

New Zealand Gazette

WELLINGTON: THURSDAY, 18 DECEMBER 1997

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Copy will be returned unpublished if not submitted in accordance with these requirements.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

Please note that increased printing costs necessitate an amendment in advertising rates to those charged prior to 1 July 1996. These rates are 55c per word for Category 1 notices and 60c per word for Category 2 notices, inclusive of G.S.T. The new rates will be effective as from 1 January 1998.

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

Bankruptcy Notices

Christchurch

The following persons were adjudicated bankrupt on the dates below:

8 December 1997

Bogle, Joanne Marie, widow of 54 Wye Street, Invercargill.

8 December 1997

Farrell, Stephen Thomas, beneficiary of 95 Salisbury Street, Christchurch.

11 December 1997

Jones, Murray Hartnell, beneficiary and Jones, Kay Rosemary, casual fisheries worker of Cissy Bay, R.D. 3, Rai Valley, Nelson, previously of Te Towaka, R.D. 3, Rai Valley and 164B Queen Street, Richmond.

8 December 1997

McDonald, Robert Leslie, beneficiary of 4/556 Barbadoes Street, Christchurch, previously of 33 Kirkland Street, Ohai and Douglas Street, Amberley.

9 December 1997

McKinnel, Lisa Jayne, beneficiary of 4 Giles Place, Christchurch, previously of 211A New Brighton Road, Christchurch.

10 December 1997

MacKenzie, Vanessa May, mother of 9/544 Barbadoes Street, Christchurch, previously of 14 Skipton Street and 1/208 Strickland Street, Christchurch.

8 December 1997

O'Donnell, Judith Margaret (also known as McNicolle, Shannon), mother of 38 Galbraith Street, Ashburton, previously of 10B Charles Street, 3 Wellington Street, 47 Cambridge Street and 4 Beach Road, Ashburton.

10 December 1997

O'Leary, Leonard Peter, filleter of 6/267 Worcester Street, Christchurch, previously of 23 Geraldine Street, Christchurch.

11 December 1997

Pawson, Ronald Philip John, beneficiary of 17/44 Manurere Street, Christchurch.

10 December 1997

Scannell, Grant Daniel, bottlestore worker of 96A Marlow Street, Dunedin, previously of 3 Teignmouth Street, Abbotsford, Dunedin.

12 December 1997

Taylor, Dereck John, solo father of 14 Torlesse Street, Christchurch, previously of 36 Paddington Street, Christchurch.

OFFICIAL ASSIGNEE.

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

Napier

The following persons were adjudicated bankrupt on the dates below:

18 November 1997

Wahrlich, Glenis Mary, occupation unknown, care of Treadwell Gordon & Co, Suite 8, Wicksteed Terrace, Wanganui, previously of 10 Mount View Road, Wanganui.

2 December 1997

Kennedy, Roger Dean, painter and decorator of 17 Lyndhurst Street, Gisborne, previously of 17 Cook Street, Gisborne.

Boyd, Francis Arama, beneficiary of 181 Stout Street, Gisborne.

Vincent, Daniel Barry, unemployed caterer of 21 Walsh Street, Gisborne, previously of 17B Massey Street and 3 Delatour Road, Gisborne (formerly trading as Cafe Avion).

Mills, Hugh Charles, beneficiary of Atkins Road, Patutahi, Gisborne, previously of 21 Dalrymple Road, Gisborne.

Ferris, Wayne Takarangi, fencer of 2 Lytton Road, Gisborne, previously of 36 Lloyd George Road, Wainui Beach (formerly trading as Lytton West Liquor Store).

Kemp, Padudi Tawehi, carpenter of 15A Delautour Road, Gisborne (formerly trading as Sunride Homes).

Tidswell, Shane, student of 263 Stout Street, Gisborne.

Hill, John George, financial consultant of 296 Ormond Road, Gisborne, previously of 19 Dalrymple Road, Gisborne.

Harvey, Dean Stephen, unemployed of 41 Anzac Street, Gisborne.

3 December 1997

Scarrott, Ian James, forecourt attendant of 13/17 Balmoral Street, Taradale, Napier, previously of 10 Queen Street, Wairoa.

4 December 1997

Woods, John Gordon, company director of Gisborne.

Wairama, Maurice Anthony, unemployed driver of 61 Tarbet Street, Flaxmere, Hastings.

Young, Jeffrey Emile, unemployed of 34 Bill Hercock Street, Napier, previously of 2 Goldsmith Road, Napier.

10 December 1997

Jeffs, Melissa Jane (also known as Jeffs, Melanie), domestic purposes benefit beneficiary of R.D. 3, Kellow Road, Rongotea, previously of 5 Mersey Street and 8 Ouse Street, Rongotea.

Fairweather, Peter Hamilton, unemployed sickness beneficiary of 17 Mere Mere Avenue, Palmerston North, previously of 66 East Street, Feilding and 75 Havill Street, Palmerston North (formerly trading as Mork and Mindys of Feilding).

Walker, Grant Leigh, driver of Addis Road, R.D. 5, Feilding, previously of R.D. 5, Cloverley Road, Palmerston North and R.D. 10, State Highway, Bulls (formerly trading as G & T Holdings of Palmerston North).

Barbarich, Ngawaiata (also known as Te Are, Ngawaiata), home executive and Barbarich, Rangi Joseph, unemployed of 5 Dove Place, Palmerston North, previously of 42 Farnham Avenue, Palmerston North.

12 December 1997

Hills, Michael Evan, unemployed electrical technician of 1 Victoria Avenue, Wanganui, previously of 49 Taupo Quay, Wanganui.

Phillips, Tuturunui, forestry contractor of Rangataua Road, R.D. 1, Ohakune.

Soler, Trevor John, farmer of Te Kowhai, R.D., Raetihi. OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 6001, Napier. Telephone: (06) 835 7588. Facsimile: (06) 835 7421.

Hamilton

The following persons were adjudicated bankrupt on the dates below:

19 November 1997

Ihaka, Rachel Anne, unemployed of Taueru, R.D. 9, Masterton.

21 November 1997

Shardlow, Mary Helen, care giver, formerly of 21 Moreton Road, Carterton, now of Flat C, 123 Cornwall Street, Masterton.

24 November 1997

Miles, Allan Richard, bed manufacturer, formerly of 102 Brooklands Road, New Plymouth, 34/4 Brooklands Road, New Plymouth, 28 Woodcombe Terrace, New Plymouth and 46/4 Mill Road, New Plymouth, now of 147 Courtenay Street, New Plymouth (previously trading as Lounge About).

Thompson, Neil Ross, builder of 77 Carrington Street, New Plymouth.

Evans, Steven John, owner/driver of 7 Kowhai Street, Wainuiomata (previously trading as S & M Transport).

Jury, David Campbell, formerly of 57 Maratahu Street, New Plymouth, now of parts unknown.

25 November 1997

Whitcombe, Alan Stanley, sickness beneficiary of 29B Queenwood Road, Levin.

26 November 1997

Nevard, Cassandra Sharon, unemployed, formerly of Taumatatahi R.D., Waitotara Valley, Bedford Avenue, Wanganui, 42 Savage Crescent, Wanganui and 46 Kings Avenue, Wanganui, now of 91 Ketemarae Road, Normanby.

27 November 1997

Ireland, Donald James, formerly of 40 Rawling Street, Hamilton, now of 87 Hammond Street, Welcome Bay, Tauranga.

1 December 1997

Sullivan, Glenn Murray, formerly of 17 McKay Street, Taita, Lower Hutt, now of 14A Liffey Crescent, Island Bay, Wellington.

Edmanson, Peter Alan, salesman of 76 Devonshire Road, Miramar, Wellington.

Johnson, Wayne Stephen, finger jointer, formerly of 1182 Papamoa Beach Road, Papamoa and 246 Ohauiti Road, Tauranga, now of 9 Scantlebury Street, Tauranga.

Barber, Tammyora Sarah Mary, home executive of 19 Exeter Street, Stratford.

Phillips, David Reginald, mechanic of 66 Strange Street, Waitara (previously trading as Waitara Cash Dairy).

Guiniven, Annette Marie, hairdresser, formerly of 207A Cambridge Road, Hamilton and 65 Riverlea Road, Hamilton, now of 215B Tuhikaramea Road, Hamilton (previously trading as Hair by Annette).

Pira, Thomas Tame, retired, formerly of 10B Shakespeare Road, Hamilton, now of 17 Kahui Avenue, Matangi, Hamilton.

Paepke, Kevin Lawrence, self employed, formerly of 7B Hall Street, Cambridge, now of parts unknown.

McPherson, David Andrew and McPherson, Tabitha Maria of Paewhenua Road, Maihihi (previously trading as David A and Tibitha M McPherson, Services to Agriculture).

Whitehead, Terence Alfred, cleaning contractor of 26 Aberfoyle Street, Hamilton.

Elliott, Charles Raymond, sales representative of 18 Livingstone Avenue, Hamilton.

Janssen, Martin of 8 Westgate Street, Ngaruawahia.

Spiers, Paul Roughton, handyman of 55A Bannister Street, Masterton.

2 December 1997

Edwards, Leeanne Tania, beneficiary, formerly of 1 Manukau Road, Raglan, now of 39A Koutu Road, Rotorua.

Campbell, Marie Ann, leading hand, formerly of 58 School Road, R.D. 9, Hamilton and 67A Rotokauri Road, Hamilton, now of 1/186 Ulster Street, Hamilton.

Maki, Andrea Margaret, mother of 13 Puriri Crescent, Murupara.

Hunter, Colin Douglas, shipping agent of 35B Campbell Road, Mount Maunganui.

3 December 1997

Sutton, Wendy Janine, office administrator, formerly of 162 Whakamarama Road, R.D. 6, Tauranga, now of 230 Tanners Point Road, R.D. 1, Kati Kati.

Clarke, Hayley Rata, mother, formerly of 38 Plymouth Road, Hastings and 61 Gibson Road, Hamilton, now of 36A MacDonald Road, Hamilton.

4 December 1997

Jeffs, Russell John, storeman of 168 Waddington Drive, Lower Hutt (previously trading as Glorious Gardens).

Wilkinson, Thomas Ian, shop assistant of 59 Ngaumutawa Road, Masterton.

5 December 1997

Beazley, John Frederick, contractor, formerly of 28 Basley Road, Rotorua, 2 Frank Street, Rotorua and 276 Sunset Road, Rotorua, now of 15B Isobel Street, Rotorua (previously trading as J. F. Beazley).

8 December 1997

Vibert, John R. of 1/33 Kinloch Place, Papakowhai.

Cargill, Stephen John of 24A Woodridge Drive, Newlands.

Harwood, James Andrew Norman, chef, formerly of Flat 5, 469 Heaphy Terrace, Hamilton, now of Flat J, 21 Richmond Street, Hamilton.

9 December 1997

Christie, Heraina Lorraine, beneficiary, formerly of 1173A Cameron Road, Tauranga, now of 5 Oxford Street, Tauranga.

Tyrell, Daniel George, unemployed of 70 Ackworth Road, Lepperton, New Plymouth.

10 December 1997

Wills, Robert Peter, unemployed, formerly of Flat 2, 22 Derre Avenue, Rotorua, now of Flat 3, 15 James Street, Rotorua.

Burke, David Norman, assistant manager, previously of 10 Stokes Valley Road, Stokes Valley, now of 14 Fraser Street, Wainuiomata.

Tyrrell, Peter William, fitter of 41 Mahoe Street, Inglewood.

11 December 1997

Derbyshire, Rex, beneficiary, formerly of 29 Collingwood Road, R.D. 1, Waiuku, South Auckland, now of 4 Keenan Road, R.D. 3, Pyes Pa, Tauranga.

Bates, Annalie Vera, homemaker, formerly of 116 Bridge Street, Tokoroa and 38 Mountbatten Drive, Tokoroa, now of 215 Balmoral Drive, Tokoroa.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 3090, Hamilton. Telephone: (07) 839 5055. Facsimile: (07) 839 0388.

In Bankruptcy

Wellington

The following person was adjudged bankrupt on the 8th day of December 1997:

Craze, Simon Charles, taxi driver of 9/50 Brussels Street, Miramar, Wellington.

GREGORY CROTT, Official Assignee.

New Zealand Insolvency and Trustee Service, Private Bag 5901, Lambton Quay, Wellington. Facsimile: (04) 495 1253.

In Bankruptcy

Wellington

The following person was adjudged bankrupt on the 10th day of December 1997:

Smith, Tina Marie, data entry operator of 79 Gemstone Drive, Upper Hutt.

GREGORY CROTT, Official Assignee.

New Zealand Insolvency and Trustee Service, Private Bag 5901, Lambton Quay, Wellington. Facsimile: (04) 495 1253.

Dunedin

The following persons were adjudicated bankrupt on the dates below:

11 December 1997

Greaney, David Cecil, cleaner and Greaney, Sharon Jancie, both of 131 Glen Road, Dunedin, previously of 45 Musselburgh Rise, Dunedin (previously trading in partnership as Sunshine Dairy).

T. E. LAING, Official Assignee.

New Zealand Insolvency and Trustee Service, P.O. Box 407, Dunedin. Telephone: (03) 477 3722. Facsimile: (03) 477 5932.

In Bankruptcy

The following persons were adjudicated bankrupt on the dates below:

1 December 1997

Harris, Rhonda Phyllis, chef of 281 Kenmure Road, Dunedin (previously trading in business from September 1996 to August 1997 as City Limits Cafe Restaurant).

8 December 1997

Corkery, David Anthony, locksmith of 34 Lauder Street, Invercargill.

Ayto, Shane Gregory of 10 Paisley Street, Invercargill. Morgan, Graeme of 29A York Street, Queenstown.

9 December 1997

Haley, Ronald William Robert, retailer of 52 Moreau Street, Dunedin, previously of 7 Newhaven Street, Dunedin (previously trading as Haley Drapery, South Dunedin).

10 December 1997

Abernethy, Alister Bruce, unemployed of 11 Fitzroy Street, Dunedin, previously of 395 South Road, Dunedin.

T. E. LAING, Official Assignee.

New Zealand Insolvency and Trustee Service, P.O. Box 407, Dunedin. Telephone: (03) 477 3722. Facsimile: (03) 477 5932.

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Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS

Lycoming Holdings Limited (in receivership) Notice of Appointment of Receiver and Manager

Pursuant to Section 8 (1) of the Receiverships Act 1993
Kim Scott Thompson hereby gives notice that on the 3rd day of November 1997, Prem and Irene Kumar appointed Kim Scott Thompson, chartered accountant, whose office is at WEL Energy House, corner of Victoria and London Streets, Hamilton, as receiver and manager of the property of this company under the powers contained in an instrument, dated the 5th day of March 1996.

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

Dated this 9th day of December 1997.

KIM SCOTT THOMPSON, Receiver and Manager. ar9003

APPLICATIONS FOR WINDING UP/LIQUIDATIONS

Advertisement of Application to Put Company into Liquidation by the Court

M. No. 431/97

Take notice that on the 18th day of November 1997, an application for putting **Cora Vista Homes Limited** into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Tuesday, the 3rd day of February 1998 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 is the Inland Revenue Department, Claudelands Road, Hamilton.

The applicant's solicitor is Charles Quentin Martin Almao, whose address is care of Messrs Almao Kellaway, Barristers and Solicitors, P.O. Box 19-173, Hamilton.

The applicant's address for service is the offices of Messrs Almao Kellaway, Fifth Floor, NZI Building, Garden Place, Hamilton.

The statement of claim and the verifying affidavit may be

inspected at the office of the Court or at the applicant's address for service.

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

C. Q. M. ALMAO, Solicitor for the Applicant.

Advertisement of Application to Put Company into Liquidation by the Court

M. No. 422/97

Take notice that on the 14th day of November 1997, an application for putting **Huntly Recycling Centre Limited** into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Tuesday, the 3rd day of February 1998 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 is the Inland Revenue Department, Claudelands Road, Hamilton.

The applicant's solicitor is Charles Quentin Martin Almao,

whose address is care of Messrs Almao Kellaway, Barristers and Solicitors, P.O. Box 19-173, Hamilton.

The applicant's address for service is the offices of Messrs Almao Kellaway, Fifth Floor, NZI Building, Garden Place, Hamilton

The statement of claim and the verifying affidavit may be inspected at the office of the Court or at the applicant's address for service.

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

C. Q. M. ALMAO, Solicitor for the Applicant. $_{\text{aw9011}}$

Advertisement of Application to Put Company into Liquidation by the Court

M. No. 423/97

Take notice that on the 18th day of November 1997, an application for putting **Driver Licensing (NZ) Limited** into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Tuesday, the 3rd day of February 1998 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 is the Inland Revenue Department, Claudelands Road, Hamilton.

The applicant's solicitor is Charles Quentin Martin Almao, whose address is care of Messrs Almao Kellaway, Barristers and Solicitors, P.O. Box 19-173, Hamilton.

The applicant's address for service is the offices of Messrs Almao Kellaway, Fifth Floor, NZI Building, Garden Place, Hamilton.

The statement of claim and the verifying affidavit may be inspected at the office of the Court or at the applicant's address for service.

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

C. Q. M. ALMAO, Solicitor for the Applicant. aw9012

Advertisement of Application for Putting Company into Liquidation

M. No. 773/97

Take notice that on the 26th day of November 1997, an application for putting **The Graphiteers 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 2nd day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 774/97

Take notice that on the 26th day of November 1997, an application for putting **Prestige European 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 2nd day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 775/97

Take notice that on the 26th day of November 1997, an application for putting **K. & L. Taxis 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 2nd day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant. aw9052

Advertisement of Application for Putting Company into Liquidation

M. No. 776/97

Take notice that on the 26th day of November 1997, an application for putting Scandinavian Import/Export 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 2nd day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant. aw9053

Advertisement of Application for Putting Company into Liquidation

M. No. 782/97

Take notice that on the 27th day of November 1997, an application for putting **Garry W. Hammett 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 2nd day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant. aw9054

Advertisement of Application for Putting Company into Liquidation

M. No. 783/97

Take notice that on the 27th day of November 1997, an application for putting **Eastern Industrial Markets 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 2nd day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 784/97

Take notice that on the 27th day of November 1997, an application for putting **Te Manu Fishing Company**

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 2nd day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 785/97

Take notice that on the 27th day of November 1997, an application for putting **Go Print 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 2nd day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 786/97

Take notice that on the 27th day of November 1997, an application for putting **Batyprint 1993 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 2nd day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 74/97

Take notice that on the 4th day of November 1997, an application for putting **Southern Contracting Limited** into liquidation by the High Court was filed in the High Court at Nelson.

The application is to be heard before the High Court at Nelson on the 19th day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant. aw9059

Advertisement of Application for Putting Company into Liquidation

M. No. 75/97

Take notice that on the 4th day of November 1997, an application for putting Federal Quarry Company Limited into liquidation by the High Court was filed in the High Court at Nelson.

The application is to be heard before the High Court at Nelson on the 19th day of February 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 41/97

Take notice that on the 4th day of November 1997, an application for putting Queenstown Auto Electrical (1990) Limited into liquidation by the High Court was filed in the High Court at Invercargill.

The application is to be heard before the High Court at Invercargill on the 2nd day of March 1998 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor,

165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant. aw9061

Advertisement of Application for Putting Company into Liquidation

M. No. 22/97

Take notice that on the 27th day of November 1997, an application for putting **Westland Deer Farmers Limited** into liquidation by the High Court was filed in the High Court at Greymouth.

The application is to be heard before the High Court at Greymouth on the 23rd day of February 1998 at 11.30 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 Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

T. SHAILER WESTON, Solicitor for the Applicant. aw9062

Advertisement of Application for Putting Company into Liquidation

M. No. 93/97

Take notice that on the 21st day of November 1997, an application for putting **Mister Blue Limited** into liquidation by the High Court was filed in the High Court at Whangarei.

The application is to be heard before the High Court at Whangarei on Thursday, the 29th day of January 1998 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.

N. J. SMITH, Counsel for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 20th day of October 1997, an application for putting **Watershed Produce Limited** into liquidation by the High Court was filed in the High Court at Napier.

The application is to be heard before the High Court at Napier on Thursday, the 12th day of February 1998 at 10.00 a.m.

Any person, other than the defendant company, who wishes

to appear on the hearing of the application must file an appearance not later than the second working day before that day.

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

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

G. L. LANG, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 367/97

In the High Court of New Zealand, Hamilton Registry

Take notice that on the 21st day of October 1997, an application for putting **Vyle's Automotive Limited** into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on the 3rd day of February 1998 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 **Pacific Dunlop Holdings NZ Limited** (trading as **Repco** and **Lucas**), whose address for service is at the offices of Northern Credit Consultants, 13–15 Clifton Road (P.O. Box 1142), Hamilton.

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

MICHAEL JOHN JACKSON, Solicitor for the Applicant. aw8426

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 28th day of November 1997, an application for the appointment of a liquidator and for putting Stevens & Jenkins (1990) 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 22nd day of January 1998 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 National Bank of New Zealand Limited**, whose address for service is at the offices of Buddle Findlay, Solicitors, Level Seventeen, BNZ Centre, 1 Willis Street, Wellington (*Attention:* A. Milburn).

Documents for service on the plaintiff may be left at that address for service or may be:

- (a) Posted to the solicitor at P.O. Box 2694, Wellington; or
- (b) Left for the solicitor at a document exchange for directions to D.X. S.P. 20-201, Wellington.

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

GERARD JUSTIN TORRES. Solicitor for the Applicant

GERARD JUSTIN TOEBES, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Pursuant to Section 174 of the Companies Act 1993

M. No. 1388/97

Take notice that on the 15th day of September 1997, an application for putting **Robert Palmer 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 29th day of January 1998 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 **Nigel Goodwin**, whose address for service is at the offices of Kensington Swan, Solicitors, 22 Fanshawe Street, Auckland.

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

T. J. COOLEY, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 1856/97

Take notice that on the 27th day of November 1997, a statement of claim for putting Golden Gate Holdings Limited into liquidation by the High Court was filed in the High Court at Auckland.

The claim is to be heard before the High Court at Auckland on the 22nd day of January 1998 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 plaintiff is Summit Property Limited, whose address for service is at the offices of Rudd Watts & Stone, Solicitors, Twenty-fourth Floor, Bank of New Zealand Tower, 125 Queen Street (P.O. Box 3798), Auckland.

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

G. M. SANDELIN, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 1925/97

Take notice that on the 9th day of December 1997, an application for putting Pizza Systems NZ Limited (trading as Fatzo's Pizza Express) 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 29th day of January 1998 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 **Kiwi Packaging Limited**, whose address for service is at the offices of Debtor Management (N.Z.) Limited, Level Two, 2 Ryan Place, Manukau City (P.O. Box 76-391, Manukau City), Auckland. Facsimile: (09) 263 7637.

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

RICHARD M. HAMPSON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 1926/97

Take notice that on the 9th day of December 1997, an application for putting **Orange Top Equipment Limited** (formerly known as **De-Amalfi 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 29th day of January 1998 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 **Paykel Limited** (trading as **Power and Marine**), whose address for service is at the offices of Debtor Management (N.Z.) Limited, Level Two, 2 Ryan Place, Manukau City (P.O. Box 76-391, Manukau City), Auckland. Facsimile: (09) 263 7637.

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

RICHARD M. HAMPSON, Solicitor for the Applicant. aw_{9130}

Advertisement of Application for Putting Company into Liquidation

M. No. 111/97

Take notice that on the 7th day of November 1997, an application for putting **Seedbank NZ Limited** into liquidation by the High Court was filed in the High Court at Palmerston North.

The application is to be heard before the High Court at Palmerston North on the 9th day of February 1998 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 Tranz Rail Limited, whose address for service is at the offices of Russell McVeagh McKenzie Bartleet & Co, Level Eight, The Todd Building, corner of Brandon Street and Lambton Quay, Wellington.

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

J. S. KŌS, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 1524/97

Take notice that on the 8th day of December 1997, an application for the liquidation of Robert Palmer Limited 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 19th day of December 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 Convex Plastics Limited of Hamilton, whose address for service is at the offices of Tompkins Wake, whose postal address is P.O. Box 258 or D.X. G.P. 20-031), Victoria Street, Hamilton.

The address for service of the applicant is at the offices of Tompkins Wake, Westpac House, 430 Victoria Street, Hamilton.

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

MICHAEL JOHN JACKSON, Solicitor for the Applicant. aw9132

Advertisement of Application for Putting Company into Liquidation

M. No. 780/97

In the High Court of New Zealand, Christchurch Registry

Under the Companies Act 1993, between Golden Apple Corporation Limited (in liquidation), a duly incorporated company having its registered office care of the official assignee, Sixth Floor, National Insurance Building, Dunedin—Plaintiff:

And—Pure Platinum Limited, a duly incorporated company having its registered office at Koller & Koller, Sun Alliance House, 76 Hereford Street, Christchurch—Defendant:

Take notice that on the 26th day of November 1997, an application for the winding up of **Pure Platinum Limited** 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 2nd day of February 1998 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 Golden Apple Corporation Limited (in liquidation), whose address for service is at the offices of Downie Stewart, Solicitors, Eighth Floor, John Wickliffe House, 265 Princes Street, Dunedin.

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

J. C. D. GUEST, Solicitor for the Applicant. aw9148

VOLUNTARY WINDING UP AND FIRST MEETINGS

Notice of Voluntary Winding Up and First Meetings

In the matter of the Companies Act 1993, and in the matter of **Panelwall Building Systems Limited**:

Notice is hereby given that by a duly signed entry in the minute book of the above-named company on the 8th day of December 1997, the following special resolution was passed by the company, namely:

- (a) That the company be wound up voluntarily.
- (b) That Michael William Hartley of Auckland, be and is

hereby appointed liquidator for the purpose of winding up the affairs of the company.

Inquiries may be directed by a creditor or member to the liquidator at P.O. Box 57-044, Owairaka, Auckland, or contacted during business hours by telephone on (09) 309 9033.

Dated this 8th day of December 1997.

M. W. HARTLEY.

vw9133

APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

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

24 November 1997

Murjon Enterprises Limited (in liquidation).

J.B. (Brett) Clarke, Drafting Engineering Service Limited (in liquidation).

Albert Slack Limited (in liquidation).

27 November 1997

TJJ Services Limited (in liquidation).

Open Mizir Corporation Limited (in liquidation).

1 December 1997

Longview Enterprises Limited (in liquidation).

Alpha Logging Limited (in liquidation).

Bayswater Developments Limited (in liquidation).

Midland Internet Limited (in liquidation).

B Blake Limited (in liquidation).

3 December 1997

S & G Enterprises Limited (in liquidation).

4 December 1997

Glas-Weld Systems Australasia Limited (in liquidation).

Fairway Travel International Limited (in liquidation).

Interpac Air Limited (in liquidation) (formerly known as Coral International Airlines Limited).

11 December 1997

Ed It Solutions Limited (in liquidation).

Indoor Grand Prix (1993) Limited (in liquidation).

Resman (1991) Limited (in receivership and in liquidation).

Concept 2000 Limited (in receivership and in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 3090, Hamilton. Telephone: (07) 839 5055. Facsimile: (07) 839 0388.

Appointment of Liquidator

The official assignee was appointed liquidator of the following company on:

12 December 1997

Lethbroc Group Limited (in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 6001, Napier. Telephone: (06) 835 7588. Facsimile: (06) 835 7421.

Appointment of Liquidator

Wellington

The official assignee at Wellington, was appointed liquidator on the 8th day of December 1997, of the following companies:

Kereru Investments Limited, care of Curtis McLean, 234 Wakefield Street, Wellington.

McCarthy Terrace Limited of 25 Sweetman Avenue, Paraparaumu.

Address of Liquidator:

GREGORY CROTT, Official Assignee.

New Zealand Insolvency and Trustee Service, Private Bag 5901, Lambton Quay, Wellington. Facsimile: (04) 495 1253.

Appointment of Liquidator

On the 2nd day of December 1997, the official assignee at Dunedin was appointed the liquidator of:

Pembroke and De-Feyter Holdings Limited (in liquidation) (previously trading as Cafe de Paris, 19-21 Tancred Street, Hokitika.

Officer for Inquiries: Don Spence.

Limit Holdings Limited (in liquidation).

Officer for Inquiries: Don Spence.

Kilgours Holdings (1983) Limited (in liquidation).

Officer for Inquiries: Don Spence.

On the 3rd day of December 1997, the official assignee at Dunedin was appointed the liquidator of:

S G L Holdings Limited (in liquidation).

Officer for Inquiries: Rhys Cain.

On the 4th day of December 1997, the official assignee at Dunedin was appointed the liquidator of:

Reeves Engineering Limited (in liquidation).

Officer for Inquiries: Don Spence.

Vermont River Limited (in liquidation) (previously trading as Noel Curr Limited).

Officer for Inquiries: Don Spence.

On the 10th day of December 1997, the official assignee at Dunedin was appointed the liquidator of:

Stooge Management Limited (in liquidation) (trading as The Anchorage Hotel).

Officer for Inquiries: Martin Haanen.

Apy Holdings Limited (in liquidation).

Officer for Inquiries: Dean Wilson.

Address of Liquidator:

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, P.O. Box 407, Dunedin. Telephone: (03) 477 3722. Facsimile: (03) 477 5932.

al9113

Aluminium International Corporation (NZ) Limited (in liquidation) (trading as Omega Aluminium)

Notice of Appointment of Liquidators and Notice to Creditors to Prove Debts or Claims

Notice is hereby given that in accordance with section 241 (2) (a) of the Companies Act 1993, the shareholders of the above-named company on the 9th day of December 1997, appointed John Lawrence Vague and Graeme George McDonald, chartered accountants of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix the 16th day of January 1998, 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 312 of the Companies Act 1993, 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.

