

New Zealand Gazette

WELLINGTON: THURSDAY, 12 FEBRUARY 1998

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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Copy will be returned unpublished if not submitted in accordance with these requirements.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 January 1998:

Category I

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

Category 2

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

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

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

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

Bankruptcy Notices

In Bankruptcy

Christchurch

The following persons were adjudicated bankrupt on the dates below:

3 February 1998

Anderson, Jennifer Mary, occupation unknown of 50 Melbourne Street, **Dunedin**.

5 February 1998

Barr, Barbara Ann, housewife and **Barr, Paul,** aluminium joiner of 68B **Highsted** Road, Christchurch.

30 January 1998

Casey, Gerard Gavin, occupation unknown, previously of Te Awa, R.D. 25, Temuka (previously trading as K C Silage).

4 February 1998

Clouston, Carolyn Elizabeth (also known as MacDonald), beneficiary of Dunedin.

4 February 1998

Davies, Samuel Richard, manager of 145 **Halswell** Junction Road, Christchurch.

2 February 1998

De Wit, Josephus Arnoldus, occupation unknown of 42 English Street, Christchurch, previously of 8B Taramea Place, Christchurch.

3 February 1998

Ditfort, Melvin Jennings, sawmiller of 22A Clyde Street, Oamaru.

27 January 1998

Farrar, Victoria Agnes, homemaker of 112 Hyde Street, Invercargill, previously of 200 Margaret Street, Invercargill.

29 January 1998

Fisher, Karen Marie, housewife of 65 **Hocken** Street, **Dunedin,** previously of 105 Middleton Road, **Dunedin.**

30 January 1998

Grant, Waiatamai Belinda Jan (also known as **Singh),** beneficiary of 40 Torlesse Street, Christchurch, previously of 18 Hastings Street, Kaikoura.

2 February 1998

Henderson, Mark Eric, branch manager of 7 Woodland Drive, Hamilton, previously of 27B Valecrest Avenue, Christchurch and 180 Dome Street, Invercargill.

29 January 1998

Holland, John Karl, beneficiary of 12 Every Street, **Dunedin,** previously of 121 Prince Albert Road, **Dunedin.**

2 February 1998

Huggins, Terence Michael, beneficiary of **2/18** Finnsarby Place, Christchurch.

30 January 1998

Hutt, Murray, beneficiary of 48 **Cobden** Street, Westport, previously of 29 Lyndhurst Street, Westport.

2 February 1998

Layton, Allan Bernard, occupation unknown of 84 Mackworth Street, Christchurch (previously trading as Majestic Liquor Riccarton).



LexisNexis

27 January 1998

McJarrow, Nicola, beneficiary of 126 King Street, Christchurch, previously of 60 Gould Crescent, Christchurch.

2 February 1998

McKenzie, Kenneth James, manager of Sikeston, United States of America.

2 February 1998

Matheson, Lex, teacher, care of 302 Innes Road, Christchurch (previously trading as The Actors Company).

30 January 1998

Moyle, David Bruce, tannery worker of 499 Thames Highway, Oamaru, previously of 64 Greta Street, 70A Ribble Street, 24 Lynn Street, 18 C.R.D., Alma and 3 Grove Avenue, Oamaru.

2 February 1998

Owen, William Ernest, company director of 37 **Harewood** Road, Christchurch, previously of 12 **Lakewood** Drive and 1 Crofts Lane, Christchurch.

2 February 1998

Rose, Patricia Marie, mother and **Rose, William Leslie,** painter of 42 Maude Street, Temuka, previously of 156 Main Road, Winchester.

27 January 1998

Sherwood, Ross Owen, self employed of 58 **Tomrich** Street, Christchurch (previously trading as Dial Kiwi).

29 January 1998

Tinnion, Wayne John, fisherman of 3 May Street, Leeston.

26 January 1998

Wallace, Graham Charles, process worker and Wallace, Sarah Patricia, student/home executive of 31 Mulford Street, Dunedin, previously of 7 Stevenson Road, Dunedin.

2 February 1998

Webster, Jason Anthony, service repairman and **Stevenson-Webster, Adrienne Alice,** sales representative of 14A Nile Street, Timaru, previously of 220 Mackenzie Drive, 17 Cass Crescent and 11 **Heaton** Street, Timaru.

3 February 1998

Wentworth, Clive Allen, retailer of 26 Guernsey Street, Christchurch, previously of 25 Tankerville Road, 252 Opawa Road and 9 **Jameson** Avenue, Christchurch (previously trading as We Care Foundation).

29 January 1998

Wilkie, Arthur William, self employed of 1A/194 Salisbury Street, Christchurch, previously of 21 Piko Crescent, Christchurch (previously trading as Mainland Tiling).

30 January 1998

Williams, Malcolm Russell, beneficiary of 9 Torlesse Street, Christchurch.

OFFICIAL ASSIGNEE.

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

In Bankruptcy

Napier

The following persons were adjudicated bankrupt on the dates below:

14 January 1998

Morris, Carol Anne (also known as Carol Anne Shirley), sickness beneficiary of 5 Cornford Place, Napier, previously of 118 Te Awa Avenue, 3 1 Bedford Road and 40 Geddis Avenue, Napier.

15 January 1998

Comet-ford, Richard, silviculturalist of 1/72 Bridge Street, Bulls, previously of 13 Milne Street, Sanson.

27 January 1998

Saunders, Stewart Robert, freezer hand of Flat E, 6 Russell Street, Feilding.

Rave-Pitomaki, Oliyidia Cherie (also known as Oliyidia Cherie Stefinzack), domestic purposes benefit beneficiary, previously of 6 Carr Crescent, Waiouru; 27 Kotare Street and 19 Brunswick Road, Wanganui and 78 Manson Street, Palmerston North.

Kinniburgh, Nigel Edward, unemployed taxi driver of 203 Makino Road, Feilding, previously of 146 South Street, Feilding; 20 Rhodes Drive, 16 Motuoapa Place and 8 John F Kennedy Drive, Palmerston North.

Stem, Gary Raymond, sickness benefit beneficiary of 85 Raukawa Road, R.D. 10, Palmerston North.

Blaikie, Malcolm John, unemployed of 67 Cole Street, Dannevirke, previously of 184A Brooklands Road, 55 Whiteley Street, New Plymouth and 2 Richmond Street, Waitara (formerly trading as M J & M I Blaikie Partnership and trading as Bridge Tavern).

Moke, Tarawhiti David, sickness benefit beneficiary of 2/100 Awahuri Road, Feilding, previously of 12/32 Bowen Street, Feilding.

Mason, Michael Norris, prison inmate, care of Manawatu Prison, Palmerston North, previously of 40 Kapiti Road, 2 Ratanui Road, Paraparaumu and 93A Rangiuru Road, **Otaki**.

28 January 1998

Mitchell, Malcolm, sales representative and **Mitchell, Wendy May,** housewife of 1 **Avondale** Road, Taradale (previously trading as Pirimai Wholesale Liquor).

4 February 1998

Forward, Gaye Ann, nurse of 1/36 Hardinge Road, Napier.

OFFICIAL ASSIGNEE.

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

In Bankruptcy

Hamilton

The following persons were adjudicated bankrupt on the dates below:

14 January 1998

Savage, Sharon Maureen, beneficiary of 5/10A Brixham Place, New Plymouth.

23 January 1998

Stevens, Garrick Charles, sales consultant and Stevens, Christine Colleen, housewife, both formerly of 3 Carlyle



Street, Cambridge, now of 21 Eskdale Road, Papakowhai, Wellington (both previously trading as G C & C Stevens).

28 January 1998

Storer, Steven Ronald, furniture restorer, formerly of 18 King Street, Opotiki, now of 172 Church Street, Opotiki (previously trading as Woods R Us and Rustic Creations & Restorations Gpotiki).

29 January 1998

Tuoro, Cary Arnold, paving contractor, formerly of 3 Craig Crescent, Morrinsville, 31 **Benella** Street, Tokoroa and 16B Cherrywood Place, Rotorua, now of 29 Tavistock Street, New Plymouth.

30 January 1998

O'Reilly, Peter, farm worker of Harbottle Road, R.D. 2, Morrinsville.

Jackson, Laurence Edward and **Jackson, Sharron Elizabeth,** both formerly of **Otuhi** Road, R.D. 9, Whangarei and **Prictor** Road, R.D. 2, Wellsford, now of 497 Wiltsdown Road, R.D. 2, Putaruru.

Summersby, Kerry-Jane, housewife, formerly of R.D. 2, Ngatapa, Gisbome, now of Devonport Road, Tauranga.

Osborne, Karen Leslea, unemployed, formerly of 28 **Gillies** Avenue, Hamilton and Flat 2, 6 Teddy Street, Hamilton, now of 5 Anthony Crescent, Hamilton.

2 February 1998

Tuunicliffe, Richard James, goat farmer of Burbush Road, R.D. 8, Hamilton (previously trading as R J Tunnicliffe).

Hose, Gregory Lawrence, unemployed, formerly of 71B Pegasus Drive, Rotorua, 2 Kusabs Road, Rotorna and 49A Pegasus Drive, Rotorua, now of 7B Edmond Road, Rotorua.

3 February 1998

Fong, Tracey Marie, unemployed, formerly of 15 No. 2 Road, Te Puke, 22 Wikitoria Street, Tauranga and 3 Onepu Road, Pukerua Bay, Wellington, now of 45 Oxford Street, Te Puke.

Taranaki, Ronald Douglas, self employed of 74 **Mardon** Road, Hamilton.

McKenzie, Donald Edward of 95 Centennial Avenue, Te Aroha.

Singlewood, Keith, fitter of 62B **Bowen** Street, Cambridge.

Dalziel, Russell Graham, director, formerly of 6 Dawn Drive, Hamilton, now of 178C Nixon Street, Hamilton.

Maaka, Nicky, unemployed/part-time security guard, formerly of 96 Bryant Road, Hamilton, now of 14 Sherwood Drive, Hamilton.

Murray, Ed, contractor, formerly of 4 **Riverlea** Road, Pakuranga, Auckland and 7 Oparia Road, R.D. 4, Turua, Thames, now of 12B Leong Street, Hamilton.

Melson, Victor Thomas of 13 Hammond Street, Hamilton.

Brownlee, Edward Walker, solid plasterer of Great South Road, Ohinewai.

5 February 1998

Pudney, Ivy Lorraine, retired of 11/17 Mangawhero Road, Matamata.

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 persons were adjudged bankrupt on the following dates:

2 February 1998

Coulson, Peter John, bricklayer, 28 Plateau Road, Te Mama, Upper Hutt (trading as partner of Maidstone Concrete Services).

Farr, Tony Michael, work person of 79B Park Road, Lower **Hutt,** previously of 9 Bermer Road, Belmont, Lower Hutt (trading as Better Improvements).

Fortune, Mervyn George, occupation unknown of 218 Naenae Road, Lower Hutt.

Zinsli, Frederick Charles, computer technician, 2 Hardie Grove, Featherston.

3 February 1998

Trillo, Simon James, airport service officer of 36 Strand Crescent, Naenae, Lower Hutt.

Trillo, Rosemary Elsie (*née* **Rutherford**), mother of 36 Strand Crescent, Naenae, Lower Hutt.

GREGORY CROTT, Official Assignee.

New Zealand Insolvency and Trustee Service, Private Bag 5901, Lambton Quay, Wellington. Telephone: (04) 471 1028. Facsimile: (04) 495 1253.

In Bankruptcy

Wellington

The following person was adjudged bankrupt on the following date:

3 January 1998

Prisk, Fiona Cherie, unemployed, care of Arohata Prison, Tawa, Wellington.

GREGORY CROTT, Official Assignee.

New Zealand Insolvency and Trustee Service, Private Bag 5901, Lambton Quay, Wellington. Telephone: (04) 471 1028. Facsimile: (04) 495 1253.



Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS

Artcell Graphics Limited

Notice of Appointment of Receivers and Managers

Pursuant to Section 8 of the Receiverships Act 1993

ANZ Banking Group (New Zealand) Limited, pursuant to a debenture in its favour bearing dated the 13th day of February 1992, hereby gives notice that on the 2nd day of February 1998, it appointed James Bruce Alfred McAlister and David John Strack, as joint and several receivers and managers of Artcell Graphics Limited's property.

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

The property in respect of which the receivers and managers have been appointed is all of **Artcell** Graphics Limited's undertakings, property and assets including uncalled capital and whatsoever situated.

Dated this 2nd day of February 1998.

Signed by ANZ Banking Group (New Zealand) Limited by its solicitors and duly authorised agents Messrs Lane Neave Ronaldson.

ar907

The Graphiteers Limited

Notice of Appointment of Receivers and Managers

Pursuant to Section 8 of the Receiverships Act 1993

ANZ Banking Group (New Zealand) Limited, pursuant to a debenture in its favour bearing dated the 10th day of April 1995, hereby gives notice that on the 2nd day of February 1998, it appointed James Bruce Alfred McAlister and David John Strack, as joint and several receivers and managers of The Graphiteers Limited's property.

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

The property in respect of which the receivers and managers have been appointed is all of The Graphiteers Limited's undertakings, property and assets including uncalled capital and whatsoever situated.

Dated this 2nd day of February 1998.

Signed by ANZ Banking Group (New Zealand) Limited by its solicitors and duly authorised agents Messrs Lane Neave Ronaldson.

ar908

P & RH Johnson Autos Limited (in receivership) Notice of Appointment of Receivers

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

On the 30th day of January 1998, we, **Rowan** John Chapman and Shaun Roger Nixon, chartered accountants of Auckland, were appointed by Greenbank New Zealand Limited, acting under powers conferred by a registered debenture dated the 14th day of August 1997, to act jointly and severally as receivers and managers of all the assets and undertaking of the above-named company.

The Receivers' Office Address is: Gosling Chapman, Level Eight, 63 Albert Street (P.O. Box 1**58)**, Auckland. Telephone: (09) 303 4586. Facsimile: (09) 309 1198.

Dated this 30th day of January 1998.

ROWAN JOHN CHAPMAN and SHAUN ROGER NIXON, Joint Receivers.

ar909

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation

M. No. 1645197

Take notice that on the 29th day of October 1997, an application for putting **Alfa Towing 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 26th 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 for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Building, 29 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* L. Read).

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

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

Advertisement of Application for Putting Company into Liquidation

M. No. 1912/97

Take notice that on the 5th day of December 1997, an application for putting **Quadrant (New Zealand) 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 26th 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 for service is Simon John Eisdell Moore,



Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Building, 29 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* L. Read).

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

S. J. EISDELL MOORE, Solicitor for the Applicant. $_{aw947}$

Advertisement of Application for Putting Company into Liquidation

M. No. 21/98

Take notice that on the 12th day of January 1998, an application for putting **AG & BH Adams 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 26th 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 for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith **Connell &** Co., Sixth Floor, General Building, 29 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* L. Read).

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

S. J. EISDELL MOORE, Solicitor for the Applicant. aw948

Advertisement of Application for Putting Company into Liquidation

M. No. 19/98

Take notice that on the 12th day of January 1998, an application for putting **Wildside Records 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 26th 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 for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith **Connell &** Co., Sixth Floor, General Building, 29 Shortland Street (P.O. Box 2213 or D.X. C.P. **24-063)**, Auckland (*Inquiries to:* L. Read).

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

S. J. EISDELL MOORE, Solicitor for the Applicant. aw949



Advertisement of Application for Putting Company into Liquidation

M. No. 103/98

Take notice that on the 28th day of January 1998, an application for putting **Assay Investments Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th 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 for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith **Connell &** Co., Sixth Floor, General Building, 29 Shortland Street (P.O. Box 2213 or D.X. C.P. **24-063**), Auckland (*Inquiries to:* R. E. Harvey).

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

S. J. EISDELL MOORE, Solicitor for the Applicant. aw899

Advertisement of Application for Putting Company into Liquidation

M. No. 80/98

Take notice that on the 27th day of January 1998, an application for putting **Colrayne Holdings Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th 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 for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith **Connell &** Co., Sixth Floor, General Building, 29 Shortland Street (P.O. Box 2213 or D.X. C.P. **24-063**), Auckland (*Inquiries to:* R. E. Harvey).

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

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

Advertisement of Application for Putting Company into Liquidation

M. No. 101/98

Take notice that on the 28th day of January 1998, an application for putting **Commercial Concrete Limited** (now known as **Incredible Concrete 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 26th 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 for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith **Connell &** Co., Sixth Floor, General Building, 29 Shortland Street (P.O. Box 2213 or D.X. C.P. **24-063)**, Auckland (*Inquiries to:* R. E. Harvey).

