core Provisions) Act 1996 which amend the Income Tax Act 1994 from the 1997-98 income year.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager (Adjudication & Rulings).

go8101

Notice of Public Ruling

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

2. Public ruling No. 96/4A entitled "Debt forgiveness in consideration of natural love and affection" will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 8, No. 10 of December 1996. It is essentially the same as public ruling No. 96/4, but takes into account the effects of the Taxation (Core Provisions) Act 1996 which amend the Income Tax Act 1994 from the 1997-98 income year.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager
(Adjudication & Rulings).

go8102

Notice of Public Ruling

1. This is a notice of a public ruling made under section 91D of the Tax Administration Act 1994.
2. Public ruling No. 96/12 entitled "GST - Time of supply when payment is made by cheque, credit card, charge card or irrevocable letter of credit" will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 8, No. 10 of December 1996.
3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager
(Adjudication & Rulings).

go8103

Notice of Public Ruling

1. This is a notice of a public ruling made under section 91D of the Tax Administration Act 1994.
2. Public ruling No. 96/3A entitled "Bad debts - writing off debts as bad for G.S.T. and income tax purposes" will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 8, No. 10 of December 1996. It is essentially the same as public ruling No. 96/3, but takes into account the effects of the Taxation (Core Provisions) Act 1996 which amend the Income Tax Act 1994 from the 1997-98 income year.
3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager
(Adjudication & Rulings).

go8104

Notice of Public Ruling

1. This is a notice of a public ruling made under section 91D of the Tax Administration Act 1994.
2. Public ruling No. 95/5A entitled "Relationship between the 'unit trust' and 'qualifying trust' definitions" will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 8, No. 10 of December 1996. It is essentially the same as public ruling No. 95/5, but takes into account the effects of the Taxation (Core Provisions) Act 1996 which amend the Income Tax Act 1994 from the 1997-98 income year.
3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager
(Adjudication & Rulings).

go8105

Notice of Public Ruling

1. This is a notice of a public ruling made under section 91D of the Tax Administration Act 1994.
2. Public ruling No. 96/2A entitled "Dispositions where the transferor reserves a benefit or advantage in real property: income tax implications" will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 8, No. 10 of December 1996. It is essentially the same as public ruling No. 96/2, but takes into account the effects of the Taxation (Core

Provisions) Act 1996 which amend the Income Tax Act 1994 from the 1997-98 income year.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager
(Adjudication & Rulings).

go8106

Notice of Public Ruling

1. This is a notice of a public ruling made under section 91D of the Tax Administration Act 1994.
2. Public ruling No. 95/1A entitled "Associated non-profit bodies - \$1,000 income tax exemption" will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 8, No. 10 of December 1996. It is essentially the same as public ruling No. 95/1, but takes into account the effects of the Taxation (Core Provisions) Act 1996 which amend the Income Tax Act 1994 from the 1997-98 income year.

3. A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

JEFFREY TYLER, Assistant General Manager
(Adjudication & Rulings).

go8107

Internal Affairs

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 14

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. 14.
2. The organisations specified in the Schedule hereto are hereby declared to be approved organisations for the purpose of the Marriage Act 1955.

Schedule

City Faith Centre.
Family Life New Zealand.
Muslim Student Association.

Dated at Lower Hutt this 10th day of December 1996.

B. E. CLARKE, Registrar-General.

go8161

Marriage (Approval of Organisation) 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 Organisation) Notice No. 15.
2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

Rhema Family Church to City Faith Centre.

Dated at Lower Hutt this 10th day of December 1996.

B. E. CLARKE, Registrar-General.

go8160

Marriage (Celebrants for 1996) Notice No. 33

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 are published for general information:

Archbold, Brooke, 12 Bucklands Beach Road, Bucklands Beach.

Borrows, Kerry James, 67 Egmont Street, Hawera.

Handsombe, Riria, 56 Tannadyce Street, Strathmore, Wellington.

Pratt, Margaret Ilene, 10 Morrice Avenue, Morrinsville.

Ritchie, Brian John, 8 Waiewe Street, Whakatane.

Tjeerd, Joslyn Margaret, 22 Bannister Avenue, Johnsonville.

Dated at Lower Hutt this 10th day of December 1996.

B. E. CLARKE, Registrar-General.

go8162

Marriage (Celebrants for 1996) Notice No. 34

Pursuant to the provisions of section 13 of the Marriage Act 1955, it is hereby notified that the following name has been removed from the list of marriage celebrants under section 10 of the Act.

Moesbergen, Mark, Roman Catholic.

Dated at Lower Hutt this 10th day of December 1996.

B. E. CLARKE, Registrar-General.

go8164

Marriage (Celebrants for 1996) Notice No. 35

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:

Alexander, Indrea Margaret, Anglican.

Buchanan, John Telfer, Brethren.

Collins, Garry Joseph, Community Christian Fellowship Trust.

Dagger, Maurice James, Anglican.

Foster, Rosemary Grace, Brethren.

Handley, Timothy Mark, Anglican.

Hansen, Peter Edward, New Zealand Rationalist Association Inc.

Macleay, Kathleen, Anglican.

Malone, Terence David, Salvation Army.

Marsh, Ian Wairua, Assemblies of God in New Zealand.

Osborne, John Andrew, Kaukapakapa Community Church.

Poole, Jasmine Ellen, Anglican.

Puckey, Eleanor May, Thames Keeping in Touch Spiritualist Church.

Purdy, Darryl Sean, Calvary Baptist Assembly.

Seiuli, Seiuli Sam, Emanuelu Christian Fellowship.

Stuart, Jennifer Joyce, Anglican.

Dated at Lower Hutt this 10th day of December 1996.

B. E. CLARKE, Registrar-General.

go8163

Justice

Financial Transactions Reporting Act 1996

Section 56 of the Financial Transactions Reporting Act 1996

The Minister of Justice hereby gives notice that he intends to make a recommendation that regulations be made pursuant to section 56 (1) (e) of the Financial Transactions Reporting Act 1996, to clarify the status of term deposits. The proposed regulation will deem a term deposit account not to be a facility.

A draft of the proposed regulation is available for inspection. Any person wishing to inspect the draft regulation or to comment on it should contact Val Sim, Ministry of Justice, P.O. Box 180, Wellington. Telephone: (04) 494 9755.

DOUGLAS GRAHAM, Minister of Justice.

go8167

Labour

Disabled Persons Employment Promotion Act 1960

Notice of Approval of Organisations

Pursuant to section 3 of the Disabled Persons Employment Promotion Act 1960, the Minister of Employment hereby

notifies that the organisations listed below are organisations approved for the purposes of that Act.

Abilities North Shore Incorporated.
 Auckland Protected Employment Trust.
 Auckland Sheltered Workshop.
 Disabled Citizens Society Incorporated.
 Framework Trust.
 Matea Trust.
 Richmond Fellowship of NZ Incorporated.
 Blenheim Business Services Incorporated.
 Cambridge Disabled Sheltered Workshop Incorporated.
 Handmade Studio Trust.
 Hohepa Homes (Canterbury).
 SPAN Charitable Trust.
 Step Ahead Trust.
 Greenways Trust.
 Kaurilands Skills Centre.
 Firmament Incorporated Charitable Trust.
 Disabled Citizens Society trading as Cargill Enterprises.
 Vanessa Lowndes Abilities Incorporated.
 Hamilton Workshop & Training Centre Incorporated.
 Disability Resource Centre HB Incorporated.
 Presbyterian Support (East Coast).
 Hohepa Homes Hawkes Bay.
 Schizophrenia Fellowship Wairarapa.
 Disability Training Services H.B. Incorporated.
 Atawahai Industries Incorporated.
 Te Aratu Trust.
 Manaaki Trust Incorporated.
 Avalon Training Centre (Equality Bay of Plenty Incorporated).
 South Waikato Achievement Trust Incorporated.
 Wanganui Enterprises.
 Disabled Distributors Incorporated.
 Eastern Bay Achievement Trust Incorporated.

Dated at Wellington this 6th day of December 1996.

WYATT CREECH, Minister of Employment.

go8122

Transport

Civil Aviation Act 1990

Designation of International Air Routes as Non-Smoking

Pursuant to section 96A (2) (a) of the Civil Aviation Act 1990, I designate all international air routes operated by

New Zealand airlines as non-smoking routes, with the exception of the following routes:

<i>Routes</i>	<i>Parts of Routes</i>
Auckland-Tokyo	Nadi-Tokyo
Tokyo-Auckland	Tokyo-Nadi
Tokyo-Christchurch	
Auckland-Osaka	Brisbane-Osaka
Osaka-Auckland	Osaka-Brisbane
Christchurch-Osaka	
Osaka-Christchurch	
Auckland-Fukuoka	Nadi-Nagoya
Fukuoka-Auckland	Nagoya-Nadi
Christchurch-Fukuoka	
Fukuoka-Christchurch	
Auckland-Seoul	Nadi-Seoul
Seoul-Auckland	Seoul-Nadi
	Brisbane-Seoul
	Seoul-Brisbane

This notice shall take effect from 1 January 1997.

Dated at Wellington this 9th day of December 1996.

MAURICE WILLIAMSON, Minister of Transport.

go8132

Notice of Intention to Consider Varying an International Air Service Licence

Pursuant to section 87J (3) of the Civil Aviation Act 1990, and a delegation from the Secretary for Transport dated 28 August 1996, I give notice that, having received an application from Air New Zealand Limited, the Minister of Transport intends to consider varying the International Air Service Licence held by that airline to, in respect of the United States, include Chicago and San Francisco among the points which may be served in the United States, in addition to the airline's current entitlement to operate to Honolulu and/or Los Angeles.

Any person or organisation wishing to make representations relating to this proposal must forward those representations in writing to reach me at the Ministry of Transport, P.O. Box 3175, Wellington, on or before 12 January 1997.

Signed at Wellington this 10th day of December 1996.

J. G. BRADBURY, General Manager International Relations, Ministry of Transport.

go8165

The Treasury

Fiscal Responsibility Act 1994

December Economic and Fiscal Update Copies for Inspection and Purchase by Members of the Public

The following statement is made pursuant to section 17 of the Fiscal Responsibility Act 1994:

The Minister of Finance published the December Economic and Fiscal Update on 2 December 1996, as required under section 13 of the Fiscal Responsibility Act 1994.

Copies of this document are available for inspection by members of the public at public libraries, which hold parliamentary papers.

Copies of this document are on sale to members of the public in bookshops around New Zealand or by writing to:

GP Publications
P.O. Box 12-052
Wellington.

Copies of this document will be available for sale or inspection for 6 months from the date of publication of this notice.

Signed at Wellington this 2nd day of December 1996.

C. J. MACKENZIE, Manager, (Budget Coordinator)
Treasury.
go8118

Authorities and Other Agencies of State Notices

Casino Control Authority

Casino Control Act 1990

Rules of Casino Table Games, Amendment No. 5

Pursuant to section 63 of the Casino Control Act 1990, the Casino Control Authority on 15 November 1996 resolved that, with effect from 10.00 a.m. on Friday, 13 December 1996:

1. The game of Pai Gow be approved to be conducted and played in the licensed casino at the property bounded by Hobson, Victoria, Federal and Wellesley Streets, Auckland;

2. The Rules of Casino Table Games approved to be conducted and played in the casino referred to above, as set out in the Supplement dated Friday, 26 January 1996 to the *New Zealand Gazette* of Thursday, 25 January 1996, and as subsequently amended by notices in the editions of the *New Zealand Gazette* of Thursday, 22 February 1996, Thursday, 4 April 1996, Thursday, 11 July 1996 and Thursday, 24 October 1996, be amended as set out in the Schedule hereto; and

3. The Rules of Casino Table Games referred to above, as so amended and as applicable, be approved as the rules for Pai Gow.

R. M. IRVINE, Chairperson, Casino Control Authority.

Schedule

1.0 Table of Contents

The table of contents prior to Division I of the rules is hereby amended by inserting, at the end of the table, the following:

“DIVISION XII—PAI GOW

- Part 1 Interpretation
- Part 2 Table Layout and Equipment
- Part 3 The Tiles
- Part 4 The Bank

Part 5 The Shuffle and Cut

Part 6 Wagers

Part 7 The Dice

Part 8 General Conditions of Play

Part 9 Procedures for Methods of Play

Part 10 Irregularities ”.

