

New Zealand Gazette

WELLINGTON: THURSDAY, 18 MARCH 1999

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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 4.00 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 reproduced 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Copy will be returned unpublished if not submitted in accordance with these requirements.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) 470 2930 / (04) 470 2931. Facsimile: (04) 470 2932. Email: gazette@parliament.govt.nz 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 3.00 p.m. on Wednesdays.

Availability

The New Zealand Gazette is available on subscription from G.P. Legislation Services, P.O. Box 12-418, Wellington (Telephone: (04) 496 5694), 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 1

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

Category 2

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

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

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

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

Bankruptcy Notices

In Bankruptcy

Wellington

The following people were adjudicated bankrupt on the following dates:

1 March 1999

Brattle, Stephen, occupation unknown of 54A Akatarawa Road, Upper Hutt.

5 March 1999

Durney, Faith Michelle (also known as Faith Michelle Hartle), housewife of 22 Kotuku Street, Elsdon, Porirua.

Durney, Gary Francis, self employed of 22 Kotuku Street, Elsdon, Porirua.

SANJAI RAJ, Official Assignee.

New Zealand Insolvency and Trustee Service, Private

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

Notice of Order Annulling an Adjudication

Pursuant to Section 119 of the Insolvency Act 1967

The order of adjudication dated the 26th day of November 1998, against **Craig Douglas Sheehy** of Mokau Road, R.D. 3, Urenui, was annulled by order of the High Court at New Plymouth on the 3rd day of March 1999.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Services, Private Bag 3090, Hamilton. Telephone: (07) 839 5055. Facsimile: (07) 839 0388. bal953

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS/MANAGERS

Peart Holdings Limited

Notice of Appointment of Receivers and Managers

Pursuant to the Receiverships Act 1993

On the 5th day of March 1999, Scottish Pacific Business Finance Limited, being the holder of a debenture dated the 12th day of August 1998, and registered at the Companies Office at Auckland on the 14th day of August 1998, issued to it by Peart Holdings Limited ("the company"), appointed Robert Gordon Foster and Malcolm David Innes-Jones, chartered accountants, both of Auckland, jointly and severally as receivers and managers of all the undertaking, property and assets of the company.

Dated this 12th day of March 1999.

ROBERT GORDON FOSTER.

MALCOLM DAVID INNES-JONES.

The Receivers and Managers Address is: BDO Auckland, 122 Wairau Road, Takapuna, Auckland.

Foldaway Industries Limited (in receivership)

Notice of Appointment of Receivers

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

Gary Traveller and Timothy James Reid of PricewaterhouseCoopers, Level Seven, 11–17 Church Street (P.O. Box 243), Wellington, were appointed receivers of Foldaway Industries Limited on the 12th day of March 1999, under the terms of a debenture.

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

Dated this 12th day of March 1999.

GARY TRAVELLER.

T. J. REID. ar²⁰⁵⁴

Appointment of Receiver and Manager

In the matter of Water Action Gear Limited (in receivership):

Notice is hereby given that, pursuant to a debenture dated the 22nd day of October 1996, given by Water Action Gear Limited in its favour, Jaggar Holdings Limited has appointed John Francis Managh, insolvency specialist of Napier, as receiver and manager of the property of Water Action Gear Limited on the 9th day of March 1999, under the powers contained in the said debenture.

The property in respect of which the receiver and manager has been appointed is all of the company's undertaking, property and assets, wherever situated, both present and future, including uncalled and unpaid capital.

The Offices of the Receiver and Manager are: Level Two, 24 Bower Street (P.O. Box 1022), Napier. Telephone: (06) 835 6280. Facsimile: (06) 835 6280. Mobile: (025) 403 902.

Dated the 15th day of March 1999.

JOHN MANAGH, Receiver and Manager. ar²⁰⁶⁷ **Creighton Group Limited** ("the company") (in receivership)

Notice of Appointment of Receivers

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

Richard Dale Agnew and David Bryden Davidson of PricewaterhouseCoopers, Level Eighteen, Price Waterhouse Centre, 66 Wyndham Street, Auckland, were appointed receivers of Creighton Group Limited on the 8th day of March 1999, under the terms of a debenture.

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

Dated this 8th day of March 1999.

RICHARD DALE AGNEW.

DAVID BRYDEN DAVIDSON.

ar1990

CADS New Zealand Limited (in receivership)

Notice of Appointment of Receivers

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

Timothy James Reid and Richard Dale Agnew of PricewaterhouseCoopers, Level Seven, 7–11 Church Street (P.O. Box 243), Wellington, were appointed receivers of CADS New Zealand Limited on the 9th day of March 1999, under the terms of a debenture.

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

Dated this 9th day of March 1999.

TIMOTHY JAMES REID.

RICHARD DALE AGNEW. ar1952

Whangaparaoa Heights Limited AK. 9263971

Notice of Appointment of Receiver and Manager

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

To: The Registrar of the Companies Office, Auckland.

I, Neil William Aitken, chartered accountant of Auckland, hereby give notice that on the 4th day of March 1999, I was appointed receiver and manager in place of John Robert Buchanan and Stephen Glenn Hotchin, of the assets and undertakings of Whangaparaoa Heights Limited, pursuant to a debenture dated on the 21st day of July 1989.

My appointment is as to all management and control of the assets and undertakings of the company to the extent allowed under the debenture dated on the 21st day of July 1998.

The Office of the Receiver and Manager is at: Moxey Aitken Broadbent, Chartered Accountants, Abacus House, 39 Taharoto Road, Takapuna, Auckland.

All Inquiries Are to be Made to the Attention of: Neil William Aitken.

Dated this 4th day of March 1999. N. W. AITKEN, Receiver and Manager.

The Motor Club Limited (in receivership)

Notice of Appointment of Receiver and Manager

Pursuant to Section 8 of the Receiverships Act 1993

Gerard Hulst, chartered accountant of Auckland, was appointed receiver and manager of the property of The Motor Club Limited on the 4th day of March 1999, under the powers contained in a debenture dated the 17th day of August 1998.

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

ar1927

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 61/99

Take notice that on the 16th day of February 1999, an application for putting **Kitchen & Bathroom Design** Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1960

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 62/99

Take notice that on the 16th day of February 1999, an application for putting **Worcester Street Developments** Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant.

The receiver and manager has been appointed in respect of

all the company's undertaking and all its assets and effects,

whatsoever and wheresoever, both present and future,

The Offices of the Receiver and Manager are at: Gerard Hulst and Associates, 26 Hobson Street (P.O. Box 6901,

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

Facsimile: (09) 303 3371. E-mail: john-paul@hulst.co.nz

Creditors May Direct Inquiries to: John-Paul O'Hara.

including its uncalled and unpaid capital.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 63/99

Take notice that on the 16th day of February 1999, an application for putting **Strathern Inn Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1962

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 64/99

Take notice that on the 16th day of February 1999, an application for putting **Aberdeen Investments Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519. Further particulars may be obtained from the office at the Court or from the applicant or the applicant's solicitor. HELEN ROSE SUMNER (MRS), Solicitor for the Applicant.

aw1963

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 65/99

Take notice that on the 16th day of February 1999, an application for putting **Raspin Holdings Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1964

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 66/99

Take notice that on the 16th day of February 1999, an application for putting **Hereford Views Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1965

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 67/99

Take notice that on the 16th day of February 1999, an application for putting **Computer Authorities Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1966

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 68/99

Take notice that on the 16th day of February 1999, an application for putting **Information Technologies Services** (NZ) Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant.

aw1967

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 69/99

Take notice that on the 16th day of February 1999, an application for putting **Wilkie Holdings Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1968

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 70/99

Take notice that on the 16th day of February 1999, an application for putting **Productivity Catalysts International Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1969

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 72/99

Take notice that on the 16th day of February 1999, an application for putting **Qubrilo Futures Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1970

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 74/99

Take notice that on the 17th day of February 1999, an application for putting Communication House Christchurch Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support

Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1971

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 75/99

Take notice that on the 17th day of February 1999, an application for putting **Allard & Associates Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. av1972

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 76/99

Take notice that on the 17th day of February 1999, an application for putting **Lundy and Associates Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1973

Advertisement of Application for Putting Company into Liquidation by the Court

Take notice that on the 19th day of February 1999, an application for putting **Dunbar Topp Realty Limited** into

M. No. 80/99

liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1974

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 81/99

Take notice that on the 19th day of February 1999, an application for putting **Engraphics Group Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1975

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 83/99

Take notice that on the 19th day of February 1999, an application for putting **Jingles Aikmans Road Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 84/99

Take notice that on the 19th day of February 1999, an application for putting **Quick-Connect Communications Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1977

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 86/99

Take notice that on the 19th day of February 1999, an application for putting **Bradshaw Choi and Company Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 88/99

Take notice that on the 19th day of February 1999, an application for putting **Jingles Hair Group** (1986) Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 89/99

Take notice that on the 19th day of February 1999, an application for putting **Gallivant Holdings Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1980

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 94/99

Take notice that on the 23rd day of February 1999, an application for putting **Eastside Saloon Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1981

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 97/99

Take notice that on the 23rd day of February 1999, an application for putting **Axton Enterprises Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1982

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 98/99

Take notice that on the 23rd day of February 1999, an application for putting **Baxter Diving & Salvage Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw1983

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 71/99

Take notice that on the 16th day of February 1999, an application for putting **J. H. Furniture Removers Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Technical and Legal Support

Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 78/99

Take notice that on the 19th day of February 1999, an application for putting **Ocean Solutions Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 95/99

Take notice that on the 23rd day of February 1999, an application for putting **Canterbury Traders Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 19th day of April 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. av2006

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 99/99

Take notice that on the 23rd day of February 1999, an application for putting Stephen Keegan Photography

Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 29th day of March 1999 at 9.30 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519.

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

HELEN ROSE SUMNER (MRS), Solicitor for the Applicant. aw2007

Advertisement of Application for Putting Company into Liquidation

M. No. 86-IM/99

Take notice that on the 26th day of January 1999, an application for putting **R W Peters Contractors 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 1st day of April 1999 at 10.00 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Building, 29 Shortland Street (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. aw2046

Advertisement of Application for Putting Company into Liquidation

M. No. 242-IM/99

Take notice that on the 22nd day of February 1999, an application for putting **Professional Decorators 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 1st day of April 1999 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. aw2047

Advertisement of Application for Putting Company into Liquidation

M. No. 257-IM/99

Take notice that on the 25th day of February 1999, an application for putting **Ian Brown Insurances 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 1st day of April 1999 at 10.00 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Building, 29 Shortland Street (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. ${}_{aw2048}$

Advertisement of Application for Putting Company into Liquidation

M. No. 247-IM/99

Take notice that on the 23rd day of February 1999, an application for putting **Unilogic 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 1st day of April 1999 at 10.00 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Building, 29 Shortland Street (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. aw2016

Advertisement of Application for Putting Company into Liquidation

M. No. 215-IM/99

Take notice that on the 19th day of February 1999, an application for putting Essex Auto Sport 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 1st day of April 1999 at 10.00 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Building, 29 Shortland Street (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. aw2017

Advertisement of Application for Putting Company into Liquidation

M. No. 214-IM/99

Take notice that on the 19th day of February 1999, an application for putting A1 Scaffolders 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 1st day of April 1999 at 10.00 a.m.

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

The applicant is the Commissioner of Inland Revenue, whose address for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Building, 29 Shortland Street (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. aw2018

Advertisement of Application for Putting Company into Liquidation

M. No. 16-IM/99

Take notice that on the 13th day of January 1999, an application for putting **Regional Pipelines 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 1st day of April 1999 at 10.00 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, care of Meredith Connell & Co., Sixth Floor, General Building, 29 Shortland Street (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. aw2019

Advertisement of Application for Putting Company into Liquidation

M. No. 58/99

Take notice that on the 3rd day of March 1999, an application for putting **Khandallah Cleaning Services 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 the 29th day of March 1999 at 10.00 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is at the offices of Messrs Luke, Cunningham & Clere, Solicitors, Level Nine, 105 The Terrace, Wellington.

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

K. G. STONE, Solicitor for the Applicant. aw1988

Advertisement of Application for Putting Company into Liquidation

M. No. 59/99

Take notice that on the 3rd day of March 1999, an application for putting **Flexor United 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 the 29th day of March 1999 at 10.00 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is at the offices of Messrs Luke, Cunningham & Clere, Solicitors, Level Nine, 105 The Terrace, Wellington.

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

K. G. STONE, Solicitor for the Applicant. aw1989

Advertisement of Application for Putting Company into Liquidation

M. No. 50/99

Take notice that on the 23rd day of February 1999, an application for putting NZ Structural Services 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 the 29th day of March 1999 at 10.00 a.m.

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

The applicant is the Commissioner of Inland Revenue,

whose address for service is at the offices of Messrs Luke, Cunningham & Clere, Solicitors, Level Nine, 105 The Terrace, Wellington.

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

K. G. STONE, Solicitor for the Applicant. aw1928

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 16th day of February 1999, an application for putting **The Ski Rack Turoa Limited** into liquidation by the High Court was filed in the High Court at Wanganui.

The application is to be heard before the High Court at Wanganui on the 23rd day of March 1999 at 10.00 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is at the offices of Cameron Ross Law Partnership, Solicitors, 8A Bell Street, Wanganui.

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

A. F. D. CAMERON, Solicitor for the Applicant. aw1949

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 20th day of January 1999, an application for putting **Safeall Enterprises Limited** into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on the 12th day of April 1999 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 date.

The applicant is **Farm and Forest Management Limited**, whose address for service is at the offices of Cooper Rapley, Solicitors, 240 Broadway Avenue (P.O. Box 1945 or D.X. P.P. 80-001), Palmerston North.

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

J. W. MAASSEN, Solicitor for the Applicant. aw1950

Advertisement of Application for Liquidation of Company

M. No. 258-IM/99

Take notice that on Thursday, the 25th day of February 1999, an application for liquidation of **Bodymap Limited** by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 1st day of April 1999 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 **R. Savory Limited**, whose address for service is at the offices of Phillips Fox, Solicitors, Twenty-second Floor, Phillips Fox Tower, 209 Queen Street, Auckland.

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

H. D. WINKELMANN, Solicitor for the Applicant. aw2060

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 23rd day of December 1998, an application for putting into liquidation **Aniwa Niwa Limited** by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Monday, the 12th day of April 1999 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 plaintiff is **Body Corporate S.76157**, whose address for service is at the offices of Harkness Henry & Co, Solicitors, Seventh Floor, KPMG Centre, 85 Alexandra Street, Hamilton.

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

M. A. MACLENNAN, Solicitor for the Plaintiff. aw2003

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 21st day of December 1998, an application for putting **Whitley & Associates 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 1st day of April 1999 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 North Shore City Council, whose address for service is at the offices of Simpson Grierson, Solicitors, the Simpson Grierson Building, Level Seventeen, 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.

R. B. LANGE, Solicitor for the Applicant. aw2008

Advertisement of Application for Putting Company into Liquidation

M. No. 308-IM/99

Take notice that on the 5th day of March 1999, an application for putting **Enbe Garage Doors (1995) 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 15th day of April 1999 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 **Roller Doors Northern Limited** of 6 The Furlong, Takanini, whose address for service is at the offices of M. N. Tolich of Rice Craig, Solicitors, Eleventh Floor, 17 Albert Street, Auckland (P.O. Box 440, Papakura or D.X. E.P. 76-506). Telephone: (09) 299 6900. Facsimile: (09) 299 7383.

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

M. N. TOLICH, Solicitor for the Applicant. aw2020

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 3rd day of March 1999, an application for putting **Astron 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 29th day of March 1999 at 10.00 a.m.

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

The applicants are **Geoffrey Douglas Coleman** and **Donnelda Dale Coleman**, whose address for service is care of Matthew O'Byrne, Solicitor, 19 Raumati Road, Raumati.

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

B. A. CORKILL for B. A. O'BYRNE, Solicitor for the Applicants. aw1948

Appointment of Liquidator

By resolution of the shareholders dated the 8th day of March 1999, Gerard Hulst, chartered accountant of Auckland, was appointed liquidator of the company below:

Excess International (Waikato) Limited (in liquidation).

Creditors should file claims with the liquidator by the 11th day of May 1999.

Creditors and Members May Direct Inquiries to: John-Paul O'Hara.

Address of Liquidator:

GERARD HULST AND ASSOCIATES.

P.O. Box 6901, Wellesley Street, Auckland 1. Telephone: (09) 357 6756. E-mail: john-paul@hulst.co.nz

Appointment of Liquidator

By resolution of the shareholders dated the 11th day of March 1999, Gerard Hulst, chartered accountant of Auckland, was appointed liquidator of the following company:

Presentation Prints Limited (in liquidation).

Creditors should file claims with the liquidator by the 11th day of May 1999.

Creditors and Members May Direct Inquiries to: Angela McCullough.

Address of Liquidator:

GERARD HULST AND ASSOCIATES.

P.O. Box 6901, Wellesley Street, Auckland 1. Telephone: (09) 357 6756. E-mail: angela@hulst.co.nz

P.E. Welding Technologies Limited (in liquidation)

Public Notice of Appointment of Liquidator

Pursuant to the Companies Act 1993

On the 10th day of March 1999, it was resolved by special resolution, pursuant to paragraph 241 (2) (a) of the Companies Act 1993, that P.E. Welding Technologies Limited be liquidated and that Kim S. Thompson, chartered accountant of Hamilton, be appointed liquidator.

The liquidation commenced on the 10th day of March 1999.

Notice is also given that the liquidator hereby fixes the 16th day of April 1999, 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.

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

Dated this 11th day of March 1999.

KIM S. THOMPSON, Liquidator.

Address of Liquidator: P.O. Box 1027, Hamilton. Telephone: (07) 834 6813. Facsimile: (07) 834 6104.

NZ Structural Services Limited (in liquidation)

Notice of Appointment of Liquidators

David Stuart Vance and Keith Goddard Palmer, chartered accountants, were appointed liquidators, jointly and severally, of NZ Structural Services Limited (in liquidation) on the 8th day of March 1999, by resolution of the shareholders.