JOHN L. VAGUE, Liquidator.

Officer for Inquiries: Peter Hohepa. Date of Liquidation: 9 December 1997.

Address for Service: John Vague & Associates, P.O. Box 6092, Wellesley Street Post Office, Auckland. Telephone:

(09) 303 0506. Facsimile: (09) 303 0508.

al9023

Philmac (NZ) Pty Limited (in liquidation) ("the company")

Notice of Appointment of Liquidators

Pursuant to Section 255 (2) (1) of the Companies Act 1993

Subsequent to the directors resolving that the company would, on the appointment of liquidators, be able to pay their debts, John Lawrence Vague and Graeme George McDonald, chartered accountants of Auckland, were appointed jointly and severally as liquidators of the company by special resolution of the shareholders on the 16th day of December 1997, the date the liquidation commenced.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

Notice is given that as liquidators of the company, we fix the 13th day of January 1998, 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 312 of the Companies Act 1993, 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.

Dated this 16th day of December 1997.

J. L. VAGUE, Liquidator.

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

Creditors and Members May Direct Inquiries to: Mr J. L. Vague, P.O. Box 6092, Auckland. Telephone: (09) 303 0506. Facsimile: (09) 303 0508.

RJ Ericksen Limited

Public Notice of Appointment of Liquidator

The Companies Act 1993

On the 9th day of December 1997, it was resolved by special resolution, pursuant to section 241 of the Companies Act 1993, that RJ Ericksen Limited be liquidated and that John Richard Palairet, chartered accountant of Napier, be appointed as liquidator for the purpose.

The liquidation commenced on the 9th day of December 1997.

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

The directors have resolved that the company will be able to pay its debts, pursuant to section 243 (8) of the Companies Act 1993, a copy of the resolution has been delivered to the Registrar of Companies.

J. R. PALAIRET, Liquidator.

Liquidator's Address is at the Offices of: Palairet Pearson, Chartered Accountants, 86 Station Street (P.O. Box 944), Napier. Telephone: (06) 835 3364. Facsimile: (06) 835 3388.

Note: The company is solvent and is being wound up as part of a restructuring of shareholder affairs.

Auto Diagnostics Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, pursuant to section 241 (2) (a) of the Companies Act 1993, Colin Thomas McCloy, chartered accountant of Auckland and Vivian Judith Fatupaito, insolvency practitioner of Auckland, were appointed joint and several liquidators of Auto Diagnostics Limited.

The liquidation commenced on the 9th day of December 1997.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Geoff Varga at Price Waterhouse, Auckland, or on Telephone No.: (09) 309 3421.

Notice is also given that the liquidators hereby fix the 23rd day of March 1998, 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 312 of the Companies Act 1993.

Dated this 9th day of December 1997.

V. J. FATUPAITO, Liquidator.

Address for Service: Price Waterhouse, P.O. Box 748, Auckland.

al9016

Pearl Garden Restaurant Limited (in liquidation) and Corrosion Resistant Plastics Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, pursuant to section 241 (2) (c) of the Companies Act 1993, Colin Thomas McCloy, chartered accountant of Auckland and Vivian Judith Fatupaito, insolvency practitioner of Auckland, were appointed joint and several liquidators of Pearl Garden Restaurant Limited and Corrosion Resistant Plastics Limited (in liquidation).

The liquidation commenced on the 11th day of December 1997.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Geoff Varga at Price Waterhouse, Auckland, or on Telephone No.: (09) 309 3421.

Notice is also given that the liquidators hereby fix the 23rd day of March 1998, 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 312 of the Companies Act 1993.

Dated this 11th day of December 1997.

V. J. FATUPAITO, Liquidator.

Address for Service: Price Waterhouse, P.O. Box 748, Auckland.

al9065

Waimakariri Holdings Limited (in liquidation) Notice of Appointment of Liquidator

Pursuant to Section 255 (2) (a) of the Companies Act 1993

Peter Rodney Taylor gives notice that he was appointed as liquidator of Waimakariri Holdings Limited with effect from the 10th day of December 1997.

The company is solvent and the liquidation is merely to effect an internal rearrangement of assets.

Inquiries by creditors and shareholders may be directed to Peter Rodney Taylor at Ernst & Young, Chartered Accountants, Ernst & Young House, 227 Cambridge Terrace, Christchurch (Telephone: (03) 379 1870, Facsimile: (03) 379 8288, during normal business hours).

Dated this 10th day of December 1997.

al9017

Eddie York Marine Limited (in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Prove Debts or Claims

Notice is hereby given that on the 4th day of December 1997, the above company passed a special resolution to be liquidated and appointed Raymond Gordon Burgess, chartered accountant of Auckland, as liquidator.

Notice is hereby given that the liquidator of the Eddie York Marine Limited (in liquidation) fixes the 21st day of January 1998, 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.

Creditors and members may direct inquiries to the liquidator during normal business hours at the address stated below.

RAYMOND G. BURGESS, Liquidator.

Address for Service: Burgess & Associates, Chartered Accountants, P.O. Box 82-100, Auckland. Telephone: (09) 576 7806. Facsimile: (09) 576 7263.

North Canterbury Pastoral Producers Co-operative Limited

Notice of Appointment of Liquidator

Pursuant to Section 255 (2) (a) of the Companies Act 1993

I, Andrew Marchel Oorschot, hereby give notice that for the purposes of winding up a non-trading company and, pursuant to section 241 (2) (a) of the Companies Act 1993, I was appointed as liquidator of North Canterbury Pastoral Producers Co-operative Limited, with effect from the 11th day of December 1997.

The directors have resolved that the company was solvent prior to my appointment and therefore, pursuant to section 243 (8), no creditors meeting is required to be called.

Notice of Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

Notice is hereby given that as liquidator of North Canterbury Pastoral Producers Co-operative Limited (in liquidation), I fix the 12th day of January 1998, 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 312 of the Companies Act 1993 (as amended), 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.

Inquiries By Creditors and Shareholders May Be Directed to: Ashton Wheelans and Hegan, Chartered Accountants, P.O. Box 13-042, Christchurch (Telephone: (03) 366 7154 during normal business hours).

Dated at Christchurch this 11th day of December 1997.

A. M. OORSCHOT, Liquidator.

Camelot Square Hotel Limited (in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given that the liquidation of Camelot Square Hotel Limited commenced on Monday, the 8th day of December 1997, when the members appointed Murray George Allott, chartered accountant of 13 Woodford Terrace, Fendalton, Christchurch, as liquidator in accordance with section 241 (2) of the Companies Act 1993, by the passing of a resolution by entry in the company minute book.

Any inquiries by creditors or shareholders may be directed to the liquidator.

MURRAY G. ALLOTT, Liquidator.

Address of Liquidator: 13 Woodford Terrace, Fendalton (P.O. Box 8666), Christchurch. Telephone: (03) 351 7794. Facsimile: (03) 351 4600.

Harbour Inn Properties Limited (in liquidation)

Notice of Appointment of Liquidator

To: The Registrar of Companies.

Peter Reginald Jollands, insolvency practitioner and Catherine Jane Jollands, accountant, were appointed joint and several liquidators of Harbour Inn Properties Limited (in liquidation), Harbour Inn Seafood (Petone) Limited (in liquidation) and Harbour Inn Wholesale & Export Limited (in liquidation).

The liquidation commenced on the 8th day of December 1997.

Notice to Creditors to Prove Claims

The liquidators hereby fix the 27th day of February 1998, 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 312 and section 313 of the Companies Act 1993, 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 15th day of December 1997.

CATHERINE JANE JOLLANDS, Liquidator.

PETER REGINALD JOLLANDS, Liquidator.

Address of Liquidators: Peter Jollands & Associates, P.O. Box 106-141, Downtown, Auckland. Telephone: (09) 379 0463. Facsimile: (09) 379 0465.

Hull Properties Limited (in liquidation)

Notice of Appointment of Liquidator

Pursuant to Section 255 of the Companies Act 1993

I, William Leslie Hay of Palmerston North, hereby give notice that I have been appointed liquidator of Hull Properties Limited (in liquidation) by special resolution of the shareholders as of the 10th day of December 1997.

The company is solvent and is being wound up as part of the restructuring of the shareholders' affairs.

Dated at Palmerston North this 12th day of December 1997.

W. L. HAY, Liquidator.

Any Inquiries Should be Directed to: Hay McKay & White, Chartered Accountants, P.O. Box 5003, Palmerston North. Telephone: (06) 358 0058. Facsimile: (06) 359 1040.

Elliott Buildings Limited

Notice of Appointment of Liquidators

The Companies Act 1993

On the 12th day of December 1997, it was resolved by special resolution, pursuant to section 122 of the Companies Act 1993, that Elliott Buildings Limited, be liquidated and that Peter Brooks and David Ward, chartered accountants of Wellington, were appointed liquidators.

Notice to Creditors to Prove Debts or Claims

Notice is hereby given that the liquidator fixes the 20th day of January 1998, 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, 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.

Dated this 12th day of December 1997.

P. BROOKS, Liquidator.

The Address and Telephone Number to Which, During Normal Business hours, Inquiries May be Directed by a Creditor or Member: KPMG, 135 Victoria Street (P.O. Box 996), Wellington. Telephone: (04) 382 8800. (Attention: Grace Speak).

Astute Investments Limited (in liquidation)

Notice of Appointment of Liquidator

Pursuant to Section 255 of the Companies Act 1993

I, Roderick Thomas McKenzie of Palmerston North, hereby give notice that I have been appointed liquidator of Astute Investments Limited (in liquidation) by special resolution of the shareholders as of the 10th day of December 1997.

This company is solvent and is being wound up as part of a restructuring of the shareholders affairs.

Dated at Palmerston North this 11th day of December 1997.

RODERICK THOMAS McKENZIE, Liquidator.

Address for Service: Eighth Floor, National Mutual Building, 7–21 Fitzherbert Avenue (P.O. Box 12-014), Palmerston North. Telephone: (06) 354 9639. Facsimile: (06) 356 2028.

D & J Leith Limited (in liquidation)

Notice of Appointment of Liquidator

Pursuant to Section 255 of the Companies Act 1993

I, Roderick Thomas McKenzie of Palmerston North, hereby give notice that I have been appointed liquidator of D & J Leith Limited (in liquidation) by special resolution of the shareholders as of the 10th day of December 1997.

Dated at Palmerston North this 10th day of December 1997.

RODERICK THOMAS McKENZIE, Liquidator.

Address for Service: Eighth Floor, National Mutual Building, 7-21 Fitzherbert Avenue (P.O. Box 12-014), Palmerston North. Telephone: (06) 354 9639. Facsimile: (06) 356 2028.

MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

Buildmaster Barns 0800 4 U Limited

(in liquidation)

Notice to Creditors to Prove Debts or Claims

The undersigned does hereby fix the 31st day of December 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 312 of the Companies Act 1993, 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.

C. C. CARSWELL, Joint Liquidator.

Officer for Inquiries: David Webb.

Date of Liquidation: 19 November 1997.

Address of Joint Liquidators: Care of Deloitte Touche Tohmatsu, Chartered Accountants, 32 Oxford Terrace (P.O. Box 248), Christchurch. Telephone: (03) 379 7010. Facsimile: (03) 366 6539.

Facsimile: (03) 366 6539

Anderson & England Timber Limited

(in liquidation)

Notice of Creditors Meeting

Pursuant to Section 243 (3) of the Companies Act 1993

Notice is hereby given that a meeting of the creditors of the company will be held at 10.00 a.m. on Friday, the 19th day of December 1997, at the Canterbury Employers Chamber of Commerce, 57 Kilmore Street, Christchurch.

Inquiries May Be Directed to: Ashton Wheelans and Hegan, Chartered Accountants, P.O. Box 13-042, Christchurch (Telephone: (03) 366 7154 during normal business hours).

Dated this 10th day of December 1997.

ANDREW M. OORSCHOT, Joint Liquidator. md9027

Datacom Equipment Limited (in liquidation)

Notice Calling Final Meeting of Members

Notice is given, pursuant to section 281 of the Companies Act 1955, that a general meeting of the company will be held at KPMG, 135 Victoria Street, Wellington, at 10.30 a.m. on the 23rd day of January 1998, for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanations thereof by the liquidator.

Every member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote in his or her place. A proxy need not be a member.

Proxies must be lodged at KPMG, 135 Victoria Street, Wellington, not later than 4.00 p.m. on the 22nd day of January 1998.

Dated this 11th day of December 1997.

J. S. DRAGE, Liquidator.

md9068

Panelwall Building Systems Limited

(in liquidation)

Notice to All Creditors to Prove Debts or Claims

In the matter of the Companies Act 1993, and in the matter of **Panelwall Building Systems Limited** (in liquidation):

Notice is hereby given that the undersigned, the liquidator of Panelwall Building Systems Limited (in liquidation), which has been wound up, does hereby fix the 15th day of March 1998, 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 1993, or to be excluded from the benefit of any distribution made before such debts are proved or, as the case may be, from objecting to such distribution.

Dated at Auckland this 8th day of December 1997.

M. W. HARTLEY, Liquidator.

This Address of the Liquidator is at the Office of: M. W. Hartley, Accountant, P.O. Box 57-044, Owairaka, Auckland.

md9134

Town & Country Excavations Limited

(in liquidation)

Notice of Meeting of Creditors

Notice is hereby given that in accordance with section 243 of the Companies Act 1993, a meeting of creditors of the above-named company will accordingly be held in the Channel View Lounge, 3 Gibbons Road, Takapuna, Auckland on Tuesday, the 23rd day of December 1997 at 10.00 a.m.

Business:

- 1. Consideration of a report containing a statement of the company's affairs.
- 2. Whether to appoint another liquidator in place of the liquidator appointed.
- 3. Appointment of a liquidation committee, if thought fit.
- 4. To receive the views of creditors.

Forms of general and special proxy, together with creditor claim forms can be obtained from the liquidators. Proxies to be used at the meeting must be lodged at the offices of the liquidators no later than 9.00 a.m. on the 22nd day of December 1997, in order to be entitled to vote.

S. G. HOTCHIN, Liquidator.

Address of Service: S. G. Hotchin, Chartered Accountant, P.O. Box 33-315, Takapuna, Auckland. Telephone: (09) 486 0286. Facsimile: (09) 486 0643.

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

Corrigendum

Cancellation of Notice of Intention to Remove Companies From the Register

Notice is given that the notice of intention to remove **Direct Paper Warehouse Limited** CH. 381334, which appeared in the *New Zealand Gazette* on the 10th day of December 1997, appeared in error.

Dated at Christchurch this 12th day of December 1997.

NEVILLE HARRIS, Registrar of Companies.

ot9122

Notice of Intention to Remove Companies From the Register

I intend to remove the under-mentioned companies from the Register under section 318 of the Companies Act 1993.

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 section 321 of the Companies Act 1993. These must be delivered to the District Registrar of Companies at Christchurch within 20 working days of the date of publication of this notice.

AMALGAM LIMITED.

APPLES CANTERBURY LIMITED.

ARMITAGE FISHERIES LIMITED.

ART-TRIX LIMITED.

ASHLEY FINANCE LIMITED.

ASPEX CONSULTANTS LIMITED.

ASTUTE SECURITY LIMITED.

AVON KITCHENS LIMITED.

BARRY HOLDINGS LIMITED.

CODESMITHS TECHNICAL SYSTEMS LIMITED.

COMPLIANCE LIMITED.

CORNICHE COMMERCIAL HOLDINGS LIMITED.

DATA TO KNOWLEDGE LIMITED.

DAVIES FURNITURE REMOVALS LIMITED.

DIRECT PAPER WAREHOUSE LIMITED.

FORESTRY INVESTMENTS MANAGEMENT LIMITED.

GLENEAGLES TERRACE PROPERTIES LIMITED.

KEAGAN CONTRACTING LIMITED. KIWI HUNTING SAFARIS (1996) LIMITED.

LIFESTYLE FINANCIAL PLANNERS LIMITED.

LINEAR SYSTEMS LIMITED.

MATAI MARINE 1972 LIMITED.

MCANDREW & SINCLAIR BUILDERS LIMITED.

MOOAR & STANLEY (STANMOR) LIMITED. NEILS WOOD PRODUCTS 1996 LIMITED. NILOC LIMITED.

ONE CURE ONE LE

ONE THREE ONE LIMITED.

PIZZA TO-GO-GO (GLOUCESTER) LIMITED. PRESTIGE SECURITY SERVICE LIMITED.

RUST CUTTERS LIMITED.

SCHOONERS INVESTMENTS LIMITED.

SIGRUN SALMON LIMITED.

TEIVOS HOLDINGS LIMITED.

TRI BRUSHES AND ROLLERS LIMITED.

Contact for Inquiries: Annual Return Management Team, Ministry of Commerce, Private Bag 4714, Christchurch. Telephone: (03) 366 4354. Facsimile: (03) 365 6561.

NEVILLE HARRIS, Registrar of Companies.

ds9047

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 Dunedin within 20 working days of the date of publication of this notice.

A W SEDDON & SONS LIMITED.

ACCOUNT MANAGEMENT LIMITED.

ARGYLE PUBLISHING LIMITED.

BOYD INVESTMENTS LIMITED.

BRENDAN'S DJS LIMITED.

BROOKS & BROOKS COMPANY LIMITED.

CATCH A BUS NORTH ISLAND LIMITED.

CONTAINER MAINTENANCE PORT CHALMERS LIMITED.

CROMWELL PRINT SHOP LIMITED.

CROMWELL TOURIST-CRAFT LIMITED.

DUNSTAN MOHAIR LIMITED.

FLEMING & ASSOCIATES LIMITED.

FLOWER BULB EXPORT LIMITED. FRUMP FACTORY LIMITED.

GALLOWAY & ARTHUZARC LIMITED.

GLENBRAE REST HOME LIMITED. HERBWILL PROPERTIES SOUTHLAND LIMITED. HEWAT GALT SOLICITORS NOMINEE COMPANY LIMITED. INSULATION SPECIALISTS LIMITED. INVERCARGILL SEWING CENTRE LIMITED. MAITLAND SPRAYING CO LIMITED. MALIBU GROUP LIMITED. MENS & BOYS OUTFITTERS GORE LIMITED. MILBURN HOLDINGS LIMITED. NEW CONCEPTS LIMITED. PAUL ARCHER PAINTERS LIMITED. POPULAR PLATES LIMITED. PROBODY FITNESS LIMITED. R W & C A WHITTAKER LIMITED. REG'S RENTALS LIMITED. RIVERSIDE FISHERIES LIMITED. RIVERVIEW GROWERS LIMITED. ROD MACDONALD PAINTERS LIMITED. RUTH FISHER COMPUTER TRAINING LIMITED. SAN LOGAN (NO.1) LIMITED. SOFT TOUCH LIMITED. SOUTHERN INVESTIGATION SERVICES LIMITED. SOUTHERN MOHAIR LIMITED. SOUTHWEST CONTRACTING LIMITED. SPRINGBROOK INVESTMENTS LIMITED. TARINGATURA FOREST INVESTMENTS LIMITED. TEWSLEY ST. PROPERTIES LIMITED. U SELL LIMITED.

Dated at Dunedin this 11th day of December 1997.

NEVILLE HARRIS, Registrar of Companies.

Contact Officer: Bronwyn Child, Private Bag 1927, Dunedin. Telephone: (03) 479 2371. Facsimile: (03) 479 0762. ds9120

Havelock North Wines & Spirits Limited

Notice of Intention to Remove Company From the New Zealand Register

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

Havelock North Wines & Spirits Limited at Hastings (No. 164172), will apply to the Registrar of Companies to be removed from the New Zealand Register on the grounds that it has ceased to carry on business.

It has discharged in full its liabilities to all its known creditors and it has distributed its surplus assets in accordance with its constitution and the Companies Act

Any objections to the removal of the company must be delivered to the Registrar of Companies no later than the 23rd day of January 1998.

This notice is made, pursuant to section 320 (2) of the Companies Act 1993.

HANNA LESSELS, Chartered Accountants.

Hastings.

ds9025

CJ Thompson Farms Limited (in liquidation) AK. 52425

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

Notice is hereby given that the undersigned applicant proposes 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 CJ Thompson Farms Limited (in liquidation), whose registered office is situated at Sumpter Baughen, 4 Vinery Lane, Whangarei, from the New Zealand Register on the 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 to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Auckland by the 7th day of January 1998 (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 Whangarei this 8th day of December 1997.

V. L. BAUGHEN, Liquidator. ds9014

Kids 'N Action 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 295 (2) of the Companies Act 1955, the Registrar of Companies must remove Kids 'N Action Limited (in liquidation), whose registered office is situated at the Eighth Floor, Westpac Tower, 120 Albert Street, Auckland, from the New Zealand Register on the grounds that the documents referred to in section 231 (1) (a), have been sent or delivered to the Registrar of Companies, thereby completing liquidation, pursuant to section 219 of the Act.

Unless, pursuant to section 296 of the Act, written objection to the removal is delivered to the Registrar by the 23rd day of January 1998, the Registrar is obliged to remove the company from the Register.

Dated this 11th day of December 1997.

B. MAYO-SMITH, Joint Liquidator. ds9069

McGuires Pharmacy 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 McGuires Pharmacy Limited (in liquidation), whose registered office is situated at 22 High Street, Picton, 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 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 15th day of January 1998 (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 Christchurch this 10th day of December 1997. C. FLETCHER, Liquidator.

ds9070

Jacobs Pharmacy 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 Jacobs Pharmacy Limited (in liquidation), whose registered office is situated at 236 Armagh Street, Christchurch, 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 15th day of January 1998 (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 Christchurch this 10th day of December 1997.

C. FLETCHER, Liquidator.

ds9071

Badilli Investments Limited AK. 413776

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

Address of Registered Office: 7-13 Fisher Crescent, Auckland.

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

Unless written objection is made to the Registrar by the 17th day of January 1998, the Registrar may remove the company from the Register.

Dated this 18th day of December 1997.

STEPHEN WYNNE OWEN.

ds9072

Rail Holdings Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 295 of the Companies Act 1955 (as amended)

I, Jeffrey Philip Meltzer, liquidator of Rail Holdings Limited (in liquidation), whose registered office is situated at 115 Queen Street, Auckland, hereby give notice that, pursuant to section 293 (1) (e) of the Companies Act 1955 (as amended), 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 (as amended), must be delivered to the Registrar of Companies no later than the 6th day of January 1998.

Dated this 11th day of December 1997.

JEFFREY PHILIP MELTZER, Liquidator.

Address of Liquidator: Jeff Meltzer & Associates, 115 Queen Street (P.O. Box 6302, Wellesley Street), Auckland.

ds9045

Luminous Images Limited ("the company")

Notice of Intention to Remove Company From the New Zealand Register

Pursuant to Section 320 of the Companies Act 1993

1. Take notice that it is intended to remove Luminous Images Limited ("the company") 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.

- 2. The Company's Registered Office is: 127 Main Highway, Ellerslie, Auckland.
- 3. 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, Private Bag 92-061, Auckland, by the 31st day of January 1998.

Dated this 11th day of December 1997.

LUMINOUS IMAGES LIMITED, Shareholders. ds9067

P.J. Moore Limited ("the company")

Notice of Intention to Remove Company From the New Zealand Register

Pursuant to Section 320 of the Companies Act 1993

- 1. Take notice that it is intended to remove P.J. Moore Limited ("the company") 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.
- 2. The Company's Registered Office is: 127 Main Highway, Ellerslie, Auckland.
- 3. 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, Private Bag 92-061, Auckland, by the 31st day of January 1998.

Dated this 12th day of December 1997.

P.J. MOORE LIMITED, Shareholders. ds9092

Disraeli Street Panelbeaters Co Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Wellington, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Disraeli Street Panelbeaters Co Limited, whose registered office is situated at 9 Johnsonville Road, Johnsonville, Wellington, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Wellington by the 26th day of January 1998 (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 Wellington this 18th day of December 1997.

DOUGLAS BLACKWOOD.

ds9091

New Zealand Women's Bowling Association Incorporated (in liquidation)

Notice of Intention to Remove Association From the Register

Pursuant to Section 24 of the Incorporated Societies Act 1908 and Section 295 of the Companies Act 1955

We, James Terence Taaffe and John Robert McIvor, liquidators of New Zealand Women's Bowling Association Incorporated, whose registered office is situated at the offices of Coopers & Lybrand, corner of Raffles and Bower Streets, Napier, hereby give notice that, pursuant to section 293 (e) of the Companies Act 1955, and having filed with the Registrar our final report on the liquidation, it is intended to remove the association 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 the 15th day of January 1998.

Dated this 12th day of December 1997.

J. T. TAAFFE and J. R. McIVOR, Liquidators, New Zealand Women's Bowling Association Incorporated (in liquidation).

Notice of Intention to Remove Company From the Register

In the matter of the Companies Act 1955, and in the matter of **Out to Launch Publications 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 the 23rd day of January 1998.

Dated at Auckland this 17th day of December 1997.

JOHN L. VAGUE, Liquidator.

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

Scarborough Fare Restaurant 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-named company from the Register on the grounds that the liquidator has completed his duties.

The liquidator has delivered his final report on the liquidation in terms of 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 within 28 days from the date of this notice.

The registered office of the company is situated at the offices of Deloitte Touche Tohmatsu, Level Four, 32 Oxford Terrace, Christchurch.

Dated this 15th day of December 1997.

B. R. IRVINE, Liquidator.

Note: The Scarborough Fare Restaurant & Cafe is owned and operated by M D and C Prosser Limited. This notice relates to Scarborough Fare Restaurant Limited and is in no way connected with the current operations of the Scarborough Fare Restaurant & Cafe.

Kena Kena Nursing Homes Limited

(in liquidation)

Notice of Intention to Remove 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 New Zealand Register on the grounds that the joint liquidators have completed their duties.

The joint liquidators have delivered their final report on the liquidation in terms of 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 within 28 days from the date of this notice.

The registered office of the above company is situated at the offices of Deloitte Touche Tohmatsu, 61 Molesworth Street, Wellington. Telephone: (04) 472 1677.

Dated this 18th day of December 1997.

R. G. PARDINGTON, Liquidator.

Beldane Holdings Limited

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

Notice is given that, pursuant to section 318 of the Companies Act 1993, it is proposed that a request be made to the Registrar of Companies at Dunedin to remove Beldane Holdings Limited, whose registered office is at Cook Adam & Co, 181 Spey Street, Invercargill, from the Register.

The grounds for removal are 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.

Unless written objection to the removal of the company is delivered to the Registrar, pursuant to section 321 of the Companies Act 1993, by the 2nd day of February 1998, 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 Whakatane this 10th day of November 1997.

Signed:

QUINTIN BRADY QUIDER, as Applicant. ds9123

Top Grass Farms Limited (in liquidation)

Notice of Intention to Remove From the Register

Pursuant to Section 320 (2) of the Companies Act 1993

Notice is hereby given that, pursuant to section 318 (1) (e) of the Companies Act 1993 [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 257 of the Companies Act 1993 [section 231 of the Companies Act 1955] to the Registrar.

Any objection to removal, under section 321 of the Companies Act 1993 [section 296 of the Companies Act 1955], must be delivered to the Registrar by the 24th day of December 1997.

The registered office of the company is situated at the offices of KPMG, Level Eleven, KPMG Centre, 85 Alexandra Street, Hamilton.

J. H. GAUKRODGER, Liquidator.

Musubi Investments Limited

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

Notice is given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Wellington, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal of Musubi Investments Limited, whose registered office is situated at KPMG Centre, 145 Victoria Street, Wellington, 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 a removal, pursuant to section 321 of the Act, is sent to or delivered to the Registrar at Wellington by the 26th day of January 1997, the Registrar may remove the company from the Register.

Dated at Wellington this 11th day of December 1997.

DAVID ANTHONY WARD.

Beachcroft Business Park Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Wellington, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Beachcroft Business Park Limited, whose registered office is situated at Level Eleven, Morrison Kent House, 105 The Terrace, Wellington, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the Companies Act 1993.

Unless written objection to removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Wellington by the 26th day of January 1998 (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 Wellington this 18th day of December 1997.

RICHARD PETERSON. ds9126

Bostock Holdings Limited

Notice of Intention to Remove Company From the Register

I, David Nicoll, the liquidator of Bostock Holdings Limited (in liquidation) (AK. 175594), which has its registered office at Level Six, 135–151 Broadway, Newmarket, Auckland, give notice that it is intended to remove the company from the New Zealand Register, pursuant to section 293 (1) (e) of the Companies Act 1955, on the grounds that the liquidation of the company has been completed.

If any person objects to the company being removed from the Register, objection must be delivered to the Registrar of Companies at Auckland no later than 20 working days after the date of this notice is published.

DAVID NICOLL, Liquidator.

Address of Liquidator: 369 Parnell Road (P.O. Box 37-336), Auckland 1. Telephone: (09) 358 4975.

CESSATION OF BUSINESS IN NEW ZEALAND

Roussel Uclaf Australia Pty Limited

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

Notice is hereby given, pursuant to section 341 (1) of the Companies Act 1993, that Roussel Uclaf Australia Pty Limited, a company incorporated in Australia, but having a place of business in New Zealand at 101 Station Road,

Penrose, Auckland, intends to cease carrying on business in New Zealand on the expiration of 3 months from the date of publication of this notice.

Dated at Auckland this 12th day of December 1997.

DELOITTE TOUCHE TOHMATSU.

PARTNERSHIP NOTICES

Simpson Grierson

Notice of Partnership Retirement

This notice appears as a matter of record.

The following partner retired from the partnership with effect from the 15th day of November 1997:

• Michael George Cantrick Stephens.

The following partner will retire from the partnership with effect from the 31st day of December 1997:

• James John Maurice Wiltshire.

