



New Zealand Gazette

WELLINGTON: THURSDAY, 1 JULY 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Copy will be returned unpublished if not submitted in accordance with these requirements.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

Cancelled Notices

Notices cancelled after being accepted for publication will be subject to a charge of \$55 to cover setting up and deleting costs. The deadline for cancelling notices is 3.00 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**Hamilton**

The following persons were adjudicated bankrupt on the dates below:

7 May 1999

Watson, Allan John, farm hand, formerly of Kerikeri, Rotorua and Auckland; now care of McKintyres Road, R.D. 2, Kaikohe.

9 June 1999

Williams, Allan of 93 Landing Drive, Albany (previously trading as The Fold Shop).

Thomson, Peter John of 15 Brian Avenue, Milford, Auckland.

Pilcher, Matthew David, salesman of 37 Deacon Road, Riverhead.

Liggett, Jason, work person of 2/236 Great South Road, Manurewa.

11 June 1999

Reilly, Virginia May, unemployed, formerly of 20 Doreen Street and 5 Kidbrooke Street; now of 194 Marine Parade, Christchurch.

Holmes, Corina May, mother, formerly of 15 Newport Street and 58 Mathesons Road; now of 58 Marlow Road, Christchurch.

Gifford, John Philip, salesman, formerly of Whangaparaoa; now of 265 Main Road, Orewa.

Smith, Daryl William, unemployed, formerly of Ross and Invercargill; now of 43 Bath Road, Riverton.

14 June 1999

Masden, Russell Ross, care of 29 Puriri Valley Road, R.D. 1, Thames.

Peard, John, builder of 81 Birch Avenue, Tauranga (previously trading as John Peard Construction).

Caukill, Mark Thomas, manager, formerly of 12 Phoenix Avenue, Palmerston North; now of 8 Berrigan Avenue, Annandale, Townsville, Australia.

McDonald, Bruce Alexander, sickness beneficiary, formerly of 48 Tamar Street; now of 1 C.R.D., Ngapara Road, Oamaru.

Laird, Scott Andrew, unemployed, formerly of 12 Sumner Street; now of 39 Boon Street, Beckenham, Christchurch.

Brosig, Sita, unemployed, formerly of 27 Wakatipu Heights, Queenstown; now of 382 Pine Hill Road, Dunedin.

Shanly, Kent Nicholas, unemployed, formerly of 39A Simmental Crescent, Howick, Auckland; now of 37 Martbern Crescent, Harewood, Christchurch (previously trading as Kent's Pro Shop).

Smith, Dean Richard, company director, formerly of 25 Seaview Road, Paremata; now of parts unknown.

Sae-Lim, Heng, fish filleter, formerly of 35 Awamutu Grove, Lower Hutt; now of 72 Randwick Crescent, Moera, Lower Hutt.

Wendt, Brian, formerly of 70 Roberta Drive; now of 43 Brynley Street, Christchurch.

White, Douglas Wayne, car groomer, formerly of 60 Nottingham Avenue; now of 27 Roberta Drive, Spreydon, Christchurch.

15 June 1999

Brosig, Karl Franz, formerly of Queenstown; now of 273 Pine Hill Road, Dunedin.

Colvin, Michelle Janet, factory hand, formerly of 51A Bishopdale Avenue; now of 70 Montreal Road, Nelson.

Edmonds, Rachel Maria Grace, commercial cleaner, formerly of 45 Jack Street, Otangarei; now of 349 Kamo Road, Whangarei.

16 June 1999

Large, Donald James, unemployed and **Robertson** (also known as **Cooper**), **Diane**, unemployed, both formerly of Flat 3, 8 Seaview Terrace, Napier; now of 305 Kiwi Lane, Camberley, Hastings.

Grenfell, Brandon James, builder of 103 Heberden Avenue, Sumner, Christchurch (previously trading as B Grenfell - Builder).

Taumoepeau, Taufa, housewife of 11 Hobson Street, Panmure, Auckland.

Shaw, Allan Brent, care of 12 Kenley Place, Avondale, Auckland (previously trading as Construction Services).

Turner, Patrick Francis, restorer of 29 George Street, Waiuku (previously trading as The Restoration Place).

Daly, Michael Robert, company director of 38 Williams Crescent, Otara, Auckland.

Tuiloma, Muavae of 140 Tennessee Avenue, Mangere, Auckland.

Andrews, Paul, software manufacturer, formerly of Unit 2, 687 Remuera Road, Remuera; now of Floor Two, 48 Fort Street, Auckland.

Nyberg, Antony, photographer, formerly of 116B Valley Road, Mount Eden; now of 2/29 Rangiatea Road, Epsom, Auckland (previously trading as Tony Nyberg Photography).

17 June 1999

Heremia, Leonie, beneficiary, formerly of 8 Palgrave Avenue; now of 20 Caernarvon Drive, Flaxmere, Hastings.

Galbraith, Ann-Marie, solo mother, formerly of Timaru and Dunedin; now of 244 Thames Street, Oamaru.

Bunn (née Windsor), Julie Patrice, nurse, formerly of 17 Grosvenor Street; now of 50B Williams Street, Cambridge.

Moran, Lisa Jane, Accident Compensation Corporation beneficiary of 95A Nixon Street, Hamilton.

Tubby, Noel Wayne, sickness beneficiary, formerly of Unit 7, 525 Pages Road; now of 62 Poulson Street, Christchurch.

McKnight, Sarah Christina, unemployed, formerly of 60 Norwich Street, Linwood, and 42 Dunstan Crescent, Hornby; now of 165 Aldwins Road, Linwood, Christchurch.

Gratton, Peter Ernest of 24 Fry Street, Motueka.

Healey, Mark, bar manager of 266A Rutherford Street, Nelson.

18 June 1999

Barnett, Terrence Albert, driver and **Barnett, Margaret Elizabeth**, care giver, both formerly of Inchclutha, R.D. 1, Kaitangata; now of 35 Lowestoft Street, Balclutha.

Lawrence, Noel Eric, retired commission agent, formerly of Matai Road, Te Puke and MacDonald Street, Mount Maunganui; now of 22 Darcy Place, Royal Heights, East Massey, Auckland.

Matekuare, Richard Wayne, loader driver of 113 Oregon Drive, Murupara (previously trading as Matekuare Logging).

Dickson, Darren Antonio, student of 10 Manuka Crescent, Rotorua.

Pera, Amiria Rose, unemployed, formerly of James Street, Clifford Street, Davy Place, Waverley Street and Riperata Street; now of 25 Ida Road, Kaiti, Gisborne.

Duncan, Kathleen Frances, beneficiary of 64 Charles Street, Kaiapoi.

Gifford, Michael Howard and **Gifford, Claire Margaret**, both directors of 16 Wither Road, Blenheim.

21 June 1999

Anderson, Troy William, graphic designer, formerly of 16 Marriner Street, Sumner, Christchurch; now of 4 Beasy Court, Mildura, Victoria, Australia (previously trading as Trojan Design).

Turner, Robert Stewart Rutland, unemployed, formerly of 71A Utahina Road and 28A Operiana Street; now of 417 Pukehangi Road, Rotorua.

Hari Hari, Hamua Leslie (also known as **Walker, John Hama Leslie**), unemployed, formerly of 71 Peacocke Road, Melville; now of 4 Slim Street, Hamilton.

Rushworth (also known as **Barrett** and **Coughlan**), **Annette Jane**, mother, formerly of Timaru and Christchurch; now of 288 Mackenzie Drive, Twizel.

Brightwell, Margaret, hairdresser of Taupo.

Meech, Augustus, orchardist, formerly of 4/16 Te Aute Road, Havelock North; now of 721B Cameron Road, Tauranga.

Dean, Robert Malcolm of 96 Lawrence Street, North Tauranga.

Galvin, Wayne Hoani, builder of 124 Pukehina Beach Parade, R.D. 9, Te Puke.

Jeffrey, Christopher James, bricklayer of 120 Valley Road, Mount Maunganui.

Wilson, Darryl Norman of Newman, R.D. 4, Eketahuna.

22 June 1999

Andrew, John Glen, unemployed, formerly of 3 Cook Street; now of 26 Lysander Street, Stratford.

Archer, Carol Ann, unemployed, formerly of 21 Queen Road, Tauranga; now of 52 Luculia Drive, Mount Maunganui.

Bridgeman, Paul John, formerly of 17 Pringle Place; now of 24A Pringle Place, Hamilton.

Waho, Christine Eris May, invalids beneficiary, formerly of Seafront Road, Gilmore Street and Bamber Street; now of 172 Puriri Street, Wanganui.

Humphreys, Ben Richard and **Humphreys, Merrill Nancy**, both unemployed, formerly of 411 Whitford Road, Howick; now of 5 Robina Place, Snells Beach (previously trading as B R & M N Humphreys).

Hood, Peter Warren, sickness beneficiary and **Hood, Carolyn Jean**, housewife, both formerly of 36 Gledstanes Road, Stanmore Bay, Whangaparaoa; now of 39 Bay Street, Red Beach, Orewa.

Manning, Carol Elizabeth Jane, formerly of 57 Gordon Road, and 33 Arran Street; now of 32 Arran Street, Mosgiel.

Priest, Alan Charles of 175 Cornfoot Street, Wanganui.

24 June 1999

Tahere, Reweti, beneficiary, formerly of Lower Hutt, Hokio Beach, and 21 Princess Street and 27 Goldsmith Crescent, Levin; now of 3 Mahoe Street, Levin.

Campbell, William Joseph Murray, sickness beneficiary of 375 Dunns Road, Invercargill.

Rukuata, Huinga, waitress, formerly of 75 Sapphire Street, and 56 Sturrocks Road; now of 19B Sturrocks Road, Redwood, Christchurch.

Youngman, Gerard Creagh, unemployed, formerly of 19 Niagara Street, and 106 Picton Avenue, Christchurch.

25 June 1999

Kerr, Bryon B., fisherman, care of 16 Mary Street, Gisborne.

Mellsop, Sylvia Alice, beneficiary, care of Anewa Station, Wairoa.

OFFICIAL ASSIGNEE.

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

ba4719

In Bankruptcy

Christchurch

The following persons were adjudicated bankrupt on the dates below:

31 May 1999

Fraser, Alan Bevin, roofing contractor of 48 Doreen Street, Christchurch (previously trading as Fraser Roofing).

3 June 1999

Hunter, Susan Anne, mother of 358 Hills Road, Christchurch (previously trading as Suzy Anne Dairy).

8 June 1999

Ferrall, Patrick Blake, company director and **Ferrall, Donna Kay**, manager of 21 Waiwetu Street, Christchurch.

Fletcher, Jason Miles, bar manager of 24 Scotia Street, Nelson (previously trading as Just Us).

Koura, Ebrahim, restaurateur of 105 Manchester Street, Christchurch (previously trading as Pyramids of Sahara Egyptian Restaurant).

9 June 1999

Reid, John Gregory and **Riley, Neske Marie**, beneficiaries of Motukaika Road, R.D. 14, Cave, Timaru (previously trading in partnership as Continental Food Bar).

17 June 1999

Williams, Kenneth John, retired of 27 Huggins Place, Christchurch.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 4714, Christchurch. Telephone: (03) 371 7070. Facsimile: (03) 371 7071.

ba4665

In Bankruptcy

Dunedin

The following persons were adjudicated bankrupt on the dates below:

31 May 1999

Lowe, Murray George, manager of 11 Redan Street, Wyndham.

2 June 1999

Carruthers, Neville John and **Carruthers, Petra**, laminators of 5 Hare Road, Dunedin.

Robertson, Anne Julian (also known as **Harwood**), occupation unknown of 23 Thoreau Street, Dunedin (previously trading as Section Care and Kilmog Electrical).

4 June 1999

Jolly, Wayne John, fisherman of Big Stone Road, Dunedin (previously trading as Wayne Jolly Fishing).

Walker, Susan Denise, company director of 20 William Street, Dunedin.

8 June 1999

Allison, Bryan Keith and **Allison, Kathleen Marie**, company directors of Unit 8, 415 Mairehau Road, Christchurch.

Reriti, Peter Tutonu, fisherman of Port Hutt Road, Chatham Islands.

14 June 1999

Jung, Eun Sook and **Jung, Tae Kook**, company directors of 8A Springhill Road, Christchurch.

Kim, Gun Ja Gunja, company director of 32 Kotare Street, Christchurch.

OFFICIAL ASSIGNEE.

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

ba4664

In Bankruptcy

Napier

The following persons were adjudicated bankrupt on the date below:

18 June 1999

Takarua, Peter, painter of 292 Rutene Road, Gisborne.

Keelan, Campbell, painter of Waiomatatini Road, Ruatoria.

Whangarere, Norman, shearing contractor of R.D. 3, Whangara.

OFFICIAL ASSIGNEE.

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

ba4623

Notice of Annuling an Adjudication

Take notice that the order of adjudication dated on the 15th day of February 1999 against **Peter Andrew McCarthy** of 18 Pearce Crescent, Taita, Wellington, was annulled by order of the High Court, Wellington, dated the 21st day of June 1999, effective from the 15th day of February 1999.

Dated this 24th day of June 1999.

SANJAI RAJ, Official Assignee.

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

ba4690

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS/MANAGERS

Angus Developments Limited CH. 636955

Notice of Appointment of Receiver and Manager

Pursuant to Section 8 of the Receiverships Act 1993

Notice is hereby given that Thomas Lee Rodewald, chartered accountant of Te Puke, was appointed as receiver and manager of the property of Angus Developments Limited on the 25th day of June 1999, under the terms of a debenture dated on the 22nd day of April 1998.

The property in receivership comprises all of the assets and undertakings of Angus Developments Limited.

Officer for Inquiries: Beverley Stranding.

The Offices of the Receiver and Manager are: Tom Rodewald & Associates, Chartered Accountants and Business Advisors, corner of Queen and Jocelyn Streets (P.O. Box 591), Te Puke. Telephone: (07) 573 0110. Facsimile: (07) 573 0111.

THOMAS LEE RODEWALD, Receiver and Manager.

ar4718

Bennett & Bain Lingerie Limited (in receivership) ("the company")

Notice of Appointment of Receivers

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

Richard Dale Agnew and David Bryden Davidson of PricewaterhouseCoopers, were appointed receivers of Bennett & Bain Lingerie Limited (in receivership) on the 28th day of June 1999, under the terms of a debenture dated the 27th day of April 1995.

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

Dated this 28th day of June 1999.

DAVID B. DAVIDSON, Receiver.

The Receiver's Office Address is: PricewaterhouseCoopers, Level Eighteen, 66 Wyndham Street (Private Bag 92-162), Auckland.

ar4775

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation

M. No. 956-IM/99

Take notice that on the 9th day of June 1999, an application for putting **Simon Fairhurst Panelbeaters (The Dent Doctor) 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 July 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.

aw4696

Advertisement of Application for Putting Company into Liquidation

M. No. 952-IM/99

Take notice that on the 8th day of June 1999, an application for putting **New Zealand Entertainment 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 July 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.

aw4760

Advertisement of Application for Putting Company into Liquidation

M. No. 990-IM/99

Take notice that on the 14th day of June 1999, an application for putting **Whitford Construction 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 July 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.

aw4761

Advertisement of Application for Putting Company into Liquidation

M. No. 950-IM/99

Take notice that on the 8th day of June 1999, an application for putting **Fexmak 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 July 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.

aw4762

Advertisement of Application for Putting Company into Liquidation

M. No. 949-IM/99

Take notice that on the 8th day of June 1999, an application for putting **Te Tui Whare Akonga 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 July 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.

aw4763

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 264/99

Take notice that on the 8th day of June 1999, an application for putting **Wallace Investments (Chch)**

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 July 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 1807. Facsimile: (03) 363 1519.

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

MALCOLM ROBERT HATTAWAY, Solicitor for the Applicant.

aw4660

Notice of Application for Liquidation of Company by the Court

M. No. 125/99

Take notice that on the 24th day of May 1999, an application for the liquidation of **Te Kowhai Live Stock Limited** (trading as **Mayfair Delicatessen**) 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 2nd day of August 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 **Rattrays Wholesale Limited**, whose address for service is at the offices of Paul Thomas, Level Two, Baycorp House, 15 Hopetoun Street, Auckland.

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

PAUL THOMAS, Solicitor for the Applicant.

aw4722

Notice of Application for Liquidation of Company by the Court

M. No. 986-IM/99

Take notice that on the 14th day of June 1999, an application for the liquidation of **Rent-A-Phone Limited** by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 15th day of July 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 **Telecom New Zealand Limited** (having amalgamated **MCS Cellular Services Limited**), whose address for service is at the offices of Paul Thomas, Level Two, Baycorp House, 15 Hopetoun Street, Auckland.

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

PAUL THOMAS, Solicitor for the Applicant.

aw4724

Advertisement of Application for Putting Company into Liquidation

M. No. 967-IM/99

Take notice that on the 10th day of June 1999, an application for putting **New Deco Investment 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 July 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 **Martelli McKegg Wells & Cormack**, whose address for service is at the offices of Martelli McKegg Wells & Cormack, Fourteenth Floor, Arthur Andersen Tower, National Bank Centre, 209 Queen Street, Auckland (*Counsel Acting: A. M. Milner*).

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

D. A. TOWLE, Solicitor for the Applicant.

aw4717

Advertisement of Application for Putting Company into Liquidation

Rule 700i (4)

M. No. 16/99

Take notice that on Tuesday, the 8th day of June 1999, an application for putting **Marmax Civil Engineering Limited** into liquidation by the High Court was filed in the High Court at Masterton.

The application is to be heard before the High Court at Masterton on Monday, the 12th day of July 1999 at 10.00 o'clock in the forenoon.

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

The applicant is **Kiwi Fueline Limited**, whose address for service is at the offices of Malcolm Whitlock, whose address for service is at the offices of Debt Recovery Group (NZ) Limited, Top Floor, 613-617 Great South Road, Manukau City, Auckland. *Postal Address: D.X. Box E.X. 10-997, Auckland.*

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

MALCOLM WHITLOCK, Solicitor for the Applicant.

aw4695

Advertisement of Application for Putting Company into Liquidation

M. No. 5/99

Take notice that on the 4th day of May 1999, an application for putting **Frankton Marina Development Group Limited** (in receivership) into liquidation by the High Court was filed in the High Court at Invercargill.

The application is to be heard before the High Court at Invercargill on Monday, the 12th day of July 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 **Musket Investments Limited**, whose address for service is care of Rudd Watts & Stone, WestpacTrust Centre, 125 The Terrace (P.O. Box 2793), Wellington.

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

ALAN DONALD MACKENZIE, Solicitor for the Applicant.

aw4658

Advertisement of Application for Putting Company into Liquidation

Take notice that on or about the 1st day of June 1999, an application for putting **Pye Sheet Metal Properties 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 19th day of July 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 **Tirohanga Nominees Limited** of 69 Rutherford Street, Lower Hutt, whose address for service is at the offices of its solicitors, Morrison Kent, Solicitors, Level Sixteen, Morrison Kent House, 105 The Terrace (P.O. Box 10-035 or D.X. S.P. 20-203), Wellington.

Further particulars, including the statement of claim and the verifying affidavit, may be obtained from the office of the Court or from the applicant or the applicant's solicitor.

J. R. PARKER, Solicitor for the Applicant.

aw4662

APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

Christchurch

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

8 June 1999

Advanced Filtration Limited.

14 June 1999

Whitby Nominees Limited.

Address of Liquidator:

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 4714, Christchurch. Telephone: (03) 371 7070. Facsimile: (03) 371 7071.

al4663

Appointment of Liquidator

Dunedin

The High Court appointed the official assignee as liquidator of the following companies on:

8 June 1999

Kirsten Holdings Limited.

Ocean Solutions Limited.

Pegasus Homes Limited.

Unique Built Limited.

14 June 1999

Lichfield Nominees No 48 Limited.

Address of Liquidator:

OFFICIAL ASSIGNEE.

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

al4661

Appointment of Liquidator

Hamilton

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

10 June 1999

Barrie Fleet Limited (in liquidation).

Mortgage City Limited (in liquidation).

Steel Fit NZ Limited (in liquidation).

17 June 1999

Tauranga Bulk Seafoods (TBS) Limited (in liquidation).

21 June 1999

Cobble Laying Company Limited (in liquidation).

Collins Logging Limited (in liquidation).

Waikite Automotive Limited (in liquidation).

Mountain View Motors Limited (in liquidation).

Guzzlers Group Limited (in liquidation).

22 June 1999

A.P. Costello Limited (in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE.

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

al4732

Appointment of Liquidator

Napier

The Companies Act 1993

The official assignee at Napier was appointed as liquidator of the following company on the date below:

18 June 1999

Steel First Limited (in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE.

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

al4624

Appointment of Liquidator

Auckland

By order of the High Court at Auckland on the 24th day of June 1999, Gerard Hulst, chartered accountant of Auckland, was appointed liquidator of the following company:

R B J Machine & Engineering Limited (in liquidation).

Creditors should file claims with the liquidator by the 24th day of August 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

al4708

Yip Sing No 25 Limited (in liquidation)

Notice of Appointment of Liquidator

Pursuant to the Companies Act 1993

Notice is hereby given that the liquidation of the company commenced on the 15th of May 1999, when the members appointed Daran Nair, chartered accountant, as liquidator of the company pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

The liquidator hereby fixes the 21st of July 1999 as the day before which the creditors of the company are required 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.

DARAN NAIR, Liquidator.

Address for Inquiries: Daran Nair, Nair & Associates, Chartered Accountant, 511 Manukau Road, Epsom (P.O.

Box 29-010), Auckland. Telephone: (09) 623 3196.
Facsimile: (09) 623 3126.

al4666

Pad Security Limited (in liquidation)

Notice of Appointment of Liquidator

Pursuant to the Companies Act 1993

Notice is hereby given that the liquidation of the company commenced on the 24th day of June 1999, when the members appointed Daran Nair, chartered accountant, as liquidator of the company, pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

The liquidator hereby fixes the 29th of July 1999 as the day before which the creditors of the company are required 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.

DARAN NAIR, Liquidator.

Address for Inquiries: Daran Nair Nair & Associates, Chartered Accountant, 511 Manukau Road, Epsom (P.O. Box 29-010), Auckland. Telephone: (09) 623 3196. Facsimile: (09) 623 3126.

al4697

Choose Clothing Company Limited and F W Design Limited (both in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that the liquidation of the above-named companies commenced on the 17th day of June 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 for: Choose Clothing Company Limited to Margaret Mohnahan.

All Inquiries for: F W Design Limited to Gavin Harold.

al4645

Nikau Enterprises Limited

Public Notice of Appointment of Liquidator

Pursuant to the Companies Act 1993

On the 18th day of June 1999, it was resolved by special resolution, pursuant to section 211 of the Companies Act 1993, that Nikau Enterprises Limited be liquidated and that Thomas Lee Rodewald, chartered accountant of Te Puke, be appointed as liquidator for that purpose.

The liquidation commenced on the 18th day of June 1999.

Creditors and shareholders may make direct contact to Beverley Standring during normal business hours at the address and telephone numbers stated below.