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

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

Advertisement of Application for Putting Company into Liquidation

M. No. 102/98

Take notice that on the 29th day of January 1998, an application for putting **Peter Cairns 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 26th 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 for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith **Connell &** Co., Sixth Floor, General Building, 29 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* R. E. Harvey).

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

S. J. EISDELL MOORE, Solicitor for the Applicant. aw902

Advertisement of Application for Putting Company into Liquidation

M. No. 713197

Take notice that on the 3 1st day of October 1997, an application for putting **Paua 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 Monday, the 9th 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.

SHAILER WESTON, Solicitor for the Applicant.

Compared to the compared to

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 4th day of February 1998, an application for putting **Bruce Henley Industries (New Zealand) 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 Monday, 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 Inland Revenue Department,** whose address for service is Preston Russell, Solicitors, 92 Spey Street, Invercargill. Telephone: (03) 214 4626. Facsimile: (03) 218 9536.

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

J. N. P. YOUNG, Solicitor for the Applicant. $_{\text{aw945}}$

Advertisement of Application for Appointment of Liquidator and for Putting Company into Liquidation

Take notice that on the 27th day of January 1998, an application for appointment of liquidator and for putting **Pacific Islands Fishing Co Limited** into liquidation was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th 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 **Bank of New Zealand**, whose address for service is at the offices of Buddle **Findlay**, Solicitors, Level Thirteen, Telstra Business Centre, 191-201 Queen Street, Auckland.

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 1433; or
- (b) Left for the solicitor at a document exchange for direction to D.X. C.P. 24-024, Auckland.

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

BRIAN MAXWELL STEWART, Solicitor for the Applicant.
aw919

Advertisement of Application for Putting Company into Liquidation

M. No. 8/98

Take notice that on the 30th day of January 1998, an application for putting **Cashin Contracting Limited** at Greymouth into liquidation 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 **Gerrit Krul**, whose address for service is at the offices of McFadden **McMeeken** Phillips, Solicitors, First Floor, 14 New Street (P.O. Box **656**), Nelson.

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

G. M. DOWNING, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 1960/97

Take notice that on the 12th day of December 1997, an application for putting **Hina Motors 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 26th day of February 1998 at 10.00 a.m.

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

The applicant is **Air Express International 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 applicant or the applicant's solicitor.

A. N. BOYLE, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 27th day of January 1998, an application for an order by the High **Court** putting **Tile City Central (1997) Limited** into liquidation was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 26th day of February 1998 at 10.00 am.

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 **Classic Imports Limited**, whose address for service is at the offices of **Carlile** Dowling, Lawyers, Raffles Street (Private Bag 6021 or D.X. M.P. 70-004), Napier.

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

S. L. DEVOY, Solicitor for the Applicant. aw922

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 22nd day of December 1997, an application for putting **Gerlin Trading Limited** (formerly **Sterling Language Foundation Limited**) into liquidation by the High Court was tiled in the High Court at Auckland.

The application is to be heard before the High Court at

Auckland on Thursday, the 5th day of March 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 National Mutual Life Association of Australasia Limited**, whose address for service is at the offices of Simpson Grierson, Solicitors, Unisys House, Sixth Floor, 44–52 The Terrace, Wellington.

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

T. SISSONS, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 1749197

Take notice that on the 5th day of November 1997, an application for putting **Masterton Motors Limited** into liquidation by the High Court was filed in the High Court at Wellington.

The application is to be heard before the High Court at Wellington on Monday, the 23rd 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 **Ron McDonald Limited**, whose address for service is care of Robert John Warburton at the offices of Warburton Solicitors, First Floor, Commerce Building, 11 Beach Road (P.O. Box 127 or D.X. C.P. **20-506**), Auckland.

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

R. J. WARBURTON, Solicitor for the Applicant. aw953

Advertisement of Application for Putting Company into Liquidation

M. No. 1913/97

Take notice that on the 9th day of December 1997, an application for putting **North Harbour Car Airconditioning 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 26th 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 date.

The applicant is **Ingram Corporation (N.Z.) Limited,** whose address for service is at the offices of Messrs Craig Griffin & Lord, Solicitors, 187 Mount Eden Road, Mount Eden (P.O. Box 9049 or D.X. C.P. 31-003, Newmarket), Auckland.

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

C. N. LORD, Solicitor for the Applicant.



Advertisement of Application for Putting Company into Liquidation

M. No. 57/97

Take notice that on the 22nd day of December 1997, an application for putting **Sea Ranger Boats Limited** into liquidation by the High Court was tiled in the High Court at Blenheim.

The application is to be heard before the High Court at Blenheim on the 20th 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 date.

The applicant is **Capral Aluminium NZ Limited**, whose address for service is at the offices of Messrs Craig Griffin & Lord, Solicitors, 187 Mount Eden Road, Mount Eden (P.O. Box 9049 or D.X. C.P. 31-003, Newmarket), Auckland.

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

C. N. LORD, Solicitor for the Applicant. aw952

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 18th day of December 1997, an application for putting **Cuchinis Franchising (NZ) 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 26th 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 **Westpac Banking Corporation**, whose address for service is at the offices of the firm of Simpson Grierson, Solicitors, the Simpson Grierson Building, Seventeenth Floor, 92-96 Albert Street, Auckland.

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

M. M. B. VAN RYN, Solicitor for the Applicant. aw946

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 16th day of December 1997, an application for putting **Pacific Marketing Alliance 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 26th 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 **Broderick Printing & Design Limited**, whose address for service is at the offices of **Langdon &** Co, Solicitors, 12 Auburn Street, Talcapuna. Documents for service on the above-named applicant may be left at that address or may be:

- (a) Posted to the Solicitor at P.O. Box 33-752, Takapuna, Auckland; or
- (b) Left for the Solicitor at a document exchange for direction to D.X. B.P. 66-502, Takapuna.

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

PETER JOHN LANGDON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on Thursday, the 15th day of January 1998, an application for putting **Phat Cat Cafe Limited** into liquidation by the High Court was filed in the High Court at Wellington.

The application is to be heard before the High Court at Wellington on Monday, the 23rd 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 **Kiwi Supreme Limited**, whose address for service is at the offices of **Harman &** Co, Solicitors, Level Nineteen, Price Waterhouse Centre, 119 Armagh Street (P.O. Box 13-151 or D.X. W.P. **21-015)**, Christchurch.

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

0. G. PAULSEN, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on Tuesday, the 13th day of January 1998, an application for putting **PBS Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on Monday, the 16th 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 **Calder Stewart Industries Limited**, whose address for service is at the offices of **Harman &** Co, Solicitors, Level Nineteen, Price Waterhouse Centre, 119 Armagh Street (P.O. Box 13-151 or D.X. W.P. **21-015**), Christchurch.

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

0. G. PAULSEN, Solicitor for the Applicant. aw864

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 18th day of December 1997, an application for putting **Pacific Marketing Alliance 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 26th 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 **Brook Serene & Co Limited** (trading as the **George Hotel Christchurch)**, whose address for service is care of Anthony Harper, Solicitors, 115 Kilmore Street, Christchurch.

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

G. M. BRODIE, Solicitor for the Applicant.

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APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

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

3 February 1998

V.N. Chapman Limited (in liquidation).

Jardiniere Limited (in liquidation).

Quattro Holdings Limited (in liquidation).

Credit Management Services (NZ) Limited (in liquidation).

Conec Limited (in liquidation).

Driver Licensing (NZ) Limited (in liquidation).

Huntly Recycling Centre Limited (in liquidation).

Brothers & Partners Limited (in liquidation).

Neil Clarkin Installations (1991) Limited (in liquidation). Cora Vista Homes Limited (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

On the 2nd day of February 1998, the official assignee at **Dunedin** was appointed as liquidator of:

K & L Taxis Limited (in liquidation).

Scandanavian Import/Export Limited (in liquidation).

Pure Platinum Limited (in liquidation).

Garry W Hammett Limited (in liquidation).

Eastern Industrial Markets Limited (in liquidation).

Te Manu Fishing Company Limited (in liquidation).

Go Print Limited (in liquidation).

Batyprint 1993 Limited (in liquidation).

Volki Holdings Limited (in liquidation).

Edge Crest Limited (in liquidation) (previously called Floorpride Holdings Limited).

Teroto Farming Company Limited (in liquidation).

Normat Food Supply Company Limited (in liquidation).

Home Finishing Centre Limited (in liquidation).

Iveagh Holdings Limited (in liquidation) (previously trading as **Bush Inn Hotel).**

Goatex Group Limited (in liquidation).

Triple J Holdings Limited (in receivership and in liquidation).

Ancient Trees of New Zealand Limited (in liquidation).

Artcell Graphics Limited (in liquidation).

Relk Holdings Limited (in receivership and in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE.

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

Appointment of Liquidator

Wellington

The official assignee at Wellington, was appointed liquidator on the 2nd day of February 1998 of the following companies:

New Zealand Pharm Acq Limited of 25 Sweetman Avenue, Paraparaumu.

Torquay Consulting Limited of 245 Buckley Road, **Melrose**, Wellington.

Address of Liquidator:

GREGORY CROTT, Official Assignee.

New Zealand Insolvency and Trustee Service, Private Bag 5901, Lambton Q u a y , Wellington. Telephone: (04) 471 1028. Facsimile: (04) 495 1253.

Appointment of Liquidator

By order of the High Court at Auckland on the 5th day of February 1998, Gerard Hulst, chartered accountant of Auckland, was appointed liquidator of the following company:

Lifecard International Limited (in liquidation).

Creditors should file claims with the liquidator by the 5th day of April 1998.

Creditors and members may direct inquiries to Janine Kemp.

Address of Liquidator:

GERARD HULST AND ASSOCIATES.

Box 6901, Wellesley Street, Auckland 1. Telephone: (09) 357 6756.

Chrisy's On The Corner Restaurant Limited

(in liquidation) ('Chrisy 's' ')

Notice of Appointment of Liquidators

David Vance and Bruce **McCallum**, chartered accountants, were appointed liquidators, jointly and severally of Chrisy's on the 2nd day of February 1998, by the High Court at Wellington.

Notice of Meeting of Creditors

A meeting of creditors will not be held.



Notice to Creditors to Lodge Claims

The liquidators have fixed the 16th day of March 1998, as the last day when creditors are to make their claims and establish any priority their claims may have.

Creditors claims that have not been made at the date a distribution is declared will be excluded from the benefit of that distribution and may not object to that distribution.

General Notes:

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

DAVID VANCE, Joint Liquidator. al910

Straight-Laced 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 Straight-Laced Limited.

The liquidation commenced on the 5th day of February 1998.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Sarah Hamilton at Price Waterhouse, Auckland. Telephone: (09) 309 3421.

Notice is also given that the liquidators hereby fix the 13th day of April 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 5th day of February 1998.

V. J. FATUPAITO, Joint Liquidator.

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

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Notice of Appointment of Liquidator

In the matter of the Companies Act 1993, and in the matter of **Fitzroy Petroleum Limited** (in liquidation):

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

On the 29th day of January 1998, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (c) of the Companies Act 1993, that Fitzroy Petroleum Limited be liquidated and that Shane Francis Hussey, chartered accountant of Auckland, be appointed liquidator for the purpose.

The liquidation commenced on the 5th day of February 1998

There are no known creditors.

Dated this 5th day of February 1998.

SHANE FRANCIS HUSSEY, Liquidator.

Address of Liquidator: P.O. Box 1325, Shortland Street, Auckland. Telephone: (09) 300 5480. Facsimile: (09) 300 5489.

(iii) LexisNexis

G M & D K Howitt Limited (in liquidation)

Public Notice of Appointment of Liquidator

The Companies Act 1993

On the 29th day of January 1998, it was resolved by special resolution, pursuant to paragraph 241 (2) (a) of the Companies Act 1993, that G M & D K Howitt Limited be liquidated and that Prem Kumar, Solicitor of Hamilton, be appointed liquidator.

The liquidation commenced on the 29th day of January 1998.

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

Dated this 29th day of January 1998.

PREM KUMAR, Liquidator.

Address of Liquidator: P.O. Box 4215, Hamilton East. Telephone: (07) 856 9425.

al967

Paterson's Auto Electric Limited (in liquidation)

Notice of Appointment of Liquidator

Jeffrey Philip Meltzer, chartered accountant, was appointed liquidator of Paterson's Auto Electric Limited (in liquidation) on the 2nd day of February 1998, pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator of Paterson's Auto Electric Limited (in liquidation), fixes the 2nd 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, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 3rd day of February 1998.

JEFFREY PHILIP MELTZER, Liquidator.

Officer for Inquiries: Merran Keil.

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

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Xcel Construction Services Limited

(in liquidation)

Notice of Appointment of Liquidator

Jeffrey Philip Meltzer, chartered accountant, was appointed liquidator of **Xcel** Construction Services Limited (in liquidation) on the 29th day of January 1998, pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator of **Xcel** Construction Services Limited (in liquidation), fixes the 18th day of March 1998, as the day on or before 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 claims are made or, as the case may be, from objecting to any distribution.

Dated this 2nd day of February 1998.

JEFFREY PHILIP MELTZER, Liquidator.

Officer for Inquiries: Bill Platt.

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

Note: XCEL Special Projects Limited is not in liquidation. It is a separate company and is continuing to trade as normal.

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Freight Distributors (NZ) Limited (in liquidation)

Notice of Appointment of Liquidator

Jeffrey Philip Meltzer, chartered accountant, was appointed liquidator of Freight Distributors (NZ) Limited (in liquidation) on the 2nd day of February 1998, pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator of Freight Distributors (NZ) Limited (in liquidation), fixes the 2nd day of March 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 or, as the case may be, from objecting to any distribution.

Dated this 2nd day of February 1998.

JEFFREY PHILIP MELTZER, Liquidator.

Officer for Inquiries: Merran Keil.

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

Notice of Appointment of Liquidator

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

In the matter of the Companies Act 1993, and in the matter of **Apex International Limited** (in liquidation):

Notice is hereby given that on the 29th day of January 1998, the shareholders of Apex International Limited passed a special resolution, pursuant to section 241 of the Companies Act 1993, that Laurence George Chilcott, chartered accountant of Auckland, be appointed liquidator of the company.

A resolution as to solvency, pursuant to section 243 (8) of the Companies Act 1993, has been passed by the directors.

Dated at Auckland this 2nd day of February 1998.

LAURENCE G. CHILCOTT, Liquidator.

Any Inquiries in This Matter Should be Addressed to the Liquidator or Jane Hall at the Offices of the Liquidator: Smith Chilcott, Chartered Accountants, First Floor, General Buildings, 29 Shortland Street (P.O. Box 5545), Auckland. Telephone: (09) 379 8035. Facsimile: (09) 307 8892.

Morgan (Wellington) NZ Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that pursuant to section 241 (2) (c) of the Companies Act 1993, Gary Traveller, chartered accountant of Wellington and John Howard Ross Fisk,

chartered accountant of Wellington, were appointed joint and several liquidators of Morgan (Wellington) NZ Limited.

The liquidation commenced on the 2nd day of February 1998.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Angela Howl at Level Five, Price Waterhouse Centre, 11/17 Church Street, Wellington. Telephone: (04) 385 5255.

Notice is also given that the liquidators hereby fix the 5th 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 2nd day of February 1998.

J. H. R. FISK, Liquidator.

Address of Liquidator: Price Waterhouse, P.O. Box 766, Wellington.

Balquhidder Orchards Limited (in liquidation)

Public Notice of Appointment of Liquidator

Pursuant to Section 3 and 225 (2) (a) of the Companies Act 1993

On the 29th day of January 1998, it was resolved by special resolution of shareholders, pursuant to 241 (2) (a) of the Companies Act 1993, that Balquhidder Orchards Limited be liquidated and that Vivienne Winifred Browmigg, chartered accountant of Te Puke, be appointed liquidator for the purpose.

The liquidation commenced on the 29th day of January 1998.

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

Dated this 29th day of January 1998.

VIVIENNE BROWNRIGG, Liquidator.

Address for Service: 123 Jellicoe Street, Te Puke (P.O. Box 542, Te Puke). Telephone: (07) 573 5569. Facsimile: (07) 573 5569.

D A & N Meiklejohn Limited (in liquidation)

Public Notice of Appointment of Liquidator

The Companies Act 1993

On the 29th day of January 1998, it was resolved by special resolution, pursuant to paragraph 241 (2) (a) of the Companies Act 1993, that D A & N Meiklejohn Limited, be liquidated and that Kim S. Thompson, chartered accountant of Hamilton, be appointed liquidator.

The liquidation commenced on the 30th day of January 1998.

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

Dated this 2nd day of February 1998.

KIM S. THOMPSON, Liquidator.

Address of **Liquidator:** P.O. Box 9159, Hamilton. Telephone: (07) 834 68 13. Facsimile: (07) 838 3 191.



