

New Zealand Gazette

WELLINGTON: THURSDAY, 12 AUGUST 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Copy will be returned unpublished if not submitted in accordance with these requirements.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 Legislation Direct, 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 Bankrupty

Hamilton

The following persons were adjudicated bankrupt on the dates below:

20 July 1999

Waho, Huritau (also known as Bill Waho), invalids beneficiary, formerly of 28 Seafront Road, 7/5 Gilmore Street and 36 Bamber Street, now of 172 Turiri Street, Wanganui.

23 July 1999

Comer, Desmond Paul, unemployed, formerly of 24 Coal Street, now of 155 Buller Road, Reefton.

Blackwood, Erin Henry, unemployed and Blackwood, Michelle Dianne, sickness beneficiary, both formerly of corner of Manse Road and State Highway No. 1, Waitati, now of 55 Islington Street, Dunedin (previously trading as Blackwood Contracting).

Webster, Lindsay, unemployed of 23 Springfield Road, Milton.

26 July 1999

Smith, Kenneth Leslie, invalid beneficiary, formerly of 198B Buchanans Road and 62 Poulsen Street, now of 30 Hooker Avenue, Bryndwr, Christchurch.

27 July 1999

Forward (also known as Bolstad, Lynne Christine), beneficiary, formerly of 11 Gaff Place, Whitby and 37 Downes Street, now of 28 Matatiro Street, Titahi Bay.

Burgess, Richard Clarence, farmer of 24 South Street, Palmerston North.

Andrews, Stephen Charles, unemployed (also known as Norman) and Andres, Annie Tuihana, housewife/part-time cleaner, formerly of 1 Fox Street and 19 Burgoyne Street, Woodville, now of 6 Davidson Crescent, Pahiatua.

Smith, Deborah Gaye of 81 Leonard Road, Ngongotaha, Rotorua.

Todd, Violet Jenney, housewife of 10 Blundell Street, Pine Hill, Dunedin.

Hislop, David Alan, graphic artist of 227B East Coast Road, Milford, Auckland.

28 July 1999

Cullen, Tony Elando, bushman of 4 R.D., Windemare Road, Ashburton (previously trading as Cullen's Contracting).

McKenzie, Jennifer Ann, student of 17 Bateman Avenue, Christchurch.

de Thierry, Tania Mavis, mother, formerly of 217 Regent Street and McQuarrie Street, now of 137 Eye Street, Invercargill.

Purches, Arthur Stanley, beneficiary and Purches, Tracey Joan, home executive, both of 85 Coast Road, Warrington, Otago.

Jenkins, Angus George, operator and Jenkins, Leonie Mary Jane, housewife of Cattle Flat, No. 6 R.D., Gore.

Parekura, Richard James, bushman, formerly of 4 Konini Street, Murupara, now of 135 Lake Road, Rotorua.

Brooks, Sarina Mary, teacher and Brooks, Derek Vincent of 21 Oturi Road, Waverley.

Poutu, Peter of 30 Kent Street and 22 Dorset Street, Patea.

Bennett, Donavon Sonny, dairy farmer and Smith,

Katrina Ellison, dairy farm assistant, formerly of 62 Turkington Road, Cambridge, now of 287 Hutchinson Road, R.D., Walton, Matamata.

Tutton, Brian, safety switcher of 11 Kilcar Place, Waitakere City.

McKenzie, Ian Bruce, self-employed of Unit 2, 307 Pakuranga Road, Pakuranga, Auckland.

Hansard, Elizabeth Jocelyn, self-employed of 874 Dominion Road, Mount Roskill, Auckland.

Clayton, Robert Graeme, painter and decorator of 40 Tamahere Drive, Glenfield, Auckland.

Terzieff, Steven William, painter and decorator of 410 Govan Wilson Road, Matakana.

Allbutt, Thomas Frank, plasterer of 19B Domain Road, Glenfield, Auckland.

Giles, Michael George, painter and decorator of 35 Mervyn Street, Mangere, Auckland.

Anderson, Rodney Charles of Auckland.

Stewart, Ronald John, company director of 59 Richard Pearse Drive, Airport Oaks, Auckland.

29 July 1999

Proctor, Michael Bentley, builder, formerly of 34 Dickson Road and 67 Dickson Road, Papamoa, now care of 250 State Highway 2, Bethlehem, Tauranga (previously trading as M & J Builders).

Jordan, Rose Ellen, mother, formerly of 129 Nayland Street and 223A Pine Avenue, now of 167 Aldwins Road, Christchurch.

Watt, Tony Carey (also known as Paul Andrew Robertson), formerly of 486 North Road, Greenhills Bluff and 26 Seaward Road, Edendale, now of 69 O'Byrne Place, Invercargill.

Kemp, Georgina Hazel, mother, formerly of 13 Alexander Avenue, now of 4 Maxwell Place, Napier.

Boyes, Alan Edward, casual painter, formerly of 67 Saunders Street, now care of Marina Port, Nelson (previously trading as AB Decorators).

Kidd, Anthony Colin, unemployed, formerly of 174 Kitchener Road, Pukekohe, now of 124A Govett Avenue, New Plymouth (previously trading as Powerworkz).

Rangi, Vanessa Carole, invalids beneficiary of 12 Tay Street, Timaru.

Martin, Elizabeth Cecelia, beneficiary, formerly of 59 Hackett Street, now of 27 Titoki Street, Wanganui.

30 July 1999

Jamieson, Paul Arthur John, farm worker, formerly of Haipai Road, Te Aroha and Whakahongi Road, Tatanui, now of 401A Kereone Road, R.D. 1, Morrinsville.

Mitchell, Paul David, ceiling installer of 26 Cullimore Street, Hamilton.

Chubb, Thomas Wayne Paul, carpenter/joiner, formerly of 19 Kayle Glen, West Harbour, now of 88 Coronation Road, Hillcrest, Auckland.

Russo (*née* **Rush**), **Josephine**, formerly of 3/26 Wilton Avenue, Grey Lynn and 29 Thornlow Street, Glendene, now of 2/26 Wilton Avenue, Grey Lynn.

Healey, Myles David, unemployed, formerly of Taupo and 1/18 Jane Cowie Place, Auckland, now of 102 Park Avenue, Whangamata (previously trading as Myles Thy Painter).

Burns, Anthony Russell, househusband and Burns,

Elizabeth Robyn, registered nurse, formerly of Golf Links Road, Kaiata and Auckland, Christchurch and Nelson, now of 69 Fitzgerald Street, Cobden, Greymouth.

2 August 1999

Chapman, Michael John, beneficiary of 36 Beatty Street, Christchurch.

McCulloch, Kenneth David, formerly of Hamilton and Te Kuiti, now of no fixed abode.

Tozer, Murray David of 275 Tauhei Road, R.D. 5, Morrinsville.

Finer, Ivan David, sickness beneficiary, formerly of 1/1 Bonito Place, Glenfield, now of 20 Eskdale Road, Beachaven, Auckland.

Grosser, Norman William John, barman/waiter, formerly of 20 Edgeware Road, now of 70 Briggs Road, Christchurch.

Kelly, Brian of 2 Christchurch Crescent, Kelson, Lower Hutt.

Brunner, Aarron Grant of 49B Bridge Street, Kilbirnie, Wellington.

Thompson, Janet Te Rau, cleaner of 72 Churton Crescent, Taita, Lower Hutt.

Mish-Wills, Christopher Raymond, salesman of 251/217 The Terrace, Wellington.

Jackson, Stanley Robert, café operator of 50 Dover Street, St Albans, Christchurch.

Hern, Brian Peter, formerly of 816 Main North Road, now of Old West Coast Road, 1 R.D, Christchurch.

Bidois, Michael Pierre, driver of 12 Palmyra Way, Pakuranga.

3 August 1999

Sanders, Michelle Wendy, sickness beneficiary, formerly of 2/8 Laurie Avenue, Papakura and 183A Great South Road, Drury, now of 67B Kahikatea Drive, Melville, Hamilton

Sorensen, Jan Maree, housewife, formerly of 5A William Street, Gore, now of 35 Dacre Street, Oamaru.

Vickers, James Seddon, sickness beneficiary, formerly of 153 Ythan Street, now of 154 Ettrick Street, Invercargill.

McKenna, Daniel, beneficiary, formerly of 46 Jellicoe Street and 8 Ingestre Street, now of 17 Churchill Crescent, Wanganui.

Reeves, Ewan Malcolm James, sickness beneficiary, formerly of 45 Fuller Street, now of 9 Akaroa Street, Kaiapoi.

Hawker, Jo-Ann Glennis Marie (also known as Stuart, Deena Maree), student, formerly of 51 Momorangi Crescent, Redwood, now of 9 Akaroa Street, Kaiapoi.

Bedenknecht, Tanja, unemployed, formerly of 122 Barrington Street, now of 6A Wherstead Road, Christchurch (previously trading as Bedenknecht Stained Glass and You and Your World).

Glass, Cohen James Nelson, beneficiary, formerly of London, now of 89 Hawthorne Street, Christchurch.

Gray, Norman Ernest, invalids beneficiary, formerly of 18 Kahiwi Street, now of 100 Onerahi Road, Whangarei.

McKinnon, Karen Margaret, software trainer, formerly of 206 Rangetira Road and 5B Dakota Avenue, Beachhaven, now of 36 Monarch Avenue, Hillcrest, Auckland.

Redpath, John Frederick, boilermaker of 29 Tamingi Street, Ruakaka.

4 August 1999

Greer, Tracey Kathleen, mother, formerly of 15 Elm Grove and 8 Cedar Place, now of 1 Skeef Place, New Plymouth.

Bond, Angela of Christchurch.

Kara, Kingi Craven, unemployed, formerly of 2 Aerodrome Road, now of Flat 4, 3 Victoria Street, Gisborne.

Shing, Cheung Wai, company director of 80 Reihana Street. Orakei.

Mataia, Missi, builder of 122 Great South Road, Takanini.

Sanger, George Francis, company director of 1/62 Great South Road, Papakura.

Bonuda, Paul, manager of 8/8 Shackleton Road, Mount Eden.

Singh, Babu, proprietor, formerly of 39 Donald Street, Stanmore Bay and 27 Manu Place, Pine Hill, Browns Bay, now of 7A Cermco Place, Torbay (previously trading as Rainbow Superette).

Harris, Grant Stephen of 65 Lawrence Crescent, Manurewa.

Janson, Gary, tenant of Suite 203, Second Floor, 42 Kingston Street, Auckland.

Veale, Lynley Hazel, formerly of Flat 2, 663 Beach Road, Rothesay Bay, now of 48 Maxwelton Avenue, Mairangi Bay (previously trading as Household Electrical Repair Services).

Ianusi, Makerita Josie, formerly of 14 Forbes Road, Mangere, now of 8 Larsen Avenue, Panmure.

Waldron, Gary David, painter and decorator of 20 Lynden Avenue, Glenfield.

Hatch, Gregory Douglas, glazier of 17C East Tamaki Road, Papatoetoe.

5 August 1999

Norman, Graham James, unemployed of 8 Gregory Lane, Whangamata.

Brookes-Barton, Jassen Allen, unemployed, formerly of 4 Hobson Street, now of 71 Holyoake Crescent, Kawerau.

Rangi, Timothy James, cutters assistant, formerly of 40 Leander Street, Mount Maunganui, 7 Butchers Road, Reporora and Taupo, now of 14 Sain Crescent, Morrinsville.

Coley, Wendy Rochelle, formerly of 135 Puriri Street, now of 58 Rimu Street, Wanganui.

OFFICIAL ASSIGNEE.

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

ba5831

In Bankruptcy

Napier

The following persons were adjudicated bankrupt on the dates below:

23 July 1999

Rewiri, Roherohe Biddy and Rewiri, Jeana Lee, both unemployed of 9A First Avenue, Dargaville.

26 July 1999

Cadwallader, Alan Haig, company director of 6 Pascall Street, Palmerston North.

Addis, Timothy Clare, company director of 491 Ruahine Street, Palmerston North.

Thorburn, Richard Charles, publican, care of Otaki Railway Hotel, Arthur Street, Otaki.

Livingstone, Brian Wallace, occupation unknown of 28 Waterloo Street, Dannevirke.

29 July 1999

Huband, Gregory Rex, contractor of 187 Pleasant Valley Road, Makaretu, Takapau.

30 July 1999

Lane, Russell, self-employed of 27 Willow Place, Wanganui.

OFFICIAL ASSIGNEE.

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

ba5685

In Bankruptcy

Christchurch

The following person was adjudicated bankrupt on the date below:

2 August 1999

Dunjey, Paul Anthony, beneficiary of 16B Tall Tree Avenue, Christchurch.

OFFICIAL ASSIGNEE.

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

ba5835

In Bankruptcy

Dunedin

The following person was adjudicated bankrupt on the date below:

2 August 1999

Murdoch, Janice Marie, residential property operator of 14 Cotswold Street, Christchurch.