Dated this 21st day of June 1999.

T. L. RODEWALD, Liquidator.

Address of Liquidator: Tom Rodewald & Associates, corner of Queen and Jocelyn Streets, Te Puke (P.O. Box

591, Te Puke). Telephone: (07) 573 0110. Facsimile: (07) 573 0111.

al4633

Davis Family Trust Limited (in liquidation)

Notice of Appointment of Liquidator

Dennis Clifford Parsons, chartered accountant of Hamilton, was appointed liquidator of Davis Family Trust Limited (in liquidation) on the 11th day of June 1999, pursuant to section 241 (2) (c) of the Companies Act 1993.

Dated this 21st day of June 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, Level One, Arcadia Building, Worley Place (P.O. Box 278), Hamilton. Telephone: (07) 838 2265. Facsimile: (07) 838 2264.

al4634

Cabinet Linx New Zealand Limited

(in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, pursuant to section 241 (2) (a) of the Companies Act 1993, Colin Thomas McCloy, chartered accountant of Auckland and Vivian Judith Fatupaito, insolvency practitioner of Auckland, were appointed by the shareholders as joint and several liquidators of Cabinet Linx New Zealand Limited (in liquidation).

The liquidation commenced on the 14th day of June 1999.

Inquiries May Be Directed By a Creditor or Shareholder of the Company During Normal Business Hours to: Nicholas Taylor at PricewaterhouseCoopers, Auckland, or on Telephone No.: (09) 355 8691.

Notice is also given that the liquidators hereby fix the 14th day of September 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.

Dated this 22nd day of June 1999.

VIVIAN JUDITH FATUPAITO, Joint Liquidator.

Address for Service: PricewaterhouseCoopers, Private Bag 92-162, Auckland.

al4637

Capital City Investments Limited (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Pursuant to Section 255 (2) (a) of the Companies Act 1993 and Pursuant to Liquidation Regulation 12 of the Companies Act 1993

Timothy James Reid and Gary Traveller, chartered accountants of Wellington, were appointed jointly and severally as liquidators of Capital City Investments Limited (in liquidation) by special resolution of the shareholders.

The liquidation commenced on the 16th day of June 1999.

Prior to the appointment of liquidators a directors' resolution confirming that that company would be able to pay its debts was lodged with the Registrar of Companies.

Notice is hereby given that the liquidators fix the 12th day

of July 1999, is the day on or before which 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 debts are claimed or, as the case may be, from objecting to the distribution.

Creditors' Claims and Other Inquiries May be Directed to: Mr T. J. Reid, PricewaterhouseCoopers, Level Seven, 11-17 Church Street, Wellington. *Postal Address:* P.O. Box 243, Wellington. Telephone: (04) 462 7000. Facsimile: (04) 473 7515.

Dated this 21st day of June 1999.

TIMOTHY JAMES REID.

GARY TRAVELLER.

al4638

Markad Plus (NZ) Limited

Public Notice of Appointment of Liquidators

Pursuant to the Companies Act 1993

On the 18th day of June 1999, it was resolved by special resolution, pursuant to section 241 of the Companies Act 1993, that Markad Plus (NZ) Limited be liquidated and that Peter William Young and Bruce Donald Gemmell, chartered accountants of Christchurch, be appointed jointly and severally as liquidators for the purpose.

The liquidation commenced on the 18th day of June 1999.

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

Dated this 18th day of June 1999.

B. D. GEMMELL, Joint and Several Liquidator.

Address of Liquidators: KPMG, Fifteenth Floor, 78 Worcester Street (P.O. Box 274), Christchurch. Telephone: (03) 363 5764. Facsimile: (03) 363 5765.

al4639

Speciality Aircraft Construction New Zealand Limited (in receivership and in liquidation)

CH. 673286

Notice of Appointment of Liquidators

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

We, Guy Patrick Pierce and Stephen John Tubbs, chartered accountants of Christchurch, hereby give you notice that we were appointed jointly and severally as liquidators of Speciality Aircraft Construction New Zealand Limited by the High Court on the 8th day of June 1999.

Creditors and Shareholders May Direct Inquiries to: Mr Malcolm Hollis, Pierce/Tubbs, Level Three, 167 Victoria Street, Christchurch. *Postal Address:* P.O. Box 2283, Christchurch. Telephone: (03) 366 5527. Facsimile: (03) 366 5525.

Dated this 22nd day of June 1999.

GUY P. PIERCE.

STEPHEN J. TUBBS.

al4632

Moore Homes Limited (in liquidation)

Notice of Appointment of Liquidator

Pursuant to the Companies Act 1993

Notice is hereby given that on the 17th day of June 1999, Anthony John McCullagh, chartered accountant of Auckland, was appointed liquidator of Moore Homes Limited (in liquidation) by an order of the High Court at Auckland.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator has fixed the 31st day of July 1999, as the day on or before, the creditors of the above-mentioned company are to make their claims, and establish any priority their claims may have under section 312, or to be excluded from the benefit of any distribution made before the claims made, as the case may be, from objecting to the distribution.

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

A. J. McCULLAGH, Liquidator.

The Contact Address is: P.O. Box 3678, Shortland Street, Auckland. Facsimile: (09) 302 0536. (*Attention:* A. J. McCullagh).

al4635

Southern Wool Auctions Limited (in liquidation)

Public Notice of Appointment of Liquidators

Pursuant to the Companies Act 1993

On the 22nd day of June 1999, it was resolved by special resolution, pursuant to paragraph 241 (2) (a) of the Companies Act 1993, that Southern Wool Auctions Limited (in liquidation) be liquidated and that Thomas John Perry and Robert Geoffrey McGregor Clarke, chartered accountants, be appointed joint liquidators.

The liquidation commenced on the 22nd day of June 1999.

The company is solvent and is being liquidated as it has ceased trading.

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

Dated this 22nd day of June 1999.

T. J. PERRY and R. G. M. CLARKE, Joint Liquidators.

Address for Service: P. O. Box 2091, Christchurch. Telephone: (03) 379 1870. Facsimile: (03) 379 8288.

al4636

Bell Building Contractors Limited (in liquidation)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and David Malcolm Marshall, insolvency practitioners, were appointed joint and several liquidators of Bell Building Contractors Limited (in liquidation) on the 21st day of June 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 Bell Building Contractors Limited (in liquidation), fix the 30th day of July 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 21st day of June 1999.

D. M. MARSHALL, Joint and Several Liquidator.

Officer for Inquiries: David Marshall.

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.

al4627

Takanini Air Conditioning and Auto Electrical Limited (in liquidation)

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

On the 22nd day of June 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 Takanini Air Conditioning and Auto Electrical Limited (in liquidation) fixes the 22nd day of July 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 shareholders may make direct inquiries to the liquidator during normal business hours at the address and telephone number stated below.

CURTIS J. MOUNTFORT, Liquidator.

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

al4681

Wellington Show Association Incorporated (in liquidation)

Notice of Appointment of Liquidator

Pursuant to Section 241 of the Companies Act 1993

I, Denis Wood, chartered accountant of Wellington, was appointed liquidator of Wellington Show Association Incorporated on the 16th day of June 1999, pursuant to resolutions of the members.

Meeting of Creditors

There will be no creditors' meeting.

Notice to Creditors to Lodge Claims

The liquidator has fixed Friday, the 31st day of July 1999, as the last day for creditors to make their claim and establish any priority their claims may have.

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

Inquiries:

Please Direct All Inquiries to: Munro Bengé - BKR, Chartered Accountants, Level Five, 104 The Terrace (P.O. Box 1400), Wellington (*Attention:* Philip O'Brien). Telephone: (04) 472 7465. Facsimile: (04) 473 4318.

DENIS WOOD, Liquidator.

al4679

Cartwright Investments Limited (in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given that on the 23rd day of June 1999, the above company passed a special resolution, pursuant to section 241 (2) (a) of the Companies Act 1993, that it be put into liquidation and that Stuart Douglas Robertson, chartered accountant of Auckland, be appointed liquidator for the purpose.

Creditors and Shareholders May Make Direct Inquiries to the Liquidator: Stuart Douglas Robertson, P.O. Box 68-540, Newton, Auckland. Telephone: (09) 360 3191. Facsimile: (09) 360 3199.

al4682

Town and Country Decorators 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 241 of the Companies Act 1993, the shareholders of the above-named company on the 23rd day of June 1999, appointed John Lawrence Vague and Leearna Michelle Waghorne, chartered accountants of Auckland, jointly and severally, as liquidators of the above-named company.

The undersigned does hereby fix the 6th day of August 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.

LEEARNA WAGHORNE, Joint and Several Liquidator.

Officer for Inquiries: Kirsten Brown.

Date of Liquidation: 23 June 1999.

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

al4734

Notice of Appointment of Liquidators

In the matter of section 255 (2) (a) of the Companies Act 1993, and in the matter of **GLG (Slough) Limited** (in liquidation):

Notice is hereby given that by special resolution passed on the 28th day of June 1999, in accordance with section 241 (2) (a) of the Companies Act 1993, the company was placed in liquidation and Laurence George Chilcott and Peter Charles Chatfield, chartered accountants of Auckland, were appointed joint and several liquidators.

Dated at Auckland this 28th day of June 1999.

L. G. CHILCOTT, Joint Liquidator.

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

al4759

Giant Earthmovers (1996) Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that the liquidation of the above-named companies commenced on the 23rd day of June 1999, when the members appointed Stephen Mark Lawrence and Brendon James Gibson, jointly and

severally, in accordance with section 241 (2) (a) of the Companies Act 1993.

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

All Inquiries to: Margaret Moynahan.

al4707

Taura Forestry Limited (in liquidation)

Notice of Appointment of Liquidator

Pursuant to Section 255 of the Companies Act 1993

I, Roderick Thomas McKenzie of Palmerston North, hereby give notice that I have been appointed liquidator of Taura Forestry Limited (in liquidation) by special resolution of the shareholders as of the 23rd day of June 1999.

Dated at Palmerston North this 23rd day of June 1999.

RODERICK THOMAS MCKENZIE, Liquidator.

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

al4671

The Builders Warehouse 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 241 of the Companies Act 1993, the shareholders of the above-named company on the 18th day of June 1999, appointed Gerald Stanley Rea and Paul Graham Sargison, chartered accountants of Auckland, as liquidators of the above-named company.

The undersigned does hereby fix the 23rd day of July 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.

PAUL GRAHAM SARGISON, Joint Liquidator.

Address for Service: Gerry Rea Financial Services, P.O. Box 3015, Auckland. Telephone: (09) 377 3099. Facsimile: (09) 377 3098.

md4672

Options For Training and Employment Inc.

(in liquidation)

Notice of Appointment of Liquidator

Pursuant to Section 255 of the Companies Act 1993 and Pursuant to Section 24 (3) of the Incorporated Societies Act 1908

I, Roderick Thomas McKenzie of Palmerston North, hereby give notice that I have been appointed liquidator of Options For Training and Employment Inc. (in liquidation) by special resolution of the members as of the 23rd day of June 1999.

Dated at Palmerston North this 23rd day of June 1999.

RODERICK THOMAS MCKENZIE, Liquidator.

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

al4670

Notice of Appointment of Liquidators

In the matter of section 255 (2) (a) of the Companies Act 1993, and in the matter of **Lorris Trust (Incorporated)** (in liquidation):

Notice is hereby given that on the 6th day of May 1999, Laurence George Chilcott and Peter Charles Chatfield, chartered accountants of Auckland, were appointed by the High Court at Auckland to be joint and several liquidators of the company, pursuant to section 241 (2) (c) of the Companies Act 1993.

Dated at Auckland this 22nd day of June 1999.

L. G. CHILCOTT, Joint Liquidator.

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

al4711

MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

Notice of Last Day for Receiving Proofs of Debt

(Rule 85)

Name of Company: Cue Clothing (NZ) Limited (in liquidation).

Address of Registered Office: Level Sixteen, Tower Centre, 45 Queen Street, Auckland.

Matter No.: 317/99.

Last Day for Receiving Proofs of Debt: 23 July 1999.

B. J. GIBSON and S. M. LAWRENCE.

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

md4647

Leggett Entertainment Organisation Limited

(in liquidation)

Last Day for Filing Unsecured Creditors Claim Forms

Creditors are advised that the last day for unsecured creditors claim forms in this liquidation is the 13th day of July 1999.

Please forward completed proofs of debt with supporting documentation to the office of the liquidators at P.O. Box 982, Auckland.

B. J. GIBSON, Joint Liquidator.

md4646

Notice to Creditors to Claim

In the matter of the Companies Act 1993 Liquidation Regulations 1994, and in the matter of **GLG (Slough) Limited** (in liquidation):

We, Laurence George Chilcott and Peter Charles Chatfield, joint and several liquidators of the above company, hereby fix the 30th day of July 1999, as the date on or before which the creditors of the company are to make their claims, and to establish any priority their claims may have under section 312 of the Companies Act 1993.

Dated at Auckland this 28th day of June 1999.

L. G. CHILCOTT, Liquidator.

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

md4758

Notice to Creditors to Claim

In the matter of the Companies Act 1993 Liquidation Regulations 1994, and in the matter of **Lorris Trust (Incorporated)** (in liquidation):

We, Laurence George Chilcott and Peter Charles Chatfield, joint and several liquidators of the above company, hereby fix the 21st day of July 1999, as the date on or before which the creditors of the company are to make their claims, and to establish any priority their claims may have under section 312 of the Companies Act 1993.

Dated at Auckland this 22nd day of June 1999.

L. G. CHILCOTT, Liquidator.

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

md4710

Lorris Trust (Incorporated) (in liquidation)**Notice of Meeting of Creditors**

Pursuant to Section 243 of the Companies Act 1993

A meeting of creditors will be held at the offices of Smith Chilcott, First Floor, 29 Shortland Street, Auckland, on the 6th day of July 1999, commencing at 10.00 a.m.

The business to be transacted at the meeting of creditors shall be:

1. *Liquidator's Report:*

To consider the liquidator's report containing a statement of the company's affairs.

2. *Appointment of Liquidators:*

To consider whether to make an application to the Court for the appointment of a liquidator in place of the liquidators so appointed.

3. *Conduct of the Liquidation:*

To consider whether the liquidators should be asked to have regard to the views, if any, of creditors in conducting the liquidation.

4. *Liquidation Committee:*

To consider whether a liquidation committee be appointed and, if so, to appoint the members of that committee.

Dated at Auckland this 22nd day of June 1999.

L. G. CHILCOTT, Liquidator.

md4709

Notice to Creditors to Claim

In the matter of the Companies Act 1993, and in the matter of **Markad Plus (NZ) Limited** (in liquidation):

Notice is hereby given that the undersigned, the liquidator of the above company which is being liquidated, does hereby fix the 16th day of July 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 excluded from objecting to any distribution made before the priority of their claim is established.

Dated this 28th day of June 1999.

B. D. GEMMELL, Joint Liquidator.

Address of Liquidator: KPMG, Level Fifteen, 78 Worcester Street (P.O. Box 274), Christchurch.

md4776

REMOVALS**Stanton Fitzpatrick Holdings Limited****Notice of Intention to Apply for Removal of the Above Company From the Register**

Notice is hereby given that the undersigned applicant proposes to apply to the Registrar of Companies at Christchurch, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal of Stanton Fitzpatrick Holdings Limited, whose registered office is situated at the Fifteenth Floor, 78 Worcester Street, Christchurch, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all known creditors and has distributed its surplus assets in accordance with 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 Christchurch by the 12th day of July 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 11th day of June 1999.

JACK FREDERICK STANTON.

ds4640

Tika Enterprises Limited**Notice of Intention to Apply for Removal of the Above Company From the Register**

Notice is given that Angus Kenneth Ross McInnes, 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 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.

ANGUS KENNETH ROSS McINNES, Shareholder.

ds4641

James & Drummond Limited

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

Pursuant to Section 318 of the Companies Act 1993

Notice is hereby given that S. B. Drummond, a shareholder of the above company, proposes to apply to the Registrar of Companies at Christchurch, 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.

S. B. DRUMMOND, Shareholder.

ds4642

Gavilon Investments Limited (in liquidation)

Notice of Intention to Remove the Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Jeffrey Philip Meltzer, liquidator of Gavilon Investments Limited (in liquidation), whose registered office is situated at 115 Queen Street, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993, and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than the 27th day of July 1999.

Dated this 21st day of June 1999.

J. P. MELTZER, Liquidator.

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

ds4625

Foreland Investments Limited (in liquidation)

Notice of Intention to Remove the Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Jeffrey Philip Meltzer, liquidator of Foreland Investments Limited (in liquidation), whose registered office is situated at 115 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, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than the 27th day of July 1999.

Dated this 21st day of June 1999.

J. P. MELTZER, Liquidator.

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

ds4626

Joe W Stanton Limited ("the company")

Notice of Intention to Remove the Company From the Register

Address of Registered Office: 129 Kolmar Road, Hunters Corner, Papatoetoe, Auckland.

Notice is hereby given that an application to remove Joe W Stanton Limited from the Register, will be made to the Registrar of Companies, pursuant to section 318 (1) (d) of the Companies Act 1993, on the grounds that it has ceased to carry on business, has discharged its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objection, under section 321 of the Companies Act 1993, to the removal of the company from the Register must be delivered to the Registrar at Auckland by the 22nd day of July 1999 (being a date not less than 20 working days after the date of this notice).

Dated at Auckland this 21st day of June 1999.

QUINN GREEN & CO LIMITED, Accountants for the Company.

ds4628

Holmes Mann & Co Limited AK. O.S. 533768

Notice of Intention to Remove the Company From the Register

Address of Registered Office: McShanes Road, Richmond, Nelson.

Notice is given that I intend to apply, pursuant to section 318 (1) (d) of the Companies Act 1993, for the company to be removed from the Register of Companies on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the Companies Act 1993.

Any objection to the removal must be delivered to the Registrar of Companies no later than 20 working days after the date of this notice.

DAVID M. HOLMES, Director.

ds4630

Tyler Design and Build 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 Tyler Design and Build Limited, whose registered office is situated at 13 Bundoran Way, Pinehill Estate, Browns Bay, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged 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 27th day of July 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 4.00 p.m. this 21st day of June 1999.

Signed for and on behalf of Tyler Design and Build Limited by:

G. L. TYLER, Shareholder.

ds4677

Hapua Koko Farms Limited (in liquidation)

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

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

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Hapua Koko Farms Limited (in liquidation), whose registered office is situated at care of Jaggar-Smith & Partners 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 30th day of July 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 this 22nd day of June 1999.

S. E. BROWN, Liquidator.

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

ds4680

Maketu Contractors (1964) Limited

(in liquidation)

Notice of Intention to Remove the Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Peter Leslie Shaw, liquidator of Maketu Contractors (1964) Limited (in liquidation), whose registered office is situated at the offices of Vazey Child, First Floor, Vazey Child House, 19 Worley Place, Hamilton, hereby give notice that, pursuant to section 318 (e) of the Companies Act 1993, and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than Friday, the 30th day of July 1999.

Dated this 1st day of July 1999.

P. L. SHAW, Liquidator, Maketu Contractors (1964) Limited (in liquidation).

ds4674

B & F Hing 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 Florence and Bing Hing, shareholders of the above company, propose 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 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.

BING and FLORENCE HING, Shareholders.

ds4675

Sports Turf New Zealand Limited

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

Notice is hereby given that the undersigned applicant proposes to apply to the Registrar of Companies at Christchurch, pursuant to subparagraph 318 (1) (d) of the Companies Act 1993, for the removal from the New Zealand Register of Sports Turf New Zealand Limited, whose registered office is situated at 219 Ashgrove Terrace, Christchurch, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Companies Act 1993, is sent or delivered to the Registrar of Companies at Christchurch within 20 working days from the date of this advertisement, the Registrar may remove the company from the Register.

Dated this 22nd day of June 1999.

MICHAEL PAUL FINLAYSON, Applicant.

ds4676

Airport Group New Zealand Limited

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

Notice is hereby given that the undersigned applicant proposes to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Airport Group New Zealand Limited, whose registered office is situated at Bank of New Zealand Tower, 125 Queen 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 delivered to the Registrar at Auckland 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 June 1999.

Airport Group New Zealand Limited by Rudd Watts & Stone, barristers and solicitors, per:

G. B. HARFORD.

ds4678

Notice of Intention to Remove the Company From the Register

In the matter of the Companies Act 1955, and in the matter of **Kowhai Home Centre Limited** (in liquidation):

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

(a) It is intended that the above-named company be removed from the Register under section 293 (1) (e), on the grounds that the duties of the liquidator have been completed and the liquidator has sent to the Registrar the documents referred to in section 231 (1) (a) of the Act.

(b) Any objection to the removal, under section 296, must be lodged with the Registrar together with the grounds for such objection no later than the 8th day of August 1999.

Dated at Auckland this 25th day of June 1999.

GRAEME G. McDONALD, Liquidator.

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

ds4738

Notice of Intention to Remove the Company From the Register

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

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

(a) It is intended that the above-named company be removed from the Register under section 293 (1) (e), on the grounds that the duties of the liquidator have been completed and the liquidator has sent to the Registrar the documents referred to in section 231 (1) (a) of the Act.

(b) Any objection to the removal, under section 296, must be lodged with the Registrar together with the grounds for such objection no later than the 6th day of August 1999.

Dated at Auckland this 30th day of June 1999.

JOHN L. VAGUE, Liquidator.

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

ds4742

Alpha Investigation Bureau Limited (in liquidation)

Notice of Intention to Remove the Company From the Register

The liquidation of the above-named company, whose registered office is care of Ken Howard & Associates, 188 Kapiti Road, Paraparaumu, has now been completed.

The liquidator's final report and accounts, pursuant to section 257 of the Companies Act 1993 ("the Act"), have been sent to the Registrar together with a request that the company be removed from the Register.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar by the 29th day of July 1999.

Dated this 24th day of June 1999.

I. B. SHEPHARD, Liquidator.

ds4721

Notice of Intention to Request Removal From the Register

In the matter of section 318 (1) (d) (i) of the Companies Act 1993 ("the Act"), and in the matter of **Vivian Growth Limited, Cargas Services Limited and Cuba Finance Company Limited** ("the companies"), duly incorporated companies having their registered offices at 2 Stone Street, Miramar, Wellington:

Notice is hereby given:

1. That, pursuant to section 318 (1) (d) (i) of the Act, the undersigned, being a shareholder authorised by special resolution propose to deliver to the Registrar of Companies a request to remove these companies from the New Zealand Register, on the grounds that the companies have ceased to carry on business, have discharged in full their liabilities to all their known creditors and have distributed their surplus assets in accordance with their constitutions and the Act.
2. That, unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Wellington by the 6th day of August 1999, the Registrar may remove these companies from the Register.

Dated this 21st day of June 1999.

Signed:

DIRK SPOELSTRA.

ds4777

Balfour Earthmoving Limited

Public Notice of Intended Removal of the Above Company From the Register

Pursuant to the Companies Act 1993

Notice is hereby given that I, the undersigned director of Balfour Earthmoving Limited, whose registered office is situated at 16 Main Street, Gore, intend to deliver to the Registrar of Companies a request that the company be removed from the New Zealand Register, pursuant to paragraph 318 (1) (d) of the Companies Act 1993 (as amended).