Notice of Meeting of Creditors

A meeting of creditors of NZ Structural Services Limited (in liquidation) will be held at the offices of McCallum Petterson & Co, Level Eight, City Tower, 95 Customhouse Quay, Wellington, on the 19th day of March 1999 at 10.00 a.m.

Agenda:

To consider:

- 1. Whether to appoint another liquidator in place of the liquidator appointed.
- 2. Resolutions expressing the views of creditors.
- 3. Whether to appoint a liquidation committee.

Notice to Creditors to Lodge Claims

The liquidators have fixed the 23rd day of April 1999, 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 Initial Report to Creditors, Postal Voting Papers, Proxy Forms, Claim Forms or Meeting Agenda May Be Made to: Shalen Pande, McCallum Petterson & Co, Level Eight, City Tower, 95 Customhouse Quay (P.O. Box 3156), Wellington. Telephone: (04) 499 7796. Facsimile: (04) 499 7784. at2062

Link Low Cost Rentals Limited (in liquidation)

Notice of Appointment of Liquidators

Bernard Spencer Montgomerie and William Oliver Ferguson, insolvency practitioners of Auckland, were appointed joint and several liquidators of Link Low Cost Rentals Limited (in liquidation) on the 15th day of March 1999, pursuant to section 241 (2) (a) of the Companies Act 1993.

The liquidation commenced on the 15th day of March 1999.

Notice to Creditors to Prove Debts or Claims

Notice is given that the undersigned, fixes the 22nd day of April 1999, 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 15th day of March 1999.

BERNARD SPENCER MONTGOMERIE, Joint and Several Liquidator.

The Address and Telephone Number to Which, During Normal Business Hours, Inquiries May Be Directed By a Creditor or Member: Montgomerie & Associates. Insolvency Practitioners, C.P.O. Box 65, Auckland 1015. Telephone: (09) 358 9101. Facsimile: (09) 358 9107. ^{al2074}

Acacia Management Limited (in liquidation)

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

Notice is hereby given that in accordance with section 255 (2) of the Companies Act 1993, the High Court of Auckland, on the 4th day of March 1999, appointed Graeme George McDonald and John Lawrence Vague, chartered accountants of Auckland, jointly and severally, as liquidators of the company.

The undersigned does hereby fix the 9th day of April 1999, as the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title they may have to priority under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Date of liquidation: 4 March 1999.

GRAEME G. MCDONALD, Joint and Several Liquidator.

Address for Service: McDonald Vague & Partners, P.O. Box 6092, Wellesley Street Post Office, Auckland. Telephone: (09) 303 0506. Facsimile: (09) 303 0508.

Anton's Cake Shop Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On the 11th day of March 1999, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Anton's Cake Shop Limited be liquidated and that Robert Bright Kennedy, chartered accountant of Gisborne, be appointed liquidator for the purpose.

The liquidation commenced on the 11th day of March 1999.

Notice is also given that the liquidator hereby fixes the 30th day of April 1999, 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.

Notice is hereby given by the liquidator, pursuant to section 245 (1) (b) of the Companies Act 1993 that:

- 1. The liquidator does not consider that a meeting of creditors should be called for the purpose specified in section 243 (1) (a) of the Companies Act 1993.
- 2. The reasons why the liquidator so decided are that on the sale of the business known as Anton's Cake Shop on the 1st day of March 1999, there are sufficient assets to meet all known creditors, and the purpose of the winding up is that the company has ceased to carry on the business.
- 3. No such meeting will therefore be called unless a creditor gives notice in writing to the liquidator, within 10 working days after receiving this notice, requiring a meeting to be called.

Creditors and shareholders may direct inquiries to me during normal business hours at the address and telephone number stated below. Dated this 11th day of March 1999.

ROBERT BRIGHT KENNEDY, Liquidator.

Address of Liquidator: Cobden House, corner of Cobden Street and Childers Road, Gisborne. Telephone: (06) 868 8109. Facsimile: (06) 867 0016.

Geoff-Paul Services Limited

Public Notice of Appointment of Liquidators

Pursuant to the Companies Act 1993

On the 11th day of March 1999, it was resolved by special resolution, pursuant to section 241 of the Companies Act 1993, that Geoff-Paul Services Limited be liquidated and that Barrie Miles Owen and John Craig Stevens, chartered accountants of Tauranga, be appointed jointly and severally as liquidators for the purpose.

The liquidation commenced on the 11th day of March 1999.

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

Dated this 11th day of March 1999.

BARRIE MILES OWEN, Joint and Several Liquidator.

Address of Liquidators: KPMG, Fifth Floor, NZI Building, 35 Grey Street, Tauranga. Telephone: (07) 578 5179. Facsimile: (07) 578 2555.

Robbies Distributors Limited (in liquidation)

Public Notice of Appointment of Liquidators

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

On the 9th day of March 1999, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Robbies Distributors Limited be liquidated and that Robert Christopher Malcolm and Donald Raymond Rassell of Ingham Mora Malcolm & Rassell, chartered accountants, be appointed liquidators for the purpose.

The liquidation commenced on the 9th day of March 1999.

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

RAY RASSELL, Joint and Several Liquidator.

Address for Service: Ingham Mora Malcolm & Rassell (P.O. Box 222), Tauranga. Telephone: (07) 578 2849. Facsimile: (07) 578 8567.

Alpha Clinic of Preventive Medicine Limited (in liquidation) and Spinning Plates Limited (in liquidation)

Notice of Appointment of Liquidators

Bruce McCallum and David Stuart Vance, chartered accountants, were appointed liquidators, jointly and severally, of Alpha Clinic of Preventive Medicine Limited and Spinning Plates Limited on the 8th day of March 1999, by the High Court at Wellington.

Notice of Meeting of Creditors

If there is to be a meeting of creditors of either of these companies, the details will be advertised separately.

Notice to Creditors to Lodge Claims

The liquidators have fixed the 19th day of April 1999, as the last day for creditors to make their claims and establish any priority their claims may have.

Creditors who have not made a claim 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 or Lee Stewart, 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 and Several Liquidator. al1993

Gordon's Wool & Skins Limited

Notice of Appointment of Liquidator

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

I, Andrew Marchel Oorschot, hereby give notice that for the purposes of winding up a non-trading company and, pursuant to section 241 (2) (a) of the Companies Act 1993, that I was appointed liquidator of Gordon's Wool & Skins Limited with effect from the 1st day of March 1999.

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

Please Note:

That this is a liquidation of a solvent company. The liquidation is taking place as the company has ceased trading.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

Notice is hereby given that as liquidator of Gordon's Wool & Skins Limited (in liquidation), I fix the 25th day of March 1999, as the day on or before which the creditors of the company are to make their claims, and to establish any priority their claims may have under section 312 of the Companies Act 1993 (as amended), or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

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

Dated at Christchurch this 10th day of March 1999.

A. M. OORSCHOT, Liquidator. al1999

Bemrose Holdings Limited (in liquidation)

Notice of Appointment of Liquidator

Jeffrey Philip Meltzer and Karen Betty Mason, insolvency practitioners, were appointed joint and several liquidators of Bemrose Holdings Limited (in liquidation) on the 10th day of March 1999, pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Bemrose Holdings Limited (in liquidation) fix the 12th day of April 1999, 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 their claims are made or, as the case may be, from objecting to any distribution.

Dated this 12th day of March 1999.

K. B. MASON, Liquidator.

Inquiries to: Karen Mason.

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. Facsimile: (09) 357 6152.

Cue Clothing (NZ) Limited (in interim liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that the interim liquidation of the above-named company commenced on the 11th day of March 1999, when the High Court at Auckland, appointed Stephen Mark Lawrence and Brendon James Gibson, interim liquidators in accordance with section 241 (2) (c) of the Companies Act 1993.

This does not affect the retail shop at St Lukes.

Creditors and Members May Direct Their Inquiries to the Liquidators: Care of Ferrier Hodgson & Co., Level Sixteen, Southpac Tower, 45 Queen Street, Auckland (P.O. Box 982, Auckland). Telephone: (09) 307 7865. Facsimile: (09) 377 7794.

Officer for Inquiries: Margaret Moynahan. al2073

Barker & Pollock Fabrics Limited (in liquidation)

Notice of Appointment of Liquidators

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

David Bryden Davidson and Richard Dale Agnew, chartered accountants of Auckland, were appointed jointly and severally as liquidators of Barker & Pollock Fabrics Limited, by a special resolution of the shareholders on the 10th day of March 1999, the date that the liquidation commenced.

Notice to Creditors to Claim

Notice is given that as liquidators of the company, we fix the 10th day of April 1999, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Creditors and Shareholders May Direct Inquiries to: Miss Geniene Resnick at PricewaterhouseCoopers, Level Eighteen, Price Waterhouse Centre, 66 Wyndham Street, Auckland.

Dated this 10th day of March 1999.

D. B. DAVIDSON, Joint and Several Liquidator.

Postal Address: Private Bag 92-162, Auckland. Telephone: (09) 355 8000. Facsimile: (09) 355 8013.

Cut Price Traders Limited (in liquidation)

Notice of Appointment of Liquidators

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

David Bryden Davidson and Richard Dale Agnew, chartered accountants of Auckland, were appointed jointly and severally as liquidators of Cut Price Traders Limited, by a special resolution of the shareholders on the 10th day of March 1999, the date that the liquidation commenced.

Notice to Creditors to Claim

Notice is given that as liquidators of the company, we fix the 10th day of April 1999, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Creditors and Shareholders May Direct Inquiries to: Miss Geniene Resnick at PricewaterhouseCoopers, Level Eighteen, Price Waterhouse Centre, 66 Wyndham Street, Auckland.

Dated this 10th day of March 1999.

D. B. DAVIDSON, Joint and Several Liquidator.

Postal Address: Private Bag 92-162, Auckland. Telephone: (09) 355 8000. Facsimile: (09) 355 8013.

Kavak Furnishers Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that the liquidation of the above-named company commenced on the 4th day of March 1999, when the High Court, Auckland, appointed Stephen Mark Lawrence and Brendon James Gibson, joint and several liquidators, in accordance with section 241 (2) (c) of the Companies Act 1993.

Creditors and Members May Direct Their Inquiries to the Liquidators: Care of Ferrier Hodgson & Co, Level Sixteen, Southpac Tower, 45 Queen Street, Auckland (P.O. Box 982, Auckland). Telephone: (09) 307 7865. Facsimile: (09) 377 7794.

All Inquiries to: Margaret Moynahan. a11956

Inter Act Technology Limited

Notice of Appointment of Liquidator

Pursuant to the Companies Act 1993

I, John Francis Managh, insolvency specialist of Napier, hereby give notice that by resolution of the shareholders of the company, pursuant to section 241 (2) (a) of the Companies Act 1993, on the 4th day of March 1999, I was appointed liquidator of Inter Act Technology Limited.

Dated this 10th day of March 1999.

JOHN MANAGH.

Address for Service: P.O. Box 1022, Napier. Telephone: (06) 835 6280. Facsimile: (06) 835 6280. al1957

Erec Software & Technology Limited

Notice of Appointment of Liquidator

Pursuant to the Companies Act 1993

I, John Francis Managh, insolvency specialist of Napier, hereby give notice that by resolution of the shareholders of the company, pursuant to section 241 (2) (a) of the Companies Act 1993, on the 4th day of March 1999, I was appointed liquidator of Erec Software & Technology Limited.

Dated this 10th day of March 1999.

JOHN MANAGH.

Address for Service: P.O. Box 1022, Napier. Telephone: (06) 835 6280. Facsimile: (06) 835 6280.

William Harris & Sons Limited (in liquidation)

Notice of Appointment of Liquidator

Dennis Clifford Parsons, chartered accountant of Hamilton, was appointed liquidator of William Harris & Sons Limited on the 4th day of March 1999, pursuant to section 241 (2) (c) of the Companies Act 1993.

Dated this 9th day of March 1999.

D. C. PARSONS, Liquidator.

The Address and Telephone Number to Which, During Normal Business Hours, Inquiries May Be Directed By a Creditor or Member: Indepth Forensic, Chartered Accountants (P.O. Box 278, Hamilton), Level One, Arcadia Building, Worley Place, Hamilton. Telephone: (07) 838 2265. Facsimile: (07) 838 2264. a1959

Tui Milk Products Limited (in liquidation) WN. 000597

Notice of Appointment of Liquidator

Pursuant to Section 255 of the Companies Act 1993

Dennis Albert Mollet, company secretary of Palmerston North, was appointed liquidator of Tui Milk Products Limited (in liquidation) by special resolution of the shareholders on the 27th day of September 1996, the date the liquidation commenced.

Dennis Mollet resigned as liquidator, effective from the 24th day of September 1998, and Caroline Jane Tong, solicitor of Hawera, was appointed as the successor liquidator.

Caroline Tong resigned as liquidator, effective from the 26th day of February 1999, and Mark James Mulcahy, tax manager of Oakura, Taranaki, has been appointed as the successor liquidator.

Inquiries, If Any, May Be Directed During Normal Business Hours to: Mr M. J. Mulcahy, Tui Milk Products Limited (in liquidation), care of Kiwi Co-operative Dairies Limited, Whareroa Road, Hawera. Postal Address: P.O. Box 44, Hawera. Telephone: (06) 278 7087. Fascimile: (06) 278 9312.

Dated this 26th day of February 1999.

CAROLINE JANE TONG, Liquidator.

al1915

ADIN BTB Limited (in liquidation), **Foundation Investments Limited** (in liquidation) and **Wiseway Corporation Limited** (in liquidation)

Notice of Appointment of Liquidators

In the Matter of the Companies Act 1993

Notice is hereby given that Peter Reginald Jollands, insolvency practitioner and Catherine Jane Jollands, accountant, were appointed joint and several liquidators of ADIN BTB Limited (in liquidation), Foundation Investments Limited (in liquidation) and Wiseway Corporation Limited (in liquidation), by order of the High Court.

The liquidations commenced on the 4th day of March 1999.

The liquidators hereby fix the 7th day of April 1999, as the day on or before which the creditors of the companies are to prove their debts or claims, and to establish any title they may have to priority under section 312 and section 313 of the Companies Act 1993.

For Inquiries Contact: Peter Jollands (during business hours) on Telephone: (09) 379 0463 or Facsimile: (09) 379 0465.

Dated at Auckland this 9th day of March 1999.

PETER R. JOLLANDS, Liquidator.

Address of Liquidator: Peter Jollands & Associates, Level Five, Quay Towers, 29 Customs Street West (P.O. Box 106-141, Downtown), Auckland. al1921

Taumarunui Frozen Foods Limited (in liquidation)

Notice of Appointment of Liquidators

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

Notice is hereby given that Grahame Brooklyn Hook and Terence Francis Mahony, chartered accountants of Napier, were appointed liquidators of Taumarunui Frozen Foods Limited by special resolution of the shareholders on the 5th day of March 1999, the date that the liquidation commenced.

Inquiries, If Any, May Be Directed to: Mr Grahame Hook, T. F. Mahony & Co, NZI Building, Tennyson Street, Napier (P.O. Box 232, Napier). Telephone: (06) 835 0799.

Dated this 5th day of March 1999.

GRAHAME BROOKLYN HOOK and TERENCE FRANCIS MAHONY, Joint Liquidators.

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

Westcity Panel 'N' Paint Limited (in liquidation)

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

On the 9th day of March 1999, the above company passed a special resolution, pursuant to section 241 (2) (a) of the Companies Act 1993, to be liquidated, and appointed Curtis John Mountfort, chartered accountant of Auckland, as liquidator.

The liquidator of Westcity Panel 'N' Paint Limited (in liquidation), fixes the 9th day of April 1999, as the day on or before the creditors of the company are to make their claims, and establish any priority their claims may have under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the claims made, as the case may be, or from objecting to the distribution.

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

CURTIS J. MOUNTFORT, Liquidator.

Address for Service: Mountfort & Associates, Insolvency Specialist, P.O. Box 82-161, Auckland. Telephone: (09) 535 5675. Facsimile: (09) 535 5675. a1923

Christchurch Taxation Services (1979) Limited (in liquidation)

Notice of Appointment of Liquidators

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

We, Guy Patrick Pierce and Stephen John Tubbs, chartered accountants of Christchurch, were appointed jointly and severally as liquidators of Christchurch Taxation Services (1979) Limited (in liquidation) by special resolution of the shareholders on the 3rd day of March 1999, the date that the liquidation commenced.

Creditors and Shareholders May Direct Inquiries to: Mr Michael Brick, care of Pierce/Tubbs, Level Three, Fidelity House, 167 Victoria Street, Christchurch. Postal Address: P.O. Box 2283, Christchurch. Telephone: (03) 366 5527. Facsimile: (03) 366 5525.

Dated this 3rd day of March 1999.

GUY P. PIERCE, Joint and Several Liquidator. al1924

Bruce Dolamore Limited (in liquidation)

Notice of Appointment of Liquidators

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

We, Guy Patrick Pierce and Stephen John Tubbs, chartered accountants of Christchurch, were appointed jointly and severally as liquidators of Bruce Dolamore Limited (in liquidation) by special resolution of the shareholders on the 3rd day of March 1999, the date that the liquidation commenced.

Creditors and Shareholders May Direct Inquiries to: Mr Michael Brick, care of Pierce/Tubbs, Level Three, Fidelity House, 167 Victoria Street, Christchurch. Postal Address: P.O. Box 2283, Christchurch. Telephone: (03) 366 5527. Facsimile: (03) 366 5525.

Dated this 3rd day of March 1999.

GUY P. PIERCE, Joint and Several Liquidator. all925

MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

Platinum Builders Limited

Notice to Creditors of Proposed Compromise

It is proposed that there be a compromise between the creditors of the above company.

A meeting of creditors will be held in the offices of McDonald Vague & Partners, Level Five, 80 Greys Avenue, Auckland on Wednesday, the 24th day of March 1999 at 11.00 a.m., for the purpose of voting on the proposed compromise.

All Inquiries Concerning the Proposed Compromise Should Be Directed to: Leearna Waghorne, McDonald Vague & Partners, P.O. Box 6092, Wellesley Street, DDB Pinnacle, 80 Greys Avenue, Auckland. Telephone: (09) 303 0506. Facsimile: (09) 303 0508.