SIMPSON GRIERSON.

pn9079

OTHER

Notice of Intention to Restore Company 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:

Pied Holdings Limited AK. 332243. Applicant: B. M. Brown, care of Coopers & Lybrand, P.O. Box 48, Auckland.

The Registrar proposes to act, under section 330 of the Companies Act 1993, on the grounds that the company was carrying on business or in operation, or some other reason existed for the company to remain on the Register at the time of removal from the Register.

Any person who objects to the restoration of this company to the Register must deliver a 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 10th day of December 1997.

NEVILLE HARRIS, Registrar of Companies.

The address for delivery of any notice is the Registrar, Fifth Floor, Justice Departmental Building, 3 Kingston Street, Auckland 1, or by post to Private Bag 92-061, Auckland.

Notice of Intention to Restore Company to the Register

The Companies Act 1955 (as amended)

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

Skyline Finance Limited. Applicant: S. L. Savill, director/shareholder, P.O. Box 1881, Christchurch.

The Registrar proposes to act, under section 303 (1) (a) of the Companies Act 1955 (as amended), on the grounds that the company was still carrying on business or 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 to the Registrar in writing within 28 days of the publication of this notice.

Contact Officer for Inquiries: Alice Yung, Ministry of Commerce, Business and Registries Branch, Private Bag 4714, Christchurch. Telephone: (03) 366 4354.

Dated at Christchurch this 12th day of December 1997.

NEVILLE HARRIS, Registrar of Companies.

Notice of Restoration to the Register of Companies

The Companies Act 1955 The Companies Act 1993

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

Design Mark Limited.

Equal Enterprise Limited.

Queenborough Nominees Limited.

Rerewai Flats Limited.

The Registrar proposes to act under section 303 of the Companies Act 1955, or section 328 of the Companies Act 1993, on the grounds that the companies were either still carrying on business or other reason existed for the company to continue in existence, or were in liquidation, 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.

Notice of Intention to Restore Companies to the Register

The Companies Act 1993

Take notice upon application by:

(a) Adrienne Goldsmith of 1200 Pakihiroa Road, Ruatoria.

- (b) Dennis Douglas Clough of 133 Bridge Street, Eltham.
- (c) W. H. Dixon of 77 The Strand, Unit "J", Parnell, Auckland.
- (d) M. G. Stuart of P.O. Box 222, Tauranga.

The Registrar of Companies at Hamilton proposes to restore the following companies to the Register of Companies:

- (a) Whanakawa Holdings Limited HN. 340667.
- (b) Securex Limited HN. 829462.
- (c) Taracorp Investments Limited HN. 335034.
- (d) Northern Star Trucks Limited HN. 702806.

The Registrar proposes to act under section 303 (1) (a) of the Companies Act 1955 (as amended) or section 328 (1) (a) of the Companies Act 1993, on the grounds that the companies were carrying on business or other reason existed for the companies to continue in existence at the time that 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 in writing to the District Registrar at Hamilton within 28 days from the date of this notice.

The address for delivery of any notice is the Registrar of Companies, First Floor, ASB Bank Building, 500 Victoria Street (Private Bag 3090), Hamilton.

Dated at Hamilton this 12th day of December 1997.

CECILIA JOSEPHINE SELVARATNAM, Assistant Registrar of Companies.

Shortland Publications Limited

Notice of Transfer of Incorporation to Delaware

Pursuant to Section 351 of the Companies Act 1993

The above-named company hereby gives notice that the company intends after the 23rd day of January 1998, to apply to be removed from the New Zealand Register in connection with becoming incorporated under the law in force in Delaware.

Dated this 12th day of December 1997.

CRANE KENNEY, Director.

ot9087

Lands End Publishing Acquisition Company Notice of Transfer of Incorporation to Delaware

Pursuant to Section 351 of the Companies Act 1993

The above-named company hereby gives notice that the company intends after the 23rd day of January 1998, to apply to be removed from the New Zealand Register in connection with becoming incorporated under the law in force in Delaware.

Dated this 12th day of December 1997.

CRANE KENNEY, Director.

ot9088

Shortland Publications Acquistion Company Notice of Transfer of Incorporation to Delaware

Pursuant to Section 351 of the Companies Act 1993

The above-named company hereby gives notice that the company intends after the 23rd day of January 1998, to apply to be removed from the New Zealand Register in connection with becoming incorporated under the law in force in Delaware.

Dated this 12th day of December 1997.

CRANE KENNEY, Director.

ot9089

Lands End Publishing Limited

Notice of Transfer of Incorporation to Delaware

Pursuant to Section 351 of the Companies Act 1993

The above-named company hereby gives notice that the company intends after the 23rd day of January 1998, to apply to be removed from the New Zealand Register in connection with becoming incorporated under the law in force in Delaware.

Dated this 12th day of December 1997.

CRANE KENNEY, Director.

ot9090

Daymon International Incorporated

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

Pursuant to Section 3412 (1) (a) of the Companies Act 1993

Daymon International Incorporated WN. O.S. 666730, a company incorporated in the United States of America, but carrying on business in New Zealand, hereby gives notice of its intention to cease carrying on business in New Zealand.

Dated this 10th day of December 1997.

T. LEECH.

ot9080

Notice of Dividend

Name of Company: Venison (New Zealand) Marketing Limited (in liquidation).

Address of Registered Office: Care of Deloitte Touche Tohmatsu, 61 Molesworth Street, Wellington.

Registry of High Court: Wellington.

Number of Matter: M. 625/93.

Amount per Dollar: 11.25 cents in the dollar.

First and Final or Otherwise: First and final.

When Payable: 19 December 1997.

Where Payable: Our office.

D. L. FRANCIS, Joint Liquidator.

ot9081

Pederson Eucalypt Chipping Limited, Pedersen Chipping Limited, Minotaur Imports Limited, A E & P A Pederson Limited and Tokoroa Holdings Limited ("the companies")

Notice of Proposed Amalgamation

Pursuant to Section 221 (4) (b) of the Companies Act 1993

- 1. It is proposed to amalgamate the companies and Pedersen Holdings Limited, under sections 220 and 221 of the Companies Act 1993 ("the amalgamation proposal") on Sunday, the 1st day of February 1998, Pedersen Holdings Limited will continue as the amalgamated company and will succeed to all the property, rights, powers, privileges, liabilities and obligations of the company. The companies will be removed from the Register of Companies, following the amalgamation.
- 2. Copies of the amalgamation proposal are available for

inspection during normal business hours by any shareholder of the company, any creditor of the company or any person to whom the company is under any obligation, at the registered offices of the company, being care of Deloitte Touche Tohmatsu, Level Thirteen, Tower Two, Shortland Centre, Shortland Street, Auckland.

3. A shareholder of the company, any creditor of the company or any person to whom the company is under any obligation is entitled to be supplied free of charge with a copy of the amalgamation proposal upon request.

For the board of directors:

P. PEDERSEN.

nt9116

Pederson Holdings Limited ("the company")

Notice of Proposed Amalgamation

Pursuant to Section 221 (4) (b) of the Companies Act 1993

1. It is proposed to amalgamate the company and Pederson Eucalypt Chipping Limited, Pedersen Chipping Limited, Minotaur Imports Limited, A E & P A Pederson Limited and Tokoroa Holdings Limited, under sections 220 and 221 of the Companies Act 1993 ("the amalgamation proposal") on Sunday, the 1st day of February 1998. The

company will continue as the amalgamated company and will succeed to all the property, rights, powers, privileges, liabilities and obligations of Pederson Eucalypt Chipping Limited, Pedersen Chipping Limited, Minotaur Imports Limited, A E & P A Pederson Limited and Tokoroa Holdings Limited. Pederson Eucalypt Chipping Limited, Pedersen Chipping Limited, Minotaur Imports Limited, A E & P A Pederson Limited and Tokoroa Holdings Limited will be removed from the Register of Companies, following the amalgamation.

- 2. Copies of the amalgamation proposal are available for inspection during normal business hours by any shareholder of the company, any creditor of the company or any person to whom the company is under any obligation, at the registered offices of the company, being care of Deloitte Touche Tohmatsu, Level Thirteen, Tower Two, Shortland Centre, Shortland Street, Auckland.
- 3. A shareholder of the company, any creditor of the company or any person to whom the company is under any obligation is entitled to be supplied free of charge with a copy of the amalgamation proposal upon request.

For the board of directors:

P. PEDERSEN.

ot9117

Land Transfer Act Notices

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 the publication in the New Zealand Gazette.

Schedule

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

1. Lease B. 149713.4; Robert Joseph Goffe and Jennifer Patricia Goffe; B. 626456.1.

Dated at the Wellington Land Information New Zealand Office this 11th day of December 1997.

WARREN MOYES, District Land Registrar. 199040

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with the production of the certificate of title 25D/352 for the registration of *Gazette* notice B. 642311.1.

Notice is hereby given of my intention to register the above document upon expiration of 14 days from the date of the publication in the *New Zealand Gazette*.

Dated at the Wellington Land Information New Zealand Office this 15th day of December 1997.

WARREN MOYES, District Land Registrar.

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.)

2B/887; Nelson Milk Limited (previously the Nelson Co-operative Milk Producers Association Limited); 373475.1.

Dated at the Nelson Land Information New Zealand Office this 11th day of December 1997.

HELEN ROBERTSON, for District Land Registrar. 19939

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with production of C.T. 91C/511 for the deposit of Plan 183521 whereby New Zealand Wines and Spirits Properties (1982) Limited is the registered proprietor. Application D. 223351.

Notice is hereby given of my intention to register the above document upon the expiration of 14 days from the date of this publication.

Dated at the Auckland Land Information New Zealand Office this 12th day of December 1997.

D. A. CHAPMAN, District Land Registrar. 119041

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with production of C.T. 59D/944 for the deposit of Plan 183636 whereby The New Lynn Borough Council is the registered proprietor. Application D. 223275.

Notice is hereby given of my intention to register the above document upon the expiration of 14 days from the date of this publication.

Dated at the Auckland Land Information New Zealand Office this 12th day of December 1997.

D. A. CHAPMAN, District Land Registrar. 19042

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with production of C.T. 103D/747 for the deposit of Plan 183078 whereby Steven John Bowling and Nigel John North are the registered proprietors. Application D. 224719.

Notice is hereby given of my intention to register the above document upon the expiration of 14 days from the date of this publication.

Dated at the Auckland Land Information New Zealand Office this 12th day of December 1997.

D. A. CHAPMAN, District Land Registrar.

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. 18D/1064; Pansy Mabel Cook; D. 222085.
- 2. Lease A. 468393; Pansy Mabel Cook; D. 222085.
- 3. Lease A. 339654; John Tokoli; D. 222314.
- 4. 15D/959; Arthur Lewis Simpson; D. 222360.
- 5. 17C/15; Ruby Wati; D. 222493.
- 32A/1116; Philip Yung Keon Yong and Linda Hong Bee Tan; D. 223017.
- 7. 47D/1186; Janice May Coleman; D. 223062.
- 8. Lease 913829.2; Janice May Coleman; D. 223062.
- 9. 9D/242; Walter John Sowter and Elva Mabel Sowter;
 D. 223153.
- 13A/340; John Sydney Frederick Hicks and Marjorie Mary Hicks; D. 223431.
- Lease 155227.3; Nigel John Gardner and Vineta Third;
 D. 223432.
- 12. 19A/161; Jeffrey Noel Linton; D. 224018.
- 13. 77B/201; Selwyn Leslie Pearce; D. 224115.
- 14. 41B/1069; Andrews Properties Limited; D. 224127.
- 15. Lease C. 391623.2; Ngarie Jean Cole; D. 224383.
- 16. 182/215; Lei Jerome and Lesoa Jerome; D. 220836.
- 17. 108C/366, 367, 368, 369, 370 and 371; Housing New Zealand Limited; D. 224794.
- 18. Mortgage C. 992842.3; Countrywide Banking Corporation Limited; D. 224815.
- 19. Lease C. 561127.1; Harry Sephton, Dorothy Maureen Sephton and James Edward Buckland; D. 224994.

Dated at the Auckland Land Information New Zealand Office this 12th day of December 1997.

D. A. CHAPMAN, District Land Registrar.

Land Transfer Act Notice

Notice is hereby given that the parcel described in the Schedule will be brought under the Land Transfer Act 1952, unless a caveat is lodged forbidding the same before the 10th day of February 1998, lodged under application 940660.1 (A. 6129) by Housing New Zealand Limited.

Schedule

Part Sections 30 and 31, Block IV, Town of Dunedin, in deeds index C86 and C87, Otago Registry, containing 180 square metres, being part of the land shown as Lot 1 on Land Transfer Plan 26442, in the names of John Inglis Wright, Christina Stewart and Catherine McKay Stewart.

A plan of the land may be inspected at Land Information New Zealand, Dunedin.

Dated at the Dunedin Land Information New Zealand Office this 8th day of November 1997.

JOHN VAN BOLDEREN, District Land Registrar.

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. Mortgage 927225; National Australia Finance (Asia) Limited; 940610.2.
- 2. Lease 368718; Lorraine Lindon and Rowena Dawn Lindon; 940594.

Dated at the Dunedin Land Information New Zealand Office this 12th day of December 1997.

JOHN VAN BOLDEREN, District Land Registrar. 119064

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 the New Zealand Gazette containing this notice.

Schedule

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

J1/832; Francis Atawhai Brown and Marion Vanessa Erueti-Brown; 446300.1.

G3/768; Russell John Revell; 446577.

Dated at the New Plymouth Land Information New Zealand Office this 12th day of December 1997.

G. D. O'BYRNE, for District Land Registrar.

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with the production of agreement for sale and purchase 23K/52 in the name of Eric Cuthbert Shaw for the registration of a transmission and an application, pursuant to section 8 (1) (a) of the Housing Assets Transfer Act 1993, lodged under A. 329290.

Notice is hereby given of my intention to register the above

document upon the expiration of 14 days from the date of this publication.

Dated at the Christchurch Land Information New Zealand Office this 11th day of December 1997.

MICHAEL HART, District Land Registrar.

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. 16B/706; John Edward Pounsford; and lease 76005/2; Elsie May Whittington; A. 327630.1.
- 2. 461/99; Cyril Geoffrey Amey; A. 328269.1.
- 3. 40D/991; Klondyke Developments Limited; A. 328466.1.
- 4. Lease 893195.2; David Fredrick Vincent and Julie Vincent; A. 329177.1.
- 40B/684; Allan Crawford McNeill and Gillian Jean McNeill; and lease A. 18092502; Robert Keith Moir; A. 328470.1.
- 9A/511; Philip Gordon Jackson and Elizabeth Margaret Jackson; A. 328704.1.
- 10F/542; Keith William Piper and Sharon Elizabeth Piper; A. 330743.1.

8. Mortgage A. 284575.3; Avco Financial Services International, Inc; A. 330743.1.

Dated at the Christchurch Land Information New Zealand Office this 11th day of December 1997.

MICHAEL HART, District Land Registrar.

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. Lease H. 470236.5; Margaret Chilman Jordan; B. 441319.1.
- 56D/39; Glenn Matthew Davis and Helen Davis;
 447806.1.
- 3. 1202/235; The Otorohanga District Council; B. 448749.1.
- 4. 18D/1133, 16C/1082 and lease S. 642689; Kenneth John Frew and Margaret Glenys Frew and mortgage B. 392180.3; Bank of New Zealand; B. 448977.1.
- 5. Lease H. 928620.2; Tracey Ann Walker; B. 452597.1.

Dated at the Hamilton Land Information New Zealand Office this 11th day of December 1997.

MARTIN COLE, for District Land Registrar.

Charitable Trusts Act Notices

Dissolution of Charitable Trusts

The charitable trusts listed below are no longer carrying on operations, and have been dissolved under section 26 of the Charitable Trusts Act 1957 on the 8th day of December 1997:

PAIKO CHRISTIAN FELLOWSHIP COMMMUNITY TRUST BOARD AK. I.S. 607626. EAST STREET CHURCH OF CHRIST TRUST BOARD AK. I.S. 544627.

CARE FOR KIDS AK. I.S. 609120.

NEVILLE HARRIS, Registrar of Charitable Trusts.

ct9006

Incorporated Societies Act Notices

Dissolution of Incorporated Societies

The incorporated societies listed below are no longer carrying on operations, and have been dissolved under section 28 of the Incorporated Societies Act 1908:

NEW ZEALAND CITROEN OWNERS ASSOCIATION INCORPORATED AK. I.S. 203551.

RADIO CHINESE INCORPORATED AK. I.S. 509231.

PRINTING AND ALLIED INDUSTRIES HEALTH AND SAFETY ADVISOR AK. I.S. 523725. KOHUORA LANDFILL & ENVIRONMENT **RESIDENTS GROUP INCORPORATED** AK. I.S. 655425.

SOLO DANCE GROUP WHANGAREI INCORPORATED AK. I.S. 223940.

MANLY WOMEN'S BOWLING CLUB INCORPORATED AK. I.S. 224623.

THE INNER CITY BLUES AND FOLK CLUB INCORPORATED AK. I.S. 520549.

MANUREWA BUDGETING SERVICE INCORPORATED AK. I.S. 577016.

NEW ZEALAND BONSAI SOCIETY INCORPORATED AK. I.S. 254364.

NEW ZEALAND FURNITURE ASSOCIATION INCORPORATED AK. I.S. 481055.

SPELD ASSOCIATION FRANKLIN INCORPORATED AK. I.S. 224682.

ASIAN CHAMBER OF COMMERCE INCORPORATED AK. I.S. 555228.

AUCKLAND WESTERN CLUB INCORPORATED AK. I.S. 222105.

TITIRANGI AFTER SCHOOL CARE GROUP INCORPORATED AK. I.S. 561226.

WHANANAKI CITIZEN & RATEPAYERS ASSOCIATION INCORPORATED AK. I.S. 605229.

MANUREWA BUDGETING SERVICE INCORPORATED AK. I.S. 577016.

NEVILLE HARRIS, Registrar of Incorporated Societies.

Notice of Revocation of Declaration

The declarations dissolving the societies listed below having been revoked under section 28 (3) of the Incorporated Societies Act 1908, the societies are revived from their respective dates of dissolution:

EX-MALAYAN SERVICEMANS ASSOCIATION INCORPORATED. Date of Dissolution: 2 October 1997.

THE NEW ZEALAND FOREST OWNERS ASSOCIATION INCORPORATED. Date of Dissolution: 16 January 1997. WELLINGTON TRADES HALL

INCORPORATED. Date of Dissolution: 2 October

PAUL ALBERT LEE MIDDLETON, Assistant Registrar of Incorporated Societies.

o4

Notice of Dissolution of Incorporated Societies

The incorporated societies listed below are no longer carrying on operations, and have been dissolved under section 28 (1) of the Incorporated Societies Act 1908, as from the 8th day of December 1997:

POLITICAL CHARITY NZP SOCIETY INCORPORATED CH. I.S. 413416.

BROOKLAND GROUP NEW ZEALAND RIDING FOR THE DISABLED ASSOCIATION INCORPORATED CH. I.S. 261665.

CHRISTCHURCH GENERAL PRACTITIONERS' SOCIETY AND AFTER HOURS GUILD INCORPORATED CH. I.S. 338833.

MARLBOROUGH ALLERGY ASSOCIATION INCORPORATED CH. I.S. 265131.

REEFTON MASONIC HALL SOCIETY INCORPORATED CH. I.S. 238345.

MARLBOROUGH KIWIFRUIT GROWERS ASSOCIATION INCORPORATED CH. I.S. 257864.

S. C. HAMPTON, Assistant Registrar of Incorporated Societies.

is9007

General Notices

Notice of Entry into Possession of Mortgaged Property

Pursuant to Section 104DD of the Property Law Act 1952

Take notice that on the 10th day of December 1997, Countrywide Banking Corporation Limited by virtue of memorandum of mortgage No. C. 876912.3 (North Auckland Registry), entered into possession of the property situated at 6 Pigeonwood Lane, Bushlands Estate, Albany, being all the land comprised in certificate of title 96D/338 (North Auckland Registry).

The registered office of Countrywide Banking Corporation Limited is 280 Queen Street, Auckland 1.

Any correspondence pertaining to this matter should be directed to Rudd Watts & Stone, solicitors for the mortgagee, P.O. Box 3798, Auckland 1 (Attention: G. M. Sandelin).

Dated at Auckland this 10th day of December 1997.

Signed by Countrywide Banking Corporation Limited by its solicitors and duly authorised agent:

RUDD WATTS & STONE.

Parliamentary Notices

Statutes Drafting and Compilation Act 1920

Appointment of Parliamentary Counsel

His Excellency the Governor-General has been pleased to appoint

Vivienne Helen Wilson, LL.B.(HONS)

to be a Parliamentary Counsel, in terms of the Statutes Drafting and Compilation Act 1920, on and from 1 December 1997.

Dated at Wellington this 26th day of November 1997.

WINSTON PETERS, for Prime Minister. ps9206

Departmental Notices

Agriculture

New Zealand Grown Fruit and Vegetables Regulations 1975

Standard Grade, and Types of Packages to be Used, for the Export of Buttercup Squash Notice (Ag. 12/2/14; No. 1078)

This notice revokes the Standard Grade, and Types of Packages to be Used, for the Export of Buttercup Squash Notice (Ag. 12/1/14; No. 1033) published in the *New Zealand Gazette*, 27 March 1997, Issue No. 29 at page 699.

Pursuant to regulations 13 and 16 of the New Zealand Grown Fruit and Vegetables Regulations 1975*, the Director General of Agriculture, hereby gives notice that the standard grade, and types of packages to be used, for the export of buttercup squash shall be as set out in this notice.

Notice

- 1. Title—(1) This notice may be cited as the Standard Grade, and Types of Packages to be Used, for the Export of Buttercup Squash Notice 1997.
- (2) This notice shall come into force on the day after the date of its notification in the New Zealand Gazette.
- 2. Interpretation— Unless the context otherwise requires, or a definition in Schedule One or Schedule Four otherwise indicates, terms and expressions used in this notice shall have the same meaning as in the New Zealand Grown Fruit and Vegetables Regulations 1975*.
- 2.1 Application of notice—This notice determines the standard grade, and types of packages to be used, for the export of Buttercup Squash from New Zealand.
- 2.2 Contents of Notice and Name of Standard Grade—The standard grade is set out in Schedule One, Two and Three. The name assigned to this standard grade shall be Grade 1. The types of packages to be used are set out in Schedule Four.
- **2.3 Definition of Produce**—This notice applies to the fruit of the vegetable Cucurbita maxima, known as buttercup squash, to be supplied fresh to the customer.
- **2.4 Provisions Concerning Quality**—The provisions of this standard define the quality requirements for buttercup squash at the dispatching stage, after preparation and packaging.

Refer Schedules:

One—Definition of Terms in Schedule One and Provisions Concerning Fruit Quality

Two—Provisions Concerning Sizing, Tolerance and Presentation

Three—Allowances for Defects

- 2.5 Provisions Concerning the Types of Packages to be Used—Refer Schedule Four
- 2.6 General Information—Refer Schedule Five

Schedule One

- 3. Definition of Terms in Schedule One
- 3.1 "Clean" means free from soil, practically free of any other visible foreign matter.

- **3.2** "Cured" means that at the time of loading into the export sea container or vessel, the buttercup squash has been held for an adequate time period to allow:
 - (a) The cut surface of the stalk to dry.
- (b) The remainder of the stalk to have commenced shrivelling to a firm texture with a brown withered surface.
- 3.3 "Field Spot" means small shallow marks on the surface of the fruit that are dry and calloused.
- 3.4 "Firm" is where white cotyledon formation is evident.
- 3.5 "Mature" means that the fruit has reached a minimum maturity at harvest, as indicated by more than 50 percent of the seeds displaying kernel formation that is Firm, and one of the following indicators:
- (a) the development of prominent brown flecks on the stalk; or
- (b) the development of a dull, dark green colour to the skin, with the loss of a glossy sheen on the skin; or
 - (c) a full orange colour in the flesh.
- 3.6 "Skin Rub" means any skin abrasion which has not penetrated the flesh.
- **3.7** "Sound" means free from any decay, rots, overmaturity, breakdown, freezing injury, damage and similar defects, which may cause rapid loss of condition or rapid decay.
- 3.8 "Storage Defects" means decay, fungal rots, wilt or other injury as a result of storage.
- 3.9 "Sunburn" means injury from exposure to the sun, expressed as concentrated, bleached, scorched patches on the skin surface, resulting in discoloured and/or damaged flesh
- 3.10 "Trimmed" means the stalk is cut cleanly, and: either
 - (a) is less than 20 mm long; or
- (b) does not protrude more than 10 mm above the shoulders of the fruit.

4.0 Provisions Concerning Fruit Quality

The fruit shall be:

- **4.1** Free from pests and diseases and shall meet any quarantine and other legal requirements of the importing country.
- 4.2 Intact, whole;
- **4.3** Sound;
- 4.4 Clean;
- 4.5 Free from abnormal external moisture;
- 4.6 Free from foreign smell or taste;
- 4.7 Mature;
- 4.8 Trimmed:
- **4.9** Cured;
- **4.10** Of high consistency; ie with similar varietal characteristics, including shape and colour, and without distortion due to abnormal development;
- **4.11** Capable of withstanding handling, storage and transport, and arriving at the destination in a Sound condition;
- 4.12 Free from Sunburn;
- **4.13** Packed in such a way as to ensure that they are suitably protected from fungi and all other foreign material.

Schedule Two

5. Provisions Concerning Sizing, Tolerance and Presentation

- **5.1 Provisions concerning sizing**—Sizing is determined by weight at the time of packing. The minimum size of each fruit for export is 1 kg and the packages should be marked Grade 1.
- **5.2.** Tolerance—Notwithstanding 5.1 any one package may contain up to 5 percent of individual fruit which weigh less than 1 kg.
- **5.3** Uniformity—For the purposes of grade, the contents of each package must be uniform; each package must contain only fruit of the same origin, variety, quality, degree of ripeness and size. The visible part of each package shall be representative of the entire contents.

Schedule Three

6. Allowances for Defects

Skin defects which are not liable to impair the keeping qualities are permitted within the following limits.

- **6.1 Button Loss**—is considered an unacceptable defect where the button at the flower end of the fruit is totally removed and there is a concave depression exposing the yellow/orange flesh.
- **6.2 Discolouration (bronzing)**—The result of exposure to the sun. Where the Colour of the affected area is still predominantly green the fruit is acceptable. Where a brown or bronzed colour is dominant in the affected area, the fruit is not acceptable.
- **6.3** Vine marks—The vine must not have substantially distorted the outline or shape of the fruit. A vine mark must be:
- (a) No deeper than 20 mm from the normal surface of the fruit at the deepest point.
 - (b) No wider than 20 mm at the widest point.
- (c) No longer than 100 mm on fruit weighing less than 2 kg, with a maximum length of 150 mm on fruit 2 kg and over.
- 6.4 Callousing—Surface callousing (i.e., non-raised areas) is not to exceed 4 square cm in aggregate area on all export fruit 1–2 kg in weight, and 6 square cm in aggregate on all export fruit above 2 kg. Callousing with raised areas shall not exceed 2 square cm in aggregate area or 5 mm in height at any point.
- **6.5 Bruising**—Marks resulting from pressure shall not:
 - (a) Have broken the skin.
- (b) Exceed 2 square cm in aggregate area on fruit weighing up to 2 kg.
- (c) Exceed 4 square cm in aggregate area on fruit weighing above 2 kg.
- 6.6 Cuts and/or skin damage are not acceptable on fruit—Cuts or broken skin which may be caused by cutting (knives, secateurs) or impact on sharp edges (stalks, timber, metal) that expose the yellow/orange flesh are unacceptable. Broken stalks that expose the yellow/orange flesh are also unacceptable.
- **6.7 Dirty fruit**—Soil, grease, bird droppings or other foreign matter on the fruit is not acceptable.
- **6.8 Shape**—The fruit shall be wider than it is high, and typical of the variety.
- **6.9 Shrinkage (weight loss)**—Shrinkage allowance of 7 percent of net weight at the time of packing is to be provided for.

There is an allowance of 1 percent weight loss per day for the first 4 days from packing.

- **6.10 External moisture**—All fruit shall be substantially free of external moisture (water from washing procedures) prior to stowage for export shipment.
- **6.11 Field Spot**—The aggregate area of field spots shall not exceed 4 square cm in area on fruit weighing 1-2 kg and 6 square cm on fruit weighing above 2 kg.
- **6.12 Skin Rub**—The aggregate area of skin rub shall not exceed:
 - 4 square cm on fruit weighing 1-2 kg, and
 - 6 square cm on fruit weighing above 2 kg.
- **6.13 Oedema**—Raised oedemas shall not exceed 4 square cm in aggregate area or 5 mm in height on fruit weighing 1-2 kg, and 6 square cm in aggregate area or 5 mm in height on fruit weighing above 2 kg.

Schedule Four

7. Definition of Terms in Schedule Four

- 7.1 "Bin" means a slatted wooden container of 4 sides capable of holding 500 kg of fruit.
- 7.2 "Carton" means a package constructed of strengthened cardboard capable of holding 10 kg of fruit.
- 8. Provisions Concerning the Types of Packages to be Used
- **8.1** The only types of packages in which the fruit may be exported from New Zealand are Bins and Cartons.
- **8.2** Bins and cartons shall be constructed of clean material. They shall be constructed in a uniform way.
- 8.3 If timber is used for Bin construction, then the timber must be bark free, and either air seasoned (maximum 25 percent moisture content) or anti-sap stain treated.

Schedule Five

1. General Information

The following explanatory notes do not form part of this standard grade or of the provisions concerning types of packages to be used, but are presented for the information of growers, packers and exporters.