Unless written objection to such removal, under section 318 of the Act, is delivered to the Registrar of Companies at Level Six, National Insurance Building, 300 Princes Street, Dunedin, by the 5th day of August 1999 (being a date not less than 28 working days after the date of this notice), the Registrar may remove the company from the Register.

Dated this 26th day of June 1999.

DOROTHY J. HORRELL.

ds4779

Powermac Holdings 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 John A. MacKinnon, 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.

J. A. MACKINNON, Shareholder.

ds4780

Positive Developments 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 Paul Saunders, 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 its liabilities in full 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.

PAUL SAUNDERS, Shareholder.

ds4782

Racotech Upholstery 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, Gavin Richard Hayton, hereby give notice that I intend to apply to the District Registrar of Companies at Christchurch, for the removal of the above-named company, having its registered office at 267 High Street, Rangiora, on the grounds specified under section 318 (2) (a) of the Companies Act 1993.

Unless written objections are lodged with the Registrar within 20 working days of the date of this notice, the company will be removed from the Register.

Dated this 22nd day of June 1999.

GAVIN R. HAYTON, Director.

ds4712

Jamboree Films 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 Jamboree Films 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 22nd day of July 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 24th day of June 1999.

NIGEL ALAN CLAY, Applicant.

ds4714

Copy Magic 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 Wellington, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Copy Magic Limited, whose registered office is situated at 236 Victoria Avenue, Wanganui, 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 Wellington by the 30th day of July 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 Wanganui this 24th day of June 1999.

NEIL TERRY PETERKEN.

JANE GRUEBNER.

SHANNON DUNNE.

ds4715

OAQ/ICOR New Zealand Limited

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

Notice is hereby given that the undersigned applicant proposes to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of OAQ/ICOR New Zealand Limited, whose registered office is situated at care of Deloitte & Touch Tohmatsu, Chartered Accountants, Tower Two, Shortland Centre, Shortland Street, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full any liabilities to all its known creditors and has distributed its assets in accordance with its constitution.

Unless written objection to such removal, pursuant to section 321 of the Act, is delivered to the Registrar at Auckland by the 29th day of July 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 Greenbelt, Maryland, United States of America, this 22nd day of June 1999.

OAQ/ICOR New Zealand Limited by its sole shareholder:

OAQ TECHNOLOGY SOLUTIONS, INC.

ds4716

Prenton Holdings Limited (in liquidation)**Notice of Intention to Remove the Company From the Register**

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

We, Michael Stiassny and Stephen Lawrence, joint liquidators of the above-named company, whose registered office is situated at Level Sixteen, Tower Centre, 45 Queen Street, Auckland, hereby give notice that, pursuant to section 293 (1) (e) of the Companies Act 1955 (as amended), and having filed with the Registrar our final report on the liquidations in terms of section 231 of the Act, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 296 of the Act, must be delivered to the Registrar of Companies no later than the 12th day of August 1999.

S. LAWRENCE, Joint Liquidator.

ds4704

Sundyn Limited (in liquidation)**Notice of Intention to Remove the Company From the Register**

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

We, Michael Stiassny and Stephen Lawrence, joint liquidators of the above-named company, whose registered office is situated at Level Sixteen, Tower Centre, 45 Queen Street, Auckland, hereby give notice that, pursuant to section 293 (1) (e) of the Companies Act 1955 (as amended), and having filed with the Registrar our final report on the liquidations in terms of section 231 of the Act, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 296 of the Act, must be delivered to the Registrar of Companies no later than the 12th day of August 1999.

S. LAWRENCE, Joint Liquidator.

ds4705

Ordinal Finance Limited and Eden Technologies Limited (both in liquidation)**Notice of Intention to Remove the Companies From the Register**

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

We, Brendon James Gibson and Stephen Mark Lawrence, joint liquidators of the above-named companies, whose registered office is situated at Level Sixteen, Tower Centre, 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 companies from the New Zealand Register.

Any objections to the removals, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies no later than the 4th day of August 1999.

S. LAWRENCE, Joint Liquidator.

ds4706

Cable System Services Incorporated**Notice of Intention to Apply for Removal of the Above Company From the Overseas Register**

Notice is hereby given that Richard Anderson, a shareholder of the above company, proposes to apply to the Registrar of Companies at Auckland, pursuant to section 341 (1) of the Companies Act 1993, for the removal of this company from the Overseas Register.

The grounds are that the company has ceased to carry on business in New Zealand and has distributed its assets in accordance with the Act.

Unless written objection to the company's removal is sent or delivered to the Registrar of Companies within 90 days of this notice, the Registrar may remove the company from the Register.

DAVID JONES, General Manager.

ds4656

Chic Racewear 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 A. T. O'Reilly, a shareholder of the above company, proposes to apply to the Registrar of Companies in 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.

A. T. O'REILLY, Shareholder.

ds4657

JF N.Z. Korea Investments Limited ("the company")**Notice of Intention to Remove the Company From the Register**

Notice is hereby given that an application to remove JF N.Z. Korea Investments Limited from the Register will be made to the Registrar of Companies, pursuant to section 318 (1) (d) of the Companies Act 1993, on the grounds that it has no surplus assets after paying their debts in full or in part and no creditor has applied to the Court under section 241 of the Companies Act 1993, for an order putting the company into liquidation.

Any objection, under section 321 of the Companies Act 1993, to the removal of the company from the Register must be delivered to the Registrar not later than the 21st day of July 1999.

Dated at Wellington this 25th day of June 1999.

JARDINE FLEMING NEW ZEALAND LIMITED, Shareholder.

ds4713

CESSATION OF BUSINESS IN NEW ZEALAND

Wilson Re Limited

Notice of Intention to Cease Business in New Zealand

Notice is hereby given that Wilson Re Limited, an overseas company registered in New Zealand, intends to cease to carry on business in New Zealand.

This notice is given, pursuant to section 341 (1) (a) of the Companies Act 1993.

Dated this 28th day of May 1999.

WILSON WONG KAN PO, Director.

cb4669

PARTNERSHIP NOTICES

Woodroffe & Keil

Notice of Dissolution of Partnership

The partners of **Woodroffe & Keil**, Barristers and Solicitors, Fifth Floor, Southern Cross Building, corner of High and Victoria Streets, Auckland (P.O. Box 6505, Wellesley Street, Auckland or D.X. C.P. 24-140, Auckland), have agreed that as from the 1st day of July 1999, the partnership will be dissolved.

Olinda and Colin Woodroffe will continue practising at

the same premises using the same address and telephone numbers.

Their new law firm will be known as **The Woodroffe Law Partnership**.

Christina Keil will continue to practise in a new firm known as **Keil & Associates** at 7A/19 Edwin Street, Mount Eden (P.O. Box 8124, Symond Street), Auckland. Telephone: (09) 623 6190.

pn4631

OTHER

Notice of Intention to Restore Companies to the Register

The Companies Act 1993

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

Red Beach Construction Limited HN. 286460. *Applicant:* Robert John Angus, care of Sheeran & Associates, P.O. Box 15-126, Hamilton.

Top Option Limited HN. 594411. *Applicant:* Peter Buckland, care of P.O. Box 1065, Hamilton.

Westminster Holdings Limited HN. 614477. *Applicant:* Michael Finnigan, 22A Cowling Road, New Plymouth.

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 other reasons existed for the companies to continue in business at the time that they were removed from the Register.

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

Dated at Hamilton this 22nd day of June 1999.

NEVILLE HARRIS, Registrar of Companies.

The address for delivery of any notice is the Registrar of Companies, First Floor, ASB Building, 500 Victoria Street, Hamilton, or by post to Private Bag 3090, Hamilton (*Contact Officer:* C. Selvaratnam).

ot4659

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:

S B Holdings Limited AK. 614147. *Applicant:* Alexander William Brady, care of Gilligan & Co, P.O. Box 97-066, South Auckland Mail Centre.

Amby Property Services Limited AK. 851722. *Applicant:* Amby Fruean, 15 Viscount Street, Mangere.

Waiau Forest Limited AK. 846746. *Applicant:* Anthony Poole, care of Greham Walkinton & Co, P.O. Box 96, Waverley 5182.

Elite Dial A Driver Limited AK. 880463. *Applicant:* Daniel Godsmark, 2/22 Holbrock Street, Avondale.

Seoul Motors Limited AK. 553841. *Applicant:* Se Ni Noh, care of Choi & Co, P.O. Box 34-435, Auckland 10.

The Thai Café Limited AK. 486237. *Applicants:* B. Southammavong and B. Suvakorn, care of Fowler Glynn & Co, P.O. Box 38-913, Howick.

The Registrar proposes to act under section 328 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 the companies to the Register must deliver a notice of that objection in writing to the District Registrar at Auckland within 20 working days from the date of this notice.

Dated at Auckland this 1st day of July 1999.

NEVILLE HARRIS, Registrar of Companies.

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

ot4737

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:

ED Shelf Limited. *Applicant:* Clark Boyce, Barristers and Solicitors, P.O. Box 13-259, Christchurch.

TM Investments Limited. *Applicant:* Tony Newman, P.O. Box 6065, Silverwater 2120, Sydney, Australia.

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 24th day of June 1999.

NEVILLE HARRIS, Registrar of Companies.

ot4725

Land Transfer Act Notices

Land Transfer Act Notice

Application having been made under 688867.1, notice is hereby given of my intention upon the expiration of 1 calendar month from the date of the *New Zealand Gazette* containing this notice to notify upon the Register and upon the outstanding certificate of title, the re-entry by Gary William Buck and Dianne Kathrine Buck as lessors upon all that parcel of land comprised in certificate of title B3/306, Hawke's Bay Registry, held under lease 484328.4, Leo Raymond Hodson and Maureen Margarete Hodson as lessee.

Dated at the Napier Land Information New Zealand Office this 22nd day of June 1999.

JULIE GARDNER, for Registrar-General of Land.

lt4643

Land Transfer Act Notice

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

Schedule

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

1. Mortgage 647860.5; CNI Forest Nominees Limited; 688787.3.

Dated at the Napier Land Information New Zealand Office this 22nd day of June 1999.

KATHRYN PATERSON, for Registrar-General of Land.

lt4644

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 780441.5; Bjorn Aagesen and Patricia Josephine Aagesen; D. 399831.
2. 19B/719; Earl Scott Kennedy and Amanda Kennedy; D. 400183.
3. Lease 454674.2; Dianne Thomas; D. 400289.
4. 30C/1145; Olga Lorraine Jacobson and Patricia Merle Jacobson; D. 400309.
5. Mortgage D. 223840.5; ASB Bank Limited; D. 400366.
6. 1D/341; Brian Edmond Quinn and Gloria Leah Quinn; D. 400779.
7. 1005/222; Ronald Johnston; D. 400867.
8. 1090/140; Rex Bruce Swensson; D. 400916.
9. 45C/421; Jennifer Eve Brown, Bruce Redvers Perkins and Desmond Maurice Pritchard; D. 401304.

10. Mortgage C. 612456.2; the National Bank of New Zealand Limited; D. 401504.
11. 19D/1379; Jennifer Anne Beca; D. 401652.
12. Lease A. 519129; Jennifer Anne Beca; D. 401652.
13. Lease A. 247720; Hazel Florence Price; D. 401665.
14. Lease 297557.1; Tony Francis Taylor and Janis Violet Taylor; D. 401964.
15. 41B/1017; Charmaine Grace Pountney and Tanya Cumberland; D. 402313.
16. Lease B. 819739.2; Charles Robert Storey and Elizabeth Margaret Storey; D. 402322.
17. 4A/1134; Sharda Chhimubhia Gopalji; D. 402384.
18. Lease 387368.2; Beverley Mary Thurlow; D. 400500.
19. 44A/25; Beverley Mary Thurlow; D. 400550.
20. Lease 550939.3; Shaun Wilson Grant Smaill; D. 402536.
21. Lease 837093.1; Deborah Ruth Gray; D. 402511.
22. Lease 781622.4; Graham Stuart Umbers and Enid Rosina Umbers; D. 403075.

Dated at the Auckland Land Information New Zealand Office this 25th day of June 1999.

PAMELA BEACH, for Registrar-General of Land.

lt4698

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with production of certificate of title 110C/627 for registration and depositing of Plan 195753 whereby Bruce William Wootton, Manu Chhotubhai Bhanabhai, Allan Richard Duffy and Ellen Kathleen Wootton are the registered proprietors. Application D. 398964.

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

Dated at the Auckland Land Information New Zealand Office this 24th day of June 1999.

PAMELA BEACH, for Registrar-General of Land.

lt4699

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with the production of lease S. 520679 for the registration of surrender of lease S. 520679 by Lois Raewyn Gollidge and Wayne Raymond Pinney and Gregory Christopher Dunn and Sharon Therese Dunn as lessors and Lois Raewyn Gollidge and Wayne Raymond Pinney as lessees, lodged under B. 544472.1.

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

Dated at the Hamilton Land Information New Zealand Office this 24th day of June 1999.

ROBERT ANDRELL, for Registrar-General of Land.

lt4700

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. 13C/1351; Patricia Anne Langley, Jennifer Brooke McLeod, Michael MacAlister Langley; B. 549154.2.
2. Lease H. 265083.3; Kevin John Cresswell; B. 549653.1.
3. 24A/1346; Ronald Ian Lawrence Bell and Jean Velda Bell and mortgage B. 455624.1 to Westpac Banking Corporation; B. 549558.1.
4. Mortgage B. 392064.2; Westpac Banking Corporation; B. 549217.1.
5. 19C/174; Richard James Forsyth and Gloria Ruth Forsyth; B. 550435.1.
6. 1708/78; Lynette Margaret Wood; B. 550115.1.
7. 3D/402; Jennifer Leanne Lines; B. 550255.1.
8. Lease H. 481877.1; Ross Murray De LaRue; B. 550081.2.
9. 1200/258; Denis Roland Oliver; B. 550984.1.

Dated at the Hamilton Land Information New Zealand Office this 24th day of June 1999.

ROBERT ANDRELL, for Registrar-General of Land.

lt4701

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 143123.2; Raymond Harrop and Mavis Harrop; 225295.1.

Dated at the Gisborne Land Information New Zealand Office this 24th day of June 1999.

A. PRIEBEE, for Registrar-General of Land.

lt4702

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. 132/85; William James Toms and Viola Marian Dawn Toms; 266133.1.

Dated at the Invercargill Land Information New Zealand Office this 25th day of June 1999.

H. E. FRISBY, for Registrar-General of Land.

lt4703

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 333785.2; Farphy Amelia Rauraki Scott; 388165.1.
2. Lease 252244.2; Maurice George Woodlock and Barbara Joan Woodlock; 388365.1.

Dated at the Nelson Land Information New Zealand Office this 24th day of June 1999.

HELEN ROBERTSON, for Registrar-General of Land.

114691

Land Transfer Act Notice

Notice is hereby given that certificates of title will be issued in the name of the applicant under Part I of the Land Transfer Amendment Act 1963, for the land in the Schedule unless a caveat is lodged forbidding the same on or before the 1st day of September 1999.

Application No. 14005 (A. 358499.1) by Michael Austin Guerin.

Schedule

Lot 5, D.P. 213, containing 1012 square metres, being all the land in certificate of title 37/218 in the name of William Sherwood Raine.

Lots 17 and 18, D.P. 213, containing 2023 square metres, being all the land in certificate of title 37/219 in the name of William Laurence Simpson.

Lots 14 and 16, D.P. 213, containing 2023 square metres, being all the land in certificate of title 39/13 in the name of Walter Man.

Lot 26, D.P. 213, containing 1012 square metres, being all the land in certificate of title 39/14 in the name of George Stephen.

Lot 6, D.P. 213, containing 1012 square metres, being all the land in certificate of title 41/153 in the name of Julius Gall.

Lots 3 and 24, D.P. 213, containing 2023 square metres, being all the land in certificate of title 41/154 in the name of William Lowe.

Lots 10, 11, 15, 28, 29, 30, 32 and 35, D.P. 213, containing 1.2141 hectares, being part of the land in certificate of title 54/171 in the name of George Frederick Clulee.

Lots 13 and 34, D.P. 213, containing 2023 square metres, being all the land in certificate of title 59/131 in the name of Donald Mount Cook Burnett.

Dated at the Christchurch Land Information New Zealand Office this 24th day of June 1999.

The Registrar-General of Land by:

MICHAEL HART, District Land Registrar.

114693

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. 31B/165; Robert Colin Court and Guissepin Court; A. 409596.1.

2. 8B/1025; William John Baxter and Shirley May Baxter; A. 410011.1.

3. Mortgage A. 135910.3; National Bank of New Zealand; A. 410011.1.

4. 22K/669; Elizabeth Anne Bradley; A. 410131.1.

5. Mortgage A. 284887.5; CNI Forest Nominees Limited; A. 410216.3.

6. Lease 566033.1; Francis Richard Diver; A. 410621.1.

Dated at the Christchurch Land Information New Zealand Office this 24th day of June 1999.

The Registrar-General of Land by:

MICHAEL HART, District Land Registrar.

114694

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. 3D/1266; Pierre Robert Esquilat and Joy Kathleen Diedrichs; 112422.5.

2. 5C/978; Herbert Daniel Rochford and Kathleen Myrtle Rochford; 112425.2.

Dated at the Hokitika Land Information New Zealand Office this 24th day of June 1999.

M. J. O'BRIEN, for Registrar-General of Land.

114673

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. C2/270; Steven Edward Bendall and Joanne Vicky Bendall; 461529.1.

2. H1/863; Eric Leslie Scott and Dorothy May Scott; 461608.1.

3. C1/1327; William Roy Philip and Alma Edith Philip; 461631.2.

Dated at the New Plymouth Land Information New Zealand Office this 25th day of June 1999.

MICHELLE SMART, for Registrar-General of Land.

114720

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 446104.2; public trustee; 969873.1.

2. 11C/501 and memorandum of lease 682726.42; James Eugene Hastie and Dawn Isobel Hastie; 970050.1.
3. 288/103 and memorandum of mortgage 943477.2; Kevin William Wilson; 970078.1.
4. 89/71; Waitaki District Council; 970094.1.
5. 237/234; Waitaki District Council; 970095.1.

6. 249/26; Waitaki District Council; 970095.2.

Dated at the Dunedin Land Information New Zealand Office this 25th day of June 1999.

JOHN VAN BOLDEREN, District Land Registrar.

lt4692

Charitable Trusts Act Notices

Notice of Dissolution of Charitable Trusts

The Registrar is satisfied the trusts listed below are no longer carrying on operations and have been removed under section 26 of the Charitable Trusts Act 1957:

**THE EDEN-EPSOM COMMUNITY
EDUCATIONAL TRUST.
BAY OF ISLANDS MONTESSORI GROUP
TRUST.**

Dated at Auckland this 25th day of June 1999.

MARY HARRIS, District Registrar of Charitable Trusts.

ct4767

Notice of Dissolution of Charitable Trust

AUSTRALASIAN CATHOLICS FOR TRUTH AND SPIRITUALITY – A.C.T.S. CH. C.T. 702183 is no longer carrying on its operations and has been dissolved under section 26 (1) of the Charitable Trusts Act 1957 as from the 25th day of June 1999.

JUANITA TRELOAR, Assistant Registrar of Incorporated Societies.

ct4766

Incorporated Societies Act Notices

Notice of Revocation of Declaration

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

**THE NGATI PONEKE MAORI ASSOCIATION
INCORPORATED.** *Date of Dissolution:* 2 October 1997.

**VINTAGE CAR CLUB OF NEW ZEALAND
WELLINGTON BRANCH INCORPORATED.**
Date of Dissolution: 20 November 1997.

PAUL ALBERT LEE MIDDLETON, Assistant Registrar of Incorporated Societies.

is4765

Tranzam Cars Racing Association Incorporated

Notice of Dissolution of Incorporated Society

The Registrar is satisfied the above-named society is no longer carrying on operations and has been dissolved under section 28 (1) of the Incorporated Societies Act 1908.

Dated at Auckland this 25th day of June 1999.

MARY HARRIS, District Registrar of Incorporated Societies.

is4764

General Notices

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

At a hearing held on the 13th day of May 1999, the disciplinary tribunal of the Institute of Chartered Accountants of New Zealand heard a charge against **Jacqueline Lee Chilcott** of Auckland.

Jacqueline Lee Chilcott did not appear before the disciplinary tribunal and pleaded guilty to the charge.

After hearing submissions on behalf of the professional

conduct committee, the disciplinary tribunal found the member guilty of having been convicted on 382 charges of offering a document with intent to defraud.

Acting under rule 21.32 of the rules of the Institute of Chartered Accountants of New Zealand, the disciplinary tribunal ordered that **Jacqueline Lee Chilcott** be removed from the Register of Members of the institute.

Jacqueline Lee Chilcott was also ordered to pay to the institute the sum of \$1,752.60 in respect of the costs and expenses relating to inquiry by the disciplinary tribunal and of the investigation by the professional conduct committee.

The disciplinary tribunal ordered that its decision be published in the *Chartered Accountants Journal of New Zealand*, the *New Zealand Gazette*, and released to the New

Zealand Press Association, with mention of the member's name and locality.

gn4726

Departmental Notices

Agriculture and Forestry

Animals Protection Act 1960

Approval of Code of Ethical Conduct Notice No. 1128 (300-A1-07)

Pursuant to section 19A (6) of the Animals Protection Act 1960, I hereby give notice that on the advice of the National Animal Ethics Advisory Committee, I have approved, on the date of this notice, the code of ethical conduct submitted to me by Pest Solutions, which is the same as the approved code of ethical conduct of Lincoln University.

Dated at Wellington this 19th day of June 1999.

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

go4786

Commerce

Mining Act 1971

Forfeiture of Mining Privilege

Pursuant to section 118 of the Mining Act 1971, and in accordance with delegated authority from the Minister of Energy dated 15 November 1998, I hereby declare the mining privilege described in the Schedule hereto, be forfeited.

Schedule

Type of Privilege: Mining licence 32 2649.

Registered No.: 079275.

Registered Office: Westland.

Name of Holder: Alistair John Cameron.

14/1CL

Dated at Wellington this 9th day of June 1999.

PAUL STEPHEN CARPINTER, Secretary of Commerce.

go4736

Forfeiture of Mining Privilege

Pursuant to section 118 of the Mining Act 1971, and in accordance with delegated authority from the Minister of Energy dated 15 November 1998, I hereby declare the mining privilege described in the Schedule hereto, be forfeited.

Schedule

Type of Privilege: Mining licence 32 3143.

Registered No.: 103945.

Registered Office: Westland.

Name of Holder: Alistair John Cameron.

14/1CL

Dated at Wellington this 15th day of June 1999.

PAUL STEPHEN CARPINTER, Secretary of Commerce.

go4739

Forfeiture of Mining Privilege

Pursuant to section 118 of the Mining Act 1971, and in accordance with delegated authority from the Minister of Energy dated 15 November 1998, I hereby declare the mining privilege described in the Schedule hereto, be forfeited.