Notice to Creditors to Prove Debts or Claims

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

Notice is hereby given that the undersigned, being a joint liquidator of the above company which is being liquidated, does hereby fix the 12th day of April 1999, 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 be excluded from the benefit of any distribution made before they have lodged their claim or excluded from objecting to any distribution made before the priority of their claim is established.

Dated this 11th day of March 1999.

J. M. LEONARD, Joint Liquidator.

Address of Liquidators: Gerry Rea Financial Services, Seventh Floor, Southern Cross Building, corner of Victoria and High Streets (P.O. Box 3015), Auckland. md2087

Barker & Pollock Fabrics Limited (in liquidation)

Notice of Meeting of Creditors

Pursuant to Section 243 of the Companies Act 1993

We, David Bryden Davidson and Richard Dale Agnew, chartered accountants of Auckland, were jointly and severally appointed liquidators of Barker & Pollock Fabrics Limited by special resolution of the shareholders on the 10th day of March 1999.

A meeting of creditors will be held at the offices of

PricewaterhouseCoopers, Level Twenty-nine, Coopers & Lybrand Tower, 23–29 Albert Street, Auckland, on the 24th day of March 1999 commencing at 10.00 a.m.

The business to be transacted at the meeting is whether:

(a) To appoint another liquidator;

(b) To convey the views of creditors to the liquidators;

(c) To appoint a liquidation committee.

Creditors may exercise their right to vote by being present in person, or by appointing a proxy or by postal vote.

Postal votes, which must be received no later than 10.00 a.m. on the 22nd day of March 1999, should be sent to Geniene Resnick, PricewaterhouseCoopers, Private Bag 92-162, Eighteenth Floor, Price Waterhouse Centre, 66 Wyndham Street, Auckland.

D. B. DAVIDSON, Joint and Several Liquidator. md2066

Cut Price Traders Limited (in liquidation)

Notice of Meeting of Creditors

Pursuant to Section 243 of the Companies Act 1993

We, David Bryden Davidson and Richard Dale Agnew, chartered accountants of Auckland, were jointly and severally appointed liquidators of Cut Price Traders Limited by special resolution of the shareholders on the 10th day of March 1999.

A meeting of creditors will be held at the offices of PricewaterhouseCoopers, Level Twenty-nine, Coopers & Lybrand Tower, 23–29 Albert Street, Auckland, on the 24th day of March 1999 commencing at 11.00 a.m.

The business to be transacted at the meeting is whether:

- (a) To appoint another liquidator;
- (b) To convey the views of creditors to the liquidators;
- (c) To appoint a liquidation committee.

Creditors may exercise their right to vote by being present in person, or by appointing a proxy or by postal vote.

Postal votes, which must be received no later than 11.00 a.m. on the 22nd day of March 1999, should be sent to Geniene Resnick, PricewaterhouseCoopers, Private Bag 92-162, Eighteenth Floor, Price Waterhouse Centre, 66 Wyndham Street, Auckland.

D. B. DAVIDSON, Joint and Several Liquidator.

REMOVALS

NZ Immigration Consultancy Services Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Hamilton, under section 318(1)(d)(i) of the Companies Act 1993, for the removal of NZ Immigration Consultancy Services Limited 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 assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, under section 321 of the Act, is sent or delivered to the Registrar at Hamilton by the 21st day of April 1999, the Registrar may remove the company from the Register.

Dated at Hamilton this 18th day of March 1999.

SHAAM BHARDWAJ, Director/Shareholder.

ds2055

Notice of Intention to Remove the Company From the Register

Notice is hereby given that the liquidator's final report has been delivered to the Registrar and that it is now intended to remove the company from the New Zealand Register under section 318(1)(e) of the Companies Act 1993.

Any objections to the removal of the company, under section 321, must be delivered to the Registrar by the 12th day of April 1999.

Dated at Christchurch this 12th day of March 1999.

F. J. SAUER, Liquidator.

ds2056

Central Strategy Limited

Public Notice of Intention of Removal From the New Zealand Companies Register

On the 11th day of March 1999, it was resolved by special resolution, pursuant to section 318 (1) (d) of the Companies Act 1993, that Central Strategy Limited, Level Four, 3 Osterley Way, Manukau City, Auckland, be removed from the New Zealand Register.

Application is made on the grounds stated in section 318(2)(a), that the company has ceased to carry on business, has discharged in full its liabilities to all known creditors and surplus assets have been distributed.

Any objections should be forwarded to the Registrar by the 19th day of April 1999.

M. INNES-JONES, Partner. ds2057

Australian Laboratory Services Pty Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Auckland, pursuant to section 318(1)(d)(i) of the Companies Act 1993, for the removal of Australian Laboratory Services Pty Limited 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 Act, is sent or delivered to the Registrar at Auckland by the 15th day of June 1999, the Registrar may remove the company from the Register.

Dated at Tauranga this 10th day of March 1999. RODNEY JAMES WHITE, Director.

ds2050

Piako Timber & Post Supply Co Limited (in liquidation)

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

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

I, Paul Crawford Sutcliffe, hereby give notice that I intend to apply to the Registrar of Companies for the removal of the above-named company, having its registered offices at the offices of Smith Sutcliffe & Co, 960 Victoria Street, Hamilton, 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.

Unless written objection is made to the Registrar of Companies, under section 321 of the Companies Act, within 20 working days from the date of this notice, the company will be removed from the Register of Companies.

Dated this 12th day of March 1999.

PAUL CRAWFORD SUTCLIFFE, Joint Liquidator. ds2093

Kiwi Net Limited

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Alexander Christopher Wood, a shareholder of the above-named company, proposes to apply to the Registrar of Companies at Hamilton, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal from the Register of the company.

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its 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 of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

ALEXANDER CHRISTOPHER WOOD. ds2094

Oak Park Limited (in liquidation)

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

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Oak Park Limited (in liquidation), whose registered office is situated at Level Five, 50 Anzac Avenue, Auckland, from the New Zealand Register on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993, have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 219 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 21st day of April 1999, the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 15th day of March 1999.

GRAEME BRUCE CLARK.

Address for Service: Level Five, 50 Anzac Avenue, Auckland. Telephone: (09) 373 0100. Facsimile: (09) 309 3247.

Mackenzie Contracting Services Limited

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

Notice is given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Christchurch, pursuant to section 318(1)(d) (ii) of the Companies Act 1993, for the removal of Mackenzie Contracting Services Limited, whose registered office is situated at Allandale

Road, Fairlie, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liability 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, under section 321 of the Act, is sent or delivered to the Registrar at Christchurch by the 20th day of April 1999 (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 Christchurch this 12th day of March 1999.

IAN ROBERT MACPHERSON, Director.

ds2096

Ramsay Farm Limited (in liquidation)

Notice of Intention to Remove the Company From the Register

Pursuant to Section 320 (4) of the Companies Act 1993

Notice is hereby given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar will be removing the above-named company from the Register on the grounds that the liquidator has completed his duties.

The liquidator has delivered the documents referred to in section 257 of the Companies Act 1993 to the Registrar.

Any objection to removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 16th day of April 1999.

The Registered Office of the Company is Situated at: McCulloch Lally & Co, Bridge Street, Tokoroa.

F. P. LALLY, Liquidator. ds2097

Murton Homes Limited (in liquidation)

Notice of Intention to Remove the Company From the Register

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

We, Michael Stiassny and Colin McCloy, joint liquidators of the above-named company, whose registered office is situated at Level Sixteen, Southpac Tower, 45 Queen Street, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993, and having filed with the Registrar our final report on the liquidation in terms of section 257 of the Act, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies, no later than the 12th day of April 1999.

M. STIASSNY, Joint Liquidator.

Horticultural Handling (NZ) Limited

(in liquidation)

Notice of Intention to Remove the Company From the Register

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

We, Michael Stiassny and Stephen Lawrence, joint liquidators of the above-named company, whose registered office is situated at Level Sixteen, Southpac Tower, 45 Queen Street, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993, and having filed with the Registrar our final report on the liquidation in terms of section 257 of the Act, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies no later than the 12th day of April 1999.

S. LAWRENCE, Joint Liquidator.

ds2023

Cellcorp Communications Limited (in liquidation) (formerly known as **Triton Investments Limited**)

Notice of Intention to Remove the Company From the Register

Pursuant to Section 295 of the Companies Act 1955

We, David Bryden Davidson and David John Bridgman, liquidators of Cellcorp Communications Limited, whose registered office is situated at the offices of Ferrier Hodgson & Co., Sixteenth Floor, Southpac Tower, 45 Queen Street, Auckland, 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 23rd day of April 1999.

Dated this 15th day of March 1999.

D. B. DAVIDSON and D. J. BRIDGMAN, Liquidators for Cellcorp Communications Limited (in liquidation).

New Zealand Timber Investments Limited

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal of New Zealand Timber Investments Limited, whose registered office is situated at Level Five, West Plaza, corner of Fanshawe and Albert Streets, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its 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 within 20 working days of this notice, the Registrar may remove the company from the Register.

Dated at Auckland this 18th day of March 1999.

MICHAEL JOHN REYNOLDS.

ds2021

Artasia (NZ) Limited

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies pursuant to section 318(1)(d)(i) of the Companies Act 1993, for the removal of Artasia (NZ) Limited, whose registered office is situated at Level Five, West Plaza, corner of Fanshawe and Albert Streets, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in

accordance with its 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 within 20 working days of this notice, the Registrar may remove the company from the Register.

Dated at Auckland this 18th day of March 1999. MICHAEL JOHN REYNOLDS. ds2022

Kiwi World Links Limited

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Douglas Michael Fox, a shareholder of the above company, proposes to apply to the Registrar of Companies at Hamilton, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal from the Register of the company.

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its 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 of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

DOUGLAS MICHAEL FOX, Shareholder. ds2024

Culverden Supply Stores Limited

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Marion Judith Green, a shareholder of the above company, proposes to apply to the Registrar of Companies at Hamilton, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal from the Register of the company.

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its 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 of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

Dated this 15th day of March 1999.

MARION JUDITH GREEN, Shareholder. ds2025

Johnstone Motors Limited

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

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

I, Richard George Alderton, hereby give notice that I intend to apply to the District Registrar of Companies at Dunedin for the removal of the above-named company, having its registered office at Lakeland House, 34 Camp Street, Queenstown, on the grounds specified under section 318 (2) (a) or section 318 (2) (b) of the Companies Act 1993.

Unless written objections are lodged with the Registrar within 28 days of the date of this notice, the company will be removed from the Register.

Dated this 9th day of March 1999.

RICHARD GEORGE ALDERTON, Director. ds2026

Bolton Farms Limited (in liquidation)

Public Notice of Intended Removal From the Register

Notice is hereby given that I, the undersigned applicant of Bolton Farms Limited (in liquidation), whose registered office is situated at Ernst & Young House, 109–113 Powderham Street, New Plymouth, intend to deliver to the Registrar of Companies the final reports and statements referred to in subsection 257 (1) (a) of the Companies Act 1993, with the intent that the company be removed from the New Zealand Register, pursuant to section 256 of the Companies Act 1993, on the grounds that the liquidation of the company has been completed.

Unless written objection to such removal, under section 321 of the Act, is delivered to the Registrar of Companies at New Plymouth by the 13th day of April 1999 (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 this 10th day of March 1999.

JAMES GREGORY EDEN, Liquidator.

Boulevard B Sharp Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Hamilton, pursuant to section 318(1)(d)(i) of the Companies Act 1993, for the removal of Boulevard B Sharp Limited from the New Zealand Register on the grounds that the company has ceased to carry on business, has no surplus assets after paying its debts in full or in part, and no creditor has applied to the Court under section 241 of this Act, for an order putting the company into liquidation.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Hamilton by the 12th day of April 1999, the Registrar may remove the company from the Register.

Dated at Tauranga this 10th day of March 1999.

BRIAN JOSEPH SCANTLEBURY, Director. ds1955

Plant Wholesalers Group Limited

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Colin David Henderson, a shareholder of the above company, proposes to apply to the Registrar of Companies at Hamilton, pursuant to section 318(1)(d) of the Companies Act 1993 for the removal from the Register of Companies.

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its 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 of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

COLIN D. HENDERSON, Shareholder. ds1946

Cangrove Enterprises Limited

Public Notice of Intention to Remove the Company From the Register

Pursuant to Sections 318 and 320 of the Companies Act 1993 ("the Act")

Notice is hereby given that it is intended to remove Cangrove Enterprises Limited, whose registered office is situated at 171 Featherston Street, Wellington, from the Register of Companies by request, pursuant to section 318 (1) (d) of the Act, on the grounds that it has ceased to carry on business, has discharged in full its liabilities to all known creditors and has distributed its surplus assets in accordance with its constitution and the Act.

Unless the Registrar receives written objection within 20 working days of this notice, the Registrar may remove the company from the Register.

Dated this 8th day of March 1999.

MICHAEL JAMES CASHIN. ds1947

Woodbury Management Limited

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

Notice is hereby given that I, the undersigned applicant propose to apply to the Registrar of Companies at Auckland, pursuant to section 318(1)(d)(i) of the Companies Act 1993, for the removal of Woodbury Management Limited, whose registered office is situated at 97–101 Hobson Street, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Auckland by the 9th day of February 1999 (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 this 9th day of February 1999.

D. L. ARCHER (Being All the Shareholders of the Company). ds1934

Harbour City Motor Inn 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 Thomas Harry Steven Smith, an authorised director of the above company, proposes to apply to the Registrar of Companies, pursuant to section 318(1)(d)(i) of the Companies Act 1993, for the removal from the Register of the company.

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has discharged its 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 of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

THOMAS HARRY STEVEN SMITH, Authorised Director. ds1935

Harbour City Motor Inn (No. 2) 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 Thomas Harry Steven Smith, an authorised director of the above company, proposes to apply to the Registrar of Companies, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal from the Register of the company.

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has discharged its 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 of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

THOMAS HARRY STEVEN SMITH, Authorised Director.

Public 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 **Tekshaw Limited** (in liquidation):

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Tekshaw Limited (in liquidation), whose registered office is situated at the offices of Smith Chilcott, Chartered Accountants, First Floor, General Building, 29 Shortland Street, Auckland, from the New Zealand Register on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993, have been sent or delivered to the Registrar, thereby completing the liquidation, pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 16th day of April 1999 (being a date not less than 28 days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 9th day of March 1999.

L. G. CHILCOTT, Liquidator.

Any Inquiries in This Matter Should Be Addressed to the Registrar or the Liquidator at the Office of: Smith Chilcott, Chartered Accountants, P.O. Box 5545, Auckland. Telephone: (09) 379 8035. Facsimile: (09) 307 8892. (4)1937

Public 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 Nakano Corporation Limited (in liquidation):

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Nakano Corporation Limited (in liquidation), whose registered office is situated at the offices of Smith Chilcott, Chartered Accountants, First Floor, General Building, 29 Shortland Street, Auckland, from the New Zealand Register on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993, have been sent or delivered to the Registrar, thereby completing the liquidation, pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 12th day of April 1999 (being a date not less than 28 days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 9th day of March 1999.

L. G. CHILCOTT, Liquidator.

Any Inquiries in This Matter Should Be Addressed to the Registrar or the Liquidator at the Office of: Smith Chilcott, Chartered Accountants, P.O. Box 5545, Auckland. Telephone: (09) 379 8035. Facsimile: (09) 307 8892. ds1938

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

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

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Teamcorp Holdings Limited (in liquidation), whose registered office is situated at 7 Great South Road, Newmarket, Auckland, from the New Zealand Register on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993, have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 20th day of April 1999 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 18th day of March 1999.

D. K. FISHER, Liquidator.

Any Inquiries in This Matter Should be Addressed to the Registrar or the Liquidator at the Offices of: Deloitte Touche Tohmatsu, Chartered Accountants, P.O. Box 33, Auckland. Telephone: (09) 309 4944. Facsimile: (09) 309 4947.

ds1929

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

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

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Fairfax Productions Limited (in liquidation), whose registered office is situated at Level Four, 8 Nelson Street, Auckland, from the New Zealand Register on the

grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993, have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 23rd day of April 1999 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 18th day of March 1999.

D. K. FISHER, Liquidator.

Any Inquiries in This Matter Should be Addressed to the Registrar or the Liquidator at the Offices of: Deloitte Touche Tohmatsu, Chartered Accountants, P.O. Box 33, Auckland. Telephone: (09) 309 4944. Facsimile: (09) 309 4947. ds1930

L & B Marketing Limited

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Bernard Morris, a shareholder of the above company, proposes to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal from the Register of the company.

The grounds are that the company has ceased to carry on its business, has discharged in full its liabilities to all its creditors and has distributed its 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 of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

DAVID WILLIAMSON, Accountant. ds1931

Burtlea Investments No. 75 Limited

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

Notice is hereby given that we, the undersigned applicants, propose to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal of Burtlea Investments No. 75 Limited, whose registered office is situated at Burns McCurrach, Level Five, Union House, 132 Quay Street, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Auckland by the 9th day of April 1999 (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 24th day of November 1998.

Signed for and on behalf of Burtlea Investments No. 75 Limited by:

B. S. SMITH, Director.

ds1932

Shivalik Traders Limited

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Sarjony Sund, a shareholder of the above company proposes to apply to the Registrar of Companies at Auckland, pursuant to section 318(1)(d) of the Companies Act 1993, for the removal from the Register of the company.

The grounds are that the company has ceased to carry on

PARTNERSHIP NOTICES

Register.

ds1933

Ingham Mora Malcolm & Rassell Limited

Partnership Dissolution

The partners of **Ingham Mora Malcolm & Rassell** Limited, practising at Tauranga and Mount Maunganui, advise that **Donald Raymond Rassell** has retired as a partner of the firm, effective from 1 January 1999. The remaining partners, Messrs G. L. Ingham, P. A. Mora, R. C. Malcolm, R. A. Harding and M. G. Stuart will continue to practise under the same name.

business, has discharged in full its liabilities to all its

known creditors and has distributed its assets in accordance

Unless written objection to the company's removal,

pursuant to section 321 of the Act, is sent or delivered to

the Registrar of Companies within 20 working days of this

notice, the Registrar may remove the company from the

with its constitution and the Act.