OFFICIAL ASSIGNEE.

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

ba5836

In Bankruptcy

Notice of Order Annulling an Adjudication

Pursuant to Section 119 of the Companies Act 1967

Take notice that the order of adjudication made on the 8th day of February 1996 and dated the 13th day of February 1996 against **William John Skipper** of Napier, was annulled by order of the High Court of Napier, dated the 1st day of July 1999.

OFFICIAL ASSIGNEE.

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

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS/MANAGERS

Renwick Breweries (NZ) Limited Notice of Cessation of Receivership

Pursuant to the Receiverships Act 1993

John Andrew Dean and Rachael Isobel Barton, who were appointed receivers and managers of Renwick Breweries (NZ) Limited on the 17th day of May 1999, hereby give notice that their receivership has ceased as from the 30th day of July 1999.

JOHN DEAN, Receiver and Manager. ar5842

Charisma Furniture Limited (in receivership)

Notice of Appointment of Receivers and Managers

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

David Donald Crichton and Keiran Anne Horne, chartered accountants of Christchurch, hereby give notice that on the

29th day of July 1999, Anthony Shearer Limited appointed them jointly and severally as receivers and managers of the property of Charisma Furniture Limited under the powers contained in an instrument dated on the 28th day of May 1998.

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

K. A. HORNE, Joint Receiver and Manager.

The Receivers and Managers Address is: Crichton Horne & Associates, Old Library Chambers, 109 Cambridge Terrace (P.O. Box 3978), Christchurch.

ar5699

APPLICATIONS FOR WINDING UP/LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation

M. No. 1169-IM/99

Take notice that on the 16th day of July 1999, an application for putting **Virtual NZ Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 2nd day of September 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 Coca-Cola Amatil (N.Z.) Limited, whose address for service is at the offices of Rudd Watts & Stone, Solicitors, Twenty-fourth Floor, Bank of New Zealand Tower, 125 Queen Street (P.O. Box 3798), Auckland.

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

G. M. SANDELIN, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 13th day of July 1999, an application for putting **Sintel Com Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of August 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 **Data Wiring Systems Limited**, whose address for service is at the offices of Mike Tolhurst, Barrister & Solicitor, Fifth Floor, 17 Albert Street, Auckland.

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

 $M.\ W.\ TOLHURST,\ Solicitor\ for\ the\ Applicant.$ aw5697

Notice of Application to Place Company into Liquidation

Take notice that on the 1st day of July 1999, an application to put **Auckland Plumbers and Gas Shop Limited** into liquidation was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 19th day of August 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 Universal Hardware Limited, whose address for service is at the offices of Vlatkovich & McGowan, Barristers & Solicitors, 389 Dominion Road, Auckland.

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

A. S. VLATKOVICH, Solicitor for the Applicant. aw5698

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 5th day of July 1999, an application for putting **The Cookie Shoppe Limited** into liquidation by the High Court was filed in the High Court at Rotorua.

The application is to be heard before the High Court at Palmerston North on the 16th day of August 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 C D Foods Limited, whose address for service is at the offices of Cooper Rapley, Solicitors, 240 Broadway Avenue (P.O. Box 1945 or D.X. P.P. 80-001), Palmerston North.

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

J. W. MAASSEN, Solicitor for the Applicant. aw5724

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 19th day of July 1999, an application for putting **Clearpine Pacific 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 2nd day of September 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 **Banks Transport Limited**, whose address for service is at the offices of Angus Rogers, Barrister & Solicitor, Fifth Floor, L J Hooker House, 57–59 Symonds Street (P.O. Box 302), Auckland.

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

A. J. B. ROGERS, Solicitor for the Applicant. aw5711

Advertisement of Application for Putting Company into Liquidation

M. No. 13/99

Take notice that on the 22nd day of July 1999, an application for putting **Bond Holdings Limited** into liquidation by the High Court was filed in the High Court at Invercargill.

The application is to be heard before the High Court at Invercargill on Monday, the 30th day of August 1999 at 10.00 a.m.

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

The applicants are Ronald James Copeland and Pauline Dorothy Copeland, whose address for service is at the offices of James S. Mee, Barrister & Solicitor, 45 Gala Street, Invercargill.

Further particulars, including the statement of claim and

verifying affidavit, may be obtained from the office of the Court or from the applicants at their address for service.

JAMES S. MEE, Solicitor for the Applicants.

aw5712

Advertisement of Application for Putting Company into Liquidation

M. No. 1306-IM/99

Take notice that on the 28th day of July 1999, an application for putting J.H. & B.C. Investments Limited (trading as RTS Collections) 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 16th day of September 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 Caltex New Zealand Limited, whose address for service is at the offices of Corporate Legal Service, Level Two, 2 Ryan Place (P.O. Box 76-391), Manukau City, Auckland. Facsimile: (09) 263 7637.

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

JEFFREY GRAY USSHER, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 1160-IM/99

Take notice that on the 16th day of July 1999, an application for putting **Longview Reception Lounge** (1980) 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 2nd day of September 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 Allied Liquor Merchants Limited (trading as Allied on Premise), whose address for service is at the offices of Corporate Legal Service, Level Two, 2 Ryan Place (P.O. Box 76-391), Manukau City, Auckland. Facsimile: (09) 263 7637.

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

JEFFREY GRAY USSHER, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 29th day of June 1999, an application for putting **Pizazz Wigs & Accessories Limited** into liquidation by the High Court was filed in the High Court at Dunedin.

The application is to be heard before the High Court at Dunedin on the 1st day of September 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 **Sharon Mary Stark Lont**, whose address for service is First Floor, Public Trust Building, 442 Moray Place, Dunedin.

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

SHARON STARK LONT, Applicant.

aw5731

Advertisement of Application for Putting Company into Liquidation by the Court

Take notice that on Monday, the 26th day of July 1999, an application for putting **Marlborough Ridge Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on Monday, the 16th day of August 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 **Fulton Hogan Limited**, whose address for service is at the offices of Radich Dwyer Hardy-Jones Clark, Solicitors, 76 High Street, Blenheim.

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

CHRISTOPHER T. CLARK, Solicitor for the Applicant. aw5777

Advertisement of Application for Putting Company into Liquidation by the Court

Take notice that on Monday, the 26th day of July 1999, an application for putting **Marlborough Ridge Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on Monday, the 16th day of August 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 **Seatech Engineering Limited**, whose address for service is at the offices of Radich Dwyer Hardy-Jones Clark, Solicitors, 76 High Street, Blenheim.

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

CHRISTOPHER T. CLARK, Solicitor for the Applicant. aw5778

Notice of Application for Putting Company into Liquidation

Take notice that on the 2nd day of August 1999, an application for putting **Steel Structures Limited** into liquidation by the High Court was filed in the High Court at Wanganui.

The application is to be heard before the High Court at Wanganui on the 25th day of August 1999 at 10.00 a.m.

Any person, other than the defendant company, who wishes to appear on the hearing of the application must file an appearance not later than the second working day before that day. The applicant is **The Commissioner of Inland Revenue**, whose address for service is at the offices of Cameron Ross Law Partnership, Solicitors, 8A Bell Street, Wanganui.

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

A. F. D. CAMERON, Solicitor for the Applicant. aw5779

Advertisement of Application for Putting Company into Liquidation

M. No. 1142-IM/99

In the High Court of New Zealand, Auckland Registry

In the matter of the Companies Act 1993, between **South Pacific Tyres N.Z. Limited** of Upper Hutt—*Plaintiff:*

And—PD & RAM McKechnie Limited, a duly incorporated company having its registered office at Matamata—Defendant:

Take notice that on the 21st day of July 1999, an application for putting **PD & RAM McKechnie Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of 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 **South Pacific Tyres N.Z. Limited**, whose address for service is at the offices of S J Scannell & Co, Solicitors, 122 Queen Street East, Hastings.

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

T. F. WRIGLEY, Solicitor for the Applicant. aw5767

Advertisement of Application for Putting Trust Board into Liquidation

Take notice that on the 15th day of June 1999, an application for the winding up of The Palmerston North Centre for Education, Research and Technology Trust Board was filed in the High Court at Palmerston North.

The application is to be heard before the High Court at Palmerston North on Monday, the 23rd day of August 1999 at 10.00 a.m.

Any person, other than the applicant trust board, 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 Palmerston North Centre for Education, Research and Technology Trust Board,** whose address for service is at the offices of Jacobs Florentine, Solicitors, 470 Main Street, Palmerston North.

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

MARK CONWAY SINCLAIR, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 1139-IM/99

Take notice that on the 13th day of July 1999, an application for putting **Executive Net Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of August 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. aw5769

Advertisement of Application for Putting Company into Liquidation

M. No. 1157-IM/99

Take notice that on the 15th day of July 1999, an application for putting **Allyon Investments Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of 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 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. aw5770

Advertisement of Application for Putting Company into Liquidation

M. No. 1158-IM/99

Take notice that on the 15th day of July 1999, an application for putting CIE NZ Limited into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of 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 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. aw5771

Advertisement of Application for Putting Company into Liquidation

M. No. 1062-IM/99

Take notice that on the 28th day of June 1999, an application for putting **Link Builders Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of 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 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. aw5806

Advertisement of Application for Putting Company into Liquidation

M. No. 1152-IM/99

Take notice that on the 15th day of July 1999, an application for putting **Edward Management Services Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of August 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. aw5807

Advertisement of Application for Putting Company into Liquidation

M. No. 1153-IM/99

Take notice that on the 15th day of July 1999, an application for putting **Andhra Enterprises Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of 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 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. $_{\text{aw}5808}$

Advertisement of Application for Putting Company into Liquidation

M. No. 1154-IM/99

Take notice that on the 15th day of July 1999, an application for putting **Compass Builders Limited** into liquidation by the High Court was filed in the High Court at Auckland

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of 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 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. aw5809

Advertisement of Application for Putting Company into Liquidation

M. No. 1155-IM/99

Take notice that on the 15th day of July 1999, an application for putting **Quayside Properties Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of 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 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. aw5810

Advertisement of Application for Putting Company into Liquidation

M. No. 1132-IM/99

Take notice that on the 12th day of July 1999, an application for putting Cuesports (Newmarket) 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 Tuesday, the 19th day of August 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 **Signwise Industries (West Auckland) Limited**, whose address for service is at the offices of Knight Coldicutt & Co., Solicitors, 88 Broadway (P.O. Box 99-102 or D.X. C.P. 31-034, Newmarket. (*Attention:* M. H. Benvie, Auckland).

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

K. J. KNIGHT, Solicitor for the Applicant.

Notice of Application for Liquidation of Company by the Court

M. No. 178/99

Take notice that on the 14th day of July 1999, an application for the liquidation of **Elmstruct Limited** 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 31st day of August 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 **Prestige Ceilings Limited** (trading as **Prestige Ceilings (Palmerston North)**, 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 solicitor.

PAUL THOMAS, Solicitor for the Applicant. aw5781

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 20th day of July 1999, an application for the winding up of T L Scurr & Sons

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

The application is to be heard before the High Court at Christchurch on the 6th day of September 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 **Gavin Visser**, whose address for service is Rhodes & Co, Level Seventeen, 119 Armagh Street (P.O. Box 13-444), Christchurch.

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

S. P. RENNIE, Solicitor for the Applicant. aw5813

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 23rd day of July 1999, an application for the winding up of Golf Camp NZ Limited by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 6th day of September 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 **Taggart Earthmoving Limited**, whose address for service is care off the the offices of Helmore Bowron & Scott, Solicitors, 9 Good Street (P.O. Box 44), Rangiora.

Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitors Helmore Bowron & Scott, 9 Good Street (P.O. Box 44), Rangiora.

Q. DE HAMEL, Solicitor for the Applicant. aw5815

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 30th day of June 1999, an application for putting The House Company (West Coast) Limited into liquidation by the High Court was filed in the High Court at Greymouth.

The application is to be heard before the High Court at Greymouth on the 11th day of November 1999 at 11.30 a.m.

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

The applicant is W H Shannon Limited, whose address for service is at the offices of Chapman Tripp Sheffield Young, Solicitors, Level Seven, Price Waterhouse Centre, 119 Armagh Street (P.O. Box 2510), Christchurch.

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

J. C. CHESTERMAN, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 1300-IM/99

Take notice that on Tuesday, the 27th day of July 1999, an application for putting **Edens Terrace Restaurant & Tavern 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 16th day of September 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 **Pub Charity Incorporated**, whose address for service is at the offices of Buddle Findlay, Solicitors, Level Seventeen, BNZ Centre, 1 Willis Street, Wellington (*Attention:* G. C. Thomas).

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

- (a) Posted to the solicitor at P.O. Box 2694, Wellington; or
- (b) Left for the solicitor at a document exchange for directions to D.X. S.P. 20-201, Wellington; or
- (c) Transmitted to the solicitor by facsimile to (04) 499 4141.