1.1 It is the responsibility of the exporter to ensure the produce exported meets the legal requirements of the importing country and the specifications of the importer and that the produce be substantially free of pest and disease.

1.2 Handling and Packing:

- (a) Packing of shipping containers in the field is not acceptable.
- (b) Fruit should not be cut or harvested in rain or damp conditions. Full bins should be protected from inclement weather.
- (c) Avoid the possibility of sunburn following cutting and during harvesting. Packed bins should be protected from the sun at all times.
- (d) After harvesting it is desirable to hold fruit in a shaded airy place for a minimum of 48 hours prior to export packing.
- (e) Fruit should be harvested at optimum maturity. Over Mature fruit has a greater loss of colour and higher levels of post-harvest decay during and after shipment.
- (f) The curing process is to be completed prior to export. An "adequate time period" for the purposes of 3.2, is considered to be a minimum of 48 hours from harvest to shipment, with a strong recommendation for the product to be held until it is "cured".
- (g) During the curing/holding process all product shall be stored to allow maximum ventilation, and have a minimum of 10 cm between rows of stacked bins.

1.3 Marking

Packages shall be marked to provide:

Identification—Registered mark of grower and packing establishment and exporter's identification.

Nature of Produce-Kind and variety.

Country of Origin-New Zealand

Commercial Specification—Grade contents

Packages containing fruit sizes 1-1.2 kg are to be marked "S"

1.4 Callousing

Smooth, non-raised callousing that blends in with the ground spot is not to be considered callousing for the purposes of 6.4.

Dated at Wellington this 16th day of December 1997.

P. JOHNSTON, National Manager (Market Access, Plants), Ministry of Agriculture, signed pursuant to delegated authority under section 41 of the State Sector Act 1988.

* S.R. 1975/57.

go9179

Courts

Crimes Act 1961

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Rangiora on the 8th day of October 1997, against Mason Reece Puhi Puhi for the confiscation of the following motor vehicle:

Make: Ford.

Model: Telstar.

Registration No.: RC 58.

Colour: White.

P. J. O'CONNELL, Registrar.

go9032

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Rangiora on the 25th day of September 1997, against **Shane John Cannons** for the confiscation of the following motorcycle:

Make: Honda VFR 400R motorcycle.

Registration No.: 41 TMJ.

P. J. O'CONNELL, Registrar.

go9033

Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Kaikoura on the 9th day of May 1997, against **Terence David Harnett** for the confiscation of the following motor vehicle:

Year: 1980.

Make: Mitsubishi.

Model: Lancer EX.

Registration No.: NU 2929. P. J. O'CONNELL, Registrar.

go9034

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 the 3th day of December 1997, against Niven Andrew Richard Shuker for the confiscation of the following motor vehicle:

Toyota Dyna truck, registration No. DP 9716.

A. L. BRIERTON, Deputy Registrar.

Judicature Act 1908

The High Court Sittings 1998

We, three Judges of the High Court of New Zealand, pursuant to section 52 of the Judicature Act 1908, hereby appoint sittings of the High Court for the despatch of civil and criminal business during 1998 as follows:

Auckland
Hamilton
Rotorua
Wellington
Christchurch

Criminal Trials and Civil Proceedings before Judge and a Jury and All Other Classes of Business: The Court will sit each week commencing from 2 February.

Other Places

Subject to the direction of the Executive Judge responsible, the Court will sit to deal with all classes of civil and criminal business at the places named during periods commencing on the following respective dates and at such other times as may be required.

Whangarei

23 February	3, 24 and 31 August
2, 9, 16 and 30 March	14 and 21 September
6 April	5 and 12 October
•	2, 9, 23 and 30
4 and 11 May	November
2, 8, 15 and 22 June	
27 July	

Gisborne

23 February	10 and 31 August
2 March	21 September
6 April	19 October
4 and 11 May	9 and 30 November
15 and 22 June	

New Plymouth

6 and 13 July

16 and 23 February	3 and 17 August
30 March	2 and 28 September
6 April	12 October
2 and 8 June	2 and 12 November
6 and 13 July	7 December

Napier

2, 9, 16 and 23 February	3, 10 and 24 August
2 and 30 March	14 and 21 September
27 April	12 October
4 and 18 May	2, 9 and 30 November
8 and 15 June	7 December

Wanganui

9 and 16 February
27 April
4 May
6 and 13 July
14 and 21 September
30 November
7 December

Palmerston North

9, 16 and 23 February
2 and 30 March
27 April
4 and 18 May
8 and 15 June
6 and 13 July
3, 10 and 24 August
14 and 21 September
12 October
2, 9 and 30 November
7 December

Nelson

16 February 21 September 4 May 7 December 13 July

Blenheim

9 February 6 July 23 March 14 September 27 April 30 November

Greymouth

16 March 28 September 22 June

Timaru

23 February 14 September 27 April 2 November 18 May 20 July

Dunedin

16 February
9, 16 and 30 March
6 April
11 and 18 May
8 and 15 June
6 and 13 July
3, 10 and 31 August
7 and 28 September
5 and 27 October
2, 23 and 30 November

Invercargill

9 February 17 and 24 August 20 April 16 and 23 November 2 and 8 June

Hours of Sittings and Fixtures

- 1. Subject to the direction of the Executive Judge, or the Presiding Judge, sittings will commence at 10 a.m. during the period stated (except on public holidays and during vacations).
- 2. Fixtures for all business will be allocated by the Registrar in accordance with the rules and administrative directions of the Court.

Given under our hands at Wellington this 4th day of December 1997.

THOMAS EICHELBAUM, Chief Justice.

J. A. DOOGUE, Judge.

D. P. NEAZOR, Judge.

Vacations: (all dates inclusive)

Long Vacation:

1997-1998, 20 December 1997 to 31 January 1998.

1998-1999, 20 December 1998 to 31 January 1999.

Easter Vacation:

9 April to 17 April 1998.

go9036

Education

Education Act 1989

Closure of Oturehua School (3794) Notice

Pursuant to section 154 of the Education Act 1989, I hereby declare that Oturehua School (3794), Central Otago, will close on the 31st day of December 1997 and will cease to be established on that day.

Dated at Wellington this 8th day of December 1997.

WYATT CREECH, Minister of Education.

Te Kura Kaupapa Maori O Otepoti

Under sections 146 and 155 of the Education Act 1989, the Minister of Education hereby gives the following notice:

Notice

- 1. This notice may be cited as Te Kura Kaupapa Maori O Otepoti.
- 2. This notice shall come into force on 1 January 1998.
- 3. I hereby establish in Dunedin a primary school called Te Kura Kaupapa Maori O Otepoti, and designate the school as a kura kaupapa Maori.
- 4. Aims, purposes and objectives of Te Kura Kaupapa Maori O Otepoti.

Together with the use of te reo Maori as the principal language of instruction, the following aims, purposes and objectives constitute the character of Te Kura Kaupapa Maori O Otepoti:

- (i) Te Aho Matua is the guiding philosophy of Te Kura Kaupapa Maori O Otepoti;
- (ii) The National Education Guidelines and the National Administration Guidelines will be implemented in conjunction with Te Aho Matua;
- (iii) The needs of the children and their learning as members of iwi, hapu, and whanau shall be paramount. Through kura kaupapa Maori education we will address the imbalance within the bicultural and bilingual world in which we live;
- (iv) Remove all barriers to our children's education;
- (v) Ensure the highest possible standard of education achievement under the mana of Te Aho Matua;
- (vi) Provide good health and safety practices under the guidelines of Te Aho Matua;
- (vii) Provide children with positive learning environments both within and beyond the classroom;
- (viii) Develop the natural abilities of each child holistically;
- (ix) Resource professional development of staff;
- (x) Provide training and development in te reo;
- (xi) Assist in the development of Maori initiatives pertaining to Te Aho Matua;
- (xii) Explore options for further educational growth.
- 5. Constitution of the Board of Trustees. The Board of Trustees of Te Kura Kaupapa Maori O Otepoti shall comprise:
 - a Five people appointed by the Minister.
 - b The principal, or principal delegate.
 - c Not more than 4 persons co-opted by the board.

Dated this 16th day of December 1997.

BRIAN DONNELLY, Associate Minister of Education. g_{09172}

Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga

Under sections 146 and 155 of the Education Act 1989, the Minister of Education hereby gives the following notice:

Notice

- 1. This notice may be cited as Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga.
- 2. This notice shall come into force on 1 January 1998.
- 3. I hereby establish in Hastings a primary school called Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga, and designate the school as a kura kaupapa Maori.
- 4. Aims, purposes and objectives of Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga.

Together with the use of te reo Maori as the principal language of instruction, the following aims, purposes and objectives constitute the character of Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga:

- (i) Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga is committed to providing the best learning opportunities to our tamariki which will inspire them to achieve their own tino rangatiratanga;
- (ii) Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga expects to achieve this through providing an exciting and innovative curriculum delivered in the Maori language based on the principles of Te Aho Matua;
- (iii) Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga recognises that a supportive whanau environment is essential to all tamariki being able to maximise their full potential;
- (iv) The National Education Guidelines and the National Administration Guidelines will be implemented in conjunction with Te Aho Matua;
- (v) Provide a safe secure and supportive environment; Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga is committed to ensuring that:
 - (vi) Our tamariki will be knowledgeable, confident and proud of who they are;
 - (vii) Our tamariki will have respect for things Maori;
 - (viii) Out tamariki understand and acquire the appropriate leadership qualitites;
 - (ix) Our tamariki will have the best opportunities in the future of:
 - Being self employed
 - Being able to create employment for themselves as well as for other people
 - Being able to apply for the best jobs;
 - (x) Maoridom achieves tino rangatiratanga.
- 5. Constitution of the Board of Trustees. The Board of Trustees of Te Kura Kaupapa Maori O Ngati Kahungunu Ki Heretaunga shall comprise:
 - a Five people appointed by the Minister.
 - b The principal, or principal delegate.
 - c Not more than 4 persons co-opted by the board.

Dated this 16th day of December 1997.

BRIAN DONNELLY, Associate Minister of Education. go9173

Te Kura Kaupapa Maori O Tupoho

Under sections 146 and 155 of the Education Act 1989, the Minister of Education hereby gives the following notice:

Notice

- 1. This notice may be cited as Te Kura Kaupapa Maori O Tupoho.
- 2. This notice shall come into force on 1 January 1998.
- 3. I hereby establish in Wanganui a primary school called Te Kura Kaupapa Maori O Tupoho, and designate the school as a kura kaupapa Maori.
- 4. Aims, purposes and objectives of Te Kura Kaupapa Maori O Tupoho.

Together with the use of te reo Maori as the principal language of instruction, the following aims, purposes and objectives constitute the character of Te Kura Kaupapa Maori O Tupoho:

- (i) To provide an education that allows learners to reach their full potential, socially, intellectually, physically, emotionally and spiritually in an environment that affirms their Maori identity by legitimating Maori language, knowledge, values, customs and structures;
- (ii) The provision of a balanced curriculum which enables all learners to acquire existing knowledge and skills, while at the same time developing capabilities to create knowledge and practice new skills;
- (iii) To achieve equitable outcomes for students of both sexes, for rural and urban students, for all students irrespective of their religious, ethnic, cultural, social, family and class backgrounds and irrespective of their ability or disability;
- (iv) To develop policies and practices that reflect New Zealand's dual cultural heritage;
- (v) Develop each learner's ability to use both Maori and English languages as a successful tool of thought and communication;
- (vi) Develop in learners a sense of pride in being Maori;
- (vii) Give learners the skills, knowledge and attitudes necessary to participate fully in the activities of marae and other cultural settings as well as the general political processes of New Zealand life;
- (viii) The National Education Guidelines and the National Administration Guidelines will be implemented in conjunction with Te Aho Matua.
- 5. Constitution of the Board of Trustees. The Board of Trustees of Te Kura Kaupapa Maori O Tupoho shall comprise:
 - a Five people appointed by the Minister.
 - b The principal, or principal delegate.
 - c Not more than 4 persons co-opted by the board.

Dated this 16th day of December 1997.

BRIAN DONNELLY, Associate Minister of Education. go9174

Te Kura Kaupapa Maori O Ngati Ruanui

Under sections 146 and 155 of the Education Act 1989, the Minister of Education hereby gives the following notice:

Notice

- 1. This notice may be cited as Te Kura Kaupapa Maori O Ngati Ruanui.
- 2. This notice shall come into force on 1 January 1998.

- 3. I hereby establish in Hawera a primary school called Te Kura Kaupapa Maori O Ngati Ruanui, and designate the school as a kura kaupapa Maori.
- 4. Aims, purposes and objectives of Te Kura Kaupapa Maori O Ngati Ruanui.

Together with the use of te reo Maori as the principal language of instruction, the following aims, purposes and objectives constitute the character of Te Kura Kaupapa Maori O Ngati Ruanui:

- (i) To provide an environment reflecting the goals and aspirations of Ngati Ruanui iwi, hapu, and whanau. To succour and to nourish to tatou nei reo rangatira, me ona tikanga in a healthy, childsafe and secure atmosphere whilst catering for all races, religions and creeds;
- (ii) Me matua mohio te tamaiti ki te taha tuhituhi, te mahi panui me te mahi pangarau. (To develop each child's ability in reading, writing and mathematics);
- (iii) Me matua mohio te tamaiti ki nga ahuatanga me nga korero to te ao kikokiko me te ao wairua, a tae noa atu ki te ao kohatu me te ao hurihuri. (To foster the child's understanding of the physical and spiritual nature of things of the past, and of the world around him/her);
- (iv) Me whangai atu i nga kai, kia eke ai te tamaiti ki tona taumata. (To enable each student to reach his/her potential);
- (v) Kia mohio ai te tamaiti ki te rangimarie, te manaakitanga, te whanaungatanga, te tino rangatiratanga, te aroha. (To understand the concepts of peace, service, unity, self determination and love);
- (vi) Kia mohio ai hoki ki te mahi tahi, ki te harikoakoa, ki te aroha me te hinengaro pai. (To encourage togetherness, happiness, love and support);
- (vii) The members of the whanau continue to be tutors and educational facilitators in the learning programme;
- (viii) That at all times the self esteem, confidence and tribal leadership potential of the student shall be cultivated;
- (ix) The National Education Guidelines and the National Administration Guidelines will be implemented in conjunction with Te Aho Matua.
- 5. Constitution of the Board of Trustees. The Board of Trustees of Te Kura Kaupapa Maori O Ngati Ruanui shall comprise:
 - a Five people appointed by the Minister.
 - b The principal, or principal delegate.
 - c Not more than 4 persons co-opted by the board.

Dated this 16th day of December 1997.

BRIAN DONNELLY, Associate Minister of Education. go9175

Te Kura Kaupapa Maori O Te Puaha O Waikato

Under sections 146 and 155 of the Education Act 1989, the Minister of Education hereby gives the following notice:

Notice

- 1. This notice may be cited as Te Kura Kaupapa Maori O Te Puaha O Waikato.
- 2. This notice shall come into force on 1 January 1998.
- 3. I hereby establish in Port Waikato a primary school

called Te Kura Kaupapa Maori O Te Puaha O Waikato, and designate the school as a kura kaupapa Maori.

4. Aims, purposes and objectives of Te Kura Kaupapa Maori O Te Puaha O Waikato

Together with the use of te reo Maori as the principal language of instruction, the following aims, purposes and objectives constitute the character of Te Kura Kaupapa Maori O Te Puaha O Waikato:

- (i) Every child to reach his/her full potential within an educational environment which reflects the philosophy and practices as offered in Te Aho Matua;
- (ii) That the students continue to learn within an environment which is controlled by their whanau and within which they are powerful and active;
- (iii) Provide a learning environment which enhances and retains the Waikato dialect, its kawa and tikanga;
- (iv) Ensure creativity, intuition and sporting achievement have equal status with other academic aspects of the learning programme;
- (v) Provide a learning environment which is inviting and hospitable for everyone and reflects the hospitality customs of our marae;
- (vi) Incorporate as much as possible the natural surroundings such as the sea, bush, river and the many marae and kaumatua into the learning programme;
- (vii) Provide a safe physical and emotional environment for students and whanau;
- (viii) Kia mohio te tamaiti ki ona ake karakia me nga waiata o tona ake rohe. (To know and to understand the chants and songs of one's own area);
- (ix) Kia whai nga matua i te reo i waho atu i te kura, ara me haere ki nga wananga hei whakaako i te reo. (To encourage parents to learn to speak the Maori language to assist their children at home);
- (x) The National Education Guidelines and the National Administration Guidelines will be implemented in conjunction with Te Aho Matua.
- 5. Constitution of the Board of Trustees. The Board of Trustees of Te Kura Kaupapa Maori O Te Puaha O Waikato shall comprise:
 - a Five people appointed by the Minister.
 - b The principal, or principal delegate.
 - c Not more than 4 persons co-opted by the board.

Dated this 16th day of December 1997.

BRIAN DONNELLY, Associate Minister of Education. go9176

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreement

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

St Joseph's School, Opotiki.

Waikato Diocesan School for Girls, Hamilton.

St Francis School, Thames.

The said supplementary integration agreements were executed on the 8th day of December 1997. Copies of the supplementary agreements are available for inspection without charge by any member of the public at the district office of the Ministry of Education, corner of Grey and Bridge Streets, Hamilton.

Dated at Wellington this 8th day of December 1997.

KATHY PHILLIPS, Senior Manager, National Operations. go9185

Supplementary Integration Agreement

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

Marist College, Mount Albert.

The said supplementary integration agreement was executed on the 16th day of December 1997. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 39–45 College Hill, Ponsonby, Auckland.

Dated at Wellington this 16th day of December 1997.

ROSS BOYD, for KATHY PHILLIPS, Senior Manager, National Operations.

go9186

Supplementary Integration Agreement

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

St Dominic's College, Henderson.

The said supplementary integration agreement was executed on the 16th day of December 1997. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 39–45 College Hill, Ponsonby, Auckland.

Dated at Wellington this 16th day of December 1997.

ROSS BOYD, for KATHY PHILLIPS, Senior Manager, National Operations.

go9187

Supplementary Integration Agreement

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

Hutt Independent Boys School.

The said supplementary integration agreement was executed on the 15th day of December 1997. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district

office of the Ministry of Education, 65 Waterloo Road, Lower Hutt.

Dated at Wellington this 15th day of December 1997.

ROSS BOYD, for KATHY PHILLIPS, Senior Manager, National Operations.

go918

Supplementary Integration Agreement

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

Carmel College, Milford.

The said supplementary integration agreement was executed on the 16th day of December 1997. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 39–45 College Hill, Ponsonby, Auckland.

Dated at Wellington this 16th day of December 1997.

ROSS BOYD, for KATHY PHILLIPS, Senior Manager, National Operations.

go9189

Supplementary Integration Agreement

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

John Paul College, Rotorua.

The said supplementary integration agreement was executed on the 17th day of December 1997. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, corner of Grey and Bridge Streets, Hamilton.

Dated at Wellington this 17th day of December 1997.

ROSS BOYD, for KATHY PHILLIPS, Senior Manager, National Operations.

go9190

Supplementary Integration Agreement

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

Michael Park School, Ellerslie.

The said supplementary integration agreement was executed on the 12th day of December 1997. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 39–45 College Hill, Ponsonby, Auckland.

Dated at Wellington this 12th day of December 1997.

ROSS BOYD, for KATHY PHILLIPS, Senior Manager, National Operations.

Supplementary Integration Agreement

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

St Joseph's School, Orakei.

The said supplementary integration agreement was executed on the 8th day of December 1997. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 39–45 College Hill, Ponsonby, Auckland.

Dated at Wellington this 8th day of December 1997.

KATHY PHILLIPS, Senior Manager, National Operations. 809192

Fisheries

Fisheries Act 1983

Fisheries (Quota Aggregation Limit Exemption) Notice (No. 4) 1994, Amendment No. 1 (No. F72)

Pursuant to section 28w (3) of the Fisheries Act 1983, the Minister of Fisheries, after consultation with the New Zealand Fishing Industry Board and the Treaty of Waitangi Fisheries Commission, and after having regard to the provisions of section 28w (5) of the Fisheries Act 1983, hereby gives the following notice:

Notice

- 1. Title and commencement—(1) This notice may be cited as the Fisheries (Quota Aggregation Limit Exemption) Notice (No. 4) 1994, Amendment No. 1.
- (2) This notice shall come into effect on the day after its notification in the New Zealand Gazette.
- 2. Clause 3 amended—(1) Clause 3 of the principal notice is hereby amended by omitting from the table in paragraph 1, opposite the item BCO 4, the expression "24.01", and substituting the expression "37.20".

Dated at Wellington this 16th day of December 1997.

HON. JOHN LUXTON, Minister of Fisheries. 809201

Fisheries (Quota Aggregation Limit Exemption) Notice (No. 4) 1997, Amendment No. 1 (No. F73)

Pursuant to section 28w (3) of the Fisheries Act 1983, the Minister of Fisheries, after consultation with the New Zealand Fishing Industry Board and the Treaty of Waitangi Fisheries Commission, and after consideration of the

matters specified in section 28w (5) of the said Act, hereby gives the following notice:

Notice

- 1. Title and commencement—(1) This notice may be cited as the Fisheries (Quota Aggregation Limit Exemption) Notice (No. 4) 1997, Amendment No. 1, and shall be read together and deemed part of the Fisheries (Quota Aggregation Limit Exemption) Notice (No. 4) 1997 (hereinafter referred to as the principal notice).
- (2) This notice shall come into effect on the day after its notification in the New Zealand Gazette.
- 2. Clause 3 amended—(1) Clause 3 of the principal notice is hereby amended by omitting from the table in paragraph (ii) the expression "red cod", and substituting the expression "terakihi".
- (2) Clause 3 of the principal notice is hereby amended by inserting, beneath paragraph (iii), the following item:
 - (iv) An aggregation limit up to the percentage limits as specified in the table below:

Species	Fishstock	Quota Aggregation Limit %
Scallops	SCA 7	35
Oysters	OYS 7	35

Dated at Wellington this 16th day of December 1997.

HON. JOHN LUXTON, Minister of Fisheries. 809202

Health

Health and Disability Services Act 1993

Appointment of Directors of the Health Funding Authority

Pursuant to section 35 (2) of the Health and Disability Services Act 1993, I appoint the following persons as directors of the Board of the Health Funding Authority for the term specified in respect of that person, and appoint the director indicated as the chairperson of the board.

	•	
Director	Term of Appointment (dates inclusive)	
Bridget Claire Allan of Kaikohe	8 January 1998 to 31 December 2000	
Dr Alan Maxwell Clarke of Christchurch	8 January 1998 to 31 December 2000	
Wayne Andrew Tukoroirangi McLean of Hamilton	8 January 1998 to 31 December 2000	
Dr Graham Cecil Scott of Wellington (Chairperson)	8 January 1998 to 30 June 2000	
Michael Alexander Sewell of Wanganui	8 January 1998 to 30 June 1998	
Selina Mary (Sally) Wilkinson of Whakatane	8 January 1998 to 30 June 2000	

Dated at Wellington this 16th day of December 1997.

HON. BILL ENGLISH, Minister of Health.

Medicines Act 1981

Corrigendum

In the notice published in the New Zealand Gazette, 30 October 1997, No. 155, page 3661, notice No. 7773, replace the entry with the following (the difference between this notice and the previous notice is the inclusion of the prescribing information):

Renewal of Provisional Consent to the Distribution of a New Medicine

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

Schedule

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Warfarin sodium 1 mg, 2 mg, 5 mg	Tablets	The Boots Company PLC., Nottingham, United Kingdom	Coumadin

Note: This consent is valid for 2 years from 31 October 1997.

This medicine may only be distributed, supplied or used under the following conditions:

- 1. The product is not to be marketed as substitutable for Marevan as if the two (2) products were bioequivalent; and
- 2. Prescribers are to be advised that when starting on Coumadin the dosage for each patient should be individually titrated according to the appearance response determined by monitoring appropriate coagulation parameter.

Dated this 15th day of December 1997.

G. R. BOYD, Chief Advisor, Regulation and Safety, pursuant to delegation given by the Minister of Health on the 20th day of February 1997.

Consent to the Distribution of Changed Medicines

Pursuant to section 20 of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the changed medicines which were referred to the Minister of Health under the provisions of section 24 (5) of the Act and are set out in the Schedule hereto:

Schedule

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Disodium clodronate 520 mg	Tablet, film coated	Boehringer Mannheim GmbH., Mannheim, Germany	Ostac
Disodium clodronate 400 mg	Capsule	Boehringer Mannheim GmbH., Mannheim, Germany	Ostac

Dated this 12th day of December 1997.

G. R. BOYD, Chief Advisor, Regulation and Safety, pursuant to delegation given by the Minister of Health on the 20th day of February 1997.

Consent to the Distribution of a New Medicine

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

Schedule

	_		Proprietary Name
Name and Strength	Form	Name and Address of Manufacturer	(if any)
Tolcapone 100 mg, 200 mg	Tablet, film coated	F Hoffmann-La Roche Limited, Basle, Switzerland	Tasmar

Dated this 8th day of December 1997.

G. R. BOYD, Chief Advisor, Regulation and Safety, pursuant to delegation given by the Minister of Health on the 20th day of February 1997.

go9158

Inland Revenue

Tax Administration Act 1994

Notice of Product Ruling

- 1. This is a notice of a product ruling made under section 91F of the Tax Administration Act 1994.
- 2. Product ruling No. 97/87 was issued on 15 December 1997. It relates to the issue of convertible notes, and the application of sections EH 1 (2)–(6), EH 4 and CE 1 (1) (a) 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). 7

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. 97/88 was issued on 15 December 1997. It relates to the issue of convertible notes, and the application of sections EH 1 (2)–(6), EH 4 and CE 1 (1) (a) 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). 7

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. 97/89 was issued on 15 December 1997. It relates to the issue of convertible notes, and the application of sections EH 1 (2)–(6), EH 4 and CE 1 (1) (a) 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). 7

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. 97/90 was issued on 15 December

- 1997. It relates to the issue of convertible notes, and the application of sections EH 1 (2)–(6), EH 4 and CE 1 (1) (a) 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). 7
ge9153

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. 97/91 was issued on 15 December 1997. It relates to the issue of convertible notes, and the application of sections EH 1 (2)–(6), EH 4 and CE 1 (1) (a) 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). 7
g09154

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. 97/92 was issued on 15 December 1997. It relates to the issue of convertible notes, and the application of sections EH 1 (2)–(6), EH 4 and CE 1 (1) (a) 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). 7

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. 97/13 entitled "Rent deemed to be payable -deductibility" will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 10, No. 1 of January 1998.
- 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). 7

Internal Affairs

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 15

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages, hereby gives notice as follows:

Notice

- 1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 15.
- 2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

Metaphysical Ministry of New Zealand.

Dated at Lower Hutt this 16th day of December 1997.

B. E. CLARKE, Registrar-General.

go9181

Marriage Celebrants for 1997 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:

Gilbert, Eleanor, 4B Angela Place, Kinloch, Taupo.

Gregory, Judith Helena, 236 Pomona Street, Invercargill.

Joe, Alburo, 6 Pitcairn Place, Avondale, Auckland.

Lander, Peter John, 15A Tunui Place, Whakatane.

Lander, Teler John, 15A Tundi Tiace, Whakatane.

Lynton, Diggle, 3 Ngaio Road, Titirangi, Auckland.

Reid, Elsie Kathleen, Riverside, Glenorchy.

Trotter, Geoffrey Michael, 83 Selwyn Street, Somerfield, Christchurch.

Walters, Herbert Arthur, 365 Manganui Road, Mount Maunganui.

Dated at Lower Hutt this 16th day of December 1997.

B. E. CLARKE, Registrar-General.

go9184

Marriage Celebrants for 1997 Notice No. 34

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

Brown, Wayne Hone, Church of Jesus Christ of Latter-Day Saints.

De Ruiter, Martin Willem, Reformed Churches of New Zealand.

Marsh, Akuira Duncan, Church of Jesus Christ of Latter-Day Saints.

McDowell, Mathew Alexander, Methodist.

Odgers, Allistair Bruce, Church of Jesus Christ of Latter-Day Saints.

Stevens, Kathleen Nora, The Rock City Church Wellington.

Stevens, Kathleen Nora, Apostolic Church.

Thornburrow, Andrew James, Presbyterian.

Worsfold, Wesley Luke, Greenlane Christian Fellowship.

Dated at Lower Hutt this 16th day of December 1997. B. E. CLARK, Registrar-General.

Marriage Celebrants for 1997 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:

Addington, Robert Wayne, All Nations Pentecostal Fellowship.

Agar, Laura Valborg, Anglican.

Apanui, Carol Rosemary, New Testament Church Aotearoa.

Bagrie, Ron Richard, Drury Church.

Bartle, Neville Robert, Church of the Nazarene.

Boom, Eleanor Jane, Assemblies of God in New Zealand.

Brady, Walter Moananuiakiwa, New Testament Church of Aotearoa.

Brewster, Grant William, Seaview Christian Centre.

Brown, Melvyn George, Church of Jesus Christ of Latter-Day Saints.

Bruce, Adrienne Winifred, Anglican.

Bruce, Arthur Lloyd, Anglican.

Collins, David Stanley Thomas, Elim Church of New Zealand.

Cootes, Perry, Church of Jesus Christ of Latter-Day Saints.

Cowell, Rodney, Associated Churches of Christ in New Zealand.

Douglas, John Charles, Baptist.

Fau, David Lee, Church of Jesus Christ of Latter-Day Saints.

George, Darryn William, Brethren.

Hadlow, Gerald James John Austin, Anglican.

Hassan, Mohammed, New Zealand Muslim Association.