Sold (No 1) Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On the 29th day of January 1998, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Sold (No 1) Limited be liquidated and that Philip Stephen Quaid, chartered accountant of Ashburton, be appointed liquidator for the purpose.

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

Dated this 4th day of February 1998.

PHILIP S. **QUAID**, Liquidator.

Address for Service: P.O. Box 424, Ashburton. Telephone: (03) 308 5099. Facsimile: (03) 308 3955.

Sold (No 2) Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On the 29th day of January 1998, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Sold (No 2) Limited be liquidated and that Philip Stephen Quaid, chartered accountant of Ashburton, be appointed liquidator for the purpose.

Creditors and shareholders may direct inquiries to me

during normal business hours at the address and telephone number stated below.

Dated this 4th day of February 1998.

PHILIP S. QUAID, Liquidator.

Address for Service: P.O. Box 424, Ashburton. Telephone: (03) 308 5099. Facsimile: (03) 308 3955.

Simply Shareware Limited (in liquidation)

Notice of Appointment of Liquidator

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

In the matter of section 241 (2) (a) of the Companies Act 1993, and in the matter of **Simply Shareware Limited** (in liquidation):

Notice is hereby given that on the 2nd day of February 1998, Messrs Kenneth Athol Howard and Iain Bruce Shephard were appointed jointly and severally as liquidators of the above-named company pursuant to a special resolution entered into the company's minute book.

The liquidation commenced on the 2nd day of February 1998.

Officer for Inquiries: Mrs Chris Dunphy.

Dated at Masterton this 2nd day of February 1998.

I. B. SHEPHARD, Joint Liquidator.

Address for Service: Ken Howard & Associates, P.O. Box 1505, Paraparaumu Beach. Telephone: (04) 297 0546. Facsimile: (04) 297 3168.

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MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

G M & D K Howitt Limited (in liquidation)

Notice to Creditors to Submit Proof of Debt

The Companies Act 1993

Notice is hereby given that the liquidator of G M & D K Howitt Limited (in liquidation), hereby fixes the 13th day of March 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 that they may have to priority under section 304 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 5th day of February 1998.

PREM KUMAR, Liquidator.

Address **of** Liquidator: Solicitor, P.O. Box 4215, Hamilton East.

md966

Homeshop (International) Limited (in liquidation)

Last Day for Filing Proofs of Debt

Creditors are advised that the last day for filing proofs of debt in this liquidation is the 20th day of February 1998.

S. M. LAWRENCE, Joint Liquidator. md883

Notice to Creditors to Submit Proof of Claim

In the matter of the Companies Act 1993 Liquidation Regulations 1994 and in the matter of **Apex International Limited** (in liquidation):

I, Laurence George Chilcott, the liquidator of the above company hereby fix the 20th day of February 1998, as the date 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 at Auckland this 2nd day of February 1998.

L. G. CHILCOTT, Liquidator.

Any Inquiries in This Matter Shall be Addressed to the Liquidator or Jane Hall at the Offices of the Liquidator: Smith Chilcott, Chartered Accountants, First Floor, General Buildings, 29 Shortland Street (P.O. Box 5545), Auckland. Telephone: (09) 379 8035. Facsimile: (09) 307 8892. md880

D A & N Meiklejohn Limited (in liquidation)

Notice to Creditors to Submit Proof of Debts

The Companies Act 1993

Notice is hereby given that the liquidator of D A & N Meiklejohn Limited (in liquidation) hereby fixes the 6th day of March 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 that they may have to priority under section 304 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 2nd day of February 1998. KIM S. THOMPSON, Liquidator.

Address of Liquidator: Chartered Accountant, P.O. Box 9159, Hamilton.

md856

REMOVALS

AK District Registrar of Companies Private Bag 92-513

Street Wellesley Auckland

Telephone: (09) 357 1788 Facsimile: (09) 357 1785

District Registrar of Companies HN

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

District Registrar of Companies Private Bag 4714 CH Christchurch

> Telephone: (03) 366 4354 Facsimile: (03) 365 6445

DN District Registrar of Companies

Private Bag 1927 Dunedin

Telephone: (03) 477 3722 Facsimile: (03) 477 5932

Notice of Intention to Remove Companies From the Register

I intend to remove the under-mentioned companies from the Register under 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 Napier within 20 working days of the date of publication of this notice.

ALARMTEK LIMITED NA. 164771.

CHRISP DAVID NUMBER TWO LIMITED NA. 562861.

CONCERT CONNECTIONS LIMITED NA. 642151. EASTLAND MAINTENANCE LIMITED NA. 620671. FINGERPRINT TEXTILE DESIGN LIMITED NA. 640761.

HAWKE'S BAY RACING CENTRE LIMITED NA. 423301.

I.P. HUNTLEY LIMITED NA. 165901. IKON SPORTS CONSULTANTS LIMITED

NA. 512871. JANE HAMILTON LIMITED NA. 424421. JAYAR SHIPPING SERVICES LIMITED

NA. 621961. JOHN TAIT & CO LIMITED NA. 159911. M J AND G 0 HALE LIMITED NA. 152041. MANAWATU STOCKCRATES LIMITED (in

liquidation) NA. 574562. NO. 1 LIVE LOBSTER (1993) LIMITED NA. 541261. O.A. HERBERT LIMITED (in liquidation)

NA. 164780.

PAKTECH SYSTEMS LIMITED NA. 566851. PRICE GROCERY LIMITED NA. 468211. PUKEMATA SHEEPFARMING CO LIMITED NA. 151161.

REHUA COMPANY LIMITED (in liquidation) NA. 814217.

REREMOANA DEVELOPMENTS LIMITED

NA. 65775 1.

SHERWOOD PROPERTIES (HB) LIMITED NA. 162311.

SNOWDEN ENTERPRISES LIMITED (in liquidation)

SPRING FARM HAVELOCK NORTH LIMITED NA. 163741.

STAN MACDONALD ELECTRICAL LIMITED

NA. 161481. SYMES FISHING COMPANY LIMITED NA. 247451. TE HOE FARMING CO LIMITED NA. 159841.

THE CRI (1992) LIMITED NA. 566461 THE GREAT GARDENING CENTRE LIMITED NA. 576651

THE **HAVELOCK** VILLAGE RESTAURANT COMPANY LIMITED NA. 503898.

YELVERTON LIMITED (in liquidation) NA. 205373. Officer for Inquiries: Bernard Hickey. Telephone: (06) 835 7588.

NEVILLE HARRIS, Registrar of Companies.

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

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.

BEE VILLA LIMITED. BOGGITTY BOB'S LIMITED. GOLFING EXPERIENCE COMPANY LIMITED. GORE ABATTOIR CO LIMITED. HAMILTON - CUMMINGS HOLDINGS LIMITED.



HARVEY PERKINS LIMITED.
HOKONUI STUD CO LIMITED.
JOHN MURRAY COAL LIMITED.
KNIGHT RAPLEY LIMITED.
MORRISONS HIGHWAY GROCERY LIMITED.
MYRON & SHUTTLEWORTH ENTERPRISES
LIMITED.
NEW CANTON RESTAURANT LIMITED.
NEW ZEALAND FOREST INVESTMENTS (No.1)

LIMITED.
NORTHERN SOUTHLAND SHEARING COMPANY

LIMITED.
ORSETT TRADING COMPANY (NEW ZEALAND)

LIMITED.
PATRON ENTERPRISES LIMITED.

QUEENSTOWN EVENT MANAGEMENT LIMITED. OUEENSTOWN FARM SCENE LIMITED.

QUEENSTOWN FARM SCENE LIMITED. RUTHERFORD ENGINEERING AGENCIES LIMITED.

UNIQUE CUISINE LIMITED.

VICTOR NELSON LIMITED.

WOOL IMPORTERS LIMITED.

Dated at Dunedin this 29th day of January 1998.

NEVILLE HARRIS, Registrar of Companies.

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

Happy Holdings Limited (in liquidation) **Notice of Intention to Remove**

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

Notice is hereby given that it is intended to remove from the New Zealand Register of Companies Happy Holdings Limited (in liquidation) ("the company"), which has its registered **office** at 47 Boulcott Street, Wellington, by request, pursuant to section 293 (1) (e) of the Companies Act 1955 ("the Act") on the grounds that the liquidator has filed with the Registrar of Companies the final statement and report, pursuant to sections 231 (1) (a) and 293 of the Act

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

Dated at Wellington this 5th day of February 1998.

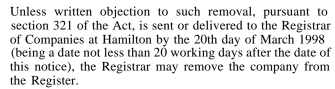
GREGORY CROTT, Official Assignee and Liquidator.

Address for Service: New Zealand Insolvency and Trustee Service, Private Bag 5901, Lambton Quay, Wellington. Telephone: (04) 495 1264. Facsimile: (04) 495 1253. 45905

Moller Johnson Limited HN. 171679

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

Notice is hereby given that we, the undersigned applicant, propose to apply to the Register of Companies at Hamilton, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Moller Johnson Limited, whose registered office is situated at the comer of Devon and Robe Streets, New Plymouth, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993



Dated this 12th day of February 1998.

COOPERS & LYBRAND, Applicant. ds871

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

In the matter of the Companies Act 1993, and in the matter of **AKLAW88 Limited:**

Notice is given that the directors of **AKLAW88** Limited intend to send or deliver to the Registrar of Companies, an application for the removal of the company from the Register.

The application relates to **AKLAW88** Limited, whose registered office is situated at 11 Hall Street, Pukekohe.

The request to remove the company from the Register will be tiled pursuant to section 318 (1) (d) of the Companies Act 1993, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objections to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 12th day of March 1998 (being a date not less than 20 working days from the date of this notice).

Dated at Pukekohe this 12th day of February 1998.

JOHN COURTNEY, Director.

Any Inquiries in This Matter Should be Addressed to the Registrar or the Directors: Care of the offices of Hart Saunders, Professional Group Limited, P.O. Box 460, Pukekohe. Telephone: (09) 238 4103. Facsimile: (09) 238 4155.

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

In the matter of the Companies Act 1993, and in the matter of **Wallis Realty Limited:**

Notice is given that the directors of **Wallis** Realty Limited intend to send or deliver to the Registrar of Companies, an application for the removal of the company from the Register.

The application relates to **Wallis** Realty Limited, whose registered office is situated at 11 Hall Street, Pukekohe.

The request to remove the company from the Register will be filed pursuant to section 318 (1) (d) of the Companies Act 1993, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993

Any objections to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 12th day of March 1998 (being a date not less **than** 20 working days from the date of this notice).

Dated at Pukekohe this 12th day of February 1998.

SYLVIA WALLIS, Director.

Any Inquiries in This Matter Should be Addressed to the Registrar or the Directors: Care of the offices of



Hart Saunders, Professional Group Limited, P.O. Box 460, Pukekohe. Telephone: (09) 238 4103. Facsimile: (09) 238 4155.

ds916

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

In the matter of the Companies Act 1993, and in the matter of **Southern Holdings Limited:**

Notice is given that the directors of Southern Holdings Limited intend to send or deliver to the Registrar of Companies, an application for the removal of the company from the Register.

The application relates to Southern Holdings Limited, whose registered office is situated at 11 Hall Street, Pukekohe.

The request to remove the company from the Register will be filed pursuant to section 318 (1) (d) of the Companies Act 1993, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objections to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 12th day of March 1998 (being a date not less than 20 working days from the date of this notice).

Dated at Pukekohe this 12th day of February 1998.

SYLVIA WALLIS, Director.

Any Inquiries in This Matter Should be Addressed to the Registrar or the Directors: Care of the offices of Hart Saunders, Professional Group Limited, P.O. Box 460, Pukekohe. Telephone: (09) 238 4103. Facsimile: (09) 238 4155.

National Driving Centre Limited

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Keith Neville Sharp, a shareholder of National Driving Centre Limited ("the company"), the registered office of which is at 117 Lake Road, Devonport, Auckland, proposes to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) of the Companies Act 1993 ("the Act") for the removal from the Register of the company.

The grounds on which Keith Neville Sharp intends to base his application are that the company:

- (a) Has ceased to carry on business;
- (b) Has discharged in full its liabilities to all its known creditors; and
- (c) Has distributed its surplus assets in accordance with its constitution and the Act.

Unless written objection to the company's removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Auckland by the 16th day of March 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.

KEITH NEVILLE SHARP, Shareholder.

ds918

LexisNexis

Shankhill Properties Limited AK. 311350

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Hamilton, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Shankhill Properties Limited, whose registered office is situated at the Fifth Level, **Beattie Rickman** Centre, comer of **Bryce** and **Anglesea** Streets, Hamilton, from the New Zealand Register, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Hamilton by the 10th day of March 1998 (being the date not less than 20 working days after the date of this notice), the Registrar may remove the company from the Register.

Dated at Hamilton this 5th day of February 1998.

N. E. SCHICK, Applicant.

Fairburn Investments Limited

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

Notice is hereby given by the undersigned applicant, that he proposes to make application to the Registrar of Companies, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of **Fairburn** Investments Limited, whose registered office is situated at Unit **B4/2** Springsgate Energy Centre, **30/40** Springs Road, East Tamaki, 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 in accordance with its constitution and the Companies Act 1993.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 321 of the Act, by the 20th day of March 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 Auckland this 4th day of February 1998.

0. T. HANNIGAN, Applicant.

BSNZ Wireless Holdings Limited

Notice of Intention to Apply for Removal From the New Zealand Register

Pursuant to Section 351 of the Companies Act 1993

BSNZ Wireless Holdings Limited, a company incorporated in New Zealand, having its registered office at Auckland, hereby gives notice, pursuant to section 353 of the Companies Act 1993 of its intention, after the 18th day of March 1998 (being not less than 20 working days after the date of this notice), to apply under section 351 of the Companies Act 1993, for the company to be removed from the New Zealand Register in connection with the company becoming incorporated under the law in force in Delaware, United States of America.

It is proposed that the company be incorporated under the law of Delaware, United States of America.

Dated this 3rd day of February 1998.

BSNZ Wireless Holdings Limited by its solicitors: SIMPSON GRIERSON.

Address for Service: Simpson Grierson Building, 92-96 Albert Street, Auckland (MBP).

Rakatuma Land Company Limited

(in liquidation)

Notice of Application for Removal From the Register

Address of Registered office: Care of Yarrall Associates Limited, Level Four, 35/37 Ghuznee Street, Wellington.

The liquidation of the above-named company has been completed and the final report and accounts have been sent to the Registrar, pursuant to section 257 of the Companies Act 1993 together with a request that the company be removed from the Register.

Any objection to the removal, under section 321 of the Act, must be delivered to the Registrar by the 16th day of March 1998.

PETER D. YARRALL, Liquidator.

Shing Lee Enterprise Limited

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

Pursuant to Section 318 of the Companies Act 1993

Take notice that application is to be made to the Registrar of Companies to request Shing Lee Enterprise Limited be removed from the Register.

The registered office of the company is Level Five, Reserve Bank Building, 67 Customs Street East, Auckland.

The company intends to apply under section 318 (1) (d) of the Companies Act 1993, on the grounds set out in section 318 (2) (d) of the Act, namely 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 Act.

Unless written objection is made to the Registrar within thirty (30) days from the date of this notice, the company will be dissolved.

Dated this 11th day of February 1998.

MOK TING FONG, CHAN CHWEE SIM and MOK SHYH SHIUN, Directors.

Brookstock No. 17 Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 295 of the Companies Act 1955

I, Anthony George Lewis, liquidator of Brookstock **No.** 17 Limited, whose registered office is situated at the offices of Coopers & Lybrand, Level Fourteen, Forsyth Barr House, 764 Colombo Street, Christchurch, hereby give notice that pursuant to section 293 (1) (e) of the Companies Act 1955, and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 296 of the Companies Act 1955, must be delivered to the Registrar, no later than the 12th day of March 1998.

Dated this 2nd day of February 1998.

A. G. LEWIS, Liquidator for Brookstock No. 17 Limited (in liquidation).

Waimakariri Holdings Limited (in liquidation)

Notice of Intention to Remove Company From the New Zealand Register

Pursuant to Section 320 of the Companies Act 1993

Peter Rodney Taylor gives notice that Waimakariri Holdings Limited (in liquidation), at 215 High Street, Rangiora, will be removed from the New Zealand Companies Register under section 318 (1) (e) of the Companies Act 1993 ("the Act") on the grounds that the liquidator has completed his duties and delivered to the Registrar, all documents required by section 257 (1) of the Act to complete a liquidation.

Any objection to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 13th day of March 1998.

Dated this 4th day of February 1998.

P. R. TAYLOR, Solicitor. ds882

Platt Property Management Limited

(in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Kevin Reginald Lewis, liquidator of Platt Property Management Limited, whose registered office is situated at care of 3 Osterley Way, Manukau City, hereby give notice that, pursuant to section 318 (1) (c) of the Companies Act 1993, 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 321 of the Companies Act 1993, must be delivered to the Registrar, no later than the 31st day of March 1998.