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

GERARD JUSTIN TOEBES, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

M. No. 12/99

Take notice that on the 14th day of July 1999, an application for putting **Humbug Holdings Limited** (trading as **Humbug Bar**) into liquidation by the High Court was filed in the High Court at Invercargill.

The application is to be heard before the High Court at Invercargill on the 30th day of August 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 **DB Breweries Limited**, whose address for service is at the offices of Canterbury Credit Consultants, Sixth Floor, 77 Hereford Street, Christchurch.

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

ROGER ALEXANDER McL. FRASER, Solicitor for the Applicants.

aw5829

APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

Pursuant to the Companies Act 1993

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

28 July 1999

Propforr Holdings 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.

al5686

Appointment of Liquidator

Christchurch

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

2 August 1999

Gibcox Enterprises Limited.

Hustler's Bar Limited.

Address of Liquidator:

OFFICIAL ASSIGNEE.

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

al5837

Appointment of Liquidator

Dunedin

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

2 August 1999

Individual Wood Developments Limited (formerly named Mt Lyford Developments Limited).

Individual Wood Homes Limited (formerly named Mt Lyford Homes Limited).

Kitchens on Mandeville 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.

al5838

Appointment of Liquidator

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

22 July 1999

Club Tijuana Limited (in liquidation).

Competitive Investments Limited (in liquidation).

Pacific Property Management Limited (in liquidation).

Millennium Group New Zealand Limited (in liquidation).

AM Transport Limited (in liquidation).

29 July 1999

Coralthorpe NZ Limited (in liquidation).

2 August 1999

Yaldnif Investments Limited (in liquidation).

Mobility Plus Limited (in liquidation).

Douglas International Exports Limited (in liquidation).

Network Communications Services Limited (in liquidation).

6 August 1999

Absolute Finishings 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.

al5832

Polyethylene Infrastructure Systems Limited (in liquidation) (formerly Polymer Systems Limited)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and Arron Leslie Heath, chartered accountants, were appointed joint and several liquidators of Polyethylene Infrastructure Systems Limited (in liquidation) (formerly Polymer Systems Limited) on the 2nd day of August 1999, pursuant to section 241 (2) (a) of the Companies Act 1993.

Note: Polymer Systems (1999) Limited is not effected by this liquidation.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Polyethylene Infrastructure Systems Limited (in liquidation) (formerly Polymer Systems Limited), fix the 10th 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, 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 2nd day of August 1999.

D. M. MARSHALL for A. L. HEATH, 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.

R A & L J Openshaw Limited (in liquidation) (trading as Waiwera Service Station)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and David Malcolm Marshall, chartered accountants, were appointed joint and several liquidators of R A & L J Openshaw Limited (in liquidation) (trading as Waiwera Service Station) on the 5th day of August 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 R A & L J Openshaw Limited (in liquidation), fix the 17th 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, 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 6th day of August 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.

Backyard Holdings Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that the liquidation of the abovenamed company commenced on the 29th day of July 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, Tower Centre, 45 Queen Street, Auckland (P.O. Box 982, Auckland). Telephone: (09) 307 7865. Facsimile: (09) 377 7794.

All Inquiries to: Gavin Harold.

Planet Construction 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 30th day of July 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 10th day of September 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 MICHELLE WAGHORNE, Joint and Several Liquidator.

Officer for Inquiries: Kirsten Brown.

Date of Liquidation: 30 July 1999.

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

Rehabilitation Management Limited (in liquidation)

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

Notice is hereby given that in accordance with section 241 of the Companies Act 1993, the High Court of Auckland made an order on the 8th day of July 1999, to place the above-named company into liquidation.

The official assignee was appointed as liquidator.

On the 27th day of July 1999 at a duly convened meeting of creditors, Graeme George McDonald and Leearna Michelle Waghorne, chartered accountants of Auckland, were appointed jointly and severally, as liquidators of the abovenamed company in place of the official assignee.

The undersigned does hereby fix the 30th day of September 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 M. WAGHORNE, Joint and Several Liquidator.

Officer for Inquiries: Michelle Jacques.

Date of Liquidation: 8 July 1999.

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

Independent Bulk Storage Limited (in liquidation) ("the company")

Notice of Appointment of Liquidators

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

Richard Dale Agnew and David Bryden Davidson, chartered accountants of Auckland, were appointed jointly and severally as liquidators of the company by special resolution of the shareholders on the 31st day of July 1999, the date the liquidation commenced.

Notice to Creditors to Claim

Notice is given that as liquidators of the company, we fix the 27th day of August 1999, as the day on or before which the creditors of the company are to make their claims, and to establish any priority their claims may have under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are claimed, or, as the case may be, from objecting to the distribution.

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

Dated this 4th day of August 1999.

R. D. AGNEW, Liquidator.

Creditors and Shareholders May Direct Inquiries to: G. S. Resnick, PricewaterhouseCoopers, Private Bag 92-162, Auckland. Telephone: (09) 355 8000. Facsimile: (09) 355 8013.

al5736

Club Renault Nouvelle Zelande Incorporated

(in liquidation)

Public notice is hereby given under sections 3 and 255 of the Companies Act 1993, that the appointment of David

Roughan as liquidator of Club Renault Nouvelle Zelande Incorporated was confirmed at 2 p.m. on Sunday, the 30th day of May 1999.

Inquiries by Any Creditor or Member of Club Renault Nouvelle Zelande Incorporated May be Posted to: P.O. Box 4333, Kamo 0131. Telephone: (025) 402 105.

D. M. ROUGHAN, Liquidator.

al5734

Industrial & Commercial Repair & Make Services Limited (in liquidation)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and Karen Betty Mason, insolvency practitioners, were appointed joint and several liquidators of Industrial & Commercial Repair & Make Services Limited (in liquidation) on the 4th day of August 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 Industrial & Commercial Repair & Make Services Limited (in liquidation), fix the 4th 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, 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 5th day of August 1999.

K. B. MASON, Joint and Several Liquidator.

Officer for Inquiries: Dianne Knight.

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.

Ontime Construction Limited (in liquidation)

Notice of Appointment of Liquidators

David Vance and Keith Palmer, chartered accountants, were appointed liquidators, jointly and severally of Ontime Construction Limited (in liquidation) on the 2nd day of August 1999, by the High Court at Wellington.

Notice of Meeting of Creditors

If a meeting of creditors is to be held, the details will be advertised separately.

Notice to Creditors to Lodge Claims

The liquidators have fixed the 17th day of September 1999, as the last day for creditors to make their claims and establish any priority their claims may have.

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

General Notes

Inquiries for Information Relating to the Liquidation May be Made to: Colin Owens, McCallum Petterson & Co, Level Eight, City Tower, 95 Customhouse Quay (P.O. Box 3156), Wellington. Telephone: (04) 499 7796. Facsimile: (04) 499 7784.

DAVID VANCE, Liquidator.

al5723

J. Gillespie Haulage Limited (in liquidation)

Notice of Appointment of Liquidators

Keith Goddard Palmer and David Stuart Vance, chartered accountants, were appointed liquidators, jointly and severally of J. Gillespie Haulage Limited (in liquidation) on the 2nd day of August 1999, by the High Court at Hamilton.

Notice of Meeting of Creditors

There will be no meeting of creditors.

Notice to Creditors to Lodge Claims

The liquidators have fixed the 17th day of September 1999, as the last day for creditors to make their claims and establish any priority their claims may have.

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

General Notes

Inquiries for Information Relating to the Liquidation May be Made to: Louise Griffin, McCallum Petterson & Co, Level Eight, City Tower, 95 Customhouse Quay (P.O. Box 3156), Wellington. Telephone: (04) 499 7796. Facsimile: (04) 499 7784.

DAVID VANCE, Liquidator.

al5822

D.S. Leeming Limited

Public Notice of Appointment of Liquidator

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

On the 19th day of July 1999, it was resolved by special resolution of the shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that D.S. Leeming Limited, be liquidated and that Christine Helen Darling, solicitor of Christchurch, be appointed liquidator for that purpose.

The liquidation commenced on the 19th day of July 1999. Creditors and shareholders may make direct inquiries to me during normal business hours at the address and telephone number stated below.

Dated this 19th day of July 1999.

C. H. DARLING, Liquidator.

Address for Service: Level Nine, Clarendon Tower, corner of Worcester Street and Oxford Terrace, Christchurch. Telephone: (03) 379 2430. Facsimile: (03) 379 7097.

Cuisine Services Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that in accordance with section 241 of the Companies Act 1993, the shareholders of the abovenamed company on the 29th day of July 1999, appointed Gerald Stanley Rea and Paul Graham Sargison, chartered accountants of Auckland, as liquidators of the above-named company.

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

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

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.

al5704

Wigram Cartage Limited (in liquidation)

Notice of Appointment of Liquidators

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

In the matter of section 241 (2) (c) of the Companies Act 1993, and in the matter of **Wigram Cartage Limited** (in liquidation):

Notice is hereby given that on the 2nd day of August 1999, Messrs Kenneth Athol Howard and Iain Bruce Shephard were appointed jointly and severally as replacement liquidators of the above-named company, by order of the High Court at Christchurch.

The liquidation commenced on the 2nd day of August 1999.

For Inquiries Contact: Iain Shephard.

Dated at Paraparaumu this 2nd day of August 1999.

I. B. SHEPHARD, Joint and Several Liquidator.

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

al5705

Ashton Gully Mining Company Limited (in liquidation)

Notice of Appointment of Liquidators

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

In the matter of section 241 (2) (c) of the Companies Act 1993, and in the matter of **Ashton Gully Mining Company Limited** (in liquidation):

Notice is hereby given that on the 27th day of July 1999, Messrs Kenneth Athol Howard and Iain Bruce Shephard were appointed jointly and severally as liquidators of the above-named company, by order of the High Court at Greymouth.

The liquidation commenced on the 27th day of July 1999. For Inquiries Contact: Iain Shephard.

Dated at Paraparaumu this 27th day of July 1999.

I. B. SHEPHARD, Joint and Several Liquidator.

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

al5706

Parnell Insurance Services Limited (in liquidation) Public Notice of Appointment of Liquidator

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

On the 3rd day of August 1999, it was resolved by a special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Parnell Insurance Services Limited (in liquidation), be liquidated and that Matthew Kevin Gilligan, chartered accountant of Gilligan Associates, be appointed liquidator for the purpose.

The liquidation commenced on the 3rd of August 1999.

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

MATTHEW KEVIN GILLIGAN, Liquidator.

Address for Service at the Offices of: Gilligan Associates, P.O. Box 9918, Newmarket, Auckland. Telephone: (09) 377 5388. Facsimile: (09) 377 5389.

al5703

Yorztif L Limited (in liquidation) (formerly Fitzroy on Leinster) and Yorztif M Limited (in liquidation) (formerly Fitzroy of Merivale)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Notice is hereby given in pursuance to section 255 (2) (a) of the Companies Act 1993, that by order of the Court, the above-named companies in accordance with section 241 (2) (c) of the Companies Act 1993, are to be wound up and appointed David Donald Crichton and Keiran Anne Horne, chartered accountants of Crichton Horne & Associates, Christchurch, as joint and individual liquidators of both companies.

Our appointment of Yorztif L Limited commenced on the 19th day of July 1999. Our appointment of Yorztif M Limited commenced on the 25th day of May 1999. These appointments were made in replacement of the Official Assignee who was appointed liquidator of both companies on the 17th day of May 1999.

Inquiries may be directed by a creditor or shareholder of either company during normal business hours to Miss Tarsha Triplow.

The liquidators do hereby fix the 2nd day of September 1999, as the day on or before which the creditors of the companies are to make their claim, to establish any priority their claims may have under section 312 of the Companies Act 1993.

Creditor claim forms are available at the liquidators office.

K. A. HORNE, Liquidator.

Address for Service: Crichton Horne & Associates, Old Library Chambers, 109 Cambridge Terrace (P.O. Box 3978), Christchurch. Telephone: (03) 379 7929.

Quay Developments Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On the 15th day of February 1999, it was resolved by the Court, pursuant to section 24 (2) (c) of the Companies Act 1993, that Quay Developments Limited be liquidated and that the official assignee be appointed for the purpose.

Subsequently creditors failed to confirm that appointment and after receiving nominations from alternative liquidators, the Court, on the 20th day of May 1999, appointed Robert Christopher Malcolm and Michael Geoffrey Stuart, chartered accountants of Ingham Mora Malcolm & Rassell, as liquidators.

The alternative liquidators' duties commenced on the 20th day of May 1999.

Creditors and Shareholders May Direct Inquiries to Ray Rassell During Normal Business Hours at the Address and Telephone No. Stated Below: Ingham Mora Malcolm & Rassell, Chartered Accountants, P.O. Box 222, Tauranga. Telephone: (07) 578 2849. Facsimile: (07) 578 8567.