Herst, Robert Ellsworth, Presbyterian.

Heywood, Brian, Brethren.

Hoar, Raymond John, Anglican.

Krum, Brian Keith, Greenlane Christian Fellowship.

Latham, Joanne, Anglican.

Leota, Poli, Churches of Christ (Undenominational).

Mitchell, Barry Andrew, Church of Jesus Christ of Latter-Day Saints.

Moffitt, Paul James, Spoken Word Christian Fellowship.

Monk, Bruce Hamilton, Apostolic Church.

O'Connor, Michael McDougal, Anglican.

Packer, Robert Alfred, Beachead Christian Centre.

Palu, Semisi, Church of Jesus Christ of Latter-Day Saints.

Pask, Jill Elisabeth, Anglican.

Sinnamon, Margaret Ruth, Anglican.

Sola, Christopher Kilisi, Baptist.

Stevens, Kathleen Nora, Apostolic Church.

Suckling, Ralph Andrew, Assemblies of God in New Zealand.

Taylor, Miriam, Anglican.

Thompson, Neil, Seventh-Day Adventist.

Thornburrow, Andrew James, Elim Church of New Zealand.

Vaatstra, Hans, Reformed Churches of New Zealand.

Von Benzon, Nicholas, Anglican.

Walker, Brenda Anne, Anglican.

White, Bruce Roland, Baptist.

Williams, Kristen John, Elim Church of New Zealand.

Dated at Lower Hutt this 16th day of December 1997.

B. E. CLARKE, Registrar-General. go9182

Justice

Electoral Act 1993

Electoral Act (Appointment of Chairperson of Representation Commission) Order 1997

MICHAEL HARDIE BOYS, Governor-General ORDER IN COUNCIL

At Wellington this 8th day of December 1997

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 28 of the Electoral Act 1993, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, and on the nomination of the members of the Representation Commission who hold office under paragraphs (a), (b), (c) and (e) of section 28 (2) of that Act, appoints

Bernard John Kendall, District Court Judge of Auckland

as a member and the chairperson of the commission to hold office under section 28 (2) (f) of that Act.

MARIE SHROFF, Clerk of the Executive Council. 809029

Office of the Retirement Commissioner

Public Finance Act 1989

Notice of Publication of Annual Report

Pursuant to section 14 (1) of the Retirement Income Act 1993 and section 41 (1) of the Public Finance Act 1989, the Office of the Retirement Commissioner hereby gives notice that it delivered to the Minister of Social Welfare its annual report for the year ending 30 June 1997, containing its financial statements, audit report and statement of responsibility and has published the annual report.

Dated this 16th day of December 1997.

DAVID FESLIER, Executive Director. go9177

Transport

Civil Aviation Act 1990

Designation of Country for Open Aviation Market Licences

Pursuant to section 87R of the Civil Aviation Act 1990, I designate the Republic of Singapore as a country in respect of which:

- (a) scheduled international air services; and
- (b) non-scheduled international flights engaged in the carriage of passengers, cargo or mail for remuneration or hire.

may be carried on, to and from New Zealand, pursuant to and in conformity with an open aviation market licence.

This designation shall come into effect from the date of this notice.

Dated this 11th day of December 1997.

MAURICE WILLIAMSON, Minister of Transport. go9200

The Treasury

Companies Act 1955

Notice of Disclaimer

Under Section 338 of the Companies Act 1955

Take notice that I, Mark Prebble, Acting Secretary to the Treasury, pursuant to section 338 of the Companies Act 1955, hereby disclaim for and on behalf of Her Majesty the Queen, all right, title and interest of Her Majesty the Queen in the land being described as an estate in fee simple in all that parcel of land containing one rood, twenty-six point six perches (1 rood, 26.6 perches) more or less being Lots 2, 3 and 4, Deposited Plan S. 10835 and being part Kaitao Rotohokahoka 2B2A Block, and being all the land comprised and described in certificate of title 7B/589, South Auckland Land Registry ("the land"); and being land previously owned by W J Moodie Limited, a company formerly having its registered office in Hamilton, and removed from the Register of Companies on the 24th day of February 1993.

And I certify that the vesting of the land did not come to my notice until the 24th day of November 1997.

Dated at Wellington this 8th day of December 1997.

Signed by the Acting Secretary to the Treasury, the said MARK PREBBLE.

go9030

Notice of Disclaimer

Under Section 338 of the Companies Act 1955

Take notice that I, Mark Prebble, Acting Secretary to the Treasury, pursuant to section 338 of the Companies Act 1955, hereby disclaim for and on behalf of Her Majesty the Queen, all right, title and interest of Her Majesty the Queen in the land being described as an estate in fee simple in all that parcel of land containing two thousand eight hundred and eight-seven square metres (2887 square metres) more or less being Lot 1, Deposited Plan S. 32696 and being part Allotments 221 and 228, Town of Hamilton East, and being all the land comprised and described in certificate of title 29B/324, South Auckland Land Registry ("the land");

being land previously owned by W B Young Limited, a company formerly having its registered office in Hamilton, and removed from the Register of Companies on the 7th day of December 1990.

And I certify that the vesting of the land did not come to my notice until the 16th day of October 1997.

Dated at Wellington this 8th day of December 1997.

Signed by the Acting Secretary to the Treasury, the said

MARK PREBBLE.

go9031

Authorities and Other Agencies of State Notices

Education and Training Support Agency

Industry Training Act 1992

Electro-Technology Industry Training Organisation Incorporated

The Board of the Education and Training Support Agency, pursuant to section 5 of the Industry Training Act 1992, hereby gives notice that on Monday, the 17th day of November 1997, the Electro-Technology Industry Training Organisation Incorporated, was granted full recognition as an Industry Training Organisation for the Electro-Technology, Telecommunications and Security and Investigations Industries for a further period of 5 years with effect from the 30th day of November 1997.

It will set standards on the National Qualifications Framework in the above areas:

Levels 1-8.

The ITO shall be required to consult with other interested organisations over the setting of skill standards.

Dated at Wellington this 11th day of December 1997.

ADRIENNE D'ATH, Chairperson.

au9102

Engineering Industry Training Organisation Incorporated

The Board of the Education and Training Support Agency, pursuant to section 5 of the Industry Training Act 1992, hereby gives notice that on Monday, the 17th day of November 1997, the Engineering Industry Training Organisation Incorporated, was granted recognition to extend its coverage as an Industry Training Organisation for the Food and Beverage Industry.

In addition to those skill standard setting areas for which the organisation has previously been recognised, it will also set standards on the National Qualifications Framework in the following areas:

Processing of Consumer Packaged Food and Beverages (excluding dairy products, fish and meat processing); Baking and Flour Milling; Chemical Product Manufacturing n.e.c. (elements of principally cleaning products); Cosmetic and Toiletry Preparation Manufacturing and Soap and other Detergent Manufacturing. Levels 1–8.

The ITO shall be required to consult with other interested organisations over the setting of skill standards.

Dated at Wellington this 11th day of December 1997.

ADRIENNE D'ATH, Chairperson.

au9103

New Zealand Federated Builders' and Contractors' Industrial Association of Employers Incorporated

The Board of the Education and Training Support Agency, pursuant to section 5 of the Industry Training Act 1992, hereby gives notice that on Monday, the 17th day of November 1997, the New Zealand Federated Builders' and Contractors' Industrial Association of Employers, was granted full recognition as an Industry Training Organisation for the Building and Construction, Fibrous Plastering, Solid Plastering, Tiling and Cement and Concrete Industries for a further period of 5 years with effect from the 5th day of January 1998.

It will set standards on the National Qualifications Framework in the above areas:

Levels 1-8.

The ITO shall be required to consult with other interested organisations over the setting of skill standards.

Dated at Wellington this 11th day of December 1997.

ADRIENNE D'ATH, Chairperson.

ang104

Building Service Contractors' of New Zealand Incorporated

The Board of the Education and Training Support Agency, pursuant to section 5 of the Industry Training Act 1992, hereby gives notice that on Monday, the 17th day of November 1997, the Building Service Contractors' of New Zealand Incorporated, was granted recognition to extend its coverage as an Industry Training Organisation for the Dry-cleaning and Laundry Industries.

In addition to those skill standard setting areas for which the organisation has previously been recognised, it will also set standards on the National Qualifications Framework in the following areas:

Dry-cleaning and Laundry. Levels 1-6.

The ITO shall be required to consult with other interested organisations over the setting of skill standards.

Dated at Wellington this 11th day of December 1997.

ADRIENNE D'ATH, Chairperson.

au9105

Land Transport Safety Authority

Land Transport Act 1993

Notice of Proposed Vehicle Standards Compliance Rules

The Land Transport Safety Authority (LTSA), in accordance with section 10 (1) (a) of the Land Transport Act 1993, hereby gives notice draft Rule 35001: Vehicle Standards Compliance (Certification) and draft Rule 35002: Vehicle Standards Compliance (Repair) are available for public comment.

Draft Rule 35001 proposes legislation to ensure an acceptable level of safety for vehicles before they are used on New Zealand roads. Draft Rule 35002 proposes legislation which requires repair to a vehicle, its systems and components to be safely done.

A copy of draft Rules 35001 and 35002 may be obtained by ringing the LTSA Help Desk on Freephone 0800 699 000.

The draft rules are also available for public viewing at the LTSA's 7 regional offices. Copies have been sent to the registered interest groups who expressed an interest in the preliminary drafts.

Submissions on draft rules 35001 and 35002 close on 13 February 1998.

For further information contact:

The Rules Team, Land Transport Safety Authority, P.O. Box 2840, Wellington.

Dated at Wellington on the 15th day of December 1997.

ANGELA DUNCAN, Manager Rules Team, Land Transport Safety Authority.

au9167

Traffic Regulations 1976

Exemption From Seat Belt Requirements of the Traffic Regulations 1976 and the Transport (Vehicle Standards) Regulations 1990

Pursuant to regulation 90 (1) of the Traffic Regulations 1976, and regulation 36 of the Transport (Vehicle Standards) Regulations 1990, I, John Richard Wolf, Vehicle Compliance Officer, hereby exempt the motor vehicle specified in Schedule 1 of this notice from the requirements of the Traffic Regulations 1976, and the Transport (Vehicle Standards) Regulations 1990, listed in Schedule 2, subject to the conditions specified in Schedule 3.

Schedule 1

Vehicle Details

Make:

Ford

Model: Year of Manufacture: Mustang 1967

Chassis No.:

7R01A147489

Schedule 2

Exempted Requirements

Traffic Regulation 1976: Transport (Vehicle Standards) Regulations 1990: Regulation 78A (a) and (b) Regulation 29 (1) (a)

Schedule 3

Conditions

- (i) All seat belts must be in sound condition and good working order and must not be modified in any way;
- (ii) Approved 2-point lap seat belts are fitted in the front outboard sitting positions, all other sitting positions are fitted with the seat belts required by regulation 29 (1) (c) of the Transport (Vehicle Standards) Regulations 1990;
- (iii) all seat belts must be securely anchored to the vehicle and seat belt anchorages that are not the vehicle manufacturers' original equipment must comply with Specification St 120395;
- (iv) This exemption may be revoked at any time; and
- (v) A copy of this notice must be carried in the vehicle at all times and be readily available for inspection.

Signed at Auckland this 27th day of November 1997.

JOHN RICHARD WOLF, Vehicle Compliance Officer, acting under the authority delegated to me by way of instrument of delegation dated 23 December 1996.

109028

Exemption From Specified Requirements of the Traffic Regulations 1976

Pursuant to regulation 90 (1) of the Traffic Regulations 1976, I, John Richard Wolf, Vehicle Compliance Officer, hereby exempt the motor vehicle specified in Schedule 1 of this notice from the requirements of the Traffic Regulations 1976 listed in Schedule 2, subject to the conditions specified in Schedule 3.

Schedule 1

Vehicle Details

 Make:
 Bristol

 Model:
 409

 Year:
 1965

 Chassis No:
 409-7301

Schedule 2

Exempted requirements

Regulation 78 (1) (a) & (b)

Schedule 3

Conditions

- (i) All seat belts must be in sound condition and good working order and must not be modified in any way;
- (ii) Approved two-point lap seat belts are fitted to all seating positions;
- (iii) All seat belts must be securely anchored to the vehicle and seat belt anchorages that are not the vehicle manufacturer's original equipment must comply with Specification St 120395;
- (iv) This exemption may be revoked at any time; and
- (v) A copy of this notice must be carried in the vehicle at all times and be readily available for inspection.

Signed at Auckland this 9th day of December 1997.

JOHN RICHARD WOLF, Vehicle Compliance Officer,

acting under the authority delegated to me by way of instrument of delegation dated 23 December 1996.

Transport Act 1962

Approval of Defensive Driving Organisations

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 23rd day of December 1996, I, Alan Woodside, Group Manager 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:

Price Driver Training, Swanson.

Signed at Wellington this 15th day of December 1997.

A. WOODSIDE, Group Manager, Safer People and Operators.

(File: RUO4/5) au9149

The Traffic (Rodney District) Notice No. 3, 1997

Pursuant to section 52 (3) of the Transport Act 1962, and pursuant to an authority subdelegated to me by the Land Transport Safety Authority of New Zealand dated 9 June 1997, I, John Paul Edgar, Manager, Safer Roads and Rail, give the following notice:

Notice

- 1. This notice may be cited as the Traffic (Rodney District) Notice No. 3, 1997.
- 2. The following notice is to be revoked:

Those parts of the Traffic (Rodney County) Notice No. 3, 1986*, which relate to No. 16 State Highway (Auckland-Helensville) situated within Rodney District at Huapai and Kumeu.

3. This notice shall come into force 21 days following its publication in the *New Zealand Gazette*.

Signed at Wellington this 15th day of December 1997.

- J. P. EDGAR, Manager, Safer Roads and Rail.
- * New Zealand Gazette, 21 August 1986, No. 130, page 3543.

(RT01/3/9 Rodney District)

Transport (Vehicle Standards) Regulations 1990

Alternative Standard for Low Volume Vehicles Under the Transport (Vehicle Standards) Regulations 1990

Pursuant to regulation 6 of the Transport (Vehicle Standards) Regulations 1990, I, John Andrew Justice, Senior Engineer, hereby prescribe the Low Volume Vehicle Code (1998) of the Low Volume Vehicle Technical Assocation Incorporated as an alternative standard for all

items specified in the Second Schedule to the Transport (Vehicle Standards) Regulations 1990, and any amendments thereto, in respect of low volume vehicles as defined in the *Low Volume Vehicle Code* (1998) of the Low Volume Vehicle Technical Association Incorporated.

The following notices are hereby revoked:

Gazette No. No. 191, 1 November 1990, page 4194.

Gazette No. No. 8, 21 January 1993, page 143.

This notice will take effect on 1 January 1998.

This notice may be revoked at any time.

Signed at Wellington this 15th day of December 1997.

JOHN ANDREW JUSTICE, Senior Engineer, acting under the authority delegated to me by way of instrument of delegation dated 23 December 1996.

Exemption From Specified Requirements of the Transport (Vehicle Standards) Regulations 1990

Pursuant to regulation 36 of the Transport (Vehicle Standards) Regulations 1990, I, John Richard Wolf, Vehicle Compliance Officer, hereby exempt the motor vehicle specified in Schedule 1 of this notice from the requirements of the Transport (Vehicle Standards) Regulations 1990 listed in Schedule 2, subject to the conditions specified in Schedule 3.

Schedule 1

Vehicle Details

 Make:
 Bristol

 Model:
 409

 Year:
 1965

 Chassis No:
 409-7301

Schedule 2

Exempted requirements

relating to:

Regulation 29 (1) (a) & (c), Seat belts (3), (4)

Schedule 3

Conditions

- (i) The items specified in Schedule 2 must be in sound condition and good working order and must not be modified in any way;
- (ii) Two-point lap seat belts that comply with the appropriate vehicle standard are fitted in all seating positions;
- (iii) All seat belts must be securely anchored to the vehicle and seat belt anchorages that are not the vehicle manufacturer's original equipment must comply with Specification St 120395;
- (iv) This exemption may be revoked at any time; and
- (v) A copy of this notice must be carried in the vehicle at all times and be readily available for inspection.

Signed at Auckland this 9th day of December 1997.

JOHN RICHARD WOLF, Vehicle Compliance Officer, acting under the authority delegated to me by way of instrument of delegation dated 23 December 1996.

Maritime Safety Authority of New Zealand

Maritime Transport Act 1994

Notification of Maritime Rules

Pursuant to section 448 of the Maritime Transport Act 1994, notification is hereby given of the making of the following Maritime Rules—

Part 24A—Carriage of Cargoes—Dangerous Goods Part 24C—Carriage of Cargoes—Specific Cargoes

Parts 24A and 24C shall come into force on the 1st day of February 1998.

Parts 24A and 24c are available for inspection at the Head Office of the Maritime Safety Authority of New Zealand, Level Eight, AMP House, 109 Featherston Street, Wellington and for purchase from Publishing Solutions Limited, P.O. Box 983, Wellington 6015.

Dated at Wellington this 12th day of December 1997.

RUSSELL PAUL KILVINGTON, Director of Maritime Safety.

an9078

New Zealand Fish and Game Council

Wildlife Act 1953

Amendment to Game Season Notice

The Open Season for Game in Fish and Game Regions—North Island and South Island notice in issue No. 33 of the New Zealand Gazette of 14 April 1997, is amended at page 813 (Taranaki Fish & Game Region), as follows:

Special Paradise Shelduck season

Replace "Areas B and C: 5" with 'Areas B and C: 10". Dated at Wellington this 15th day of December 1997.

Hon. Dr NICK SMITH, Minister of Conservation. au9140

Telecom

The Telecommunications (Disclosure) Regulations 1990

The Telecommunications (Disclosure) Regulations 1990, Amendment No. 1

Pursuant to Regulation 3 of the Telecommunications (Disclosure) Regulations 1990, Telecom Corporation of New Zealand Limited advises that copies of the financial statements for its subsidiary company, Telecom New Zealand Limited, for the 6 months ended 30 September 1997, will be available from 31 December 1997 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 House, 8 Hereford Street, Auckland.

Telecom New Zealand Limited, Telecom Networks House, 68 Jervois Quay, Wellington.

Telecom New Zealand Limited, Telecom House, 109 Hereford Street, Christchurch.

au8987

Transit New Zealand

Transit New Zealand Act 1989

Declaring State Highway to be Limited Access Road: State Highway No. 29, Tasman Quay to Te Maunga Junction

It is notified that Transit New Zealand, by resolution dated 3 December 1997, and pursuant to section 88 (1) of the Transit New Zealand Act 1989, hereby declares that part of State Highway No. 29 at Tauranga commencing at Tasman Quay (at Route Position 0/0.00) proceeding in an easterly direction to Golf Road (at Route Position 0/2.11) then in a southerly direction to Te Maunga Junction (at Route Position 0/4.74 – a distance of 4.74 kilometres – as more particularly shown in Plan LA 23/107/1 and accompanying Schedule held in the office of the Regional State Highway Manager, Transit New Zealand, Hamilton, and there available for public inspection, to be a limited access road.

Dated at Wellington this 12th day of December 1997.

M. K. LAUDER, State Highway Operations Manager, Transit New Zealand.

Declaring New Section of State Highway – State Highway No. 1: Wellington

Pursuant to section 60 of the Transit New Zealand Act 1989, the Transit New Zealand Authority gives notice that, with effect from midnight on 31 December 1997, the sections of road described in the Schedule hereto are declared to be State highway within the meaning and for the purpose of the Transit New Zealand Act 1989.

Schedule

State Highway No. 1 to include the sections of road at Wellington:

- (a) Ellice Street from Kent Terrace (at Reference Station 996) proceeding in a generally easterly direction to its intersection with Dufferin Street, thence in a generally southerly direction on Dufferin Street and a generally westerly direction on Rugby Street to its intersection with Sussex Street, thence in a generally northerly direction on Sussex Street to its intersection with Buckle Street.
- (b) Paterson Street from its intersection with Dufferin Street, proceeding in a generally south easterly direction through the Mount Victoria Tunnel, and on Taurima Street to its intersection with Ruahine Street, thence on Ruahine Street to its intersection with Wellington Road, thence on Wellington Road and Cobham Drive to the intersection of Cobham Drive with Calabar Road, thence on Calabar Road to its intersection with Broadway (at Wellington Airport at Reference Station 1001).

Dated at Wellington this 12th day of December 1997.

B. G. SCOTT, for M. K. LAUDER, State Highway Operations Manager, Transit New Zealand.

Bylaw Fixing the Maximum Speed of Vehicles on Parts of State Highway No. 5 and State Highway No. 30 at Rotorua

Pursuant to section 61 (3) of the Transit New Zealand Act 1989, Transit New Zealand makes the following bylaw:

Bvlaw

- 1. This bylaw may be cited as Transit New Zealand Bylaw 1997/17.
- 2. This bylaw shall come into force 28 days after its publication in the New Zealand Gazette.
- 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:
 - (a) exceeding 60 kilometres per hour on the sections of State highway described in the First Schedule to this bylaw;
 - (b) exceeding 80 kilometres per hour on the sections of State highway described in the Second Schedule to this bylaw.

First Schedule

- (a) That section of State Highway No. 5 in Rotorua City, commencing at the intersection with Barnard Road (at Route Position 47/0.00) proceeding in a generally southerly direction to the intersection with Lake Road (at Route Position 47/1.85); a distance of approximately 1.85 kilometres.
- (b) That section of State Highway No. 30 in Rotorua City, commencing at a point 410 metres south of the Sala Street roundabout (at Route Position 144/0.72) proceeding in a

- generally northerly direction to the Sala Street roundabout (at Route Position 144/1.13); a distance of approximately 410 metres.
- (c) That section of State Highway No. 30 in Rotorua City, commencing at the intersection with Tarawera Road (at Route Position 147/1.05) proceeding in a northerly direction to a point (at Route Position 147/4.19) located 90 metres north of Coulter Road; a distance of approximately 3.14 kilometres.

Second Schedule

- (a) That section of State Highway No. 5 in Rotorua, commencing at a point 140 metres north of the intersection with Aard Avenue (at Route Position 77/18.97) proceeding in a generally southerly direction to a point (at Route Position 77/19.68) located 570 metres south of Aard Avenue; a distance of approximately 710 metres.
- (b) That section of State Highway No. 30 in Rotorua, commencing at a point 80 metres north of the intersection with Alfred Road (at Route Position 147/5.72) proceeding in a generally northerly direction to a point (at Route Position 147/7.11) located 100 metres north of the intersection with Rotokawa Road; a distance of approximately 1.39 kilometres.

This bylaw is made by delegated authority from the Transit New Zealand Authority.

Dated at Wellington this 11th day of December 1997.

Signed on behalf of Transit New Zealand by:

J. H. VAN BARNEVELD, National State Highway Manager, Transit New Zealand.

6

60074

Land Notices

Conservation

Conservation Act 1987

Declaring Land to be Held for Conservation Purposes

Pursuant to section 7 (1) of the Conservation Act 1987, the Minister of Conservation, and the Minister of Lands, being the Minister responsible for the Department of State that has control of the land, hereby jointly declare that the land described in the Schedule hereto is held for conservation purposes and it shall hereafter be so held.

Schedule

Canterbury Land District—Ashburton District

1240 hectares, being Section 21, S.O. 17637.

Canterbury Land District—Hurunui District

347.40 hectares, being Section 1, S.O. 17636. T. 861755/1.

Canterbury Land District—Mackenzie District

13126 hectares, being Sections 1, 2, 3, 4 and 5, S.O. 17867. T. 897757/4.

Canterbury Land District—Waimate District

1995.06 hectares, being Sections 1, 2 and 3, S.O. 17295. T, 921324/1.

Dated at Wellington this 8th day of September 1997.

NICK SMITH, Minister of Conservation.

JOHN LUXTON, Minister of Lands.

(CO PAS-200, PAS-034, PAS-010, PAS-082)

Reserves Act 1977

Revocation of a Reserve

Pursuant to section 24 of the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Regional Conservator, Canterbury, hereby revokes the reservation as service land reserve over the land described in the Schedule hereto.

Schedule

Canterbury Land District—Christchurch City

405 square metres, being Lot 2, D.P. 28249. Part C.T. 394/232.

Dated at Christchurch this 10th day of December 1997.

M. J. CUDDIHY, Regional Conservator, Canterbury.

(DOC RSL 013)

ln9139

Revocation of Reserves

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager of the Auckland Conservancy of the Department of Conservation, hereby revokes the reservation over the reserves described in the Schedule hereto for the purposes described after each description, and further, declares that the said land may be disposed of by The Manukau City Council at current market value, the proceeds from any such sale to be paid into the council's reserves 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

North Auckland Land District-Manukau City

51 square metres, more or less, being Lot 25, D.P. 73659, situated in Block XIII, Otahuhu Survey District. Part certificate of title 29A/581 (cancelled). Local purpose (accessway) reserve.

51 square metres, more or less, being Lot 26, D.P. 73659, situated in Block XIII, Otahuhu Survey District. Part certificate of title 29A/581 (cancelled). Local purpose (accessway) reserve.

58 square metres, more or less, being Lot 24, D.P. 59732, situated in Block XIV, Otahuhu Survey District. Part certificate of title 1089/25 (cancelled). Local purpose (accessway) reserve.

3682 square metres, more or less, being part Lot 42, D.P. 50118, situated in Block X, Otahuhu Survey District. Part certificate of title 1019/234 (cancelled). Local purpose (plantation) reserve.

814 square metres, more or less, being part of a "Road Reserve" on D.P. 22407 and being portion Allotment 37, Parish of Manuwera, situated in Block X, Otahuhu Survey District. Certificate of title 1046/298. Local purpose (road) reserve.

814 square metres, more or less, being the land on D.P. 23245, marked "Road Reserve" and being part Allotment 37, Parish of Manuwera, situated in Block X, Otahuhu Survey District. Certificate of title 985/178. Local purpose (road) reserve.

63 square metres, more or less, being Lot 27, D.P. 131239, situated in Block XIII, Otahuhu Survey District. Part certificate of title 935/137 (cancelled). Subject to section 206 of the Land Act 1924. Local purpose (accessway) reserve.

Dated at Auckland this 12th day of December 1997.

W. M. MURRAY, Community Relations Manager, Auckland Conservancy, Department of Conservation.

(File: LBY 17-011) vic.

Classification, Declaration that Land is a Reserve and Naming of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager of the Auckland Conservancy of the Department of Conservation, hereby classifies the reserve described in the First Schedule hereto, as a recreation reserve, subject to the provisions of the said Act, and further, hereby notifies that the following resolution was passed by the Auckland City Council at its meeting on the 30th day of September 1997.

"That in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, the land held by Auckland City Council in fee simple and described in the Second Schedule hereto, shall be, and the same is hereby declared to be a reserve for recreation purposes within the meaning of the said Act".

Furthermore, and pursuant to the Reserves Act, the said reserves described in the First, Second and Third Schedules hereto, shall hereafter be known as the Point England (Kiano) Reserve.

First Schedule

North Auckland Land District-Auckland City

45.4259 hectares, more or less, being Lot 1, Deposited Plan 44920 and being part Allotments 1, 3, 4, 7, 81 and 231, District of Tamaki. All certificate of title 26B/1115.

Second Schedule

North Auckland Land District-Auckland City

2.3775 hectares, more or less, situated in the City of Auckland being part of Allotment 1 of the District of Tamaki. All certificate of title 970/35.

Third Schedule

North Auckland Land District-Auckland City

3482 square metres, more or less, being Lot 16, D.P. 99636. Part certificates of title 43A/356, 43A/357, 43A/358 and 43A/359.

All situated in Block IX, Rangitoto Survey District and Blocks II and III, Otahuhu Survey District.

Dated at Auckland this 8th day of December 1997.

W. M. MURRAY, Community Relations Manager, Auckland Conservancy, Department of Conservation.

(File: LRC 781)

Courts

Te Ture Whenua Maori Act 1993

Corrigendum

Setting Apart Maori Freehold Land as a Maori Reservation

In the notice issued on 1 February 1996 with the above heading published in the *New Zealand Gazette*, No. 9, page 360, the following amendment is required:

Part Lot 1, C.P. 59217

should read

Part Lot 1, D.P. 59217.

DR NGATATA LOVE, Chief Executive, Ministry of Maori Development.

(MLC No. 2/3/1/2; D.O. Appln. No. 79 W.H. 124-125) 2CL ln9036

Land Information New Zealand

Public Works Act 1981

Corrigendum

Amending Notice of a Road Realignment in the Central Otago District and Revoking Previous Notice

In the declaration with the above heading published in the *New Zealand Gazette* of 11 December 1997, No. 173, at page 4141 in the paragraph marked (ii) for the word "revokes" read "amends".

(LINZ D.O. 5400-E02)

1CL

Road to be Stopped—Hamilton City

Pursuant to section 116 of the Public Works Act 1981, the Minister of Lands declares the portions of road described in the Schedule hereto, to be stopped.

Schedule

South Auckland Land District

Area
ha Adjoining or passing through
1.4121 Motorway S.O. 50079, *Gazette* H. 249681;
marked "A" on S.O. Plan 60820.
1.8284 Motorway S.O. 50079, *Gazette* H. 249681;

marked "B" on S.O. Plan 60820. S.O. Plan 60820 is lodged in the office of the Chief

Dated at Hamilton this 15th day of December 1997.

I C M CAMPDELL for Minister of London

I. S. M. CAMPBELL, for Minister of Lands.

(LINZ Hn. 71/5/0/2/54)

Surveyor at Hamilton.

1CL

Land Acquired in Connection With a Road in Western Bay of Plenty District—Tauranga Northern Arterial

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 use in connection with a road, and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*, subject to transfer H. 865522.3.