SARJONY SUND, Shareholder,

Mr Rassell will continue to work as a consultant to the firm. p_{p2064}

OTHER

Notice of Intention to Restore Company to the Register

The Company Act 1993

Take notice that the Registrar of Companies at Christchurch proposes to restore the following company to the Register: Off Road Express Limited. Applicant: Off Road Express Limited, P.O. Box 9172, Christchurch.

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

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

Contact Officer for Inquiries: Alice Yung, Ministry of Commerce, Business and Registries Branch, Private Bag 4714, Christchurch. Telephone: (03) 371 7008.

Dated at Christchurch this 10th day of March 1999.

NEVILLE HARRIS, Registrar of Companies.

ot2045

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: Capella Holdings Limited. Applicant: Scott Macdonald, P.O. Box 33-007, Christchurch.

Systems Integration Limited. Applicant: Athol Reid, 13 Ranui Street, Hei Hei, 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 for Inquiries: Alice Yung, Ministry of Commerce, Business and Registries Branch, Private Bag 4714, Christchurch. Telephone: (03) 371 7008.

Dated at Christchurch this 9th day of March 1999.

NEVILLE HARRIS, Registrar of Companies.

ot1986

Notice of Intention to Restore to the Register

The Companies Act 1993

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

New England Developments Limited AK. 535612. Applicant: Stephen Thomas, 12 Ada Street, Remuera.

Dive ! Deep See Experience Limited AK. 851407. Applicant: Robert Berry, P.O. Box 6849, Auckland.

Hesley Trading Limited AK. 801008. Applicant: Graeme Campbell, P.O. Box 35-077, Browns Bay.

P C Warehouse (NZ) Limited AK. 586545. Applicant: Phil Banks, P.O. Box 748, Auckland.

Easter Enterprises Limited AK. 332734. Applicant: G. Easter, 43 Sale Street, Auckland.

Ivory Jacks Promotions Limited AK. 655923. Applicant: A. Tofilau, P.O. Box 23-224, Hunters Corner, Papatoetoe.

Hasan Enterprises Limited AK. 106796. Applicant: Harry Sangl, 171 Kowhai Road, Mairangi Bay.

Simply French Limited AK. 861206. Applicant: Barry John Jones, P.O. Box 37-888, Parnell.

Nippon Meat Packers New Zealand Limited AK. 423177. Applicant: Mike Hidaka, Nineteenth Floor, 44-48 Emily Place, Auckland.

Legend Records Limited AK. 650841. Applicant: A. Riddell, 6 Tiffany Close, Manakau.

Loscam Holdings (NZ) Limited AK. 638441. Applicant: Serg Premier & Grant Dawson, 29 Clemow Drive, Mount Wellington.

The Registrar proposes to act under section 328 (1) (a) 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 companies to remain on the Register at the time they were removed from the Register.

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

Dated at Auckland this 12th day of March 1999.

NEVILLE HARRIS, Registrar of Companies.

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

Application for Order

Under Section 174 of the Companies Act 1993

Take notice that on the 8th day of December 1998, an application for an order under section 174 of the Companies Act 1993, in respect of Fighter Trainers Limited was filed in the High Court at Auckland.

The orders sought are as follows:

- 1. An order that a shareholders agreement dated on the 26th day of October 1995, be enforced.
- 2. That the second plaintiff, **RNH Holdings**, sell its shares to the second defendants, **M. D. Hayes** and **C. Henderson**, taking into account the values of the assets of the company and taking into account the money owed by **RNH Holdings Limited** under the shareholders agreement dated on the 26th day of October 1995.
- 3. An order that the 3 directors of the company be removed and that M. D. Hayes and C. Henderson be re-appointed as directors.
- 4. That the company and **RNH Holdings Limited** pay the costs of and incidental to the action brought by the applicants.

The application is to be heard before the High Court at Auckland on 29–31 March 1999 at 10.00 a.m.

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

The applicants are **Maurice Desmond Hayes** and **Colin Henderson**, whose address for service is at the offices of Inder Lynch, 28 Broadway, Papakura (*Attention:* Greg Stringer).

Documents may be served at the above address for service or may be:

(a) Posted to P.O. Box 45, Papakura; or

(b) Directed for delivery to document exchange D.X. E.P. 76-504, Auckland; or

(c) Transmitted by facsimile to (09) 298 1550.

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

G. D. STRINGER, Solicitor for the Applicant.

Sugi Holdings Pty Limited

Public Notice of Intention to Remove the Company From the Overseas Register

Pursuant to Section 341 of the Companies Act 1993

It is intended that the above-named company, which has its registered office at Wellington, be removed from the Overseas Register, pursuant to section 341 of the Companies Act 1993, on the grounds that the company is no longer trading in New Zealand.

Unless written objection is made to the Registrar within 3 months after the date of this notice, the Registrar will remove the company from the Overseas Register.

Dated this 12th day of March 1999.

STANLEY MICHAEL WACHMAN, Director. 012043

HTP Investments Limited

Notice of Transfer of Incorporation to Australia

Pursuant to section 353 of the Companies Act 1993, the above-named company hereby gives notice that the company intends after the 15th day of April 1999, to apply to be removed from the New Zealand Register in connection with becoming incorporated under the law in force in the State of New South Wales, Australia.

I. H. H. J. M. MANDERS, Director. ot1987

Land Transfer Act Notices

Land Transfer Act Notice

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

Schedule

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

- 1. Lease 9963.4; Desmond Haydn Borick; A. 392304.
- 2. Lease 849480; Lily Ashworth; A. 392767.2.
- 3. Lease 949780.4; Promark Holdings Limited; A. 392973.1.
- 4. C.T. 34D/219; Nicolas Andrew Morison and Felicia Nichio-Godoy; A. 392973.1.
- 5. C.T. 36A/384; Ernest John Phillips, Rosina Lilian Phillips, John Terrance Phillips, Linda Lilian Phillips; A. 393169.1.
- 6. Lease 991980.7; Darryl Neale-Morton Wright and Gregory Shane Wright; A. 394309.1.

Dated at the Christchurch Land Information New Zealand Office this 11th day of March 1999.

The Registrar-General of Land by:

MICHAEL HART, District Land Registrar.

Land Transfer Act Notice

Notice is hereby given that the parcel described in the Schedule will be brought under the Land Transfer Act 1952, unless a caveat is lodged forbidding the same before the 19th day of April 1999, lodged under application No. 14003 (A. 389749.1) by Stanley John McStay and Erika McStay.

Schedule

DI 3c/s 663, part RS 252, containing 4 square metres, being part of the land shown as Lot 1 on Land Transfer Plan 78168 in the name of Anthony Knight.

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

Dated at the Christchurch Land Information New Zealand Office this 11th day of March 1999.

The Registrar-General of Land by:

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. 4A/552; Owen Thomas Smith, Marcia Rose Smith, Yvonne Marcia Smith and Owen Trevor Smith; B. 530148.1.
- 2. 18D/502; Christopher Ashley Nicholson and Wendy Patricia Nicholson; B. 530434.1.

- 3. 62D/590, 62D/591, 62D/592 and 62D/593; Frazer and Walker Properties Limited; B. 530884.1.
- 4. Lease H. 164992.2; Douglas Henry Lawrence; B. 530923.1.

Dated at the Hamilton Land Information New Zealand Office this 11th day of March 1999.

ROBERT ANDRELL, for Registrar-General of Land.

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. Certificate of title 10A/1289; Geoffrey Frederick Love and Lorna Edith Love; Application 963722.1.
- 2. Certificate of title 2C/498; Brian Michael Cruise and Maureen Anne Cruise; Application 963799.1.

Dated at the Dunedin Land Information New Zealand Office this 12th day of March 1999.

JOHN VAN BOLDEREN, District Land Registrar.

Land Transfer Act Notice

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

Schedule

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

- 1. Lease B. 652077.45 and 67A/961; Roger Thomas Forster and Cynthia Margaret Forster; D. 363623.
- 2. 23B/465 and 23B/466; Auckland Industrial Sprayers Limited; D. 363821.
- 3. Mortgage D. 183860.4; Westpac Banking Corporation; D. 364258.
- 4. 50A/282; Lina Otufangaloa Makaafi; D. 364258.
- 5.71A/933; Keith William Law and Jean Irene Law; D. 364467.
- 6. Lease B. 048625.1; Stephen Thomas James Gilbert, Anthony Clive Sandlant and Desmond John Trigg; D. 364502.
- 7. Lease D. 298029.2; Reginald Owen Lyon and Maureen Linda Lyon; D. 364563.
- 8. Lease B. 327332.2 and 56D/1165; Warren James Miller, Karen Maree Miller and Phyllis Mary Pile; D. 364565.
- 9. 56A/1052; Grant Owen Collins and Jillian Shirley Collins; D. 364720.
- 10. Lease C. 351640.6 and 84A/914; Beryl Maud Lord; D. 364801.
- 11. 50C/1014; Elva Margaret Cunningham; D. 364973.
- 12. 14D/63; William James Bridson and Angela Florence Bridson; D. 365435.

- 14. Lease D. 059410.4 and 109A/560; Stephen Barry Oates and Helen Gail Oates; D. 365593.
- 15. 1130/17; Lois Josephine Tysanna Neale and Kelvyn Rex Neale; D. 365680.
- 16. 15B/826 and lease A. 305292; Janet Anne Phillips; D. 366039.
- 17. Lease B. 673108.4; Shing Yam Ng and Tuong Khanh Tran; D. 366056.
- 18. 82A/220; Susan Jane Bree; D. 366088.
- 19. 1072/273; Violet Jarvis; D. 366204.
- 20. 48B/903; Jillian Shirley Collins; D. 366235.

Dated at the Auckland Land Information New Zealand Office this 12th day of March 1999.

B. J. BOYLE, Registrar-General of Land. h2013

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. J1/619; Graham Edward Brake Stephens; 458473.1.
- 2. G4/1130; Lex Wayne Strachan and Colleen Ann Strachan; 458547.1.
- 3. Lease 301229.2; Martin McClennan and Ruth Alice McClennan; 458593.1.
- 4. 234/5; Raymond Leslie Ordish and Edna Joyce Ordish; 458708.1.
- 5. Lease 192539; Myrtle Mable Olsen; 458755.2.

Dated at the New Plymouth Land Information New Zealand Office this 12th day of March 1999.

MICHELLE SMART, for Registrar-General of Land. 112059

Land Transfer Act Notice

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

Schedule

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

- 1. Certificate of title L1/1182; in the name of Norwill Holdings Limited; Application 684590.1.
- 2. Lease 339509.4; in the name of Rea Waimihea Lewis; Application 684634.1.

Dated at the Napier Land Information New Zealand Office this 9th day of March 1999.

THERESA PEARCE, for Registrar-General of Land. 1k1984

Land Transfer Act Notice

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

Schedule

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

- 1. Lease 537938.1; Alister Flett Rae, Christina Margaret Rae and Margarat Flett Rae; B. 708886.1.
- 2. 40D/815; the New Zealand Guardian Trust Company Limited; B. 708926.1.
- 3. 40D/816; the New Zealand Guardian Trust Company Limited; B. 708926.1.
- 4. Lease 983835.1; Paul Nicholas Barnett; B. 709035.1.
- 5. Lease 097906.2; Pat James Gill; B. 708943.2.
- 6. 6A/143; Cappers Group Limited; B. 709153.1.
- 7. Mortgage B. 593920.2; Bank of New Zealand; B. 709153.1.
- 8. 507/124; Edna Joyce Smith; B. 709333.1.
- 9. Lease 678732.4; Frances Oliver Emmett; B. 709579.1.
- 10. Lease 908550; Stephen Ashleigh Stout and Teri Kay Stout; B. 709706.4.

Dated at the Wellington Land Information New Zealand Office this 11th day of March 1999.

COLLEEN MANU, for Registrar-General of Land. h1985

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 154747.2; the Housing Corporation of New Zealand; 202469.1.
- 2. Mortgage 154747.3; the Housing Corporation of New Zealand; 202469.2.

Dated at the Blenheim Land Information New Zealand Office this 15th day of February 1999.

K. P. WILLS, for District Land Registrar. h1954

Charitable Trusts Act Notices

Notice of Approval of a Scheme

Under Part III of the Charitable Trusts Act 1957

The High Court at Wellington on Monday, the 8th day of February 1999, approved a scheme to vary the terms of the **Ernest Marsden Trust**.

Under the Will Trusts the trust fund was to be applied by the Royal Society of New Zealand or failing the society by Victoria University of Wellington in and towards promoting research into natural radio activity and fall-out particularly in relation to human health in New Zealand. Under the scheme approved by the High Court the public trustee shall pay the trust fund to Victoria University of Wellington for one or more research scholarships in any area of experimental physics having the potential to benefit the health and well being of New Zealanders.

Dated at Wellington this 11th day of March 1999.

JOHN EARLES, Registrar, High Court.

Wellington.

Incorporated Societies Act Notices

Notice of Revocation of Declaration of Dissolution of an Incorporated Society

The declaration dissolving the society listed below as from the date shown, having been revoked under section 28 (3) of the Incorporated Societies Act 1908, the society is revived from the date of dissolution:

MOSGIEL ASSOCIATION FOOTBALL CLUB

INCORPORATED. DN. I.S. 226946. *Date of Dissolution:* 6 May 1996.

Dated at Dunedin this 10th day of March 1999.

B. A. CHILD, Assistant Registrar of Incorporated Societies.

General Notices

Notice of Decision of Disciplinary Committee of the Institute of Chartered Accountants of New Zealand

At a hearing held on the 27th day of July 1998, the Disciplinary Committee of the Institute of Chartered Accountants of New Zealand heard 3 charges against **Kenneth Robert Clark** of Upper Hutt.

Kenneth Robert Clark appeared before the disciplinary committee and pleaded guilty to the charges as amended.

After hearing submissions on behalf of the investigation committee and the member, the disciplinary committee found the member:

- (a) Guilty of gross carelessness in the performance of his professional duties in that he failed to carry out a proper audit of a solicitor's trust account.
- (b) Guilty of acts and/or defaults discreditable to an accountant.
- (c) Guilty of unprofessional conduct.

Acting under section 24 (3) (c) of the New Zealand Society of Accountants Act 1958, the disciplinary committee ordered that **Kenneth Robert Clark** be removed from the Register of Members of the institute and did not fix a date after which **Kenneth Robert Clark** may apply for re-registration under this Act.

Kenneth Robert Clark was also ordered to pay to the institute the sum of \$19,122.75 in respect of the costs and expenses relating to the inquiry by the disciplinary

committee and the investigation by the investigation committee.

The disciplinary committee ordered that its decision be published in the *Chartered Accountant's Journal of New Zealand*, the *New Zealand Gazette*, and a newspaper circulating in the Wellington area, with mention of the member's name and locality.

Kenneth Robert Clark lodged an appeal against the decision of the disciplinary tribunal to remove his name from the register.

At a hearing on the 27th day of November 1998 the committee of appeal considered submissions from counsel for the member and on behalf of the investigation committee.

The committee of appeal confirmed the disciplinary committee decision as appropriate, and dismissed the appeal.

Dated this 6th day of February 1999. gn2065

Hall Cotton Lawrence Solicitors Nominee Limited

Notice by Mortgagee of Entry into Possession

Pursuant to Sections 104 DD and 104 EE of the Property Law Act 1952

Notice is hereby given that on the 1st day of March 1999, Hall Cotton Lawrence Solicitors Nominee Limited, the mortgagee under mortgage No. 917064 (Otago Registry) given by Stewart Bawden Curson, as mortgagor, pursuant to the powers at law enabling it to do so, entered into possession of the mortgaged property situated at Anzac Avenue, Dunedin, being legally described as Sections 86, 87, 88, 89, 80, 91 and 92 and part Section 93, Block LXXVI, Town of Dunedin, containing 5822 square metres, more or less, being part of the land comprised in certificate of title 404/192 (Otago Registry) and being the balance of the land contained in memorandum of lease No. 684501 (Otago Registry).

Departmental Notices

Conservation

Reserves Act 1977

Trustee of the Oamaru Racecourse Appointed

Pursuant to the Reserves Act 1977, the Community Relations Manager, Department of Conservation, Otago Conservancy appoints:

Michael John Reid

to be a member of the Board of Trustees constituted under the Oamaru Racecourse Reserve Management Ordinance 1870 (Province of Otago), in place of Francis John Foley, deceased.

Dated at Dunedin this 5th day of March 1999.

I. R. H. WHITWELL, Community Relations Manager. (DOC: REC 131) go2099

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 Christchurch on the 4th day of February 1999, against **Jamie Allan Pearson** for the confiscation of the following motor vehicle:

Datsun 120Y, registration No. HU 3899. A. L. BRIERTON, 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 District Court at Christchurch on the 26th day of February 1999, against **Robert Metelak** for the confiscation of the following motor vehicle:

Subaru Legacy, registration No. UA 9374. A. L. BRIERTON, Deputy Registrar. go2088

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 Christchurch on the 24th day of February 1999, against Nathan David This notice is given by Reginald Mabin Hall, solicitor for the mortgagee, whose address for service is at the offices of Hall Cotton Lawrence, Solicitors, Second Floor, PSA Building, 333 Princes Street (P.O. Box 1562), Dunedin.

gn1926

Colville for the confiscation of the following motor vehicle:

Ford Laser, registration No. KN 5089.

A. L. BRIERTON, Deputy Registrar.

go2089

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the New Plymouth District Court on the 15th day of March 1999, against **Steven Rodney Bishop** for the confiscation of the following motor vehicle:

1971 Chrysler Wayfarer, registration No. FR 9902.

D. CRAIG, Registrar. go2113

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9019009336

On the 5th day of March 1999 at the District Court at Hamilton, **Patrick Manu Nohe** of ex 15 Piako Road, Hamilton, was convicted and sentenced to 200 hours community service and disqualified from holding or obtaining a motor driver's licence for 6 months from 29 April 1999, following his conviction on 5 March 1999, for an offence of driving whilst disqualified—

and in addition to the above-mentioned penalty, Community Magistrates G. Scott and D. Brookes have ordered that a

Vauxhall motor vehicle, registration No. CQ 5063

owned by the above-mentioned defendant, **Patrick Manu Nohe**, 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, Hamilton, or a Bailiff of the District Court, Hamilton, by 12 noon on the 8th day of March 1999.