2.0 Division XII—Pai Gow

The rules are hereby amended by inserting, after Division XI, the following:

“DIVISION XII—PAI GOW

1.0 Interpretation

In this division, unless the contrary intention appears:

“**Approved Cut**”, in relation to a casino, means a cut that is:

- (a) named in Appendix D to this division; and
- (b) approved by the Authority, and conducted in a manner approved by the Authority, in writing for use in the casino;

“**Bank**” means the hand against which:

- (a) where the hand is held by the house, all of the players, and
- (b) where the hand is held by a player/banker, all of the other players,

wager;

“**Banker**” means the person or persons holding, or who is or are to hold, the bank in a round of play, and may be or include the house;

“**Banker Wager Area**” means that part of the layout in front of the dealer which is designated as the area for placing the co-banking wager, as shown in Diagram 13;

“**Box**” means a numbered area on the pai gow layout designated for the placement of wagers by the players;

“**Chung**” means a marker that is used to denote the box to which the banker’s tiles will be dealt;

“**Co-Banker**” means a player/banker who holds or is to hold the bank in equal partnership with the house;

“**Cut**” means a process for dividing, into eight groups of four, a set of thirty-two pai gow tiles that has been stacked by the dealer, each of which groups is to be delivered to a box on the pai gow layout, and which dictates the order in which the tiles shall be delivered to the boxes;

“**Dice Cup**” means the device described in rule 2.4 (b) of this division;

“**Hand**” means a group of four tiles which is delivered to a box and which, if and when it is set, consists of a high hand (of higher rank or value) and a low hand (of lower rank or value), each of two tiles;

“**House**” means the casino operator;

“**House Way**” means the set of rules contained in Appendix C to this division which, where applicable, dictate how a hand shall be set;

“**Laja**” means an additional mix of the tiles that may be performed by the dealer, a player or a player/banker in accordance with these rules;

“**Losing Wager Area**” means that part of the layout in front of the dealer which is designated as the area for placing losing wagers, as shown in Diagram 13;

to “**Match**” means to compare:

(a) the high hand in a player’s hand with that in the banker’s hand, and

(b) the low hand in a player’s hand that in the banker’s hand,

for the purpose of determining whether any wager on either of the hands wins, loses or constitutes a push;

“**Player/Banker**” means a player who holds or is to hold the bank in a round of play, either as the banker or as a co-banker;

“**Push**” means stand off;

“**Round of Play**”, in relation to the game of pai gow, means a period of play commencing with the cut of the tiles and concluding when the dealer matches the hands and, if applicable, collects losing wagers, determines pushes and pays out winnings;

to “**Set**”, in relation to a hand, means to divide the hand into a low hand and a high hand, each consisting of two tiles;

“**Setting**” means the manner in which a hand is set;

to “**Shuffle**”, in relation to the pai gow tiles, means to randomly and thoroughly mix all of the tiles by hand in a washing or swirling motion, while they are spread face down on the table;

“**Tile**” means one of the set of thirty-two tiles used in the game of pai gow and described in rule 2.4 (a) of this division; and

“**Total**” means the sum of the dots on the high or uppermost sides of the three dice in the dice cup following a spin of the dice.

2.0 Table Layout and Equipment

2.1 Pai gow shall be played at a table having on one side eight places for the players, and on the opposite side a place for the dealer.

2.2 The layout cloth covering the pai gow table shall display the name and/or logo of the casino, have numbered areas designated for the placement of wagers, and be marked in a manner similar in substance to that shown in Diagram 13.

2.3 A set of three identical six-sided dice shall be used in the game to determine which box receives the first set of tiles from the cut. The dice shall be constructed of plastic, and be precision made with faces of a minimum size of 10 millimetres square. The sides of each die shall be clearly marked by the use of dots with values from one to six, so arranged that the sum of the values of any pair of opposite sides is seven, and have a finish and texture exactly identical to that of all the other sides. The weight of each die shall be equally distributed throughout, and no side shall be heavier or lighter than any other. The dice shall operate as a random number generator, in that their use in the game shall result in the selection of a value which is:

- (a) statistically independent;
- (b) uniformly distributed over its range; and
- (c) unpredictable.

2.4 The following equipment shall also be used in the game of pai gow:

(a) a set of thirty-two tiles, in the nature of dominoes, which are identical in size and shape:

- (i) the faces of which bear the individual markings shown in Appendix B to this division, and
- (ii) the backs and sides of which are of the same colour and design, and appear identical in all other respects;

(b) a dice cup, being a cup-like device with a non-transparent cover which shall be used to contain and shake the three dice referred to in rule 2.3 of this division;

(c) where rule 5.8 of this division applies, 2 buttons, one marked “+4” and the other marked “-4”;

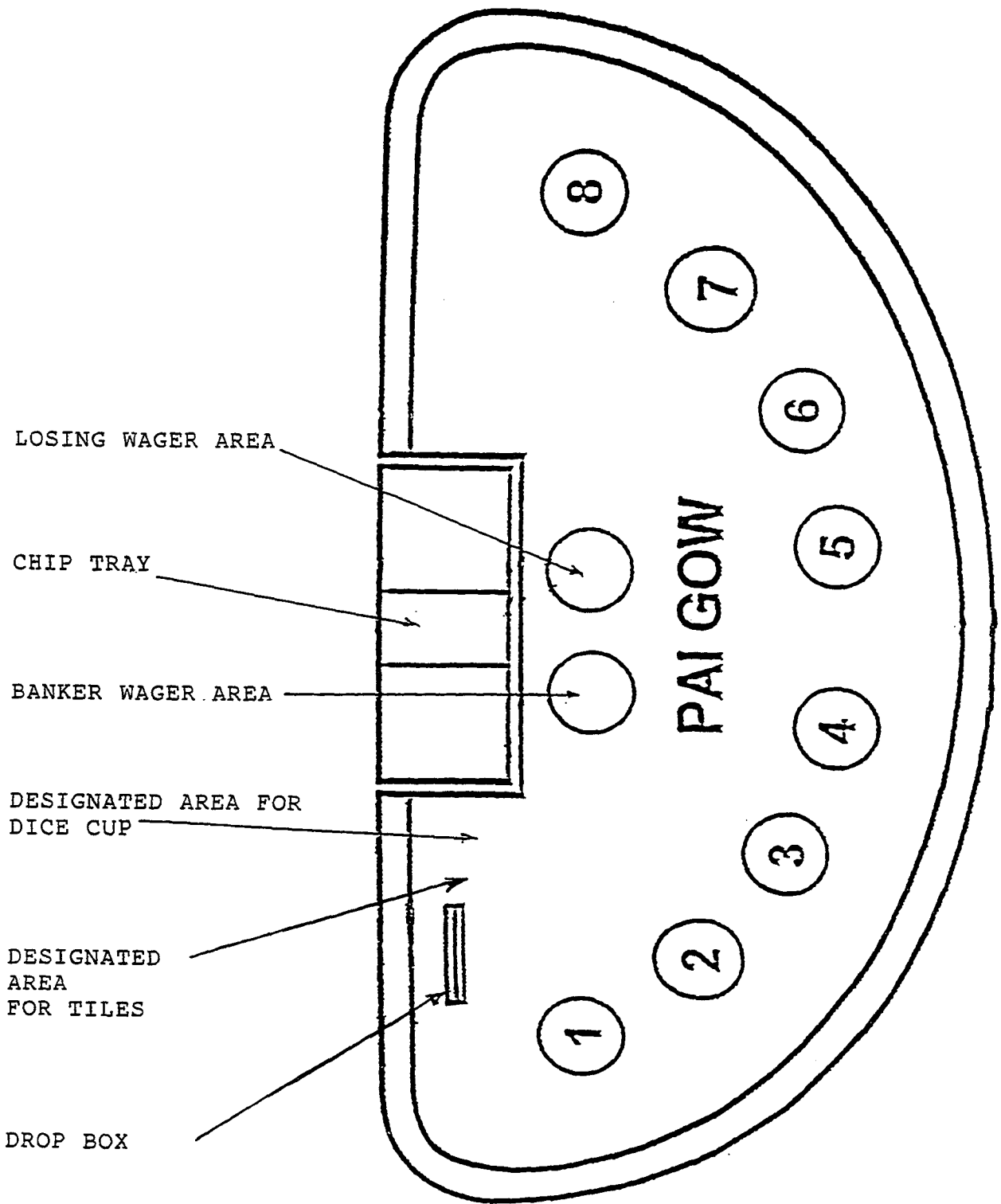
(d) a marker button marked “Off”, which shall be used to denote a box removed from play under part 10 of this division;

(e) a chung, one face of which shall be marked either “Co-banker” or otherwise so as to indicate a co-banking situation, and the reverse face of which may be marked “Banker”; and

(f) a float tray constructed of metal and with a clear lockable lid, which shall be attached to the table and shall house the chips.

2.5 Each pai gow table shall have a drop box attached to it.

Diagram 13 Pai Gow Table Layout



3.0 The Tiles

3.1 The ranking of pairs of tiles, wongs and gongs with regard to each other, from highest to lowest, is shown in Appendix A to this division.

3.2 When a high hand or low hand is lower than Day High Nine (ranking 22), the value of that hand shall be a single digit figure from zero to nine inclusive, which shall be determined by totalling the face values of the two tiles forming the hand. If the total value of the tiles is a two-digit number, the left digit of that number shall be discarded as having no value and the right digit shall constitute the value of the hand. The face value of a tile which is not part of a pair, wong or gong is the number of dots on its face, except that each of the two tiles comprising the pair Gee Jun may be counted as either a three or a six.

3.3 The ranking of individual tiles, from highest to lowest, is shown in Appendix B to this division.

3.4 Prior to the commencement of gaming the tiles shall be checked at the pai gow table, tile by tile; displayed face up on the table in order of rank; and finally checked by the game supervisor. The tiles shall remain so displayed until a player takes a place at the table.

3.5 Should any tile be damaged or marked during play, the casino supervisor shall be notified and either the tile or tiles concerned shall be replaced, or the whole set shall be replaced by a new set of tiles.

3.6 The casino manager or shift manager may, after any round of play, direct that the set of tiles be replaced by another set.

3.7 Tiles brought to the table by way of replacement shall be checked in accordance with rule 3.4 of this division, and shall remain displayed unless or until a player is seated at the table.

3.8 Prior to a set of tiles being removed from the table, the tiles shall again be checked on the table, tile by tile, and set out in order of rank.

4.0 The Bank

4.1 Pai gow may be played with:

- (a) the house holding the bank for the round of play;
- (b) a player/banker covering all wagers made by the other players and the house taking no part; or
- (c) a player/banker co-banking with the house for 50% of the total wagers placed up to the displayed maximum.

4.2 At the commencement of play, and the recommencement of play after the table has been empty, the house shall be banker for the first round of play. After that round the bank shall be offered counter clockwise around the table to each player in turn, starting with box number one.

4.3 No player shall be eligible to accept the bank as a player/banker unless he/she:

- (a) controls a box; and
- (b) played in the previous round of play.

4.4 A player/banker may hold the bank for no more than two consecutive rounds of play before it must be offered to the other players, counter clockwise around the table, commencing with the box to the right of the player/banker.

4.5 In its discretion the casino operator may allow two or more players at one box to share the bank.

4.6 When offered the bank, a player may elect to co-bank with the house, in which event the player/banker must have sufficient funds to cover 50% of the total amount wagered by the other players against the bank.

4.7 For a player to become the sole player/banker he/she must have sufficient funds to cover 100% of the wagers placed by the other players.

4.8 If no player entitled to do so elects to take the bank, the house will act as banker.

5.0 The Shuffle and Cut

5.1 Before the commencement of each round of play, the dealer shall shuffle all of the tiles so that they are randomly intermixed.

5.2 The dealer shall then stack the tiles face down on the table and place the stacks on the layout in front of him/her.

5.3 After the tiles are stacked and before the style of the cut has been determined:

- (a) where the house is the banker, a player; or
- (b) where there is a player/banker, the player/banker,

may either perform a laja personally or request a laja by the dealer, which the dealer shall perform.

5.4 Subject to the provisions of any rule providing for a laja in the event of an irregularity in the conduct of the game, only one laja may be performed during a round of play.

5.5 The tiles shall then be cut by the dealer in accordance with one of the approved cuts.

5.6 Where the house is the sole banker, the cut shall be Yat Dong Dong or such other approved cut as the game supervisor directs.

5.7 Where there is a player/banker, the player/banker may determine the cut. If he/she declines to do so, the cut shall be Yat Dong Dong or such other approved cut as the game supervisor directs.

5.8 Where the casino operator offers this as an option of play, after the cut has been decided and before the dice have been disclosed, the player/banker may decide to adjust the point of delivery of the tiles by nominating a value of +4 or -4. The nominated plus value is added to the total of the dice, and the nominated minus value deducted from it, for the purpose of deciding which box shall receive the first set of 4 tiles from the cut.

5.9 Where a player/banker decides to adjust the point of delivery of the tiles pursuant to rule 5.8 of this division, the value nominated by him/her shall be shown on a marker button placed in a central position on the table.

6.0 Wagers

6.1 Each player in a round of play, other than the player/banker (if any), shall make a wager against the bank, which shall:

- (a) win if:
 - (i) the player's high hand is higher than the banker's high hand and the player's low hand is higher than the banker's low hand, or
 - (ii) the banker and the player have the same value hand and the player's high tile is of a higher ranking than the banker's high tile;
- (b) lose if:
 - (i) the banker's high hand is higher than the player's high hand and the banker's low hand is higher than the player's low hand, or
 - (ii) either the high hand or the low hand in both the banker's hand and the player's hand is zero, regardless of ranking, or
 - (iii) the banker and the player have the same value hand and the player's high tile is not of a higher ranking than the banker's high tile, or
 - (iv) the banker and the player have identical hands; and

(c) constitute a push if only one of the player's high and low hands is higher than the corresponding hand in the banker's hand.

6.2 In any round of play, the player/banker, if any, shall

place a wager, in conjunction with the house where he/she is a co-banker, which shall:

(a) win if:

- (i) the banker's high hand is higher than the player's high hand and the banker's low hand is higher than the player's low hand, or
- (ii) either the high hand or the low hand in both the banker's hand and the player's hand is zero, regardless of ranking, or
- (iii) the banker and the player have the same value hand and the banker's high tile is of equal ranking to the player's high tile, or
- (iv) the banker and the player have identical hands;

(b) lose if:

- (i) the player's high hand is higher than the banker's high hand and the player's low hand is higher than the banker's low hand, or
- (ii) the banker and the player have the same value hand and the player's high tile is of a higher ranking than the banker's high tile; and

(c) constitute a push if only one of the banker's high and low hands is higher than the corresponding hand in the player's hand.