Schedule

South Auckland Land District

1.8944 hectares, being Lot 1, D.P. S. 53426 and Lot 2, D.P. S. 49895. All certificate of title No. 45B/23.

Dated at Hamilton this 15th day of December 1997.

I. S. M. CAMPBELL, for Minister of Lands.

(LINZ Hn. 72/2/TNA/2)

1CL

Land to be Set Apart in Connection With the Auckland-Waiwera Motorway in Rodney District

Pursuant to section 52 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 land described in the

Schedule to be set apart in connection with the Auckland-Waiwera Motorway.

Schedule

North Auckland Land District

Area

m²

Being

- 161 Part Crown Land on S.O. Plan 62971, contained within Lots 3 and 8 on L.T. 184199; (part Gazette notice B, 942384.1).
- 245 Part Lot 7, D.P. 64368, contained within Lots 3 and 8 on L.T. 184199; (part *Gazette* notice B. 879407.1).

Shown as above mentioned on Land Transfer Plan 184199, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 10th day of December 1997.

G. A. DAWSON, Manager, Regional Crown Property Services, (Auckland).

(LINZ Ak. R.O. 72/1/2A/0/390) hp9193

1CL

Land Set Apart for Education Purposes in Manukau City

Pursuant to section 52 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 land described in the Schedule hereto, to be set apart for education purposes.

Schedule

North Auckland Land District

8 square metres, being part Lot 15, D.P. 11855, formerly held in part proclamation 13897, now shown contained within Lot 1 on L.T. 167414, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 15th day of December 1997.

G. A. DAWSON, Manager, Regional Crown Property Services, (Auckland).

(LINZ Ak. R.O. 23/187/0)

1CL

Stopped Road in Tauhoa Road, Rodney District, to be Vested

Pursuant to section 117 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 piece of stopped road described in the Schedule to be amalgamated with the land comprised in certificate of title 1547/64, North Auckland Registry, subject to the encumbrances registered against the certificate of title on the date of registration of this notice in the Land Registry Office.

Schedule

North Auckland Land District

1.1883 hectares, being Section 1 on S.O. Plan 69007, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 15th day of December 1997.

G. A. DAWSON, Manager, Regional Crown Property Services, (Auckland).

(LINZ Ak. R.O. 67773 & 69007)

1CL

Amending a Notice Acquiring Land for the Purposes of Road, Wellington City

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Warranted Officer, Crown Property Services, Land Information New Zealand, Wellington, hereby amends the notice dated 22 July 1997, published in the New Zealand Gazette of 24 July 1997, No. 75 at page 1860, by deleting from the recital the words "the purposes of a"

Dated at Wellington this 16th day of December 1997.

B. J. FANNING, Crown Property Services.

(LINZ Wn. R/O. 04127) 1CL ln9196

Land Acquired for Road (The Strand), **Lower Hutt City**

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Warranted Officer, Regional Crown Property Services, Land Information New Zealand, Wellington, declares the land described in the Schedule hereto, to be road and to vest in The Hutt City Council on the date of publication hereof in the New Zealand Gazette.

Schedule

Wellington Land District

Area m^2 Being 121 Part Lot 1, D.P. 62201; marked "A" on S.O. Plan 37398 (part C.T. 33A/350, 33A/351, 33A/352, 33A/353, 33A/354).

Dated at Wellington this 16th day of December 1997.

B. J. FANNING, Crown Property Services.

(LINZ WN. R/O. 04184)

1CL

1CL

Land Acquired for River Protection South Wairarapa District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Warranted Officer, Regional Crown Property Services, Land Information New Zealand, Wellington, declares that an agreement to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for river protection works and vested in The Wellington Regional Council on the date of publication hereof in the New Zealand Gazette.

Schedule

ln9198

Wellington Land District

Area m^2 Being 1611 Part Lot 1, D.P. 77877; marked "A" on S.O. Plan 37815 (part C.T. 44C/61).

Dated at Wellington this 16th day of December 1997.

B. J. FANNING, Crown Property Services.

(LINZ WN. R/O. 04182)

Road Stopped Manawatu District

Pursuant to sections 116 (1), 117 and 120 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Warranted Officer, Regional Crown Property

Services, Land Information New Zealand, Wellington, declares those portions of road described in the Schedule hereto, to be stopped and amalgamated with the land in certificate of title 208/18, subject to all encumbrances registered on the certificate of title on the date of registration of this notice in the Land Titles Office.

Schedule

Wellington Land District

Area m^2

Adjoining or passing through

1012 Lots 84 and 108, D.P. 13; marked "A" on S.O. Plan 37811.

122 Lot 84, D.P. 13, Lot 1, D.P. 54727; marked "B" on S.O. Plan 37811.

Dated at Wellington this 16th day of December 1997.

B. J. FANNING, Crown Property Services.

(LINZ WN. R/O. 04183)

1CL

Land Set Apart for Education Purposes in Wellington City

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegtion from the Minister of Lands, the Warranted Officer, Regional Crown Property Services, Land Information New Zealand, Wellington, hereby declares the land described in the Schedule to this notice, to be set apart for education purposes and to remain vested in the Crown.

Schedule

Wellington Land District

Area m^2

ln9204

Being

2387 Pt Section 42, Horokiwi Road District, GN 618667 (part); marked "A" on S.O. Plan 37851.

Dated at Wellington this 16th day of December 1997. BRENDAN FANNING, Crown Property Services.

(LINZ Wn. R/O PL 3/7/18)

1CL

Land and Right of Way Easement over Land to be Set Apart for the Purpose of a Scientific Reserve in the Dunedin City District

Pursuant to section 52 of 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 the land described in the First Schedule hereto, to be set apart for the purpose of a scientific reserve, together with a right of way easement over the land described in the Second Schedule hereto, to be held appurtenant to the land described in the First Schedule hereto, subject to the rights as contained in paragraph 1 of the Seventh Schedule of the Land Transfer Act 1952.

First Schedule

All that piece of land containing 5.3014 hectares, being part Lot 1, D.P. 23040; shown as "A" on S.O. 24327.

Second Schedule

All that parcel of land containing 7210 square metres, being part Lot 1, D.P. 23040; shown as "B" on S.O. 24327.

Dated at Dunedin this 12th day of December 1997.

M. R. MACKENZIE, Manager, Crown Property Services, Land Information New Zealand, Dunedin.

(LINZ Dn. D.O. 5350/C2000/2994)

1CL

Land at 2 Devon Street and 82 Strickland Street Acquired for Road

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, agreements to that effect having been entered into, the land described in the Schedule hereto, is hereby acquired for road and shall vest in The Christchurch City Council on the date of publication hereof in the New Zealand Gazette.

Schedule

Canterbury Land District—Christchurch City

Area		
m^2	Being	Marked
97	Part Lot 1 and Part lot 2, D.P. 410	"A".
60	Part Lot 4 and Part Lot 5, D.P. 410	"C".

As shown marked as above mentioned on S.O. Plan 19810; lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 11th day of December 1997.

R. J. MILNE, Regional Solicitor.

(LINZ Ch. 5350-C3560-153)

1CL

Road Deviation at Everett Street, Coalgate

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 Selwyn District Council.
- (b) Pursuant to section 119 (1), declares the land described in the Second Schedule hereto to be taken and vested in Selwyn District Council.

First Schedule

Canterbury Land District—Selwyn District

Area Being

857 Part Rural Section 39146; shown coloured yellow (33.9 p) on S.O. Plan 11106.

50 Part Reserve 1332; shown coloured blue on S.O. (2.0 p) Plan 11106.

As shown coloured as above mentioned on S.O. Plan 11106, lodged in the office of the Chief Surveyor at Christchurch.

Second Schedule

Canterbury Land District—Selwyn District

Area

m² Being

136 Part Rural Section 39146; shown bordered orange (5.4 p) on S.O. Plan 11106, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 15th day of December 1997.

R. J. MILNE, Regional Solicitor. (LINZ Ch. 7975-C3562-14)

ln9164

Amending a Notice Declaring Land to be Road, Road Stopped and Amalgamated and Land Severed and Amalgamated—Pourerere Road, Waipawa District

Pursuant to section 55 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, Napier, hereby amends the notice dated the 6th day of November 1997, published in the *New Zealand Gazette* on the 13th day of November 1997, No. 161, page 3796, under the heading "Land Declared Road, Road Stopped Amalgamated and Land Severed and Amalgamated—Pourerere Road, Waipawa District" by substituting "amalgamated with the land in certificate of title K1/576" in recital (b) (ii) with "vested in Percival Richard Greaves of Waipukurau, Drover".

Dated at Napier this 12th day of December 1997.

W. S. SMITH, Team Member, Crown Property Services.

(LINZ Na. D.O. 5350-T/3532-001)

1CL

Land Severed—State Highway No. 5, Glengarry Elands Realignment, Hastings District

Pursuant to section 119 (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, Napier, declares the road described in the Schedule hereto, to be severed.

Schedule

Hawke's Land District

Area m²

Being

1917 Part Lot 2, D.P. 10670; shown marked "H" on S.O. 10746.

S.O. 10746 is held in the office of the Chief Surveyor at Napier.

Dated at Napier this 12th day of December 1997.

W. S. SMITH, Team Member, Crown Property Services.

(LINZ Na. D.O. 5350-C/8066-50)

1CL

Road to be Stopped and Land Set Apart for Use in Connection With a Road—Ahuriri Bypass, Napier City

Pursuant to section 116 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, Napier, declares the road described in the Schedule, to be stopped and further declares, pursuant to section 52 of the Public Works Act 1981, that when stopped, it shall be set apart for use in connection with a road.

Schedule

Hawke's Bay Land District

Area

m² Adjoining or passing through

82 Lot 9, Deeds Plan 135 and Part Ahuriri Lagoon (railway); marked "H" on S.O. 10546.

1CL

1CT

Area Adjoining or passing through m^2 102 Part Ahuriri Lagoon (railway); marked "I" on

S.O. 10546.

167 Part Ahuriri Lagoon (railway); marked "J" on S.O. 10546.

239 Lot 154, S.O. 4138 and Ahuriri Branch Railway; marked "N" on S.O. 10711.

S.O. 10546 and 10711 are held in the office of the Chief Surveyor at Napier.

Dated at Napier this 16th day of December 1997.

W. S. SMITH, Team Member, Crown Property Services. (LINZ NA. D.O. 5350-T/3531-003) 1CL ln9169

Declaring Land to be Road—Ahuriri Bypass, Napier City

Pursuant to section 114 (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, Napier, declares the land described in the Schedule, to be road which shall vest in The Napier City Council on the date hereof in the New Zealand Gazette.

Schedule

Hawke's Bay Land District

S.O. 10711.

S.O. 10711.

S.O. 10711.

S.O. 10711.

S.O. 10711.

S.O. 10711.

Area m^2 Being 359 Part Lot 8, Deeds Plan 135; marked "A" on S.O. 10546. 377 Part Lot 6, Deeds Plan 135; marked "B" on S.O. 10546. 587 Part Lots 1 and 2, D.P. 6169; marked "C" on S.O. 10546. 615 Part Lot 2, Deeds Plan 135; marked "D" on S.O. 10546. 64 Part Town Section 777 Napier; marked "E" on S.O. 10546. 440 Part Town Section 626 Napier; marked "F" on S.O. 10546. 333 Part Lots 7, 8 and 9, Deeds Plan 135; marked "G" on S.O. 10546. 32 Part Lot 9, Deeds Plan 135; marked "A" on S.O. 10522, 43 Part Lot 10, Deeds Plan 135; marked "B" on S.O. 10522 308 Part Lots 11, 12, 13, 14, 15, 16 and 17, Deeds Plan 135; marked "C" on S.O. 10522. 88 Part Lots 18 and 19, Deeds Plan 135; marked "A" on S.O. 10711. 44 Part Lot 20, Deeds Plan 135; marked "B" on S.O. 10711. 46 Part Lot 21, Deeds Plan 135; marked "C" on S.O. 10711. 89 Part Lot 2, D.P. 17937; marked "D" S.O. 10711. 86 Part Lot 1, D.P. 17937; marked "E"

50 Part Town Section 747 Napier; marked "F" on

31 Part Town Section 747 Napier; marked "G" on

39 Part Lot 26, Deeds Plan 135; marked "H" on

39 Part Lot 27, Deeds Plan 135; marked "I" on

40 Part Lot 28, Deeds Plan 135; marked "J" on

Area Being m^2 40 Part Lot 29, Deeds Plan 135; marked "K" on S.O. 10711. 40 Part Lot 30, Deeds Plan 135; marked "L" on S.O. 10711. 289 Part Lot 1, D.P. 21429; marked "M" S.O. 10711

S.O. 10546, 10522 and 10711 are held in the office of the Chief Surveyor at Napier.

Dated at Napier this 16th day of December 1997.

W. S. SMITH, Team Member, Crown Property Services. (LINZ NA. D.O. 5350-T/3531-003)

Land Held for Buildings of the General Government Set Apart for State Housing **Purposes in Waitomo District**

Pursuant to section 52 of the Public Works Act 1981, the Minister of Lands declares that, the land described in the Schedule hereto is hereby set apart for State housing purposes.

Schedule

ln9161

South Auckland Land District

675 square metres, being Section 66, Block IV, Otanake Survey District, being part of the land contained in Proclamation S. 170871

Dated at Hamilton this 15th day of December 1997.

G. M. TIPPING, for Minister of Lands.

(8225/19)

Land Held for Generation of Electricity Set Apart for State Housing Purposes in Waikato District

Pursuant to section 52 of the Public Works Act 1981, the Minister of Lands declares that, the land described in the Schedule hereto is hereby set apart for State housing purposes.

Schedule

ln9162

on

South Auckland Land District

1515 square metres, being Lot 1, Block II, D.P. S. 9386, being part of the land contained in Gazette notice H. 011752.

Dated at Hamilton this 15th day of December 1997.

G. M. TIPPING, for Minister of Lands.

(8225/19)

Land Held for Transmission of Electricity (Housing) in Ruapehu District Set Apart for **State Housing Purposes**

Pursuant to section 52 of the Public Works Act 1981, the Minister of Lands declares that, the land described in the Schedule hereto is hereby set apart for State housing purposes.

Schedule

South Auckland Land District

713 square metres, being Lot 1, D.P. S. 11146, and being all the land contained in Gazette notice H. 068458.

1CL

Dated at Hamilton this 15th day of December 1997.

G. M. TIPPING, for Minister of Lands.

(8225/19)

(8225/19) In9163

Amending a Notice Declaring Land to be Taken for Better Utilisation in the City of Christchurch

Pursuant to section 55 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, Christchurch, hereby amends the notice with the above heading dated the 15th day of May 1974 and published in the *New Zealand Gazette* on the 23rd day of May 1974, No. 50 at page 1027 by inserting in the fifth line of the declaration after the word "taken" the words, ", with the thirdly described land being subject to and together with the right of way easements contained in Transfer 445081,".

Dated at Christchurch this 8th day of December 1997.

R. G. C. WRATT, Manager, Regional Crown Property Services.

(LINZ Ch. 40-62-208)

Maori Development

Maori Affairs Restructuring Act 1989

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the Chief Executive of the Ministry of Maori Development hereby gives notice as follows:

Notice

- 1. This notice may be cited as Maori Land Development Notice Gisborne 1997, No. 1.
- 2. The notice referred to in the First Schedule hereto, is hereby revoked.
- 3. The land described in the Second Schedule hereto, is hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice Reference No.

29 March 1988 New Zealand Gazette,
14 April 1988,
No. 62, page 1474

Registration
172534.1

Second Schedule

Gisborne Land District

All that piece of land described as follows:

Area

Being

2117.7765 Wharekahika B10 Block, situated in Blocks VI, VII, X and XI, Matakaoa Survey District. Previously certificate of title 4B/173, now all certificate of title 6A/239.

Dated at Wellington this 10th day of December 1997.

For and on behalf of the Chief Executive, Ministry of Maori Development.

IAN R. DICK, Manager Loans.

(MMD H.O. 64/49)

ln9038

Maori Land Development Notice

Pursuant to section 21 of the Maori Affairs Restructuring Act 1989, the Chief Executive of the Ministry of Maori Development hereby gives notice as follows:

Notice

- 1. This notice may be cited as Maori Land Development Notice Gisborne 1997, No. 2.
- 2. The notices referred to in the First Schedule hereto are, only in relation to the lands described in the Second Schedule hereto, hereby revoked.
- 3. The lands described in the Second Schedule hereto, are hereby released from Part II of the Maori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
17 March 1972	New Zealand Gazette, 29 March 1972, No. 29, page 691	278418
17 March 1972	New Zealand Gazette, 29 March 1972, No. 29, page 692	278421
2 December 1981	New Zealand Gazette, 10 December 1981, No. 146, page 3736	404241.1.
12 July 1991	New Zealand Gazette, 15 August 1991, No. 123, page 2668	566128.2

Second Schedule

Hawke's Bay Land District

All those pieces of land described as follows:

Area ha Being

50.4684 Part Mohaka B4 Block, situated in Block VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title P2/1299.

54.1780 Mohaka B7 Block, situated in Block VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title M2/382.

52.1500 Mohaka B9 Block, situated in Block VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title V3/1348.

65.9400 Mohaka B11 Block, situated in Blocks IV and VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title V3/1349.

37.3375 Part Mohaka B21 Block, and Section 5, S.O. 10105, situated in Blocks IV and VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title P2/1298.

29.4640 Mohaka B22 Block, situated in Block VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title M2/385.

Area	
ha	Being
47.3480	Part Mohaka B24 Block, situated in Block VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title P2/1300.
45.1630	Part Mohaka B25 Block, situated in Block VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title P2/1301.
	Mohaka B26X Block, situated in Blocks III and VIII, Mohaka Survey District. Formerly part of Mohaka B26 Block in consolidation order dated 12 September 1941, now all certificate of title W1/500.
54.8677	Mohaka B12 Block, situated in Block VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title M2/376.
50.1100	Mohaka B19 Block, situated in Block VIII, Mohaka Survey District. Formerly consolidation order dated 12 September 1941, now all certificate of title M2/377.

Area	
ha	Being

137.1870 Section 1, Block I, Waihua Survey District, Section 2, Block IV, Mohaka Survey District and Section 2, Block VIII, Mohaka Survey District. Formerly S.O. Plan 7737, now all certificate of title W1/499.

0.5673 Section 2 on Survey Office Plan 10105, situated in Block IV, Mohaka Survey District. All certificate of title P3/322.

Dated at Wellington this 10th day of December 1997.

For and on behalf of the Chief Executive, Ministry of Maori Development.

IAN R. DICK, Manager Loans.

(MMD H.O. 64/38)

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:

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Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Postage and Pack- aging
Civil List Act 1979	Civil List Order 1997	1997/353	15/12/97	2-A	\$1.60
Fisheries Act 1983	Fisheries (Lake Ellesmere Eel Fishery) Decontrolling Order 1997	1997/354	15/12/97	3-BX	\$2.10
Fisheries Act 1983	Fisheries (Lake Ellesmere Eel Quota) Regulations 1997	1997/355	15/12/97	2-A	\$1.60
Fisheries Act 1983	Fisheries (Reporting) Amendment Regulations (No. 2) 1997	1997/356	15/12/97	3-BX	\$2.10
Fisheries Act 1996	Fisheries (Waikare Inlet Taiapure) Order 1997	1997/357	15/12/97	2-A	\$1.60
Plant Variety Rights Act 1987	Plant Variety Rights (Grantees' Rights) Order 1997	1997/358	15/12/97	2-A	\$1.60
Patents Act 1953, Designs Act 1953, Trade Marks Act 1953	Patents, Designs, and Trade Marks Convention Amendment Order 1997	1997/359	15/12/97	2-A	\$1.60
Tariff Act 1988	Tariff (Concession) Amendment Order 1997	1997/360	15/12/97	2-A	\$1.60
Coroners Act 1988	Coroners (Fees) Amendment Regulations 1997	1997/361	15/12/97	2-A	\$1.60
Airport Authorities Amendment Act 1996	Airport Authorities Amendment Act Commencement Order 1997	1997/362	15/12/97	2-A	\$1.60
Auckland Airport Amendment Act 1996	Commencement Order 1997	1997/363	15/12/97	2-A	\$1.60
Wellington Airport Amendment Act 1996	Wellington Airport Amendment Act Commencement Order 1997	1997/364	15/12/97	2-A	\$1.60
Transport Services Licensing Act 1989	Transport Services Licensing Amendment Regulations (No. 2) 1997		15/12/97	5-BY	\$2.30
Financial Transactions Reporting Act 1996	Financial Transactions Reporting (Interpretation) Regulations (No. 2) 1997	1997/366	15/12/97	2-A	\$1.60
Animal Remedies Act 1967	Animal Remedies (Fees) Regulations 1997	1997/367	15/12/97	6-BY	\$2.30
Pesticides Act 1979	Pesticides (Fees) Regulations 1997	1997/368	15/12 / 97	6-BY	\$2.30
Fire Service Act 1975	Fire Service Levy Amendment Order 1997	1997/369	15/12/97	2-A	\$1.60
Immigration Act 1987	Immigration (Transit Visas) Amendment Regulations (No. 3) 1997	1997/370	15/12/97	2-A	\$1.60
Penal Institutions Amendment Act 1994	Penal Institutions Amendment Act 1994 Commencement Order 1997	1997/371	15/12/97	2-A	\$1.60

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Postage and Pack- aging
Penal Institutions Amendment Act 1997	Penal Institutions Amendment Act 1997 Commencement Order 1997	1997/372	15/12/97	2-A	\$1.60
Penal Institutions Act 1954	Penal Institutions (Drug and Alcohol Testing) Regulations 1997	1997/373	15/12/97	7-BY	\$2.30
Fisheries (Lake Ellesmere Eel Quota) Regulations 1997	Fisheries (Lake Ellesmere Eel Quota Allocation) Notice 1997	1997/374	16/12/97	2-A	\$1.60
Transport Act 1962	Transport (Measurement of Weight) Notice 1997	1997/375	16/12/97	4-BX	\$2.10

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Bennetts Bookshop Limited: Level One, Whitcoulls Corner Store, Queen Street (P.O. Box 5513, Wellesley Street), Auckland; 111 Cashel Street (Private Bag), Christchurch 1; located in Whitcoulls, 143 George Street (P.O. Box 1104), Dunedin; 38–42 Broadway Avenue (P.O. Box 138), Palmerston North; Massey University, Palmerston North; located in Whitcoulls, Centreplace, Bryce Street (P.O. Box 928), Hamilton; Bowen House, Lambton Quay (P.O. Box 5334), Wellington.

rs9180

General

Australia New Zealand Food Authority

Australia New Zealand Food Authority Act 1991

Australia New Zealand Food Authority— Food Standards

The Australia New Zealand Food Authority advises progress on the following matters relating to the Australian Food Standards Code.

You can get further information on these matters in information papers which are available from:

The Information Officer Australia New Zealand Food Authority P.O. Box 10-559 WELLINGTON 6036 Telephone: (04) 473 9942

Facsimile: (04) 473 9855 Email: anzfa.nz@anzfa.gov.au

Next Notice

Our next notice is not expected to be published before the end of January 1998.

Matters at Full Assessment

The authority has accepted the following application, developed the following proposal, made preliminary assessments of them and will now make full assessments:

Erythritol (A350). A joint application from Cerester Holding BV, Mitsubishi Chemical Corporation and Nikken Chemicals Company Limited was received on 22 October 1997 to permit the use of erythritol as a sweetener, flavour enhancer, humectant and stabiliser.

Specific Compositional Declarations (P163). A proposal for assessing a range of provisions which require the declaration of additional information about the composition of a food on food labels.

Quality Descriptors in Food Labelling (P164). A proposal to assess the issues and current provisions for the use of certain quality descriptors in food labelling. The proposal also includes an assessment of the use of certain quality descriptors that are not currently specifically regulated by the Food Standards Code or the New Zealand Food Regulations.

Labelling Foods With Directions for Use and Purpose (P165). A proposal to address the issue of the labelling of directions for use and purpose of food.

Addition of Vitamins and Minerals to General Purpose Foods (P166). A proposal to harmonise permissions between Australia and New Zealand for the addition of vitamins and minerals to general purpose foods.

Nutrition Labelling (P167). A proposal to provide for the review of labelling provisions specifying the content and presentation of nutrition information provided on packaged foods and coverage of nutrition labelling, including harmonisation of nutrition labelling provisions in Australia and New Zealand.

You are invited to present written submissions to the authority on matters relevant to these matters, including the potential regulatory impact on consumers, industry and government, by 4 February 1998 for Application A350, and by 20 February 1998 for the listed Proposals. The information papers on these matters provide further information, including advice on the authority's policy regarding submissions.

Matters Before Council

The authority has completed an inquiry into the variations to standards prepared at full assessment of the following application and has recommended to the Australia New Zealand Food Standards Council that the variations be adopted into the *Food Standards Code*:

Lactose Free Food for Specific Dietary Use (A333). An application to include a provision for lactose free food for specific dietary use.

gn9106

Internal Affairs

Local Government Act 1974

Auckland Regional Services Trust (Forestry) Vesting Order 1997

MICHAEL HARDIE BOYS, Governor-General ORDER IN COUNCIL

At Wellington this 15th day of December 1997

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 707R of the Local Government Act 1974 (as inserted by the Local Government Amendment Act 1992 and amended by the Local Government Amendment Act 1996) and to clause 6 of the Auckland Regional Services Trust Vesting Order 1993, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, makes the following order.

Order

- 1. Title—This order may be cited as the Auckland Regional Services Trust (Forestry) Vesting Order 1997.
- 2. Interpretation—In this order, unless the context otherwise requires,—
 - "Commencement date" means 1 July 1994, being the commencement date of this order as specified in section 2 (5) (b) of the Local Government Amendment Act 1996:
 - "Forestry encouragement agreements" means the forestry encouragement agreements between the Crown and the grantor under the Forestry Encouragement Act 1962:
 - "Forestry right" means a deed in the form set out in the Schedule:
 - "Grantee" means the Auckland Regional Services
 Trust:
 - "Grantor" means the Auckland Regional Council:

- "Hunua Forest" has the same meaning as in the forestry right.
- 3. Transfer of forestry assets—(1) The following assets of the grantor are transferred to the grantee:
 - (a) The rights to tend, harvest, and replant trees in Hunua Forest for the shorter of the following periods:
 - (i) Ninety-five years beginning on the day after the commencement date:
 - (ii) In relation to any part of Hunua Forest on which commercial forest existed at the commencement date, the period beginning on the commencement date and ending at the end of the period of 70 years beginning on the day after the date of the harvesting of the trees in that area in accordance with good forestry practice:
 - (b) North Depot main building on Allotment 105, Parish of Otau:
 - (c) Sundry hand fire-fighting tools:
 - (d) Pump Aqualite:
 - (e) Monsoon bucket (P1432):
 - (f) Slip on units 1 (1433):
 - (g) Gorman fire pump (P1431):
 - (h) Fire pump FD7 Wajax/Robin:
 - (i) Portable water dam 2K L:
 - (j) Portable water dam 5K L.
- (2) For the avoidance of doubt, it is declared that the land on which Hunua Forest is situated and Allotment 105, Parish of Otau remain vested in the grantor.
- **4. Conditions on which assets transferred**—(1) The transfer of assets under clause 3 is subject to the following conditions:
 - (a) Without limiting the forestry encouragement agreements, the loans under those agreements become repayable immediately if—
 - (i) The grantee does not comply with the forestry encouragement agreements or the plans of operation under those agreements; or
 - (ii) The grantee assigns, mortgages, or leases the forestry right, or grants a right to cut trees in Hunua Forest; or
 - (iii) The grantee ceases to be a local authority:
 - (b) Any debenture given by the grantee over the forestry right to secure the grantee's obligations under the forestry encouragement agreements must—
 - (i) Extend to any interest on loans under the forestry encouragement agreements capitalised before the date on which this order is made; and
 - (ii) Before being given, be approved by the Minister of Forestry who must give his or her approval if the debenture adequately provides for the terms and conditions of the forestry encouragement agreements and the plans of operation under those agreements:
 - (c) The grantee has the same rights and obligations as the grantor under the forestry encouragement agreements and the Forestry Encouragement Act 1962 as if the grantee were the owner under those agreements:
 - (d) Despite paragraph (c), the grantor remains liable for the performance of the obligations of the grantor under the forestry encouragement agreements and the Forestry Encouragement Act 1962:
 - (e) The grantor and the grantee will share the management costs of Hunua Forest incurred from

- 1 July 1993 to the close of 15 September 1993 according to the same formula as agreed to by the grantor and the grantee for sharing those costs incurred after 15 September 1993:
- (f) The grantee will indemnify the grantor in respect of any liabilities of the grantor relating to the assets transferred by this order, including any liability arising from any claim by Envirolog Limited for the cancellation, in 1991, of a felling contract dated 10 June 1991.
- (2) The grantor and the grantee must execute the forestry right within 30 days after the date on which this order is made.

SCHEDULE

Cl. 2

Forestry Right

WHEREAS,—

- A. The Grantor is registered as proprietor of an estate of freehold in fee simple of a bulk water supply undertaking pursuant to section 42 of the Auckland Regional Authority Act 1963 (such land having become regional parkland under the Local Government Act 1974 and amendments ("the Act").
 - Subject however to such encumbrances, liens and interests as are notified by memoranda underwritten or endorsed hereon in all those pieces of land situated in the Land District of North Auckland containing together 15454.035 hectares more or less being the allotments more particularly described in the Third Schedule hereto and being the whole of the land comprised and described in Certificate of Title volume 17A Folio 877 (North Auckland Registry)
 - SUBJECT TO: The encumbrances and interests recorded in the Third Schedule hereto.
- B. The Grantor has at various times since 1961 planted exotic trees on portions of the land described in recital A.
- C. The productive and Reserve portions of the forest area are situated within the land described in recital A and are more particularly delineated on the plan annexed hereto, such areas being hereinafter defined as "the Hunua Forest". The Hunua Forest does not include the Excluded Areas.
- D. The Grantor transfers and grants to the Grantee a Forestry Right in respect of the Hunua Forest pursuant to Parts XXXVI and XLIVB of the Local Government Act 1974, on the terms hereinafter set out.