Dated at the District Court at Hamilton this 5th day of March 1999.

P. LEVI, Deputy Registrar. go2092

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9019008464

On the 2nd day of March 1999 at the District Court at Hamilton, Allen Stephen Brears of 18 Church Road,

Cambridge, was convicted and ordered to pay \$130.00 court costs and disqualified from holding or obtaining a motor driver's licence for 6 months from 23 January 2000, following his conviction on 2 March 1999, for an offence of driving whilst disqualified, and in addition to the above-mentioned penalty, I. Rangitauira and R. Brooker, Community Magistrates have ordered that a

Ford Telstar motor vehicle, registration No. LS 8453

owned by the above-mentioned defendant, Allen Stephen Brears, 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, Hamilton, or a Bailiff of the District Court, Hamilton, by 5.00 p.m. on the 2nd day of March 1999.

Dated at the District Court at Hamilton this 2nd day of March 1999.

K. MORROW, Deputy Registrar. go2091

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9019004042

On the 21st day of January 1999 at the District Court at Hamilton, **Steven Arthur O'Neill** of Hamilton, was convicted and fined \$750.00 plus Court costs of \$130.00 and disqualified from holding or obtaining a motor driver's licence for 12 months from 12 May 1999, following his conviction on 26 February 1999, for an offence of driving whilst disqualified having been previously convicted, and in addition to the above-mentioned penalty, Judge D. B. Wilson has ordered that a

motor vehicle, registration No. KG 3315

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, Hamilton, or a Bailiff of the District Court, Hamilton, by 5.00 p.m. on the 26th day of February 1999.

Dated at the District Court at Hamilton this 26th day of February 1999.

K. MORROW, Deputy Registrar. go2090

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 8075007009

On the 2nd day of March 1999 at the District Court at Thames, **Karl Stenton Workman**, care of Whitianga Post Office, Whitianga, was convicted and sentenced to supervision and disqualified from holding or obtaining a motor driver's licence indefinitely, and in addition to the above-mentioned penalty, Judge R. L. B. Spear has ordered that a

Subaru motor vehicle, registration No. NN 1618

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 Court further ordered, pursuant to section 83 (3) of the Criminal Justice Act 1985, that **Karl Stenton Workman** be prohibited from acquiring any interest in any vehicle within 12 months from the date of this order.

The vehicle is to be surrendered to the Registrar, District Court, or a Bailiff of the District Court, Thames, on the 2nd day of March 1999.

Dated at the District Court at Thames this 2nd day of March 1999.

[L.S.]

B. R. WIGZELL, Registrar.

go2115

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9075003564

On the 2nd day of March 1999 at the District Court at Thames, **Peter Charles Parfitt**, care of State Highway No. 25, R.D. 6, Thames, was convicted and sentenced to 3 months supervision and disqualified from holding or obtaining a motor driver's licence for 3 years from the 2nd day of March 1999, and in addition to the above-mentioned penalty, Judge R. L. B. Spear has ordered that a

Ford Cortina motor vehicle, registration No. RN 1594

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 Court further ordered, pursuant to section 83 (3) of the Criminal Justice Act 1985, that **Peter Charles Parfitt** be prohibited from acquiring any interest in any vehicle within 12 months from the date of this order.

The vehicle is to be surrendered to the Registrar, District Court, or a Bailiff of the District Court, Thames, on the 2nd day of March 1999.

Dated at the District Court at Thames this 2nd day of March 1999.

[L.S.]

B. R. WIGZELL, Registrar.

Education

Education Act 1989

Notice of Intention to Make Rules

Under section 18AA of the Education Act 1989, I give notice of my intention to make rules in accordance with section 18AA(1)(a)-(g) of this Act, and following consultation.

These rules will include (without limitation):

- (a) setting out procedural requirements to be followed when a proposed stand-down, suspension, exclusion, or expulsion is to be considered or decided;
- (b) specifying who should be consulted about the circumstances of a stand-down, suspension, exclusion, or expulsion;
- (c) setting out the steps to be taken by the principal and board, respectively, when a student has been stood-down, suspended, excluded, or expelled;
- (d) specifying the notices to be given when a decision not to lift a suspension, or a decision to extend a suspension or expel a student, is made, and specifying the particulars to be set out in each notice;
- (e) specifying the time limits within which specified things are to be done, and the reports that are to be produced and the persons who are to produce them;
- (f) providing reasonable measures (which must not be inconsistent with the Privacy Act 1993) to protect the privacy of individuals; and
- (g) providing for such other matters as the Secretary considers desirable in the interests of natural justice.

This notice takes effect the day after it is published in the New Zealand Gazette.

Dated at Wellington this 11th day of March 1999. HOWARD FANCY, Secretary for Education. go1939

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreement

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

Villa Maria College, Christchurch.

The said supplementary integration agreement was executed on the 12th day of March 1999. A copy of the supplementary integration agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 123 Victoria Street, Christchurch.

Dated at Wellington this 12th day of March 1999.

KATHY PHILLIPS, Senior Manager, National Operations. go2084

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 Peter's College, Palmerston North.

St James School, Palmerston North.

The said supplementary integration agreements were executed on the 12th day of March 1999. Copies of the supplementary integration agreements are 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 12th day of March 1999.

KATHY PHILLIPS, Senior Manager, National Operations. go2085

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:

Wa Ora Montessori School, Naenae.

The said supplementary integration agreement was executed on the 11th day of March 1999. A copy of the supplementary integration agreement is available for inspection without charge by any member of the public at the district office of the Ministry of Education, 65 Waterloo Road, Lower Hutt.

Dated at Wellington this 11th day of March 1999.

KATHY PHILLIPS, Senior Manager, National Operations. go2086

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 Patrick's School, Wainuiomata.

Holy Cross School, Miramar.

The said supplementary integration agreements were executed on the 15th day of March 1999. Copies of the supplementary integration 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 15th day of March 1999.

KATHY PHILLIPS, Senior Manager, National Operations. go2111

Sacred Heart Girls College, Hamilton (Attendance Dues) Notice 1999

Pursuant to section 36 of the Private Schools Conditional Integration Act 1975, the Minister of Education hereby gives notice approving the charging of attendance dues at Sacred Heart Girls College, Hamilton.

Notice

1. This notice shall be cited as the Sacred Heart Girls College, Hamilton (Attendance Dues) Notice 1999.

2. The Proprietor of the above-named school may enter into an agreement with parents or other persons accepting responsibility for the education of a child at the above-named school requiring them to pay attendance dues.

3. The attendance dues payable in respect of any pupil shall be up to a maximum of \$488.25 (inclusive of G.S.T.) per annum per pupil.

4. Attendance dues received by the proprietor shall be used for the purposes of paying for such improvements to, or for such capital works associated with, the buildings and associated facilities of the above-mentioned integrated school as may be required or approved by the Minister of Education pursuant to section 40 (2) of the Private Schools Conditional Integration Act 1975, or for meeting debts, mortgages, liens, or other charges associated with any of the land and buildings that constitute the integrated school.

Dated at Wellington this 12th day of March 1999.

KATHY PHILLIPS, Senior Manager, National Operations. 802112

Fisheries

Fisheries Act 1983

Fisheries (Quota Aggregation Limit Exemption) Notice (No. 1) 1999 (No. F114)

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

Notice

1. Title and commencement—(a) This notice may be cited as the Fisheries (Quota Aggregation Limit Exemption) Notice (No. 1) 1999.

(b) This notice shall come into effect on the day after its notification in the *New Zealand Gazette*.

2. Interpretation—In this notice the "Moana Pacific Group" means Moana Pacific Fisheries Limited, Moana Pacific Quota Holdings Limited and Moana Fishing Limited, and any companies owned or controlled by those companies.

3. Exemption to quota aggregation limit—As from the date that this notice comes into effect, the Moana Pacific Group is permitted to hold quota and interest in quota in excess of the aggregation limits as provided in section 28w (1) of the Fisheries Act 1983, up to, and including, the percentage limits as specified below:

(i) An aggregation limit of 45 percent of the combined Total Allowable Commercial Catch (TACC) for each of the following species:

Alfonsino	Ling
Barracouta	Orange Roughy
Blue Warehou	Oreo Dories
Gemfish	Packhorse Rock Lobster
Hake	Red Cod
Hoki	Silver Warehou
Jack Mackerel	Squid

- (ii) An aggregation limit of 20 percent of the TACC for paua in any one quota management area.
- (iii) An aggregation limit of 35 percent of the combined TACC for blue nose.
- (iv) Aggregation limits for spiny rock lobster in the quota management areas specified in the following table:

Fishstock	Quota Aggregation Limit %
CRA 1	31%
CRA 2	21%
CRA 3	23%
CRA 4	22.96%
CRA 9	12%

(v) In any other case, an aggregation limit of 35 percent of the combined TACC for every stock of that species.

Dated at Wellington this 16th day of March 1999.

JOHN LUXTON, Minister for Food, Fibre, Biosecurity and Border Control. 802110

Fisheries (South Island Customary Fishing) Notice (No. 11) 1999 (No. F113)

Pursuant to regulation 9 of the Fisheries (South Island Customary Fishing) Regulations 1998, the Associate Minister for Food, Fibre, Biosecurity and Border Control hereby gives the following notice.

Notice

1. Title and commencement—(1) This notice may be cited as the Fisheries (South Island Customary Fishing) Notice 1999.

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

2. Interpretation—In this notice:

(a) The term "Customary food gathering" has the same meaning as defined in the Fisheries (South Island Customary Fishing) Regulations 1998;

(b) Any reference to "Tangata Tiaki/Kaitiaki" means the person or persons appointed under regulation 9 of the Fisheries (South Island Customary Fishing) Regulations 1998 as Tangata Tiaki/Kaitiaki for the general customary food gathering area/rohe moana described in clause 3, and confirmed in clause 4 of this notice;

3. Nomination of Tangata Tiaki/Kaitiaki—With the support of Te Runanga o Otakou, Te Runanga o Awarua, being the tangata whenua holding manawhenua manamoana over the area from the Koau Branch of the Clutha River to Makati (Chaslands Mistake), extending seaward to the limit of the South Island fisheries waters as defined under Regulation 2 of the Fisheries (South Island Customary Fishing) Regulations 1998, being the 200 mile limit, and inland to boundaries defined for Te Runanga o Awarua under Te Runanga o Ngai Tahu Act 1996, have made the following Tangata Tiaki/Kaitiaki nominations for managing customary food gathering within this area:

(a) Edward Ruffell as Tangata Tiaki/Kaitiaki for the area/rohe moana from the Koau Branch of the Clutha River to Tokata, extending seaward to the 200 mile limit, and inland to boundaries defined for Te Runanga o Awarua under Te Runanga o Ngai Tahu Act 1996;

(b) Una Booth as Tangata Tiaki/Kaitiaki for the area/rohe moana from Tokata to Catlins heads, extending seaward to the 200 mile limit, and inland to boundaries defined for Te Runanga o Awarua under Te Runanga o Ngai Tahu Act 1996;

(c) Nui Rickus as Tangata Tiaki/Kaitiaki for the area/rohe moana from Catlins Heads to Mahaka Point, extending seaward to the 200 mile limit, and inland to boundaries defined for Te Runanga o Awarua under Te Runanga o Ngai Tahu Act 1996,

(d) Rata Shanks and Marna Duff as Tangata Tiaki/Kaitiaki for the area/rohe moana from Mahaka Point to Makati, extending seaward to the 200 mile limit, and inland to boundaries defined for Te Runanga o Awarua under Te Runanga o Ngai Tahu Act 1996.

4. Appointment of Tangata Tiaki/Kaitiaki—The Associate Minister for Food, Fibre, Biosecurity and Border Control hereby confirms the appointment of Edward Ruffell, Una Booth, Nui Rickus, Rata Shanks and Marna Dunn as Tangata Tiaki/Kaitiaki for managing customary food gathering within the particular area/rohe moana for which they were nominated in clause 3. The appointment is for a term of 5 years commencing the day this notice comes into effect.

5. Power to authorise taking of fisheries resources for customary food gathering—The Tangata Tiaki/Kaitiaki may authorise any individual to take fisheries resources managed under the Fisheries Acts 1983 and 1996 for customary food gathering purposes from within the whole or any part of the area/rohe moana for which they have been appointed under clause 4. No customary food gathering of fisheries resources may take place in the area/rohe moana without authorisation from the Tangata Tiaki/Kaitiaki.

Dated at Wellington this 11th day of March 1999.

DAVID CARTER, Associate Minister for Food, Fibre, Biosecurity and Border Control. go2114

Health

Medicines Act 1981

Corrigendum

Consent to the Distribution of a Changed Medicine

In the notice published in the New Zealand Gazette, 4 February 1999, No. 16, page 366, notice number 758, the entry in lines 14 and 15 for Saquinavir are deleted and the following new notice is substituted:

Consent to the Distribution of a Changed Medicine

Pursuant to section 23 of the Medicines Act 1981, the Minister of Health hereby provisionally consents to the sale, supply or use in New Zealand of the changed medicine which was referred to the Minister of Health under the provisions of section 24 (5) of the Act and is set out in the Schedule hereto:

Schedule

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Saquinavir 200 mg	Capsule, soft gelatin	R P Scherer GmbH., Eberbach/Baden, Germany	Fortovase

Note: This consent is valid for 2 years from 4 February 1999.

Dated this 10th day of March 1999.

GILLIAN GREW, Chief Advisor, Regulation and Safety (acting) pursuant to delegation given by the Minister of Health on the 20th day of February 1997.

Corrigendum

Consent to the Distribution of a New Medicine

In the notice published in the New Zealand Gazette, 25 February 1999, No. 23, page 563, notice number 1353, the entries in lines 33 to 38 for Abacavir sulphate are deleted and the following new notice is substituted:

Provisional Consent to the Distribution of a New Medicine

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

Schedule

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Abacavir sulphate 23.4mg/mL equivalent to 20 mg/mL abacavir base	Solution, oral	Glaxo Wellcome Operations, Speke, Liverpool, United Kingdom	Ziagen
Abacavir sulphate 351 mg equivalent to 300 mg abacavir base	Tablet, film coated	Glaxo Wellcome Operations, Ware, Hertfordshire, United Kingdom	Ziagen

Note: This consent is valid for 2 years from the 25th day of February 1999.

Dated this 11th day of March 1999.

GILLIAN GREW, Chief Advisor, Regulation and Safety (Acting), 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 any)
Pseudoephedrine hydrochloride 60mg	Capsule, liquid filled	R P Scherer Holdings Pty Limited, Braeside, Victoria, Australia	Dimetapp Simus Liquid Caps
Triamcinolone acetonide 0.1%w/w	Paste, topical	Taro Pharmaceuticals Inc., Bramelea, Ontario, Canada	Oracort
Aciclovir 5%w/w	Ointment, topical	Taro Pharmaceuticals Inc., Bramelea, Ontario, Canada	Viraban

Dated this 11th day of March 1999.

GILLIAN GREW, Chief Advisor, Regulation and Safety (Acting), pursuant to delegation given by the Minister of Health on the 20th day of February 1997. go2080

Consent to the Distribution of Changed Medicines

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

Schedule

Name and Strength	Form	Name and Address of Manufacturer	Proprietary Name (if any)
Lamotrigine 25mg	Tablet, chewable/ dispersible	Glaxo Wellcome Operations, Temple Hill, Dartford, Kent, United Kingdom; Glaxo Wellcome Australia Limited, Boronia, Victoria, Australia; and Glaxo Wellcome Operations, Ware, Hertfordshire, United Kingdom	Lamictal
Lamotrigine 5mg	Tablet, chewable/ dispersible	Glaxo Wellcome Operations, Temple Hill, Dartford, Kent, United Kingdom; and Glaxo Wellcome Operations, Ware, Hertfordshire, United Kingdom	Lamictal
Lamotrigine 50mg, 100mg, 200mg	Tablets, chewable/ dispersible	Glaxo Wellcome Operations, Temple Hill, Dartford, Kent, United Kingdom; and Glaxo Wellcome Australia Limited, Boronia, Victoria, Australia	Lamictal
Nimodipine 30mg	Tablet, film coated	Bayer AG., Leverkusen, Germany	Nimotop
Nimodipine 0.2mg/mL	Infusion, solution	Bayer AG., Leverkusen, Germany	Nimotop
Naltrexone hydrochloride 50mg	Tablet, film coated	Du Pont Merck Pharmaceuticals Co., Garden City, New York, United States of America	Re Via
Paclitaxel 6 mg/mL	Infusion, concentrate	Bristol-Caribbean Inc., Mayaguez, Puerto Rico	Taxol

Dated this 11th day of March 1999.

GILLIAN GREW, Chief Advisor, Regulation and Safety (acting), pursuant to delegation given by the Minister of Health on the 20th day of February 1997. go2078

Justice

Justices of the Peace Act 1957

Justices of the Peace Appointed

Pursuant to section 3 (1) of the Justices of the Peace Act 1957, His Excellency the Governor-General has been pleased to appoint the following persons to be Justices of the Peace for New Zealand:

Ataera, Michael Frank, 12 Williams Street, Otane.

- Baldock, Sally Louise, Little Wickham, 1981 Pakowhai Road, R.D. 3, Napier.
- Brown, Neville Warren, 24 Amesbury Drive, Churton Park, Wellington.
- Burrows, Gail Elaine, 3/13 Domain Road, Weymouth.
- Campbell, Janice Roberta, 9A Motueka Street, Ngaio, Wellington.

Carpenter, Robin Peter, 60C Alfriston Road, Manurewa.