Schedule

Type of Privilege: Mining licence 32 3064.

Registered No.: 087094.

Registered Office: Westland.

Name of Holder: Alistair John Cameron.

14/1CL

Dated at Wellington this 9th day of June 1999.

PAUL STEPHEN CARPINTER, Secretary of Commerce.

go4740

Radiocommunications (Radio) Regulations 1993

Radiocommunications (Radio) Regulations (General Licence for Voluntarily Equipped (VHF) Ships) Notice 1999

Pursuant to regulations 13 and 55 of the Radiocommunications (Radio) Regulations 1993 ("the New Zealand regulations"), and acting under delegated authority from the Secretary of Commerce, I give the following notice:

Notice

1. Short title and commencement—(1) This notice may be cited as the Radiocommunications (Radio) Regulations (General Licence for Voluntarily Equipped (VHF) Ships) Notice 1999.

(2) This notice comes into force on the 2nd day of July 1999.

2. General licence—A licence under regulation 13 of the Radiocommunications (Radio) Regulations 1993 is hereby granted for the installation, operation, and use of the following classes of apparatus:

(a) Maritime VHF radio transmitting equipment on voluntarily equipped ships, and;

(b) Radionavigation (radar) equipment on voluntarily equipped ships for the purposes of the maritime radionavigation service, and;

(c) Maritime VHF radio transmitting portable, hand-held, equipment used on land except where it is used;

(i) At a fixed location/s; or

(ii) In a vehicle—

fitted in a temporary or permanent manner i.e. connected to a remote external antenna and/or power supply.

3. Definitions—For the purposes of this notice, the following terms have the following meanings:

“Maritime radionavigation service” has the meaning given in Article S1 of the Radio Regulations of the International Telecommunication Union [Ed.1990 Rev.1994];

“Radionavigation (radar) equipment” means maritime radar and radar transponders;

“Voluntarily equipped ship” means any vessel that is not required by law to fit or use maritime radiocommunications equipment.

4. Application—This licence applies only to apparatus within the territorial limits of New Zealand.

5. Terms, conditions and restrictions—(1) This licence applies only to apparatus which complies with technical specification RFS 33 (Issue 1, December 1991) and in respect of which a declaration of conformity has been submitted to the Secretary under regulation 43 of the Radiocommunications (Radio) Regulations 1993.

(2) This licence is subject to the technical and operational conditions specified in the First Schedule.

(3) The apparatus to which this licence applies are restricted to operating within the frequencies specified in the Second Schedule.

6. Revocation of prior notice—The Radiocommunications (General Licence for Voluntary Equipped Ships (VHF)) Notice 1998 dated the 8th day of June 1998 is hereby revoked.

7. Period of validity of Licence—This licence expires on the 31st day of January 2004.

Dated at Wellington this 29th day of June 1999.

KATHARINE MOODY, Manager, Radio Spectrum Management, Ministry of Commerce.

First Schedule

Technical and Operational Conditions

Clause 5 (1)

1. The following technical and operational conditions apply in respect of maritime VHF radio transmitting equipment:

(a) All transmissions made from a vessel must be properly identified. In the VHF band the following call sign and identification procedures must be used:

(i) **Callsigns** Where already assigned, the existing callsigns from the ZMX/ZMS/ZMV/ZMR/ZMZ/ZMP series must continue to be used in conjunction with the current name of the vessel; for new vessels, the Royal New Zealand Coastguard Federation Incorporated will issue callsigns from the series ZMW, ZMY for ships, and the series ZMQ for portable units;

(ii) **Maritime mobile service identities (MMSI)** When equipment with Digital Selective Calling (DSC) capability is installed and otherwise complies with the provisions of this licence a MMSI must be obtained from the issuing authority, and be programmed into the equipment;

(b) Except in an emergency, use and operation of the apparatus is restricted to persons who have been granted a valid maritime radio operator's qualification. Accepted radio procedures as outlined in Ministry of Commerce and Maritime Safety Authority information publications must be followed.

(c) The VHF channels specified in Appendix S18 of the International Radio Regulations within the frequency band 156 MHz to 174 MHz must be used in accordance with the following use designations:

Channels	Use designation
16	Distress, safety and calling channel. All ship stations licensed for operation in the authorised bands between 156 MHz and 174 MHz must be able to transmit and receive on this channel.
70	Digital selective calling channel (DSC)
6,8	Intership working.
9, 10, 11, 12, 13, 14, 19, 20, 67, 69, 73, 79	For communications with various New Zealand harbour company coast stations on port operation and ship movement matters.
21, 23	For the reception of automatic weather information.
2, 7, 22, 24, 25, 26, 27	For access to the public switched telephone network (PSTN).
28	Two frequency channel for general maritime use (including subscriber access) at Auckland.
1, 3, 4, 5, 60, 61, 62, 63, 64, 65, 66	For general communication through repeater stations.
15	Low powered channel for communications between ships involved in diving operations.
67	For communication with the Maritime Safety Authority coast stations as a working channel, and for Oil Pollution Prevention communications.
68	For use nationally by “rescue” organisations. Also used by the Maritime Safety Authority coast stations as a working channel.
71, 74	For communication with coast stations after initial contact on channel 16.
73	For communication with coast stations operated in conjunction with marina developments. Also used for port operation communications in the Auckland area.
17, 77	For communication during aquatic events.
78, 80, 81, 82	For commercial communication through repeater stations.
83, 84, 85, 86, 87, 88	For search and rescue communication through repeater stations.

(d) The designated emission is 16K0F3EJN; and the maximum power output is 25 watts mean power.

2. Radionavigation (radar) equipment must meet the following technical requirements:

Peak Power maximum: 10 kW
 Pulse Repetition Frequency: 375–3600 Hz
 Antenna Band Width to -3 dB: 6.2° Horizontal,
 30° Vertical
 Maximum Antenna Gain: 27dB
 Nominal frequency range: 9410 MHz–9445 MHz
 (± 30 MHz)

Second Schedule

Apparatus Restricted to Specified Frequencies

Clause 5 (2)

1. Maritime VHF radio transmitting equipment is restricted to operating within the frequencies specified in Appendix S18 of the International Radio Regulations but is not authorised to operate in the interleaved channels at 12.5 kHz spacing.

2. Radionavigation (radar) equipment is restricted to

operating on frequencies between 9380 MHz and 9475 MHz.

Explanatory Note

This note is not part of the notice, but is intended to indicate its general effect.

This notice prescribes that, pursuant to regulation 13 of the Radiocommunication (Radio) Regulations 1993, a general licence is granted in respect of the installation, operation, and use of radio apparatus as specified in this notice, where such installation is not specifically required under any applicable legislation.

The general licence applies to this apparatus only while it is within the territorial limits of New Zealand. Vessels intending to voyage outside these limits may require specific radio apparatus licences with appropriate fees being paid.

This notice also authorises the use of radionavigation (radar) equipment on vessels provided they comply with the specific frequencies and technical specifications.

This General Licence does not cover any VHF maritime radio transmitting equipment installed or carried on a compulsorily equipped vessel, or installed in a Coast Station configuration.

This notice comes into effect on 2 July 1999.

go4791

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 24th day of June 1999, against **Andrew John Poharama** for the confiscation of the following motor vehicle:

Datsun, registration No. SI 8660.

A. L. BRIERTON, Deputy Registrar.

go4730

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 of the Criminal Justice Act 1985, an order was made in the Napier District Court on 11 June 1999, against **Dorothy Pine** for the confiscation of the following motor vehicle:

Mitsubishi van, registration No. TJ 7261.

A. L. DRINKROW, Deputy Registrar.

go4688

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 of the Criminal Justice Act 1985, an order was made in the Dannevirke District Court on 23 June 1999, against **Bernard Mary Heemi Nikora** for the confiscation of the following motor vehicle:

1981 Ford Laser, registration No. KG 4223.

M. B. HYDE, Registrar.

go4768

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 of the Criminal Justice Act 1985, an order was made in the Dannevirke District Court on

23 June 1999, against **Raewyn Alice Kamura** for the confiscation of the following motor vehicle:

1986 Holden Commodore, registration No. SK 7419.

M. B. HYDE, Registrar.

go4769

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 of the Criminal Justice Act 1985, an order was made in the Dannevirke District Court on 23 June 1999, against **Phillip Pona Te Paki** for the confiscation of the following motor vehicle:

1984 Holden Commodore, registration No. LN 6053.

M. B. HYDE, Registrar.

go4770

Notice of Confiscation of Motor Vehicle

On 24 June 1999 in the District at Otahuhu, His Honour Judge J. A. Walker, ordered that the following motor vehicle be forfeited to the Crown, pursuant to section 84 (2) of the Criminal Justice Act 1985:

Toyota LiteAce, registration No. OI 4998.

B. T. MACPHERSON, Deputy Registrar.

District Court, Otahuhu.

go4771

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 16th day of June 1999, against **Ronnie Paul Brunt** for the confiscation of the following motor vehicle:

Nissan, registration No. OR 3618.

L. M. MIHAKA (MISS), Deputy Registrar.

go4729

Notice of Confiscation of Motor Vehicle

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

Year: 1974

Make: Holden

Model: Belmont

Registration No.: HJ 4968

Owned by: Darcy Noel Kirkpatrick.

Any person having an interest in the above vehicle must advise particulars of that interest to the undersigned within 7 days of the publication of this notice.

D. MACDONALD, Deputy Registrar.

District Court, Don Street, Invercargill.

go4687

Notice of Confiscation of Motor Vehicle

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

Year: 1985

Make: Mitsubishi

Model: Sigma

Registration No.: PF 2190

Owned by: Daniel Brian Kane.

Any person having an interest in the above vehicle must

advise particulars of that interest to the undersigned within 7 days of the publication of this notice.

D. MACDONALD, Deputy Registrar.
District Court, Don Street, Invercargill.

go4727

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

On the 16th day of June 1999 at the District Court at Tauranga, **Tina Marie Fraser** of 169 Valley Road, Mount Maunganui, was convicted and sentenced to 9 months supervision and disqualified from holding or obtaining a motor driver's licence for 8 months from 16 June 1999, following her conviction on 16 June 1999, for an offence of driving with excess breath alcohol, and in addition to the above-mentioned penalties, R. Paterson and A. Ngatai, Community Magistrates, have ordered that a

Honda Civic (white) motor vehicle, registration No. RA 2498

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

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 16th day of June 1999.

Dated at the District Court at Tauranga this 16th day of June 1999.

M. A. DAWSON, Deputy Registrar.

go4652

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

On the 22nd day of June 1999 at the District Court at Tauranga, **Alan Gregory Bennett** of 22 Korowai Street, Mount Maunganui, was convicted and sentenced to 4 months periodic detention and disqualified from holding or obtaining a motor driver's licence for 12 months from 15 September 2000, following his conviction on 22 June 1999, for an offence of driving whilst disqualified having been previously convicted, and in addition to the above-mentioned penalty, Judge J. R. Callander has ordered that a

Ford stationwagon motor vehicle, registration No. NI 2619

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

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 2.00 p.m. on the 22nd day of June 1999.

Dated at the District Court at Tauranga this 22nd day of June 1999.

M. E. DEANE, Deputy Registrar.

go4649

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

On the 21st day of June 1999 at the District Court at Tauranga, **Oswald Hohepa Akuhata** of 734 Main Road, Mount Maunganui, was convicted and sentenced to

4 months periodic detention and disqualified from holding or obtaining a motor driver's licence for 12 months from 21 June 1999, following his conviction on 21 June 1999, for an offence of driving with excess breath alcohol, and in addition to the above-mentioned penalty, Judge J. R. Callander has ordered that a

Holden HZ motor vehicle, registration No. IW 7854

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

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 21st day of June 1999.

Dated at the District Court at Tauranga this 21st day of June 1999.

M. E. DEANE, Deputy Registrar.

go4651

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

On the 22nd day of June 1999 at the District Court at Tauranga, **Heath Robert Judd** of 23 Loop Road, Tauranga, was convicted and sentenced to 6 months periodic detention and disqualified from holding or obtaining a motor driver's licence indefinitely from 22 June 1999, following his conviction on 22 June 1999, for an offence of driving with excess breath alcohol having been previously convicted, and in addition to the above-mentioned penalty, Judge J. R. Callander has ordered that a

Toyota Corona motor vehicle, registration No. NS 4395

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

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 3.00 p.m. on the 22nd day of June 1999.

Dated at the District Court at Tauranga this 22nd day of June 1999.

M. E. DEANE, Deputy Registrar.

go4654

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

On the 22nd day of June 1999 at the District Court at Tauranga, **Steven Bruce McCormack** of Rankin Road, Kutarere, Opotiki, was convicted and sentenced to 14 days imprisonment and disqualified from holding or obtaining a motor driver's licence for 9 months from 22 June 1999, following his conviction on 22 June 1999, for an offence of driving with excess breath alcohol, and in addition to the above-mentioned penalty, Judge J. R. Callander, has ordered that a

Holden Camira, motor vehicle, registration No. NX 1119

owned by the above-mentioned defendant, **Steven Bruce McCormack**, 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, Opotiki, or a Bailiff of the District Court, Opotiki, by 3.00 p.m. on the 25th day of June 1999.

Dated at the District Court at Tauranga this 22nd day of June 1999.

M. E. DEANE, Deputy Registrar.

go4685

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9070009840

On the 23rd day of June 1999 at the District Court at Tauranga, **Craig Anthony Beswick** of 115A Darraghs Road, Tauranga, was convicted and fined \$600.00 and Court costs of \$130.00 and disqualified from holding or obtaining a motor driver's licence for 6 months from 23 June 1999, following his conviction on 23 June 1999, for an offence of driving with excess breath alcohol, and in addition to the above-mentioned penalty, H. White and K. Hurley, Community Magistrates have ordered that a

Honda Civic, motor vehicle, registration No. WE 7175 owned by the above-mentioned defendant, **Craig Anthony Beswick**, be forfeited to Her Majesty the Queen, pursuant to section 84 (4) of the Criminal Justice Act 1985.

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 23rd day of June 1999.

Dated at the District Court at Tauranga this 23rd day of June 1999.

M. E. DEANE, Deputy Registrar.

Note: Any person whose motor vehicle is subject to a confiscation order shall not within 12 months after the date of order acquire any interest in any other motor vehicle. Every person who acquires any interest in any motor vehicle is in contravention of section 85 of the Criminal Justice Act 1985, commits an offence and is liable on summary conviction to a fine not exceeding \$500.00, or instead of, or in addition to imposing a fine the Court may order the confiscation of the motor vehicle concerned.

go4686

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9070009619

On the 24th day of June 1999 at the District Court at Tauranga, **John Michael Tuhakaraina**, driver of 28 Woodford Avenue, Tauranga, was convicted and fined \$800.00 and Court costs of \$130 and disqualified from holding or obtaining a motor driver's licence for 9 months from 4 August 1999, following his conviction on 24 June 1999, for an offence of driving whilst disqualified, and in addition to the above-mentioned penalty, Community Magistrates A. Ngatai and R. Paterson, have ordered that a

Nissan Navara motor vehicle, registration No. SG 2880 owned by the above-mentioned defendant, **John Michael Tuhakaraina**, be forfeited to Her Majesty the Queen, pursuant to section 84 (4) of the Criminal Justice Act 1985.

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 24th day of June 1999.

Dated at the District Court at Tauranga this 24th day of June 1999.

M. E. DEANE, Deputy Registrar.

go4728

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9019014279

On the 17th day of June 1999 at the District Court at Hamilton, **Shaun Cedric Isaac** of Flat 2, 99 Greenwood Street, Hamilton, was convicted and sentenced to 6 months periodic detention and disqualified from holding or obtaining a motor driver's licence for 1 year from 17 June 1999, following his conviction on 17 June 1999, for an offence of driving with excess breath alcohol (third or subsequent offence), and in addition to the above-mentioned penalty, Judge G. A. Rea has ordered that a

Holden Camira motor vehicle, registration No. NG 5895 owned by the above-mentioned defendant, **Shaun Cedric Isaac**, 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 17th day of June 1999.

Dated at the District Court at Hamilton this 17th day of June 1999.

J. MCSORLEY, Deputy Registrar.

go4731

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9063008455

On the 22nd day of June 1999 at the District Court at Rotorua, **Cathleen Jane Ratahi** of 83 Orion Street, Rotorua, was convicted and sentenced to 6 months imprisonment suspended 2 years, 8 months periodic detention, 1 year supervision and disqualified from holding or obtaining a motor driver's licence for 2 years from 22 June 1999, following her conviction on 22 June 1999, for an offence of driving with excess breath alcohol, and in addition to the above-mentioned penalties, Judge Bate, has ordered that a

Datsun motor vehicle, registration No. LC 3284 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, Rotorua, or a Bailiff of the District Court, Rotorua, by 5.00 p.m. on the 22nd day of June 1999.

Dated at the District Court at Rotorua this 22nd day of June 1999.

WARREN MORGAN, Deputy Registrar.

go4648

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9019016534

On the 14th day of June 1999 at the District Court at Hamilton, **David Stewart McKenzie Cuttance** of 34 Karaka Street, Hamilton, was convicted and sentenced to 3 months imprisonment and disqualified from holding or obtaining a motor driver's licence for 18 months from 14 June 1999, following his conviction on 14 June 1999, for an offence of driving with excess breath alcohol (third or subsequent offence), and in addition to the

above-mentioned penalty, Judge G. A. Rea has ordered that a

Fiat motor vehicle, registration No. RH 5616

owned by the above-mentioned defendant, **David Stewart McKenzie Cuttance**, 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 14th day of June 1999.

Dated at the District Court at Hamilton this 14th day of June 1999.

[L.S.]

K. MORROW, Deputy Registrar.

go4733

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

On the 16th day of June 1999 at the District Court at Tauranga, **Stuart Graham Smith** of 37 Murray Street, Tauranga, was convicted and sentenced to 9 months supervision and disqualified from holding or obtaining a motor driver's licence for 9 months from 16 June 1999, following his conviction on 16 June 1999, for an offence of driving with excess breath alcohol, and in addition to the above-mentioned penalties, A. Ngatai and R. Paterson, Community Magistrates, have ordered that a

Datsun 120Y motor vehicle, registration No. XQ 5802

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

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 16th day of June 1999.

Dated at the District Court at Tauranga this 16th day of June 1999.

P. H. WATTS, Deputy Registrar.

go4650

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9075004854

On the 22nd day of June 1999 at the District Court at Thames, **Shane Hazelden**, care of 12 White Street, Whitianga, was convicted and fined and disqualified from holding or obtaining a motor driver's licence for 6 months from 26 October 1999, following his conviction on this day for an offence of driving while disqualified, and in addition to the above-mentioned penalty, the District Court Judge has ordered that a

1976 Bedford motor vehicle, registration No. IB 7275

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 orders, pursuant to section 83 (31) Criminal Justice Act 1985, **Shane Hazelden** be prohibited from acquiring any interest in any vehicle within 12 months from the date of this order.

Dated at the District Court at Thames this 22nd day of June 1999.

[L.S.]

B. R. WIGZELL, Deputy Registrar.

go4655

Crown Law Office

Law Practitioners Act 1982

Members of Council of Legal Education Appointed

Pursuant to section 31 of the Law Practitioners Act 1982, Her Excellency the Administrator of the Government has been pleased to appoint

Dr David Brian Collins, barrister of Wellington

Christine Mary Grice, barrister and solicitor of Hamilton

Richard Westwood Worth, O.B.E., barrister and solicitor of Auckland

Dr Adrienne Alton-Lee, educational researcher of Wellington

to be members of the Council of Legal Education for a term of 3 years.

Dated at Wellington this 16th day of June 1998.

D. A. M. GRAHAM, Attorney-General.

go4785

Education

Education Act 1989

Closure of Mokai School (1830) Notice

Pursuant to section 154 of the Education Act 1989, I hereby declare that Mokai School (1830), near Taupo, will close on the 3rd day of October 1999, and will cease to be established on that day.

Dated at Wellington this 24th day of June 1999.

NICK SMITH, Minister of Education.

go4689

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:

Ponatahi Christian School, Carterton

The said supplementary integration agreement was executed on the 21st day of June 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 25th day of June 1999.

KATHY PHILLIPS, Senior Manager, National Operations.

g04772

Health

Health Reforms (Transitional Provisions) Act 1993

Appointment of Directors of Residual Health Management Unit

Pursuant to section 18 (2) of the Health Reforms (Transitional Provisions) Act 1993, and in accordance with clause 3 of the Second Schedule to the Health and Disability Services Act 1993, I re-appoint each of the following persons as a director of the board of the Residual Health Management Unit for the term specified for that

person on the conditions specified in the Schedule to this notice.

Pursuant to clause 2 (1) of the Second Schedule to the Health and Disability Services Act 1993, I appoint Ian Miller as chairperson of the board of the Residual Health Management Unit, commencing on the 1st day of July 1999 and expiring on the 30th day of June 2000.

<i>Director</i>	<i>Term of Re-Appointment</i>
Ian Miller	1 July 1999–30 June 2000
Peter Farley	1 July 1999–30 June 2000

Schedule

Compliance with the Management Agreement dated 30 September 1993 between the Minister of Health and the Residual Health Management Unit.

Dated at Wellington this 30th day of June 1999.

HON. WYATT CREECH, Minister of Health.

g04787

Medicines Act 1981

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

Trade Name: Complete ComfortPlus.

Dosage Form: Contact lens solution.

NZ Sponsor: Allergan New Zealand Limited.

Active Ingredient(s): Hypromellose 1.5 mg/mL.

Poloxamers 0.5 mg/mL.

Polyhexamethylene Biguanide 0.001 mg/mL.

Manufacturer(s): Allergan Pharmaceuticals (Ireland) Limited, Westport, County Mayo, Ireland.

Trade Name: Cycrin.

Dosage Form: Tablet.

NZ Sponsor: Wyeth (NZ) Limited.

Active Ingredient(s): Medroxyprogesterone acetate 2.5 mg.

Manufacturer(s): Wyeth Medica Ireland, Newbridge, County Kildare, Ireland.

Trade Name: Cycrin.

Dosage Form: Tablet.

NZ Sponsor: Wyeth (NZ) Limited.

Active Ingredient(s): Medroxyprogesterone acetate 5 mg.

Manufacturer(s): Wyeth Medica Ireland, Newbridge, County Kildare, Ireland.

Trade Name: Cycrin.

Dosage Form: Tablet.

NZ Sponsor: Wyeth (NZ) Limited.

Active Ingredient(s): Medroxyprogesterone acetate 10 mg.

Manufacturer(s): Wyeth Medica Ireland, Newbridge, County Kildare, Ireland.

Trade Name: Nurofen Advance.

Dosage Form: Film coated tablet.

NZ Sponsor: Boots Healthcare New Zealand Limited.

Active Ingredient(s): Ibuprofen lysinate 342 mg equivalent to 200 mg ibuprofen.

Manufacturer(s): Boots Company Plc Contract Manufacturing Division, Beeston, Nottingham, United Kingdom.

Dated this 25th day of June 1999.

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

go4792

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.