St Clive's Rest Home Limited

Public Notice of Appointment of Liquidators

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

On the 2nd day of August 1999, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that St Clive's Rest Home Limited be liquidated and that Peter Luton Sturge and David Edward Lowe, chartered accountants of Christchurch, be appointed joint liquidators for the purpose.

The liquidation commenced on the 2nd day of August 1999 at 2.25 p.m.

Note: This is a liquidation of a solvent company following the sale of the business. All creditors will be paid in full before the end of August 1999.

The liquidators propose not to call a meeting of creditors as provided by section 245 (1) (a) of the Companies Act 1993.

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

PETER LUTON STURGE and DAVID EDWARD LOWE, Joint Liquidators.

Address for Service: BDO Christchurch, P.O. Box 4449, Christchurch. Telephone: (03) 366 5282. Facsimile: (03) 366 4254.

Rothwell Limited (in liquidation) (formerly known as Eastern Picture Framing Limited)

Notice of Appointment of Liquidators

Notice is hereby given that, pursuant to section 241 (2) (c) of the Companies Act 1993, Colin Thomas McCloy, chartered accountant of Auckland and Vivian Judith Fatupaito, insolvency practitioner of Auckland, were appointed joint and several liquidators of Rothwell Limited (in liquidation) (formerly known as Eastern Picture Framing Limited).

The liquidations commenced on the 5th day of August 1999.

Inquiries May Be Directed By a Creditor or Shareholder of the Company During Normal Business Hours to: PricewaterhouseCoopers, Auckland, or on Telephone No.: (09) 355 8000.

Notice is also given that the liquidators hereby fix the 5th day of November 1999, as the day on or before which the creditors of the companies are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

Dated this 6th day of August 1999.

VIVIAN JUDITH FATUPAITO, Joint and Several Liquidator.

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

al5775

Profile Holdings Limited AK. 092372

(in liquidation)

Notice of Appointment of Liquidator

In the matter of section 243 of the Companies Act 1993, and in the matter of **Profile Holdings Limited** (in liquidation):

Notice is hereby given that Craig Gower, chartered accountant of Auckland, has been appointed liquidator of the company.

The liquidation commenced on the 29th day of July 1999.

Inquiries to the Liquidator May Be Directed to the Office of: BDO Auckland, Thirteenth Floor, Quay Tower, 29 Custom Street West, Auckland. Telephone: (09) 379 5285.

al5776

Sturges Road Developments Limited

(in liquidation)

Notice of Appointment of Liquidators

In the matter of the Companies Act 1993, and in the matter of **Sturges Road Developments Limited** (in liquidation)

Notice is hereby given that Peter Reginald Jollands (insolvency practitioner) and Catherine Jane Jollands (accountant) were appointed joint and several liquidators of Sturges Road Developments Limited (in liquidation). By order of the High Court.

The liquidation commenced on the 5th day of August 1999.

The liquidators hereby fix the 30th day of September 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 and section 313 of the Companies Act 1993.

For Inquiries Contact: Peter Jollands during business hours on Telephone No.: (09) 379 0463 or Facsimile No.: (09) 379 0465.

Dated at Auckland this 6th day of August 1999.

PETER R. JOLLANDS, Joint and Several Liquidator.

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

al5782

Farr Investments Limited

Notice of Appointment of Liquidator and Notice for Creditors to Claim

Notice is hereby given that on the 1st day of August 1999, it was resolved by a special resolution of members in accordance with section 241 (2) (a) of the Companies Act 1993, that Farr Investments Limited be liquidated and that David Colin Hall be appointed liquidator for this purpose.

The liquidation commenced on the 1st day of August 1999.

The directors have resolved that the company will be able to pay its debts, therefore pursuant to section 243 (8). No creditors' meeting is required to be called.

The 1st day of September 1999, is the day on or before which the creditors of the company are to make their claims, and to establish any priority their claims may have under section 245 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made, or from objecting to the distribution.

Creditors and Shareholders May Direct Their Inquiries to:

Miller, Gale & Winter, 293 Durham Street (P.O. Box 270), Christchurch. Telephone: (03) 379 5566.

D. C. HALL, Liquidator.

al5783

Lillington Properties Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On the 6th day of August 1999, the sole shareholder resolved by unanimous resolution, pursuant to section 241 (2) (a) of the Companies Act 1993, that Lillington Properties Limited, be liquidated and that Estelle Lucia Martin, chartered accountant of Auckland, be appointed liquidator for the purpose.

The liquidation commenced on the 6th day of August 1999.

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

Dated this 6th day of August 1999.

E. L. MARTIN, Liquidator.

Address for Service: P.O. Box 28-676, Remuera, Auckland. Telephone: (09) 377 7533. Facsimile: (09) 377 7603.

Notice of Appointment of Liquidators

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

Notice is hereby given that by special resolution passed on the 4th day of August 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 5th day of August 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.

al5803

MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

Carlyle Construction Limited (in liquidation)

Notice of 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 26th day of August 1999.

Please Forward Completed Proofs of Debt With Supporting Documentation to the Office of the Liquidators at: P.O. Box 982, Auckland.

S. M. LAWRENCE, Joint Liquidator.

Merivale Service Station (984) Limited (in liquidation) (previously trading as Bellefield Farm)

Notice of Meeting of Creditors

A meeting of creditors of Merivale Service Station (984) Limited (in liquidation) previously trading as Bellefield Farm, will be held by way of postal ballot on 20 August 1999.

The purpose of the postal ballot is to consider the resolution that "an application to the Court be made for the appointment of Neville Petrie Fagerlund as liquidator in place of the official assignee".

For voting purposes creditors' claims and postal votes must be lodged with the official assignee no later than 3.00 p.m. on 20 August 1999.

Inquiries to: Peter Hart.

L. A. SAUNDERS, Official Assignee.

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

md5839

Brass Forgings Limited (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 Institute of Chartered Accountants, Committee Room, 27–33 Ohinerau Street, Auckland, on the 16th day of August 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 5th day of August 1999.

L. G. CHILCOTT, Liquidator.

md5801

Notice to Creditors to Claim

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

We, Laurence George Chilcott and Peter Charles Chatfield, joint and several liquidators of the above company, hereby fix the 10th day of September 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 5th day of August 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.

REMOVALS

Total Care Midwifery 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 Stirling Igasia and Dorothy McAuliffe, shareholders of the above company, propose 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.

STIRLING IGASIA and DOROTHY MCAULIFFE, Shareholders.

ds5721

St Johns Wood Limited

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

Notice is hereby given that the company's shareholders 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 St Johns Wood 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 6th day of September 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 6th day of August 1999.

G. E. BULLOCK, Director.

ds5722

Coleridge Power Station Limited

("the company")

Notice of Intention to Remove the Company From the Register

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

Notice is hereby given that it is intended to remove the company from the Register by request, pursuant to section

318 (1) (d) of the Act, on the grounds that it has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Act.

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

Dated this 2nd day of August 1999.

ELECTRICITY CORPORATION OF NEW ZEALAND LIMITED.

ds5708

Rakaia Power Station Limited ("the company")

Notice of Intention to Remove the Company From the Register

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

Notice is hereby given that it is intended to remove the company from the Register by request, pursuant to section 318 (1) (d) of the Act, on the grounds that it has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Act.

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

Dated this 2nd day of August 1999.

ELECTRICITY CORPORATION OF NEW ZEALAND LIMITED.

ds5709

Matahina Power Station Limited

("the company")

Notice of Intention to Remove the Company From the Register

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

Notice is hereby given that it is intended to remove the company from the Register by request, pursuant to section 318 (1) (d) of the Act, on the grounds that it has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Act.

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

Dated this 2nd day of August 1999.

ELECTRICITY CORPORATION OF NEW ZEALAND LIMITED.

ds5710

Export Engineering NZ Limited

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

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

I, Bernard Henry Pettit, intend to apply to the District Registrar of Companies at Dunedin, for the removal of the above-named company, having its registered office at 16 Norman Street, Dunedin, on the grounds specified under section 241 of the Companies Act 1993.

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

Dated this 2nd day of August 1999.

B. H. PETTIT, Chartered Accountant.

ds5707

Oamaru Realty Limited (in liquidation)

Notice of Intention for Removal

Pursuant to section 318 (1) (e) of the Companies Act 1993, it is intended to have the company, Oamaru Realty Limited (in liquidation), removed from the New Zealand Register.

Any objection to the removal of the company under section 321 of the Act must be delivered to the Registrar by the 3rd day of September 1999.

P. HEWITSON, Liquidator.

ds5730

Wainuiomata Contractors Limited (in liquidation), Castle Real Estate (Hutt Valley) Limited (in liquidation) and G W & C A McLaughlin Limited (in liquidation)

Notice of Intention to Remove

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

Notice is given that it is intended to remove from the New Zealand Register of Companies, Wainuiomata Contractors Limited (in liquidation), Castle Real Estate (Hutt Valley) Limited (in liquidation) and G W & C A McLaughlin Limited (in liquidation) ("the companies"), which have their registered offices at 47 Boulcott Street, Wellington, by request, pursuant to section 318 (1) (e) of the Companies Act 1993 ("the Act"), on the grounds that the liquidator has filed with the Registrar of Companies the final statements and reports, pursuant to sections 257 (1) (a) and 318 of the Act.

The date by which an objection to the removal of the companies, pursuant to section 321 of the Act, must be delivered to the Registrar is 28 days from the date of this notice.

Dated at Wellington this 2nd day of August 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.

ds5692

Davies Management Services Limited

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

Notice is hereby given that we, the undersigned applicant propose to apply to the Registrar of Companies at Dunedin,

pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Davies Management Services Limited, whose registered office is situated at Level Three, 258 Stuart Street, Dunedin, 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 Dunedin by the 6th day of September 1999, the Registrar may remove the company from the Register.

Dated at Dunedin this 5th day of August 1999.

W. R. JACKSON, Valentine & Co.

ds5729

Prime Steak House (NZ) 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, Lydia Spoors, hereby give notice that I intend to apply to the District Registrar of Companies at Auckland for the removal of the above-named company, having its registered office at 301 Manukau Road, Epsom, 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 2nd day of August 1999.

LYDIA SPOORS, Director.

ds5728

Enterprise Investments 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 Dunedin, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Enterprise Investments Limited, whose registered office is situated at Bridge Street, Mataura, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar of Companies at Level Six, National Insurance Building, 300 Princes Street, Dunedin by the 10th day of September 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.

D. LEITCH, Director.

ds5772

PKS Engineering 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 57 Doon Street, Mosgiel, 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 9th day of September 1999.

Dated this 5th day of August 1999.

R. KNOPP, Liquidator.

ds5773

The Elms Historic Family Home Preservation Trust Incorporated (in liquidation)

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

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

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Incorporated Societies must remove The Elms Historic Family Home Preservation Trust Incorporated (in liquidation), whose registered office is situated at Mission Street, Tauranga, from the New Zealand Register on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993, have been sent or delivered to the Registrar, thereby completing the liquidation, pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar not later than the 6th day of September 1999 (being a date not less than 20 days after the date of this notice), the Register is obliged to remove the company from the Register.

Dated at Tauranga this 6th day of August 1999.

J. R. BERENTSON, Liquidator.

Any Inquiries in This Matter Should Be Addressed to the Registrar or the Liquidator at the Offices of: Berentson & Company, Chartered Accountants, Suite 4, 30 Willow Street, Tauranga. Telephone: (07) 578 4011. Facsimile: (07) 578 4010.

ds5774

Akatea Holdings Limited

Notice of Intention to Remove the Company From the Register

Notice is hereby given that an application to remove Akatea Holdings 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 the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objection 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 Friday, the 24th day of September 1999.

A. D. R. GUY, Director and Shareholder.

Matty Cleaning 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 S. Matty, shareholder of Matty Cleaning Limited, the registered office which is at 29 Garton Drive, Massey, proposes to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal of the company from the Register.

The grounds on which S. Matty intends to base his application is that the company:

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

Unless written objection to the company's removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Auckland by the 10th day of September 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.

S. MATTY, Shareholder.

ds5844

Puffin Design Limited ("the company")

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

Notice is hereby given that an application will be made to the Registrar of Companies, pursuant to section 318 (1) (d) of the Companies Act 1993, for removal of the company from the Register on the grounds specified in section 318 (2) (a) of the Act.

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 within 20 working days of this notice.

Dated this 12th day of August 1999.

ROBIN BENSON, Shareholder.

ds5826

Bizac Enterprises Limited AK. 457071

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

Notice of intention to request removal of a company from the New Zealand Register in connection with becoming incorporated under the law in force in the British Virgin Islands, pursuant to section 353 (a) (i) of the Companies Act 1993.