- Douglas, Kenneth George, 8 View Road, Titahi Bay, Porirua.
- Dunlop, Ross James Craufurd, Ohawe Road, R.D. 1, Hawera.
- Faka'osi, Faka'osi, Tevita, 86 Diaz Drive, Flaxmere, Hastings.
- Foote, Maurice Stanley, 120 Gloaming Hill, Titahi Bay, Porirua.
- Ganley, Geoffrey Craig, 13 Manu Place, Pinehill, Albany.
- Garden, Drew Ivor, 56 Arlengton Street, Christchurch 5.
- Gray, Heather Anne, Dacre, No. 2 R.D., Invercargill.
- Halsall, Rona Mary, 29 Bentham Street, Westport.
- Hartwell, Colin Claude, 34 Uppingham Crescent, Northcote.
- Hodgkinson, George Brent, Tadmor Valley, R.D. 2, Wakefield, Nelson.
- Ivey, Helen Mary, Glentanner Station, State Highway No. 80, Mount Cook.
- Jameson, Alison Jane, 2 Granville Terrace, Dunedin.
- Joblin, Kevin Hugh, 1047 Aberdeen Road, Gisborne.
- Jones, Glyn Michael, 31 Bayview Drive, Waiuku.
- Kenny, Thomas Lawrence Edward, 156 Waerenga Road, Otaki.
- Lange, Geoffrey Bryant, 516 Herbert Street, Invercargill.
- Luxton, Nicola Jane, 158 Duthie Road, R.D. 15, Hawera.
- Lyde, John Calvin, 53 Eskdale Road, Papakowhai, Wellington.
- Manurea, Hemana Eruera, 243 Te Teko Road, Te Teko.
- McArthur, Patricia Marie, 25 Clark Street, Khandallah, Wellington.
- McEwan, Carol Elizabeth, 38 Waianakorua Road, 14 O.R.D., Oamaru.
- Mitchell, Paul Raymond, 170 Great North Road, Kamo, Whangarei.
- Qureshi, Yousuf Hayat, 1/163 Cook Street, Palmerston North.
- Robinson, Kenneth John, 6 Margaret Street, Papakura.
- Talae'pa, Meafou Vaigalu, 78 Nelson Crescent, Napier South, Napier.

- To'o, Tafaleuluaialii Max Misiotele, 88 Waipapa Road, Haitaitai, Wellington.
- Van Den Elzen, Jacqueline Monique, 19 Dudding Avenue, Northcote, Auckland.

Vane, Linda, 100 Caribbian Drive, Albany, Auckland.

Verconk, Joanne Mary, 3A Sussex Street, Weston, Oamaru.

Dated at Wellington this 24th day of February 1999.

TONY RYALL, Associate Minister of Justice. go2102

Labour

Accident Rehabilitation and Compensation Insurance Act 1992

Direction to the Accident Rehabilitation and Compensation Insurance Corporation Relating to Government Policy on Residential Care for Elderly Victims of Crime

To the Accident Rehabilitation and Compensation Insurance Corporation ("ACC")

Pursuant to section 159 of the Accident Rehabilitation and Compensation Insurance Act 1992 (as inserted by section 19 of the Accident Rehabilitation and Compensation Insurance Amendment Act (No. 2) 1996), I hereby direct that:

• the terms of the protocol signed on 1 November 1998, between the Accident Rehabilitation and Compensation Insurance Corporation and the Health Funding Authority, to implement the Amendment to the 1998/1999 Health Funding Agreement on Residential Care for Elderly Victims of Crime, be extended to include elderly victims of crime (as defined in the protocol) who are victims of a violent crime, as defined in Schedule 1 of the protocol, which has occurred on or after 1 May 1997.

Dated at Wellington this 10th day of March 1999.

MURRAY STUART MCCULLY, Minister for ARCI. go2104

Health and Safety in Employment Act 1992

Notice of Approval of a Statement of Preferred Work Practices Under the Health and Safety in Employment Act 1992

Pursuant to section 20 (3) of the Health and Safety in Employment Act 1992, and whereas subsections (3) (a) and (3) (b) of section 20 of that Act, have been fulfilled and complied with, the Minister of Labour hereby gives notice that he approves a statement of preferred work practices which is an Approved Code of Practice for Safety and Health in Forest Operations.

Dated at Wellington this 18th day of March 1999.

HON. M. BRADFORD, Minister for Enterprise and Commerce. go2103

Authorities and Other Agencies of State Notices

Civil Aviation Authority of New Zealand

Civil Aviation Act 1990

Airworthiness Directives

Pursuant to section 721 (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:

DCA/BELL407/12D DCA/BK117/8

These airworthiness directives shall come into force on 18 March 1999.

These airworthiness directives may be viewed on the CAA website (www.caa.govt.nz) or at Aviation House, 1 Market Grove, Lower Hutt.

Dated this 16th day of March 1999.

GEOFFREY N. CONNOR, Safety Analyst—Continuing Airworthiness.

Notice of Intention to Consider Varying a Scheduled International Air Service Licence

Pursuant to section 87J (3) of the Civil Aviation Act 1990, and a delegation from the Secretary for Transport dated 28 August 1996, I give notice that having received an application from Air New Zealand Limited, the Minister of Transport intends to consider varying the scheduled international air service licence held by that airline in order that it might provide services, including by code-share, over the routing "From points in New Zealand to any point or points in Austria, optionally via any point or points", with such level of capacity as is filed with and acknowledged by the Secretary for Transport.

Any person or organisation wishing to make representations relating to this application must forward those representations in writing to reach me at the Ministry of Transport, P.O. Box 3175, Wellington, on or before 8 April 1999.

Signed at Wellington this 16th day of March 1999.

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

Commerce Commission

Electricity Industry Reform Act 1998

Notice of Exemption, Carter Holt Harvey Limited

The commission, pursuant to section 81, exempts Carter Holt Harvey Limited from the application of section 17 of the Electricity Industry Reform Act 1998, in relation to a prohibited cross-involvement in an electricity lines business, being the installed electricity distribution networks at the Penrose and Kinleith mills, and an electricity supply business.

The exemption is subject to the following terms and conditions:

(a) That if Carter Holt Harvey Limited commences supplying electricity to other than the following electricity consumers or their assigns it notifies the commission:

Alkeiman Industries Limited;

C Pepper Limited;

D Ryan Limited;

Kinleith Tractor Shop Limited;

Mike Lambert Limited;

Fernz Chemicals (NZ) Limited;

Pedersen Holdings Limited;

Air Liquide (NZ) Limited; and

Paper Reclaim Limited.

(b) That if Carter Holt Harvey Limited provides electricity line services to other than the following electricity consumers of their assigns it notifies the commission:

Kinleith Tractor Shop Limited;

Mike Lambert Limited; and

Paper Reclaim Limited.

- (c) That Carter Holt Harvey Limited remains a net importer of electricity from Transpower Limited's national grid.
- (d) That Carter Holt Harvey Limited advises the commission of any increases in the electricity price it charges the above consumers.

Where any change of the type referred to in (a) to (d) occurs, the commission may vary or revoke this exemption in accordance with section 81 (5) of the Electricity Industry Reform Act.

The exemption takes effect from the date of publication of this notice in the New Zealand Gazette. au2107

Land Transport Safety Authority

Land Transport Act 1998

Declaration of Vehicle With Motorcycle Controls to be a Motorcycle

Pursuant to section 2 (1) of the Land Transport Act 1998, I, Barry Edward Crocker, Vehicle Compliance Officer, hereby declare that the vehicle specified in Schedule 1 to be a motorcycle for the purposes of the said Act and any regulations under this Act, subject to the conditions specified in Schedule 2.

Schedule 1

Vehicle Details

Make:	Yamaha
Model:	XS Trike
Year of Manufacture:	1980
VIN No.:	7A8JH3F1197000118

Schedule 2

(i) This declaration may be revoked at any time;

(ii) A copy of this notice must be carried in the vehicle at all times and be readily available for inspection.

Signed at Christchurch, this 11th day of March 1999.

BARRY EDWARD CROCKER, Vehicle Compliance Officer, acting under authority delegated to me by way of instrument of delegation dated 1 March 1999. au2030

Transport (Vehicle and Driver Registration and Licensing) Act 1986

Approval of Motorcycle Driving School

Pursuant to section 48 (2) (b) of the Transport (Vehicle and Driver Registration and Licensing) Act 1986, and pursuant to a delegation given by the director of Land Transport Safety in an instrument of delegation, dated the 1st day of March 1999, I, Francis John Wingrove Martin, Regional Compliance Officer, hereby approve the following organisation as an approved school of instruction for motorcycle driving, for the purpose of issuing certificates of basic motorcycle handling skills:

Pro Drive Driving School.

Signed at Wellington this 3rd day of March 1999.

FRANCIS JOHN WINGROVE MARTIN, Regional Compliance Officer.

(File: RU04/8) go2129

Transport (Vehicle Standards) Regulations 1990

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

Pursuant to regulation 36 of the Transport (Vehicle Standards) Regulations 1990, I, James Lindsay Graham

Bell, Vehicle Compliance Officer, hereby exempt the motor vehicle specified in Schedule 1 of this notice from the requirements of the Transport (Vehicle Standards) Regulations 1990 listed in Schedule 2, subject to the conditions specified in Schedule 3.

Schedule 1

Vehicle Details

Make:	TRANZIT
Model:	MCW Metrorider
Year of Manufacture:	1999
VIN No.:	7A8JG030999166805

Schedule 2

Exempted Requirements

	relating to:		
Regulation 27	Windscreen washing	wiping	and

Schedule 3

Conditions

- (i) The windscreen wiping and washing equipment conforms to all applicable requirements of Australian Design Rule 16/01: Windscreen Wipers and Washers;
- (ii) This exemption may be revoked at any time;
- (iii) A copy of this notice must be carried in the vehicle at all times and be readily available for inspection.

Signed at Wellington this 11th day of March 1999.

JAMES LINDSAY GRAHAM BELL, Vehicle Compliance Officer, acting under the authority delegated to me by way of instrument of delegation dated 1 March 1999. au2053

Reserve Bank

Reserve Bank of New Zealand Act 1989

Appointment of a Director of the Reserve Bank of New Zealand

In terms of section 54 (3) of the Reserve Bank of New Zealand Act 1989, I hereby notify my appointment of

Hon. Ruth Richardson

as a director of the Reserve Bank of New Zealand for a 5 year term with effect on and from 4 February 1999.

Dated at Wellington this 8th day of March 1999.

RIGHT HON. BILL BIRCH, Treasurer.

au1940

Transit New Zealand

Transit New Zealand Act 1989

Declaring State Highway to be Limited Access Road: Hamilton and Matamata

It is notified that Transit New Zealand, by resolution dated 3 March 1999 and pursuant to section 88 (1) of the Transit New Zealand Act 1989, hereby declares the sections of State highway listed in the following Schedule, as more particularly shown on Plans LA 20/1611/1, LA 20/1612/1 and L.R. 68 and accompanying Schedules held in the office of the Regional State Highway Manager, Transit New Zealand, Hamilton and there available for public inspection, to be limited access road.

Schedule

1. The full length of State Highway No. 21 commencing at its intersection with State Highway No. 1 (at Route Position 0/0.13) and proceeding in generally in a southerly direction for a distance of 6.66 kilometres to its intersection with State Highway No. 3 (at Route Position 2/5.03).

2. The section of State Highway No. 24 commencing at Matamata (at Route Position 0/1.38) and proceeding in a generally north-easterly direction for a distance of 11.59 kilometres to its intersection with State Highway No. 29 (at Route Position 0/12.97).

Dated at Wellington this 12th day of March 1999.

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

Declaring State Highway to be Limited Access Road: State Highway No. 2, Central Hawke's Bay

It is notified that Transit New Zealand, by resolution dated 3 March 1999 and pursuant to section 88 (1) of the Transit New Zealand Act 1989, hereby declares the sections of State Highway No. 2 in Central Hawke's Bay District listed in the following Schedule, as more particularly shown on plans LA 30/32/2 and LA 30/33/1 and accompanying schedules held in the office of the Regional State Highway Manager, Transit New Zealand, Napier and there available for public inspection, to be limited access road.

Schedule

1. That section of State Highway No. 2 commencing at the south abutment of the Waipawa River Bridge (at Route Position 707/7.12) and proceeding generally in a southerly direction for a distance of 5.19 kilometres to the north abutment of the Tuki Tuki River Bridge (at Route Position 707/12.31).

2. That section of State Highway No. 2 commencing at the eastern intersection with Pukeora Scenic Road (at Route Position 721/3.20) and proceeding generally in a westerly direction for a distance of 3.84 kilometres to the western intersection with Pukeora Scenic Road (at Route Position 721/7.04).

Dated at Wellington this 16th day of March 1999.

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

Declaring State Highway to be Limited Access Road: State Highway No. 6, Nevis Bluff to Kawarau River

It is notified that Transit New Zealand, by resolution dated 3 March 1999 and pursuant to section 88 (1) of the Transit New Zealand Act 1989, hereby declares that part of State Highway No. 6 in Queenstown-Lakes District commencing at Nevis Bluff (at Route Position 956/12.96) and proceeding generally in a westerly direction for a distance of 8.82 kilometres to the eastern abutment of the Kawarau Bridge (at Route Position 956/21.78) as more particularly shown on Plan LA/13/006/956/A and accompanying Schedule held in the office of the Regional State Highway Manager, Transit New Zealand, Dunedin and there available for public inspection, to be a limited access road.

Dated at Wellington this 16th day of March 1999.

M. K. LAUDER, State Highway Operations Manager, Transit New Zealand. 6 au2128

Land Notices

Conservation

Conservation Act 1987

Declaration Land to be Held for Conservation Purposes

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

Schedule

Otago Land District—Waitaki District

3868.24 hectares, more or less, being Sections 4, 5 and 6, S.O. Plan 22988 and Section 1, S.O. Plan 22902.

Dated at Wellington this 28th day of September 1998.

NICK SMITH, Minister of Conservation.

2

JOHN LUXTON, Minister of Lands.

(C.O. PAS155) In2101

New Zealand Walkways Act 1975

Declaration That Land Shall be a Walkway

Pursuant to section 8 (6) of the New Zealand Walkways Act 1990, and to a delegation from the Minister of Conservation, the Conservator, Wellington Conservancy of the Department of Conservation, hereby declares that the land described in the Schedule hereto, shall be a walkway, and shall hereafter be known as the Belmont Walkway.

Schedule

Wellington Land District—Hutt, Porirua and Wellington Cities

The easement created by transfer dated on the 11th day of March 1999 over the walkway shown and marked:

First	"B" and "D" on D.P. 86081;
Second	"A", "B", "C" and "D" on D.P. 86082;
Third	"C", "D", "E", "F", "G", "H", "I",
	"J", "K", "L", "M", "N", "O",
	"P", "Q", "R", "S", "T", "U", "V"
	and "W" on D.P. 86083;
Fourth	"F", "G", "H" and "J" on D.P. 86084;
Fifth	"A", "B" and "C" on D.P. 86085;

All being part of the land in certificate of title 40A/782.

Dated at Wellington this 16th day of March 1999.

ALLAN ROSS, Conservator.

(DOC File: G04/208)	1/1CL
ln2106	

Appointment of Wellington Regional Council as Controlling Authority of Belmont Walkway

Pursuant to section 11 (1) of the New Zealand Walkways Act 1990, and to a delegation from the Minister of Conservation, the Conservator, Wellington Conservancy of the Department of Conservation, appoints the Wellington Regional Council to be the controlling authority of that part of the Belmont Walkway described in the Schedule hereto.

Schedule

Wellington Land District—Hutt, Porirua and Wellington Cities

First	"B" and "D" on D.P. 86081;
Second	"A", "B", "C" and "D" on D.P. 86082;
Third	"C", "D", "E", "F", "G", "H", "I",
	"J", "K", "L", "M", "N", "O",
	"P", "Q", "R", "S", "T", "U", "V"
	and "W" on D.P. 86083;
Fourth	"F", "G", "H" and "J" on D.P. 86084;
Fifth	"A", "B" and "C" on D.P. 86085;

All being part of the land in certificate of title 40A/782.

Dated at Wellington this 16th day of March 1999.

ALLAN ROSS, Conservator.

(DOC File: G04/208) In2109

Ngäi Tahu Claims Settlement Act 1998

Notification of Töpuni for Tapuae o Uenuku

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Tapuae o Uenuku:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Tapuae o Uenuku:

(a) Encouragement of respect for Ngäi Tahu's association with Tapuae o Uenuku

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Tapuae o Uenuku;

Educational material will be made available to climbers and all climbing guides explaining that, to Ngäi Tahu, standing on the very top of the mountain denigrates its tapu status;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Tapuae o Uenuku will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new huts or other buildings, and particular regard had to its views.

1/1**CL**

(b) Accurate portrayal of Ngäi Tahu's association with Tapuae o Uenuku

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Tapuae o Uenuku is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

That area known as Tapuae o Uenuku as shown on allocation plan M.S. 100 (S.O. 7317 Marlborough Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) 2 In2014

Notification of Töpuni for Te Koroka (Dart/Slipstream)

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Te Koroka (Dart/Slipstream):

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997. Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Te Koroka (Dart/Slipstream):

(a) Encouragement of respect for Ngäi Tahu's association with Te Koroka

The department will issue permits for entry in consultation with Te Rünanga;

The department will review conditions of new permits in consultation with Te Rünanga;

The department will consult with Te Rünanga if any applications for concessions are received;

The removal of all rubbish and wastes from Te Koroka will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new huts or other buildings, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Te Koroka

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Te Koroka is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

(d) Recognition of Ngäi Tahu's relationship with Pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997

Discourage unauthorised access to the area consistent with its status as a special area.

Schedule

That area known as Dart/Slipstream Special Area as shown on Allocation Plan M.S. 306 (S.O. 24707 Otago Land District).