- Anderson, John Leslie, 58 McKinney Road, Onewhero, R.D. 2, Tuakau.
- Ashby, Taupiri, 18 Haycock Avenue, Mount Roskill, Auckland.
- Austin, Kenneth Paul, 7 Phoebe Road, R.D. 1, Cheviot 8271.
- Barry, Myra Margaret, 389 Main North Road, Christchurch.
- Basher, Kim Lesley, 4 Pegasus Crescent, Motunau Beach, R.D. 1, Greta Valley.
- Belford, Vasaloloa T., 249 Mitchell Street, Brooklyn West, Wellington 6002.
- Bennett, Peter George, Bell Bird Bush, 4 Sale Street, Ross, Westland.
- Black, Alan David, 4 Ballantrae Place, Gore.
- Blackadder, Jeanette Lesley, 54 Lake Terrace Road, Christchurch.
- Boyd, Glenn William, 23 Hooker Avenue, Hamilton.
- Brine, Rendell Edward, 11 Hulke Crescent, Bell Block, New Plymouth.
- Browne, Janice Aileen, 9 Emory Drive, Conifer Grove, Takanini.
- Bull, John Edward, 75 Lupin Road, Otaki.
- Bunting, Annette Margaret, 68 Flinders Road, Heathcote Valley.
- Cameron, Gail Frances, 72 Ngakaroa Road, Ormond.
- Carroll, Vera Mili, 81 St Heliers Bay Road, Auckland.
- Cheng, Yuk Lam, 16 Montrose Grove, Churton Park, Wellington.
- Clark, Alistair John, "Pukemano", Ridge Road, No. 7, R.D., Feilding.
- Cooper, Joanna, Hall Road, Bannockburn, 2 R.D., Cromwell.
- Cunningham, John Edward, 10 Seddon Street, Westown, New Plymouth.
- Dinkha, Edwar, Saint Stephen's School, R.D., Bombay.
- Donnelly, Henry Kenneth Charles, 695/2 High Street, Lower Hutt.
- Durant, Raewyn Noni, 451B Hillsborough Road, Hillsborough, Auckland.
- Durham, Brian Bolton, 80 Salisbury Street, Ashurst.
- Faulkner, Margaret Anne, 37 Bosun Terrace, Whitby, Porirua City.
- Fawkner, Lorna Rosemary, 80 Fulford Street, New Plymouth.
- Freeman, John Victor, 22 Northcote Road, Christchurch 5.
- Gaines, Peter Fahey, 10 Lawry Street, Moturoa, New Plymouth.
- Garland, Ngaire Joan, 20 Almorah Place, Epsom, Auckland.
- Gaze, Margaret, 2 Telford Terrace, Oakura, New Plymouth.
- Goldsmith, Susette Joy, 9 Surrey Hill Road, R.D. 4, New Plymouth.
- Green, Maxine Shirley, 1A Duncan Avenue, Henderson, Auckland.
- Haar, Roy Matengaro, 123 Rora Street, Te Kuiti.
- Haglund, Paul Leonard, 47 Stackhouse Avenue, Bishopdale, Christchurch.
- Hammond, Korallann Rangimaria, 26 Fenchurch Street, Christchurch.
- Haydon, Sandra Joy, 38A Takapu Street, Henderson, Auckland.
- Healey, Bernard Francis (Frank), 5643 Hinuera Valley Road, R.D. 1, Tirau.
- Heller, John, 10 Brown Street, Gore.
- Henere, Huia Mere Arihi, 46 Hinau Street, Wanganui.
- Herbert, Beverley Merle, 44 Dorset Road, Wanganui.
- Hiatt, Lyndsey Irene, 1192 Domett Road, Cheviot R.D. 2.
- Hill, Kay Janice, 1 Victoria Heights, Nelson.
- Horsfield, Kent Arthur, 88 Derby Street, Feilding.
- Hoskin, Owen Erle, 174 Luckens Road, West Harbour, Auckland.
- Hung, Bion Tung, 153 Orakei Road, Remuera, Auckland.
- Jackson, Lynne Pamela, 1C Takanini School Road, Takanini, Auckland.
- Jackson, Temuranga June, 69 Coronation Road, Mangere Bridge, Auckland.
- Johns, Roy Cameron, 29 Rimu Street, New Plymouth.
- Jones, Karl Patrick, Oparara, R.D. 3, Karamea.
- Kelly, Maureen Therese, 9A Logan Place, Blenheim.
- Kelly, Michael Joseph, 1-45 Marua Road, Ellerslie, Auckland.
- Kelly, Susan Mary, 96 Patteson Avenue, Mission Bay, Auckland.
- Kennard, Rosalee, 64 Waikuku Beach Road, R.D. 3, Rangiora.
- Keown, Lee McDowall, 42A Weld Street, Blenheim.
- Knaapen, Pieter, 7 Shamrock Place, Christchurch.
- La Hood, Mark David, 1 William Street, Gore.
- Lai, Chin Diew, 48 Wikiriwhi Crescent, Palmerston North.
- Langford, Christine Raewyn, Main Road, Bainham, R.D. 1, Collingwood.
- Lovell, Margaret, 241A Frankley Road, New Plymouth.

- Lower, James Fredrick, 102 John F. Kennedy Drive, Palmerston North.
- MacDonald, Alan Raymond, 150 Whiteria Road, No. 3 R.D., Gore.
- Malcom, Ian Donald, 25 Stilwell Road, Mount Albert, Auckland 3.
- Manunui, Lucky George, Te Hou Hou Road, Rata, R.D. 1, Marton.
- Martin, Robert Francis, 10 Sels Road, Mangere, Auckland.
- Matheson, Paul Kenneth, 51 Tahunanui Drive, Nelson.
- McConachy, Brent George, 355 Point Chevalier Road, Point Chevalier, Auckland 1002.
- McKimmie, Heather Anne, Wolseley Road, The Settlement, Rakaia.
- McKnight, Jill Yvonne, 541 Waimea Road, Wakatu, Nelson.
- McLaren, Corinne Michelle, 926 Mount Eden Road, Three Kings, Mount Roskill.
- Medland, Graham William, 248A Rutherford Street, Nelson.
- Messervy, Ellie Veronica, 8 Tipapa Place, Greta Valley.
- Mitchell, Owen Arthur, 32 Dip Road, Kamo, Whangarei.
- Morgan, Karanga Jane, 72 Harper Street, Whanganui.
- Nicholson, Graham Stanley, 15 Maple Grove, Maungaraki, Lower Hutt.
- Nightingale, Mele, 56 Aroha Avenue, Mount Albert, Auckland.
- Noon, Schep, 19 Chorley Avenue, Massey, Waitakere City, Auckland.
- Opie, Geoffrey Alan, 8 Gatman Street, Birkdale, Auckland 1310.
- Porter, David Alan, P.O. Box 2061, Raumati Beach.
- Poynter, Kevin Fredrick, 23 Orowaiti Road, Westport.
- Punler, Garland, 7 Sharples Place, Howick, Auckland.
- Richardson, Anna-Maria, 11 Carlton Avenue, Ngaruawahia.
- Robertson, Brian Bernard, 21 Barton Road, Heretaunga, Upper Hutt.
- Robson, Phillip Allan, 91 Eighth Avenue, Tauranga.
- Roger, Gael Janet Collyns, 97 Waiewe Street, Crestwood, Whakatane.
- Ross, Carl Malcolm, 11 Flaunty Place, West Harbour, Auckland.
- Russell, Winifred Annette, 58 Cormack Street, Mount Roskill, Auckland 1004.
- Rutherford, Alan Lionel, 8 Edgecombe Court, Palmerston North.
- Sadler, Ruth Rebecca, 212A Riverside Avenue, Point England, Auckland.
- Samarakoon, Seym, 179A Newlands Road, Newlands, Wellington.
- Smith, Barbara Christine, 1774 Papaiti Road, R.D. 14, Wanganui.
- Smith, Brian Kevin, 7 Darly Place, Royal Heights, Auckland.
- Smith, Yvonne Maeva, 10 Devon Street, Gore.
- Smyth, Andrea Kathleen, "Riverlea", 257 Waiau West Road, R.D. 1, Cheviot 8271.
- Stewart, Rex Graham, 107A Seaview Road, New Plymouth.
- Stott, Raymond William Ross, 14 Haig Street, Waterloo, Lower Hutt.
- Stuart, Alister Johnston, Pearson Road, Cromwell.
- Sunderland, Graeme Nelson, 23 Tiro-Moana Road, Raumati South.
- Sutton, Graeme Bruce Gulliver, 26 Oxford Street, Tawa, Wellington.
- Tiavaasue, Levao Seupule Mupopo, 30 Aquarius Avenue, Glen Eden, Auckland 7.
- Trebilcock, Jocelyn Margaret, 176 Tenfoot Road, R.D. 1, Taupiri.
- Tremain, Keith Alfred James, 404 Willowpark Road, North Hastings.
- Tuaine, Colin Edward, 39 Molyneux Avenue, Cromwell.
- Tupangaia, Miimetua, 37 Kopara Grove, Stokes Valley.
- Ty, Teresita, 47 Victoria Avenue, Remuera, Auckland.
- Van Der Voort, Leopold Henricus, 54 Huia Road, Titirangi.
- Waaka, Clifford Hemana Charles Kingi, 25 Antrim Crescent, Otara.
- Waldron, Heather Belle, 23B Cornwall Street, Tauranga 3001.
- Wereta, Tumanako, 1 Raukawa Grove, Upper Hutt.
- Wham, Greta Ruth, 409A Park Road North, Hastings.
- Whyte, Isobel Jessie, "Wattle Grove", 137 Glenmark Drive, Waipara, North Canterbury.
- Wightman, Glennis Margaret, 97A Bassett Street, Christchurch 8.
- Wignall, Prudence Mary, 5/142 Rugby Street, Merivale, Christchurch.
- Wijewardana, Don Dayapala, 91 Ashton Fitchett Drive, Brooklyn, Wellington 2.
- Wilding, Richard Frederick, Ferniehurst, Parnassus Road, North Canterbury.
- Wills, Lester Adrian, 16 Alanbrooke Place, Hamilton.
- Wong, Chan Ngar Fun Lucia, 768 South Titirangi Road, Titirangi, Auckland.
- Wong, Stuart, 1/17 Copeland Street, Lower Hutt.
- Young, Carolyn Theresa, 65 Gonville Avenue, Whanganui.
- Young, Thomas Arthur, 335 Roscommon Road, Manukau City.

Dated at Wellington this 25th day of June 1999.

TONY RYALL, Minister of Justice.

go4790

Labour

Accident Insurance Act 1998

The Accident Insurance Non-Compliers Fund: Notice of Crown Advance Pursuant to Section 265 and Interest Pursuant to Section 276 of the Accident Insurance Act 1998

The Accident Insurance Act 1998 ('the Act') establishes the regulator.

Pursuant to section 198 (d) of the Act, one of the specific functions of the regulator is to manage the Non-Compliers Fund.

The objective of this fund is to cover the cost of claims relating to the employees of employers who have failed to take out accident insurance cover for work-related personal injury.

The Non-Compliers Fund is to be funded initially by an interest-bearing advance from the Crown.

The advance will be drawn down in stages as and when required.

The Crown advance (plus interest) will be repaid to the Crown by the end of the year following the year in which the advance is made.

Pursuant to section 265 of the Act, which requires the regulator to 'estimate the amount of money that will be necessary to be paid into the Non-Compliers Fund for the purposes of the fund', the regulator has requested an advance of \$3.3 million.

The Minister of Finance has agreed to that estimate.

Under section 265 (7), the advance is required to be notified in the *New Zealand Gazette*.

Pursuant to section 276 of the Act, the Minister of Finance has determined that the rate of interest on the advance will be 10 percent.

THE ACCIDENT INSURANCE REGULATOR,
Department of Labour.

go4784

Transport

Civil Aviation Act 1990

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 to provide for daily code-share services between points in New Zealand and Amsterdam via London.

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 23 July 1999.

Signed at Wellington this 29th day of June 1999.

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

go4788

The Treasury

State-Owned Enterprises Act 1986

State-Owned Enterprises (Cobb River Power Station Limited Vesting Order No. 1) Order 1999

MICHAEL HARDIE BOYS, Governor-General

ORDER IN COUNCIL

At Wellington this 28th day of June 1999

Present:

THE RIGHT HON. JENNY SHIPLEY PRESIDING IN COUNCIL

Pursuant to section 28 of the State-Owned Enterprises Act 1986, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, makes the following order.

A n a l y s i s

1. Title
2. Interpretation
3. Easement to store and release water
4. Easement to convey water
5. Particular right of way
6. Easement to convey telecommunications
7. Easement to convey electricity
8. Easement to drain and convey water
9. Profit à prendre for quarry
10. Helicopter landing licence
11. General right of way in respect of servient land
12. Vesting of certain land
13. Registrar-General to register vestings
14. Statutory obligations

S c h e d u l e s

Schedule 1

Operating Easement

Schedule 2

Land Subject to the Operating Easement

Schedule 3

Easement to Convey Water

Schedule 4

Land subject to the Easement to Convey Water

Schedule 5

Right of Way

Schedule 6

Further land subject to the right of Way

Schedule 7

Easement to Convey Telecommunications

Schedule 8

Telecommunications Easement Land

Schedule 9

Easement to Convey Electricity

Schedule 10

Land Subject to the Easement to Convey Electricity

Schedule 11

Easement to Drain and Convey Water

Schedule 12

Land Subject to the Easement to Drain and Convey Water

Schedule 13

Profit à Prendre for Quarry

Schedule 14

Quarry Land

Schedule 15

Helicopter Licence

Schedule 16

Helicopter Landing Land

Schedule 17

Provisions Relating to all Servient Land

1. Title—This order may be cited as the State-Owned Enterprises (Cobb River Power Station Limited Vesting Order No. 1) Order 1999.

2. Interpretation—(1) In this order,—

“Construct” includes install:

“Dams and structures” means all the dams and associated structures (whether on the dominant land, on or near the operating easement land, or elsewhere) in respect of which the grantee is for the time being entitled to exercise the grantee’s rights under the operating easement:

“Data” includes images, impulses, information, instructions, intelligence, printing, signals, sounds, and writing, of any nature:

“Dominant land” means the land specified in Schedule 2 as the dominant tenement:

“Drain” includes—

- (a) A pipeline or pipe; and
- (b) Any structure constructed for use in association with a drain:

“Drainage easement land” means the land described as the servient tenement in Schedule 12:

“The drains” means all drains for the time being on, under, through, and over the drainage easement land:

“Electricity easement land” means the land described as the servient tenement in Schedule 10:

“Electricity transmission” means the conveyance and transmission of electricity, of any frequency or voltage, for the operation, control, assessment or monitoring, of any or all of the following:

- (a) The dams and structures, improvements, and associated structures:
- (b) Any other structure and equipment of the grantee situated on or near the servient land;—

and “to transmit electricity” has a corresponding meaning:

“Enactment includes bylaw:

“Grantee”, in relation to an easement, profit à prendre or licence vested by this order,—

- (a) Means the holder for the time being of the easement, profit à prendre or licence vested by this order in Cobb River Power Station Limited (whether by vesting by this order, by assignment, by

operation of law, by succession, or by any other means); and

- (b) Includes the grantee’s agents, consultants, contractors, employees, engineers, invitees, licensees, surveyors, tenants, and workers, and those of any parent company or subsidiary:

“Grantee’s rights” means the authorities, discretions, interests, liberties, licences, powers, remedies, and rights conferred on the grantee by this order; and “grantee’s right” has a corresponding meaning:

“Grantor”, in relation to any part of the servient land,—

- (a) Means the owner of that part; but
- (b) For so long as that part has not been alienated from Her Majesty the Queen in right of New Zealand, means Her Majesty acting through the Director-General of Conservation:

“Helicopter landing land” means the land described in Schedule 16:

“Improvement” means a channel, penstock, pipe, pipeline, syphon, or tunnel:

“The improvements and associated structures”—

- (a) Means—
 - (i) All improvements for the time being on, under, through, and over the tunnel easement land constructed under clause 1 (1) (a) of Schedule 3; and
 - (ii) All structures constructed on, under, through, and over the tunnel easement land under clause 1 (1) (b) of Schedule 3 for use in association with an improvement; and
- (b) Includes all improvements and structures constructed on, under, through, and over the tunnel easement land before the vesting day to enable the conveyance or drainage of water from, to, along, on, under, through, and over the tunnel easement land:

“Line” means any line component, or structure or system of line components:

“Line component” means any coaxial cable, conductor, fibre-optic cable, or wire, of any kind, used or intended to be used for or in connection with electricity or telecommunications transmission; and includes—

- (a) Any casing, cross-arm, duct, fixture, foundation, ground-stay, insulator, pole, supporting structure, tower, tube, tunnel, underground piping, or other structure or material, used or intended to be used for enclosing, protecting supporting, or surrounding any such cable, conductor, or wire; and
- (b) Any associated capacitor, circuit-breaker, earthing device, fuse, system protection equipment, switch, transformer, or voltage regulator:

“Maintain” includes reconstruct, repair, and upgrade:

“Operating easement” means the easement to store and release water vested by clause 3:

“Operating easement land” means the land described as the servient tenement in Schedule 2:

“Permission” includes agreement, authority, consent, direction, licence, permit, and right:

“Power station” means the Cobb Power Station:

“Quarry land” means the land described in Schedule 14:

“Right of way” means the right of way easement vested by clause 5:

“Right of way land” means the land described as the servient tenement in Schedule 6:

“Servient land” means the drainage easement land, the electricity easement land, the operating easement land, the helicopter landing land, the quarry land, the right of way land, the telecommunications easement land, and the tunnel easement land:

“Structure” includes any boom, building, surge chamber, equipment, gate, line, tail race, screen, shaft, tank, or tunnel:

“Telecommunications easement land” means the land described as the servient tenement in Schedule 8:

“Telecommunications transmission” or “telecommunications”—

(a) Means the conveyance, emission, reception, or transmission of data, at any frequency, by electrical, electro-magnetic, or electronic means; and

(b) Includes (without limitation) the conveyance, emission, reception, or transmission by such means of information or instructions for or relating to the assessment, control, monitoring, operation, or status of any or all of the following:

(i) The dams and structures, improvements, and associated structures:

(ii) Any other structure and equipment of the grantee situated on or near the servient land;—

and “to transmit telecommunications” has a corresponding meaning:

“Tunnel easement land” means the land described as the servient tenement in Schedule 4:

“Vesting day” means 1 July 1999:

“Works” includes—

(a) The erection of any buildings, transmission poles or towers, or other structures (and any associated lines); and

(b) The installation of bores, drainage channels, inspection or monitoring wells, lines, pipes, water level or flow-monitoring equipment, or weirs, and any associated structures or works.

(2) All the land referred to in this order is situated in the Nelson Land Registration District.

(3) This order has effect as if—

(a) Every duty imposed by it on the grantor or the grantee is a covenant by the grantor or the grantee to perform the duty; and

(b) Every right given by it to the grantee in respect of the grantor is a covenant by the grantor to act in conformity with the right; and

(c) Every right given by it to the grantor in respect of the grantee is a covenant by the grantee to act in conformity with the right.

3. Easement to store and release water—On the vesting day, there vests in Cobb River Power Station Limited an easement appurtenant to the dominant land—

(a) Conferring, subject to the conditions and limitations set out in Schedules 1 and 17,—

(i) The right to store water (in whatever quantities and at whatever times the grantee thinks fit) on or about the operating easement land; and

(ii) The right to release (in whatever quantities and at whatever times the grantee thinks fit) water stored on or about the operating easement land; and

(iii) The right to have access to and maintain the operating easement land for the purpose of storing and releasing water; and

(iv) The other rights over and in relation to the

operating easement land conferred by Schedules 1 and 17; and

(b) Containing the covenants, on the part of the grantor and the grantee to be observed and performed, set out in Schedules 1 and 17.

4. Easement to convey water—On the vesting day, there vests in Cobb River Power Station Limited an easement appurtenant to the dominant tenement described in Schedule 4—

(a) Conferring, subject to the conditions set out in Schedules 3 and 17,—

(i) The right to convey and drain water (in whatever quantities and at whatever times the grantee thinks fit) from, to, along, over, through, and under the tunnel easement land; and

(ii) The right to have access to and maintain the tunnel easement land for the purpose of conveying and draining water; and

(iii) The other rights over and in relation to the tunnel easement land conferred by Schedules 3 and 17; and

(b) Containing the covenants, on the part of the grantor and the grantee to be observed and performed, set out in Schedules 3 and 17.

5. Particular right of way—On the vesting day, there vests in Cobb River Power Station Limited an easement appurtenant to the dominant tenement described in Schedule 6—

(a) Conferring, subject to the conditions set out in Schedules 5 and 17,—

(i) For all purposes necessary or convenient for exercising the grantee’s rights (other than the rights created by this clause and Schedule 5), the free and unfettered right at all times to go along, on, over, and through the right of way land; and

(ii) The right to maintain the right of way land so that the rights referred to in subparagraph (i) can be exercised; and

(iii) The other rights over and in relation to the right of way land conferred by Schedules 5 and 17; and

(b) Containing the covenants, on the part of the grantor and the grantee to be observed and performed, set out in Schedules 5 and 17.

6. Easement to convey telecommunications—On the vesting day, there vests in Cobb River Power Station Limited an easement appurtenant to the dominant tenement described in Schedule 8—

(a) Conferring, subject to the conditions set out in Schedules 7 and 17,—

(i) The right to use the telecommunications easement land to transmit telecommunications; and

(ii) The right to change the capacity of, change the size of, construct, erect, inspect, investigate, lay, maintain, or replace, any line on, over, or under the telecommunications easement land; and

(iii) The right to use any line constructed, erected, or laid on, over, or under the telecommunications easement land (before or after the vesting day) to transmit telecommunications (in whatever quantities, of whatever characteristics, and at whatever times, the grantee thinks fit); and

(iv) For the purpose of doing anything specified in any of subparagraphs (i) to (iii), to enter and remain on the telecommunications easement land; and

(v) For the purpose of doing anything specified in any of subparagraphs (i) to (iii), to open up the soil of

the telecommunications easement land, and make any necessary batters, cuttings, and trenches; and

(vi) For the purpose of doing anything specified in any of subparagraphs (i) to (iii), to conduct any survey on the telecommunications easement land; and

(vii) The other rights over and in relation to the telecommunications easement land conferred by Schedules 7 and 17; and

(b) Containing the covenants, on the part of the grantor and the grantee to be observed and performed, set out in Schedules 7 and 17.