Dated this 3rd day of February 1998.

K. R. LEWIS, Liquidator. ds878

New Zealand Institute of Medical Representatives Incorporated (in liquidation)

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) (e) of the Companies Act 1993, for the removal of New Zealand Institute of Medical Representatives Incorporation (in liquidation), whose registered office is situated at the First Floor, Agriculture House, 12 Johnston Street, Wellington, from the New Zealand Register on the grounds that the institute has ceased to carry on business in its own name, has discharged in full its liabilities to all its known creditors and has distributed surplus assets in accordance with rule 40 of the institute's rules.

Unless written objection to removal, pursuant to section 321 of the Act, is sent to or delivered to the Registrar at Wellington by the 17th day of March (being a date not less than 20 working days after the date of this notice), the Registrar may remove the institute from the Register.



Dated at Wellington this 7th day of February 1998.

P. C. MORPETH, Liquidator.

ds876

New Horizon Consulting (New Zealand) Limited

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

Notice is hereby given that I, David McGregor, the authorised shareholder of the above-named company, propose to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of the above-named company, whose registered office is situated at 34 Shortland Street (P.O. Box 4199), Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Companies Act 1993, is sent or delivered to the Registrar at Auckland by the 12th day of March 1998 (being the date not less than 20 working days after the date of this notice), the Registrar may remove the above-named company from the Register.

Dated at Auckland this 3rd day of February 1998.

DAVID McGREGOR, Authorised Shareholder ds866

Metrocorp Civil Limited HN. 233885

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Hamilton, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Metrocorp Civil Limited, whose registered office is situated at 414 Peachgrove Road, Hamilton, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar of Companies at Hamilton by the 12th day of March 1998 (being the date not less than 20 working days after the date of this notice), the Registrar may remove the company from the Register.

Dated at Hamilton this 2nd day of February 1998.

M. BUNTING.

ds868

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

In the matter of the Companies Act 1993, and in the matter of CMMC (NZ) Limited:

Public notice is given that the directors of CMMC (NZ) Limited intend to send or deliver to the Registrar of

Companies an application for the removal of the company from the Register.

The application relates to CMMC (NZ) Limited, whose registered office is situated at care of Smith Chilcott, First Floor, General Buildings, 29 Shortland Street, Auckland.

The request to remove the company from the Register will be tiled, pursuant to section 318 (1) (d) of the Companies Act 1993, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objection to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 6th day of March 1998 (being a date not less than 20 working days after the date of this notice).

Dated at Auckland this 5th day of February 1998.

C. M. ANDREWS, Director.

Any inquiries in this matter should be addressed to the Registrar or the directors, care of the offices of Smith Chilcott, Chartered Accountants, P.O. Box 5545, Auckland. Telephone: (09) 379 8035. Facsimile: (09) 307 8892.

ds869

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

In the matter of the Companies Act 1993, and in the matter of **Newton Dodge Blinds Limited:**

Public notice is given that the directors of Newton Dodge Blinds Limited intend to send or deliver to the Registrar of Companies an application for the removal of the company from the Register.

The application relates to Newton Dodge Blinds Limited whose registered office is situated at 15 **Dryden** Place, Ellerslie, Auckland.

The request to remove **the** company from the Register will be filed, pursuant to section 318 (1) (d) of the Companies Act 1993, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objection to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 6th day of March 1998 (being a date not less than 20 working days after the date of this notice).

Dated at Auckland this 5th day of February 1998.

B. G. MITCHELL, Director.

Any inquiries in this matter should be addressed to the Registrar or the directors, care of the offices of Smith Chilcott, Chartered Accountants, P.O. Box 5545, Auckland. Telephone: (09) 379 8035. Facsimile: (09) 307 8892.

ds870



PARTNERSHIP NOTICES

Certificate of Registration

Pursuant to Section 51 and 54 of the Partnership Act 1908

Waltus Prime Properties Limited, Sixth

It is hereby certified, pursuant to section 51 of the Partnership Act 1908 ("the Act") **Waltus Prime Properties Limited and Company** has been formed as a special partnership, pursuant to Part II of the Act:

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

General Partner

Floor, TransAlta House, 45 Knights Road, Lower Hutt	Nil
Special Partners	
(a) Maureen Jean Hodge, 7 Hinau Street, Lower Hutt	\$5,000.00
Lower Hutt	\$5,000.00
Total	\$10,000.00

2. Partnership Business:

To establish and carry on in New Zealand and elsewhere the business of commercial property ownership and to undertake or carry on any other activity or business ancillary or incidental thereto.

3. Principal Place of Business:

The registered office of the general partner, Sixth Floor, TransAlta House, 45 Knights Road, Lower Hutt. 4. Term of the Partnership:

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

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

Dated this 23rd day of January 1998.

Signed by **Waltus** Prime Properties Limited and Company by 2 of its directors:

SHAYNE PATRICK HODGE, Director.

JOHN NEVILLE HODGE, Director.

Signed by Maureen Jean Hodge in the presence of:

N. M. MOODY, Witness.

Signed by Lynden Hodge in the presence of:

N. M. MOODY, Witness.

Acknowledged by all the above signatories before:

G. M. SI-IEAT, Justice of the Peace. pn885

OTHER

Notice of Intention to Restore Companies to the Register

The Companies Act 1955

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

Uro Holdings Limited AK. 681244. Applicant: M. Birak, care of P.O. Box 24-059, Auckland.

Flicks of 246 Limited AK. 255828. Applicant: T. Fountain, care of P.O. Box 116, Papakura.

The Registrar proposes to act, under section 305 of the Companies Act 1955, on the grounds that the companies were carrying on business or in operation, or some other reason existed for the company to remain on the Register at the time they were removed from the Register.

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

Dated at Auckland this 4th day of February 1998.

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 Companies to the Register

The Companies Act 1993

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

Sales Technologies Limited AK. 537727. Applicant: J. Devine, 162-164 Grafton Road, Auckland.

Tesori Limited AK. 652217. Applicant: Felicity Davis, care of 133 Vincent Street, Auckland.

Bradford Nominees Limited AK. 826946. Applicant: Jason Meadows, 12 Bradford Street, Parnell.

M.B.J. Services Limited AK. 460960. Applicant: M. B. Judd, 87C Beach Road, Howick.



Car City Limited AK. 806262. Applicant: S. Vulinovich, 18 Kenyon Avenue, Mount Eden.

Candy Cottage Limited AK. 809344. Applicant: K. J. Meadows-Allan, care of 23 Aviemore Drive, Highland Park.

Development Systems Limited AK. 820086. Applicant: Robert South, P.O. Box 302-074, Auckland.

Development Manufacturing Limited AK. 820084. Applicant: Robert South, P.O. Box 302-074, Auckland.

Galax Air New Zealand Limited AK. 430396. Applicant: Robert E. Wong, care of Union House, 132 Quay Street, Auckland.

Balham Properties New Zealand Limited AK. 819257. Applicant: G. Kelly, 7/435 Pamell Road, Auckland.

Byucksan Development Limited AK. 821262. Applicant: Myung-Yeol Oh, 43 Malfroy Road, Rotorua.

Tony & Eva To Builders Limited AK. 805245. Applicant: Tony To, P.O. Box 39-210, Howick,

Harrison Development Finance Limited AK. 095115. Applicant: F. B. Harrison, care of 133 Vincent Street, Auckland.

Yang International Limited AK. 583716. Applicant: Peng Yang, care of P.O. Box 37-492, Pamell.

Vaimutu Records Limited AK. 644707. Applicant: Noo Vaevae Pare, P.O. Box 63-002, Papatoetoe South.

Maamafoou Enterprises NZ Limited AK. 101826. Applicant: 0. Talakai, 604 Massey Road, Mangere.

Scholes International Immigration Services Limited AK. 837973. Applicant: R. J. Scholes, P.O. Box 45-019, Te Atatu North.

Contract Services Limited AK. 515006. Applicant: D. R. McGillivray, care of 2A Kipling Avenue, Epsom.

Swiss Tech Holdings Limited AK. 581038. Applicant: Lucas Kruesi, P.O. Box 0, Rotorua.

Global Travel Management Limited AK. 806522. Applicant: J. R. Langton, 48 Broadway, Newmarket.

Internet Travel Group Franchises Limited AK. 579807. Applicant: P. Scanlon, care of Union House, 132 Quay Street, Auckland.

Virtual Communications Limited AK. 659917. Applicant: P. Scanlon, care of Union House, 132 Quay Street, Auckland.

Davina Group Limited AK. 838787. Applicant: D. J. Collett, care of P.O. Box 37-223, Parnell.

Tak Sang Enterprises Limited AK. 565443. Applicant: V. Tam, care of P.O. Box 3685, Auckland 1000.

Industrial Sweeping Limited AK. 676036. Applicant: A. Grinter, 17 **Donegal** Street, Avondale.

Accord Nominees Limited AK. 828375. Applicant: G. Barlow, 75 Cathedral Square, Christchurch.

Fuda International Co. Limited AK. 618110. Applicant: Clinton Fu, P.O. Box 29-057, Greenwoods Comer.

Traffic Engineering & Management Limited AK. 656408. Applicant: M. K. Brown, 3055 Great North Road, New Lynn.

Nascent Enterprises Limited AK. 833452. Applicant: Masayo Price, 55B Enderley Avenue, Hamilton.

Printing & Bindery Engineers Limited AK. 498829. Applicant: Kevin Freeth, care of P.O. Box 9606, Newmarket.

Datatag Pty Limited AK. 815865. Applicant: Ian Allen, care of P.O. Box 50, Milsons Point, N.S.W. 2061, Australia.

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

Any person who objects to the restoration of any of these companies to the Register must deliver 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 4th day of February 1998.

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 Companies to the Register

The Companies Act 1993

Take notice that the Registrar of Companies at Christchurch proposes to restore the following companies to the Register: **Discovery Airlines Limited.** *Applicant:* **Phillip Maguire**, P.O. Box 3697, Auckland 1.

Flying Lemmings Limited. Applicant: Karen Beth Winneld-Brookes, 41 Ely Street, Christchurch.

The Registrar proposes to act, under section 328 (1) (a) of the Companies Act 1993, on the grounds that the companies were still carrying on in business or other reason existed for the companies to continue in existence at the time they were removed from the Register.

Any person who objects to the restoration of these companies to the Register must deliver notice of that objection to the Registrar in writing within 20 working days of the publication of this notice.

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

Dated at Christchurch this 5th day of February 1998.

NEVILLE HARRIS, Registrar of Companies.



Land Transfer Act Notices

Land Transfer Act Notice

Notice is hereby given that a new certificate of title will be issued in the name of the applicant for the land hereinafter described, pursuant to an application under section 3 of the Land Transfer Amendment Act 1963, unless a caveat is lodged by any person having an interest in the land upon the expiration of 1 month from the date of the *New Zealand Gazette* containing this notice.

Application No.: 8749.

Applicant: Doris Ngaire Busby, married woman of Ahipara.

Description of the Lund: 1047 square metres, more or less, being Lot 8, Deposited Plan 33803 and being part of Section 27, Block V, Takahue Survey District and part of old land claim No. 7 and being all the land comprised and described in certificate of title 962/25.

Dated at the Land Titles Services, Auckland, Land Information New Zealand, this 5th day of February 1998.

D. A. CHAPMAN, District Land Registrar. 1940

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.)

- 1.53A/138; Mark Richard Thomas and Lorrene Leigh McCarthy; D. 238074.
- 2. 1010/69; Ngoc Mai Tu and Cham Nguyen; D. 239132.
- 3. 23A/1300; William Hughie John Beaumont and Olave Ruth Beaumont; D. 239444.
- 4. 1526/89; Meri Tipene; D. 239765.
- **5. 50A/1485**; Angus Hamilton MacLeod and Janet Lindsay MacLeod; D. 240055.
- 17A/1318; Sione Angaliki Paea and Grannadilla Valenitia Paea; D. 240125.
- Lease C. 285788.1; Frederick Gordon Taylor and Elaine Terese Taylor; D. 240137.
- **8. 99D/469**; Joseph Adams; D. 240293.
- 9. 19B/224; Philip Eduard Anderson; D. 240420.
- 10. **796/52**; Eva Ingegerd Ekstam; D. 240640.
- 11. 20D/88; Alec Witten-Hannah; D. 240568.

Dated at the Auckland Land Information New Zealand Office this 5th day of February 1998.

D. A. CHAPMAN, 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 memorandum of mortgage No. 29677.1 for the registration of a change of name of mortgagee lodged under A. 333452.1.

Notice is hereby given of my intention to register the above

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

Dated at the Christchurch Land Information New Zealand Office this 4th day of February 1998.

MICHAEL HART, District Land Registrar. 11941

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. 40D/724; James Douglas Quilliam and Wendy Janice Quilliam; A. 335290.1.
- Lease A. 204259.2; James Douglas Quilliam and Wendy Janice Quilliam; A. 335290.1.

Dated at the Christchurch Land Information New Zealand Office this 4th day of February 1998.

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 218507.2; Walden Flats Limited; A. 334096.1.
- 2. **3C/925**; Phyllis Evelyn Long; A. 334558.1.

Dated at the Christchurch Land Information New Zealand Office this 29th day of January 1998.

MICHAEL HART, District Land Registrar.

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with the production of the deferred payment licence 23D/536 for the registration of transmission from Douglas Frank Burbery to Mera Joan Cooper and transfer from Landcorp Investments Limited to Mera Joan Cooper lodged under B. 456675.1 and B. 456675.3 respectively.

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 Hamilton Land Information New Zealand Office this 5th day of February 1998.

ROBERT ANDRELL, District Land Registrar. 19943

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. 742874.8; Trevor Owen Wilson; B. 456584.2.
- 2. 15A/75; Robert Bryan Page; B. 456728.1.
- 3. 31B/392 and lease H. 518818.2; Diana Margaret Snowden and mortgage B. 042890; the National Bank of New Zealand; B. 455649.1.
- 4. 28A/446; Kenneth Daniel Linda1 and Barbara Diane Lindal; B. 457623.1.
- 5. **151/217** and 517077; the trustees for the time being of Lodge Hamilton No. 291 and the trustees for the time being of Lodge Hillcrest No. 363; B. 445435.1.
- **6.57C/628**; Chapman Spudco Limited; B. 456974.1.
- 7. 55D/184 and 55D/185; Fieldhouse Limited; B. 45 1124.4.

Dated at the Hamilton Land Information New Zealand Office this 5th day of February 1998.

ROBERT ANDRELL, District Land Registrar. 1944

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. 124077.2; Anne Sheree Turner; B. 455871.1.
- 2. 60C/983; Henry William Whalen and Kaye Frances Whalen; B. 457141.1.

Dated at the Hamilton Land Information New Zealand Office this 29th day of January 1998.

ROBERT ANDRELL, 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:

- 1. Certificate of title **36A/324** for the registration of an order for new certificates of title for Lot 1 on Plan 84577 and **the** balance thereof in the name of The Wellington City Council, lodged under B. 643007.2.
- 2. Mortgage B. 167594.5 for the registration of a transmission of the said mortgage from Peter Pohutu King Korau to the Public Trustee and subsequent discharge of the said mortgage lodged under B 644021.2

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 5th day of February 1998.

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 in the New Zealand Gazette.

Schedule

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

- 1. Lease 186813.2; Jason Pender Walford and Carol Elizabeth Walford; B. 643234.1.
- 2. 37D/725; Alan David Buckman, Mervyn Edward Buckman and Thomas John Taylor; B. 644035.
- 3. **156/227**; Edward Alfred William Troughton, Daniel Aloysius Altass and Reginald Augustus Willans; B. 644039.1.
- 4. Lease 947885; Kathleen McKenzie; B. 644069.1.
- 607/210 and 774/52; QED Holdings Limited;
 B. 644084. 1.
- 6. Lease 983173.2; Carol Joy Faire; B. 644550.1.
- 7. 612/8; Tina Nikorima Brooks; B. 644550.1.
- **8. 17C/880;** John Desmond Sullivan, Frances Patricia Sullivan and Bruce Tom Stevens; B. 644652.1.

Dated at the Wellington Land Information New Zealand Office this 5th day of February 1998.

WARREN MOYES, District Land Registrar. 11935

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. Mortgage 102174.3 and **235/15**; Diana May Mead; 255406.1.
- 8C/701, 8C/702, 8C/715, 8C/716 and 8C/732; Her Majesty the Queen; 255443.1.
- 3. Lease 250745; Thomas Grant Yardley Hilston and Ivy Mary Ann Hilston; 255495.1.