2

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) h2015

Notification of Töpuni for Aoraki/Mount Cook

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims

Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Aoraki/Mount Cook:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Aoraki/Mount Cook:

(a) Encouragement of respect for Ngäi Tahu's association with Aoraki/Mount Cook

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Aoraki/Mount Cook;

Educational material will be made available to climbers and all climbing guides explaining that, to Ngäi Tahu, standing on the very top of the mountain denigrates its tapu status;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Aoraki/Mount Cook will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new huts or other buildings, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Aoraki/Mount Cook

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Aoraki/Mount Cook is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

That area known as Aoraki/Mount Cook located in Kä Tiritiri o te Moana, shown as Aoraki on Allocation Plan M.S. 1 (S.O. 19831 Canterbury Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) ¹ⁿ²⁰²⁸

Notification of Töpuni for Tititea/Mount Aspiring

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Tititea (Mount Aspiring):

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the department of Conservation in relation to the specific principles applicable to Tititea (Mount Aspiring):

(a) Encouragement of respect for Ngäi Tahu's association with Tititea (Mount Aspiring)

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Tititea/Mount Aspiring;

Educational material will be made available to climbers and all climbing guides explaining that, to Ngäi Tahu, standing on the very top of the mountain denigrates its tapu status;

2

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Tititea (Mount Aspiring) will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new huts or other buildings, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Tititea (Mount Aspiring)

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Tititea (Mount Aspiring) is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

That area known as Tititea (Mount Aspiring) as shown on Allocation Plan M.S. 2 (S.O. 24665 Otago Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) 2 1n2029

Notification of Töpuni for Pikirakatahi/Mount Earnslaw

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in Attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

(a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;

- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Pikirakatahi/Mount Earnslaw:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the Deed of Settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Pikirakatahi/Mount Earnslaw:

(a) Encouragement of respect for Ngäi Tahu's association with Pikirakatahi/Mount Earnslaw

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Pikirakatahi/Mount Earnslaw;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Pikirakatahi/Mount Earnslaw will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new huts or other buildings, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Pikirakatahi/Mount Earnslaw

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Pikirakatahi/Mount Earnslaw is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

The area known as Pikirakatahi/Mount Earnslaw as shown on Allocation Plan M.S. 4 (S.O. 24666 Otago Land District).

2

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011)

In2031

Notification of Töpuni for Takitimu Range, Southland

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Takitimu Range:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Takitimu Range:

(a) Encouragement of respect for Ngäi Tahu's association with Takitimu Range

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Takitimu Range:

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Takitimu Range will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new huts or other buildings, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Takitimu Range

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Takitimu Range is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

That area known as Takitimu Range located in Murihiku (Southland), as shown on Allocation Plan M.S. 5 (S.O. 12232 Southland Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) 2 In2032

Notification of Töpuni for Motupöhue/Bluff Hill

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Motupöhue/Bluff Hill:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the Deed of Settlement, the Director-General of Conservation has determined that the following actions will be taken by the department of Conservation in relation to the specific principles applicable to Motupöhue/Bluff Hill:

(a) Encouragement of respect for Ngäi Tahu's association with Motupöhue/Bluff Hill

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Motupöhue/Bluff Hill; Educational material will be made available to visitors to Motupöhue/Bluff Hill asking that they picnic only in designated areas as there are urupa in the reserve which are tapu to Ngäi Tahu;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Motupöhue/Bluff Hill will be encouraged;

Te Rünanga will be consulted about the siting and design of new structures, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Motupöhue/Bluff Hill

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Motupöhue/Bluff Hill is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

The area known as Motupöhue, as shown on Allocation Plan M.S. 8 (S.O. 12233 Southland Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) In2033

Notification of Topuni for Matakaea/Shag Point

Pursuant to section 243 (3) of the Ngai Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngai Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngai Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngai Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the Deed of Settlement between Te Rünanga o Ngai Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngai Tahu and the Crown for each site to avoid harm to or the diminishing of Ngai Tahu values related to each Töpuni:

(a) Encouragement of respect for Ngai Tahu's association with each Töpuni;

- (b) Accurate portrayal of Ngai Tahu's association with each Töpuni; and
- (c) Recognition of Ngai Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Matakaea/Shag Point:

(d) Recognition of Ngai Tahu's relationship with the pounamu resource, as given effect through the Ngai Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Matakaea/Shag Point:

(a) Encouragement of respect for Ngai Tahu's association with Matakaea/Shag Point

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngai Tahu values and the existence of the Töpuni over Matakaea/Shag Point;

Educational material will be made available to visitors to Matakaea/Shag Point asking that they picnic only in designated areas as there are urupa in the reserve which are tapu to Ngai Tahu;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Matakaea/Shag Point will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of wate, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new structures, and particular regard had to its views.

(b) Accurate portrayal of Ngai Tahu's association with Matakaea/Shag Point;

The department will ensure, as far as reasonably practicable, that Ngai Tahu's association with Matakaea/Shag Point is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngai Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngai Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

2

The area known as Matakaea Recreation Reserve and Onewhenua Historic Reserve, as shown on Allocation Plan M.S. 9 (S.O. 24686 Otago Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.C	D. SLM 011) 2
In2034	

Notification of Töpuni for Otükoro Iti

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Ötükoro Iti:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Ötükoro Iti:

(a) Encouragement of respect for Ngäi Tahu's association with Otükoro Iti

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Otukoro Iti;

Educational material will be made available to visitors and all concessionaires explaining that, to Ngäi Tahu, activities such as camping in the area denigrates its tapu status;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Ötükoro Iti will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of wate, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new structures, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Otükoro Iti

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Otukoro

It is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

The area known as Ötükoro Iti, located in Kahurangi National Park, as shown on Allocation Plan M.S. 488 (S.O. 15489 Nelson Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) 2 In2035

Notification of Töpuni for Kura Täwhiti/Castle Hill

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Kura Täwhiti/Castle Hill:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Kura Täwhiti/Castle Hill:

(a) Encouragement of respect for Ngäi Tahu's association with Kura Täwhiti/Castle Hill

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Kura Täwhiti/Castle Hill;

Educational material will be made available to rock climbers and all rock climbing guides explaining that, to Ngäi Tahu, climbing the rock outcrops denigrates their tapu status and may damage or destroy rock art remnants;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Kura Täwhiti/Castle Hill will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new structures, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Kura Täwhiti/Castle Hill;

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Kura Täwhiti/Castle Hill is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

The area known as Castle Hill Conservation Area, as shown on Allocation Plan M.S. 14 (S.O. 19832 Canterbury Land District).

2

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) In2036

Notification of Töpuni for Kahurangi, West Coast

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi

Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in Attachments 12.130 to 12.143 of the Deed of Settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Kahurangi:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Kahurangi:

(a) Encouragement of respect for Ngäi Tahu's association with Kahurangi

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Kahurangi;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Kahurangi will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new structures, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Kahurangi

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Kahurangi is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites. 2

Schedule

The area known as Kahurangi, located in Kahurangi National Park, as shown on Allocation Plan M.S. 21 (S.O. 15490 Nelson Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) In2037

Notification of Töpuni for Maukaatua Scenic Reserve, Otago

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the deed of settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Maukaatua Scenic Reserve:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Maukaatua Scenic Reserve:

(a) Encouragement of respect for Ngäi Tahu's association with Maukaatua Scenic Reserve

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Maukaatua Scenic Reserve;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Maukaatua Scenic Reserve will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new structures, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Maukaatua Scenic Reserve

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Maukaatua Scenic Reserve is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

The area known as Maukaatua located west of the Taieri Plains, as shown on Allocation Plan M.S. 23 (S.O. 24679 Otago Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) ln2038

Notification of Töpuni for Ripapa Island, Lyttelton Harbour

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni.

The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the Deed of Settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rüunanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Ripapa Island:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of

2

settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Ripapa Island:

(a) Encouragement of respect for Ngäi Tahu's association with Ripapa Island

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Ripapa Island;

Educational material will be made available to visitors to Ripapa Island explaining that activities such as picnicing on urupä sites denigrates their tapu status;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Ripapa Island will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of Whakaraupö (Lyttelton Harbour); and

Te Rünanga will be consulted about the siting and design of new structures, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Ripapa Island

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Ripapa Island is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

The area known as Ripapa Island Historic Reserve located in Whakaraupö (Lyttelton Harbour), as shown on Allocation Plan M.S. 29 (S.O. 19834 Canterbury Land District).

2

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) In2039

Notification of Töpuni for Tütoko

Pursuant to section 243 (3) of the Ngäi Tahu Claims Settlement Act 1998 the Minister of Conservation hereby notifies that the area described in the Schedule hereto has been declared to be Töpuni by section 238 of the Act.

Pursuant to section 239 of the Ngäi Tahu Claims Settlement Act 1998 the Crown acknowledges the Ngäi Tahu values in relation to this Töpuni. The provisions of the Act which relate to Töpuni are sections 237 to 253, inclusive. Further details of the Ngäi Tahu values may be found in Schedules 80 to 93 of the Act and the areas declared to be Töpuni are shown on the allocation plans appended to the Deed of Settlement between Te Rünanga o Ngäi Tahu and the Crown dated 21 November 1997.

The following specific principles, which are set out in attachments 12.130 to 12.143 of the deed of settlement, have been agreed between Te Rünanga o Ngäi Tahu and the Crown for each site to avoid harm to or the diminishing of Ngäi Tahu values related to each Töpuni:

- (a) Encouragement of respect for Ngäi Tahu's association with each Töpuni;
- (b) Accurate portrayal of Ngäi Tahu's association with each Töpuni; and
- (c) Recognition of Ngäi Tahu's relationship with wähi tapu and wähi taonga, including archaeological sites.

In addition to these principles the following specific principle applies to the Töpuni for Tütoko:

(d) Recognition of Ngäi Tahu's relationship with the pounamu resource, as given effect through the Ngäi Tahu (Pounamu Vesting) Act 1997.

Further, pursuant to clause 12.5.10 of the deed of settlement, the Director-General of Conservation has determined that the following actions will be taken by the Department of Conservation in relation to the specific principles applicable to Tütoko:

(a) Encouragement of respect for Ngäi Tahu's association with Tütoko

Staff, conservation board members, concessionaires and the public will be provided with information about the Ngäi Tahu values and the existence of the Töpuni over Tütoko;

Educational material will be made available to climbers and all climbing guides explaining that, to Ngäi Tahu, standing on the very top of the mountain denigrates its tapu status;

A review of conditions to be applied generally to new concessions will be undertaken;

The removal of all rubbish and wastes from Tütoko will be encouraged;

The department will ensure, as far as reasonably practicable, that it disposes of waste, particularly human waste, in a way that minimises the risk of contamination of waterways; and

Te Rünanga will be consulted about the siting and design of new structures, and particular regard had to its views.

(b) Accurate portrayal of Ngäi Tahu's association with Tütoko

The department will ensure, as far as reasonably practicable, that Ngäi Tahu's association with Tütoko is accurately portrayed in all of its new public information and interpretative material; and

The department will consult with Te Rünanga in the provision of its new public information or interpretative material, and as far as reasonably practicable, will only use Ngäi Tahu cultural information with the consent of Te Rünanga.

(c) Recognition of Ngäi Tahu's relationship with wähi tapu, including archaeological sites

Significant earthworks and disturbances of soil and/or vegetation will be avoided wherever possible; and

2

Where significant earthworks and disturbances of soil and/or vegetation cannot be avoided, Te Rünanga will be consulted and particular regard will be had to its relevant policies, including those relating to Koiwi Tangata (unidentified human remains) and archaeological and rock art sites.

Schedule

The area known as Tütoko located in Fiordland National Park, as shown on Allocation Plan M.S. 3 (S.O. 24747 Otago Land District) and S.O. 12231 (Southland Land District).

Dated at Wellington this 25th day of February 1999.

NICK SMITH, Minister of Conservation.

(DOC Ref H.O. LEG 0177, C.O. SLM 011) In2040

Reserves Act 1977

Amendment of Notice

Pursuant to section 6 (3) of the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager, East Coast/Hawke's Bay Conservancy, amends the notice to Change the Classification of Reserve published in the *New Zealand Gazette* of 10 December 1998, No. 198, page 4703, by replacing the words "2.6455 square metres" in the Schedule with the words "2.6455 hectares".

Dated at Gisborne this 9th day of March 1999.

B. HUNT, Community Relations Manager, Department of Conservation, East Coast/Hawke's Bay Conservancy.

(DOC: File: C.O.-RRC 002)

Classification and Naming of a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager, West Coast Conservancy, Department of Conservation, hereby classifies the reserve, described in the Schedule hereto, as a scenic reserve, subject to the provisions of section 19 of the said Act, and further declares that, the said reserve shall hereafter be known as the Ahaura-Kopara Scenic Reserve.

Schedule

Westland Land District—Grey District

393.4474 hectares, more or less, being Lots 1 to 7, D.P. 3680, situated in Blocks XII and XVI, Ahaura and Block IX, Pohaturoa Survey Districts. All certificates of title 8C/501, 5D/737 and 5D/738.

Dated at Hokitika this 5th day of March 1999.

R. KEMPER, Community Relations Manager.

(File: DOC HOK ACQ0092)	-
ln1997	

Declaration That Land is a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager of the Wellington Conservancy of the Department of Conservation, hereby notifies that the following resolution was passed by the Horowhenua District Council on 16 December 1998:

"That, in exercise of the powers conferred on it under section 14 of the Reserves Act 1977, the Horowhenua District Council hereby resolves that the piece of land held in fee simple known as Te Maire Park and described in the Schedule hereto, shall be and the same is hereby declared to be a reserve for recreation purposes within the meaning of the said Act."

Schedule

Wellington Land District—Horowhenua District

1.0347 hectares, more or less, being Lot 1, D.P. 71514. All C.T. 39D/463.

Dated at Wellington this 8th day of March 1999.

JEFF FLAVELL, Community Relations Manager.

(File: GB 3/100)

Courts

Te Ture Whenua Maori Act 1993

Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 338 (1) of Te Ture Whenua Maori Act 1993, on the recommendation of the Maori Land Court, the Maori freehold land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purpose of an urupa and parking area for the common use and benefit of the descendants of Waara Te Ke.

Schedule

Wellington Land District

Area m²

Being

- 165 Part Lot 5, D.P. 29335, Block XV, Makotuku S.D.
 1225 Part Lot 5, D.P. 29335, Block XV, Makotuku
 S.D. being part of Atibau Whanganui Block
 - S.D., being part of Atihau Whanganui Block and being part of the land contained in certificate of title 8A/84, as delineated on a plan filed in the Maori Land Court at Wanganui and marked "A" on such areas be named "Waara Urupa" for the common use and benefit of the descendants of Waara Te Ke.

Dated this 26th day of February 1999.

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

(MLC: H.O. 2/3/1/6; D.O. Appln. No. 98/61620) 2CL In1783

Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 338 (1) of Te Ture Whenua Maori Act 1993, on the recommendation of the Maori Land Court, the Maori freehold land described in the Schedule hereto, is hereby set apart as a Maori reservation for communal purposes for the common use and benefit of the owners.

Schedule

1CL

Wellington Land District

All that piece of land situated in Block IV, Tauakira Survey District and described as follows:

101

Area

ha

Being

12.2914 Part Ranana Reserve 15 and Section 6, Block containing an area of 12.2914 hectares situated in Block VI, Tauakira Survey District, being all that land contained in certificate of title 24C/982, Wellington Registry.

Dated this 26th day of February 1999.

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

(MLC: H.O. 2/3/1/6; D.O. Appln. No. 98/61415) 2CL In1782

Setting Apart Maori Freehold Land as a Maori Reservation

Pursuant to section 338 (1) of Te Ture Whenua Maori Act 1993, on the recommendation of the Maori Land Court, the Maori freehold land described in the Schedule hereto, is hereby set apart as a Maori reservation for the purpose of a marae and the protection of wahitapu and native bush, to be known as the Hone Whiu-Kirkpatrick Reservation for the common use and benefit of the descendants of Hone Whiu-Kirkpatrick.

Schedule

North Auckland Land District

All that piece of land situated in Block IV, Punakitere Survey District and described as follows:

Area ha Being

0.3786 Motatau 5E5, being part of the land contained in certificate of title, Volume 888, folio 6.

Dated this 26th day of February 1999.

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

(MLC: H.O. 2/3/1/2; D.O. Appln. No. 980071 KH) 2CL In1781

Education

Education Lands Act 1949

Land Declared No Longer Required For Education Purposes

Pursuant to section 5A of the Education Lands Act 1949 and pursuant to authority delegated to me, I, Paul Dickson Burke, Group Manager Property, Ministry of Education, Wellington, hereby give the following notice.

Notice

1. The land described in the Schedule to this notice is no longer required for education purposes.

2. This notice shall come into force on 18 March 1999.

Schedule

Area ha

Description

0.0921 More or less, being Lot 4 on Deposited Plan 8242, situated in Block IV, Waikohu Survey District, all certificate of title 5C/1384, Gisborne Land Registration District. Area ha

- ha Description 0.0890 More or less, situated in Block VII, Atiamuri Survey District, being Lot 19 on Deposited Plan S. 4644, all certificate of title 61B/63, South Auckland Land Registration District.
- 1.0805 More or less, situated in Block VII, Atiamuri Survey District, being Section 1 on Survey Office Plan 38100 and Sections 1 and 2 on Survey Office Plan 41464, all certificate of title 61B/820, South Auckland Land Registration District.
- 2.0618 More or less, Lot 7, D.P. 2306 and part Section 19, Block I, Waikohu Survey District, together with water rights created by T. 85625, part certificate of title 1D/612, Gisborne Land Registration District.
- 0.4097 More or less, situated in Block IV, Ngatapa Survey District, Gisborne R.D., and being Section 13, New Zealand Gazette, 5 December 1963, No. 77, page 1949.
- 2.2197 More or less, situated in Block IV of the Mt Robinson Survey District, being part of Rangitikei Manawatu B No. 4 Block, all certificate of title 495/134, Wellington Land Registration District.
- 0.0667 More or less, being Section 8, Block XI, Mata Survey District (formerly part Waipiro A8 Block, Block X1, Mata Survey District—Proc 605), New Zealand Gazette, 16 March 1995, No. 24, page 756.
- 16.8197 More or less, situated in the District of Ruapehu, being part Run 4, Block IX, Moawhango Survey District, all certificate of title 48C/383, Wellington Land Registration District.
- 6.6267 More or less, situated in the District of Ruapehu, being Section 10, Block IX, Moawhango Survey District, all certificate of title 48C/382, Wellington Land Registration District.
- 1.2140 More or less, being Section 5, Block III, Hangaroa Survey District, part *Gazette* notice 50609, S.O. Plan 3728, Government purpose (general education), *New Zealand Gazette*, 23 April 1981, No. 46, page 1127.
- 1.6782 More or less, situated in Awamotio Survey District, being part of Section 9, Block VII delineated on the public map of the said district deposited in the office of the Chief Surveyor at Dunedin, one of the boundaries of the said parcel of land is more particularly delineated on plan deposited in the Lands Registry Office at Dunedin as No. 372. All certificate of title 97/239, Otago Land Registration District.
- 0.1071 More or less, situated in Block XIII, Cloudy Bay Survey District and being part Section 163, Wairau Registration District and being also being Lot 12, D.P. 2574. Formerly all certificate of title 1C/596, Marlborough Land Registry, New Zealand Gazette, 21 June 1973, No. 59, page 1158.
- 0.1105 More or less, being part Mohaka B35 Block, shown marked "A" on S.O. Plan 10920 and part of the land described in *New Zealand Gazette*, 2 December 1965, No. 73, page 2121.
- 0.0819 More or less, being Section 74, Block X, Mapara Survey District, as shown on plan S.O. 10090 lodged in the office of the Chief Surveyor at New Plymouth, New Zealand Gazette, 14 March 1978, No. 33, page 1144.