7. Easement to convey electricity—On the vesting day, there vests in Cobb River Power Station Limited an easement appurtenant to the dominant tenement described in Schedule 10—

(a) Conferring, subject to the conditions set out in Schedules 9 and 17,—

(i) The right to use the electricity easement land to transmit electricity; and

(ii) The right to change the capacity of, change the size of, construct, erect, inspect, investigate, lay, maintain, or replace, any line on, over, or under the electricity easement land; and

(iii) The right to use any line constructed, erected, or laid on, over, or under the electricity easement land (before or after the vesting day) to transmit electricity (in whatever quantities, of whatever characteristics, and at whatever times, the grantee thinks fit); and

(iv) For the the purpose of doing anything specified in any of subparagraphs (i) to (iii), to enter and remain on the electricity easement land; and

(v) For the the purpose of doing anything specified in any of subparagraphs (i) to (iii), to open up the soil of the electricity easement land, and make any necessary batters, cuttings, and trenches; and

(vi) For the the purpose of doing anything specified in any of subparagraphs (i) to (iii), to conduct any survey on the electricity easement land; and

(vii) The other rights over and in relation to the electricity easement land conferred by Schedules 9 and 17; and

(b) Containing the covenants, on the part of the grantor and the grantee to be observed and performed, set out in Schedules 9 and 17.

8. Easement to drain and convey water—On the vesting day, there vests in Cobb River Power Station Limited an easement appurtenant to the dominant tenement described in Schedule 12—

(a) Conferring, subject to the conditions set out in Schedules 11 and 17,—

(i) The right to drain and convey water (in whatever quantities and at whatever times the grantee thinks fit) from, to, along, over, through, and under the drainage easement land; and

(ii) The right to change the capacity of, change the size of, construct, inspect, investigate, lay, maintain, or replace, any drain on, over, or under the drainage easement land; and

(iii) The right to use any drain constructed or laid on, over, or under the drainage easement land (before or after the vesting day) to drain and convey water (in whatever quantities and at whatever times the grantee thinks fit); and

(iv) For the purpose of doing anything specified in any

of subparagraphs (i) to (iii), to enter and remain on the drainage easement land; and

(v) For the purpose of doing anything specified in any of subparagraphs (i) to (iii), to open up the soil of the drainage easement land, and make any necessary batters, cuttings, and trenches; and

(vi) For the purpose of doing anything specified in any of subparagraphs (i) to (iii), to conduct any survey on the drainage easement land; and

(vii) The other rights over and in relation to the drainage easement land conferred by Schedules 11 and 17; and

(b) Containing the covenants, on the part of the grantor and the grantee to be observed and performed, set out in Schedules 11 and 17.

9. Profit à prendre for quarry—On the vesting day, there vests in Cobb River Power Station Limited a profit à prendre for all time—

(a) Conferring, subject to the conditions and limitations set out in Schedules 13 and 17,—

(i) The right to quarry, process, and take rock and gravel (in whatever quantities, of whatever characteristics, and at whatever times, the grantee sees fit) on and from the quarry land; and

(ii) The right to have access to the quarry land so that the right referred to in subparagraph (i) can be exercised; and

(iii) The other rights over and in relation to the quarry land conferred by Schedules 13 and 17; and

(b) Containing the covenants, on the part of the grantor and the grantee to be observed and performed, set out in Schedules 13 and 17.

10. Helicopter landing licence—On the vesting day, there vests in the Cobb River Power Station Limited a licence for all time—

(a) Conferring, subject to the conditions set out in Schedules 15 and 17,—

(i) A licence allowing the grantee to use helicopters on the helicopter landing land, including hovering above and landing on and taking off from the helicopter landing land; and

(ii) The right to have access to and maintain the helicopter landing land so that the right referred to in subparagraph (i) can be exercised; and

(iii) The other rights over and in relation to the helicopter landing land conferred by Schedules 15 and 17; and

(b) Containing the covenants, on the part of the grantor and the grantee to be observed and performed, set out in Schedules 15 and 17.

11. General right of way in respect of servient land—(1) On the vesting day, there vests in Cobb River Power Station Limited an easement appurtenant to the dominant land—

(a) Conferring, subject to the conditions set out in Schedule 17,—

(i) For all purposes necessary or convenient for exercising the grantee's rights created by clause 6 and Schedule 7, the free and unfettered right at all times to go along, on, over, and through the servient land; and

(ii) The other rights over and in relation to the servient land conferred by Schedule 17; and

(b) Containing the covenants, on the part of the grantor and the grantee to be observed and performed, set out in Schedules 5 and 17.

12. Vesting of certain land—On the vesting day, Parcel D, S.O. 15463 vests in Cobb River Power Station Limited.

13. Registrar-General to register vestings—The Registrar-General of Land must take all steps, and make all entries in the registers, necessary to give effect to the vestings effected by this order.

14. Statutory obligations—No grantee's right authorises the grantee—

- (a) To do any thing that is contrary to any enactment; or
- (b) To do without the required permission any thing that is contrary to any enactment unless permission has been obtained under the enactment; or
- (c) To do, with the required permission but otherwise than in accordance with any condition or requirement subject to which that permission was granted, any thing that is contrary to any enactment unless permission has been obtained under the enactment.

Schedules

Schedule 1

Clause 3

Operating Easement

1. Water may be stored and retained (in accordance with any resource consents or other statutory or regulatory consents or approvals held by the grantee) up to operating levels determined from time to time by the grantee in its sole discretion; but—

- (a) If unusually heavy rain, an unusually heavy inflow of water, or any other event beyond the reasonable control of the grantee, affects water levels, the grantee may store and retain water on or about the operating easement land up to the designed flood level of the dams and structures; and
- (b) If lawfully directed or requested to do so by a civil defence authority, or if required in any other case beyond the grantee's reasonable control, the grantee may store and retain water beyond the designed flood level.

2. To the extent that the operating easement land forms the bed of any natural waterway,—

- (a) The grantee may from time to time (in accordance with any resource consents or other statutory or regulatory consents or approvals held by the grantee) discharge water into that waterway or onto the operating easement land; and
- (b) If lawfully directed or requested to do so by a civil defence authority, or if required in any other case beyond the grantee's reasonable control, the grantee may discharge water into that waterway, or onto the operating easement land, beyond the levels authorised by the resource consents and other statutory or regulatory consents or approvals held by the grantee.

3. (1) The grantee—

- (a) May from time to time as the grantee sees fit install, operate and maintain booms and other floating equipment on any lake or reservoir on the operating easement land used for the storage of water;
- (b) Anchor any such equipment on the operating easement land.

(2) The grantee may from time to time as the grantee sees fit install, operate and maintain on the operating easement

land equipment or structures of all or any of the following kinds:

- (a) Survey, monitoring, and measuring equipment and structures, and other similar equipment and structures.
- (b) Safety devices, equipment, and structures.

(3) Except in an emergency, the grantee must not without first obtaining the grantor's written consent instal any device or equipment on the operating easement land, or on any lake or reservoir on the operating easement land.

(4) Except in an emergency, the grantee must not without first obtaining the grantor's written consent operate any device or equipment on the operating easement land, or on any lake or reservoir on the operating easement land, that has been installed after the vesting day without the grantee's first obtaining the grantor's written consent.

4. The grantee must use reasonable endeavours to minimise erosion, land subsidence, land slippage and landslides on the operating easement land by available practical and economic means, as determined by the grantee in its reasonable opinion; and—

- (a) May from time to time undertake works, or plant vegetation (being native species grown from local seed or propagated from local plants), on the operating easement land to maintain the storage of water or to minimise erosion, land subsidence, land slippage, landslides, or flooding; but
- (b) Must use reasonable endeavours to ensure, so far as is practicable, that the works or planting are in keeping with the character of the operating easement land and within the constraints of the operating flexibility for each of the dams and structures.

5. (1) The grantee may from time to time—

- (a) Remove from the operating easement land or any water on it any gravel, rock, sediment, vegetation, or other material that in the grantee's opinion—
 - (i) Is impeding or likely to impede the efficient generation of electricity by the grantee; or
 - (ii) Is causing or likely to cause damage, danger, or injury to people or property (including the dams and structures) on or about the operating easement land;
- (b) Redistribute or relocate, on the operating easement land or elsewhere, any gravel, rock, sediment, vegetation, or other material removed.

(2) Except in an emergency, the grantee must not without first obtaining the grantor's written consent—

- (a) Remove any gravel, rock, sediment, vegetation, or other material from the operating easement land or any water on it; or
- (b) Redistribute or relocate on the operating easement land any gravel, rock, sediment, vegetation, or other material removed from the operating easement land or any water on it.

(3) Subclause (2) has effect as if all gravel, rock, sediment, and vegetation removal programmes and equipment in place or operated by the grantee before the vesting day were in place or operated with the grantor's consent.

(4) Nothing in subclause (2) restricts or prevents the grantee from raising or lowering from time to time (during the course of carrying on the grantee's electricity generation business) the level of any water on or about the operating easement land.

6. (1) For the purpose of exercising any of the grantee's rights, the grantee may from time to time carry out and maintain any works on, under or over the operating easement land.

(2) The grantee must not without first obtaining the grantor's written consent—

- (a) Carry out any works on, under or over the operating easement land; or
- (b) Maintain any works carried out on, under or over the operating easement land without the grantee's first obtaining the grantor's written consent.

(3) Subclause (2) has effect as if all works carried out on, under or over the operating easement land before the vesting day were carried out with the grantor's consent.

7. The grantee may from time to time deposit gravel, rock, sediment, vegetation, or other material on the operating easement land; but if the appearance or use of the operating easement land is or may be adversely affected by its deposit, the grantee must carry out reasonable retention work, landscaping of the affected area, or both, as agreed by the grantor and grantee in consultation, in a manner approved by the grantor.

8. (1) With the prior written consent of the grantor, the grantee may from time to time store goods or materials of any kind on the operating easement land.

(2) Subclause (2) has effect as if all goods and materials stored on the operating easement land immediately before the vesting day were stored with the grantor's consent.

9. (1) The grantee may apply to the grantor to purchase the operating easement land, or any part or parts of it, if in the grantee's reasonable opinion the grantee needs it for the permanent storage of goods and materials.

(2) The grantee acknowledges that—

- (a) The grantor may take any matters into account in considering the application, including (without limitation)—
 - (i) The requirements of any settlement of a claim under the Treaty of Waitangi Act 1975; and
 - (ii) Statutory requirements relating to the disposal of land; and
 - (ii) Government policy.
- (b) Special legislation may be required to implement any purchase.

(3) Any purchase the grantor approves must be at the current market value determined under clause 16 of Schedule 17.

10. (1) For the purpose of exercising any of the grantee's rights, the grantee may from time to time—

- (a) Operate any dragline, dredge, vessel, or other plant or equipment on any area of water on the operating easement land;
- (b) Construct, maintain, and operate on the operating easement land any landing place, jetty, slipway, or wharf, and any associated accessway, in connection with any dragline, dredge, vessel, plant, or equipment operated under this clause.

(2) The grantee must not without first obtaining the grantor's written consent construct on the operating easement land any landing place, jetty, slipway, wharf, or associated accessway.

(3) Subclause (2) has effect as if—

- (a) Every dragline, dredge, vessel, or other plant or equipment, of a kind from time to time operated by the grantor before the vesting day on any area of water on the operating easement land were operated with the grantor's consent; and
- (b) Every landing place, jetty, slipway, wharf, or associated accessway constructed on the operating

easement land before the vesting day were constructed with the grantor's consent.

11. For so long as the land over which any part of the road to the Trilobite Hut is vested in Her Majesty the Queen in right of New Zealand—

- (a) For the purpose of exercising any of the grantee's rights, the grantee may at any time, with or without vehicles, machinery, and equipment, use that part of that road without charge; and
- (b) The grantor acknowledges that it administers and is responsible for the maintenance of that part of that road.

Schedule 2

Clause 3

Land Subject to the Operating Easement

Servient Tenement	Dominant Tenement
The land shown as "N", "S", "O", and "T" on S.O. 15247 (on the commencement of this order known as Section 5, S.O. 15247)	Sections 1, 2, 3, 4, and 8 on S.O. 15175, and Parcel D, S.O. 15463

Schedule 3

Clause 4

Easement to Convey Water

1. (1) For the purpose of exercising any of the grantee's rights under clause 4 of this order and this Schedule, the grantee may from time to time construct, support, and anchor on, under, through and over the tunnel easement land—

- (a) Any improvement; and
- (b) Any structure for use in association with an improvement.

(2) The grantee must not without first obtaining the grantor's written consent construct, support, and anchor any improvement or structure on, under, through and over the tunnel easement land.

(3) Subclause (2) has effect as if all improvements and structures constructed on, under, through and over the tunnel easement land before the vesting day to enable the conveyance or drainage of water from, to, along, on, under, through and over the tunnel easement land were constructed with the grantor's consent.

2. The grantee may use and operate all or any part of the improvements and associated structures—

- (a) For electricity generation; or
- (b) For supplying water for domestic or fire-fighting purposes; or
- (c) For any other purpose required for or associated with the operation of the power station (including the use and operation of the dams and structures and other buildings on the servient land).

3. The grantee—

- (a) May from time to time enlarge, inspect, maintain, move, remove, renew, replace, or survey, any of the improvements and associated structures; and
- (b) For that purpose may have access to the improvements and associated structures, and pass beside, over and through any of the improvements and associated structures, with any necessary equipment, machinery, tools, and vehicles.

4. (1) The grantee must take all reasonably practicable steps to—

- (a) Alert the public to the existence of the improvements and associated structures, and the fact that the public should not have access to the improvements and associated structures without authorisation; and
- (b) Prevent the public from gaining access to the improvements and associated structures.

(2) The grantee must take all reasonably practicable steps to ensure that there are erected on the tunnel easement land appropriate signs, notices and security fencing, to prevent unauthorised access to the improvements and associated structures.

5. (1) The grantee must prepare and maintain a management plan for its operation of the improvements and associated structures.

(2) The plan may incorporate general operational, engineering and health and safety requirements, the grantee's operational instructions, and any recommendations arising out of any safety evaluation of existing dams reports or any equivalent dam safety reports adopted from time to time by the grantee.

6. If any activities of the grantee or the grantee's servants or contractors cause, or bring about the cause of, any substantial damage to the tunnel easement land, the grantee—

- (a) Must promptly notify the grantor; and
- (b) Must take all reasonably practicable steps to prevent or avoid any worsening of the damage and any further damage from those activities; and
- (c) To the extent that there are no reasonably practicable steps that may be taken to prevent or avoid any worsening of the damage and any further damage from those activities, must take all reasonably practicable steps to minimise any worsening of the damage and any further damage from those activities; and
- (d) If in the grantee's reasonable opinion, the damage is capable of remedy, and it is economic to do so, must use its reasonable endeavours to remedy the damage.

7. The grantor acknowledges that the improvements and associated structures remain the property of the grantee.

8. The grantor must not obstruct or interfere with the carrying on of the lawful business of the grantee, so that the grantee has the absolute right to use the improvements and associated structures, and have quiet enjoyment of them, subject only to the conditions set out in this Schedule and Schedule 17.

9. (1) The grantor must use its best endeavours to ensure that neither the grantor nor any of its servants, contractors, lessees, or licensees causes any substantial damage or interference to the improvements and associated structures.

(2) The grantor must not—

- (a) Carry out quarrying or earthmoving operations on the tunnel easement land; or
- (b) Operate or permit to be operated on the tunnel easement land any large machinery or equipment, such as cranes, bulldozers, excavators, drilling rigs, or pile drivers.

(3) The grantor and grantee acknowledge that subclauses (1) and (2) do not affect or prevent the passage of large machinery or equipment over the area marked Y on S.O. 15463, for the purpose of gaining access to the quarry land.

10. Within 6 months after the cessation or surrender of the grantee's rights under clause 4 and this Schedule, the grantee must—

- (a) Plug with concrete to an appropriate health and safety standard any tunnels on the tunnel easement land (other than tunnels that the grantor directs should remain open), to prevent people gaining access to them; and
- (b) Remove any improvements on the tunnel easement land (other than improvements in or adjoining any tail race, water course, river, or stream); and
- (c) Otherwise restore the surface of the tunnel easement land to a condition as near as practicable to its original condition; and
- (d) Competently and properly disconnect all power sources on the tunnel easement land.

Schedule 4

Clause 4

Land Subject to the Easement to Convey Water

Shown	Plan No.	Servient Tenement	Dominant Tenement
H	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
Aj	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175
Ak	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175
K	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
U	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175
Am	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
F	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175
Y	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175

Schedule 5

Clause 5

Right of Way

1. (1) The right conferred by clause 5 of this order may be exercised,—

- (a) Without charge, obstruction, or any restriction whatsoever; and
- (b) With or without—
 - (i) Implements, tools, equipment and materials of any kind; and
 - (ii) Vehicles, including heavy machinery.

(2) The rights created by clause 5 of this order and this Schedule are in common with the rights of the grantor and third parties to access along, on, over and through the right of way land (whether created before or after the vesting day).

(3) Subclause (1) (a) is subject to subclause (2).

2. (1) The grantee may construct on the right of way land all access-ways, bridges, buildings, culverts, fences, gates, roads, tracks, and other works, necessary or expedient for the exercise of the grantee's rights under clause 5 of this order or this Schedule.

(2) The grantee must ensure that the works and their construction cause the minimum disturbance to the grantor and its land, vegetation, and other property.

(3) The grantee must ensure that the works are constructed using materials of a quality suitable for their purpose, and in a proper workmanlike manner to the grantee's own standards.

(4) Subclause (1) is subject to subclauses (2) and (3).

3. The grantee must use its best endeavours to notify the grantor if any major disturbance is or is likely to be caused to the grantor or its land, vegetation, or other property by the exercise of any of the grantee's rights under clause 2 of this Schedule.

4. The grantee may maintain, to its own standards, any works (including the Cobb Village Bridge owned by the grantee),—

(a) Existing on any part of the right of way land before the vesting day; or

(b) Constructed by the grantee on any part of the right of way land under clause 3.

5. (1) The grantee may (at its own cost)—

(a) Clear from the right of way land, by any means the grantee thinks necessary, any building, structure, fence, or vegetation, that impedes access by the grantee on, over or along it:

(b) Trim any vegetation overhanging the right of way land that impedes access by the grantee on, over or along it.

(2) The grantee must not without the grantor's prior written consent trim or remove any part of any tree growing outside the boundaries of the right of way land whose trunk is 20 centimetres wide or wider at chest height.

(3) The grantor must not unreasonably withhold or delay its consent under subclause (2).

(4) Subclause (1) (b) is subject to subclause (2).

Schedule 6

Clause 5

Further Land Subject to the Right of Way

Shown	Plan No.	Servient Tenement	Dominant Tenement
I and J	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
S, Q, P and An	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175
E	S.O. 15463	Section 19 on S.O. 15200	Section 8 on S.O. 15175 and Parcel D, S.O. 15463
K	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
U	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175
T and O	S.O. 15463	Section 19 on S.O. 15200	Sections 1, 2 and 3 on S.O. 15175
R	S.O. 15463	Section 7 on S.O. 15247	Sections 1, 2 and 3 on S.O. 15175
Al	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
Aa, Ac	S.O. 15463	Section 19 on S.O. 15200	Sections 1 and 2 on S.O. 15175
Ab, Ad and Af	S.O. 15463	Section 7 on S.O. 15247	Sections 1 and 2 on S.O. 15175
Am	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
F	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175
Z, Y and W	S.O. 15463	Section 19 on S.O. 15200	Sections 1, 2 and 3 on S.O. 15175

Schedule 7

Clause 6

Easement to Convey Telecommunications

1. (1) For all purposes necessary or convenient for carrying on its electricity generation business or exercising the grantee's rights created by clause 6 of this order and this Schedule, the grantee has the right to free and unfettered access along, on, over and through the telecommunications easement land,—

(a) Without charge, obstruction, or any restriction whatsoever; and

(b) With or without—

(i) Implements, tools, equipment and materials of any kind; and

(ii) Vehicles, including heavy machinery.

(2) The rights created by clause 6 of this order and this Schedule are in common with the rights of the grantor and third parties to access along, on, over and through the telecommunications easement land (whether created before or after the vesting day).

(3) Subclause (1) (a) is subject to subclause (2).

2. (1) The grantee may construct on the telecommunications easement land all access-ways, bridges, buildings, culverts, fences, gates, roads, tracks, and other works, necessary or expedient for the exercise of the grantee's rights under clause 6 of this Order and this Schedule.

(2) The grantee must ensure that the works and their construction cause the minimum disturbance to the grantor and its land, vegetation, and other property.

(3) The grantee must ensure that the works are constructed using materials of a quality suitable for their purpose, and in a proper workmanlike manner to the grantee's own standards.

(4) Subclause (1) is subject to subclauses (2) and (3).

3. The grantee must use its best endeavours to notify the grantor if any major disturbance is or is likely to be caused to the grantor or its land, vegetation, or other property by the exercise of any of the grantee's rights under clause 2 of this Schedule.

4. (1) The grantee may (at its own cost)—

(a) Clear from the telecommunications easement land, by any means the grantee thinks necessary, any building, structure, fence, or vegetation, that impedes access by the grantee on, over or along it:

(b) Trim any vegetation overhanging the telecommunications easement land that impedes access by the grantee on, over or along it.

(2) The grantee must not without the grantor's prior written consent trim or remove any part of any tree growing outside the boundaries of the telecommunications easement land whose trunk is 20 centimetres wide or wider at chest height.

(3) The grantor must not unreasonably withhold or delay its consent under subclause (2).

(4) Subclause (1) (b) is subject to subclause (2).

5. The grantor acknowledges that the lines for the time being on the telecommunications easement land remain the property of the grantee.

6. (1) The grantor must not at any time do or permit any act, or fail to take any steps that the grantee might reasonably expect the grantor to take in respect of, any action that may affect, damage, endanger, or interfere with

the lines for the time being on the telecommunications easement land or their operation.

(2) The grantor must not without the prior written consent of the grantee—

- (a) Burn off any crops, trees or undergrowth on the telecommunications easement land; or
- (b) Carry on commercial forestry operations on the telecommunications easement land; or
- (c) Operate or permit to be operated on the telecommunications easement land any large machinery or equipment, such as a bulldozer, crane, drilling rig, excavator, or pile-driver.

(3) The grantee's consent must not be unreasonably withheld; but may be given subject to the power to revoke it.

(4) If the grantee revokes its consent, it must pay the grantor appropriate compensation for any costs the grantor incurs as a direct result.

7. The grantee may, by any means or methods it thinks necessary, level and grade any soil, sand, gravel or other material, stock-piled on the telecommunications easement land, or any other earthworks on the telecommunications easement land, to ensure that the clearance above the ground level of any line on, over or under the telecommunications easement land is maintained in excess of the minimum clearance height for the time being prescribed by any statute, regulation, code of practice, or generally accepted engineering standard.

8. (1) The grantor must not obstruct or interfere with the carrying on of the normal business operations of the grantee on or in relation to on, over or under the telecommunications easement land, to the intent that the grantee has absolute right to use and have quiet enjoyment of the telecommunications easement land to transmit telecommunications, subject only to the reservations, restrictions, and conditions in this order.

(2) In particular, the grantor must do all acts and things reasonably necessary to eliminate or (if elimination is impossible or impracticable) minimise any impact or danger to any part of the telecommunications easement land or any person on the telecommunications easement land.