Definitions

The following definitions shall apply to this Forestry Right and the Schedules hereto:

- "Access Road(s)" means roads or tracks over land owned by the Grantor adjacent to Hunua Forest which provide access to Hunua Forest.
- "ARC Management Plan" means the Park Management Plan in accordance with the Local Government Act 1974, from time to time in force in respect of the Hunua Regional Park.
- "Carriageway" means the complete formation width of the relevant road, to the outside edge of the surplus or the drains (if any) on the sides of the road, including all retaining walls, culverts, bridges, protective works, walls, gates and signs relating to that road.
- "Commencement Date" means the 1st of July 1994.
- "Excluded Areas" shall mean the Exclusive Land, the

- Reservoir Land, the Primary Buffer Land and the Service Land, to the extent such land falls within the outline boundary of Hunua Forest in the plan annexed hereto, a Police repeater and a telecommunications repeater. The terms "the Exclusive Land", "the Primary Buffer Land", the Reservoir Land" and the "Service Land" shall each have the meaning given to those terms in the Lease. A more detailed description of such excluded areas is set out in the Fourth Schedule to this Forestry Right and is taken from the Fourth and Fifth Schedules of the Lease.
- "Forest Produce" shall mean trees, peelers, pulpwood, sawlogs, smallwood, seedlings and other produce from a forest.
- "Forestry Encouragement Agreements" means the Forestry Agreements registered under the Forestry Encouragement Act 1962 against Certificate of Title 17A/877 (North Auckland Registry) referred to in recital A of this Forestry Right.
- "Holding Company" shall have the meaning given to that term in the Companies Act 1993.
- "Hunua Forest" means the area in the plan annexed hereto, and attached in detail as recital C of this Forestry Right, on the signing of this right by the Grantor and the Grantee.
- "Lease" shall mean the deed of lease and licence by the Grantor to Watercare Services Limited dated 12 October 1992 of certain land including land within and adjacent to the Hunua Forest.
- "Reserve" means those parts of Hunua Forest identified on the plan annexed hereto as indigenous forest and any other area within Hunua Forest (other than roads, tracks and building sites) on which the Grantee is precluded from processing or replanting in terms of this Forestry Right.
- "Reservoirs" means the bodies of water on the Reservoir Land.
- "Term" means the lesser of 95 years from the Commencement Date or a period commencing on the Commencement Date and continuing in the case of each area of land, on which commercial forestry exists as at the Commencement Date, for a period of 70 years after the date of harvesting of the trees situated on that area of land at the Commencement Date on the basis that those trees will be harvested in accordance with good forestry practice.
- "Watercare" means Watercare Services Limited, the lessee described in the Lease and any assignee of the lessee's interests under the Lease.

NOW THEREFORE in consideration of the premises the Grantor HEREBY TRANSFERS AND GRANTS to the Grantee for the Term the full free and exclusive right to manage, replant, tend, harvest, remove, carry away, process (including milling and peeling) and sell the trees and the Forest Produce growing, standing, or lying, on or in the Hunua Forest other than in the Reserves AND for the purpose of exercising such rights and carrying out its duties hereinafter defined the Grantor HEREBY FURTHER TRANSFERS AND GRANTS to the Grantee the ancillary rights more particularly set out in the First Schedule hereto AND UPON AND SUBJECT TO the terms and conditions set out in the Second Schedule hereto to the intent that the rights herein recorded shall constitute a Forestry Right within the meaning of the Forestry Rights Registration Act 1983.

FIRST SCHEDULE

Ancillary Rights

The Grantee (including its contractors, servants, agents and invitees) shall have the following rights and licences but subject nevertheless to any restrictions or conditions contained in the Second Schedule.

1. Access: The right (in common with the Grantor and its contractors, servants, agents, invitees and Watercare), of access at all times to, over and from the Hunua Forest and over Access Roads with or without vehicles and machinery including without limitation Moumoukai Hill Road, Otau Mountain Road, and Orams Road.

The rights of use of Access Roads on land subject to the Lease are subject to the Grantee complying with its obligations under clause 4.5 and Watercare giving its consent to such right of access. The Grantor may restrict the right of use of such Access Roads where Watercare withholds its consents under the Lease on the basis that such right of access is likely to constitute a material risk to the stability or integrity of any structures situated on the Excluded Land.

- 2. Construction of buildings, roads etc: The right within the Hunua Forest to construct, install, alter, maintain and remove such buildings, roads, tracks, access ways, helicopter landing sites, fire breaks, bridges, culverts, water storage and all works related to the prevention detection or fighting of fire, tramways, skids, mills and machinery as the Grantee may reasonably consider necessary in the carrying on of its forestry operation.
- 3. Quarrying: The right to quarry, win, remove and use sand, shingle, metal, gravel, rock and clay from the existing quarry located in St Paul's road in the North East corner of the Hunua Forest for the purposes of construction or maintenance of any roadway, track, access way, helicopter landing site, tramway or skid situated in the Hunua Forest or for access to it or other purposes incidental to the foregoing uses.
- 4. Further Agreements: The right to require the Grantor to enter into appropriate agreements with the Grantee for the siting of any additional structures within the Hunua Forest or for rights of entry which are additional to those granted under this instrument, and which are reasonably required for the purposes of the Grantee's commercial forestry operation.

SECOND SCHEDULE

Terms and Conditions

1. Licence Fee and Review Provisions

- 1.1 For the purposes of clause 1 of the Second Schedule unless the context otherwise requires, the following terms shall have the following meanings:
 - (a) "Land Value" in relation to the Land as at the Commencement Date and any Review Date means the sum that the Land, if unencumbered by any mortgage or other charge thereon, might be expected to realise as at the Commencement Date or that Review Date (as the case may be) if offered for sale (and assuming such land is capable of being offered for sale) on such reasonable terms as a bona fide seller of the land might be expected to impose, but adjusted as may be necessary to take into account the terms and conditions of this Forestry Right including any restrictions imposed on the Grantee under the Forestry Right pursuant to the terms of the Lease to Watercare;
 - (b) "Land" means the Hunua Forest (but

- excludes all trees and other improvements), as delineated on the plan annexed hereto but does not include any areas returned to the Grantor under clauses 4.13 (b) or 4.14 (d).
- 1.2 (a) Notwithstanding the Grantor and the Grantee acknowledge and declare that they have entered into this Forestry Right in the belief that the plan annexed hereto correctly defines the productive and unproductive areas within the Hunua Forest, it is accepted that the said plan may not accurately reflect the true extent of such productive and unproductive land and no warranty as to the correctness of the plan annexed hereto is expressed or implied on the part of the Grantor and no liability shall attach to the Grantor in respect of any error or misdescription contained therein.
- (b) If any dispute or difference shall arise between the parties as to the correctness or accuracy of the said plan, such dispute or difference shall be referred to arbitration in accordance with clause 7 hereof.
- 1.3 (a) The Grantee shall pay to the Grantor during the Term of this Forestry Right a forestry licence fee of an amount per annum calculated in the manner described in clause 1 payable by equal yearly instalments in advance. The annual forestry licence fee payable during the period from the Commencement Date up to the first Review Date shall be calculated as seven per cent (7%) of the Land Value. The Land Value as at the Commencement Date shall be determined by the agreement of the Grantor and the Grantee or failing their agreement they shall each appoint a valuer (being a member of the New Zealand Institute of Valuers or its successor) to jointly determine the Land Value and the provisions of paragraphs (b) to (g) inclusive of clause 1.6 shall apply.
- (b) The annual forestry licence fee calculated in accordance with paragraph (a) above shall be paid within seven days of the forestry licence fee being determined by the agreement of the Grantor and the Grantee or by the determination of the valuers or their umpire and the amount so determined shall bear interest, compounded on quarterly rests and computed from the Commencement Date until the date on which the actual payment is made in full at a rate that is 2% above the FRA mid point 30 day bank bill rate as at 10.45 a.m. on Reuters page BKBM (or its successor page) on the business day immediately preceding the date on which such amount is paid.
- 1.4 The Grantee shall (in addition to any other payments) pay to the Grantor upon demand any taxes paid or payable by the Grantor or accountable by the Grantor pursuant to the provisions of the Goods and Services Tax Act 1985 (being the tax thereby imposed or any similar tax levied in substitution therefor) in respect of any payments paid or payable by the Grantee under this Forestry Right or paid by the Grantor on behalf of the Grantee's obligations to make such payment under this Forestry Right.
- 1.5 The forestry licence fee shall be reviewed on the 1st of July 1997 and every third successive anniversary thereafter (each such date being herein called a "Review Date") in accordance with the following provisions so that the forestry licence fee payable for the next three (3) year period commencing on any Review Date will be 7% of the Land Value as at that date:
 - (a) At any time not earlier than three (3) months prior to each successive Review Date and no later than six (6) months after such Review Date the Grantor shall notify the Grantee in writing ("the Grantor's Notice") of the Grantor's assessment of the Land Value as at that particular Review Date;
 - (b) In the event that the Grantee does not agree with the

- assessment of the Land Value contained in the Grantor's Notice, then the Grantee shall notify the Grantor in writing (the "Grantee's Notice") within twenty eight (28) days from the date of service upon them of the Grantor's Notice that it requires the Land Value to be determined in accordance with clause 1.6 and the Grantee shall set out in the Grantee's Notice the amount which it considers to be the Land Value:
- (c) Unless the Grantee's Notice is given within the 28 day period specified in clause 1.5 (b), then 7% of the amount stated in the Grantor's Notice as the Land Value shall become the forestry licence fee hereby reserved as from the Review Date.
- 1.6 Where the Grantee gives notice disputing the Grantor's assessment of the Land Value, the parties shall endeavour to resolve the dispute. Should agreement not be reached within fourteen (14) days (or such longer period as the parties shall agree upon) after the date on which the Grantee gives the Grantee's Notice then:
 - (a) The parties shall, within twenty eight (28) days after the date on which the Grantee gives the Grantee's Notice ("the 28 day period"), each appoint a valuer (being a member of the New Zealand Institute of Valuers or its successor) to jointly determine the Land Value;
 - (b) If either the Grantor or the Grantee fails to appoint a valuer within the 28 day period then determination of the Land Value shall be made by the sole valuer as nominated by either the Grantor or the Grantee, as the case may be, and such determination shall be final and binding on both parties as if the appointment had been by consent;
 - (c) If both the Grantor and the Grantee have appointed valuers then, before proceeding with their determination, the said valuers shall agree upon and appoint an umpire (also qualified in the manner referred to in clause 1.6 (a)) and obtain the umpire's acceptance in writing of appointment;
 - (d) Subject to clauses 1.6 (b) and (c), the valuers so nominated shall within fifty six (56) days after the expiration of the 28 day period jointly determine the Land Value as at the Review Date;
 - (e) Each valuer shall provide to the other within twenty one (21) days after the expiration of the 28 day period a written assessment of the Land Value and will provide full details of the market evidence on which the assessment is particularly reliant;
 - (f) If the said valuers are unable to agree upon a determination within fifty six (56) days after the expiration of the 28 day period then the Land Value shall be assessed by the umpire whose determination shall be final and binding on the parties hereto. The umpire shall give such determination and the reasons therefor in writing;
 - (g) In assessing the Land Value, the valuer(s) and/or umpire shall be deemed to be acting as expert(s) and not as arbitrator(s).
- 1.7 Any variation in the forestry licence fee resulting from such determination of the Land Value shall take effect on and from the Review Date applicable thereto.
- 1.8 Where a review of the forestry licence fee is uncompleted on the Review Date, then:
 - (a) Pending completion of the review, payment of the forestry licence fee shall be made on the Review

- Date at 7% of the Land Value nominated in the Grantor's Notice for the next year; and
- (b) On completion of the review, either the Grantor shall refund any overpayment to the Grantee or the Grantee shall pay any deficiency to the Grantor. Any such refund or payment shall bear interest compounded on quarterly rests and computed from the Review Date until the date at which such refund or payment is made in full at a rate that is 2% above the FRA midpoint 30 day bank bill rate as at 10.45 a.m. on Reuters page BKBM (or its successor page) on the date on which such amount is payable.
- 1.9 Prior to the review of the forestry licence fee due on the 1st of July 2003 in accordance with clause 1.5 and prior to every ninth successive anniversary thereafter (each such date being herein called a "General Review Date") the basis for fixing the forestry licence fee may be reviewed in accordance with the following provisions:
 - (a) At any time not earlier than nine (9) months prior to each successive General Review Date but no later than six (6) months after each successive General Review Date either party ("the Initiator") may notify the other party ("the Recipient") in writing ("the General Review Notice") that it wishes the basis for fixing the forestry licence fee (initially based on 7% of the Land Value) to be amended either by a change to the specified percentage or by making such other changes as are considered appropriate to determine a market rental for the use of the Land, such market rental to take account of the terms and conditions of this Forestry Right;
 - (b) Any such General Review Notice shall set out in full the basis that the party giving such notice proposes should be used for fixing the forestry licence fee on the next Review Date and its reasons for the proposed change;
 - (c) In the event that the Recipient does not agree with the proposed change contained in the General Review Notice, it shall notify the Initiator in writing within twenty one (21) days from the date of service of the General Review Notice that the Recipient does not agree with the proposal ("the Counter Notice");
 - (d) Any such Counter Notice shall set out in full the reasons for the objection to the proposal in whole or in part and shall also set out in full the basis of and reasons for any counter proposal;
 - (e) Unless such Counter Notice is given within such twenty one (21) day period, then the basis for determining the forestry licence fee set out in the General Review Notice shall be the basis upon which the licence fee will be fixed on the next Review Date;
 - (f) Where a Counter Notice is given, the parties shall endeavour to reach agreement on the basis for fixing the forestry licence fee to apply from that particular General Review Date. Should agreement not be reached within twenty eight (28) days (or such longer period as the parties shall agree upon) after the date on which the Counter Notice is given, then:
 - (i) The parties shall, within twenty eight (28) days after the date on which the Counter Notice was given ("the 28 day period"), each appoint a valuer being a member of the New Zealand Institute of Valuers or its successor) to

- determine jointly the basis for fixing the forestry licence fee;
- (ii) If either the Initiator or the Recipient fails to appoint a valuer within the 28 day period, then the determination of the basis for fixing the forestry licence fee shall be made by the sole valuer as nominated by either the Initiator or the Recipient, as the case may be, and such determination shall be final and binding on both parties as if the appointment had been by consent;
- (iii) If both the Initiator and the Recipient have appointed valuers then, before proceeding with their determination, the said valuers shall agree upon and appoint an umpire (also qualified in the manner referred to in clause 1.9 (f) (i)) and obtain the umpire's acceptance in writing of appointment;
- (iv) Subject to clauses 1.9 (f) (ii) and 1.9 (f) (iii), the valuers so nominated shall within fifty six days (56) after the expiration of the 28 day period jointly determine the basis for fixing the forestry licence fee as at the General Review Date:
- (v) Each valuer will provide to the other within twenty one (21) days after the expiration of the 28 day period a written assessment of the basis for fixing the forestry licence fee and will provide full details of the market evidence on which the assessment is particularly reliant;
- (vi) If the said valuers are unable to agree upon a determination within fifty six (56) days after the expiration of the 28 day period then the basis for fixing the forestry licence fee shall be assessed by the umpire whose assessment shall be final and binding on the parties thereto. The umpire shall give such determination and the reasons therefor in writing;
- (vii) In assessing the basis for fixing the forestry licence fee, the valuer(s) and/or umpire shall be deemed to be acting as expert(s) and not as arbitrator(s);
- (g) Any amendment to the basis for fixing the forestry licence fee resulting from any general review in accordance with clause 1.9 shall take effect on and from the General Review Date applicable thereto so that each successive three yearly review of the forestry licence fee that takes place on and from such General Review Date shall be completed by substituting in clauses 1.5 through to 1.8 (inclusive) the new basis for fixing the forestry licence fee.
- 1.10 In any case where the general review in accordance with clause 1.9:
 - (a) Has been completed within six (6) months after the particular General Review Date then unless the forestry licence fee payable from that General Review Date has been determined in conjunction with and is part of the foregoing general review provisions contained in clause 1.9, the forestry licence fee shall be reviewed and fixed in accordance with clause 1.5 through 1.8 (inclusive) as amended by clause 1.9 (g);
 - (b) Has not been completed within six (6) months after the particular General Review Date, then the Grantor may give the Grantor's Notice in accordance with clause 1.5 (a) of its assessment of the forestry licence fee determined in accordance with the basis applicable at the immediately preceding Review Date, but any

- dispute arising from the Grantor's Notice shall be determined as part of the general review in accordance with clause 1.9 (f);
- (c) Has not been completed on the General Review Date and the Grantor has given the Grantor's Notice pursuant to clause 1.10 (b) then:
 - (i) Pending completion of such general review, payment shall be made on the Review Date of the forestry licence fee nominated in such Grantor's Notice for the next year; and
 - (ii) On completion of such general review in accordance with clause 1.9, either the Grantor shall refund any overpayment to the Grantee or the Grantee shall pay any deficiency to the Grantor. Any such refund or payment shall bear interest, compounded on quarterly rests and computed from the Review Date until the date at which such refund or payment is made in full at a rate that is 2% above the FRA midpoint 30 day bank bill rate as at 10.45 a.m. on Reuters page BKBM (or its successor page) on the date on which such amount is payable.
- 1.11 Without prejudice to the other rights powers and remedies of the Grantor hereunder if any forestry licence fee or other moneys owing by the Grantee to the Grantor on any account whatsoever pursuant to this Forestry Right shall be in arrear and unpaid for fourteen (14) days after the same shall have become due or demanded, whichever is the later, then such moneys shall bear interest compounded on quarterly rests and computed from such due date until the date of payment in full of such moneys at a rate that is 5% above the FRA midpoint 30 day bank bill rate as at 10.45 a.m. on Reuters page BKBM (or its successor page) on the date on which such amount is payable and the said interest shall be recoverable in like manner as the moneys so unpaid.
- 1.12 Where the interest rate formula referred to in clauses 1.3 (b), 1.8 (b), 1.10 (c), 1.11 and 4.5 can no longer be used to calculate an interest rate as a result of the information ceasing to be available the Grantor and the Grantee will agree upon a basis for determining the interest rate which will best achieve the result achieved under the existing method of determination and failing such agreement will refer the matter to arbitration.

2. Outgoings

- (a) The Grantee will during the Term of this Forestry Right duly and punctually pay all general, water, special and other rates and all taxes (including land tax if any) and all other assessments, charges or imposts of a like nature or kind levied upon or payable in respect of the commercial forest within the Hunua Forest irrespective of the ownership thereof but excluding income tax or any tax on rents or licence fees or other tax assessed in respect of the income or profits of the Grantor.
- (b) Where the Hunua Forest is separately rated the Grantor shall be entitled to supply the Grantee's name to the appropriate authority for inclusion in the rating roll.
- (c) If such rates, taxes and assessments shall not be separately levied or assessed in respect of the commercial forest within the Hunua Forest, then the Grantee will upon demand by the Grantor pay a share of the total of such rates, taxes and assessments in the proportion the land area of the commercial forest within the Hunua Forest bears to the land area subject to such rates, taxes, assessments or imposts. Solely for the purposes

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- of this paragraph (c), the area of the commercial forest as at the date of commencement of this Forestry Right is deemed to be 2469 hectares.
- (d) If such levy or assessment is for a period extending either before or after the date of commencement or termination of this Forestry Right as the case may be then the Grantee will pay its fair proportion of such part of the levy or demand as may be applicable to the commercial forest within the Hunua Forest for the period falling within the term of this Forestry Right.
- (e) The Grantor and the Grantee will consult as to any noxious animal or invasive plant control programs that either party proposes to implement in and/or around the Hunua Forest during the Term. Where:
 - (i) the Grantor requests the Grantee to join in any such program, the Grantee shall not unreasonably withhold its agreement to join in that program. Where the Grantee agrees to join such a program, the Grantee will pay a proportion of the cost of that program equal to the share that the part of the Hunua Forest land area subject to the program bears to the total land area subject to the program;
 - (ii) the Grantee requests the Grantor to join in any such program, the Grantor shall not unreasonably withhold its agreement to join in that program. Where the Grantor agrees to join in such a program, the Grantor will pay a proportion of the cost of that program equal to the share that the Reserves and immediately adjacent parkland (immediately bounding the Hunua Forest) bears to the combined area of the Hunua Forest and adjacent parkland subject to the program.

General Terms and Conditions

3.1 Grazing and Fencing

- (a) Without the prior consent of a grazing committee (the "Grazing Committee") and of the Grantor, the Grantee shall not graze animals on any part of the Hunua Forest.
- (b) For the purposes of clause 3.1 the Grazing Committee shall be convened from time to time upon the request of either the Grantor or the Grantee.
- (c) The members of the Grazing Committee shall be appointed whenever the Grazing Committee is to be convened and they shall have the same expertise and shall be appointed in the same manner as that described in clause 4.14 (a).
- (d) In considering a request from the Grantor or the Grantee that grazing of animals be permitted in the Hunua Forest, the Grazing Committee shall not approve grazing in any part of the Hunua Forest:
 - (i) if such grazing is prohibited under the ARC Management Plan then in force; and
 - (ii) so long as the loans under the Forestry Encouragement Agreements have not been repaid, unless the agreement of the Crown to grazing has first been obtained by the Grantor or the Grantee, where such agreement is required in terms of the Forestry Encouragement Agreements and the plans of operation thereunder.
- (e) In considering whether to permit grazing in the Hunua Forest and subject to paragraph (d) above, the Grazing Committee shall determine the weighting to be given to all factors including:

- (i) any proposals of the Grantor and the Grantee to avoid, mitigate, or remedy any adverse effects of grazing;
- (ii) the economic impact which a prohibition of grazing might have on the forestry operation carried out under this Forestry Right;
- (iii) the effect which a prohibition of grazing might have on fire risk in the Hunua Forest and surrounding areas.
- (f) If the Grazing Committee has consented to grazing of animals in any part in the Hunua Forest, the Grantor shall not unreasonably withhold consent to such grazing but may impose such conditions as are necessary to comply with and achieve the objectives of the ARC Management Plan for the Hunua Regional Park.
- (g) If grazing of animals in the Hunua Forest is consented to by the Grazing Committee and the Grantor, the Grantee will maintain adequate fencing to ensure that any animals grazed within the confines of the commercial forest within the Hunua Forest are kept out of the Reserves, the Excluded Land and the Grantor's and third parties' adjacent land and will indemnify the Grantor against any damage, cost or expense resulting from the Grantee being in breach of this clause.
- (h) If the Grantor grazes animals in the parkland adjoining the Hunua Forest, the Grantor will maintain adequate fencing to ensure those animals are kept out of the commercial forest within the Hunua Forest and will indemnify the Grantee against any damage, cost or expense resulting from the Grantor being in breach of this clause.
- 3.2 Other Forestry Produce. The Grantee shall not bring onto the Hunua Forest for processing or storage any forest produce from outside the forest.
- 3.3 Treaty of Waitangi Claims. This Forestry Right shall be subject to any existing claims under the Treaty of Waitangi Act 1975 affecting any part of the Hunua Forest provided that the Grantor will not agree to any recommendations or determinations which the Grantee acting reasonably considers will have a material detrimental affect on the rights of the Grantee under this Forestry Right unless such recommendations or determinations are imposed by an authority having the power to bind the Grantor or are approved by the Grantee in writing.

3.4 Protective Covenant. The Grantee covenants:

- (a) To at all times observe the requirements of the Historic Places Act 1993 in relation to any Archaeological Site, Historic Place, Historic Area or Wahi Tapu Area, as such terms are defined in that Act, and shall cause such requirements to be observed by any contractor, servant or agent of the Grantee;
- (b) Not to destroy, damage or modify any Archaeological Site or Historic Place without first obtaining the approval of the Grantor which approval shall be deemed to have been given on the delivery by the Grantee to the Grantor of a letter from the New Zealand Historic Places Trust ("the Trust") consenting to such destruction or damage or modification taking place;
- (c) Where any previously unknown Archaeological Site, Historic Area or Historic Place is discovered as a result of any operations or activity on site in the Hunua Forest to cease any further disturbance of

- such site, area or place immediately and the Grantor and the Trust are to be advised of the discovery. Any operations or activity on such site, area or place may only continue with the approval of the Grantor which approval shall be deemed to have been given on the delivery by the Grantee to the Grantor of a letter from the Trust stating that such operations or activity may continue;
- (d) That where any land within the Hunua Forest is land of special spiritual, cultural or tribal significance to Maori the Grantee will consult with Maori to determine appropriate modifications to the Grantee's operations to protect such land.
- 3.5 Protection of Human Bones and Artefacts. If the Grantee becomes aware of any human bones or Maori artefact on the Hunua Forest then the Grantee shall forthwith consult with Maori regarding the reinterment of such bones or disposal of such artefact as the case may be. Pending such consultation, the Grantee shall treat the bones or Maori artefact with respect and shall make proper provision for their protection and preservation.
- 3.6 ARC Approvals. This Forestry Right shall not oblige the Grantor to provide any permits or consents or approvals under any Act, regulation, bylaw or ordinance, in its capacity as a regulatory body.
- 3.7 Further Assurances. The Grantor and the Grantee shall at the request of the other party execute and deliver any further documents and do all acts and things as either party may reasonably require to achieve the true intent and meaning of this Forestry Right.

3.8 Registration of Forestry Right.

- (a) The Grantor and the Grantee will use their best endeavours to achieve the registration of this Forestry Right as soon as reasonably possible following execution.
- (b) To the extent any area of Hunua Forest is reduced from time to time pursuant to clauses 4.14 or 4.15 the parties will enter into a registrable variation of the Forestry Right providing for such changes in area.
- 3.9 Registration of Watercare Lease. The Grantee acknowledges the right of priority to registration of the Lease to Watercare and in the event of Watercare seeking registration of the Lease or any lease issued in accordance with the provisions of the Lease the Grantee will co-operate in and sign all necessary documents to ensure the Lease has priority on registration to this Forestry Right.
- 3.10 Variation to Watercare Lease. The Grantor shall not permit any variation of the Lease which has a material detrimental affect on the benefits to the Grantee arising under this Forestry Right unless such variation is imposed by an authority having power to bind the Grantor.
- 3.11 Lease. The rights and ancillary rights conferred upon the Grantee under this Forestry Right are subject FIRSTLY to the prior rights of the Crown under the Forestry Encouragement Agreements and the plans of operation thereunder, and SECONDLY to the prior rights of Watercare under the Lease.

4. Grantee's Obligations

4.1 Forestry Operations Plan

(a) The Grantee shall consult with the Grantor and prepare and provide to the Grantor prior to 31 March in each year an annual forestry operations plan in respect of the Grantee's operations in the Hunua Forest for the purpose of

- either party avoiding breaching their obligations under this Forestry Right.
- (b) Until such time as the loans under the Forestry
 Encouragement Agreements have been repaid or
 the obligations to repay the same have been
 otherwise discharged or cancelled, every annual
 forestry operations plan should comply with all
 provisions of the Forestry Encouragement
 Agreements and the plans of operation
 thereunder.
- (c) Each annual operations plan shall apply for the 12 month period from 1 July in one year to 30 June in the following year. To the extent that any matters are already dealt with in any Resource Management Act application they shall not be required to be included in an operations plan except to the extent the Act permits the Grantee to exercise a discretion.
- (d) Subject to the foregoing the annual operations plan will provide for:
 - (i) felling operations;
 - (ii) replanting and regeneration;
 - (iii) maintenance of roads, tracks, road signs, and other facilities;
 - (iv) public recreation;
 - (v) construction activities;
 - (vi) fencing and grazing where applicable;
 - (vii) protection of indigenous flora and fauna;
 - (viii) noxious and undesirable animal and plant
 - (ix) fire control and responsibility; and
 - (x) staff liaison.
- (e) In the event that the Grantee intends materially to depart from the annual forestry operations plan it will as far as practicable first consult with the Granter
- 4.2 Access by Grantor and Crown. The Grantee shall allow access through the Hunua Forest for:
 - (a) The Grantor and Watercare and their respective servants and agents or any agents in substitution thereof for the purpose of carrying on their lawful business and/or any business associated with the supply of bulk water to the Auckland region;
 - (b) Until such time as the loans under the Forestry
 Encouragement Agreements have been repaid or
 the obligations to repay the same have been
 otherwise discharged or cancelled, the Crown in
 accordance with the provisions of the Forestry
 Encouragement Agreements and the plans of
 operation thereunder which apply to the Hunua
 Forest;

Unless otherwise permitted (such permission not to be unreasonably or arbitrarily withheld) and except in the case of emergency such entry shall be restricted to travel on foot or by light motor vehicle.

4.3 Public Access. During the Term, the Grantee shall allow the public to enter and use the Hunua Forest for recreational purposes. The Grantor and the Grantee shall consult from time to time in relation to such public access. For the minimum time necessary the Grantee may close roads, tracks or other areas within the Hunua Forest where required to ensure the health and safety of the public or of those working on the land or the protection of the forest. Whenever practical the Grantee shall give the Grantor at least one week's notice of any limitation on public access necessary pursuant to this clause.