6.3 All wagers at pai gow shall be made by placing chips, with the smaller denomination chips on top, in the appropriate box of the pai gow layout after the shuffle, and prior to the cut, of the tiles.

6.4 Except as otherwise provided in these rules, once the dealer has announced "No more bets" no player shall handle, alter or remove any wager, or place any additional wager, until a decision has been made and implemented with respect to the wager.

6.5 Orally declared wagers shall be accepted only when accompanied by chips and if the dealer has sufficient time to place the wager on the layout prior to "No more bets" being called.

6.6 Subject to the rules of this division, the casino operator may permit up to three players to wager on any one box at a pai gow table.

6.7 The casino operator may direct that the total of all players' wagers on any one box shall not exceed the table maximum, or that the total of the wagers of any particular player(s) on any box shall not exceed the permitted maximum. Where the casino operator issues such a direction, a sign stating the box maximum and/or the player maximum, as the case may be, shall be displayed at the gaming table.

6.8 Subject to rules 6.11, 6.12 and 8.11 of this division, where more than one player wagers on a box, the decisions with regard to the tiles dealt to that box shall be made by:

- (a) the player who is seated at the box; or
- (b) at the discretion of the seated player (if any), the player with the highest wager on that box; or
- (c) where there is no seated player, the player with the highest wager on that box; or
- (d) where there is no seated player and all wagers on the box are of equal value, the player whose wager is nearest to the dealer.

6.9 The dealer shall, prior to the commencement of a round of play, ascertain the player who shall make the decisions with respect to any box in accordance with rule 6.8 of this division.

6.10 The dealer shall ensure that the player making the decisions places his/her wager in the part of the box nearest to the dealer's side of the table.

6.11 A player may wager on more than one box at a pai

gow table, but may not control the tiles on more than one box.

6.12 A player controlling the tiles dealt to a box may not place an additional wager on another box when no other player is in control of that box.

6.13 Upon accepting the bank, the player/banker shall make a wager dependent on the method of play. The dealer shall ascertain that the player/banker has sufficient funds to cover the minimum requirements for that method.

6.14 Where there is a player/banker, his/her wager is the only wager allowed on the player/banker's box.

6.15 Where a player/banker is holding the bank other than as a co-banker, there is no maximum wager restriction for either the player/banker or the players, but the stated table minimum will apply.

6.16 A winning wager against the bank shall be paid at odds of one to one, less a commission of 5% on the amount won, which shall be payable to the house and shall be collected from the player at the time the winning payment is made.

6.17 A 5% commission shall be collected by the dealer from any winnings by a player/banker following:

- (a) the payment of any winning wagers to the other players;
- (b) the return of moneys to the casino operator when the player/banker is a co-banker; and
- (c) the return of the player/banker's original wager.

6.18 If it would not be possible to pay a wager against the bank exactly in chips at the odds of one to one, less commission, were that wager to win, the wager shall not be accepted.

6.19 If a wager is made and accepted in contravention of rule 6.18 of this division, as much of the wager as could be paid exactly in chips, were that portion of the wager to win, shall be regarded as valid and the remainder shall be void.

7.0 The Dice

7.1 After the tiles are shuffled and before the cut, the dealer shall announce "No more bets" and then shake the dice cup so as to cause all of the dice to tumble. Where there is a player/banker, the dealer shall permit him/her to shake the dice cup after the dealer has done so, if the player/banker wishes to. The dealer shall then place the dice cup in centre of the table and remove the cover.

7.2 All three dice must come to rest with one surface flat to the base of the dice cup, otherwise the dice cup shall be shaken again.

7.3 After the dealer has announced the total of the dice, he/she shall determine which box shall receive the first tiles by counting in a counter clockwise direction, starting with the box designated by the chung, which shall be counted as 1, 9, or 17. The first box to receive tiles shall be that which corresponds to the number which is total of the dice, adjusted in accordance with rule 5.8 of this division, where applicable.

7.4 The dealer shall then announce "first tiles to box.....", identifying the appropriate box by number.

8.0 General Conditions of Play

8.1 After determining where to start, in accordance with rule 7.3 of this division, the dealer shall deliver four tiles to each box in accordance with the style of the cut that has been adopted. The tiles shall be delivered face down in groups of four to each of the boxes, irrespective of whether anyone is seated at the box or there is any wager on the box.

8.2 Where a two or more groups of four tiles are to be delivered to adjacent empty boxes, they may be placed collectively in relation to those boxes.

8.3 When all of the tiles have been delivered, the dealer

shall retrieve the tiles dealt to boxes without wagers and place them undisclosed in the designated area to the right of the float (from the dealer's perspective).

8.4 After the tiles have been delivered, the players (other than the player/banker) shall, subject to rule 8.5 of this division, set their own tiles and then place them face down in two stacks of two, one stack being the low hand and the other the high hand, on the table.

8.5 The dealer may, at the request of a player, set the player's hand, in which event the dealer shall do so the house way, after all of the other players have set their hands but before the banker's hand is set.

8.6 The tiles delivered to a co-banker shall be set by the dealer the house way.

8.7 At the request of a player/banker other than a co-banker, the dealer shall set the player/banker's hand the house way, and the hand so set shall be confirmed by the player/banker.

8.8 Once a player (other than a player/banker) has returned his/her tiles to the playing area, the player's hand is considered set and shall not be touched again by any player.

8.9 Each player shall be responsible for the correctness of the setting of his/her hand, irrespective of whether the hand was set by the dealer.

8.10 Subject to rule 8.11 of this division, only the player controlling a box is permitted to handle and set the tiles. No player or spectator shall mark, alter or withdraw any tile used in the game, and no dealer or other person shall permit a player or spectator to do so.

8.11 Subject to rule 8.6 of this division, where the provisions of rule 4.5 apply the player/bankers may jointly decide the setting of the tiles.

8.12 The tiles must remain within the table area and in view of the dealer, and players may not:

(a) exchange tiles, nor

(b) except as expressly permitted by these rules, exchange or communicate, or cause to be exchanged or communicated, in any way any information regarding their hand.

8.13 Players shall not, except as expressly permitted by these rules, communicate in any form during a round of play until after the chung has been removed from the banker's tiles.

8.14 Subject to rule 8.21 of this division, no tiles shall be exposed until all of the players' hands (other than the player/banker's) have been set, and then the banker's tiles shall be the first to be exposed and then set.

8.15 After the tiles are exposed, the dealer shall signify the low hand by a vertical placement of the tiles, and the high hand by a horizontal placement of the tiles, in relation to the dealer.

8.16 Upon opening and matching each player's hand, the dealer shall declare whether the hand has won ("Jung"), has lost ("Che"), or constitutes a push ("Jowl") in accordance with part 6 of this division.

8.17 Pushes are indicated by the dealer tapping the table at least twice near the player's tiles.

8.18 The players may view any unused tiles after all payouts are completed. These tiles shall not be handled by the players.

8.19 Where a player is the only person wagering on a box, he/she may concede his/her wager by indicating with a sweeping motion with his/her hand towards the dealer. The tiles shall then be picked up by the dealer and placed in the designated area without being exposed, and the player's wager is lost and removed. After a player's hand has been conceded it cannot be returned to play.

8.20 The game supervisor may view the tiles of a conceded hand at his/her discretion.

8.21 Notwithstanding the foregoing rules in this division, when the house is the sole banker and there is only one player playing, the player may expose his/her tiles face up on the table.

9.0 Procedures for Methods of Play

9.1 When the house is the sole banker:

(a) the chung shall be placed on box number one and the banker's tiles delivered to that box. After collecting all tiles not in play, the dealer shall move the banker's tiles from box number one to a position directly in front of the float tray;

(b) no wagers shall be accepted on box number one;

(c) the dealer shall arrange and set the house's hand the house way after all of the players' hands have been set;

(d) the dealer shall expose the house's hand in front of the float tray before exposing the players' hands;

(e) the game supervisor shall confirm that the house's hand has been set the house way;

(f) the dealer shall then, in relation to each of the players' hands in turn, counter clockwise from box number one, expose and match the hand;

(g) all losing wagers shall be picked up immediately and placed in the float tray, and the related tiles placed in the designated area;

(h) if a hand constitutes a push, the tiles shall be removed and placed in the designated area and the wager shall remain;

(i) after all of the hands at the table have been exposed the dealer shall pay, in accordance with rule 6.16 of this division, all winning wagers, box by box counter clockwise from box number one, picking up the tiles when payment is made and placing them in the designated area.

9.2 When a player/banker is banking and the house is not participating in the bank:

(a) the chung shall be placed on the player/banker's box and the player/banker's tiles delivered to that box;

(b) after all of the other players have made their wagers, the player/banker shall make a wager by placing an amount equal to or greater than the total of those wagers in the player/banker's box. If the player/banker fails to cover the total of the other players' declared wagers, the game shall be conducted in accordance with either rule 9.1 or rule 9.3 of this division;

(c) the player/banker shall set his/her hand after all of the other hands have been set and the chung has been removed from his/her tiles, and may expose his/her hand, provided however that the dealer may set the hand instead in accordance with rule 8.7 of this division;

(d) after the player/banker's hand has been set, the dealer shall bring it in front of the float tray and ensure that the hand is exposed to the players;

(e) the dealer shall then, in relation to each of the other players' hands in turn, counter clockwise from the player/banker's box, expose and match the hand;

(f) all losing wagers shall be picked up immediately and placed in the losing wager area and the related tiles placed in the designated area;

(g) if a hand constitutes a push, the tiles shall be removed and placed in the designated area and the wager shall remain;

(h) after all of the hands at the table have been exposed the dealer shall pay, in accordance with rule 6.16 of this division, all winning wagers with chips from the losing wager area, box by box counter clockwise from the

player/banker's box, picking up the tiles when payment is made and placing them in the designated area;

(k) the sum remaining in the losing wager area shall be handed to the player/banker, less commission, in accordance with rule 6.17 of this division;

(l) if there are insufficient funds in the losing wager area to pay winning wagers, the shortfall shall be taken from the player/banker's wager.

9.3 When the player/banker and the house are co-bankers:

(a) the chung shall be placed on the co-banker's box and the banker's tiles delivered to that box;

(b) after all of the other players have made their wagers, the co-banker shall make a wager by placing an amount equal to or greater than 50% of the total of those wagers in the co-banker's box;

(c) the dealer shall take the co-banker's wager, together with an equivalent amount from the float tray, and place them in the banker wager area;

(d) the dealer shall place the banker's tiles directly in front of the float tray;

(e) the dealer shall set the banker's hand the house way after all of the other hands have been set, and may permit the co-banker to expose two of the four tiles in the hand before the hand is set;

(f) the dealer shall then, in relation to each of the other players' hands in turn, counter clockwise from the co-banker's box, expose and match the hand;

(g) all losing wagers shall be picked up immediately and placed in the losing wager area, and the related tiles placed in the designated area;

(h) if a hand constitutes a push, the tiles shall be removed and placed in the designated area and the wager shall remain;

(i) after all of the hands at the table have been exposed the dealer shall pay, in accordance with rule 6.16 of this division, all winning wagers with chips from the losing wager area, box by box counter clockwise from the co-banker's box, picking up the tiles when payment is made and placing them in the designated area;

(j) the total remaining in the losing wager area after settlement of the players' wagers shall be divided equally between the co-bankers;

(k) the house's share of that sum, and the house's original wager, shall be returned to the float tray and the co-banker's original wager returned to him/her. The sum remaining in the losing wager area shall be handed to the co-banker, less commission, in accordance with rule 6.17 of this division;

(l) if there are insufficient funds in the losing wager area to pay winning wagers, the shortfall shall be taken from the co-banking wager. Any funds left after the settlement of all winning and losing wagers by the other players shall be divided in two, and the house's portion placed in the float tray and the co-banker's portion handed back to him/her.

10.0 Irregularities

10.1 If any tile is exposed during stacking, the dealer shall perform a laja.

10.2 If more than two tiles are exposed during a laja, a re-shuffle will occur.

10.3 If the dealer exposes two or more tiles:

(a) in a player's hand, the player may call his/her hand void, provided he/she does so before viewing the remaining tiles in the hand;

(b) in the player/banker's hand, the player/banker may call his/her hand void, provided he/she does so before viewing the remaining tiles in the hand. If the player/banker

chooses to void his/her hand pursuant to this rule, the round of play shall be declared void and the tiles reshuffled.

10.4 If one exposed tile is dealt to any hand, this shall not constitute a misdeal. The dealer shall turn the tile over and the game shall continue.

10.5 The game supervisor may direct the dealer to reshuffle if he/she considers it appropriate to do so due to the exposure of tiles or suspected tile tracking.

10.6 If any tiles are exposed in the house's hand, the hand shall be played.

10.7 If the player/banker exposes any of his/her own tiles, the hand shall be played.

10.8 If it is discovered that the house's hand is not set the house way, whether the house is the sole banker or there is a co-banker:

(a) the hand may be re-set provided the dealer has not exposed the first player's hand; otherwise

(b) the hand shall stand.

This rule shall also apply to the hand of a player/banker which has been set by the dealer at the player/banker's request.

10.9 When all boxes are in play, the house is banking (either alone or with a co-banker), and any of the players is believed to be communicating the values of the tiles held, the house may, in its discretion, remove a box or player from play. Where this rule applies, a casino supervisor shall be notified immediately and shall decide whether to remove a box from subsequent rounds of play.