Schedule 8

Clause 6

Telecommunications Easement Land

Shown	Plan No.	Servient Tenement	Dominant Tenement
V, X, Ag and Ai	S.O. 15463	Section 19 on S.O. 15200	Sections 1 and 2 on S.O. 15175
Ah	S.O. 15463	Section 6 on S.O. 15247	Sections 1 and 2 on S.O. 15175
Ao	S.O. 15463	Section 7 on S.O. 15247	Sections 1 and 2 on S.O. 15175
T and O	S.O. 15463	Section 19 on S.O. 15200	Sections 1, 2 and 3 on S.O. 15175
R	S.O. 15463	Section 7 on S.O. 15247	Sections 1, 2 and 3 on S.O. 15175
W and Z	S.O. 15463	Section 19 on S.O. 15200	Sections 1 and 2 on S.O. 15175
Y	S.O. 15463	Section 19 on S.O. 15247	Sections 1 and 2 on S.O. 15175
F	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175
Am	S.O. 15463	Section 2 on S.O. 15427	Section 3 on S.O. 15175

Schedule 9

Clause 7

Easement to Convey Electricity

1. For all purposes necessary or convenient for carrying on its electricity generation business or exercising the grantee's rights created by clause 7 of this Order and this Schedule, the grantee has the right to free and unfettered access along, on, over and through the electricity easement land,—

- (a) Without charge, obstruction, or any restriction whatsoever; and
- (b) With or without—
 - (i) Implements, tools, equipment and materials of any kind; and
 - (ii) Vehicles, including heavy machinery.

2. (1) The grantee may construct on the electricity easement land all access-ways, bridges, buildings, culverts, fences, gates, roads, tracks, and other works, necessary or expedient for the exercise of the grantee's rights under clause 7 of this Order and this Schedule.

(2) The grantee must ensure that the works and their construction cause the minimum disturbance to the grantor and its land, vegetation, and other property.

(3) The grantee must ensure that the works are constructed using materials of a quality suitable for their purpose, and in a proper workmanlike manner.

(4) Subclause (1) is subject to subclauses (2) and (3).

3. The grantee must use its best endeavours to notify the grantor if any major disturbance is or is likely to be caused to the grantor or its land, vegetation, or other property by the exercise of any of the grantee's rights under clause 2 of this Schedule.

4. (1) The grantee may (at its own cost)—

- (a) Clear from the electricity easement land, by any means the grantee thinks necessary, any building, structure, fence, or vegetation, to which subclause (2) applies; or
- (b) Trim any vegetation overhanging the electricity easement land to which subclause (3) applies.

(2) This subclause applies to any building, structure, fence, or vegetation if it—

- (a) Impedes access by the grantee on, over or along the electricity easement land; or
- (b) Breaches any statutory requirement, code of practice, or generally accepted engineering standard as to the minimum clearance of lines above and below ground; or
- (c) In the grantee's opinion are, or are likely to be, a danger or hazard to the safety or operation of any line on, over or under the electricity easement land used to transmit electricity.

(3) The grantee must not without the grantor's prior written consent trim or remove any part of any tree growing outside the boundaries of the electricity easement land whose trunk is 20 centimetres wide or wider at chest height.

(4) The grantor must not unreasonably withhold or delay its consent under subclause (3).

(5) Subclause (1) (b) is subject to subclause (3).

5. The grantor acknowledges that the lines for the time being on the electricity easement land, and all associated line components, remain the property of the grantee.

6. (1) The grantor must not at any time do or permit any

act, or fail to take any steps that the grantee might reasonably expect the grantor to take in respect of, any action that may affect, damage, endanger, or interfere with the lines for the time being on the electricity easement land or their operation.

(2) The grantor must not without the prior written consent of the grantee—

- (a) Burn off any crops, trees or undergrowth on the electricity easement land; or
- (b) Carry on commercial forestry operations on the electricity easement land; or
- (c) Operate or permit to be operated on the electricity easement land any large machinery or equipment, such as a bulldozer, crane, drilling rig, excavator, or pile-driver.

(3) The grantee's consent must not be unreasonably withheld; but may be given subject to the power to revoke it.

(4) If the grantee revokes its consent, it must pay the grantor appropriate compensation for any costs the grantor incurs as a direct result.

7. The grantee may, by any means or methods it thinks necessary, level and grade any soil, sand, gravel or other material, stock-piled on the electricity easement land, or any other earthworks on the electricity easement land, to ensure that the clearance above the ground level of any line on, over or under the electricity easement land is maintained in excess of the minimum clearance height for the time being prescribed by any enactment, code of practice, or generally accepted engineering standard.

8. (1) The grantor must not obstruct or interfere with the carrying on of the normal business operations of the grantee on or in relation to on, over or under the electricity easement land, to the intent that the grantee has absolute right to use and have quiet enjoyment of the electricity easement land to transmit electricity, subject only to the reservations, restrictions, and conditions in this order.

(2) In particular, the grantor must do all acts and things reasonably necessary to eliminate or (if elimination is impossible or impracticable) minimise any impact or danger to any part of the electricity easement land or any person on the electricity easement land.

Schedule 10

Clause 7

Land Subject to the Easement to Convey Electricity

Shown	Plan No.	Servient Tenement	Dominant Tenement
G, L, M and N	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
Aa, Ac and Ae	S.O. 15463	Section 19 on S.O. 15200	Sections 1 and 2 on S.O. 15175
Al	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
Ab, Ad, Af	S.O. 15463	Section 7 on S.O. 15247	Sections 1 and 2 on S.O. 15175
Am	S.O. 15463	Section 2 on S.O. 15247	Section 3 on S.O. 15175
F	S.O. 15463	Section 19 on S.O. 15200	Section 3 on S.O. 15175
W and Z	S.O. 15463	Section 19 on S.O. 15200	Sections 1 and 2 on S.O. 15175
Y	S.O. 15463	Section 19 on S.O. 15200	Sections 1 and 2 on S.O. 15175

Schedule 11

Clause 8

Easement to Drain and Convey Water

1. (1) Except in an emergency, the grantee must not open up the soil of the drainage easement land, or make any batters, cuttings, or trenches, without first—

- (a) Giving the grantor a written schedule of—
 - (i) The works proposed to be carried out; and
 - (ii) A plan for the rehabilitation of the relevant part of the drainage easement land after the work has been completed, to a state as near as practicable to its original state; and
- (b) Obtaining the grantor's written consent to the undertaking of the works.

(2) The grantor must not unreasonably withhold or delay its consent under subclause (1).

(3) After completing the works, the grantee must undertake the rehabilitation of the relevant part of the drainage easement land in accordance with the plan approved.

(4) After abandoning the works, the grantee must undertake the rehabilitation of the relevant part of the drainage easement land in accordance with the plan approved (with any modifications made necessary by the abandonment).

(5) The grantee must ensure that the works cause the minimum disturbance to the grantor and the drainage easement land.

(6) The grantee must ensure that the works are undertaken in an efficient and workmanlike manner.

2. If any activities of the grantee or the grantee's servants or contractors under clause 1 of this Schedule cause, or bring about the cause of, any substantial damage to the drainage easement land, the grantee—

- (a) Must promptly notify the grantor; and
- (b) Must take all reasonably practicable steps to prevent or avoid any worsening of the damage and any further damage from those activities; and
- (c) To the extent that there are no reasonably practicable steps that may be taken to prevent or avoid any worsening of the damage and any further damage from those activities, must take all reasonably practicable steps to minimise any worsening of the damage and any further damage from those activities.

3. The grantor acknowledges that all drains on, under, through, and over the drainage easement land must be and remain the property of the grantee.

4. The grantor must not obstruct or interfere with the carrying on of the lawful business of the grantee, so that the grantee has the absolute right to use the drains, and have quiet enjoyment of them, subject only to the conditions set out in this Schedule and Schedule 17.

Schedule 12

Clause 8

Land Subject to the Easement to Drain and Convey Water

Shown	Plan No.	Servient Tenement	Dominant Tenement
Ap, Aq, Ar, As, and At	15463	Section 19 on S.O. 15200	Sections 1 and 2 on S.O. 15175
V, X, Ag and Ai	15463	Section 19 on S.O. 15200	Sections 1 and 2 on S.O. 15175
Ah, Au, and Av	15463	Section 6, S.O. 15247	Sections 1 and 2 on S.O. 15175

Shown Ao	Plan No. 15463	Servient Tenement Section 7 on S.O. 15247	Dominant Tenement Sections 1 and 2 on S.O. 15175
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Schedule 13**Clause 9***Profit à Prendre for Quarry*

1. (1) Subject to any other agreement entered into by the grantee with the grantor, the Tasman District Council, or both,—

(a) The grantee has the free and unfettered right to go onto the quarry land to process, quarry, remove, and take rock, gravel and other material from the quarry land for use—

(i) To maintain the dams and structures, the improvements and associated structures, and any drains, lines, roads, tracks, or tunnels on, under, or over any part of the servient land; and

(ii) For any other purpose related to the operation or maintenance of the assets comprising the power scheme; and

(b) The grantee may exercise the right—

(i) Without charge, payment of royalty, obstruction, or any restriction whatsoever; and

(ii) With or without equipment, materials, plant, tools, and vehicles.

(2) The right may be exercised in accordance with the applicable industry standards, including the use of explosives, drilling equipment, heavy plant, and vehicles.

2. The right is exercisable in common with the grantor, the Tasman District Council and any other persons to whom similar rights are or may be granted; and in exercising it the grantee must make all reasonable efforts to avoid interfering with the use of the quarry land by the grantor and other users with similar rights.

3. The grantee has a licence for access, with or without vehicles (laden or unladen), to and from the quarry land over the existing road on the servient land, and over any other road or track formed from that road, so long as it is the grantee's responsibility to maintain those roads and tracks according to its use.

Schedule 14**Clause 9***Quarry Land*

	Servient Tenement
L now known as Section 6	S.O. 15247
K now known as Section 3	S.O. 15247

Schedule 15**Clause 10***Helicopter Licence*

1. (1) The grantee has a right to have access by helicopter to the dams and structures, the improvements and associated structures, and all lines and other assets on the servient land, without charge,—

(a) Without the grantor's consent, if the grantee—

(i) Believes an emergency involving public safety or the security of the grantee's electricity generation assets and business requires immediate access; or

(ii) Is required by any enactment or local authority to have or provide access:

(b) With the grantor's prior written consent, in any other case.

(2) The helicopter may carry personnel, with or without materials, plant and equipment.

(3) Consent under subclause (1) (b) must not be unreasonably withheld or delayed.

2. The rights created by clause 10 of this Order and clause 1 of this Schedule are limited to the helicopter's flying to and from, hovering over, landing on, loading and unloading cargo on, embarking and disembarking passengers on, and taking off from, the helicopter landing land.

3. (1) For the purposes of exercising the rights created by clause 10 of this Order and clause 1 of this Schedule, the grantee has—

(a) The right to establish and use landing sites on the helicopter landing land; and

(b) The right to use the landing sites on the helicopter landing land on the vesting day (including the sites known as the Airstrip, the Hill Top Carpark, and the Cobb dam and environs).

(c) The right—

(i) To construct on any or all of those landing sites a landing pad of concrete or other suitable material, and an associated access way; and

(ii) To install on any or all of those landing sites fencing, any gates, markings, and signs necessary for aviation or safety purposes.

(2) The grantee may maintain the landing sites to its own standards and the requirements of any aviation enactment.

(3) The grantee must ensure that the maintenance of the landing sites causes the minimum disturbance to the grantor and its land, vegetation, and other property.

Schedule 16**Clause 10***Helicopter Landing Land*

Plan No.	Servient Tenement	Dominant Tenement
S.O. 15247	Section 19 on S.O. 15200	Dominant Land

Schedule 17**Provisions Relating to all Servient Land***General Right of Way*

1. (1) The right conferred by clause 10A of this Order may be exercised,—

(a) Without charge, obstruction, or any restriction whatsoever; and

(b) With or without—

(i) Implements, tools, equipment and materials of any kind; and

(ii) Vehicles, including heavy machinery.

(2) The rights created by clause 10A of this Order and this Schedule are in common with the rights of the grantor and third parties to access along, on, over and through the servient land (whether created before or after the vesting day).

(3) Subclause (1) (a) is subject to subclause (2).

Other Matters

2. (1) The grantee may temporarily exclude entry by any persons (other than those authorised by it) to all or any parts of the servient land,—

(a) Without the grantor's approval, if it believes on reasonable grounds that it is necessary to do so because of an emergency endangering public safety or

the security of the grantee's electricity generation business.

- (b) With the grantor's prior written approval, if it believes on reasonable grounds that it is necessary to do so because of a situation (other than an emergency) endangering public safety.
- (2) For so long as entry is excluded under subclause (1), the grantor will not authorise or permit entry on the servient land unless—
- (a) It has first given the grantee written notice of its intention to do so; and
- (b) The entry authorised or permitted is for the purpose of inspecting the condition of the servient land or doing any act required to be done by the grantor under this order.
- (3) If the grantee believes on reasonable grounds that the public safety or the security of the grantee's electricity generation business require the permanent exclusion of the public from all or any part of servient land, the grantee may apply to the grantor to purchase the land or part.
- (4) The grantee acknowledges that—
- (a) The grantor may take any matters into account in considering an application under subclause (3), including (without limitation)—
- (i) The requirements of any settlement of a claim under the Treaty of Waitangi Act 1975; and
- (ii) Statutory requirements relating to the disposal of land; and
- (iii) Government policy.
- (b) Special legislation may be required to implement any purchase.
- (5) Any purchase the grantor approves must be at the current market value determined under clause 16 of this Schedule.

3. The grantee may take on the servient land any measures it believes on reasonable grounds to be necessary and feasible for the safety of people or property on or about the servient land, including (without limitation) erecting fences and barriers, and signs and notices warning of danger.

4. The grantee may from time to time do on the servient land anything reasonably necessary for the better enjoyment of, or consequential on the exercise of, the grantee's rights.

5. (1) Where any provision of this order requires the consent or approval of the grantor before an action of any particular kind is taken, the consent or approval is deemed to be granted for any action of that kind properly and reasonably required to be taken for the purposes of the day-to-day or other activities of the grantee to carry on its electricity generation business.

(2) Where—

- (a) Any provision of this order requires the consent or approval of the grantor before an action of any particular kind is taken; and
- (b) The consent or approval is not deemed to be granted under subclause (1),—

it must not be unreasonably withheld or delayed, or granted subject to unreasonable conditions, or subject to the payment of money or other consideration.

6. (1) The grantee may at any time apply for any resource consent or other statutory consent required for the purpose of the exercise of any of the grantee's rights, in the same manner as if it were the registered proprietor of the servient land.

(2) Promptly after making the application concerned, the grantee must give the grantor a copy.

(3) The grantor must, at the reasonable cost of the grantee, give the grantee any reasonable help in relation to the application that the grantee requests in writing.

7. (1) The grantor acknowledges that all structures, plant and equipment made or installed by the grantee on the servient land remain the property of the grantee.

(2) The grantee—

- (a) May at any time remove from the servient land any structure, plant, or equipment made or installed by the grantee; but
- (b) Must immediately, at its own cost, remedy any substantial damage caused by the removal.

8. (1) The grantee must use all reasonable endeavours to cause as little disturbance and disruption as is reasonable to—

- (a) The carrying on of the normal business operations of the grantor; and
- (b) The lawful use of the servient land by third parties.

(2) Subclause (1) does not prevent, restrict or hinder the grantee's carrying on its electricity generation business consistent with the grantee's rights.

9. The grantor must not require the grantee to fence any of the servient land, except as a reasonable condition subject to which the grantor grants any consent or approval for the purposes of this order.

10. (1) This clause applies to all improvements on the servient land connected with the grantee's rights (whether made, erected, or installed before or after the vesting day).

(2) The improvements to which this clause applies become the property of the grantee, and remain the property of the grantee until—

- (a) The grantee removes or destroys them; or
- (b) The grantee's rights cease or are surrendered.

(3) If the grantee's rights cease or are surrendered, the improvements to which this clause applies then become the property of the grantor, except for those that—

- (a) Have already been removed or defrayed by the grantee; or
- (b) The grantee is then in the process of removing.

11. (1) The grantor must give the grantee at least 6 months notice of—

- (a) Any sale, transfer, charging or other disposal of any part of the servient land; or
- (b) Any development or change of use of any part of the servient land.

(2) The grantor must not agree to sell, transfer, charge, or otherwise dispose of any part of the servient land to a person other than the grantee without first consulting the grantee.

(3) The grantor must not sell, transfer, charge, or otherwise dispose of any part of the servient land to a person other than the grantee unless—

- (a) The person has executed a deed of covenant under clause 12; or
- (b) The sale, transfer, charging, or disposal concerned has the effect of such a deed.

12. The grantor must procure the execution of a deed of covenant (in any form the grantee reasonably requires) by any successor in title to any or all of the servient land to the effect that the successor in title will be bound by the terms of this order.

13. The grantor must, whenever called upon by the grantee and at the cost of the grantee, execute all further instruments, deeds and assurances, (including, without limitation, registrable easements and encumbrances, at a nominal rent charge and in perpetuity) and arrange for the production of all titles, required by the grantee, and necessary—

- (a) To give full and proper effect to the grantee's rights; or
- (b) To enable those rights to be registered against any *Gazette* notice or title in respect of the servient land.

14. (1) The grantee—

- (a) May at any time give the grantor written notice of its intention to surrender any of the grantee's rights; and
- (b) May at any time more than 6 months after giving the notice, at its own cost, surrender the right.

(2) On the surrender, the grantor—

- (a) Releases and discharges the grantee from all its obligations and liabilities under this order in respect of the right; and
- (b) Must, at the grantee's cost, execute or surrender any similar document on request by the grantee.

(3) Subclause (2) (a) does not affect any rights or liabilities arising before the surrender.

15. The grantee may assign or transfer the grantee's rights and obligations in relation to all or any part of the servient land; and in that case, the relevant provisions of this order cease to be binding on the assignor or transferor in respect of the land or part.

(2) Subclause (1) does not affect any rights or liabilities arising before the assignment or transfer.

16. For the purposes of this order, the current market value of any land must be determined—

- (a) By 2 registered valuers, 1 appointed by each party; or
- (b) If the 2 valuers cannot agree, by an umpire appointed by them before they start their determination.

17. (1) If any dispute arises between the parties in respect of or in connection with any easement, profit à prendre, or licence vested by this order, they must, without prejudice to any other right or entitlement they may have (under this order or otherwise), explore whether the dispute can be resolved by use of the alternative dispute resolution technique of mediation.

(2) The rules governing the technique must be agreed by the parties, or as recommended by the New Zealand Law Society, or as selected by the Chairman of the New Zealand chapter of LEADR (Lawyers Engaged in Alternative Dispute Resolution).

(3) If the dispute is not resolved within 28 days of written notice by one party to the other of the dispute (or any further period agreed in writing by the parties), either party may refer it to arbitration under the Arbitration Act 1996 (as then in force).

(4) The arbitrator must not be a person who has participated in any informal dispute resolution procedure in respect of the dispute, and—

- (a) Must be agreed by the parties within 10 days of written notice of the referral; or

- (b) If they fail to agree, must be appointed by the President of the New Zealand Law Society.

18. (1) Any notice or communication to the grantor, the grantee, or a successor under this order, or in connection with any easement, profit à prendre or licence vested by it, must be delivered personally, or sent by prepaid post or by facsimile to any address the grantor, grantee, or successor has for the time being notified to the person giving the notice or communication.

(2) The notice or communication is not effective until it is received.

(3) In the absence of proof to the contrary, the notice or communication is deemed to have been received by the intended recipient,—

- (a) In the case of personal delivery, when delivered; and
- (b) In the case of prepaid post, on the third business day after posting by first class or similar post; and
- (c) In the case of facsimile,—
 - (i) If sent before 5 p.m. on a business day, on that day;
 - (ii) If sent on a day that is not a business day, or after 5 p.m. on a business day, on the next business day.

19. All consents, approvals or other matters of any kind or nature to be given or received by the grantor—

- (a) Must be given or received by the Conservator of the Nelson/Marlborough Conservancy, Department of Conservation (or, if that position no longer exists, by the Director-General of Conservation) on behalf of the grantor; and
- (b) If so given, is binding and effective on the grantor and the grantee.

20. For so long as the grantor is Her Majesty the Queen in right of New Zealand acting through the Director-General of Conservation, the Director-General of Conservation must not at any time—

- (a) Take or permit any action, if—
 - (i) It has the effect of interfering with or affecting the grantee's rights in any way; and
 - (ii) The grantee might reasonably expect the Director-General not to take or permit it; or
- (b) Fail or refuse to take any action, if—
 - (i) Failing or refusing to take it has the effect of interfering with or affecting the grantee's rights in any way; and
 - (ii) The grantee might reasonably expect the Director-General to take it.

MARIE SHROFF, Clerk of the Executive Council.

Explanatory Note

This note is not part of the order, but is intended to indicate its general effect. This order vests—

- certain land of the Crown; and
- certain easements, a profit à prendre, and a licence, over certain land of the Crown,—

in Cobb River Power Station Limited (a subsidiary of a State enterprise). The vesting takes effect on 1 July 1999.

Authorities and Other Agencies of State Notices

Civil Aviation Authority of New Zealand

Civil Aviation Act 1990

Designation of Airspace

Civil Aviation Rules Parts 71 and 73

Pursuant to Civil Aviation Rule Part 71.7 (b) (i) and Part 73.7 (b) (i), the following airspace details are amended with effect from 15 July 1999—

1. The Christchurch control zone (CTR) (NZA 847) is disestablished and replaced by NZA 848 (Christchurch CTR/C).
2. The Auckland CTR/C NZA 141, and associated VFR transit lanes NZV 176 (Whitford, East Auckland) and NZK 177 (Tamaki, East Auckland) are disestablished and replaced by NZA 149 (Auckland CTR/C) and NZV 178 (Whitford, East Auckland).
3. New control zone sectors are prescribed within the Napier CTR (NZA 446) as follows: West Sector; East Sector.
4. Auckland terminal control areas (TMA) NZA 142, NZA 143, and NZA 144 are disestablished and replaced by NZA 146, NZA 147 and NZA 148 respectively.
5. Auckland control areas (CTA) NZA 150 and NZA 151 are disestablished and replaced by NZA 155.
6. The Woodbourne CTR sectors North, South and East are disestablished and replaced by River, Taylor and Lagoon sectors respectively.
7. The Ardmore general aviation area (GAA) NZG 270 and Hunua GAA (NZG271) are disestablished and replaced by NZG 275 (Ardmore) and NZG 276 (Hunua) respectively.
8. The Mana GAA (NZG 673) is disestablished.
9. The following GAAs have had minor boundary amendments: NZG971 (Selwyn); NZG 972 (Cass Peak); NZG 973 (Lyttleton).
10. Visual reporting points (VRP) Long Bay, Thunder Park and Maungatapu Saddle are disestablished and replaced by Okura River Mouth, Fernhill and Maitai Saddle respectively.
11. The following VRPs have been amended: Moepuku Point; Princess Margaret; Sugarloaf.
12. The following new VRPs are prescribed: Marybank; Domes, Reservoir and Taumarina Bridge.
13. The following VRP is disestablished: Cowslip.
14. The Whenuapai military operational area (MOA) NZM 108 is disestablished and replaced by NZM 105 (Whenuapai).
15. A new approach conditional area (ACA) is prescribed as follows: NZC 414 (Wairoa).
16. The following new mandatory broadcast zones (MBZ) are prescribed: NZC 116 (Whangarei); NZC 212 (Matamata); NZC 911 (Southern Alps).
17. The Ardmore MBZ NZC 210 is disestablished and replaced by NZC 211 (Ardmore, South Auckland).
18. The following new danger areas are prescribed (AD= aerodrome): NZD 225 (Drury AD); NZD 725 (Milton).