851

ICL

ICL

Area ha

Description

- 0.0769 More or less, being Section 75, Block X, Mapara Survey District, as shown on plan S.O. 10090 lodged in the office of the Chief Surveyor at New Plymouth, New Zealand Gazette, 14 March 1978, No. 33, page 1144.
- 0.1717 More or less, being Section 76, Block X, Mapara Survey District, as shown on plan S.O. 10090 lodged in the office of the Chief Surveyor at New Plymouth, New Zealand Gazette, 14 March 1978, No. 33, page 1144.
- 1.3220 More or less, situated in Block VII, Te Atiamuri Survey District, being Lot 1 on Deposited Plan S. 2631, all certificate of title 61C/736, South Auckland Land Registration District.
- 0.3422 More or less, situated in Block XIII of the Waipakura Survey District, being part of Section 122, right bank Wanganui River the boundaries of which said parcel of land are more particularly delineated on Deposited Plan No. A/877, all certificate of title 353/80, Wellington Land Registration District.
- 0.1189 More or less, being Sections 1, 2 and 23, Block I, Town of Berwick, all certificate of title 18C/874, Otago Land Registration District.
- 0.4022 More or less, being Section 24, Block I, Town of Berwick, S.O. 14119, New Zealand Gazette, 3 July 1867, No. 489, page 183.
- 1.0041 More or less, situate in Block III of the Te Kawau Survey District, being Rural Section 603, Township of Carnarvon, all certificate of title 575/140, Wellington Land Registration District.
- 0.4047 More or less, part Section 229, Town of Carnarvon, Block III, Te Kawau Survey District, all certificate of title 8/111, Wellington Land Registration District.
- 0.4398 More or less, being Lots 1, 2, 3, 4, 5, 6 and 7, 9, 10, 11, 12, 13, 14 and 15, Deposited Plan 1259 and Lot 8, Deposited Plan 2524, all certificate of title 118B/539, North Auckland Land Registration District.

Dated at Wellington this 15th day of March 1999.

P. D. BURKE, Group Manager Property, Ministry of Education. 102108

Land Information New Zealand

Public Works Act 1981

Land Acquired for Road—State Highway No. 72, Glenroy, Selwyn District

Pursuant to section 20 (1) of the Public Works Act 1981, and pursuant to a delegation from the Minister of Lands, Stephen Robert Gilbert, Land Information New Zealand, declares that, pursuant to an agreement to that effect having been entered into, the land described in the First Schedule to this notice is acquired for road, which pursuant to section 60 (2) of the Transit New Zealand Act 1989, forms part of State Highway No. 72 and shall vest in the Crown on the date of publication of this notice in the *New Zealand Gazette*, and further declares, pursuant to sections 116 (1), 117 (3) and 120 (3), the portions of road described in the Second Schedule to be stopped and amalgamated with the land in certificate of title 452/90.

Canterbury Land District—Selwyn District

First Schedule

Area m²

- Being
- 670 Part Lot 3, D.P. 6947; marked "I" on S.O. Plan 18530. Part certificate of title 452/90.
- 112 Part Lot 3, D.P. 6947; marked "J" on S.O. Plan 18529. Part certificate of title 452/90.
- 168 Part Lot 3, D.P. 6947; marked "L" on S.O. Plan 18529. Part certificate of title 452/90.

Second Schedule

Area m²

A diata in a			41 1
Adjoining	or	passing	through

1575 Part Lot 3, D.P. 6947; marked "K" on S.O. Plan 18529.

Dated at Christchurch this 2nd day of March 1999.

S. R. GILBERT, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/453/A) In1941

Land Acquired for Use in Connection With a Road—Waterloo Road, Silverdale, Rodney District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Stephen Robert Gilbert, Land Information New Zealand, declares that, pursuant to an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for use in connection with road, and shall vest in the Crown on date of publication hereof in the *New Zealand Gazette*, subject to the encumbrances as set out in the Schedule.

Schedule

North Auckland Land District

Area

ha Being 2.3140 Lot 4, D.P. 83197 (all certificate of title 39C/900), subject to a fencing convenant in conveyance 249335.

Dated at Christchurch this 12th day of March 1999.

S. R. GILBERT, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/90)

Road Realignment in North Shore City (Target Road)

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, Stephen Robert Gilbert, Land Information New Zealand, declares:

(a) Pursuant to section 114, the land described in the First Schedule to this notice, to be road and vested in the North Shore City Council.

(b) Pursuant to sections 116, 117 and 120, the portion of road described in the Second Schedule to this notice, to be stopped and shall be amalgamated with the land in certificate of title No. 66C/44, subject to memorandum of mortgage D. 085429.1.

North Auckland Land District-North Shore City

First Schedule

Area m^2 Being 112 Part Lot 1, D.P. 116867; marked "B" on S.O. Plan 68652

Second Schedule

Area m^2

Adjoining or passing through

43 Part Lot 1, D.P. 116867; marked "A" on S.O. Plan 68652.

Dated at Christchurch this 11th day of March 1999.

S. R. GILBERT, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/2179)	ICL
ln2122	

Land Acquired for Road in New Plymouth **District**—Courtenay Street

Pursuant to section 20(1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. A. Jolly, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road and vested in the New Plymouth District Council on the date of publication of this notice in the New Zealand Gazette.

Schedule

Taranaki Land District—New Plymouth District

Area m^2

Being

- 12 Part Lot 6, D.P. 4462; marked "A" on S.O. 13639; part certificate of title 115/84. 12 Part Section 1486, Town of New Plymouth;
- marked "B" on S.O. 13639, part certificate of title 99/7.
- 12 Part Section 1486, Town of New Plymouth; marked "C" on S.O. 13639, part certificate of title 99/4.
- 12 Part Section 1487, Town of New Plymouth; marked "D" on S.O. 13639, part certificate of title 126/187 (Ltd).

Dated at Wellington this 23rd day of February 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1555/B) ln1945

Land Acquired for Road in New Plymouth **District**—Dawson/Vivian Streets

Pursuant to section 20(1) of the Public Works Act 1981. and to a delegation from the Minister of Lands, R. A. Jolly, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road and vested in the New Plymouth District Council on the date of publication of this notice in the New Zealand Gazette.

Schedule

Taranaki Land District—New Plymouth District

Area m^2

Being 54 Part Section 701, Town of New Plymouth: marked "A" on S.O. 13651, part certificate of title 125/81 (Ltd).

Dated at Wellington this 23rd day of February 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1555/B) ln1944

1CL

Land Acquired for Road in New Plymouth **District**—Vivian Street

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. A. Jolly, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road and vested in the New Plymouth District Council on the date of publication of this notice in the New Zealand Gazette.

Schedule

Taranaki Land District-New Plymouth District

Area m^2

Being 31 Part Lot 1, D.P. 5072; marked "A" on S.O. 13640, part certificate of title C3/533.

Dated at Wellington this 23rd day of February 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1555/B) in1943

ICL

1CL

Land Acquired for Road in New Plymouth **District**—Gill Street

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. A. Jolly, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road and vested in the New Plymouth District Council on the date of publication of this notice in the New Zealand Gazette.

Schedule

Taranaki Land District—New Plymouth District

Area m²

1CL

Being

12 Part Lot 3, D.P. 4207; marked "A" on S.O. 13652, part certificate of title B4/790.

Dated at Wellington this 23rd day of February 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control. (LINZ CPC/1998/1555/B)

ln1942

Land Acquired for Road, Titirangi Road, Waitakere City

Pursuant to section 20(1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares that agreements to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired

described in the Schedule to this notice is hereby acquired for road and shall vest in the Waitakere City Council on the date of publication of this notice in the New Zealand Gazette.

Schedule

North Auckland Land District

Area m²

Being

41 Part Lot 2, D.P. 9946; marked "A" on plan. 27 Part Lot 3, D.P. 9946; marked "B" on plan.

Both shown marked as above mentioned on S.O. Plan 69525, lodged in the office of the Chief Surveyor at Auckland.

Dated at Wellington this 4th day of March 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1576) ln2001

Amending a Notice Acquiring

Amending a Notice Acquiring Land at Rangiora for Road

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, hereby amends the notice dated 24 June 1996, acquiring land for road, published in the *New Zealand Gazette* of 27 June 1996, No. 65 at page 1646, by deleting the following area from the Schedule.

Area m²

Being

4036 Part Rural Sections 372 and 455; as shown marked "A" on S.O. Plan 14775; lodged in the office of the Chief Surveyor at Christchurch.

Dated at Wellington this 10th day of March 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/959) In2117

Land Acquired for Road (Dover Street), Christchurch

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares that, agreements to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road and is vested in the Christchurch City Council on the date of publication hereof in the New Zealand Gazette.

Schedule

Canterbury Land District—Christchurch City

Area m²

m²	Being
6	Part Lot 1, D.P. 59053; marked "A" on plan.
	Part Rural Section 252; marked "B" on plan.
53	Part Lot 1, D.P. 47119; marked "C" on plan.

As shown marked as above mentioned on S.O. Plan 20029, lodged in the office of the Chief Surveyor at Christchurch. Dated at Wellington this 12th day of March 1999. R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/3344/A)

Land Set Apart for Use in Connection With a Road—Auckland City—Bel Air Drive, Hillsborough

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares the land described in the Schedule to be set apart for use in connection with a road and is to remain vested in the Crown.

Schedule

North Auckland Land District

Area

1CL

ICI.

- m² Being
 1 Part Lot 26, D.P. 21413 (part G.N. 1971, page 2560); shown marked "B" on S.O. Plan 69607.
- 92 Part Lot 28, D.P. 21413 (part G.N. 1971, page 1925); shown marked "D" on S.O. Plan 69607.
- 145 Part Lot 29, D.P. 21413 (part G.N. 1973, page 1159); shown marked "E" on S.O. Plan 69607.
- 39 Part Lot 27, D.P. 21413 (part G.N. 1971, page 661); shown marked "C" on S.O. Plan 69607.
- 191 Part Lot 30, D.P. 21413 (part G.N. 1971, page 534); shown marked "F" on S.O. Plan 69607.
- 8079 Part Lot 1, D.P. 45454 (part G.N. 1992, page 1433); shown marked "G" on S.O. Plan 69607.
 1 Part Lot 2, D.P. 52783 (part G.N. 1966, page 854);
 - shown marked "H" on S.O. Plan 69607. 6 Part Lot 3, D.P. 52783 (part G.N. 1970, page
 - 1476); shown marked "I" on S.O. Plan 69607.

ha

1.6660 Part Lots 1, 2 and 3, D.P. 44982 (part G.N. 1964, page 1006); shown marked "A" on S.O. Plan 69607.

Dated at Wellington this 11th day of March 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/3248/A)

ln2121

Revoking a Notice for Land in Strathallan Street Timaru Set Apart for Railway Purposes and a Notice Amending a Notice Set Apart for Railway Purposes

Pursuant to section 54 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, hereby revokes the notice dated the 14th day of September 1998, and the amendment notice dated the 20th day of October 1998, setting apart land in Strathallan Street, Timaru, for railway purposes, published in the *New Zealand Gazette* of the 24th day of September 1998, No. 157 at page 3788 and the 29th day of October 1998, No. 179 at page 4245 respectively.

Dated at Wellington this 15th day of March 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/914) In2124 2/1CL

ICL

1CL

Land Acquired for Education Purposes, Gisborne City

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares that, pursuant to an agreement to that effect, having been entered into, the land described in the Schedule to this notice, is hereby acquired for education purposes and vested in the Crown on the date of publication of this notice in the New Zealand Gazette.

Schedule

Gisborne Land District—Gisborne City

Area m²

1002 Lot 27, D.P. 1433; all certificate of title 2A/32. Dated at Wellington this 15th day of March 1999.

Being

R. A. JOLLY, for Minister of Lands by the Minister for

Food, Fibre, Biosecurity and Border Control. (LINZ CPC/1998/3010)

[LINZ_CFC/1990/30] ln2125

Land Acquired for Road—Rawhiti Road, Far North District

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, declares that, pursuant to an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road and vested in the Far North District Council on the date of publication of this notice in the New Zealand Gazette.

Schedule

North Auckland Land District—Far North District Council

Area

m² Being

1012 Lot 1, D.P. 32604, being all C.T. 854/148.

Dated at Auckland this 9th day of March 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control. (LINZ CPC/1999/1023/A) ICL In1998

Amending a *New Zealand Gazette* Notice Declaring Access Way Between Rawhiti Terrace and Kelburn Parade, Wellington

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, hereby amends the notice dated 27 November 1998, declaring land access way, published in the *New Zealand Gazette* of 10 December 1998, No. 198 at page 4706, by deleting the Schedule and replacing it with the following Schedule:

Schedule

Wellington Land District

Area m²

Being

351 An estate in fee simple in that piece of land being Lot 29, Block 1, Deposited Plan 1105, being part of the land in certificate of title 140/21. Dated at Auckland this 10th day of March 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1579) hn2120

Stopped Road in Rodney District to be Vested

Pursuant to section 117 (7) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, Land Information New Zealand, declares the portion of stopped road described in the Schedule to this notice to be added to the adjoining Orewa Domain Recreation Reserve comprised in *Gazette* notice 853653.1 and remain vested in the Rodney District Council on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District

Area m²

ICL

m² Being 994 Section 1, S.O. Plan 68969 (all certificate of title 118B/714).

Dated at Wellington this 9th day of March 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/1028) in2123

Transport

Harbours Act 1950

Sale of Motueka Harbour Land

Pursuant to Part IV of the Harbours Act 1950, and to a delegation from the Minister of Transport, the Secretary for Transport, having obtained, pursuant to section 143A (3) of the Act, the concurrence of the Secretary to the Treasury under delegation from the Minister of Finance, hereby approves, pursuant to sections 143A(1)(a) and 143c(1)(b)(i) of the Act, the sale of land referred to in the Schedule below by the Tasman District Council and specifies that this approval is effective from the date of this notice.

Schedule

- (a) That parcel of land described as part Section 3, Block IV, Motueka Survey District, and being part of the land in certificate of title, Volume 10D, folio 1139 (Nelson Registry).
- (b) That parcel of land described as part Section 13, Block IV, Motueka Survey District, and being part of the land in certificate of title, Volume 10D, folio 1139 (Nelson Registry).
- (c) That parcel of land containing 6788 square metres, more or less, being Lot 2, Deposited Plan 15186 and being all the land in certificate of title, Volume 11A, folio 291 (Nelson Registry).

Dated at Wellington this 10th day of March 1999.

ALASTAIR BISLEY, Secretary for Transport.

in1995

No. 33

1CL

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	and Pack- aging
State-Owned Enterprises Act 1986	State-Owned Enterprises (At Work Insurance Limited) Order 1999	1999/64	15/3/99	2-A	\$1.60
Immigration Act 1987	Immigration Amendment Regulations 1999	1999/65	15/3/99	4-BX	\$2.10
Fisheries Act 1983	Fisheries (Declaration of New Stock Subject to Quota Management System) Amendment Notice 1999	1999/66	3/3/99	2-A	\$1.60

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Copies can be bought or ordered by mail from Legislation Services, P.O. Box 12-418, Wellington. Please quote title and serial numbers. Prices for quantities supplied on application. Copies are also available over the counter at the following locations:

Bennetts Bookshop Limited: Level One, Whitcoulls Corner Store, Queen Street (P.O. Box 5513, Wellesley Street), Auckland; 111 Cashel Street (Private Bag), Christchurch 1; located in Whitcoulls, 143 George Street (P.O. Box 1104), Dunedin; 38–42 Broadway Avenue (P.O. Box 1820), Palmerston North; Massey University, Palmerston North; located in Whitcoulls, Centreplace, Bryce Street (P.O. Box 928), Hamilton; Bowen House, Lambton Quay (P.O. Box 5334), Wellington.

General

Australia New Zealand Food Authority

Australia New Zealand Food Authority Act 1991

Food Standards

The Australia New Zealand Food Authority advises progress on the following matter relating to the Food Standards Code. You can get further information on this matter in an information paper available from:

The Information Officer Australia New Zealand Food Authority P.O. Box 10-559 WELLINGTON Telephone: (04) 473 9942 Facsimile: (04) 473 9855 Email: nz.reception@anzfa.gov.au

Matters at Inquiry

The authority will conduct an inquiry into the draft standards prepared at full assessment of the following application:

Swiss Raw Milk Cheeses (A357) An application received on 28 March 1998 from the Swiss Federal Veterinary Office to amend the Australian Food Standards Code which would allow the resumption of the import and sale of Swiss cheeses made from raw milk.

You are invited to present written submissions to the authority on this matter, including the potential regulatory impact on consumers, industry and government, by **7 April 1999**. The information paper on this matter provides further information, including advice on the authority's policy regarding submissions.

gn2100

Postage

New Zealand Gazette 1999 Deadlines

Easter Deadlines

New Zealand Gazette Edition—8 April 1999

Commercial Section Notices: (Companies, Partnership, Insolvency and Land Transfer Acts)

The deadline for these notices will be noon on Thursday, the 1st day of April 1999 due to the observance of Good Friday on the 2nd day of April 1999 and Easter Monday, on the 5th day of April 1999.

All other notices must be lodged at the Gazette Office by noon on Tuesday, the 6th day of April 1999.

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