Dated at the Invercargill Land Information New Zealand Office this 5th day of February 1998.

GILLIAN HESLIN, District Land Registrar.



Incorporated Societies Act Notices

Notice of Dissolution of Incorporated Societies

The 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 22nd day of January 1998:

HINDS RUGBY FOOTBALL CLUB
INCORPORATED CH. I.S. 220687.

THE NELSON SHELLFISH SANITATION
GROUP INCORPORATED CH. I.S. 559177.

P.A.I.N.Z. MARLBOROUGH INCORPORATED
CH. I.S. 566378.

SOUTH CANTERBURY MOTORCYCLE SKILLS

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

is959

Dissolution of Societies Revoked

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

Auckland Citizens and Ratepayers Associated Incorporated. 16 November 1994.

MARY HARRIS, Assistant Registrar of Incorporated Societies.

Departmental Notices

INCORPORATED CH. I.S. 678887.

Courts

Criminal Justice Act 1985

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Ashburton on Monday, the 12th day of January 1998, against **Philip Andrew Bool**, for the confiscation of the following motor vehicle:

1983 Ford Cortina, registration No. LB 1784.

R. G. J. GANE, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 of the Criminal Justice Act 1985, an order was made in the Napier District Court on the 3rd day of February 1998, against **Michael Phillip Donnelly** for the confiscation of the following motor vehicle:

Nissan Bluebird, registration No. PA 6953.

C. E. **ANYAN**, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the Hastings District Court on 21 January 1998, against **Ollie Volante** for the confiscation of the following motor vehicle:

1974 Bedford C van, registration No. HB 2427.

R. L. GARRICK, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the Hastings District Court on 20 January 1998, against **Joshua Hanger** for the confiscation of the following motor vehicle:

Mazda RX2, registration No. HZ 8550.

R. L. GARRICK, Deputy Registrar.

2

Order for Forfeiture of Motor Vehicle— Section 84 of the Criminal Justice Act 1985

To: John Neho.

Of: 531 Broadway, Miramar, Wellington.

At a sitting of the District Court at Lower Hutt this 28th day of January 1998, you were convicted of driving while disqualified, being an **offence** punishable by imprisonment.

This Court orders that the **Mazda** motor vehicle, registration No. **ML 1215** owned by the defendant be forfeited to the Crown.

This Court further orders, pursuant to section 84, that you shall for 12 months from the date of this order not acquire any interest in any motor vehicle.

This Court further orders this vehicle shall be delivered with its keys and ownership papers to the Registrar of the District Court, Lower Hutt, by Friday, the **30th** day of January 1998 at 9.00 a.m.

Dated at the District Court, Lower Hutt, this 28th day of January 1998.

K. L. GARDNER, Deputy Registrar.

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

On the 3rd day of February 1998 at the District Court at Tauranga, **Reece Clive Maxwell Goldstone** of 16 Golf Road, Mount Maunganui, was convicted and fined \$400, Court costs \$130 and disqualified from holding or obtaining a motor driver's **licence** for 3 months from 3 February 1998, following his conviction on 3 February 1998, for an **offence** of driving whilst disqualified.

And in addition to the above-mentioned penalty, Judge I. B. Thomas has ordered that a



Holden motor vehicle, registration No. DQ 9101

owned by the above-mentioned defendant, be forfeited to Her Majesty the Queen, pursuant to section 84 (4) of the Criminal Justice Act 1985.

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 3rd day of February 1998.

Dated at the District Court at Tauranga this 2nd day of February 1998.

S. GREENSHIELDS, Deputy Registrar.

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 7070021525

On the 2nd day of February 1998 at the District Court at Tauranga, **Vincent Laurie Mills** of 13 Emerald Place, Papamoa, was convicted and sentenced to 5 hours periodic detention and disqualified from holding or obtaining a motor driver's licence for 9 months from 2 February 1998, following his conviction on 2 February 1998, for an **offence** of driving whilst disqualified having previously been convicted of a similar **offence**.

And in addition to the above-mentioned penalty, Judge I. B. Thomas has ordered that a

Mazda motor vehicle, registration No. IU 3959

owned by the above-mentioned defendant, be forfeited to Her Majesty the Queen, pursuant to section 84 (4) of the Criminal Justice Act 1985.

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 2nd day of February 1998.

Dated at the District Court at Tauranga this 2nd day of February 1998.

S. GREENSHIELDS, Deputy Registrar.

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 7070020056-57

On the 2nd day of February 1998 at the District Court at Tauranga, **Robert Pamariki Terry (Robt. Pamariki Terry)**, unemployed of 5 Harris Street Mount Maunganui, was convicted and sentenced to 160 hours community service and disqualified from holding or obtaining a motor driver's licence for 12 months from 14 March 1998, following his conviction on 2 February 1998, for an **offence** of driving whilst disqualified having been previously convicted and driving with excess breath alcohol.

And in addition to the above-mentioned penalty, Judge I. B. Thomas has ordered that a

Toyota Corolla motor vehicle, registration No. OA 7882 owned by the above-mentioned defendant, be forfeited to Her Majesty the Queen, pursuant to section 84 (4) of the Criminal Justice Act 1985.

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 2nd day of February 1998.

Dated at the District Court at Tauranga this 2nd day of February 1998.

S. GREENSHIELDS, Deputy Registrar.

Education

Education Act 1989

The Education (Domestic Students') Notice 1998

Pursuant to paragraph (e) of the definition of the term "Domestic Student" in section 2 (1) of the Education Act 1989, the Minister of Education, by and through the Senior Manager, National Operations, Ministry of Education, acting under delegated authority, hereby gives the following notice:

Notice

- **1. Title and commencement-(I)** This notice may be cited as the Education (Domestic Students') Notice 1998.
- (2) This notice shall come into force on the 28th day after the date of its publication in the New Zealand *Gazette*.
- **2. Interpretation-In** this notice unless the context otherwise required:
 - "Dependent child" in relation to any person, means a child or stepchild of that person who has not turned 20.
 - "State school" has the same meaning as stated in section 2 (1) of the Education Act 1989.
- **3. Certain persons to be treated as if they are domestic students-For** the purposes of **Parts I** to **III** of the Education Act 1989, and section 79, and any Order-in-Council made under section 91H of that Act, persons of the following class or description of persons are required to be treated as if they are domestic students:
 - (a) A foreign student studying in New Zealand under an exchange programme approved by the New Zealand Government;
 - (b) A foreign student who is a dependent child of a student studying in New Zealand under an exchange programme approved by the New Zealand Government;
 - (c) A foreign student who is a dependent child of any person who is the holder of an unexpired work permit granted under the Immigration Act 1987;
 - (d) A foreign student who:
 - (i) Was enrolled at a State school in New Zealand before the 1st day of January 1998; and
 - (ii) Has been continuously enrolled at one or more such schools since that day; and
 - (iii) Meets the requirements of the Immigration Act 1987, for undertaking a course of study in New Zealand; and
 - (e) A foreign student who is a dependent child of any person who, during the current calendar year, last ceased to be exempt, pursuant to section 11 (1) (a) of the Immigration Act 1987, from the requirement to hold a permit under that Act.
- **4. Revocation-This** notice revokes and replaces the Education (Foreign Students' School Fees Exemptions) Notice 1992, published in the New *Zealand Gazette* of 13 August 1992, No. 127, page 2766.

Dated this 10th day of February 1998.



KATHY PHILLIPS, Senior Manager, National Operations, Ministry of Education.

Notes:

The effect of this notice is that certain foreign school students studying in New Zealand are to be treated for enrolment and fee purposes as if they are domestic students.

A list of exchange programmes approved by the New Zealand Government is held by the New Zealand Immigration Service.

Education (Early Childhood Centres) Regulations 1990

Cancellation of Licence for an Early Childhood Centre

Pursuant to regulation 14 of the Education (Early Childhood Centres) Regulations 1990, and acting under authority delegated by the Secretary for Education, I hereby cancel the **licence** dated 4 June 1996, which was granted under those regulations to **Judy-Ann Morgan** in respect or

Kowhai Childcare Centre, situated at 11 Ware Place, Pakuranga, Auckland.

The centre has ceased to operate.

This notice shall take effect the day after the date of its notification in the *New Zealand Gazette*.

KATHY PHILLIPS, Senior Manager, National Operations.

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreements

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that supplementary integration agreements have 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:

Our Lady of The Sea School, Howick.

St Patrick's School, Panmure.

St Michael's School, Remuera.

St Mary's School, Papakura.

Good Shepherd School, Balmoral.

St Francis School, Point Chevalier.

St Peters College, Epsom.

The said supplementary integration agreements were executed on the 4th day of February 1998. 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, 39–45 College Hill, Ponsonby, Auckland.

Dated at Wellington this 4th day of February 1998.

ROSS BOYD, Acting 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:

Francis Douglas Memorial College, New Plymouth.

The said supplementary integration agreement was executed on the 4th day of February 1998. A copy of the supplementary agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 116 Victoria Avenue, Wanganui.

Dated at Wellington this 4th day of February 1998.

ROSS BOYD, Acting Senior Manager, National Operations. go928

Supplementary Integration Agreements

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that supplementary integration agreements have 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 Mary's School, Carter-ton.

St Mary's College, Wellington.

St Catherine's College, Kilbimie.

The said supplementary integration agreements were executed on the 9th day of February 1998. 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, 65 Waterloo Road, Lower Hutt.

Dated at Wellington this 9th day of February 1998.

KATHY PHILLIPS, Senior Manager, National Operations. go990



Health

Medicines Act 1981

Provisional Consent to the Distribution of a New Medicine

Pursuant to section 23 of the Medicines Act 1981, the Minister of Health hereby provisional 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 Ad	ldress of M	lanufacturer		Proprietary Name (if any)
Nelfinavir mesylate 292.25 mg equivalent to 250 mg nelfinavir	Tablet	Mova Rice	Pharmaceutical o	Corporation,	Caguas,	Puerto	Viracept
Nelfinavir mesylate 58.5 mg/g equivalent to 50 mg/g nelfinavir in 144 g	Powder, oral	Mova Rice	Pharmaceutical	Corporation,	Caguas,	Puerto	Viracept

Note: This consent is valid for 2 years from the date of publication of this notice.

Dated this 30th day of January 1998.

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

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if an y)
Testosterone 12.2 mg (delivery	Transdermal	TheraTech Inc., Salt Lake City, Utah, United	Andropatch
2.5 mg/24 hours)	patch	States of America	
Dextrose anhydrous 500 mg/mI	Solution,	McGaw Biomed Limited, Point Chevalier,	Dextrose 50%
in 90 mL	infusion	Auckland	
Iopamidol 40.8% in 50 mL,	Injection,	Abbott Laboratories, North Chicago, Illinois,	Iopamidol
100 mL, 200 mL	solution, bag	United States of America	
Iopamidol 61.2% in 50 mL,	Injection,	Abbott Laboratories, North Chicago, Illinois,	Iopamidol
75 mL, 100 mL, 150 mL,	solution, bag	United States of America	
200mL			
Iopamidol 75.5% in 50 mL,	Injection,	Abbott Laboratories, North Chicago, Illinois,	Iopamidol
75 mL, 100 mL, 125 mL,	solution, bag	United States of America	
150 mL , 175 mL , 200 m L			
Permethrin 5% w/w in 30 g	Cream, skin	PSM Holdings Limited, Wiri, Auckland	Lyderm
Latanoprost 50 µg/mL in	Drops, eye	Pharmacia & Upjohn AB., Uppsala, Sweden and	Xalatan
2.5 mL		Liquid Packaging Inc., Woodstock, Illinois, United States of America	
Zinc oxide 20% wlw in 41.5 g	Stocking, medicated	Perstorp Pharma, Ideon , Sweden	Zipzoc

Dated this 30th day of January 1998.

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



Inland Revenue

Tax Administration Act 1994

Determination S8: Issue of TC Finance Convertible Capital Notes Denominated in United States Dollars Convertible at the Option of the Issuer

This determination may be cited as "Determination S8: Issue of TC Finance Convertible Capital Notes Denominated in United States Dollars Convertible at the Option of the Issuer".

- **1. Explanation** (which does not form part of the determination).
- (1) The Capital Notes, to be issued by TC Finance on the terms and conditions set out in the US Indenture, constitute a financial arrangement or series of financial arrangements.
- (2) Each Capital Note evidences that the Noteholder has provided money to TC Finance. Subject to the terms of the Capital Note, this money is repayable at a future date in either cash or Telecom Shares or ADRs. Where Capital Notes are redeemed by an issue of Telecom Shares or ADRs, the number of shares or ADRs issued will be calculated in accordance with section 12.4 of the US Indenture. Coupon Interest Payments may be made between the date of the issue of each Capital Note and the redemption date.
- (3) Each Capital Note has a debt and an equity component. The equity component is the option for TC Finance to redeem the Capital Note by procuring the issue of Telecom Shares or **ADRs**.
- (4) Pursuant to section EH 2 of the Income Tax Act 1994, the amount of the gross income deemed to be derived or the expenditure deemed to be incurred by a person in respect of a financial arrangement under the qualified accruals rules shall not include the amount of any income, gain or loss, or expenditure that is solely attributable to an excepted financial arrangement that is part of the financial arrangement.
- (5) This determination sets out the method for determining the amount of any income, gain or loss, or expenditure, in relation to each Capital Note that is solely attributable to the excepted financial arrangement (the equity) component of the Capital Note. In particular, where Capital Notes are converted into, redeemed or paid by the issue or delivery of, Telecom Shares or Telecom ADRs, the income, gain or loss, or expenditure that is solely attributable to the excepted financial arrangement component of the Capital Notes equals any amount by which the value of the Telecom Shares or ADRs (expressed in US Dollars) is above, or below (as the case may be) the Cash Redemption Amount of the Capital Notes that are redeemed for Telecom Shares or ADRs.
- (6) The amount of any gross income, or expenditure for any Capital Note under the qualified accrual rules is therefore the same whether the Capital Note is redeemed for Telecom Shares or **ADRs** or for cash.
- (7) This determination does not deal with the spreading of accrual income or expenditure under the qualified accruals rules in relation to the issuing and holding of the Capital Notes. In this regard reference should be made to section EH 1 of the Income Tax Act 1994. Nor does this determination deal with the foreign currency movements in respect of the Capital Note. In this regard reference should again be made to section EH 1 of the Income Tax Act 1994.

2. Reference

- (1) This determination is made pursuant to section 90 (1) (g) of the Tax Administration Act 1994.
- (2) "Determination G5C: Mandatory Conversion Convertible Notes" does not apply to the Capital Notes because it only applies to mandatory conversion convertible notes. The Capital Notes are not mandatory convertible notes. "Determination G22: Convertible at the Option of the Holder" does not apply to the Capital Notes. The Capital Notes are convertible at the option of the issuer, and denominated in US Dollars.

3. Scope of Determination

- (1) This determination shall apply to the Capital Notes issued by TC Finance on the terms and conditions set out in the US Indenture, to the extent that such Capital Notes are denominated in US Dollars, where:
- (a) The Capital Notes are subordinated and otherwise have the ranking provided in Article XI of the US Indenture, but rank ahead of TC Finance's ordinary shares.
- **(b)** Noteholders do not benefit from any capital growth in Telecom's shares and do not participate in any dividends, or any other distributions made in respect of those shares. No voting rights (in TC Finance or Telecom) attach to the Capital Notes.
- (c) Capital Notes will be issued with an election date for redemption of up to 15 years, and not less than 4 years, from the relevant date of issue.
- (d) Prior to each election date, Noteholders may elect to retain some or all of their Capital Notes for a further period on new terms and conditions as determined by TC Finance, or to redeem some or all of their Capital Notes. Subject to being solvent (in the opinion of its directors) and the obligations of the pari passu provisions in Article XI of the US Indenture, TC Finance has the option as to whether to redeem the Capital Notes for cash or Telecom Shares (or ADRs). In the event that TC Finance elects to redeem any of the Capital Notes for Telecom Shares (or ADRs), TC Finance will procure the issue by Telecom of such number (fractions being rounded to the next whole number) of Telecom Shares as are equal in value to the Cash Redemption Amount of the Capital Notes which are being redeemed by the issue of Telecom Shares. The value of Telecom Shares or ADRs in such a case means 90 percent of the average market price of Telecom Shares on the New Zealand Stock Exchange ("NZSE") where applicable, or 90 percent of the average market price of the Telecom ADRs on the New York Stock Exchange ("NYSE"), as more particularly determined in accordance with clause 12.4 of the US Indenture.
- (e) The 10 percent discount to the current average market price at the time of issue of the Telecom Shares, as described in paragraph 3 (1) (d) of this determination, only relates to the discount to current market price that may occur if Noteholders sought to realise cash by selling such Telecom Shares or ADRs. In particular, the intention of the discount is that the Noteholder suffers no detriment from any election by TC Finance to redeem the Capital Notes for Telecom shares or ADRs due to the costs of having to exchange such shares or ADRs for cash, and the risk that large scale selling of Telecom Shares or ADRs on the market at that time will put downward pressure on their price.
- (f) To the extent that any Capital Note is redeemed for Telecom Shares (or ADRs), the decision that TC Finance will elect to redeem such Capital Note for Telecom Shares (or ADRs) (as opposed to cash) will not be as a result of any contract, agreement, plan or understanding (whether enforceable or unenforceable) between TC Finance and/or



Telecom and any other person to provide a further return or further benefit to that Noteholder.