19. The following parachute drop zones (PDZ) and low flying areas (LFA) are disestablished: NZP 130 (Kaikohe AD); NZP 134 (Wainui); NZP 136 (Helensville); NZP 137 (Muriwai Downs); NZL 167 (Riverhead Forest); NZP 234 (Te Kowhai); NZP 235 (Hamilton AD); NZP 238 (Whakatane AD); NZL 266 (Rotoiti Forest); NZP 335 (Palmerston North AD); NZP 336 (Ashhurst); NZP 337 (Levin); NZL 362 (East Stratford); NZL 366 (Santoft Forest); NZP 435 (Tokoroa AD); NZP 436 (Centennial Park); NZP 439 (Gisborne AD); NZL 460 (Kaweka-Urewera); NZP 531 (Waipukurau AD); NZL 560 (South Waipukurau); NZP 632 (Waikanae); NZP 633 (Akatarawa); NZP 634 (Carterton); NZP 635 (Tauherenikau); NZP 636 (Takaka AD); NZP 639 (Woodbourne AD); NZL 668 (Big Lagoon); NZL 669 (Waihopai); NZP 733 (Gore AD); NZP 734 (Invercargill AD); NZP 932 (Charing Cross); NZP 936 (Pleasant Point); NZL 963 (East Lake Pukaki); NZL 969 (Waitaki River).

20. The following new LFA is prescribed: NZL 168 (Riverhead Forest).

21. The following new PDZs are prescribed: NZP 630 (Martinborough aerodrome); NZP 625 (Upper Moutere); NZP 626 (Broadgreen); NZP 628 (Neale Park).

22. The following LFAs and PDZs have Using Agency amendments: NZP 131 (Haruru Falls); NZP 132 (Whangarei AD); NZP 133 (Kaipara Flats AD); NZP 135 (Parakai AD); NZP 139 (Hobsonville); NZP 138 (Whenuapai AD); NZL 165 (East Kaipara); NZP 231 (Thames AD); NZP 232 (Mercer AD); NZP 236 (Matamata AD); NZP 237 (Tauranga AD); NZL 263 (Rukuhia); NZL 267 (West Whakatane); NZP 330 (New Plymouth AD); NZP 331 (Stratford AD); NZP 332 (Hawera AD); NZP 333 (Ohakea AD); NZP 334 (Feilding AD); NZL 361 (Waitara River); NZL 368 (Manawatu River); NZP 437 (Taupo AD); NZP 438 (Rotorua AD); NZL 464 (Moanatuatua Swamp); NZP 530 (Hastings AD); NZP 532 (Masterton AD); NZP 630 (Martinborough AD); NZP 631 (Paraparaumu AD); NZP 637 (Motueka AD); NZL 664 (Motueka); NZL 665 (Rabbit Island); NZP 730 (Westport AD); NZP 731 (Greymouth AD); NZP 732 (Hokitika AD); NZP 735 (Jardines); NZP 830 (Rangiora AD); NZP 831 (Hagley Park); NZP 931 (Wigram AD); NZP 933 (Pudding Hill); NZP 934 (Ashburton AD); NZP 938 (Dunedin AD).

23. The following LFAs and PDZ have name amendments: NZL 260 (Whangapoua Harbour); NZP 333 (Ohakea AD); NZL 363 (Mokoia).

Pursuant to Civil Aviation Rule Part 73.7 (b) (i), the following airspace details are amended with effect from 09 September 1999—

1. The following LFAs have Using Agency amendments: NZL 368 (Manawatu River); NZL 461 (Ahuriri).

Prescribed pursuant to Part 71 and 73 of the Civil Aviation Rules, under a delegated authority issued by the Director of Civil Aviation.

JOHN SHERIDAN O'DOWD.

Dated this 24th day of May 1999.

Copies of these amendments are available for viewing at <http://www.caa.govt.nz> (NZ Air Navigation Register), at

Aviation House, 1 Market Grove, Lower Hutt or on application to the Aeronautical Service Approvals unit, CAA, P.O. Box 31-441, Lower Hutt 6315.

au4667

Land Transport Safety Authority

Transport Act 1962

Declaration of Vehicle with Motorcycle Controls to be a Motorcycle

Pursuant to section 2 (1) of the Transport Act 1962, 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

<i>Make:</i>	Homebuilt
<i>Model:</i>	Trike
<i>Year of Manufacture:</i>	1999
<i>VIN No.:</i>	7A8JX001199712354

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 22nd day of June 1999.

BARRY EDWARD CROCKER, Vehicle Compliance Officer (acting under authority delegated to me by way of instrument of delegation dated 3 May 1999).

au4668

Overseas Investment Commission

Overseas Investment Act 1973

Member of the Overseas Investment Commission Appointed

Pursuant to section 3 (2) (a) of the Overseas Investment Act 1973, His Excellency the Governor-General has been pleased to appoint

Warne Grierson Rowllings, executive chairman of Auckland

to be a member of the Overseas Investment Commission for a term of 3 years, commencing on the 1st day of July 1999.

Dated at Wellington this 21st day of June 1999.

W. F. BIRCH, Treasurer.

au4735

Land Notices

Conservation

Reserves Act 1977

Classification of Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Northland Conservator, Department of Conservation, hereby classifies the reserve, described in the Schedule hereto, as a government purpose (wildlife refuge) reserve, subject to the provisions of the said Act.

Schedule

North Auckland Land District—Whangarei District

128.1640 hectares, more or less, being Allotments 397A and 398A, Parish of Waipu. All *New Zealand Gazette*, 1905, page 2823. Situated in Blocks III and VII, Waipu Survey District.

Dated at Whangarei this 23rd day of June 1999.

G. E. ROWAN, Northland Conservator.

(DOC Ref: Q08007)

ln4745

Land Information New Zealand

Public Works Act 1981

Land Acquired for Use in Connection With Road—Tauranga Northern Arterial—Cambridge Road, Tauranga

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 acquired for use in connection with road together with appurtenant rights created by transfer B. 023055.3 and vested in the Crown on the date of publication of this notice in the *New Zealand Gazette*.

Schedule

South Auckland Land District—Tauranga District Council

Area m ²	Being
4917	Lot 1, D.P. S. 58081 (all C.T. 48C/359), subject to right of way created by transfer B. 061748.2.

Dated at Christchurch this 22nd day of June 1999.

S. R. GILBERT, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/2486/A)

i.c.l.

ln4757

Amending a Notice Acquiring Land for Soil Conservation and River Control Purposes in Thames-Coromandel District, Subject to a Right of Way Easement

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 26 February 1998, acquiring land for soil conservation and river control purposes, subject to a right of way, published in the *New Zealand Gazette* of 5 March 1998, No. 34 at page 844, by deleting from the land firstly described in the First Schedule the reference to the letter "T" and substituting it with the letter "I".

Dated at Wellington this 24th day of June 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/1030)

i.c.l.

ln4773

Land Acquired for Soil Conservation and River Control—Karamu Stream, Hawke's Bay

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 acquired for soil conservation and river control and vested in the Hawke's Bay Regional Council on the date of publication of this notice in the *New Zealand Gazette*.

Schedule

Hawke's Bay Land District—Hastings District

Area m ²	Being
3024	Part Lot 1, D.P. 11058 (part C.T. L1/1468); marked "A" on S.O. Plan 10928.
2979	Part Lot 6, D.P. 11058 (part C.T. L1/1468); marked "B" on S.O. Plan 10928.
1496	Part Lot 7, D.P. 11058 (part C.T. L1/1468); marked "C" on S.O. Plan 10928.

Dated at Wellington this 17th day of June 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/1034/A)

i.c.l.

ln4683

Land Declared Road in Taupo District (Taharua Road)

Pursuant to section 114 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 this notice, to be road and vested in the Taupo District Council.

Schedule

South Auckland Land District—Taupo District

Area m ²	Being
34	Part Lot 3, D.P. 11136; marked "H" on S.O. Plan 57606.

Dated at Wellington this 24th day of June 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/99/3310)

i.c.l.

ln4750

Land Acquired for Road in Auckland City—State Highway 16

Pursuant to sections 20 and 50 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 road and is vested in the Auckland City Council on the date of publication of this notice in the *New Zealand Gazette*.

Schedule

North Auckland Land District—Auckland City Council

942 square metres, being part Lot 62, D.P. 20251, part Lot 1, D.P. 87025, part Lot 2, D.P. 100750 and part Lot 1, D.P. 88660, being all the land held in D. 312088.

Dated at Wellington this 22nd day of June 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/739, 553, 554, 555, 556/A)

i.c.l.

ln4755

Land Acquired for State Highway—State Highway No. 1, Maheno—Herbert Road

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 acquired for limited access road which pursuant to section 88 (2) of the Transit New Zealand Act 1989 becomes road, limited access road and State highway and shall vest in the Crown on the date of publication of this notice in the *New Zealand Gazette*.

Schedule

Otago Land District—Waitaki District Council

Area m ²	Being
47	Being part Lot 23, D.P. 704 (part C.T. 18C/1084 formerly C.T. 6B/912); marked "A" on S.O. 24914.

Dated at Wellington this 24th day of June 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/2648/A)

i.c.l.

ln4756

Land Acquired for Soil Conservation and River Control Purposes (Flood Control Protective Works and Stop-Bank Construction) — Brown Street, Featherston

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 acquired for soil conservation and river control purposes (flood control protective works and stop-bank construction) and vested in the Wellington Regional Council on the date of publication of this notice in the *New Zealand Gazette*.

Schedule

Wellington Land District—South Wairarapa District

Area ha	Being
5.1300	Part Lot 6, D.P. 82163 (part C.T. 48D/499); marked "A" on S.O. 38062.
2.8870	Part Lot 7, D.P. 82163 (part C.T. 48D/499); marked "B" on S.O. 38062.

Dated at Wellington this 25th day of June 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/1240/A)

ln4789

ICL

Road Realignment — Pataua North Road, Whangarei District

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand:

(a) Pursuant to section 20 (1), and to an agreement to that effect having been entered into, the land described in the First Schedule to this notice to be acquired for road and vested in the Whangarei District Council on the date of publication hereof in the *New Zealand Gazette*.

(b) Pursuant to sections 116 (1), 117 (3) and 120 (3), declares the portions of road described in the Second Schedule to this notice to be stopped and amalgamated with the land in certificate of title No. 112C/407; and

(c) Declares the land in the Third Schedule to this notice to be taken under section 119 and amalgamated with the land in certificate of title No. 112C/407.

North Auckland Land District—Whangarei District

First Schedule

Land Declared as Road

Area m ²	Being
1058	Part Lot 1, D.P. 94875 (part C.T. 51A/349); marked "B" on S.O. Plan 69396.

Second Schedule

Road to be Stopped

Area m ²	Adjoining or passing through
1818	Lot 1, D.P. 94875 (part C.T. 51A/349) and Lot 1, D.P. 181395 (C.T. 112C/407); marked "A" on S.O. Plan 69642.

Third Schedule

Severance

Area m ²	Being
688	Part Lot 1, D.P. 94875 (part C.T. 51A/349); marked "C" on S.O. Plan 69642.

Dated at Auckland this 18th day of June 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/1024/A)

ln4743

ICL

Land Acquired for Road in North Shore City (Target Road)

Pursuant to section 20 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 North Shore City Council.

Schedule

North Auckland Land District—North Shore City

Area m ²	Being
16	Part Lot 3, D.P. 7513; marked "G" on S.O. Plan 68652.

Dated at Auckland this 18th day of May 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/2179)

ln4753

ICL

Declaring Land to be Crown Land, Ballarat Street, Queenstown

Pursuant to section 42 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, hereby declares the land described in the Schedule hereto to be Crown land, subject to the Land Act 1948, freed and discharged from every educational trust affecting the same.

Schedule

Otago Land District—Queenstown Lakes District Council

Area m ²	Being
1668	Section 1, S.O. Plan 19720; balance certificate of title A1/72.

Dated at Auckland this 22nd day of June 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/3243)

ln4748

Land Declared Road (Palmerston Road, North Shore City)

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydale, Land Information New Zealand, declares the land described in the Schedule to this notice, to be road and vested in the North Shore City Council.

Schedule**North Auckland Land District—North Shore City**

Area m ²	Being
203	Part Allotment 62, Parish of Takapuna; marked "A" on S.O. Plan 68894.

Dated at Wellington this 25th day of June 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/99/4034)

ICL

In4751

Road Realignment in South Waikato District (Kinleith Road)

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, 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 South Waikato District 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. 43D/646.

(c) Pursuant to sections 119 and 120, the land described in the Third Schedule to this notice, to be taken for severance and amalgamated with the land in certificate of title No. 43D/646.

South Auckland Land District—South Waikato District**First Schedule**

Area m ²	Being
4501	Part Lot 2, D.P. S. 51282; marked "A" on S.O. Plan 58969.

Second Schedule

Area m ²	Being
7311	Adjoining or passing through Lot 1 and part Lot 2, D.P. S. 51282; marked "B" on S.O. Plan 58969.

Third Schedule

Area m ²	Being
3505	Part Lot 2, D.P. S. 51282; marked "C" on S.O. Plan 58969.

Dated at Wellington this 11th day of June 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/99/3916)

ICL

In4752

Land Acquired for Road—Pukete and Ruffell Roads, Hamilton City

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, Land Information New Zealand:

(a) Declares that pursuant to section 20 (1), and to an agreement to that effect having been entered into, the land firstly described in the Schedule to this notice is acquired

for road and vested in the Hamilton City Council on the date of publication of this notice in the *New Zealand Gazette*.

(b) Pursuant to section 114 (1), declares the land secondly described in the Schedule to this notice to be road and vested in the Hamilton City Council on the date of publication of this notice in the *New Zealand Gazette*.

Schedule**South Auckland Land District—Hamilton City**

Area m ²	Being
245	Part Lot 1, D.P. S. 52085 (part C.T. 56A/498); marked "A" on S.O. Plan 60566.
591	Part Lot 1, D.P. S. 57192 (part C.T. 46C/319); marked "B" on S.O. Plan 60566.

Dated at Wellington this 21st day of June 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/108/A)

ICL

In4684

Land Acquired for Soil Conservation and River Control Purposes in Thames-Coromandel District—Part Takere No. 1, Block ML 1214

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, 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 soil conservation and river control purposes and vested in the Environment Waikato Regional Council on the date of publication of this notice in the *New Zealand Gazette*.

Schedule**South Auckland Land District**

1750 square metres, being part Takere No. 1, Block 1214 (Maori land, not registered under Land Transfer Act); marked "A" on S.O. 60962.

Dated at Wellington this 21st day of June 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/3857/A)

ICL

In4754

Severance to be Taken — State Highway No. 1, Rangiriri — Waikato District

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken and vested in the Crown.

Schedule**South Auckland Land District—Waikato District****Severance**

Area ha	Being
1.3790	Part Lot 1, D.P. S. 83893 (part C.T. 66C/701); marked "A" on S.O. Plan 61142.

Dated at Wellington this 21st day of June 1999.

Trust Bank Wanganui Community Trust Inc.

Trustee Banks Restructuring Act 1988

Trust Bank Wanganui Community Trust Inc. Consolidated Financial Statements for the Year Ended 31 March 1999

Financial Performance

	\$ 000s 1999	\$ 000s 1998
Income	3,759	5,927
<i>Less</i>		
Administration expenses	144	138
Investment management	274	162
Donations	2,276	2,074
Surplus after donations	1,065	3,553
Transferred to capital	516	802
Maintenance reserve transferred to trust funds	549	2,751
	1,065	3,553

Financial Position

	\$ 000s 1999	\$ 000s 1998
Trusts funds—		
Opening equity 1 April 1998	40,467	37,716
Capital maintenance reserve	2,060	1,544
Transfers to reserves	549	2,751
	\$43,076	\$42,011
Represented by—		
ANZ Funds Management	22,889	21,597
Tower Asset Management	21,197	20,648
Bank equipment and sundry	135	38
	44,221	42,283
<i>Less</i> current liabilities		
Donations not uplifted	1,099	219
Accounts payable	46	53
	\$43,076	\$42,011

This financial information has been extracted from the audited financial statements.

A full set of financial statements is available on request from the Executive Director, P.O. Box 365, Wanganui.

gn4653

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 Tauranga: 1843.
 Waitaki: 1844.
 Whangarei: 1845.

Land Transfer Act—

Land Registrar notices—

Auckland: 1816, 1817.
 Christchurch: 1818.
 Dunedin: 1818.
 Gisborne: 1817.
 Hamilton: 1817.
 Hokitika: 1818.
 Invercargill: 1817.
 Napier: 1816.
 Nelson: 1817.
 New Plymouth: 1818.

Law Practitioners Act—

Appointments: 1825.

M

Medicines Act—

Consent to the distribution of new medicines: 1826.

Mining Act—

Forfeiture of mining privilege: 1820.

N

New Zealand Society of Accountants Act—

Disciplinary decisions: 1819.

O

Overseas Investment Act—

Appointments: 1843.

P

Partnership Act—

Partnership notices: 1815.

Private Schools Conditional Integration Act—

Supplementary integration agreement notices: 1825.

R

Radiocommunications (Radio) Regulations—

General licences

Voluntary equipped ships (VHF): 1820.

Receiverships Act—

Appointment and release of receivers and managers:

Angus Developments Ltd., 1801.
 Bennett & Bain Lingerie Ltd., 1801.

Regulations (Acts and Regulations Publication Act)—

Biosecurity (Bay of Plenty Regional Animal Pest Management
 Strategy) Crown Obligations Order 1999 (S.R. 1999/209): 1847.
 Biosecurity (Bay of Plenty Regional Plant Pest Management Strategy)
 Crown Obligations Order 1999 (S.R. 1999/208): 1847.
 Fisheries (East Otago Taiapure) Order 1999 (S.R. 1999/210): 1847.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/2198/A)

ln4741

ICL

Road Stopped in Rodney District (Tongue Farm Road)

Pursuant to section 116 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, Land Information New Zealand, declares the portions of road described in the Schedule to this notice to be stopped and remain vested in the Rodney District Council.

Schedule

North Auckland Land District

Area m ²	Adjoining or passing through
1128	Part land on D.P. 22753; marked "A" on S.O. Plan 69692.
1170	Part Allotment 15, Matakana Parish; marked "B" on S.O. Plan 69692.

Dated at Wellington this 23rd day of June 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/1028/C)

ln4746

ICL

Land Taken for Local Purpose Reserve—Oamaru

Pursuant to sections 20 (1) and 50 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, 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 taken for local purpose reserve and is vested in the Waitaki District Council on the date of publication of this notice in the *New Zealand Gazette*.

Schedule

Otago Land District—Waitaki District

Area m ²	Being
1.5854	Part Railway land, Block III, Town of Oamaru; shown marked "A" on S.O. Plan 24828 (all certificate of title 78/83, including mines and minerals in certificate of title 19/150).

Dated at Wellington this 16th day of June 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/2051)

ln4747

ICL

Land and Easement Acquired in the Clutha District for Oxidation Ponds, Ardmore Road, Heriot

Pursuant to sections 20 (1) and 28 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, 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 hereby acquired for sewerage treatment purposes and a sewerage drainage easement in gross, subject to the rights and powers as defined in the Seventh Schedule of the Land Transfer Act 1981, is acquired over the land described in the Second Schedule to this notice and both vested in the Clutha District Council at the date of publication of this notice in the *New Zealand Gazette*.

Otago Land District—Clutha District

First Schedule

Area m ²	Description
4417	Part Section 11, Block IV, Greenvale Survey District; marked "A" on S.O. Plan 21111 (part certificate of title 398/188).

Second Schedule

Area m ²	Over
4253	Part Sections 11 and 26, Block IV, Greenvale Survey District; marked "B" on S.O. Plan 21111 (part certificate of title 398/188).

Dated at Wellington this 21st day of June 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1382)

ln4749

Regulation Summary

Notice Under the Acts and Regulations Publication Act 1989

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

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Recommended Retail Price
Biosecurity Act 1993	Biosecurity (Bay of Plenty Regional Plant Pest Management Strategy) Crown Obligations Order 1999	1999/208	28/6/99	2-A	\$1.60

<i>Authority for Enactment</i>	<i>Title or Subject-matter</i>	<i>Serial Number</i>	<i>Date of Enactment</i>	<i>Price Code</i>	<i>Recommended Retail Price</i>
Biosecurity Act 1993	Biosecurity (Bay of Plenty Regional Animal Pest Management Strategy) Crown Obligations Order 1999	1999/209	28/6/99	2-A	\$1.60
Fisheries Act 1996	Fisheries (East Otago Taiapure) Order 1999	1999/210	28/6/99	2-A	\$1.60
Meat Act 1981	Meat (Residues) Amendment Regulations 1999	1999/211	28/6/99	3-BX	\$2.10
Resource Management Act 1991	Revocation of Resource Management (Marlborough Sounds Coastal Tendering-Marine Farming) Order	1999/212	28/6/99	2-A	\$1.60
Immigration Act 1987	Immigration Amendment Regulations (No. 4) 1999	1999/213	28/6/99	3-BX	\$2.10
Securities Act 1978	Securities Act (PSIS Limited) Exemption Notice 1999	1999/214	29/6/99	2-A	\$1.60

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rs4783

General Section

New Zealand Deer Farmers' Assn Inc.

1.4 cents per kilogram for venison to 1.8 cents per kilogram; and from
5 cents per kilogram for antler in velvet to 9 cents per kilogram

with effect from 1 August 1999.

P. EYES, Administration Officer, New Zealand Deer Farmers' Association, Inc.

gn4774

Commodity Levies (Farmed Deer Products) Order 1995

Commodity Levies (Farmed Deer Products) Order

The levy rates set out in the Commodity Levies (Farmed Deer Products) Order 1995, are hereby increased from:

Immigration Amendment Regulations (No. 4) 1999 (S.R. 1999/213):
1847.

Meat (Residues) Amendment Regulations 1999 (S.R. 1999/211): 1847.

Revocation of Resource Management (Marlborough Sounds Coastal
Tendering-Marine Farming) Order (S.R. 1999/212): 1847.

Securities Act (PSIS Limited) Exemption Notice 1999 (S.R. 1999/214):
1847.

Reserves Act—

Reserves Districts
Whangarei: 1843.

S

State-Owned Enterprises Act—

Cobb River Power Station Limited Vesting Order: 1829.

T

Transport Act—

Motorcycle declaration notices: 1843.

Trustee Banks Restructuring Act—

Annual accounts

Trust Bank Wanganui Community Trust Inc: 1849.