Bizac Enterprises Limited gives notice that it intends to apply under section 351 of the Companies Act 1993, to the Registrar of Companies at Auckland for the company to be removed from the New Zealand Register in connection with the company becoming incorporated under law in force in the British Virgin Islands.

Unless written objections are lodged with the Registrar of Companies within 20 working days of the date of this

notice, the company will apply to be removed from the Register.

Dated this 4th day of August 1999.

J. M. DOOLAN, Ernst & Young (as agent for the company).

ds5817

Akarana Farms (1983) Limited

Notice of Intention to Remove Company From the Register

Take notice that pursuant to a resolution of shareholders, the Registrar of Companies shall be requested to remove Akarana Farms (1983) Limited from the Register of Companies under section 318 (1) (d) of the Companies Act 1993, upon the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993

Any objections to the company being removed from the Register must be delivered to the Registrar of Companies within 20 working days of this notice.

Dated at Hamilton this 12th day of August 1999.

ROBERT LESLIE ANCELL, Applicant.

ds5818

A E & M M Kiely Limited

Notice of Intention to Remove Company From the Register

Take notice that pursuant to a resolution of shareholders, the Registrar of Companies shall be requested to remove A E & M M Kiely Limited from the Register of Companies under section 318 (1) (d) of the Companies Act 1993, upon the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objections to the company being removed from the Register must be delivered to the Registrar of Companies within 20 working days of this notice.

Dated at Hamilton this 12th day of August 1999.

ALAN EDWARD KIELY, Applicant.

ds5819

Hamilton Skateworld Limited

Notice of Intention to Remove Company From the Register

Take notice that pursuant to a resolution of shareholders, the Registrar of Companies shall be requested to remove Hamilton Skateworld Limited from the Register of Companies under section 318 (1) (d) of the Companies Act 1993, upon the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objections to the company being removed from the Register must be delivered to the Registrar of Companies within 20 working days of this notice.

Dated at Hamilton this 12th day of August 1999.

WARREN ARTHUR MAYALL, Applicant.

ds5820

Live On Main Street Cafe Limited

Notice of Intention to Remove Company From the Register

Take notice that pursuant to a resolution of shareholders, the Registrar of Companies shall be requested to remove Live On Main Street Cafe Limited from the Register of Companies under section 318 (1) (d) of the Companies Act 1993, upon the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objections to the company being removed from the Register must be delivered to the Registrar of Companies within 20 working days of this notice.

Dated at Hamilton this 12th day of August 1999.

COLIN DAVID McCATHIE, Applicant.

ds582

Garth Rigg 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 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 6th day of September 1999.

Dated this 2nd day of August 1999.

K. A. HOWARD, Liquidator.

ds5830

Hart Insurance Brokers Limited

Notice of Intention to Remove Company From Register

Notice is given that by a special resolution passed by the shareholders of Hart Insurance Brokers Limited, a request will be made to the Registrar of Companies under section 318 (1) (d) of the Companies Act 1993, that the abovenamed company be removed from the Register, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with the Companies Act 1993.

Any objections to the removal of the company, on the grounds stated in section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies, no later than the 9th day of September 1999.

Dated this 12th day of August 1999.

SIMON CHARLES HART, Shareholder.

Registered Office of the Company is: 16 Victoria Avenue, Palmerston North.

ds5843

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

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

Notice is given that the directors of Deans Holdings Limited intend to send or deliver to the Registrar of Companies an application for the removal of the company from the Register. The application relates to Deans Holdings Limited, whose registered office is situated at 7 Henry Lane, Patumahoe. The request to remove the company from the Register will be filed pursuant to section 318 (1) (d) of the Companies Act 1993, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Any objections to the removal under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 10th day of September 1999 (being a date not less than 20 working days from the date of this notice).

Dated at Pukekohe this 12th day of August 1999.

M. A. BRISTOW, B. DEAN, R. DEAN and A. WRIGHT, Directors.

Any inquiries in this matter should be addressed to the Registrar or the directors, care of the offices of Hart Saunders Professional Group Limited, P.O. Box 460, Pukekohe (Telephone: (09) 238 4103. Facsimile: (09) 238 4250).

ds5841

CESSATION OF BUSINESS IN NEW ZEALAND

Items International Inc

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

Pursuant to Section 341 of the Companies Act 1993

Notice is hereby given that Items International Inc will cease to carry on business in New Zealand on the 15th day

of November 1999, and pursuant to section 341 (2) (a) of the Companies Act 1993, will be removed from the Overseas Register.

ROBERT WONG, Burns McCurrach.

cb5693

OTHER

Notice of Intention to Restore Company to the Register

The Companies Act 1955

The Registrar proposes to act under section 303 of the Companies Act 1955, on the grounds that the company was carrying on business or in operation, or some other reason existed for the company to remain on the Register at the time it was removed from the Register.

S.O.S Stock On Sale Limited AK. 627210. Applicant: M. M. Adams, P.O. Box 38-411, Howick.

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

Dated at Auckland this 12th day of August 1999.

NEVILLE HARRIS, Registrar of Companies.

The address for delivery of any notices is the Registrar, Level 5, District Court Building, 3 Kingston Street, Auckland or by post to Private Bag 92061, Auckland Mail Centre, Auckland.

ots833

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:

Kidron Limited. Applicant: Kidron Limited, P.O. Box 1016, Hastings.

TMS Leasing Limited. Applicant: TMS Leasing Limited, P.O. Box 10-002, The Wood, Nelson.

Active Suspension Limited. Applicant: Companies Office, Private Bag 4714, Christchurch.

Howarth Holdings Limited. Applicant: Companies Office, Private Bag 4714, Christchurch.

K B Leasing Limited. Applicant: Peter Blacklaws Chartered Accountant Limited, P.O. Box 9306, Christchurch.

OCNEDEC Limited. Applicant: Guy P. Pierce, P.O. Box 2283, Christchurch.

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

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

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

Dated at Christchurch this 6th day of August 1999.

NEVILLE HARRIS, Registrar of Companies.

ot5825

Notice of Intention to Restore Companies to the Register

The Companies Act 1993

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

Goldess Holdings Limited AK. 705135. Applicant: N. R. Sundarji, P.O. Box 56-303, Dominion Road.

UG Manufacturing Co (NZ) Pty Limited AK. 822110. Applicant: Sheila Patel, P.O. Box 544, Auckland.

Tasman's Auto Repairs Limited AK. 587317. Applicant: Tae Mann Kim, 8 Edingburg Street, Newton, Auckland.

Body Gold Limited AK. 570329. Applicant: K. Olges, P.O. Box 24-059, Royal Oak, Auckland.

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

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

Dated at Auckland this 12th day of August 1999.

NEVILLE HARRIS, Registrar of Companies.

The address for delivery of any notice is the Registrar, Level 5, District Court Building, 3 Kingston Street, Auckland or by post to Private Bag 92061, Auckland Mail Centre. Auckland.

ot5834

Notice of Restoration to the Register of Companies

The Companies Act 1955 The Companies Act 1993

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

Parsons Marine Services Limited.

The Registrar proposes to act, under either section 328 of the Companies Act 1993, or section 303 of the Companies Act 1955, on the grounds that the company was still carrying on business or other reason existed for the company to continue at the time it was removed from the Register.

Objections to the restoration of this company to the Register must be delivered to the District Registrar of Companies at Wellington within 20 working days of the date of publication of this notice.

NEVILLE HARRIS, Registrar of Companies.

The address for delivery of any notice is the Registrar of Companies, Seventh Floor, Boulcott House, 47 Boulcott Street, Wellington, or post to Private Bag 5901, Lambton Quay, Wellington.

ot5812

Land Transfer Act Notices

Land Transfer Act Notice

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

Schedule

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

- 1. Lease S. 461977; Linda Ann Sonia Harpur; B. 558043.1.
- 2. Mortgage B. 332185.4; ANZ Banking Group (New Zealand) Limited; B. 558419.1.
- 3. Mortgage H. 531838.2; Westpac Banking Corporation; B. 558252.1.
- 4. Mortgage B. 143385.4; Capeston Holdings Limited; B. 558240.1.

Dated at the Hamilton Land Information New Zealand Office this 5th day of August 1999.

ROBERT ANDRELL, for Registrar-General of Land. 15764

Land Transfer Act Notice

Application having been made to me, pursuant to section 44 of the Land Transfer Act 1952, to dispense with the production of the certificate of title 11A/1012 for the registration of a transfer from John Douglas McFarlane to Jocelyn Ericksen, lodged under B. 558433.2.

Notice is hereby given of my intention to register the above document upon expiration of 14 days from the date of the publication in the *New Zealand Gazette*, and further is my intention to issue a new certificate of title for the replacement thereof (B. 558433.2).

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

Dated at the Hamilton Land Information New Zealand Office this 5th day of August 1999.

ROBERT ANDRELL, for Registrar-General of Land. 115765

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. 118D/34; Victor Richard Eddington; D. 412154.1.
- 2. 4B/1135 and 90C/175; Paul Stuart Duffy; D. 414115.1.
- 3. 49A/589; Ian Robert Ross and Peter William Russell; D. 414116.1.
- 4. 119C/288; Angus Stuart Ogilvie; D. 414351.1.
- 5. Lease C. 286482.3; Yvonne Marjorie Waugh, Kenneth John Waugh and Murray Freeman Lee; D. 415342.1.
- Mortgage D. 228984.5; mortgage to Orianna Finance Limited; D. 414690.1.
- Lease 280122.3; Rosemary Myrtle Matskows; D. 414658.1.
- 119B/628 and 119B/630; Bayes Coachlines Limited;
 D. 415289.1.
- Mortgage D. 231513.4, D. 231514.1, D. 350225.7 and D. 350225.8 to Marac Finance Limited; D. 415289.1.
- 10. 56D/236; Lidia Sau-Wah Lee and Li Zhaobang; D. 415266.1.
- 11. 54B/488; Isobel Dockery; D. 415372.2.
- 12. Mortgage C. 601279.3; Westpac Banking Corporation; D. 413183.1.
- 13. 678/112 and 467/254; Northland Rugby Football League Incorporated; D. 415432.2.
- 14. 26A/1367; Raymond Penfold and Creina Gillian Penfold; D 416000.1.
- Lease 968183.2; Betty Agnes Jean Roxburgh;
 D. 416073.3.
- 16. 57D/927; Lorna Florence Barrett; D. 416123.1.

Dated at the Auckland Land Information New Zealand Office this 5th day of August 1999.

DAWN BURNETT, for Registrar-General of Land. 115766

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. 3D/36; Thomas Bruce Manson and Susanne Barbara Manson; 389592.1.

Dated at the Nelson Land Information New Zealand Office this 6th day of August 1999.

KERRE PARKER, for Registrar-General of Land. 15800

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 857459 for the registration of a surrender of lease B. 734781.4 from Peter William O'Neil and Margaret Munn O'Neil to Peter William O'Neil and Margaret Munn O'Neil, lodged under B. 734781.3.

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

Dated at the Wellington Land Information New Zealand Office this 5th day of August 1999.

COLLEEN MANU, for Registrar-General of Land. 115727

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. 28B/734; Antonio Mario Muollo; B. 734780.1.
- 2. A3/446; Sherryn Wrigley and Benjamin David Wrigley; B. 734711.1.
- 3. 526/177 and 526/178; the mayor, councillors and citizens of the City of Wellington; B. 734819.1.
- 4. 665/99; Arthur Richard Boyes (deceased); B. 735119.1.
- 5. Lease 099904.4; Helen Lesley Wilson; B. 735315.3.
- 6. A1/453; John William Kelly Kevin Beech; B. 734719.2.
- 7. Lease 250763.2; Donald Alexander Wishart; B. 735386.1.
- 8. Lease 098481.2; Rodney Clive Fleury and Audrey Jean Fleury; B. 735607.1.
- 9. 17C/999; Patrick John Craddock; B. 734882.1.
- 10. 32B/911 and lease 924594.1; Edwin Worsdale; mortgage 933080.2; Westpac Banking Corporation; B. 735407.1.
- 11. Lease 566990.2; Scott Robert Whitman and Theresa Linda Whitman; B. 735883.1.
- 12. 9B/1467 and lease 880311; Dickmadugodage Sarath Lakshman Weerasinghe and Sarojini Weerasinghe; B. 728518.1.
- 13. Mortgage 968109.3; Bank of New Zealand; B. 728518.1.
- 14. 19C/1305; The Public Trustee; B. 736242.1.
- 15. 27A/695; John McGowan Magee and Ann Elizabeth Magee; B. 736398.1.
- 16. 204/129; Noy Sum Yee and Sau Jan Yee; B. 736620.1.
- 17. A4/1174; The Saint Pauls (Thorndon) Tinakori Property Trust Board; B. 736520.1.
- 18. Lease 167265.5; Thomas Hauwhenua Kirkwood and Amelia Doreen Kirkwood; B. 736706.1.
- 19. Lease 084038.5; Judith Cecilia Bradwell; B. 735959.1.
- 20. 6A/1255; Joseph Kakaroa Paiti and Potai Paiti; 52A/731; Elaine Frances Wilson; E4/1438; Marie Cecilia Shaw; A1/579; Petronella Van Der Donk; 531/249; Hendrick Josef Kortink and Beatrice Patricia Kortink; B3/1000; Helen Mary Henderson and Murray Barrington Horlor; Mortgage B. 704525.2; Housing Corporation of

New Zealand; Mortgage B. 704522.3; The National Bank of New Zealand Limited; all B. 737208.1.