- (g) Irrespective of any election by a Noteholder, but subject to the subordination and **pari** passu provisions in Article XI of the US Indenture, TC Finance may (at its option and on a pro rata or non-pro rata basis) purchase or redeem some or all of the Capital Notes for cash.
- (h) If TC Finance cannot redeem the Capital Notes for cash or Telecom Shares (or ADRs) because it would, in the opinion of its directors, not be solvent if it did so, then the election date is reset for a period not exceeding 2 years. If TC Finance is still unable to redeem the Capital Notes for the same reason, then the Trustee of the Capital Notes is entitled to apply to appoint a liquidator.
- (i) If TC Finance cannot redeem the Capital Notes for Telecom Shares (or ADRs) (because Telecom cannot lawfully issue the shares, or the shares and ADRs are no longer listed, or TC Finance cannot lawfully subscribe for the shares) then the election date is reset for a period not exceeding 2 years. If TC Finance is still unable to redeem the Capital Notes for Telecom Shares (or ADRs) (for any of the stated reasons) then another election date is set, again for a period not exceeding 2 years.
- (j) During the period between issue and the relevant election date, each Capital Note will bear interest at a prescribed fixed rate determined as at the time the issue is priced by reference to the relevant US Treasury yield rate and being at the time the issue is priced no more than 60 basis points above the rate at which TCNZ Finance Limited as the primary funder for the Telecom group could issue a similar volume of senior fixed rate bonds denominated in the same currency as the Capital Note and with a maturity equivalent to the term until the initial election date for redemption of that Capital Note, and being no less than such senior fixed rate bond rate. Interest is payable 6-monthly. Unpaid interest bears interest itself and is compounded on each subsequent date for payment of interest.
- (2) This determination does not deal with the spreading of accrual income or expenditure under the qualified accruals rules in relation to how those rules apply to the issuing and holding of the Capital Notes. Nor does this determination deal with the translation into New Zealand dollars of the US Dollar denominated Capital Notes.
- (3) For the avoidance of doubt, this determination also does not deal in any respect with the manner in which the number, or value, of Telecom Shares (or ADRs) issued, in the event that any Capital Note is redeemed for Telecom, Shares (or ADRs), is actually calculated. In this regard, reference should be made to section 12.4 of the US Indenture. (A copy of the US Indenture is available for inspection at the registered office of TC Finance, Telecom Networks House, 68 Jervois Quay, Wellington).

4. Principle

- (1) The Capital Note is a hybrid financial arrangement which has a debt and an equity component. The equity component is the option available to TC Finance to procure the issue of Telecom Shares (or ADRs) to Noteholders in lieu of payment in cash of the Cash Redemption Amount.
- (2) Any income, gain or loss, or expenditure that is solely attributable to an excepted financial arrangement is not included when calculating gross income or expenditure under the qualified accruals rules.
- (3) The effect of this determination is that income and expenditure under the qualified accruals rules will be calculated, in respect of TC Finance, and to the extent applicable the Noteholder of the Capital Note, on the basis that only the difference between the value of the Telecom

Shares (or **ADRs**) (denominated in US Dollars) received by the Noteholder, and the Cash Redemption Amount, is solely attributable to the excepted financial arrangement.

5. Interpretation

In this determination (and the Explanation), unless the context otherwise requires:

Words and expressions used shall have the same meaning as in the Act, except that where there is a conflict between the meaning of an expression used in the qualified accruals rules as defined in section OZ 1 of the Act, and the meaning of the expression elsewhere in the Act, the expression shall have the meaning as in the said qualified accruals rules.

"the Act" means the Income Tax Act 1994.

- "ADRs" means Telecom American Depository Receipts.
- "Capital Note" or "Capital Notes" means the capital note or capital notes issued by TC Finance on the terms and conditions set out in the US Indenture.
- ''US Indenture'' means the trust deed between TC Finance and The Bank of New York as Trustee dated February 1998.
- "Cash Redemption Amount", in respect of Capital Notes to be redeemed by the issue of Telecom Shares or ADRs, means the cash amount expressed in the US Dollars in which the Capital Notes are denominated that, according to the terms of the Capital Notes, the Noteholder of those Capital Notes would receive upon the redemption for cash of the Capital Notes (such amount being the same as the aggregate of the "Redemption Amount" as defined in the US Indenture for those Capital Notes).
- 'Coupon Interest Payment' 'or 'Coupon Interest Payments" in respect of a Capital Note means any cash amount or amounts expressed in the US Dollars in which the Capital Notes are denominated, paid on the Capital Note by TC Finance to or on behalf of the Noteholder, other than the Cash Redemption Amount.
- "Noteholder" or "Noteholders" means a person or person investing in a Capital Note or Capital Notes.
- ' 'TC Finance' ' means Telecom New Zealand Finance Limited.
- 'Telecom' means Telecom Corporation of New Zealand Limited.
- "Telecom Shares" means ordinary shares issued by Telecom.

6. Method

- (1) Where any Capital Notes are converted into, redeemed or paid by the issue or delivery of Telecom Shares (or ADRs), the income, gain or loss, or expenditure that is solely attributable to the excepted financial arrangement component of such Capital Notes equals any amount by which the aggregate market value of the number of Telecom Shares (or ADRs) (expressed in the US Dollars in which the Capital Notes are denominated) issued on redemption of those Capital Notes (the number of shares (or ADRs) issued being determined in the manner described at paragraph 3 (1) (d) of this determination) is above, or below, (as the case may be) the Cash Redemption Amount for those Capital Notes.
- (2) For the purposes of the base price adjustment, the amount of the acquisition price of each Capital Note shall be determined in accordance with the acquisition price definition as provided in section OB 1 of the Act with no part of the core acquisition price being attributable to the

excepted financial arrangement component of that Capital Note.

(3) No part of the Coupon Interest Payments are attributable to the excepted financial arrangement component of any Capital Note.

7. Examples

Any reference in the following examples to the quantum of any Cash Redemption Amount and the value of Telecom **ADRs** issued is illustrative only.

Example I

Investor A notifies TC Finance that Investor A wishes to redeem \$U\$5,000 of Capital Notes.

TC Finance elects to redeem the Capital Notes by procuring the issue of Telecom ADRs rather than for cash. The Capital Notes to be redeemed for Telecom ADRs have a Cash Redemption Amount of \$US5,400 (being the principal amount of the Capital Notes (\$US5,000) and accrued interest, less any withholding taxes (\$US400)).

Investor A receives Telecom ADRs in accordance with the formula prescribed in the US Indenture. For the purposes of this example those ADRs are assumed to have a market value of \$US5,600 on the date that the Capital Notes are redeemed.

In accordance with the method prescribed in paragraph 6 of this determination, for TC Finance, and to the extent applicable Investor A, the amount solely attributable to the excepted financial arrangement is:

\$US5,600 (being the market value of the ADRs expressed in the US Dollars in which the Capital Notes are denominated) — \$US5,400 (being the Cash Redemption Amount) = \$US200 (being the amount solely attributable to the excepted financial arrangement).

Therefore, where TC Finance elects to redeem the Capital Notes by procuring **the** issue of Telecom **ADRs** the result for TC Finance, and to the extent applicable Investor A, is that the relevant amount required to be included in calculating the gross income, or expenditure for the purposes of the qualified accruals rules, is the Cash Redemption Amount.

Example 2

Investor B notifies TC Finance that Investor B wishes to redeem \$U\$5,000 of Capital Notes.

Of the \$U\$5,000 Capital Notes to be redeemed, TC Finance elects to redeem \$U\$2,000 of the Capital Notes by procuring the issue of Telecom ADRs rather than for cash. The Capital Notes to be redeemed for Telecom ADRs have a Cash Redemption Amount of \$U\$2,200 (being the principal amount of those Capital Notes (\$U\$2,000) and accrued interest, less my withholding taxes, in respect of those Capital Notes, (\$U\$200)).

Investor B receives Telecom ADRs in accordance with the formula prescribed in the US Indenture. For the purposes of this example those ADRs are assumed to have a market value of \$US2,300 on the date that the Capital Notes are redeemed.

In accordance with the method prescribed in paragraph 6 of

this determination, for TC Finance and to the extent applicable Investor B, the amount solely attributable to the excepted financial arrangement is:

\$US2,300 (being the market value of the ADRs expressed in the US Dollars in which the Capital Notes are denominated) — \$US2,200 (being the Cash Redemption Amount) = \$US 100 (being the amount solely attributable to the excepted financial arrangement).

Therefore, where TC Finance elects to redeem some of the Capital Notes by procuring the issue of Telecom ADRs, the result for TC Finance and to the extent applicable Investor B, is that the relevant amount required to be included in calculating the gross income, or expenditure for the purposes of the qualified accruals rules in respect of those Capital Notes redeemed for Telecom ADRs. is the Cash Redemption Amount.

This determination is signed by me on the 2nd day of February 1998.

MARTIN SMITH, General Manager (Adjudication & Rulings). go867

Internal Affairs

Gaming and Lotteries Act 1977

Permission to Conduct Within New Zealand a Lottery Promoted Outside New Zealand

Pursuant to section 69 of the Gaming and Lotteries Act 1977, I, Jack Elder, Minister of Internal Affairs, hereby permit **JeansWest** Corporation Pty Limited, to conduct within New Zealand, subject to the conditions specified in the Schedule to this notice, an instant game promoted outside New Zealand as a sales promotion scheme, to promote the sale of the **JeansWest** clothing products.

Schedule

Conditions

The permission given by this notice is subject to the following conditions, namely:

- (1) **JeansWest** Corporation Pty Limited, shall not conduct the sales promotion scheme in New Zealand after 28 March 1998;
- (2) The results of the draw for unclaimed prizes shall be published in the *Sunday Star Times* on 10 April 1998; Winners will be notified by certified mail;
- (3) New Zealand winners shall not be subject to any extra cost when they claim their prizes;
- (4) The chance of a New Zealand participant winning a prize shall be equal to that of an overseas participant.

Dated at Wellington this 29th day of January 1998.

JACK ELDER, Minister of Internal Affairs.



Survey Board of New Zealand

Surveyors Professional Regulations 1977

Survey Board of New Zealand

Pursuant to regulation 9 (2) of the Surveyors Professional Regulations 1977, the following notice is hereby published.

Surveyors Examination

The professional interview examination will be held the week starting Monday, the 11th day of May 1998 at 8.45 a.m.

Applications on the proper form, and all projects together with the prescribed fee must reach the secretary of the board before 3 **April 1998.**

Application forms and information about the board's requirement should be obtained from the undersigned.

The prescribed fee for the examination is \$207.00 including G.S.T.

I. D. FARGHER, Secretary.

Survey Board of New Zealand, care of Land Information New Zealand, P.O. Box 5501, Wellington.

The Treasury

Fiscal Responsibility Act 1994

Budget Policy Statement Copies for Inspection and Purchase by Members of the Public

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

The Minister of Finance published the Budget Policy Statement on 4 February 1996, as required under section 13 of the Fiscal Responsibility Act 1994.

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

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

GP Publications P.O. Box 12 052 Wellington.

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

Signed at Wellington this 4th day of February 1998. C. J. MACKENZIE, Manager, (Budget Coordinator) Treasury. go893

Authorities and Other Agencies of State Notices

Civil Aviation Authority of New Zealand

Civil Aviation Act 1990

Airworthiness Directives

Pursuant to section 72I (3) (a) of the Civil Aviation Act 1990, and to a delegation from the Director of Civil Aviation, I, Geoffrey Neil Connor, Safety Analyst — Continuing Airworthiness, hereby issue the following airworthiness directives in respect of aircraft or aeronautical products:

DCA/CESS/133 DCA/CESS208/7 DCA/CESS402/11A DCA/CESS172/150 DCA/CESS414/5C DCA/CON/177 DCA/CON/178 DCA/DH82/124A DCA/MU2/20 DCA/PA31/64 DCA/ELECT/48 DCA/MY/26 DCA/PA42/3 DCA/RAD/8B DCA/R22/34 DCA/PITTS/2A DCA/R44/9

These airworthiness directives shall come into force on 13 February 1998.

Details of these airworthiness directives may be viewed at Aviation House, 1 Market Grove, Lower Hutt. Dated this 10th day of February 1998.

GEOFFREY N. CONNOR, Safety Analyst - Continuing Airworthiness.

Civil Aviation Rules

The Minister of Transport intends to make ordinary rules in the following CAR Part—

Ref: 97/CAR/1295 — Parts 172: Air Traffic Service Organisations — Certification, Amendment 1

-pursuant to section 34 (1) (a) of the Civil Aviation Act

1990. Comments on this proposal must be received no later **than 3** March 1998.

Copies of the proposed rule making are available for viewing at Aviation House, 1 Market Grove, Lower Hutt and on application to: The Docket Clerk, P.O. Box 31-441, Lower Hutt 6315.



LexisNexis

For further information write to the Docket Clerk at the above address or telephone (04) 560 9412 or e-mail docket@caa.govt.nz

Promoting a safe civil aviation system.

HILARY M. **KEENAN**, Docket Clerk.

Summary of Exemptions Granted by the Director of Civil Aviation

Pursuant to section 37 of the Civil Aviation Act 1990, notification is hereby given of exemptions, set out in the Schedule hereto, granted by the Director of Civil Aviation.

Schedule

Nature of exemptions granted:

Docket 98/EXE/114, General Exemption, on the 23rd day of January 1998. Exempt:

- (a) each holder of a current General Aviation Flight Examiner Rating issued under 61.903 from the requirement of 61.905 (b) (1) to be within an organisation operating under an aviation training organisation certificate issued under Part 141, or 61.905 (b) (2) to be within an organisation operating under an air operator certificate issued under Part 119, in order to conduct flight tests for the issue of pilot licences or for the issue or renewal of ratings, required by Part 61, or for operational competency assessments for aircraft having a certified seating capacity, excluding any pilot seat, of less than 10 seats; and
- (b) each holder of a current Restricted Flight Examiner Rating issued under 61.903 from the requirement of 61.905 (c) to be within an organisation operating under an aviation training organisation certificate issued under Part 141, in order to exercise the privileges that were specified in their flight examiner certificate or approval required by 61.901 (c) (2).

The grant of, or denial, of exemptions is also published in the *Civil Aviation Rules Register Information Leaflet* (CARRIL), as a 6-weekly publication of the Civil Aviation Authority. Exemption docket files may be viewed on prior request to the Registrar at the office of the Civil Aviation Authority at 1 Market Grove (P.O. Box 31-441), Lower Hutt.

Dated at Wellington this 5th day of February 1998.

HILARY KEENAN, Docket Clerk.

Land Transport Safety Authority

Traffic Regulations 1976

Exemption from Specified 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 pursuant to regulation 36 of the Transport (Vehicle Standards) Regulations 1990, I, John Andrew Justice, Senior Engineer, hereby exempt motor vehicles of Classes MA and MC from the requirements specified in Schedule 1 of this notice, subject to the conditions specified in Schedule 2.

Schedule 1:

Exempted requirements

Traffic Regulations 1976: Regulation 78 (1) (a), (b)
Transport (Vehicle Standards) Regulations 1990: Regulation 29 (1) (a), (3)

Schedule 2:

Conditions

- (i) This exemption only applies to vehicles first registered outside New Zealand before 1 November 1979 that do not have "B":-pillars and where no original equipment upper seat belt anchorages are fitted for the front outer seating positions;
- (ii) If upper seat belt anchorages in the front outer seating positions can be retrofitted in accordance with Specification St 120395 for the fitting of static three-point lap and diagonal seat belts, such anchorages and seat belts must be installed;
- (iii) Two-point lap seat belts must be fitted in the front outer seating positions, only if condition (ii) cannot be complied with;
- (iv) Two-point lap seat belts must be fitted in any front centre seating positions;
- (v) All seat belts must comply with one or more of the appropriate standards listed in item 18 of the Second Schedule to the Transport (Vehicle Standards) Regulations 1990;
- (vi) All seat belts must be in sound condition and good working order in accordance with regulation 78c of the Traffic Regulations 1976;
- (vii) If condition (iii) applies, this exemption is only valid if declared by an approved certifier as being applicable to a particular vehicle, and if validated by a VIN agent;
- (viii) The declaration must be on the reverse of a copy of this notice and contain the following information:
 - (a) Vehicle make, model, year of manufacture, and VIN or chassis number,
 - **(b)** A statement to the effect that condition (iii) of this notice applies to the vehicle,
 - (c) Date, and certifier's signature and contact details;
- (ix) The declaration specified in (viii) must be validated by a VIN agent, but only if the VIN agent is satisfied with the evidence provided by the certifier that condition (ii) cannot be complied with for the specified vehicle;
- (x) If condition (iii) applies, a copy of this notice, including the declaration and validation specified in (vii), (viii) and (ix), must be carried in all exempted vehicles at all times and must be readily available for inspection;
- (xi) This exemption may be revoked at any time.