10.10 If a decision is made to remove a box from play, that box shall be determined by the dealer shaking the dice and, having determined the total of the dice, counting counter clockwise from box number one. The box corresponding to the total of the dice shall be that removed from play. A marker button denoting "Off" shall be placed on that box.

10.11 Notwithstanding rule 10.10 of this division, if the total of the dice indicates that the box of the casino operator should be removed from play, the procedure shall be repeated until the result indicates another box.

10.12 A casino supervisor shall decide when a box taken out of play pursuant to rule 10.9 may be reintroduced into play, and when a player removed from play may rejoin the game.

10.13 Where a player is or players are suspected of viewing another player's tiles, or collecting information from any of the other players, whether active or inactive, a casino supervisor may:

(a) direct the player or players so suspected to set his, her or their hands prior to the other players handling theirs;

(b) restrict players suspected of collusion from playing at the same table;

(c) direct the players at the table to speak in English only.

10.14 If the dealer should distribute the tiles incorrectly, the round of play shall be declared void and all of the tiles reshuffled, whether or not any of the players has handled any of the tiles.

10.15 If the dealer, in the course of exposing a player's hand, accidentally knocks down or mixes up the tiles of that player, the dealer shall set the disturbed tiles the house way.

10.16 If any of the tiles in a hand become accidentally mixed with any of the tiles in another hand, and a reconstruction is not possible, the hands involved shall be void.

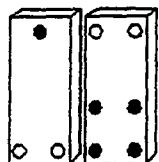
10.17 If a player is not present to set his/her tiles, the dealer shall set the tiles the house way, and the player shall accept responsibility for any subsequent result.

APPENDIX A

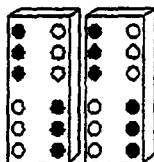
Ranking of Tiles—Pairs, Wongs, Gongs and High Nines

Pairs

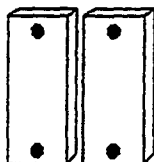
RANKING in Number Order



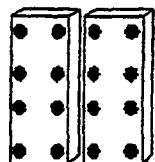
No 1: Gee Jun (Gee)



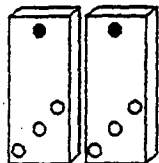
No 2: Teen (12)



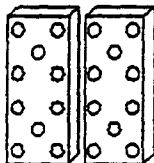
No 3: Day (2)



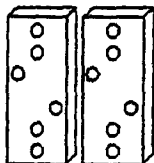
No 4: Yün (High 8)



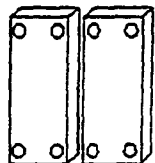
No 5: Nyor (High 4)



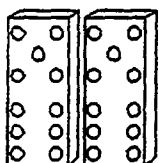
No 6: Mooy (High 10)



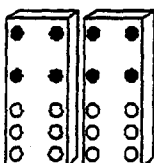
No 7: Cheung Sum (High 6)



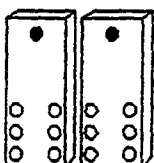
No 8: Ban Tang (Low 4)



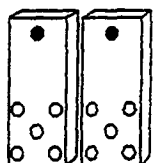
No 9: Foo Tau (11)



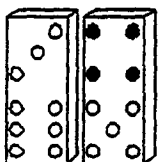
No 10: Hoong Tau Sap (Low 10)



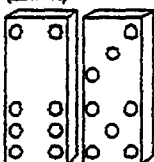
No 11: Ko Kiek Cheast (High 7)



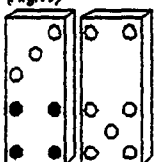
No 12: Lim Lum Lok (Low 6)



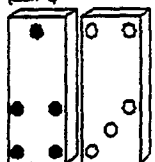
No 13: Chap Gow (9)



No 14: Chap Past (Low 8)

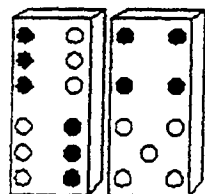


No 15: Chap Cheast (Low 7)

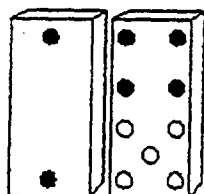


No 16: Chap Ng (9)

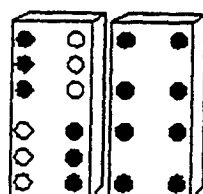
Wongs, Gongs and High Nines



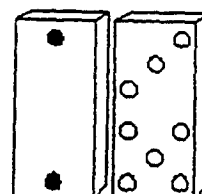
No 17: *Teen Wong*



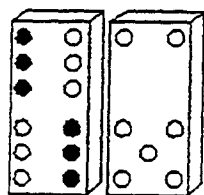
No 18: *Day Wong*



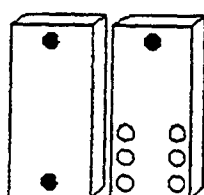
No 19: *Teen Gong*



No 20: *Day Gong*



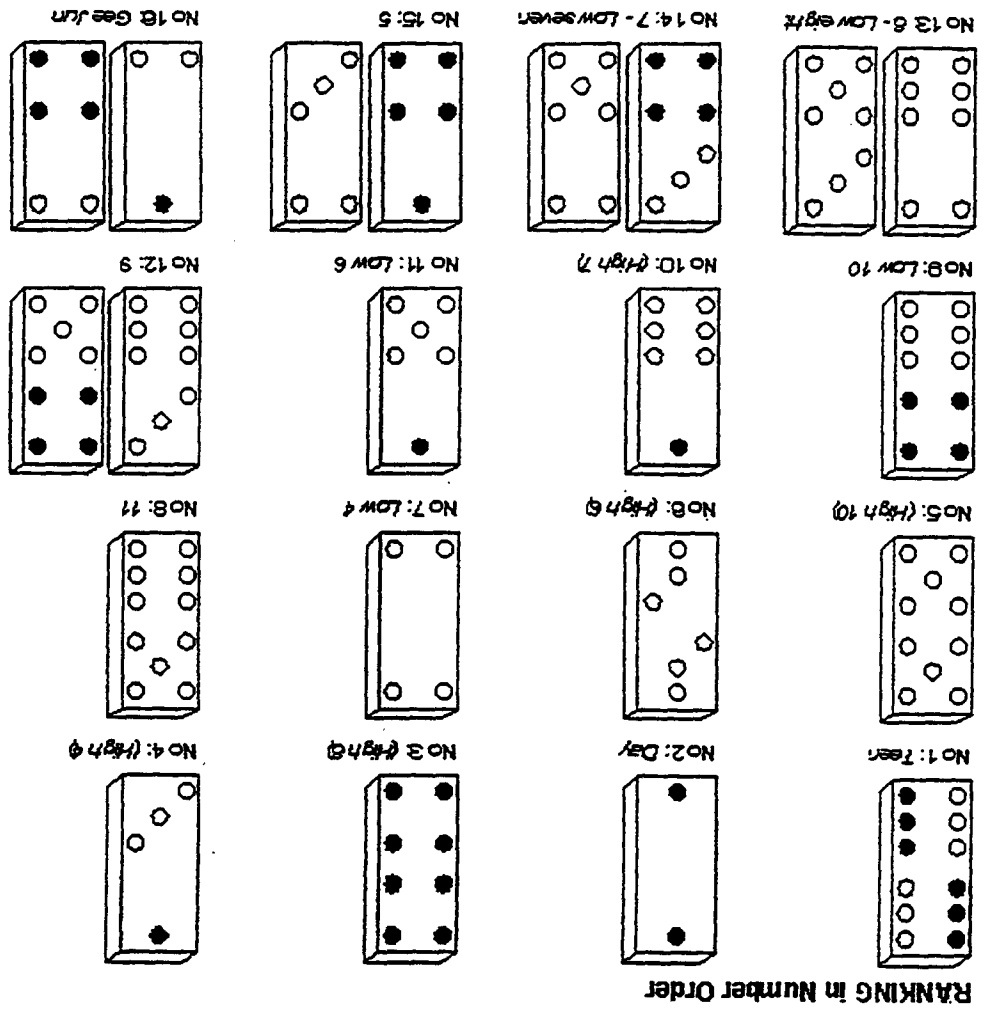
No 21: *Teen High Nine*



No 22: *Day High Nine*

Note: a Wong, Gong or High Nine can be played with any 9, 8 or 7, not only the tiles depicted.

APPENDIX B
Ranking of Tiles—Individual



Note: Gee Jun as individual tiles are the lowest ranked. They can both be used as either a 3 or a 6.

APPENDIX C

House Way

1. Interpretation

11 and 10

In this appendix, “**Harmony 3**” refers to the value of a hand consisting of two tiles where:

10 and 10 (non-pairing)

(a) the hand has a point count of three; and

(b) the higher ranking individual tile in the hand has a ranking of High 4.

2. Pairs

2.1 With two ranking pairs, play the two pairs as two hands.

2.2 Never split the following pairs:

Fours
Fives
Sixes
Tens
Elevens.

2.3 Split:

Gee Jun	with	6 and 6 (non-pairing) 6 and 5 6 and 4
Teen or Day	with	9 and 11 9 and 9 (non-pairing) 9 and 8 9 and 7 9 and 6 9 and 5 9 and 4 8 and 8 (non-pairing) 8 and 7 8 and 6 8 and 5 8 and 4 7 and 7 (non-pairing) 7 and 6 7 and 5 7 and 4 6 and 6 (non-pairing) 6 and 5 6 and 4
Nines	with	Teen and Day Teen/Day and 10 10 and 10 (non-pairing)
Eights	with	Teen and Day Teen/Day and 11 Teen/Day and 10
Sevens	with	Teen and Day Teen/Day and 11 Teen/Day and 10

3. Wongs, Gongs and High Nines

3.1 If no pair play is possible, play Wong, Gong or High Nine.

3.2 Play High Nine, Gong or Wong in that order providing Harmony 3 or better is achieved in the low hand.

3.3 Play Wong, Gong or High Nine in that order if Harmony 3 or better is not achieved in the low hand.

4. General Rules

4.1 Maximise the point count of the low hand providing the low hand achieves Harmony 3 or better.

4.2 If it is not possible to set the low hand at Harmony 3 or better, then maximise the point count of the high hand providing a high hand of 8 or better can be achieved.

4.3 If a high hand of 8 or better cannot be achieved, then maximise the point count of the low hand.

5. High Ranking Tiles

5.1 If possible, when the low hand is seven or less, play the highest ranking tile in the low hand; however if there is a choice, do not play the two highest ranking tiles in the same hand.

5.2 If possible, when the low hand is eight or better, play the highest ranking tile in the high hand; however if there is a choice, do not play the two highest ranking tiles in the same hand.

5.3 However, if the house is seeking to maximise the point count of the high hand, strengthen the high hand by adding the highest ranking tile.

5.4 If there is a Teen in one hand and a Day in the other, play the Teen in the high hand unless the two remaining tiles are:

(a) 4/5 or

(b) 10/11,

in which event play the Teen in the low hand.

6. Exceptions to General Play

6.1 Where the four tiles are 6, 7, 11 and any non-pairing tile, maximise the low hand even if Harmony 3 or better is not achieved in the low hand.

6.2 Where a hand can be played as either 8:8 or 7:9 in the low and high hands (respectively), play it as 7:9 unless one of the tiles is Low 10.

APPENDIX D

Pai Gow Cuts

<u>Traditional Name</u>	<u>Options</u>	<u>English Name</u>
Yat Dong Dong	(Right or Left)	One Stack
Cup Say	(Top or Bottom)	Tiger
Chee Yee	(Right or Left)	Chop the Ears
Dai Pin	(Top or Bottom)	Big Slice
Jung Quat	(Right or Left)	From the Heart
Long Tau/Fong May	(Top or Bottom)	Dragon Head/Phoenix Tail
Wui Fung Bank	(Right or Left)	Hong Kong Bank
Foot Say		Four Across
Seung Gwai Pak Moon		Ghost Closing the Door
Pong Yun	(Right or Left)	Buddha's Signal
China Bank		China Bank
Harbour Bridge		Harbour Bridge
Bo Bo Go Sing	(Right or Left)	Boy Walks Up Stairs
Gum Un Que	(Right or Left)	Double Bridge
	(Front to Back)	
Ghan Dong Ping Say	(Right or Left)	Kangaroo Jump
Chong Wan Sup Lok	(Top and Bottom)	Sixteen Across
Yat Kai Sum May		Chicken Three Ways
Ghan Dong Cup Say	(Right or Left)	Striped Tiger
Arn Lok Peng Sar	(Right or Left)	Flying Dragon
Girl on the Right and Left		Girl on the Right and Left ."

au8058

Civil Aviation Authority of New Zealand

KEVIN WILLIAM WARD, Director of Civil Aviation.

(CAA Docket No. 1120)

au8044

Civil Aviation Act 1990

Civil Aviation Rules

Civil Aviation Authority of New Zealand

This is a statement of intention to publish rules in the following CAR Part:

Civil Aviation Act 1990

Part 19—Transition Rules

Notification of Ordinary Rules

Pursuant to section 34 of the Civil Aviation Act 1990, notification is hereby given of the ordinary rules set out in the Schedule hereto which shall come into force on the 1st day of April 1997.

—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 30 days.

Schedule

Civil Aviation Rules Part 65: Air Traffic Service Personnel Licences and Ratings

Copies of 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 6300.

These ordinary rules are available for inspection at the Head Office of the Civil Aviation Authority of New Zealand, 1 Market Grove (P.O. Box 31-441), Lower Hutt 6315.

For further information write to the Docket Clerk at the above address or telephone (04) 560 9406 or e-mail workmant@caa.govt.nz.

Promoting a safe civil aviation system.