21, 5B/311; Horowhenua District Council; B. 736734.2.

Dated at the Wellington Land Information New Zealand Office this 5th day of August 1999.

COLLEEN MANU, for Registrar-General of Land. 115726

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. 40B/27; Neil John Owens and Margaret Mary Owens; A. 416870.1.
- Lease 960091.2; Lindsay Joseph May and Jocelyn Dawn May; A. 416894.1.
- 3. 43B/860; Alistair James Dickson and Lynda Kathlene Poulsen; A. 417436.2.
- 4. 12A/529; Herbert Emberton and Renee Mabel Emberton; A. 417493.1.
- 5. Lease 751926; Stephen William Fleming; A. 418004.3.
- 6. Licence 7B/961; Ethel Isabel Merrett; A. 417592.2.

- 7. Lease A. 37492.6; James Patrick De Malmanche and Jennifer Ann De Malmanche: A. 418007.1.
- 8. Lease A. 37492.8; James Patrick De Malmanche and Jennifer Ann De Malmanche; A. 418007.1.

Dated at the Christchurch Land Information New Zealand Office this 5th day of August 1999.

The Registrar-General of Land by:

MICHAEL HART, District Land Registrar.

Land Transfer Act Notice

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

Schedule

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

1. Memorandum of lease 358760; Barry David Wright and Stuart John Anderson; 972323.1.

Dated at the Dunedin Land Information New Zealand Office this 6th day of August 1999.

JOHN VAN BOLDEREN, District Land Registrar. 185763

Incorporated Societies Act Notices

Dissolution of Incorporated Society

Section 28 (1) of the Incorporated Societies Act 1908

The Registrar is satisfied that SILVERDALE WOMEN'S BOWLING CLUB INCORPORATED (AK. 675246) is no longer carrying on its operations and on the 3rd day of August 1999 made a declaration that it is dissolved as from that date.

PETER TE HARE TURNER, Assistant Registrar of Incorporated Societies.

is5701

Declaration by Assistant Registrar Dissolving Societies

I, Paul Albert Lee Middleton, Assistant Registrar of Incorporated Societies, do hereby declare that as it has been

made to appear to me that the under-mentioned society is no longer carrying on operation, it is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act 1908:

THE WOMEN'S DIVISION FEDERATED FARMERS OF NEW ZEALAND INCORPORATED.

Dated this Thursday, the 12th day of August 1999. PAUL ALBERT LEE MIDDLETON, Assistant Registrar of Incorporated Societies. is5824

General Notices

Notice of Hearing by Appeals Council of the Institute of Chartered Accountants of New Zealand

The Disciplinary Tribunal of the Institute of Chartered Accountants of New Zealand will be hearing charges against one or more of its members on Friday, 20 August 1999 at 9.30 a.m. The hearing will be held in the Sixth Floor Training Room, KPMG House, 135 Victoria Street, Wellington.

The hearing will be held in public and open to the news media unless the Disciplinary Tribunal orders otherwise. Dated this 9th day of August 1999.

P. W. BROOKS, Secretary of the Disciplinary Tribunal. $_{gn5732}$

Vice Regal

Appointments

Appointments to the Privy Council

"An announcement has been made by the Office of the British Prime Minister, 10 Downing Street, London, that The Queen has been graciously pleased to approve that:

The Honourable Wyatt Beetham Creech, M.P., Deputy Prime Minister of New Zealand,

The Honourable Dame Sian Seerpoohi Elias, G.N.Z.M., Chief Justice of New Zealand,

be appointed Members of Her Majesty's Most Honourable Privy Council."

Dated at Wellington this 9th day of August 1999.

MARIE SHROFF, Clerk of the Executive Council. vw5848

Parliamentary Notices

Office of the Clerk

Citizens Initiated Referenda Act 1993

Notification of Determination of the Precise Question at an Indicative Referendum

Pursuant to section 13 of the Citizens Initiated Referenda Act 1993, I hereby give notice:

That Julie Waring

- has been approved to use, for the purposes of an indicative referendum petition, the wording determined in the paragraph below;
- is the promoter of the indicative referendum petition

in which the wording determined in the paragraph below is to be used;

 has been approved to use a form for the purposes of the indicative referendum petition; and

That the wording of the specific question to be put to voters in the proposed indicative referendum is—

"Should the Government be required to reduce the number of unemployed people to below 1% of the labour force by the year 2004?"

Dated at Wellington this 5th day of August 1999.

D. G. McGEE, Clerk of the House of Representatives. ps5851

Departmental Notices

Commerce

Mining Act 1971

Forfeiture of Mining Privilege

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

Schedule

Type of Privilege: Mining licence 32 2360.

Registered No.: 339234.
Registered Office: Nelson.

Name of Holders: Maurice Edward Gason and Francis

Joseph Rathbun.

Dated at Wellington this 4th day of August 1999.

PAUL STEPHEN CARPINTER, Secretary of Commerce.

go5762

Courts

Criminal Justice Act 1985

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 of the Criminal Justice Act 1985, an order was made in the Hastings District Court on the 8th day of June 1999, against Susan Te Kowhai for confiscation of the following motor vehicle:

Mitsubishi Galant, registration No. UA 2876.

A. L. DRINKROW, Deputy Registrar.

go5790

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 14th day of July 1999, against **Daniel Gow Heath** for the confiscation of the following motor vehicle:

Datsun 120Y, registration No. HS 3212.

P. J. GANE, Deputy Registrar.

go5739

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 21st day of July 1999, against **Aaron Paul Nevard** for the confiscation of the following motor vehicle:

Mitsubishi Lancer, registration No. KF 1817.

P. J. GANE, Deputy Registrar.

go5740

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 21st day of July 1999, against Christopher Colin Burt for the confiscation of the following motor vehicle:

Chrysler Valiant, registration No. IS 5836.

P. J. GANE, Deputy Registrar.

go5741

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 21st day of July 1999, against **Brad Stephen Horton** for the confiscation of the following motor vehicle:

Mitsubishi, registration No. VIRGIN.

P. J. GANE, Deputy Registrar.

go5742

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 21st day of July 1999, against **Peter Morris Lowe** for the confiscation of the following motor vehicle:

Mitsubishi Sigma, registration No. LS 883.

P. J. GANE, Deputy Registrar.

go5743

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Christchurch on the 26th day of July 1999, against **Steven Louis Comber** for the confiscation of the following motor vehicle:

Ford Cortina, registration No. HQ 3557.

P. J. GANE, Deputy Registrar.

go5744

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 21st day of July 1999, against **Anthony Brent Stannard** for the confiscation of the following motor vehicle:

Mitsubishi, registration No. OE 1934.

P. J. GANE, Deputy Registrar.

go5745

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Christchurch on the 4th day of August 1999, against **John Cavan Rice** for the confiscation of the following motor vehicle:

Nissan, registration No. TU 7129.

P. J. GANE, Registrar.

go5865

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the District Court at Christchurch on the 4th day of August 1999, against **Samuel Thomas** Rowley for the confiscation of the following motor vehicle:

Mitsubishi, registration No. IA 2160.

P. J. GANE, Registrar.

go5864

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985. an order was made in the District Court at Christchurch on the 4th day of August 1999, against David James Walton for the confiscation of the following motor vehicle:

Holden, registration No. GC 7721.

P. J. GANE, Registrar.

go5862

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985. an order was made in the District Court at Christchurch on the 4th day of August 1999, against Ivan Karl Miller for the confiscation of the following motor vehicle:

Holden, registration No. IS 7720.

P. J. GANE, Registrar.

go5861

Notice of Confiscation of Motor Vehicle

Take notice that, pursuant to section 84 (2A) of the Criminal Justice Act 1985, the District Court at Timaru, made an Order on 8 July 1999, for the confiscation of the following vehicle:

1978 Mazda 929 (blue), registration No. IK 6397.

Following the expiration of 1 month, the vehicle will be disposed of by public auction or as directed by the Court.

VANCE H. KAPENE, Deputy Registrar.

Order for Confiscation of Motor Vehicle

Pursuant to Section 84 of the Criminal Justice Act 1985

On the 29th day of July 1999 at the District Court at Tauranga, Catherine Stacey Taigel of 47 Hall Road. Matua, Tauranga, was convicted and sentenced to 9 months supervision and disqualified from holding or obtaining a motor driver's licence for 6 months from 29 July 1999, following his conviction on 29 July 1999, for an offence of driving with excess breath alcohol, and in addition to the above-mentioned penalty, K. Hurley and H. White, Community Magistrates, have ordered that a

Suzuki Alto motor vehicle, registration No. KL 2978 owned by the above-mentioned defendant, be forfeited to Her Majesty the Queen, pursuant to section 84 (4) of the Criminal Justice Act 1985.

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 29th day of July 1999.

Dated at the District Court at Tauranga this 29th day of July 1999.

M. E. DEANE, Deputy Registrar.

Order for Confiscation of Motor Vehicle Pursuant to Section 84 of the Criminal Justice Act 1985

CRN: 9070012502

On the 27th day of July 1999 at the District Court at Tauranga, Nigel James Attrill of 67 Corinth Grove.

Papamoa, was convicted and sentenced to 4 months periodic detention and disqualified from holding or obtaining a motor driver's licence for 12 months from 6 July 1999, following his conviction on 6 July 1999, for an offence of driving while disqualified having been convicted at least twice previously, and in addition to the abovementioned penalty, Judge Anderson has ordered that a

Datsun Sunny motor vehicle, registration No. JY 6361 owned by the above-mentioned defendant, be forfeited to Her Majesty the Queen, pursuant to section 84 (4) of the Criminal Justice Act 1985.

The vehicle is to be surrendered to the Registrar, District Court, Tauranga, or a Bailiff of the District Court, Tauranga, by 4.00 p.m. on the 2nd day of August 1999.

Dated at the District Court at Tauranga this 2nd day of August 1999.

M. E. DEANE, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

In the District Court at Dunedin

Pursuant to section 84 of the Criminal Justice Act 1985, the following vehicle has been confiscated and will be disposed of at public auction:

Make: Holden Model: Commodore

Year: 1982

Registration No.: KO 8005 Engine No.: VL279690

Chassis No.: 8L69LBZ720590H C. CROPPER, Court Officer.

205719

Telephone: (03) 479 9200.

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: 1991 Make: Toyota Model: Trueno

Registration No.: XN 9102

Owned by: Shannon Paul Clark.

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.

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: 1980 Make: Toyota Model: Corolla

Registration No.: JO 3664

Owned by: Luke Marshall Ryan.

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.

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Porirua District Court on the 23rd day of July 1999, pursuant to section 84 of the Criminal Justice Act 1985.

Schedule

Registration No.: LZ 9901

Make: Nissan Model: Bluebird

Year: 1984

Owner: Shane Edward Tuirirangi.

D. L. JACKSON, Deputy Registrar.

go5747

Notice of Confiscation of Motor Vehicle

In the District Court at Dunedin

Pursuant to section 84 of the Criminal Justice Act 1985, the following vehicle has been confiscated and will be disposed of at public auction:

Make: Subaru Model: 2WD Year: 1984

Registration No.: LT 4278

Engine No.: 563992

Chassis No.: NAJ2E11119

C. CROPPER, Court Officer.

Telephone: (03) 479 9200.

go5718

Crown Law Office

Judicature Act 1908

Appointment to the Rules Committee

Pursuant to the power vested in the Chief Justice of New Zealand by subsection (3) of section 51B of the Judicature Act 1908, as enacted by section 4 of the Judicature Amendment Act (No. 2) 1985, the Chief Justice of New Zealand has appointed

The Honourable Robert Stanley Chambers of Auckland

to be a member of the Rules Committee for the special purpose of completing projects current at the termination of his previous term, and generally advising the committee on matters of procedure, to hold office during the pleasure of the Chief Justice but in any event for a term no longer than 3 years.

Dated at Wellington this 5th day of August 1999.

GEORGINA TE HEUHEU, for D. A. M. GRAHAM, Attorney-General. 805785

Appointment to the Rules Committee

Pursuant to the power vested in the Chief Justice of New Zealand by subsection (3) of section 51B of the Judicature Act 1908, as enacted by section 4 of the Judicature Amendment Act (No. 2) 1985, the Chief Justice of New Zealand has appointed

Master Geoffrey John Venning of Christchurch

to be a member of the Rules Committee for the special purpose of advising the committee on matters of procedure from the perspective of a Master of the High Court, to hold office during the pleasure of the Chief Justice but in any event for a term no longer than 3 years from the 1st day of January 2000.