4.4 Maintenance of Internal Roads

- (a) The Grantee shall maintain all internal roads and tracks within the Hunua Forest including roads used by the Grantor, its contractors, servants and agents and Watercare subject to the right to recover costs of maintenance and repair pursuant paragraph (e) of this clause Notwithstanding the foregoing, the Grantor will be entitled to carry out maintenance and repair of any roads within the Hunua Forest in which event it will notify the Grantee accordingly and the Grantee will contribute a fair proportion of the reasonable cost of such maintenance and repair equivalent to its use of such roads. Designated main roads or routes through the Hunua Forest will be maintained to comply with accepted road engineering standards for that class of forest road. Subject to clause 4.4 (d) (iv), road term maintenance shall be undertaken in accordance with the New Zealand Forestry Code of Practice 1993-2nd Edition.
- (b) The Grantee may at any time during the Term advise the Grantor that it has ceased using any internal road or track in the Hunua Forest and will no longer carry out the maintenance of such road or track. In that event the Grantor will be entitled to carry out such maintenance provided that the Grantee contributes to the cost of such maintenance to the extent it continues to use such road or track. If the Grantee recommences use of any such road or track on a regular basis, the Grantee will at the request of the Grantor resume responsibility for the maintenance of such road or track.
- (c) Subject to clause 4.4 (a) and (b) the maintenance and repair obligations in respect of such internal roads and tracks shall mean maintenance up to but not exceeding the standard of the relevant road or track as at:
 - (i) the Commencement Date of this Forestry Right; or
 - (ii) the date of completion of development of any new roads or tracks; or
 - (iii) the date of completion of redevelopment of any existing roads or tracks and shall include only the costs of maintaining the Carriageway and culverts, excluding any verges or other ancillary areas.
- (d) Where the Grantee is responsible for the maintenance and repair of any internal road or track, the Grantee:
 - (i) may deposit waste material from slips and roadworks on any Reserve subject to the reasonable approval of the Grantor;
 - (ii) shall carry out all maintenance and repair in such a manner as is reasonably necessary to minimise environmental disturbance of the land affected:
 - (iii) may close those roads or tracks for vehicular access as shall be reasonably necessary for maintenance or repair, but shall endeavour to give reasonable written notice to the Grantor prior to effecting any such road closures and shall use its best endeavours to minimise the period of closure and if practically possible shall provide alternative access;
 - (iv) may trim the overhanging or adjoining trees or vegetation within or adjacent to any

- Reserve subject to the reasonable approval of the Grantor:
- (v) shall use its best endeavours to keep such roads and tracks open at all times.
- (e) The Grantor will indemnify the Grantee against the reasonable cost of the maintenance and repair of any roads or tracks in the Hunua Forest used and maintained by the Grantee, which is required as a result of significant or predominant use of the same by the Grantor or any contractor or servant or agent of Watercare (other than the Grantee) or members of the public (except where those members of the public are invited into the Hunua Forest by the Grantee), proportionate to the extent of use by such party of the roads or tracks.

4.5 Maintenance of Access Roads

- (a) The Grantor in its sole discretion shall have the right to prevent or restrict access to and along any Access Roads in an emergency or (on a temporary basis) in order to undertake work necessary for the safe and efficient operation of the Grantor's lawful business and of Watercare's bulk water supply business. The Grantor shall use its best endeavours to give not less than one week's notice of its intention to prevent or restrict access in order to undertake such necessary work and shall use its best endeavours to minimise disruption to the right of use of Access Roads and where practical shall provide alternative access.
- (b) Subject to clause 4.5 (e), the Grantor will be responsible for maintaining or procuring the maintenance of all Access Roads used by the Grantee up to but not exceeding the standard of the relevant road or track as at:
 - (i) the Commencement Date of this Forestry Right; or
 - (ii) the date of completion of any new Access Roads; or
 - (iii) the date of completion of redevelopment of any existing Access Roads, and shall include only the costs of maintaining the Carriageway and culverts, excluding any verges or other ancillary uses.
- (c) Where the Grantor is responsible for or responsible for procuring the maintenance and repair of any Access Roads, the Grantor:
 - (i) may close those Access Roads for vehicular access as shall be reasonably necessary for maintenance or repair, but shall endeavour to give reasonable written notice to the Grantee prior to effecting any such road closures and shall use its best endeavours to minimise the period of closure and if practically possible shall provide alternative access;
 - (ii) shall use its best endeavours to keep such Access Roads open at all times.
- (d) The Grantee will be liable to the Grantor for the cost of maintaining any Access Roads to the extent of the Grantee's use of such roads. The Grantor will after consulting with the Grantee provide the Grantee, on a periodic basis as such costs arise, with an assessment of the maintenance costs for which the Grantor considers the Grantee should be responsible. The Grantee will forthwith pay such costs to the Grantor. If the Grantee disagrees with the assessment it may refer such matter to arbitration subject to the Grantee first having paid the amount of the assessment to the Grantor. Following the determination of any such

arbitration either the Grantor shall refund any over payment to the Grantee or the Grantee shall pay any under payment to the Grantor. Any such refund or payment shall bear interest from the date of assessment to actual payment, compounded with quarterly rests at the rate that is 2% above the FRA mid point 30 day bank bill rate as at 10.45 a.m. on Reuters BKBM (or successor page) on the date of assessment.

- (e) The Grantor may at any time during the Term advise the Grantee that it has ceased using any Access Road and will no longer carry out the maintenance of such road. In that event the Grantee will be entitled to carry out such maintenance provided that the Grantor contributes to the cost of such maintenance to the extent it continues to use the Access Road. If the Grantor recommences use of any such Access Road on a regular basis, the Grantor will at the request of the Grantee resume responsibility for the maintenance of that Access Road.
- (f) Otau Mountain Road and Moumoukai Hill Road. The Grantee shall pay a proportion (commensurate with use) of all costs and expenses payable by the Grantor pursuant to a certain agreement dated the 19th day of October 1959 between the Auckland City Council and Manukau County Council, which agreement relates to the maintenance of the Otau Mountain Road and Moumoukau Hill Road

4.6 Insurance. The Grantee shall:

(a)

- (i) insure all trees planted in Hunua forest from the time of planting to the time of severance against all usual risks including partial loss, destruction, injury or damage by fire and lightning for not less than the amount from time to time owing by the Grantor under the Forestry Encouragement Agreements;
- (ii) until such time as the loans under the Forestry Encouragement Agreements have been repaid or the obligations to repay the same have been otherwise discharged or cancelled procure completion of all relevant documents noting the respective interests of the Crown under the Forestry Encouragement Agreements, the Grantor and the Grantee:
- (iii) on demand by the Grantor produce to the Grantor a copy of such policy and receipts in respect of payment of the premiums for such insurance cover;
- PROVIDED THAT the Grantee shall not be required to maintain insurance cover in respect of those areas of the Hunua Forest in respect of which insurance cover has been taken out by the Grantor and continues to be maintained pursuant to the terms of the said Forestry Encouragement Agreements and PROVIDED FURTHER that until such time as the loans under the Forestry Encouragement Agreements have been repaid or the obligations to repay the same have been otherwise discharged or cancelled the Grantee shall be liable to reimburse the Grantor for the annual cost of premiums paid by the Grantor in respect of such insurance cover;
- (b) The Grantee shall take out and keep in force with a reputable company in the joint names of the Grantor and the Grantee a public liability policy in respect of the exercise of the Grantee's rights

herein on usual commercial terms for cover of not less than \$10,000,000.

4.7 Statutory Requirements. Both the Grantor and the Grantee shall comply with all Acts, regulations, bylaws and ordinances relating to the Hunua Forest and the land, in respect of each party's use thereof.

4.8 Indigenous Vegetation

- (a) The Grantee shall leave standing and protect all indigenous vegetation on Reserves and along any waterways.
- (b) Where the Grantor in its reasonable opinion believes that there should be protection for any rare or endangered flora or fauna within the Hunua Forest then the Grantor and the Grantee shall consult on appropriate means of protecting such rare or endangered flora or fauna. At the Grantor's option the Grantee will comply with the protection requirements for such flora or fauna as the Grantor considers necessary provided that the Grantor will compensate the Grantee for all costs and losses resulting from such protection requirements.
- (c) The Grantee shall take all reasonable steps to fell and harvest trees on the Hunua Forest in such manner as will avoid any damage to indigenous vegetation growing on any Reserve.

4.9 Protection of Trees

(a) The Grantee shall:

- (i) Protect the commercial forest within the Hunua Forest from fire, fungi, disease, insects, pests, weeds and other threats which can be economically prevented or treated;
- (ii) Tend, protect and manage the commercial forest within the Hunua Forest in accordance with good and prudent forestry practice.
- (b) The Grantor shall protect the Reserves and the parklands immediately adjacent to the Hunua Forest from fire, fungi, disease, insects, pests, weeds and other threats which can be economically prevented or treated.

4.10 Water Quantity and Quality

(a):

- (i) As between the Grantor and the Grantee, the Grantor will be entitled to all natural water in the Hunua Forest.
- (ii) The Grantee will not take any action which will, or is reasonably likely to, have the effect of materially diminishing the quantity of water which would otherwise be collected in the Reservoirs situated in or adjacent to the Hunua Forest.

(b):

- (i) In carrying on its forestry operations in the Hunua Forest the Grantee shall use its reasonable endeavours to minimise pollution or contamination of the Reservoirs and watercourses within the Hunua Forest. Pollution in this context includes turgidity from logging areas and roads as well as faecal coliforms, pesticides, chemicals and fertilisers.
- (ii) Where pursuant to the Lease Watercare requests the Grantor to carry out preventative works in order to prevent or minimise any such pollution or contamination the Grantee will upon request of Watercare carry out such works at the cost of Watercare.
- 4.11 Use of Chemicals. The Grantee shall not use or

store any chemical substance or other hazardous substance in a manner or in any location which may damage water in any Reservoir or in any watercourse.

- 4.12 Maintenance of Buildings, Improvements etc. The Grantee shall:
 - (a) Maintain all forestry buildings, structures and improvements situated in or about the Hunua Forest and constructed or erected by the Grantee, its servants, agents or invitees in sound condition and of an appearance that does not detract from the environmental amenities of the surrounding area:
 - (b) Upon the return of any land the subject of this Forestry Right pursuant to clause 4.13 or 4.14 or if any forestry buildings structures or improvements referred to in clause 4.12 (a) are no longer required by the Grantee, forthwith remove such forestry buildings, structures and improvements from the Hunua Forest, unless the Grantor agrees otherwise;
 - (c) Indemnify the Grantor against all losses, costs, claims, actions, proceedings and demands associated with injury or damage to buildings, other improvements, vehicles or equipment or any other assets or undertakings owned by the Grantor or its agent or invitee and caused by any negligent act or omission on the part of the Grantee or its agent or invitee.

4.13 Replanting

- (a) Subject to clause 4.14 and 4.15, the Grantee shall replant in accordance with good forestry practice all commercial forest areas cleared of trees within a maximum period of 12 months after any such area is cleared of trees (unless good forestry practice dictates otherwise), in commercial forest using plantation species chosen for healthy growth.
- (b) Following completion of clear felling of any part of the Hunua Forest and where there is less than a full growth cycle prior to the expiry of the Term or where land is excluded the Grantee shall in accordance with prudent forestry management practice, remove and dispose of debris from felling and logging operations required to make such areas suitable for re-establishment of forests whereupon they shall be returned to the Grantor and the forestry licence fee and other outgoings shall abate rateably according to the proportion the areas so returned bear to the total area of the commercial forest within the Hunua Forest.
- (c) Subject to any agreement as to replanting the Grantee shall, prior to the return of areas as aforesaid or expiry of the Term, clear trees from the commercial forest within the Hunua Forest.
- (d) The Grantee shall have no right to plant any exotic or other trees in any part of the Hunua Forest not planted in commercial forest within the Hunua Forest at the date of commencement of this Forestry Right.
- (e) The Term is predicated on replantings for a sawlog regime (the current regime) and that regime shall not be varied without the consent of the Grantor who will not unreasonably withhold approval to a change in the frequency of replanting unless the proposed change would materially, detrimentally affect the actual or potential recreational use of the Hunua Forest existing as at the Commencement Date.
- 4.14 Exclusion of Land from Replanting

- (a) For the purpose of determining areas within the Hunua Forest to be excluded from further planting after the harvest of the first crop of commercial forestry a committee of three persons having expertise in ecology, soil conservation and forest management respectively ("the Replanting Committee'') shall be appointed. The parties shall consult with each other on the persons to be appointed to the Replanting Committee. In the event that the parties cannot agree on the composition of the Replanting Committee then the following provisions shall apply. The Grantee shall after consulting the Grantor appoint the forest management expert. The Grantor shall after consulting the Grantee appoint the ecology expert. The soil conservation expert will be appointed at the joint request of the Grantor and the Grantee by the New Zealand Institute Limited. Research Replanting Committee shall be appointed as soon as reasonably possible after but no later than three months after the commencement of the Term.
- (b) Subject to paragraph (h) below, the Replanting Committee shall carry out its function within a period of 9 months following its establishment and the decision of the Replanting Committee will be binding on the Grantor and the Grantee.
- (c) In determining which areas of the Hunua Forest shall not be replanted with exotic trees in the future, the Replanting Committee shall:
 - (i) Determine the size of and exclude areas which:
 - (aa) are too difficult for effective control of sediment run-off as a consequence of their steepness;
 - (bb) adjoin watercourses, in order to establish a buffer zone for replanting in native vegetation;
 - (cc) directly adjoin Reservoirs; and
 - (ii) Consider and recommend to the Grantor for confirmation, whether or not areas need to be set aside—
 - (aa) to allow existing pockets of native vegetation to be linked to the main body of native forest;
 - (bb) for the use and appreciation of parkland;
 - (cc) where conflict recreation under exotic land use would adversely impact on conservation and operational requirements of park management;

and the size of those areas; and

- (iii) Consider the economic impact on the forestry operation of the proposal to exclude particular areas and the extent to which this factor should be considered when making final decisions on the discretionary factors in (ii) above:
- (iv) In making its decisions on (i) to (iii), the Replanting Committee shall consult with the Grantor and the Grantee, and shall not contradict provisions of the ARC Management Plan but shall not be required to undertake any process of public consultation.
- (d) Any land excluded from replanting by the Replanting Committee under clause 4.14 (c) (i) and under clause 4.14 (c) (ii) (if confirmed by the Grantor)

- shall be returned to the Grantor in accordance with clause 4.13 (b).
- (e) Where the Forestry Right is transferred by the Grantee to Regional Forests Limited or any other assignee for consideration negotiated at arms length, Regional Forests Limited or that assignee shall be compensated for:
 - (i) diminution in expected value of this Forestry Right arising from the exclusion of land from replanting pursuant to clause 4.14 (c) (ii) if that transfer occurs before the areas to be excluded from replanting have been determined; and
 - (ii) Management Costs incurred by Regional Forests Limited or that assignee in respect of the areas excluded from replanting pursuant to clause 4.14 (c) (ii) except to the extent that the:
 - (aa) Management Costs relate to the growing, tending and harvesting of the existing crop of commercial trees; or
 - (bb) intended benefits of the expenditure of those Management Costs;

remain available to the Grantee.

- (f) If the consideration to be paid for the transfer of the Forestry Right from the Grantee to Regional Forests Limited has not been negotiated and agreed at arms length then to the extent that full market consideration has not been paid or deemed not to be paid, the compensation otherwise payable will be reduced to pro rata. In the event of a dispute as to whether or not the consideration has been negotiated and agreed at arms length, the dispute shall be determined by the Audit Office and its decision shall be final and binding on the parties.
- (g) Where the Grantee has incurred Management Costs in respect of any area of the Hunua Forest excluded from replanting under clause 4.14 (c) (ii), then the Grantee shall not be compensated for diminution in expected value of this Forestry Right but shall be compensated for those Management Costs except to the extent that the:
 - (i) Management Costs relate to the growing, tending and harvesting of the existing crop of commercial trees; or
 - (ii) intended benefits of the expenditure of those Management Costs remain available to the Grantee.
- (h) Notwithstanding the provisions of paragraph (b) above, the Grantor and the Grantee agree:
 - (i) to use their best endeavours to establish the Replanting Committee as soon as possible following the date of the signing of this Agreement; and
 - (ii) to use their best endeavours to encourage and assist the Replanting Committee to give an urgent determination of the matters the Replanting Committee are required to determine under this clause 14.4 so that the area to be excluded from replanting will be known as soon as reasonably possible.
- (i) "Management Costs" means for the purpose of clause 4.14, all costs incurred by the Grantee in connection with the management of the Hunua Forest including any monies payable pursuant to this Forestry Right, other reasonable outgoings, interest and reasonable overheads.
- (j) For the purpose of identifying the proportion of

Management Costs to be compensated to the Grantee pursuant to clause 4.14 (e) and (g), the areas excluded shall be expressed as a percentage of the total area in respect of which the costs were expended or incurred.

4.15 Exclusion of Additional Service Land. The Grantee acknowledges that the Grantor is required to comply with the provisions of clause 9.1 of the Lease (the provisions of which are set out in the Fifth Schedule) pursuant to which the Grantor may be required to extend the Service Land. The Grantor will consult with the Grantee upon receiving any such request from the said Lessee.

5. Assignment

- 5.1 In the event that the Grantee wishes to assign or transfer this Forestry Right in whole or wishes to part with its rights under this Forestry Right, then it shall not do so without first obtaining the prior written consent of the Grantor which shall not be unreasonably or arbitrarily withheld where the conditions listed in clause 5.2 have been satisfied.
- 5.2 The conditions referred to in clause 5.1 are as follows:
 - (a) The proposed assignment or transfer relates to all the Grantee's rights and obligations under this Forestry Right and not to any part or parts thereof less than the whole;
 - (b) The Grantee is not at the time of application for such consent or thereafter before consent is granted in default in the due and punctual observance or performance of the covenants and conditions on the Grantee's part herein contained;
 - (c) The Grantee pays to the Grantor all costs incurred by the Grantor (whether or not the proposed assignment or transfer proceeds to completion) including the Grantor's administrative and other expenses and legal costs of and incidental to the application for consent;
 - (d) The Grantee procures the execution by the assignee of a covenant with the Grantor that the assignee will at all times during the continuance of the term of this Forestry Right duly pay the forestry licence fee at the times and in the manner herein provided and observe and perform all the covenants and conditions herein contained on the part of the Grantee to be observed and performed and such covenants shall make provision for a like covenant in the event of any subsequent transfer or assignment;
 - (e) The Grantee and the assignee comply with the Grantor's requirements in relation to the documentation, stamping and registration of the intended assignment or transfer, such documentation, stamping and registration to be at the cost in all respects of the Grantee;
 - (f) The Grantee procures in favour of the Grantor such guarantees as may be reasonably required by the Grantor in a form acceptable to the Grantor of the obligations and covenants of the assignee under the assignment or transfer and the costs of preparation and execution of such guarantee shall be paid by the Grantee;
 - (g) The Grantee provides to the assignee a copy of the Watercare Lease.
- 5.3 Notwithstanding anything herein contained or implied or any rule of law to the contrary, the obligation of an existing Grantee to pay the forestry licence fee and observe and perform the other covenants and conditions on

the part of the Grantee herein contained or implied shall not expire upon any assignment but shall continue and be enforceable in the event of any default of any future assignee to comply with the terms of this Forestry Right.

- 5.4 If the Grantee or its Holding Company is a limited liability company which is not listed on any stock exchange, then:
 - (a) Any change or rearrangement in the beneficial ownership of the shareholding of the Grantee or its Holding Company; or
 - (b) Any alteration in the Memorandum or Articles of Association or Constitution of the Grantee or its Holding Company; or
 - (c) Any other agreement, covenant, arrangement or grant of power or authority;

which has the effect of altering the effective control of the Grantee or any Holding Company of the Grantee shall be deemed a proposed total assignment hereunder and shall require the consent of the Grantor accordingly under clause 5.1.

- 5.5 In the event that this Forestry Right is assigned in whole the Grantor agrees for the benefit of any person who continues to be liable to the Grantor under clause 5.3:
 - (a) That it will give to such person copies of any notices that the Grantor gives to the incoming or new licensee under clause 5 hereof at the same time as any such notices are given; and
 - (b) The Grantor will not exercise any of the remedies conferred upon it by clause 5 without first giving to such person fourteen (14) days' notice of its intention to exercise any of such remedies to enable any such person (if it so elects) to take steps to remedy the alleged default within that period.
- 5.6 Notwithstanding the forgoing provisions of this clause 5, the assignment of the whole of the Grantee's interest in this Forestry Right to Regional Forests Limited so long as it is at the time of the assignment in the majority ownership and control of the Grantee shall be permitted subject to the conditions set out in clauses 5.2 (b) to (e) inclusive and (g).

6. Default

- 6.1 If either party shall be in breach of any provision hereof expressed or implied the other party may serve on that party a notice in writing requiring that party to remedy such breach. Upon service of any such notice the party in default shall remedy the breach within three calendar months from the date of service of the notice (excluding the day of service) and in that respect time shall be of the essence. If the party in default does not rectify the breach within the time allowed then without prejudice to any other remedy available to the other party:
 - (a) The other party may cancel this Forestry Right; or
 - (b) Where the default relates to work which the party in default is required to carry out, the other party may perform the work and recover the costs thereof from the party in default; or
 - (c) Claim damages in respect of the loss caused by the default.
- 6.2 Notwithstanding clause 6.1, the Grantee irrevocably appoints the Grantor, in the event of default by the Grantee resulting in cancellation of this Forestry Right by the Grantor, as the attorney of the Grantee to execute all such documents and do all such things as may be required on the part of the Grantee in order to register a forfeiture or surrender of this Forestry Right.

7. Mediation and Arbitration

- 7.1 The parties shall use their best endeavours to resolve any disputes or differences between them concerning this Forestry Right ("Unresolved Issues") by consultation and negotiation. However, either party may instigate a mediation process, as follows:
 - (a) Either party may by written notice ("the Mediation Notice") require that any Unresolved Issues between the parties be referred to mediation;
 - (b) Following reference to mediation, the parties shall continue to seek resolution of the Unresolved Issues by consultation and negotiation;
 - (c) If the Unresolved Issues remain unresolved after fourteen (14) days from the date of the Mediation Notice, the parties shall within a further seven (7) days agree upon a suitable person to act as mediator. If the parties cannot agree upon a mediator within such time, the parties will require the President for the time being of the Auckland District Law Society to nominate a suitable person to act as mediator PROVIDED THAT either party at any time may resolve that the matter be referred to arbitration in accordance with clause 7.2 in which case the mediation process will be deemed to have terminated;
 - (d) The parties shall within seven (7) days of agreement or nomination appoint the agreed or nominated person as mediator to consult with the parties and assist the parties to reach agreement in respect of the Unresolved Issues;
 - (e) The mediator shall, in consultation with the parties, settle the procedures to be adopted during the mediation. The decision of the mediator on any issue relating to procedural matters shall be binding on the parties and, in particular the mediator shall be entitled to call any meeting between the parties at such times and places as the mediator considers appropriate;
 - (f) After having given not less than 72 hours written notice to the parties of his or her intention to do so the mediator shall have the right to obtain an independent consultant's report on any aspect relevant to the Unresolved Issues;
 - (g) The parties shall use their best endeavours to attend all meetings called by the mediator and at such meetings shall conduct their negotiations in good faith and shall use their best endeavours to reach an agreed solution which is acceptable to both parties;
 - (h) All costs incurred in respect of the mediation, including the mediator's fees and the costs of any consultant's reports, shall be borne equally by the parties, who shall be jointly and severally liable to the mediator in respect thereof. This clause 7.1 (b) confers benefits or rights on the mediator and such benefits and rights shall, for the purposes of section 4 of the Contracts (Privity) Act 1982, be enforceable.
- 7.2 All disputes and differences between the parties concerning this Forestry Right shall be submitted to the arbitration of a single arbitrator if the parties can agree upon one but otherwise to two arbitrators (one to be appointed by each party) and their umpire (who shall be appointed prior to their entering upon the arbitration) such arbitration to be carried out in accordance with the provisions of the Arbitration Act 1996 or any then subsisting statutory provisions relating to arbitration provided that no person who has been appointed mediator pursuant to the provisions of clause 7.1 shall be appointed arbitrator.

THIRD SCHEDULE

DESCRIPTION OF LAND

1. All the land in Certificate of Title 17A/877 (North Auckland Registry) being:

Lot 1, Deposited Plan 52965, being Part Mangatangi Block

Lot 4, Deposited Plan 43094, being Part Tapapakanga 1C and 2 Blocks

Lot 6, Deposited Plan 43094, being Part Orere and Taupo Blocks

Lot 1, Deposited Plan 30899, being Part Waikaka Block Part Kiripaka Block, as shown on Deposited Plan 1918A Part Kiripaka Block, as shown on Deposited Plan 2712

Wharekawa 4A2 Block Wharekawa 4C1 Block Wharekawa 4C2A1 Block

Lot 1, Deposited Plan 47346, being Part Wharekawa 4C2A2 and 4C2B2 Blocks

Wharekawa 4C2B1 Block Wharekawa 4C2C Block

Wharekawa 4C3A2, 4C3C2 and 4C3D Blocks

Wharekawa 4C3B Block Wharekawa 4C3C1 Block

Lot 1, Deposited Plan 43094, being part Wharekawa 4C4B Block

Wharekawa 5B North 1 Block Wharekawa 5B North 2 Block

Lot 1, Deposited Plan 26151, being part Wharekawa 5B South Block

Lot 2, Deposited Plan 26151, being part Wharekawa 5B South Block

Part Lot 5, Deeds Plan 71 Blue, being Part Mataitai 6 Block

Lots 8 and 9, Deeds Plan 71 Blue, being Part Mataitai 6 Block

Sections 1, 2 and 3 Block XIII, Wairoa Survey District Lot 1, Deposited Plan 29892, being Allotment 100, Parish of Otau

Lot 2, Deposited Plan 33851, being Part Allotments 2 and 48, Parish of Otau

Lots 1, 2, 3, 4, 5, 6, 7, 8 and 9, Deposited Plan 49440, being Part Allotments 26, 27, 28, 29, Parish of Otau, and Lots 10 and 11, Deposited Plan 49440

Lot 13, Deposited Plan 49440, being Part Allotments 30, 81 and 86, Parish of Otau

Part Allotments 5, 6 and 7, Parish of Otau

Part Allotment 14, Parish of Otau Allotment 23, Parish of Otau Allotment 24, Parish of Otau Part Allotment 33, Parish of Otau Allotment 33A, Parish of Otau

Part Allotments 48, 49 and 50, Parish of Otau

Part Allotment 54, Parish of Otau Allotment 55, Parish of Otau Allotment 56, Parish of Otau Allotment 57, Parish of Otau Allotment 59, Parish of Otau Allotment 59A, Parish of Otau Part Allotment 60, Parish of Otau Allotment 60A, Parish of Otau Allotment 60B, Parish of Otau Allotment 60C, Parish of Otau Part Allotment 61, Parish of Otau

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Part Allotment 71, Parish of Otau
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FOURTH SCHEDULE

EXCLUDED AREAS WITHIN EXTERNAL BOUNDARY OF HUNUA FOREST

(identified on the plan referred to in the Lease)

1. Service Land-Rain Gauges.

All the land on which the following gauges (as identified on the plan referred to in the Lease) are situated and all land within a 30 metre radius of the perimeter of such gauges:

- (a) No. 15 North Depot
- (b) No. 16 Trig
- (c) No. 16 St Pauls
- 2. The Police repeater and the telecommunications repeater.

FIFTH SCHEDULE

CLAUSE 9.1 OF THE LEASE

The lessee of the Additional Service Land under the Lease must give not less than 3 months written notice to the Grantor of the lessee's requirement for the use of any part of Hunua Forest as Service Land. The lessee's notice must include all relevant details of the lessee's intended use of the land requested including plans and specifications of any works to be carried out on that land and a diagram outlined on an aerial plan to indicate, as accurately as reasonably possible, the location of the land concerned.

PLAN OF HUNUA FOREST

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RESERVOIR

NZFR! Ltd., Solo at. Rotorum. July 1994.

Ht Eden grid.

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Reserve area

Indigenous

Streem Reservoir

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Species/estab ur.

forest Right Bdy. Forest track Compartment bdy.

> GRID NORTH

RESERVCIRE

22.3

MATHUR TRONG

834dN

MARIE SHROFF, Clerk of the Executive Council.

Explanatory Note

This note is not part of the order, but is intended to indicate its general effect.

The commencement date for this order is 1 July 1994, as provided in section 2 (5) (b) of the Local Government Amendment Act 1996.

Clause 3 of the order specifies the assets of the Auckland Regional Council relating to the Hunua Forest that are transferred to the Auckland Regional Services Trust.

Clause 4 of the order specifies the conditions on which those assets are transferred to the Auckland Regional Services Trust.

The Schedule of the order sets out the form of the forestry right to be entered into by the Auckland Regional Council and the Auckland Regional Services Trust within 30 days after the date on which the order is made.

gn9145

New Zealand Gazette 1998 Deadlines

The first New Zealand Gazette edition for 1998 is as follows:

15 January 1998

The deadline for lodgment of notices under the Companies, Partnership, Insolvency and Land Transfer Acts for this edition is noon on Monday, the 12th day of January 1998.

All other notices must be lodged at the Gazette office by noon on Tuesday, the 13th day of January 1998.

N.B. It would be appreciated if material for this edition was delivered as early as possible.

22 January 1998 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 16th day of January 1998 due to the observance of Wellington Anniversary Day on Monday, the 19th day of January 1998.

All other notices must be lodged at the Gazette office by noon on Tuesday, the 20th day of January 1998.

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