TIM WORKMAN, Legal Adviser.

au8140

Dated at Lower Hutt this 5th day of December 1996.

Land Transport Safety Authority

Goods Service Vehicle (Constructional) Regulations 1936

Exemption From Specified Requirements of the Goods Service Vehicle (Constructional) Regulations 1936

Pursuant to regulation 1 (7) (a) of the Goods Service Vehicle (Constructional) Regulations 1936 ("the Regulations") and under authority delegated to me by the Director of Land Transport Safety, I, John Andrew Justice, Senior Engineer hereby exempt the motor vehicles specified in Schedule 1 of this notice from the requirements of regulation 2 (4) (b) (i) of the Regulations and subject to the conditions set out in Schedule 2 of this notice.

Schedule 1

Vehicle Details

Description: JCB Fastrac Models 1115, 1135, 135, 155 and 185

Schedule 2

Conditions

(i) A calibrated gauge visible to the driver in his normal driving position to indicate to him the pressure in the vehicle's brake receivers, must be installed by 31 March 1997;

(ii) This notice may be revoked at any time;

(iii) This notice expires on 31 December 1997.

Signed at Wellington this 10th day of December 1996.

J. A. JUSTICE, acting under authority pursuant to section 28 of the Land Transport Act 1993 delegated to me by an instrument of delegation dated 13 May 1996.

au8138

Heavy Motor Vehicle Regulations 1974

Exemption From Specified Requirements of the Heavy Motor Vehicle Regulations 1974

Pursuant to regulation 16A (2) of the Heavy Motor Vehicle Regulations 1974 and under the authority sub-delegated to me by the Director of Land Transport Safety, I, John Andrew Justice, Senior Engineer, hereby exempt the motor vehicles specified in Schedule 1 of this notice from regulation 16A (1) (c) of the Heavy Motor Vehicle Regulations 1974 subject to the conditions specified in Schedule 2 of this notice.

Schedule 1

Vehicle Details

Description: JCB Fastrac Models 1115, 1135, 135, 155 and 185

Schedule 2

Definition and Conditions

1. Definition:

Certification means to state in writing, having determined with certainty, that the components being certified have been designed and constructed to safely fulfil all their operational requirements.

2. Towing Connection Conditions:

(a) The drawbeams of Schedule 1 vehicles and the drawbars and towing attachments of trailers or trailed

agricultural machines towed by Schedule 1 vehicles must be certified, and;

(b) (i) Where no published manufacturers' rating for a Schedule 1 vehicle or a trailer or trailed agricultural machine exists, its drawbeam or drawbar rating must be certified by a certifying engineer approved by the Land Transport Safety Authority or;

(ii) Where published manufacturers' ratings exist, the towing connections of Schedule 1 vehicles may be certified by JCB Landpower Limited.

(iii) Where published manufacturers' ratings exist, the towing connections of trailers or trailed agricultural machines may be certified by a member of the Tractor and Machinery Association Incorporated of New Zealand.

(c) Safety chains between the towed and towing vehicles fulfilling all the requirements of Australian Design Rule 62/00 Determination 2 of 1995 are fitted.

3. Operating Speed Conditions:

(a) The maximum permissible speed of Schedule 1 vehicles is restricted to 30 km/h when towing any trailer or trailed agricultural machine, except as provided in clauses 3 (b), (c) and (d) of this Schedule.

(b) Where the trailer or trailed agricultural machine has been modified and is certified by a certifying engineer approved by the Land Transport Safety Authority.

(c) (i) Where the manufacturer of any trailer or trailed agricultural machine, being a member of the Tractor and Machinery Association Incorporated of New Zealand, has certified that the trailer or trailed agricultural machine may be towed safely in its fully laden condition at the maximum speed capability of the Schedule 1 vehicle towing it, and;

(ii) Where the trailer or trailed agricultural machine has not been modified subsequent to being issued with the certification required by clause 3(b)(i), above.

(d) Where all certification details are carried by the Schedule 1 vehicle at all times when towing a trailer or trailed agricultural machine which has been certified.

4. The certified vehicles must be maintained in accordance with the vehicle manufacturers' recommendations and continue to meet all the certification requirements.

5. The Land Transport Safety Authority's Policy Statement 5 is not applicable to Schedule 1 vehicles or the trailers or trailed agricultural machines they may tow.

6. This notice expires on December 31 1997.

Signed at Wellington this 10th day of December 1996.

J. A. JUSTICE, acting under authority sub-delegated to me pursuant to S28 of the Land Transport Act by the Director of Land Transport Safety by way of an instrument of delegation dated 16 October 1995.

au8134

Traffic Regulations 1976

Exemption From Specified Requirements of the Traffic Regulations 1976

Pursuant to regulations 90 (1) of the Traffic Regulations 1976, I, John Andrew Justice, Senior Engineer, hereby exempt the motor vehicles specified in Schedule 1 of this notice from the particular requirements of the Traffic Regulations 1976 listed in Schedule 2 of this notice, subject to the conditions contained in Schedule 2 of this notice.

Schedule 1

Vehicle Details

Description: JCB Fastrac Models 1115, 1135, 135, 155 and 185

Schedule 2**Exemptions and Conditions**

1. (i) TR59 (3)(a) Forward Facing Lamps, exempt the height restriction only;
 - (ii) TR60 (2)(a) Rearward Facing Lamps, exempt the height restriction only;
 - (iii) TR61 (2)(a) Stop Lamps, exempt the height restriction only;
 - (iv) TR62 (2) Registration Plate Illumination Lamp and Rear Reflectors, exempt the height restriction only;
 - (v) TR63 (2)(a) Direction Indicator Lamps, exempt the height restriction only;
 - (vi) TR65 Auxiliary Lamps, the fitting of auxiliary white working lights to the rear of these vehicles is conditional on these lights only being used when the vehicles are not operating on a road;
 - (vii) TR76 Mudguards, mudguards covering the full width of the wheel and a minimum of one quarter of that wheel's circumference are fitted to all the vehicle's wheels;
2. These exemptions may be revoked at any time;
 3. This notice expires on December 31 1997 December 31 1997.

Signed at Wellington this 10th day of December 1996.

J. A. JUSTICE, Senior Engineer, acting under an authority pursuant to section 28 of the Land Transport Act 1993 delegated to me by an instrument of delegation dated 13 May 1996.

au8133

Exemption From Specified Requirements of the Traffic Regulations 1976

Pursuant to regulation 90 (2) of the Traffic Regulations 1976, 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 78 (1) (a) and (b) of the Traffic Regulations 1976, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1**Vehicle Details**

<i>Make:</i>	Ford
<i>Model:</i>	Mustang
<i>Year:</i>	1966
<i>VIN Number:</i>	7A86G0F0796220788

Schedule 2**Conditions**

- (i) Lap seatbelts manufactured to an approved standard are fitted to the driver's seat position 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.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8141

Exemption From Specified Requirements of the Traffic Regulations 1976

Pursuant to regulation 90 (2) of the Traffic Regulations 1976, 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 78 (1) (a) and (b) of the Traffic Regulations 1976, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1**Vehicle Details**

<i>Make:</i>	Ford
<i>Model:</i>	Mustang
<i>Year:</i>	1966
<i>VIN Number:</i>	7A86G0F0796137052

Schedule 2**Conditions**

- (i) Lap seatbelts manufactured to an approved standard are fitted to the driver's seat position 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.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8154

Exemption From Specified Requirements of the Traffic Regulations 1976

Pursuant to regulation 90 (2) of the Traffic Regulations 1976, 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 78 (1) (a) and (b) of the Traffic Regulations 1976, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1**Vehicle Details**

<i>Make:</i>	Ford
<i>Model:</i>	Mustang
<i>Year:</i>	1968
<i>VIN Number:</i>	7A86G0F0796168222

Schedule 2**Conditions**

- (i) Lap seatbelts manufactured to an approved standard are fitted to the driver's seat position 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.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8169

Exemption From Specified Requirements of the Traffic Regulations 1976

Pursuant to regulation 90 (2) and (3) of the Traffic Regulations 1976, I, Peter Nicholas Rendall, Senior Vehicle Compliance Officer, hereby exempt the motor vehicles specified in Schedule 1 of this notice from the requirements contained within regulation 73 (5) of the Traffic Regulations 1976, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1**Vehicle Details**

Make: Alpha Romeo
Model: 146
Year: 1996
Chassis/VIN Number: ZAR93000002060208

Make: Volkswagen
Model: Kombi
Year: 1973
Chassis/VIN Number: 2332059083

Schedule 2**Conditions**

(i) This exemption only applies to glazing on the right and left of the driver, which must be toughened glass, permitting the fitting of a UV blocking overlay;

(ii) The UV blocking overlay must be as clear as possible and the Visible Light Transmission of this glazing must not be less than 70%, after the UV blocking overlay has been applied;

(iii) A Warrant of Fitness must not be issued to these vehicles unless the inspector is satisfied the UV blocking film on this glazing has not been abraded and provides adequate driver vision;

(iv) This exemption may be revoked at any time;

(v) A copy of this notice must be carried in the vehicles at all times and must be readily available for inspection.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8171

Exemption From Specified Requirements of the Traffic Regulations 1976.

Pursuant to regulation 90 (2) of the Traffic Regulations 1976, I, Peter Nicholas Rendall, Senior Vehicle Compliance Officer, hereby exempt the motor vehicles specified in Schedule 1 of this notice from the requirements contained within regulations 58 (1), and 78A (a) of the Traffic Regulations 1976, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1**Vehicle Details**

Make: Tuk Tuk
Models: SD and ESD

Schedule 2**Conditions**

(i) A lap seatbelt manufactured to an approved standard are fitted to the driver's seat position;

(ii) The single headlamp fitted to these vehicles must comply with all other requirements of regulation 58 where appropriate;

(iii) These vehicles are fitted with side lamps which indicate the vehicle's width;

(iv) This exemption may be revoked at any time.

Withdrawal of Exemption

I hereby withdraw the exemption published in the *New Zealand Gazette* on 7 November 1996, No. 163, page 4299, titled "Exemption From Specified Requirements of the Traffic Regulations 1976".

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer,

acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8172

Exemption From Specified Requirements of the Traffic Regulations 1976

Pursuant to regulation 90 (2) of the Traffic Regulations 1976, 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 78 (1) (a) and (b) of the Traffic Regulations 1976, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1**Vehicle Details**

Make: Lamborghini
Model: 350 GT
Year: 1965
VIN Number: 7A8D000796712328

Schedule 2**Conditions**

(i) The manufacturer's original equipment lap seatbelts are fitted to all seat positions;

(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 be readily available for inspection.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8114

Transport Act 1962**Approval of Defensive Driving Organisation**

Pursuant to section 39A of the Transport Act 1962 and section 48 (2) (a) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986; under powers delegated to me by the Director of Land Transport Safety in an instrument of delegation dated the 13th day of May 1996, I, Jennifer Gail McIlroy, Manager Compliance, Safer People and Operators, hereby approve the following organisation for the purposes of section 68 (1) (b) of the Transport Act 1962 and regulations 11 (1) (b) (i) and 32 (2) (c) of the Transport (Drivers Licensing) Regulations 1987:

New Driver Skills of NZ Co, Palmerston North.

Signed at Wellington this 5th day of December 1996.

J. McILROY, Manager Compliance, Safer People and Operators.

File (RU04/5)

au8123

Transport (Vehicle and Driver Registration and Licensing) Act 1986**Approval of Hazardous Substances Course**

Pursuant to section 48 (2) (e) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986; and under powers delegated to me by the Director of Land Transport Safety in an instrument of delegation dated the 13th day of May 1996, I, Jennifer Gail McIlroy, Manager Compliance Safer People and Operators, hereby approve the hazardous substance courses to be run by the following organisation

for the purposes of section 70H (1) (a) of the Transport Act 1962:

Professional Drivers Limited, Christchurch.

Signed at Wellington this 9th day of December 1996.

J. G. McILROY, Manager Compliance, Safer People and Operators.

(File RUO4/9)

au8125

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 regulations 29 (1) (a), (3) and (4) of the Transport (Vehicle Standards) Regulations 1990, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1

Vehicle Details

<i>Make:</i>	Ford
<i>Model:</i>	Mustang
<i>Year:</i>	1966
<i>VIN Number:</i>	7A86G0F0796137052

Schedule 2

Conditions

(i) Lap seatbelts manufactured to an approved standard are fitted to the driver's seat position 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.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8158

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 29 (1) (a) of the Transport (Vehicle Standards) Regulations 1990, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1

Vehicle Details

<i>Make:</i>	Chevrolet
<i>Model:</i>	Corvette
<i>Year:</i>	1981
<i>VIN Number:</i>	1G1AY8763B5103417

Schedule 2

Conditions

(i) The vehicle manufacturer's original equipment seatbelts are fitted to the drivers seat position 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.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8110

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 regulations 29 (1) (a), (3) and (4) of the Transport (Vehicle Standards) Regulations 1990, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1

Vehicle Details

<i>Make:</i>	Lamborghini
<i>Model:</i>	350 GT
<i>Year:</i>	1965
<i>VIN Number:</i>	7A8D000796712328

Schedule 2

Conditions

(i) The manufacturer's original equipment lap seatbelts are fitted to all seat positions;

(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.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8113

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 regulations 29 (1) (a), (3) and (4) of the Transport (Vehicle Standards) Regulations 1990, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1

Vehicle Details

<i>Make:</i>	Ford
<i>Model:</i>	Mustang
<i>Year:</i>	1966
<i>VIN Number:</i>	7A86G0F0796220788

Schedule 2**Conditions**

(i) Lap seatbelts manufactured to an approved standard are fitted to the driver's seat position 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.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8144

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 regulations 29 (1) (a), (3) and (4) of the Transport (Vehicle Standards) Regulations 1990, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1**Vehicle Details**

<i>Make:</i>	Ford
<i>Model:</i>	Mustang
<i>Year:</i>	1968
<i>VIN Number:</i>	7A86GOF0796168222

Schedule 2**Conditions**

(i) Lap seatbelts manufactured to an approved standard are fitted to the driver's seat position 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.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8168

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 vehicles 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**

<i>Make:</i>	Alpha Romeo
<i>Model:</i>	146
<i>Year:</i>	1996
<i>Chassis/VIN Number:</i>	ZAR93000002060208
<i>Make:</i>	Volkswagen
<i>Model:</i>	Kombi
<i>Year:</i>	1973
<i>Chassis/VIN Number:</i>	2332059083

Schedule 2**Conditions**

(i) This exemption only applies to glazing on the right and left of the driver, which must be toughened glass, permitting the fitting of a UV blocking overlay;

(ii) The UV blocking overlay must be as clear as possible and the Visible Light Transmission of this glazing must not be less than 70%, after the UV blocking overlay has been applied;

(iii) A Warrant of Fitness must not be issued to these vehicles unless the inspector is satisfied the UV blocking film on this glazing has not been abraded and provides adequate driver vision;

(iv) This exemption may be revoked at any time;

(v) A copy of this notice must be carried in the vehicles at all times and must be readily available for inspection.