Dated at Wellington this 5th day of August 1999.

GEORGINA TE HEUHEU, for D. A. M. GRAHAM, Attorney-General. go5786

Appointment to the Rules Committee

Pursuant to the power vested in the Chief Justice of New Zealand by subsection (2) of section 51B of the Judicature Act 1908, as enacted by section 4 of the Judicature Amendment Act (No. 2) 1985, the Chief Justice of New Zealand has appointed

The Honourable John Richard Wild of Wellington

to be a member of the Rules Committee for a term of 3 years commencing on the 1st day of January 2000.

Dated at Wellington this 5th day of August 1999.

GEORGINA TE HEUHEU, for D. A. M. GRAHAM, Attorney-General. go5787

Appointment to the Rules Committee

Pursuant to the power vested in the Chief Justice of New Zealand by subsection (2) of section 51B of the Judicature Act 1908, as enacted by section 4 of the Judicature Amendment Act (No. 2) 1985, the Chief Justice of New Zealand has appointed

Thomas Crowley Weston, one of Her Majesty's Counsel of Christchurch

and

Christopher Francis Finlayson, barrister and solicitor of Wellington

to be members of the Rules Committee for terms of 3 years commencing on the 28th day of August 1999.

Dated at Wellington this 5th day of August 1999.

GEORGINA TE HEUHEU, for D. A. M. GRAHAM, Attorney-General. go5788

Education

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:

Mahurangi Christian School, Warkworth.

The said supplementary integration agreement was executed on the 4th day of August 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, 39–45 College Hill, Ponsonby, Auckland.

Dated at Wellington this 4th day of August 1999.

KATHY PHILLIPS, Senior Manager, National Operations. gos715

Supplementary Integration Agreement

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

St Columba's School, Waipawa.

The said supplementary integration agreement was executed on the 4th day of August 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 4th day of August 1999.

KATHY PHILLIPS, Senior Manager, National Operations. go5748

Fisheries

Fisheries Act 1996

Notification of the Kawhia Aotea Taiapure Proposal—Recommendations and Decisions—Notice (No. F128)

Pursuant to section 181 (9) (b) (i) of the Fisheries Act 1996, the Associate Minister for Food, Fibre, Biosecurity and Border Control hereby publishes the report and recommendations of the Tribunal concerning the Kawhia Aotea Taiapure Proposal.

(a) Report and Recommendations of the Tribunal

In the matter of Part IX of the Fisheries Act 1996 and in the matter of a Proposal by Rohe Tautoko Takiari for a declaration establishing a taiapure-local fishery over the Kawhia and Aotea Harbours and adjacent coastal areas.

Report and Recommendation to the Minister of Fisheries

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The Proposal

The Proposal for a taiapure was made by Rohe Tautoko Takiari, J.P. of Ngati Te Waho Waikato Maniapoto. It was endorsed and supported by Tainui Maori Trust Board, Maniapoto Maori Trust Board and Ngati Raukawa Trust Board, which were representative of the people in the area of the taiapure.

The Proposal is a comprehensive document comprising 80 pages and sets out a large amount of background detail as well as objectives and principles. Much of the information sets the scene for the application and has passed without comment. I do not intend to try to summarise the information in the Proposal, particularly as the Ministry will hold the original. I will under this heading simply refer to the main thrust of the Proposal in respect of a taiapure and any other provisions which have drawn comment.

I am told that the original Proposal was for a much larger area based on the seaward boundary of the rohe potae and that the present area is a compromise following discussion between the applicants and the Ministry. The Proposal does not contain a written geographical description of the area, the original description having been deleted and replaced by a map headed 'Revised Kawhia/Aotea Taiapure Boundaries', a copy of which is reproduced at page 19. I would describe the area, in layman's terms, as bounded by a line starting at Taranaki Point north of the Aotea Harbour and proceeding four nautical miles in a westerly direction, then proceeding south to join a line two nautical miles west from the shoreline at Albatross Point and continuing south at that distance from the shoreline until Tirua Point which forms the south boundary, and including the Aotea and Kawhia Harbours, also an area of one nautical mile surrounding Gannett or Karewa Island.

The defined limits of the area according to the Gazette notice which appeared in the New Zealand Gazette on 20 June 1996 were:

Area 1: The area enclosed by a line commencing at the mean high water mark at Tirua Point on the west coast of the north island (at 38° 23.45′S; 174° 38.00′E); then proceeding directly through a north westerly direction to a point 38° 23.00′S; 174° 34.40′E; thence proceeding in a northerly direction along a line every point of which is 2 nautical miles seawards of the mean high water mark along the coast to a point 38° 06.75′S; 174° 38.25′E; then proceeding directly through a easterly direction to the mean high water mark at Albatross Point on the west coast of the North Island (at 38° 06.75′S; 174° 40.80′E) and then to the point of commencement at Tirua Point (at 38° 23.45′S 174° 38.00′E).

Area 2: The area enclosed by a line commencing at the mean high water mark at Albatross Point on the west coast of the North Island (at 38° 06.75'S 174° 40.80'E); thence proceeding directly through a westerly direction to a point 38° 06.75'S; 174° 38.25'E; thence in a northerly direction along a line to a point 37° 58.40'S; 174° 41.70'E; thence

proceeding in an easterly direction to the mean high water mark at Taranaki Point on the west coast of the North Island (at 37° 58,40′S 174° 46.75′E) thence along the mean high water mark of the coast to include all internal waters of Aotea Harbour and Kawhia Harbour to the point of commencement at Albatross Point 38° 06.75′S 174° 40.80′E.

Area 3: The area within a one nautical mile radius centred on Gannet Island 37° 58.40'S; 174° 34.00'E.

Later in discussing the area of taiapure I refer to each of the above areas as Areas 1, 2 or 3 as described above.

While the Proposal was filed by Rohe Takiari, it was widely discussed within the rural district of which Kawhia and Aotea form part and an investigatory committee drawn from representatives of the local community including Maori interests was established to assist in the promulgation and prosecution of the Proposal. I must say that, unlike some other taiapure Proposals which have been dealt with, this Proposal is widely supported by the local community, as may be gauged from my subsequent analysis of the submissions and objections received.

The Tribunal was told that it was intended that the investigatory committee, namely the Kawhia Aotea Fisheries Committee would become the Committee of Management for this taiapure.

The Proposal is expressed to be without prejudice to pending Tainui claims, no doubt referring to claims that have been lodged in respect of the Kawhia, Aotea and other west coast harbours. The Tainui Maori Trust Board's support for the Proposal was couched in similar terms. The Tribunal finds it hard to envisage how the granting of a taiapure under the Fisheries Act 1996 could prejudice a claim for ownership, possession or title to the harbours under some other form of legislation or grounds but in any event notes the expression 'without prejudice' in the Proposal and by the Trust Board so that it is recorded in this report.

Submissions and Objections

As I have said the taiapure Proposal was publicly notified on 20 June 1996. Seventy submissions or objections were received, 47 in support and 23 by way of objection.

Most of the support was from individuals residing in the Te Kuiti, Otorohanga, Kawhia, Te Awamutu and Hamilton areas but included support from the following bodies or organisations—

Waikato Conservation Board

Tainui Trust Board

Waikato Salt Water Fishing Club

Department of Conservation

Kawhia Aotea Fisheries Committee

Waitomo Scuba Club

Te Waitere Boat Club

Marokopa Community

Te Runanga O Ngati Hikairo

Moana Rahui O Aotea Limited

Kawhia Boating and Angling Club Inc

Kawhia Community Board

Aruka and Te Koraha Marae

Marokopa Kiritehere Recreational Fishermen

Waikato Branch Royal Forest and Bird Protection Society

Waikato District Council

Rakaunui Marae

Objections were in the main from the fishing industry or those connected with it and I list the major objections—

Simunovich Fisheries Limited

Moana Pacific Fisheries Limited

New Zealand Fishing Industry Board

New Zealand Federation of Commercial Fisherman Inc.

Sanford Limited

Kawhia Fisheries Limited

Hartstone (Raglan) Limited

Hartstone Seafoods

Central Eel Enhancement Co Limited

Two objections were received from Maori sources, from Eva Rickard and James Rickard. Eva Rickard maintained that the nature of the legislation still left the effective control of the taiapure with the Ministry of Fisheries in that the appointment of the committee of management and the implementation of regulations was ultimately directed through that source. This was implementation of law through kawanatanga and not proper recognition of tino rangatiratanga.

James Rickard referred to historical links between the Whaingaroa, Aotea and Kawhia Harbours and complained that application tended to sever these links. Mr Rickard also objected to recreational fishermen supporting the application so as to further their own interests. He claimed that there was no link between traditional fishing and recreational use and that one use should not be penalised to advantage others. In his view if there were to be prohibitions on fishing that should apply to all users.

Legal Issues

Mr Hollings appeared for the New Zealand Fishing Industry Board as well as the New Zealand Commercial Fishermen's Association Inc. As part of his submissions he raised a number of legal issues all of which had been presented to the Manukau Taiapure Tribunal. These concerned mainly the question as to whether the area of taiapure constituted 'estuarine or littoral coastal waters' and as to whether they were areas of 'special significance'. These terms are used in sections 174 and 175 of the Fisheries Act 1996 in defining the areas of New Zealand fisheries waters in respect of which a taiapure-local fishery may be established. Similar submissions were made by a number of other objectors.

There is nothing new in these submissions to change my view on the meaning of these terms as were expressed in my report on the Manukau Taiapure which was sent to the Minister of Fisheries on the 18th day of May 1998. In that report I concluded that 'littoral coastal waters' meant coastal waters of or pertaining to the shore of the sea or adjacent to the shore. The littoral zone would comprise mostly shallow waters where the effect of tidal phenomena and currents is apparent. I was loathe to express a distance from the shore that such zone might extend as this could well depend on such physical characteristics as reefs, headlands and islands.

I can see nothing in the present application which would lead me to rule that the proposed taiapure, namely, the two harbours, the area around Gannet Island and areas of coastal waters extending two to four nautical miles from the shore, extends outside the area of littoral coastal waters.

The other words referred to by Mr Hollings were 'special significance' as they appear in section 174. The area of a taiapure is thereby limited to areas of littoral coastal waters that have customarily been 'of special significance to any iwi or hapu'.

There is no doubt that fishing played a major part in the

lives of early Maori and the seas were an important factor in the provision of sustenance. The seas that formed part of the rohe (territory) of a hapu would normally be of significance to that hapu. The use of the word 'special' within the legislation imports that the area had something more to recommend it than being simply part of the traditional fishery of an iwi or hapu. It needed to be an area of the fishery which had particular attributes or importance to make it special or precious to hapu or iwi. I address this question later in this report.

Consideration of the Objections

As I have already noted objections in the main came from the fishing industry or persons connected with it. There were, however, two objections from Maori sources, from Eve Tuaiwa Rickard and from James Rickard. Mrs Rickard's objection was in essence against the nature of the legislation rather than against the Proposal itself. She felt that the legislation did not really acknowledge tino rangatiratanga and that the objectives could be given effect by imposing rahui on traditional fishing areas.

Mr Rickard's objections to some extent echoed Mrs Rickard's. Both these objections were outweighed by the considerable amount of local support for the Proposal.

Aside from legal issues which I have already commented on and the size of the taiapure which I will address later, members of the fishing industry commented particularly on the impact a taiapure might have on their businesses. This particularly applied to Hartstone Seafoods Limited which operated from Raglan. In evidence Mr Drew Hartstone said:

Our boats typically go out for the day and come back in the evening. So we never go very far from port. That area that the taiapure is discussing is key to us. It's within that day's fishing distance for our boats and in particular in the winter when there are strong southwesterly swells coming through, the area that's sheltered by Albatross Point is very important for us in terms of safety. It's dangerous enough to be at sea fishing without any sort of protection while you're fishing but certainly when you go to pick up equipment, pick up nets from the sea floor, you want to be in a sheltered place and Albatross Point provides that. Albatross Point's within the area of the taiapure and if all the, it seems the intent embodied in the taiapure application are imposed, that would prevent our fishing boats from picking up their equipment in that area. And I personally believe that would put some fishermen and their lives at risk.'

Mr Roydon Hartstone from the same firm estimated that 20 percent of the firm's total catch was taken within the taiapure area. Both witnesses referred to the poor weather on the west coast which kept boats in port for considerable periods especially during the winter months. They emphasised that the area down to Albatross Point was particularly important to their business and the impact of a taiapure which could close the area to fishing could be quite devastating.