Signed at Wellington this 10th day of February 1998.

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

au983



Exemption from Specified Seat Belt Requirements of the Traffic Regulations 1976 and the Transport (Vehicle Standards) Regulations 1990, Subject to Frontal Impact Standards

Pursuant to regulation 90 (1) of the Traffic Regulations 1976 and regulation 36 of the Transport (Vehicle Standards) Regulations 1990, I, John Andrew Justice, Senior Engineer, hereby exempt seat belts in motor vehicles of Classes MA, MB, MC, and NA from the requirement in regulation 78A of the Traffic Regulations 1976 of having to be approved, and from the requirements of regulation 29 (2) and (3) of the Transport (Vehicle Standards) Regulations 1990, subject to the conditions specified in Schedule 1 of this notice.

Schedule 1

Conditions

- (i) This exemption only applies to vehicles manufactured on or after 1 January 1993 that comply with, and are certified to comply with, one or more of the frontal impact standards listed in Schedule 2 of this notice, in the versions in force at the time of manufacture;
- (ii) This exemption only applies to original equipment seat belts, and replacement seat belts approved by the vehicle manufacturer that are identifiable by part numbers or identification numbers identical to the original equipment seat belts;
- (iii) This exemption is only valid if declared by an approved certifier as being applicable to a particular vehicle, and if validated by a VIN agent;
- (iv) The declaration must be on the reverse of a copy of this notice and contain the following information:
 - (a) Vehicle make, model, year of manufacture, and VIN or chassis number,
 - **(b)** The frontal impact standard with which the vehicle complies,
 - (c) The part numbers or identification numbers of the seat belts in each seating position,
 - (d) A statement to the effect that this exemption notice applies to the vehicle,
 - (e) Date, and certifier's signature and contact details;
- (v) The declaration specified in (iv) must be validated by a VIN agent, but only if the VIN agent is satisfied with the evidence provided by the certifier that this exemption is applicable to the specified vehicle;
- (vi) This notice is only valid as long as an exempted vehicle continues to comply with the approved frontal impact standard to which it was certified,
- (vii) A copy of this notice, including the declaration and validation specified in (iii), (iv) and (v), must be carried in all exempted vehicles at all times and must be readily available for inspection;
- (viii) This exemption may be revoked at any time.

Schedule 2

Approved frontal impact standards

(i) Directive 96/79/EC of the European Parliament and of the Council of 16 December 1996 on the protection of occupants of motor vehicles in the event of a frontal impact [which, for the purpose of occupant protection in the event of a frontal impact, amends the Council Directive of 6 February 1970 on the approximation of the laws of the Member States relating to the

- type-approval of motor vehicles and their trailers (70/156/EEC)];
- (ii) Federal Motor Vehicle Safety Standard No. 208,
 Occupant Crash Protection in Passenger Cars,
 Multipurpose Passenger Vehicles, Trucks and Buses;
- (iii) Australian Design Rule **69/00**, Full Frontal Impact Occupant Protection;
- (iv) Technical Standard for Occupant Protection in Frontal Collision, Jisha Circular No. 899 of October 1, 1983.

Signed at Wellington this 10th day of February 1998. JOHN ANDREW JUSTICE, Senior Engineer, 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, 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:

Salvation Army Training & Employment Programme, Waihi.

Signed at Wellington this 9th day of February 1998.

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

(File: **RUO4/5**)

au985

The Traffic (Rotorua District) Notice 1998

Pursuant to section 52 of the Transport Act 1962 and regulation 21 (2) of the Traffic Regulations 1976, and pursuant to an authority sub-delegated to me by the Land Transport Safety Authority of New Zealand dated 9 June 1997, I, John Paul Edgar, Manager, Safer Roads, give the following notice:

Notice

- (1) This notice may be cited as the Traffic (Rotorua District) Notice 1998.
- (2) Those localities and roads **within** markings identified in the legend of and appearing on the plan numbered **LT9823/1**, entitled "Rotorua District Roading Speed Restrictions in Rotorua Urban Area", and held by the head office of the Land Transport Safety Authority, are declared to be closely populated localities at all times, pursuant to section 52 (1) (c) of the Transport Act 1962; except where marked as 70 kilometres an hour speed limit areas, pursuant to regulation 21 (2) of the Traffic Regulations 1976; except where marked as excluded from the limitation as to speed imposed by section 52 (1) of the Transport Act 1962, pursuant to section 52 (2) of the Transport Act 1962, as may be ascertained from the legend. The plan and legend are hereby incorporated into this notice.
- (3) The following notice is revoked:

The Traffic (Rotorua District) Notice **1996***. Signed at Wellington this 4th day of February 1998.

J. P. EDGAR, Manager, Safer Roads.



* New Zealand Gazette, 13 June 1996, No. 61, page 1529. (RT01/3/23 Rotorua District) au934

The Traffic (Rotorua District) Notice No. 2, 1998

Pursuant to sections 52 (1) and 52 (3) of the Transport Act 1962 and regulation 21 (2) of the Traffic Regulations 1976, and pursuant to an authority sub-delegated to me by the Land Transport Safety Authority of New Zealand dated 9 June 1997, I, John Paul Edgar, Manager, Safer Roads, give the following notice:

Notice

- (1) This notice may be cited as the Traffic (Rotorua District) Notice No. 2, 1998.
- (2) Those localities and roads within markings identified in the legend of and appearing on the plan numbered LT9823/2, entitled "Rotorua District Roading Speed Restrictions at Okawa Bay and Okere Falls", and plan LT9823/3, entitled "Rotorua District Roading Speed Restrictions at Rotoma, Rotoiti and Ruato Bay", and held by the head office of the Land Transport Safety Authority, are declared to be closely populated localities at all times, pursuant to section 52 (1) (c) of the Transport Act 1962; or 70 kilometres an hour speed limit areas, pursuant to regulation 21 (2) of the Traffic Regulations 1976, as may be ascertained from the legend. The plan and legend are hereby incorporated into this notice.

Signed at Wellington this 4th day of February 1998.

J. P. EDGAR, Manager, Safer Roads.

(RT01/3/23 Rotorua District)

The Traffic (Rotorua District) Notice No. 3, 1998

Pursuant to sections 52 (1) and 52 (3) of the Transport Act 1962 and regulation 21 (2) of the Traffic Regulations 1976, and pursuant to an authority sub-delegated to me by the Land Transport Safety Authority of New Zealand dated 9 June 1997, I, John Paul Edgar, Manager, Safer Roads, give the following notice:

Notice

- (1) This notice may be cited as the Traffic (Rotorua District) Notice No. 3, 1998.
- (2) Those localities and roads within markings identified in the legend of and appearing on the plan numbered LT9823/4, entitled 'Rotorua District Roading Speed Restrictions at Otautu Bay, Kennedy Bay and Mamaku", and plan LT9823/5, entitled "Rotorua District Roading Speed Restrictions at Hamurana and Ngakuru", and held by the head office of the Land Transport Safety Authority, are declared to be closely populated localities at all times, pursuant to section 52 (1) (c) of the Transport Act 1962; or 70 kilometres an hour speed limit areas, pursuant to regulation 21 (2) of the Traffic Regulations 1976, as may be ascertained from the legend. The plan and legend are hereby incorporated into this notice.
- (3) The following notice is revoked:

That part of the Traffic (Rotorua District) Notice No. 2. 1987* which relates to roads at Hamurana.

Signed at Wellington this 4th day of February 1998.

- J. P. EDGAR, Manager, Safer Roads.
- * New Zealand Gazette, 7 May 1987, No. 65, page 2038. (RT01/3/23 Rotorua District)

The Traffic (Hamilton City) Notice 1998

Pursuant to sections 52 (2) and 52 (3) of the Transport Act 1962, and regulation 21 (2) of the Traffic Regulations 1976, and pursuant to an authority sub-delegated to me by the Land Transport Safety Authority of New Zealand dated 9 June 1997, I, John Paul Edgar, Manager, Safer Roads, give the following notice:

Notice

- (1) This notice may be cited as the Traffic (Hamilton City) Notice 1998.
- (2) The roads specified in the First Schedule are excluded from the limitation as to speed imposed by section 52 (1) of the Transport Act 1962.
- (3) The roads specified in the Second Schedule are declared to be 70 kilometre an hour speed limit areas pursuant to regulation 21 (2) of the Traffic Regulations 1976.
- (4) The following notice is revoked:

The Traffic (Hamilton City) Notice 1997*.

First Schedule

SITUATED within Hamilton City:

- No. 1 State Highway (Awanui-Bluff): from the northern boundary of Hamilton City to the eastern boundary of Hamilton City.
- No. 3 State Highway (Hamilton-Woodville via New Plymouth): from No. 1 State Highway (Awanui-Bluff) to the southern boundary of Hamilton City.
- No. 23 State Highway (Hamilton-Raglan): from a point 60 metres measured westerly, generally, along the said State highway from Newcastle Road to the western boundary of Hamilton City.
- No. 26 State Highway (Hamilton-Kopu): from the eastern boundary of Hamilton City to No. 1 State Highway (Awarua-Bluff).

Borman Road.

Brymer Road: from Rotokauri Road to a point 700 metres measured westerly, generally, along Brymer Road from Grandview Road.

Burbush Road.

Cate Road: from Kay Road to a point 500 metres measured northerly, generally, along Cate Road from Rototuna Road.

Church Road: from No. 1 State Highway (Awanui-Bluff) to a point 230 metres measured south-westerly, generally, along Church Road from Balmerino Crescent.

Cobham Drive: from a point 60 metres measured south-easterly, generally, along **Cobham** Drive from Bridge Street to No. 1 State Highway (Awanui-Bluff).

Crosby Road: from a point 500 metres measured north-easterly, generally, along Crosby Road from Sussex Street to Tramway Road.

Dixon Road: from Waterford Road to its south-eastern end.

Echo Bank Place.

Exelby Road.

Gainsford Road.

Gordonton Road.

Hall Road.

Horsham Downs Road.

Hukanui Road: from a point 80 metres measured northerly, generally, along Hukanui Road from Gerrand Place to Horsham Downs Road.

Kay Road.



Lee Road.

Matangi Road.

Peacockes Road: from a point 40 metres measured north-easterly, generally, along Peacockes Road from Waiora Terrace to Raynes Road.

Powells Road: from a point 150 metres measured easterly, generally, along **Powells** Road from Raymond Street to the eastern boundary of Hamilton City.

Pukete Road: from a point 10 metres measured northerly, generally, along Pukete Road from Milthorpe Crescent to the northern boundary of Hamilton City.

Raynes Road.

River Road: from a point 100 metres measured north-westerly, generally, along River Road from Sylvester Road to the northern boundary of Hamilton City.

Rotokauri Road: from Thomas Road to the western boundary of Hamilton City.

Rototuna Road: from Endeavour Avenue to Horsham Downs Road.

Ruakura Road: from a point 270 metres measured easterly, generally, along Ruakura Road from Peachgrove Road to the eastern boundary of Hamilton City.

Ruffell Road.

Sexton Road.

Silverdale Road: from Carrington Avenue to Ruakura Road.

Stubbs Road.

Sylvester Road.

Tasman Road: from the overbridge intersecting with the No. 1 State Highway (Awanui-Bluff) to Te Kowhai Road.

Te Kowhai Road: Tasman Drive to the western boundary of Hamilton City.

Te Rapa Road: from Forest Lake Road to Avalon Drive.

Thomas Road: from Gordonton Road to Horsham Downs Road.

Thomas Road: from a point 220 metres measured south-westerly, generally, along Thomas Road from Rotokauri Road to Brymer Road.

Tramway Road: from Carrs Road to Gordonton Road.

Tuhikaramea Road: from Pygmalion Place to the south-western boundary of Hamilton City.

Ulster Street: from Mill Street to Forest Lake Road.

Wairere Drive.

Weston Lea Drive.

Second Schedule

SITUATED within Hamilton City:

No. 3 State Highway (Hamilton-Woodville via New Plymouth): from **Resthill** Crescent to a point 750 metres measured south-easterly, generally, along the said State highway from **Resthill** Crescent.

Hukanui Road: from a point 80 metres measured northerly, generally, along Hukanui Road from Gerrand Place to a point 670 metres measured northerly, generally, along Hukanui Road from Brookview Court.

Rototuna Road: from Endeavour Avenue to Horsham Downs Road.

Silverdale Road: from Carrington Avenue to Ruakura

Signed at Wellington this 4th day of February 1998.

- J. P. EDGAR, Manager, Safer Roads.
- * New Zealand Gazette, No. 83, dated 7 August 1997, page 2014.

(RT01/3/11 Hamilton City)

Transport (Vehicle and Driver Registration and Licensing) Act 1986

Approval of Hazardous Substances Course

Pursuant to section 48 (2) (e) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and pursuant to a delegation given to me by the Director of Land Transport Safety Authority in an instrument of delegation dated the 23rd day of December 1996, I, Peter William Stevenson, Regional Compliance Officer (Otago and Southland), hereby approve those courses in hazardous substances to be conducted by the following organisation for the purposes of section 23A (Hazardous Substances Endorsement) of the Transport (Driver Licensing) Regulations 1987:

Philip Thomas Murphy of **Dunedin**.

Signed at Dunedin this 5th day of February 1998.

PETER STEVENSON, Regional Compliance Officer.

(File: HAZ2)

au926

Transit New Zealand

Transit New Zealand Act 1989

Bylaw Fixing the Maximum Speed of Vehicles on State Highway No. 2: Mangatawhiri

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

Bylaw

- **1. Title and commencement-This** bylaw may be cited as Transit New Zealand Bylaw 1998/2 and shall come into force 28 days after its publication in the New *Zealand Gazette*.
- 2. Interpretation-In this bylaw-
 - "Vehicle" has the meaning assigned to it in section 2 (1) of the Transport Act 1962.
- **3. Limiting speed of vehicles on State highways-No** person shall drive or take or permit to be taken any vehicle at a speed exceeding 80 kilometres per hour on that section of State Highway No. 2 at Mangatawhiri from a point measured 150 metres west of Koheroa Road (at Route Position 019.20) proceeding in a generally south-easterly direction for a distance 1.15 kilometres to a point measured 150 metres east of McKenzie Road (at Route Position 0/10.35).

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

Dated at Wellington this 3rd day of February 1998.

Signed on behalf of Transit New Zealand by:

J. H. VAN BARNEVELD, National State Highway Manager.

au887

Bylaw Fixing the Maximum Speed of Vehicles on State Highway No. 1 : Albany

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

Bylaw

- **1. Title and commencement-This** bylaw may be cited as Transit New Zealand Bylaw **1998/3** and shall come into force 28 days after its publication in the New *Zealand Gazette*
- 2. Interpretation-In this bylaw—
 - "Vehicle" has the meaning assigned to it in section 2 (1) of the Transport Act 1962.
- **3. Limiting speed of vehicles on State highways-No** person shall drive or take or permit to be taken any vehicle

at a speed exceeding 80 kilometres per hour on that section of State Highway No. 1 at Albany, commencing at a point (at Route Position 303/8.73) 130 metres south of Foley Quarry Road and extending in a generally south-easterly direction for a distance of 2.65 kilometres to a point (at Route Position 31212.43) 20 metres west of Stevensons Crescent

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

Dated at Wellington this 3rd day of February 1998.

Signed on behalf of Transit New Zealand by:

J. H. VAN BARNEVELD, National State Highway Manager.

6

6

6

Land Notices

Conservation

Reserves Act 1977

Revocation of a Reserve

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

Schedule

ln970

Canterbury Lund District-Ashburton District

1601 square metres, being part Reserve 1923. Part New Zealand Gazette, 1877, page 1011. Shown marked "A" on S.O. Plan 19782.

Dated at Christchurch this 31st day of January 1998.