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8170

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 vehicles specified in Schedule 1 of this notice from the requirements contained within regulations 15, 29 (1) (a), (3) and (4) of the Transport (Vehicle Standards) Regulations 1990, subject to the conditions specified within Schedule 2 of this notice.

Schedule 1**Vehicle Details**

<i>Make:</i>	Tuk Tuk
<i>Models:</i>	SD and ESD

Schedule 2**Conditions**

(i) A lap seatbelt manufactured to an approved standard are fitted to the driver's seat position;

(ii) The single headlamp fitted to these vehicles must comply with all other requirements of regulation 58 where appropriate;

(iii) These vehicles are fitted with side lamps which indicate the vehicle's width;

(iv) This exemption may be revoked at any time.

Withdrawal of Exemption

I hereby withdraw the exemption published in the *New Zealand Gazette* on 7 November 1996, No. 163, page 4301, titled "Exemption From Specified Requirements of the Transport (Vehicle Standards) Regulations 1990".

Signed at Wellington this 10th day of December 1996.

P. N. RENDALL, Senior Vehicle Compliance Officer, acting under authority delegated to me by way of an instrument of delegation dated 13 May 1996.

au8173

Transport (Vehicle Standards) Regulations 1990 Approval of Seatbelt Anchorage Standard

Pursuant to Regulation 6 (1) of the Transport (Vehicle Standards) Regulations 1990, I, John Andrew Justice, Senior Engineer, hereby prescribe the Seatbelt Anchorage Specification, reference LTSA St 120395 as an alternative standard for the purposes of Regulation 30 and item 19 of

the Second Schedule of the Transport (Vehicle Standards) Regulations 1990 (VSRs). The alternative standard applies to the motor vehicles specified in Schedule 1 of this notice, subject to the conditions specified within Schedule 2 of this notice. The alternative standard is applicable from 1 January 1997 and the alternative Seatbelt Anchorage Specification, reference MOT St 31391, gazetted on the 26th day of March 1991, is hereby amended by revoking Appendix YY.

Schedule 1

Any motor vehicle manufactured before 1 January 1991 ("the motor vehicle").

Schedule 2

St 120395 may be used until further notice by LTSA approved Transport Consultants for the certification of vehicles as complying with the VSRs.

If the motor vehicle model has at some time had its front and rear seatbelt anchorages tested and they comply with a seatbelt anchorage standard prescribed in the 2nd schedule of the VSRs, a tested seatbelt anchorage must be fitted to the vehicle.

If the motor vehicle model has not had its front and rear seatbelt anchorages tested for compliance with a seatbelt anchorage standard prescribed in the 2nd schedule of the VSRs, a seatbelt anchorage must be fitted to the vehicle which complies with the requirements of St 120395.

Signed at Wellington this 10th day of December 1996.

J. A. JUSTICE, Senior Engineer, acting under authority delegated to me pursuant to section 28 of the Land Transport Act 1993 by way of instrument of delegation dated 13 May 1996.

au8174

New Zealand Fruitgrowers Federation

Commodity Levies (Orchard Fruit) Order 1995

New Zealand Fruitgrowers Federation

Notification of Rates of Levy 1997 Calendar Year

The New Zealand Fruitgrowers Federation hereby advises that in accordance with clause 16 of the Commodity Levies (Orchard Fruit) Order 1995, the rates of levy for the 1997 calendar year are as follows:

- (a) Orchards whose total area is more than 40 hectares
— \$640 plus G.S.T.
- (b) Orchards whose total area is more than 4 hectares and not more than 40 hectares
— \$16 plus G.S.T. per hectare or part thereof
- (c) Orchards whose total area is more than 2 hectares and not more than 4 hectares
— \$60 plus G.S.T.
- (d) Orchards whose total area is not less than 0.5 hectares and not more than 2 hectares
— \$45 plus G.S.T.

- (e) Orchards whose total area is less than 0.5 hectares

— Exempt

Dated in Wellington this 10th day of December 1996.

D. L. PAETZ, Secretary.

au8155

Pipfruit Growers New Zealand Incorporated

Commodity Levies (Pipfruit) Order 1996

Attention New Zealand Pipfruit Growers

The Commodity Levies (Pipfruit) Order 1996

The levy rate for the levy year ended 31 October 1997 is 1.5 cents per tray carton equivalent (tce) of pipfruit, plus G.S.T. as passed at PGNZI's annual general meeting on 13 September 1996. A tce equals 18.8 kg of fruit. There is a minimum levy payable of \$150.00 plus G.S.T. and a maximum levy payable of \$2,000.00 plus G.S.T.

The levy is payable by pipfruit growers who produced 1000 tces or more of apples and/or European pears in the 1995-96 season. Invoices will be sent to pipfruit growers in February 1997 for this commodity levy charge.

For further information please contact Rebecca Gaudin, Pipfruit Growers New Zealand Incorporated, P.O. Box 2175, Wellington. Telephone: (04) 472 4730. Facsimile: (04) 494 9989.

au8091

Telecom

The 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 1996, will be available from 31 December 1996 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, Christchurch.

au8126

Transit New Zealand

Transit New Zealand Act 1989

Bylaw Fixing the Maximum Speed of Vehicles on State Highway No. 1 at Hamilton

Pursuant to section 61 (3) of the Transit New Zealand Act 1989, Transit New Zealand makes the following bylaw:

Bylaw

1. This bylaw may be cited as Transit New Zealand Bylaw 1996/23.
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 section of State Highway No. 1 at Hamilton commencing at Riverlea Road (at RP 467/0.57) extending in a southerly direction for a distance of 840 metres to a point (at RP467/1.41) measured 170 metres north of Annebrooke Road.

This bylaw is made by delegated authority from the Transit New Zealand Authority.

Dated at Wellington this 10th day of December 1996.

J. H. VAN BARNEVELD, National State Highway Manager, Transit New Zealand.

au8156

Land Notices

Conservation

Reserves Act 1977

Classification of Reserve and Declaration That the Reserve be Part of the Wairua River Government Purpose (Wildlife Management) Reserve

Pursuant to the Reserves Act 1977 and to a delegation from the Minister of Conservation, the Regional Conservator, Northland Conservancy, Department of Conservation hereby classifies the reserve described in the Schedule hereto, as a government purpose (wildlife management) reserve, and further, declares the said reserve to form part of the Wairua River Government Purpose (Wildlife Management) Reserve.

Schedule

North Auckland Land District—Whangarei District

62.9450 hectares, more or less, being Lot 2, D.P. 103528, situated in Block XV, Hukerenui Survey District and Block IV, Purua Survey District. Part certificate of title 57A/551.

Dated at Whangarei this 4th day of December 1996.

G. E. ROWAN, Regional Conservator.

(Files: CO: Q06 026)

ln8142

Naming of a Reserve

Pursuant to the Reserves Act 1977 and to a delegation from the Minister of Conservation, the Regional Conservator, Northland Conservancy, Department of Conservation hereby declares that the Government purpose (wildlife management) reserve, described in the Schedule hereto, shall hereafter be known as the Wairua River Government Purpose (Wildlife Management) Reserve.

Schedule

North Auckland Land District—Whangarei District

91.0763 hectares, more or less, being Lot 1, D.P. 95660, situated in Block IV, Purua Survey District. *New Zealand Gazette*, 1983, page 4076.

Dated at Whangarei this 4th day of December 1996.

G. E. ROWAN, Regional Conservator.

(Files: CO: Q06 026)

ln8143

Revocation of the Reservation Over a Reserve Specifying the Manner of Disposal and How Proceeds of Sale Shall be Utilised

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Acting Regional Conservator, Nelson/Marlborough Conservancy of the Department of Conservation, hereby revokes the reservation over the local purpose (esplanade) reserves described in the Schedule hereto, and further, declares that the said lands may be disposed of by The Nelson City Council at current market value, the proceeds from any such sale to be paid into council's reserve account, such moneys to be used and applied in or towards the improvement of other reserves under the control of the council, or in or towards the purchase of other land for reserves.

Schedule

Nelson Land District—Nelson City

3768 square metres, more or less, being Lot 1, D.P. 5453.

2934 square metres, more or less, being Lot 3, D.P. 6000.

Dated at Nelson this 3rd day of December 1996.

H. RAUTJOKI, Acting Regional Conservator.

(C.O. RMN 2601)

ln8042

Land Information New Zealand

Public Works Act 1981

Land Acquired for Car Park and Service Lane in Western Bay of Plenty District

Pursuant to section 20 of the Public Works Act 1981, the Minister of Lands declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for car park and service lane, and shall vest in The Western Bay of Plenty District Council on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

218 square metres, situated in Block IX, Katikati Survey District, being Lot 1, D.P. S. 73098. Part certificate of title No. 43A/686.

Dated at Hamilton this 5th day of December 1996.

R. H. AUBREY, for Minister of Lands.

(LINZ Hn. 98/10/0/114)

ln8053

1c1

Land Acquired for Road in Tauranga District

Pursuant to section 20 of the Public Works Act 1981, the Minister of Lands 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 Tauranga District Council on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

Area m ²	Being
438	Part Allotment 56, Te Papa Parish; marked "A" on S.O. Plan 57248.
434	Part Allotment 56, Te Papa Parish; marked "B" on S.O. Plan 60338.

As shown on the above-mentioned plans, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 3rd day of December 1996.

R. H. AUBREY, for Minister of Lands.

(LINZ Hn. 98/9/0/71)

ln8001

1c1

Land Acquired in Connection With a Road in Rotorua District

Pursuant to section 20 of the Public Works Act 1981, the Minister of Lands declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired in connection with a road and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

3.3108 hectares, situated in Block I, Tarawera Survey District, being Ngapuna 1D6C Block (Maori Land Plan 9859). All certificate of title No. 54D/463.

Dated at Hamilton this 27th day of November 1996.

R. H. AUBREY, for Minister of Lands.

(LINZ Hn. 72/30/3/05/36)

ln8002

1c1

Land Acquired for Road in Hauraki District

Pursuant to section 20 of the Public Works Act 1981, the Minister of Lands 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 Hauraki District Council on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

27.7 perches, situated in Block XIV, Ohinemuri Survey District, being part Lot 1, D.P. S. 75115; as shown coloured pink on S.O. Plan 24850, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 4th day of December 1996.

R. H. AUBREY, for Minister of Lands.

(LINZ Hn. 98/16/0/22)

ln8003

1c1

Land Acquired for Soil Conservation and River Control Purposes in Matamata-Piako District

Pursuant to section 20 of the Public Works Act 1981, the Minister of Lands declares that, agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired 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 m ²	Being
480	Part Lot 5, D.P. S. 7110; marked "A" on S.O. Plan 59357.
380	Part Lot 4, D.P. S. 7110; marked "B" on S.O. Plan 59357.
2	Part Section 143, Block XVI, Tapapa Survey District; marked "C" on S.O. Plan 59357.
20	Part Section 143, Block XVI, Tapapa Survey District; marked "D" on S.O. Plan 59357.
600	Part Lot 3, D.P. S. 7110; marked "E" on S.O. Plan 59357.
30	Part Section 143, Block XVI, Tapapa Survey District; marked "F" on S.O. Plan 59357.
40	Part Section 143, Block XVI, Tapapa Survey District; marked "G" on S.O. Plan 59357.
80	Part Section 143, Block XVI, Tapapa Survey District; marked "H" on S.O. Plan 59357.
60	Part Lot 2, D.P. S. 67642; marked "I" on S.O. Plan 59357.
130	Part Lot 2, D.P. S. 67642; marked "Z" on S.O. Plan 59357.
550	Part Lot 2, D.P. S. 67642; marked "J" on S.O. Plan 59357.
10	Part Lot 4, D.P. S. 67642; marked "K" on S.O. Plan 59357.
200	Part Lot 4, D.P. S. 67642; marked "L" on S.O. Plan 59357.
30	Part Lot 3, D.P. S. 67642; marked "M" on S.O. Plan 59357.
10	Part Lot 3, D.P. S. 67642; marked "N" on S.O. Plan 59357.
100	Part Lot 3, D.P. S. 67642; marked "O" on S.O. Plan 59357.

Area m ²	Being
40	Part Lot 3, D.P. S. 67642; marked "P" on S.O. Plan 59357.
10	Part Lot 3, D.P. S. 67642; marked "Q" on S.O. Plan 59357.
60	Part Lot 2, D.P. S. 7110; marked "R" on S.O. Plan 59357.
10	Part Lot 2, D.P. S. 7110; marked "S" on S.O. Plan 59357.
160	Part Lot 2, D.P. S. 7110; marked "T" on S.O. Plan 59357.
130	Part Lot 2, D.P. S. 7110; marked "U" on S.O. Plan 59357.
430	Part Lot 5, D.P. S. 7110; marked "V" on S.O. Plan 59357.
10	Part Lot 4, D.P. S. 7110; marked "W" on S.O. Plan 59357.
20	Part Lot 4, D.P. S. 7110; marked "X" on S.O. Plan 59357.
360	Part Lot 3, D.P. S. 7110; marked "Y" on S.O. Plan 59357.
130	Part Lot 2, D.P. S. 67642; marked "A" on S.O. Plan 59358.
80	Part Lot 2, D.P. S. 67642; marked "B" on S.O. Plan 59358.
30	Part Lot 2, D.P. S. 67642; marked "C" on S.O. Plan 59358.
40	Part Lot 2, D.P. S. 67642; marked "D" on S.O. Plan 59358.
190	Part Section 191, Block XVI, Tapapa Survey District; marked "E" on S.O. Plan 59358.
200	Part Section 191, Block XVI, Tapapa Survey District; marked "F" on S.O. Plan 59358.
80	Part Lot 4, D.P. S. 67642; marked "G" on S.O. Plan 59358.
10	Part Lot 4, D.P. S. 67642; marked "H" on S.O. Plan 59358.
40	Part Lot 4, D.P. S. 67642; marked "I" on S.O. Plan 59358.
10	Part Lot 4, D.P. S. 67642; marked "J" on S.O. Plan 59358.
40	Part Lot 4, D.P. S. 67642; marked "K" on S.O. Plan 59358.
270	Part Lot 4, D.P. S. 67642; marked "L" on S.O. Plan 59358.
30	Part Lot 1, D.P. S. 7110; marked "A" on S.O. Plan 59359.
210	Part Lot 1, D.P. S. 7110; marked "B" on S.O. Plan 59359.
50	Part Lot 1, D.P. S. 7110; marked "C" on S.O. Plan 59359.
10	Part Lot 1, D.P. S. 7110; marked "D" on S.O. Plan 59359.
20	Part Lot 1, D.P. S. 7110; marked "E" on S.O. Plan 59359.
20	Part Lot 1, D.P. S. 7110; marked "F" on S.O. Plan 59359.
40	Part Lot 2, D.P. S. 7110; marked "G" on S.O. Plan 59359.
370	Part Lot 2, D.P. S. 7110; marked "H" on S.O. Plan 59359.
20	Part Lot 2, D.P. S. 7110; marked "I" on S.O. Plan 59359.
1600	Part Lot 2, D.P. S. 7110; marked "J" on S.O. Plan 59359.
70	Part Lot 2, D.P. S. 7110; marked "K" on S.O. Plan 59359.
10	Part Lot 2, D.P. S. 7110; marked "L" on S.O. Plan 59359.
20	Part Lot 2, D.P. S. 7110; marked "M" on S.O. Plan 59359.

Area m ²	Being
10	Part Lot 2, D.P. S. 7110; marked "N" on S.O. Plan 59359.
20	Part Lot 2, D.P. S. 7110; marked "O" on S.O. Plan 59359.
400	Part Lot 2, D.P. S. 7110; marked "P" on S.O. Plan 59359.
40	Part Lot 2, D.P. S. 7110; marked "Q" on S.O. Plan 59359.
30	Part Lot 2, D.P. S. 7110; marked "R" on S.O. Plan 59359.

As shown marked on the plans as above mentioned and lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 4th day of December 1996.

R. H. AUBREY, for Minister of Lands.

(LINZ Hn. 96/092000/4/0/353, 4 & 5)
ln8051

1CL

Land Set Apart for Soil Conservation and River Control Purposes—State Highway No. 2, Clive and Ngaruroro Rivers, Hastings District

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Crown Property Officer, Land Information New Zealand, Napier, declares the land described in the Schedule to be set apart for soil conservation and river control reserve.

Schedule

Hawke's Bay Land District

Area ha	Being
11.4000	Part river bed, shown marked "C" on S.O. 10536.
m ²	
1750	Part river bed, shown marked "M" on S.O. 10536.

Both situated in Block I, Clive Survey District. S.O. 10536 is held in the office of the Chief Surveyor at Napier.

Dated at Napier this 9th day of October 1996.

IAN GORDON BATES, Crown Property Officer.

(LINZ Na. D.O. 5350-C/7087-40)
ln8050

1CL

Land in Waipa District Acquired for Sanitary Works Purposes

Pursuant to section 20 of the Public Works Act 1981, the Minister of Lands declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for sanitary works purposes and shall vest in The Waipa District Council on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

21.9289 hectares, being Lot 1 and part Lot 2, D.P. 32463. All certificate of title No. 15A/311.

Dated at Hamilton this 29th day of November 1996.

S. M. CAMPBELL, for Minister of Lands.

(LINZ Hn. 98/13/0/32)
ln8004

1CL

Amending a Notice Realigning Road in Waikato District

Pursuant to section 55 of the Public Works Act 1981, the Minister of Lands hereby amends the notice dated the 4th day of November 1996 and published in the *New Zealand Gazette* of 7 November 1996, No. 163, page 4306, realigning road in Waikato District by deleting all reference to area "A" on S.O. Plan 58489.

Dated at Hamilton this 21st day of November 1996.

I. S. M. CAMPBELL, for Minister of Lands.

(LINZ Hn. 98/11/0/39)

in8005

i.c.l.

Land in Hauraki District Acquired for Stream Diversion Purposes

Pursuant to section 20 of the Public Works Act 1981, the Minister of Lands declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for stream diversion purposes and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

44 square metres, being part Whangamata 6B5 Block; as shown marked "I" on S.O. Plan 56945, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 5th day of December 1996.

I. S. M. CAMPBELL, for Minister of Lands.

(LINZ Hn. 72/25/2C/08/1)

in8054

i.c.l.

Road Realignment in Hauraki District

Pursuant to Parts III and VIII of the Public Works Act 1981, the Minister of Lands:

(a) Pursuant to section 114, declares the land described in the First Schedule hereto, to be road and to remain vested in the Crown.

(b) Pursuant to section 116, declares the pieces of road described in the Second Schedule hereto, to be stopped, and that areas "D", "F" and "G" shall be dealt with as Crown land under the Land Act 1948.

(c) Pursuant to section 52, declares area "E" to be set apart for stream diversion purposes, and to remain vested in the Crown.

First Schedule

South Auckland Land District

Area
m²

Being

75 Closed road and part bed of Whiritoa Stream; marked "B" on plan.

28 Part bed of the Whiritoa Stream; marked "C" on plan.

As shown marked as above mentioned on S.O. Plan 56945, lodged in the office of the Chief Surveyor at Hamilton.

Second Schedule

South Auckland Land District

Area
m²

Adjoining or passing through

3023 Section 15, Block VIII, Ohinemuri Survey District; marked "D" on plan.

920 Section 15, Block VIII, Ohinemuri Survey District; marked "E" on plan.

Area
m²

Adjoining or passing through

23 Section 15, Block VIII, Ohinemuri Survey District; marked "F" on plan.

3167 Sections 15 and 17, Block VIII, Ohinemuri Survey District, and Part Whangamata 6B5 Block; marked "G" on plan.

As shown marked as above mentioned on S.O. Plan 56945, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 5th day of December 1996.

I. S. M. CAMPBELL, for Minister of Lands.

(LINZ Hn. 72/25/2C/08/1)

in8052

i.c.l.

Land in Waikato District Acquired for Road

Pursuant to section 20 of the Public Works Act 1981, the Minister of Lands 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 Waikato District Council on the date of publication hereof in the *New Zealand Gazette*.

Schedule

South Auckland Land District

Area
m²

Being

133 Part Section 9, Block XV, Awaroa Survey District; marked "A" on plan.

133 Part Section 9, Block XV, Awaroa Survey District; marked "B" on plan.

58 Part Section 9, Block XV, Awaroa Survey District; marked "C" on plan.

72 Part Section 9, Block XV, Awaroa Survey District; marked "D" on plan.

As shown marked as above mentioned on S.O. Plan 60248, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 10th day of December 1996.

I. S. M. CAMPBELL, for Minister of Lands.

(LINZ Hn. 98/11/0/40)

in8146

i.c.l.

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, Land Information New Zealand, Nelson, declares that, the portion of stopped road described in the Schedule hereto, shall be amalgamated with the land in certificate of title No. 11C/881, subject to memorandum of mortgage 358282.5.

Schedule

Nelson Land District—Tasman District

1051 square metres, situated in Blocks V and IX, Waitapu Survey District, being Section 1, S.O. Plan 15347.

Dated at Nelson this 4th day of December 1996.

L. M. DELORENZO, Team Member, Lands and Property.

(LINZ Nn. D.O. 7975-C3551)

in8006

i.c.l.

Declaring Land Held for State Forest to be Set Apart for Forest Purposes in the Buller District

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Team

Member, Lands and Property, Land Information New Zealand, Nelson, declares the land described in the Schedule hereto to be set apart for forest purposes.

Schedule

Nelson Land District—Buller District

Area m ²	Being
732 Lot 4, D.P. 10948.	All certificate of title 6D/1342.
731 Lot 5, D.P. 10948.	All certificate of title 6D/1343.
732 Lot 6, D.P. 10948.	All certificate of title 6D/1344.
732 Lot 7, D.P. 10948.	All certificate of title 6D/1345.
731 Lot 8, D.P. 10948.	All certificate of title 6D/1346.
732 Lot 9, D.P. 10948.	All certificate of title 6D/1347.

Dated at Nelson this 9th day of December 1996.

L. M. DeLORENZO, Team Member, Lands and Property.

(LINZ Nn. D.O. 5050-D11-01)

1CL

In8088

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, Regional Crown Property Services, Land Information New Zealand, 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

97 square metres, being part Lot 4, D.P. 621; shown marked "A" on S.O. Plan 68587, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 4th day of December 1996.

G. A. DAWSON, Manager, Regional Crown Property Services (Auckland).

(LINZ Ak. R.O. S.O. 68587)

1CL

In8020

Land Acquired for the Granting of Land as Compensation in Manukau City

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Regional Crown Property Services, Land Information New Zealand, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for the purpose of section 21 of the Public Works Act 1981 and shall vest in the Crown on the date of publication in the *New Zealand Gazette*.

Schedule

North Auckland Land District

7127 square metres, being Section 1, S.O. Plan 66856, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 4th day of December 1996.

G. A. DAWSON, Manager, Regional Crown Property Services (Auckland).

(LINZ Ak. R.O. 72/20A/2/0/2)

1CL

In8021

Land Acquired for a Limited Access Road in Franklin District

Pursuant to section 20 (1) of the Public Works Act 1981, to section 88 (2) of the Transit New Zealand Act 1989 and to

a delegation from the Minister of Lands, the Manager, Regional Crown Property Services, Land Information New Zealand, Auckland, declares 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

3123 square metres, being part Lots 20 and 21, D.P. 21536; shown marked "C" on S.O. Plan 68619, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 4th day of December 1996.

G. A. DAWSON, Manager, Regional Crown Property Services (Auckland).

(LINZ Ak. R.O. 72/1/2A/0/346)

1CL

In8022

Declaring Road to be Stopped in Rodney District

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Regional Crown Property Services, Land Information New Zealand, Auckland, declares the portions of road described in the Schedule to be stopped.

Schedule

North Auckland Land District

Area m ²	Adjoining or passing through
158 Lot 1, D.P. 52968;	marked "A" on plan.
256 Lot 1, D.P. 52968;	marked "B" on plan.

Shown marked as above mentioned on S.O. Plan 68588, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 4th day of December 1996.

G. A. DAWSON, Manager, Regional Crown Property Services (Auckland).

(LINZ Ak. R.O. S.O. 68588)

1CL

In8023

Land Acquired for Road in Kaipara District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Regional Crown Property Services, Land Information New Zealand, 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 Kaipara District Council on the date of publication in the *Gazette*.

Schedule

North Auckland Land District

4440 square metres, being part Te Kohekohe No. 2 Block; shown marked "A" on S.O. Plan 68495, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of December 1996.

G. A. DAWSON, Manager, Regional Crown Property Services (Auckland).

(LINZ Ak. RO: S.O. 68495)

1CL

In8040

Declaring Road to be Stopped in Manukau City

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Regional Crown Property Services, Land Information New

Zealand, Auckland, declares the portions of road described in the Schedule to be stopped.

Schedule

North Auckland Land District

Area m ²	Adjoining or passing through
2008	Part Section 1, S.O. 60833, part Section 23, Suburbs of Weymouth and Lot 124, D.P. 167002; marked "A" on plan.
1098	Part Section 23, Suburbs of Weymouth, part Section 1, S.O. 65814 and Lot 124, D.P. 167002; marked "B" on plan.
2644	Lot 124, D.P. 167002 and Allotment 9, Suburbs of Weymouth; marked "C" on plan.
2351	Allotment 9, Suburbs of Weymouth and Lots 116, 117 and 118, D.P. 167002; marked "D" on plan.