M. J. CUDDIHY, Regional Conservator, Canterbury. (DOC D.O. RSG 001)

Classification and Naming of Reserves

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager, Auckland Conservancy of the Department of Conservation, hereby classifies the reserve, described in the First Schedule hereto, as recreation reserve, subject to the provisions of the Reserves Act 1977, and declares that the reserve described in the First and Second Schedules shall hereafter be known as Rewi Alley Reserve and furthermore, classifies the reserve described in the Third Schedule hereto, as recreation reserve, subject to the provisions of the Reserves Act 1977, and declares the reserve shall hereafter be known as Trias Reserve.

First Schedule

North Auckland Lund District-North Shore City

2777 square metres, more or less, being Lot 239, D.P. 111226. Part certificate of titles 7D/1090 cancelled and 38A/296 cancelled. Subject to section 351D (3) (4) and (5) of the Municipal Corporations Act 1954.

2690 square metres, more or less, being Lot 238, D.P. 111226. Part certificate of title 7D/1090 cancelled.

All subject to section 36 (4) of the Counties Amendment Act 1961.

All situated in Block VIII, Waitemata Survey District.

Second Schedule

North Auckland Land District-North Shore City

7330 square metres, more or less, being Lot 410, D.P. 117552. Part certificate of titles 35B/819 cancelled and 38A/296 cancelled. Subject to section 351D (3) (4) and (5) of the Municipal Corporations Act 1954.

8710 square metres, more or less, being Lot 192, D.P. 102792. Certificate of title 54D/1218.

1.7808 hectares, more or less, being Lot 120, D.P. 95206. Part certificates of titles 7D/1090 cancelled and 38A/296 cancelled. Subject to section 351D (3) (4) and (5) of the Municipal Corporations Act 1954 and section 36 (4) of the Counties Amendment Act 196 1.

3096 square metres, more or less, being Lot 410, D.P. 111715. Part certificate of title **7D/1090** cancelled. Subject to section 36 (4) of the Counties Amendment Act 1961.

25 square metres, more or less, being Lot 486, D.P. 137825. Part certificate of title **38A/296** cancelled. Subject to section **351D** (3) (4) and (5) of the Municipal Corporations Act 1954.

All situated in Block VIII, Waitemata Survey District.

Third Schedule

North Auckland Land District-North Shore City

1.2440 hectares, more or less, being Lot 416, D.P. 117553, situated in Block VIII, Waitemata Survey District. Part certificate of title 35B/819 cancelled. Subject to section 351D (3) of the Municipal Corporations Act 1954.

Dated at Auckland this 10th day of February 1998.

W. M. MURRAY, Community Relations Manager.

(File: LBY 06 001)

ln992



Land Information New Zealand

Public Works Act 1981

Land Declared Road in Hamilton City

Pursuant to section 114 of the Public Works Act 1981, the Minister of Lands declares the land described in the Schedule hereto to be road and vested in The Hamilton City Council

Schedule

South Auckland Land District

188 square metres, situated in Block XIII, Komakorau Survey District, being part Lot 1, D.P. 33841; as shown marked "C" on S.O. Plan 60747, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Hamilton this 4th day of February 1998.

R. W. BARNABY, for Minister of Lands.

(LINZ Hn. 43/1/0/139)

1CL

Land Acquired for State School in Manukau City

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Regional Crown Property Services, Land Information New Zealand, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for State school and shall vest in the Crown on the date of publication in the *New Zealand Gazette*.

Schedule

North Auckland Land District

Area

m² Being

6871 Part Lot 3, D.P. 4199; shown marked "C" on plan.
127 Part Lot 11, D.P. 16389; shown marked "D" on

plan. 5372 Part Lots 13 and 15, D.P. 16389; shown marked

"E" on plan.

Shown as above mentioned on S.O. Plan 68712, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of February 1998.

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

(LINZ Ak. R.O. 23/669/O) 1CL ln932

Land Acquired for Motorway in Rodney District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Manager, Regional Crown Property Services, Land Information New Zealand, Auckland, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for motorway and shall vest in the Crown on the date of publication in the *New Zealand Gazette*.

Schedule

North Auckland Lund District

Area ha

Being

1.8647 Part Lot 4, D.P. 141946; marked "A" on plan. 3.7045 Part Lot 3, D.P. 141946; marked "**B**" on plan.

Shown marked as above mentioned on S.O. Plan 68836, lodged in the office of the Chief Surveyor at Auckland.

Dated at Auckland this 3rd day of February 1998.

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

(LINZ Ak. RO: 72/1/2A/0/458)

1CL

Land Declared to be Road and Road Stopped and Vested in the District of Tasman

Pursuant to the Public Works Act 198 1, and to a delegation from the Minister of Lands, the Team Member, Crown Property Services, Land Information New Zealand, Nelson:

- (a) Pursuant to section 114 (1), declares the land described in the First Schedule hereto, to be road and vested in The Tasman District Council on the date of publication hereof in the New Zealand Gazette.
- **(b)** Pursuant to sections 116, 117 and 120 **(3)**, declares the portions of road described in the Second Schedule to be stopped and to be amalgamated with the land in certificate of title No. **6A/1299**.

First Schedule

Nelson Land District—Tasman District

All those pieces of land situated in Block II, Takaka Survey District, described as follows:

Area

m² Being

208 Part Section 292, Takaka District; marked "E" on plan.

276 Part Section 292, Takaka District; marked "F" on

1324 Part Section 291, Takaka District; marked 'G" on plan.

As shown marked as above mentioned on S.O. Plan 15400, lodged in the office of the Chief Surveyor at Nelson.

Second Schedule

Nelson Lund District—Tasman District

Area

m² Adjoining or passing through

2089 Part 1 of Section 147, Takaka District and Section 291, Takaka District; marked "A" on plan.

159 Section 291, Takaka District; marked "B" on plan.

1645 Sections 291 and 292, Takaka District and part Section 148, Takaka District; marked "J" on plan.

As shown marked as above mentioned on S.O. Plan 15400, lodged in the office of the Chief Surveyor at Nelson.

Dated at Nelson this 10th day of February 1998.

L. M. **DELORENZO**, Team Member, Crown Property Services.

(LINZ Nn. D.O. 7975-C3551)

Land Set Apart for Railway Purposes at Woburn

Pursuant to section 50 of the Public Works Act 1981, and to a delegation from the Minister of Railways under section 10A of the New Zealand Railways Corporation Act 1981, the Warranted Officer, Regional Crown Property Services, Land Land Information New Zealand, Wellington, hereby declares those portions of land described in the Schedule hereto, to be set apart for railway purposes from and after the date of publication of this notice in the New Zealand Gazette.

Schedule

Wellington Lund District

Area

Being ha 1.5560 Lot 1, L.T. Plan 83690, being part of the land comprised and described in New Zealand

> Gazette, 1928, page 28 17 (Proc. 981924) and part New Zealand Gazette, 1949, page 2668.

2.0290 Lot 2, L.T. Plan 83690, being part of the land comprised and described in New Zealand Gazette, 1928, page 2817 (Proc. 981924) and part C.T. No. 39D/750.

2.2695 Lot 3, L.T. Plan 83690, being part of the land comprised and described in New Zealand *Gazette*, 1928, page 2817 (Proc. 981924) and part C.T. No. 39D/750.

All situated in Block XIV, Belmont Survey District.

Dated at Wellington this 5th day of February 1998.

E. J. LE HERON, Warranted Officer, Land Information New Zealand.

(LINZ R/O WN*2351 and WN*2352) 1CL

Land Acquired for Road--State Highway 2, O'Kane Road-Tararua District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Property Officer, Land Information New Zealand, Wellington, declares that, an agreement to that effect having been entered into, the land described in the Schedule is acquired for road, which shall vest in the Crown on the date of publication hereof in the New Zealand Gazette.

Schedule

Hawke's Bay Lund District

Area m^2

Being

109 Part Section 12, Village Matamau; marked "C" on S.O. 10793 (part certificate of title 551271).

76 Part Section 11, Village Matamau; marked "D" on S.O. 10793 (part certificate of title H4/246).

61 Part Section 10, Village Matamau; marked "E" on S.O. 10793 (part certificate of title H4/245).

All situate in Block X, Norsewood Survey District. S.O. 10793 is lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 30th day of January 1998.

R. A. JOLLY, Property Officer.

(LINZ Na. D.O. 5350-C/8066-123)

1CL

Road to be Stopped-State Highway No. 41-Taupo District

Pursuant to section 116 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Property Officer, Land Information New Zealand, Wellington, declares the road described in the Schedule hereto, to be stopped.

Schedule

Wellington Land District

Area m^2 Adjoining or passing through

- 123 Part Waipapa Block and part Waipapa 1K; marked "AE" on S.O. Plan 30209.
- 3251 Part Waipapa Block and part Waipapa 1K; marked "AF" on S.O. Plan 30209.
- 4893 Part Waipapa 1K; marked "AG" on S.O. Plan
- 114 Part Waipapa 1K; marked "BX" on S.O. Plan
 - 4 Part Waipapa Block; marked "BY" on S.O. Plan 30209.
- 40 Part Waipapa 1K; marked "BA" on S.O. Plan
- 166 Part Waipapa 1K; marked "BB" on S.O. Plan
- 98 Part Waipapa 1K; marked "BC" on S.O. Plan 30210.
- 176 Part Waipapa 1K; marked "BD" on S.O. Plan 30210.
- 833 Part Waipapa 1K; marked "BF" on S.O. Plan 30210.
- 1666 Part Waipapa 1K; marked "BG" on S.O. Plan 30210.
- 357 Part Waipapa 1K; marked "BI" on S.O. Plan
- 904 Part Waipapa 1K; marked "BJ" on S.O. Plan 30210.
 - 1 Part Waipapa 1K; marked "AZ" on S.O. Plan
- 35 Part Waipapa 1K; marked "BE" on S.O. Plan 30210.
- 15 Part Waipapa 1K; marked "BH" on S.O. Plan 30210.
- 18 Part Waipapa 1K; marked "BU" on S.O. Plan 30210.
- 35 Part Waipapa 1K; marked "BV" on S.O. Plan
- 5 Part Waipapa 1K; marked "BW" on S.O. Plan 30210.

S.O. Plans 30209 and 30210 are held in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 29th day of January 1998.

R. A. JOLLY, Property Officer.

(LINZ Wgtn. 5350-Terra-04) ln897

1CL

Stopped Road to be Set Apart For Use in Connection With a Road-State Highway No. 41-Taupo District

Pursuant to section 52 of the Public Works Act 1981, the Minister of Lands, declares the stopped road described in the Schedule hereto, is set apart for use in connection with



Schedule

Wellington Land District

Area

m² Adjoining or passing through

- 123 Part Waipapa Block and part Waipapa **1K**; marked "AE" on S.O. Plan 30209.
 - 1 Part Waipapa 1K; marked "AZ" on S.O. Plan 30210.
- 35 Part Waipapa 1K; marked "BE" on S.O. Plan 30210.
- 15 Part Waipapa 1K; marked "BH" on S.O. Plan 30210.
- S.O. Plans 30209 and 30210 are held in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 29th day of January 1998.

R. A. JOLLY, Property Officer.

(LINZ Wgtn. **5350-Terra-04**)

ICL

Land to be Declared Road, Road to be Stopped, and Land to be Taken as a Severence

Pursuant to Part VIII of the Public Works Act 1981, and to a delegation from the Minister of Lands, the Regional Manager, Crown Property Services, Land Information New Zealand, **Dunedin,** declares:

- (a) Pursuant to section 114 of the Public Works Act 1981, that the land described in the First Schedule hereto, be declared road and shall vest in The Southland District Council.
- **(b)** Pursuant to sections 116 and 117 of the Public Works Act 1981, that the road described in the Second Schedule hereto, shall be stopped and and when stopped shall be amalgamated with the land in certificate of title **B4/1197**, subject to all existing encumbrances.
- (c) Pursuant to section 119 of the Public Works Act 1981, that the land described in the Third Schedule hereto, shall be taken as a severance and shall be amalgamated with the land in certificate of title **B4/1197**, subject to all existing encumbrances.

First Schedule

Southland Land District-Southland District Council

Area

m² Being

1202 Part Lot 1, D.P. 3393, situated in Block I, Wyndham Survey District; shown marked "A" on S.O. 12221 and being part of certificate of title 149/183.

Second Schedule

Southland Land District-Southland District Council

Area

m² Adjoining

1123 Lot 1, D.P. 7669, situated in Block I, Wyndham Survey District; shown marked "C" on **S.O.** 12221.

Third Schedule

Southland Lund District-Southland District Council

Area m²

Being

103 Part Lot 1, D.P. 3393, situated in Block I, Wyndham Survey District; shown marked "B" on S.O. 12221 and being part of certificate of title 149/183.

The above plans being lodged in the office of the Chief Surveyor at Invercargill.

Dated at **Dunedin** this 2nd day of February 1998.

M. R. MACKENZIE, Regional Manager, Crown Property Services.

(LINZ In. 06233)

1CL

Maori Development

Maori Affairs Restructuring Act 1989

Corrigendum

Maori Land Development Notice, Whangarei 1998, No. 3

In the notice headed Maori Land Development Notice, Whangarei 1998, No. 1, published in the New *Zealand Gazette*, dated 15 January 1998, No. 1, page 78, the date of the notice stated as the **19th** day of December 1998, should be stated as 19th day of December 1997.

Dated at Wellington this 10th day of February 1998.

For and on behalf of the Chief Executive, Ministry of Maori Development.

IAN R. DICK, Manager Loans.

(MMD H.O. **61/40**)

ln991

Wellington City Council

Public Works Act 1981

Notice of Intention to Take Land for Service Lane

To: John Paterson and James Barry Martin, builders, both of Wellington, or the successors of those persons, the owners of the land described in the Schedule (address unknown) and any other person with a registered interest in the land;

And: To any other person wishing to object to the proposal below.

- 1. Please note The Wellington City Council ("the council") proposes to take from the owners under section 23 of the Public Works Act 1981, their interest in the land described in the Schedule to this notice ("the land").
- 2. The land is required for service lane. A plan of the land may be uplifted from Glenn Wilkinson, Property Services, Wellington City Council, 101 Wakefield Street (P.O. Box **2199),** Wellington. Telephone No.: (04) 801 3228. Facsimile No.: (04) 801 3002.

Reasons for Taking Lund

3. The council considers it essential to take the owner's interest in the land because it is required for service lane.



Right to Object

- 4. The owner's interest in the land has not yet been taken.
- 5. The owners and any other persons have a right to object to **the** taking of the owner's interest in the land.
- 6. If you wish to object you must send a written objection to the Registrar, Planning Tribunal, Tribunals Division, Department for Courts, P.O. Box 5027, Wellington, within 20 working days of publication of this notice, i.e., on or before the 13th day of March 1998.
- 7. If an objection is made, a public hearing of the objection will be held unless the objector gives written notice to the tribunal that the objector requires the hearing to be held in private.
- 8. If an objection is made:
 - (a) The objector will be advised of the time and place of the hearing; and
 - (b) The objector will have the right to appear and be heard personally or to be represented by a barrister and solicitor or any other person the objector authorises.

Right to Compensation

9. The right to object described above, relates to the taking of the owner's interest in the land and not to the owner's right to compensation. Under the Public Works Act 1981,

the owner is entitled to full compensation, if his interest in the land is taken. If this compensation cannot be agreed between the council and the owner, it can be determined in separate proceedings before the Land Valuation Tribunal.

WARNING

THIS NOTICE CONCERNS YOUR RIGHTS OVER THE LAND. IF YOU ARE IN ANY DOUBT ABOUT ITS EFFECT YOU SHOULD OBTAIN LEGAL ADVICE IMMEDIATELY.

Do not delay.

Schedule

Wellington Lund District

Land at Feltex Lane

An estate in fee simple in that piece of land containing 1 square metre, more or less, being part of Section 171, Town of Wellington, and being the balance of the land comprised in deeds index 2/1125 (Wellington Registry). The land is area "B" on S.O. Plan 36236.

Dated at Wellington this 12th day of December 1997.

IAN ERLING SLIPER, Chief Executive, Wellington City Council.

10895

Regulation Summary

Notice Under the Acts and Regulations Publication Act 1989

Pursuant to the Acts and Regulations Publication Act 1989, notice is hereby given of the making of regulations as under:

Authority for Enactment Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Postage and Pack- aging
Medical Auxiliaries Act Medical Laboratory Technologists Amendment 1966 Regulations 1998	1998/12	9/2/98	2-A	\$1.60
Medical Auxiliaries Act Podiatrists Amendment Regulations 1998 1966	1998/13	9/2/98	3-BX	\$2.10
Psychologists Act 198 1 Psychologists (Fees) Regulations 1998 Films, Videos, and Publications Classification Publications Regulations 1994 (Reprint) Classification Act 1993	1998114 1998/15	9/2/98 29/8/94	2-A 42-D	\$1.60 \$5.35

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