Shown marked as above mentioned on S.O. Plan 68356, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 10th day of December 1996.

G. A. DAWSON, Manager, Regional Crown Property Services (Auckland).

(LINZ Ak. R.O. S.O. 68356)

ln8147

Declaring Road to be Stopped in Manukau City

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Regional Crown Property Services, Land Information New Zealand, Auckland, declares the portions of road described in the Schedule to be stopped.

Schedule

North Auckland Land District

Area m ²	Adjoining or passing through
4284	Lots 1 and 2, D.P. 169027; marked "A" on plan.
4050	Part Allotment 126, Parish of Pakuranga; marked "B" on plan.

Shown marked as above mentioned on S.O. Plan 68368, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 10th day of December 1996.

G. A. DAWSON, Manager, Regional Crown Property Services (Auckland).

(LINZ Ak. R.O. S.O. 68368)

ln8148

Declaring Land Acquired for Telecommunication Purposes and Easement Acquired

Pursuant to the Public Works Act 1981 and to a delegation from the Minister of Lands, the Manager Crown Property Services, Land Information New Zealand, Dunedin, declares:

(a) Pursuant to sections 20 and 28 of the Public Works Act 1981, that an agreement to that effect having been entered into, the leasehold estate in the land described in the First Schedule hereto and an easement over the land in the Second Schedule hereto vesting in the Crown the rights and powers contained in the Third Schedule hereto are hereby acquired for telecommunication purposes and shall vest in the Crown on the 12th day of December 1996.

(b) Pursuant to section 52 of the Public Works Act 1981, the Crown land described in the First Schedule hereto, be set apart for telecommunication purposes.

First Schedule

Otago Land District—Queenstown Lakes District

All that land containing 2598 square metres, being part Run 632, Block IV, Crown Survey District and Block V, Kawarau Survey District; shown marked "E" on S.O. Plan 22351, lodged in the office of the Chief Surveyor at Dunedin.

Second Schedule

Otago Land District—Queenstown Lakes District

All those lands containing 1.9726 hectares, being parts Run 632, Blocks I and IV, Crown Survey District and Blocks I and V, Kawarau Survey District; shown marked "A" and "B" on S.O. Plan 22352 and "C" and "D" on S.O. Plan 22351, lodged in the office of the Chief Surveyor at Dunedin.

Third Schedule

Right of Way Easement

(1) The rights and powers of grantees implied in paragraph 1 of the Seventh Schedule to the Land Transfer Act 1952.

(2) The Crown shall at its own cost maintain the said right of way to a standard of a high altitude four wheel drive vehicle track and shall repair at its sole cost all damage to the right of way caused or contributed to by the negligence of the Crown, its servants, agents and or workman provided that the Crown shall not be liable to repair damage caused to the right of way by the owner, his servants, agents, visitors and or workmen.

(3) The Crown shall at its own cost provide a chain vehicle barrier at the base of the right of way and shall provide the owners with a key to the said vehicle barrier.

Dated at Dunedin this 3rd day of December 1996.

M. R. MACKENZIE, Manager, Crown Property Services.

ln8145

icL

Land at 611 Ferry 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, Land Information New Zealand, 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

Canterbury Land District—Christchurch City

607 square metres, being Lot 5 on Deposited Plan 9147, all certificate of title, Vol. 416, folio 71.

Dated at Christchurch this 4th day of December 1996.

R. J. MILNE, Regional Solicitor.

(LINZ Ch. 2040-C3560-01-62)

ln8041

icL

Land Acquired for a State Primary School at Ohau, Horowhenua District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Team Member, Crown Property Services, Land Information New Zealand, Wellington, declares the land described in the Schedule to this notice, to be acquired for a State primary school and vested in the Crown.

Schedule**Wellington Land District**

Area m ²	Being
2038	Part Section 6, Town of Ohau (D.P. 464); marked "A" on S.O. Plan 37693. Part certificate of title 83/239.

Dated at Wellington this 6th day of December 1996.

W. S. SMITH, Team Member, Crown Property Services.

(LINZ Wg. 5350-C2020-1016:696724)

ln8089

1CL

Road Re-Alignment at Geraldine

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Land Information New Zealand, Christchurch, hereby:

(a) Pursuant to section 114 (1), declares the land described in the First Schedule hereto, to be road and vested in the Crown.

(b) Pursuant to sections 116, 117 and 120 (3), declares the road described in the Second Schedule hereto, to be stopped and shall be amalgamated with the land in certificate of title No. 26F/51, Canterbury Land Registry.

First Schedule**Canterbury Land District—Timaru District**

Area m ²	Being
107	Part Rural Section 5966; marked "C" on plan.
5	Part Rural Section 5231; marked "E" on plan.
3897	Part Rural Section 5231; marked "B" on plan.

As shown marked as above mentioned on S.O. Plan 14031, lodged in the office of the Chief Surveyor at Christchurch.

Second Schedule**Canterbury Land District—Timaru District**

Area m ²	Adjoining or passing through
3430	Part Rural Section 5231; marked "G" on plan.

As shown marked as above mentioned on S.O. Plan 14031, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 10th day of December 1996.

R. J. MILNE, Regional Solicitor.

(LINZ Ch. 40-72-79-15-26)

ln8149

1CL

Land at 197 Barbadoes Street Set Apart for the 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, Land Information New Zealand, Christchurch, declares the land described in the Schedule hereto be set apart for the purposes of a road.

Schedule**Canterbury Land District—Christchurch City**

422 m² (16.7 p), being part Town Sections 947 and 949, City of Christchurch, part *Gazette* notice 046396/1.

Dated at Christchurch this 10th day of December 1996.

R. J. MILNE, Regional Solicitor.

(LINZ Ch. 40-6-36-2)

ln8151

1CL

Land at 190 Lichfield Street Set Apart for the 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, Land Information New Zealand, Christchurch, declares the land described in the Schedule hereto be set apart for the purposes of a road.

Schedule**Canterbury Land District—Christchurch City**

506 m² (20 p), being part Town Section 953, City of Christchurch, part *Gazette* notice 046396/1.

Dated at Christchurch this 10th day of December 1996.

R. J. MILNE, Regional Solicitor.

(LINZ Ch. 40-6-36-5)

ln8152

1CL

Land at Tuam/Barbadoes Streets Set Apart for the 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, Land Information New Zealand, Christchurch, declares the land described in the Schedule hereto be set apart for the purposes of a road.

Schedule**Canterbury Land District—Christchurch City**

Area m ²	Being
978 (38.7 p),	Part Lot 2, D.P. 5793.
921	Part Town Section 948, City of Christchurch, part <i>Gazette</i> notice 046396/1.

Dated at Christchurch this 10th day of December 1996.

R. J. MILNE, Regional Solicitor.

(LINZ Ch. 40-6-36-1)

ln8153

1CL

Land at Mount John Set Apart for Defence Purposes

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Solicitor, Land Information New Zealand, Christchurch, declares the land described in the Schedule hereto be set apart, subject to the right of way and rights to convey water contained in transfers 767436 and 828711/1, for defence purposes.

Schedule**Canterbury Land District—Mackenzie District**

6063.7968 hectares, situated in Blocks V, IX and XIII, Tekapo Survey District, Block I, Burke Survey District and Blocks IX, XIII and XVII, Jollie Survey District, being Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14, S.O. Plan 18830.

104.3000 hectares, situated in Blocks IV and VIII, Pukaki Survey District, being Rural Section 41708, S.O. Plan 15958.

Dated at Christchurch this 10th day of December 1996.

R. J. MILNE, Regional Solicitor.

(LINZ Ch. 40-14-4-1-11)

ln8150

1CL

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:

<i>Authority for Enactment</i>	<i>Title or Subject-matter</i>	<i>Serial Number</i>	<i>Date of Enactment</i>	<i>Price Code</i>	<i>Postage and Packaging</i>
Medicines Act 1981	Medicines Regulations 1984, Amendment No. 7	1996/367	9/12/96	37-D	\$5.35
Education Act 1989	Education (1997 Area School Staffing) Order 1996, Amendment No. 1	1996/368	9/12/96	3-BX	\$2.10
Income Tax Act 1994	Double Taxation Relief (India) Order 1986, Amendment No. 1	1996/369	9/12/96	3-BX	\$2.10
Student Loan Scheme Act 1992	Student Loan Scheme (Interest Rates) Regulations 1996	1996/370	9/12/96	2-A	\$1.60
Student Loan Scheme Act 1992	Student Loan Scheme (Repayment Threshold) Regulations 1996	1996/371	9/12/96	2-A	\$1.60
Immigration Act 1987	Immigration Regulations 1991, Amendment No. 8	1996/372	9/12/96	2-A	\$1.60
Civil List Act 1979, Higher Salaries Commission Act 1977	Civil List Determination 1996	1996/373	9/12/96	2-A	\$1.60
Securities Act 1978	Securities Act (Continuous Issues) Exemption Notice 1996, Amendment No. 1	1996/374	9/12/96	2-A	\$1.60
Securities Act 1978	Securities Act (Real Property Proportionate Ownership Schemes) Exemption Notice 1996	1996/375	10/12/96	9-CX	\$3.60

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rs8124

General

Medical Council of New Zealand

Medical Practitioners Act 1995

Medical Practitioners (Election of Medical Members of Council) 1996

Pursuant to Rule 11, I hereby declare the results of the election of four medical members of the Medical Council, held on 29 November 1996. The list is set out in rank order.

The four successful candidates are:

Alister James Scott
Ian Michael St George

Mark James Adams
Michael Anthony Hugh (Tony) Baird

The unsuccessful candidates are:

Caroline M. Corkill
Charles Peter Anyon
John Michael Gibbs
Elizabeth M. Williams
John Bower Morton
Timothy Wilson McKergow
Michael Cooper
Peter James Francis Foley
John Stuart Simpson
Alma Margaret Ridgway Rae
Ross Warring

John Lennane
 Anthony Eric Hardy
 Andrew Christopher Ewens
 Desmond Francis Gorman
 Patrick Arnold Warren Medicott
 William Keith Gibb
 Glynmor Trevor (Glyn) Thomas
 Philippa Margaret Mackay
 Noel Roydhouse
 Deborah Greig
 Arthur William Reid
 Vinton Sinclair Chadwick
 Nick Judson

Pursuant to Rule 13, I give notice that the successful candidates Drs Scott, St George, Adams and Baird will come into office on 13 December 1996, for a term of 3 years.

Dated this 5th day of December 1996.

GEORGINA A. JONES, Returning Officer (Council Registrar).
gn8055

New Zealand Wool Board

Wool Industry Act 1977

Direction on Export Certification Amendment No. 1

This amendment to the "Direction on Export Certification" is made by the New Zealand Wool Board ("the board") pursuant to its authority contained in section 21 (1) of the Wool Industry Act 1977 (the "Act").

The board hereby directs that with effect immediately, the paragraph entitled "Compliance Option" of the Direction on Export Certification shall be amended by revoking the paragraph entitled "Compliance Option" and by substituting the following heading and paragraph.

Compliance Options

- The measurement of fibre diameter by either:

(a) Sirolan-Laserscan (IWTO-12)

or

(b) OFDA (IWTO-47)

will be acceptable as an alternative to mean fibre diameter by airflow (IWTO-28) for scoured, greasy and slipé wool.

- The measurement of colour to NZS8707 will be acceptable as an alternative to IWTO (E)-14.

Dated this 4th day of December 1996.

B. C. MUNRO, Director, New Zealand Wool Board.
gn8120

Southland District Council

Local Authorities Loans Act 1956

Notice of Result of Poll on Loan Proposal—Southland District Council

Pursuant to section 38 of the Local Authorities Loans Act 1956, notice is hereby given that a poll of ratepayers of the Otautau Urban Drainage Area taken on the 29th day of November 1996 on the proposal of the above-named local authority to make a loan advance of up to \$2,000,000.00 to be known as the Otautau Sewerage Scheme Loan Advance for the purpose of enabling the Wallace Community Board to undertake and complete the installation of sewage drainage works and treatment system in the Otautau Urban Drainage Area, resulted as follows:

The number of votes recorded for the proposal was	219
The number of votes recorded against the proposal was	66
The number of informal votes was	1

I therefore declare that the proposal was carried.

Dated this 2nd day of December 1996.

F. G. CARDNO, Mayor.
gn8127

New Zealand Gazette 1996 Deadlines

The final *New Zealand Gazette* edition for 1996 is as follows:

12 December 1996

The deadline for lodgment of notices under the Companies, Partnership, Insolvency and Land Transfer Acts for this edition is noon on Monday, the 9th day of December 1996.

All other notices must be lodged at the Gazette office by noon on Tuesday, the 10th day of December 1996.

N.B. It would be appreciated if material for this edition was delivered as early as possible.

New Zealand Gazette 1997 Deadlines

The first *New Zealand Gazette* edition for 1997 is as follows:

9 January 1997

The deadline for lodgment of notices under the Companies, Partnership, Insolvency and Land Transfer Acts for this edition is noon on Monday, the 6th day of January 1997.

All other notices must be lodged at the Gazette office by noon on Tuesday, the 7th day of January 1997.

N.B. It would be appreciated if material for this edition was delivered as early as possible.

23 January 1997 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 17th day of January 1997 due to the observance of Wellington Anniversary Day on Monday, the 20th day of January 1997.

All other notices must be lodged at the Gazette office by noon on Tuesday, the 21st day of January 1997.

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