For Moana Pacific Fisheries Limited from Auckland Mr Mike Stevens spoke of the considerable investment that had been put into its business for the purpose of fishing some of the very areas that are now sought to be included in the taiapure. He contended that if this area was included in taiapure it would have a marked effect on their fishing and would also have an effect on other iwi in that fishermen would have to concentrate on other areas.

Adam Langley from Sandford Limited of Auckland also objected on two substantive grounds. The first was for legal reasons which echoed those to which I have already

referred and the second was from the implications that a taiapure could have on his firm's future operation on the west coast. Again Mr Langley spoke of the investment in and the development of the fishery. He said that his firm owned approximately ten inshore vessels that operated along the west coast, typically based in Onehunga but extending the main fishing operations from 90 Mile Beach all the way down to the Taranaki; that the distribution of fish is variable from year to year and consequently his firm needed the flexibility to harvest and catch the fish throughout the area along the west coast; that the areas proposed in the taiapure particularly north of Albatross Point were regarded as a substantially important trawling ground both for his and other trawler operators including Hartstones and Simunovich and any further closure of that area would restrict their operations. He added that the area north of Albatross Point is of special significance to the trawl fleet in that it provides a shelter during south-westerly conditions and that at those times there were no other areas on the west coast that provide a sheltered opportunity to carry out and conduct fishing, particularly for the smaller vessels of the fleet.

A slightly different objection was presented by Mike Holmes of Central Eel Enhancement Company. His firm fished for eels and he indicated that there were at least ten eel fishers operating in the proposed area harvesting a significant annual catch. He therefore supported the objections which had been put forward by other fishing industries interests. He pointed to a difficulty with the definition as to where the boundary of the taiapure is. Most of the eel fishing is from the tidal region into the upper waters of rivers. In his view the taiapure application was vague as to just where the boundary is. He acknowledged that once he was out into the main harbour very little commercial eel fishing took place.

The weight of evidence presented to the Tribunal by the commercial fishing operators is that the area running along the coast within the proposed limits of this taiapure is very important to their businesses. In particular Albatross Point provides a shelter from south-westerly swells in bad weather and the area north of Albatross Point is an important area, especially in the case of smaller boats, in such conditions. The taiapure proposes that there would be further limitations on fishing to protect the fish within the taiapure and I have no doubt that any such prohibition would impact on the commercial fishermen. This is a matter that I must take into account in reaching a recommendation.

Consideration of Section 176 (2):

Section 176 (2) provides—"The Minister shall not recommend the making of an order under section 175 of this Act unless the Minister is satisfied both—

- (a) That the order will further the object set out in section 174 of this Act; and
- (b) That the making of the order is appropriate having regard to—
 - The size of the area of New Zealand fisheries waters that would be declared by the order to be a taiapurelocal fishery; and
 - (ii) The impact of the order on the general welfare of the community in the vicinity of the area that would be declared by the order to be a taiapure-local fishery; and
 - (iii) The impact of the order on those persons having a special interest in the area that would be declared by the order to be a taiapure-local fishery; and
 - (iv) The impact of the order on fisheries management."

The above provisions itemise the matters which the Tribunal is bound to take into account in making a recommendation to the Minister. Section 174 provides as the object of a taiapure better provision for the recognition of rangatiratanga and of the right secured in relation to fisheries by Article II of the Treaty of Waitangi. Insofar as the Proposal is supported by local hapu, covers areas of their traditional fisheries waters and provides a means of control to the hapu, although not full rights of tino rangatiratanga, the Tribunal accepts that an order would further the object set out in section 174 of the Act.

Turning to the matters that are specified in section 176 (2) (b) the first of these is the size of the area of New Zealand fisheries waters to be included in the taiapure. Mr Greenwood, who assisted the applicant in the presentation of his case to this Tribunal, submitted that when measured against the total area of New Zealand fisheries waters the area of the taiapure was small. He calculated that the area of taiapure measured against the waters in New Zealand's exclusive economic zone of 4,116,670 km² on a percentage basis was 0.0042 percent, while measured against the snapper 8 area of 381,070 km² within which the taiapure was situated the percentage was only .045 percent.

Mr Royden Hartstone countered that such type of comparison was unreasonable in that different species were caught in different areas and that, by way of example, snapper were normally caught within the 12 mile limit. It was therefore unfair to compare the area of the taiapure with the total area of New Zealand Fisheries waters extending to the 200 mile limit. He contended that the area of the taiapure extending along the coastline from two to four nautical miles out to sea occupied an important part of the snapper fishery and that the area of the taiapure should be assessed in this light. In answer to a question from the Tribunal, after first consulting with his office, he estimated that 20 percent of his firm's snapper catch came from the taiapure area. In reply Mr Greenwood countered that if the snapper 8 area was measured only to the 12 mile limit the percentage area of the taiapure would still be only 1.58 percent.

I do not see that comparing the size of a taiapure against the total area of New Zealand fisheries waters or even against the area of a specific fishing zone such as snapper 8 provides a reasonable measure of size. In these terms it could be argued that a substantial area of taiapure, even the whole of an iwi's traditional fishery, could still be regarded as small. I believe that the size of a taiapure should be measured by its physical size, the impact it may have on other users and use to which it is put by the public at large, interest groups and the fishing industry.

The present Proposal covers two sizeable harbours, and extends, in a straight line by my measurement approximately 60 kilometres along the west coast from Taranaki Point to Tirua Point. Measured against the New Zealand coastline and the coastal rohe of Ngati Hikairo and associated tribes I regard the area of the taiapure as large. It is a substantial area of the traditional fisheries waters held and used by those tribes. While the adjoining lands are not subject of heavy urban population the evidence before the Tribunal showed that there is considerable public use of the seas for recreational and fishing use and that the area is an important part of the commercial fishery.

The impact of an order on the general welfare of the community in the vicinity of the area of taiapure is another factor to be assessed. There has been ample evidence that an order of taiapure would be widely accepted or even welcomed by the local community as a means towards improving fisheries in the area of the taiapure. Such is the dissatisfaction with the general state of the local fishery

that any initiative to improve the fishery would be acceptable. There is no apprehension over the establishment of the taiapure and no evidence that the general welfare of the community would be adversely affected.

The third provision is the impact upon persons having a special interest in the area. Those most likely to be affected will be the commercial fishermen and I have already considered their objections and noted that the taiapure will impact on them.

The final factor is the impact of the order on fisheries management. The area proposed is only a small area out of the area of New Zealand fisheries waters and this has been accepted both by the applicant and the Ministry of Fisheries. There may be some difficulty in trying to reconcile the different objectives that a taiapure has and the different forms of control and regulation that may be required over the area of taiapure as opposed to adjacent areas of New Zealand fisheries waters. Mr Drey for the Ministry of Fisheries in his report to the Minister on the Proposal saw difficulties in policing the areas of taiapure outside the harbours and additional costs arising therefrom. With all due respect to Mr Drey's opinion, if the Ministry is already policing the existing one nautical mile limit and the harbour bubbles then I fail to see how a slight adjustment to these limits over a reasonably well defined area of coastline would bring much of an increase in the cost of policing the taiapure boundaries. On the establishment of any taiapure some impact on fisheries management is to be expected but in this case the Tribunal does not see that the impact would be great.

Scarcity of Fish

During the course of the hearing and in the Proposal, submissions and objections there has been much emphasis on the scarcity of fish stocks within the Kawhia and Aotea Harbours and the outer areas of the Taiapure. The Tribunal has had before it an abundance of evidence as to the rapid decline in fish stocks over the last 30 to 40 years. Surveys of fishing catches conducted in the west coast harbours since 1990 show that Kawhia Harbour has the lowest catch rate of all the harbours.

Visual observation reveals that both Kawhia and Aotea Harbours are relatively shallow and most of the water therein empties into the open sea at low tide and it is said that the fish also go out of the harbour. The applicants claim that the concentration of commercial fishing outside the harbours means that these fish and other fish which might enter the harbours are caught and thus affect the fishing in the harbours. Members of the fishing industry dispute these claims pointing to land clearing around the edges of the harbour and farming activities, including the application of fertiliser and pesticides, as polluting the harbours and being a cause of the paucity of fish in the harbours. They also claim that fish stocks are generally increasing.

While the question of availability of fish is not a prime factor in an application for taiapure, the principal object being to provide rangatiratanga over an area of fishery which has special significance to hapu or iwi, insofar as the scarcity of fish has been the catalyst which has brought about the filing of the Proposal and its general acceptance by the local community I make some brief comment an this issue.

There has been presented to the Tribunal reports on the availability of fish stocks under the present system operated by the Ministry of Fisheries and I do not propose to review those reports or discuss them in detail. Evidence presented to the Tribunal suggests that fish stocks in the west coast

fishery are gradually increasing although the biomass for snapper which will sustain the maximum sustainable yield has yet to be reached. It must be said that the reports that I have read are based on modules and certain assumptions but subject to that qualification the weight of evidence is that fish stocks are slowly increasing.

In his report to the Minister on the Proposal Mr Drey acknowledged the localised depletion of popular species of fish in the Kawhia-Aotea Harbours and then said—

'The reasons for a localised depletion are also difficult to determine. Localised overfishing is one possible explanation and temporary or longer term changes in environmental conditions can also be a factor. One area of possible concern is the changes which have occurred to the bed of Kawhia Harbour, with the consequent loss of shellfish resources in this area. The extent to which the bottom dwelling or benthic community in the harbour currently provides suitable or attractive habitat for snapper and other finfish species is largely unknown. Whatever environmental conditions may apply at present, it will be necessary to adapt fishery management in the area to fit within that context. In many respects, fisheries management is primarily adaptive and changes constantly according to differing environmental conditions. A major problem in this instance, however, is determining what management response is appropriate, given a set of conditions which is not fully understood."

It is not possible for this Tribunal to determine whether the decline in fish stocks in the harbours has been brought about by over-fishing or through environmental reasons and it is possible that both have a part to play. Certainly it has been acknowledged that there has been over-fishing on the west coast at least up to 1986 when the present regime was put in place by what is now the Ministry of Fisheries.

During his submission on behalf of the New Zealand Fishing Industry Board, Mr Hollings made the point that the quota management system is recognised internationally as an innovative and successful approach to fisheries management and is aimed at ensuring long term sustainability of the resource. He went on to say—

"The general public seems unaware of the substantial change in the management of the commercial fishery that started in '86 when the quota management system was introduced. Commercial fishing is now highly controlled to ensure sustainable management of the resource. A comprehensive fishery research programme is in place and commercial catch levels are reviewed annually. Fish species subject to the QMS are managed on a stock by area basis. For most species which are caught commercially in the Taiapure area sought, the stock boundaries extend over a much larger area. Fish movement throughout this area mean there is regular movement and mixing of fish inside and outside of the proposed Taiapure area. Accordingly, the total allowable commercial catches for each species are set for the entire fish stock over its range which includes open areas of the coast."

While the quota management system aims at managing the resource at a sustainable rate it is a system of general application rather than one which can be aimed at protecting the resource in specific areas. This application illustrates how the system can have its failings when measured against the requirements of traditional and recreational fishermen in certain areas. Subject to zoning and to compliance with any regulatory controls, holders of quota can catch their entitlement where they like. If commercial fishermen concentrate their fishing in a certain

area then this is going to impact on the availability of fish in that area for local fishermen.

It appears that by virtue of circumstances this is what happens in the area of this taiapure. The importance of the coastal area has been emphasised by or on behalf of four major fishing firms. The prevalence of south westerly swells means that Albatross Point offers the only protection to trawlers over a vast area of coastline and that for safety reasons the trawl fleet prefers to pick up its nets in the area north of Albatross Point in adverse conditions. That area is where both the Kawhia and Aotea Harbours are situated. According to Roydon Hartstone fifty per cent of Hartstone Limited's fleet of 10 trawlers which operate out of Raglan would turn south and fish between Raglan and Tirua Point. Twenty per cent of its total snapper catch would be caught in the coastal area of the taiapure, that is, if one allows for the one nautical mile exclusion zone and the two nautical mile harbour bubbles, in a passage three nautical miles wide for the 15 kilometre stretch between Taranaki Point and Albatross Point, and in a passage one kilometre wide over the 40 kilometre distance between Albatross Point and Tirua Point.

The evidence suggests that there is a pattern of commercial fishing dictated largely by the weather, whereby a large number of west coast trawlers fish the area of the taiapure and concentrate in the protected waters north of Albatross Point to lift their nets. The concentration of commercial fishing in this area impacts on customary and recreational users. Notwithstanding that in general terms the quota management system may be seen to be improving fish-stocks, in the area of this taiapure no tangible improvement has been noted.

I cannot conclude that the concentration of fishing in the area outside the harbours brought about by the circumstances I have explained is the sole cause of the depletion of fish species within the harbours and along the coastal areas of the taiapure. It does however appear logical to conclude that it is one of the reasons and one that will have to be addressed if fish stocks in the taiapure are to be improved.

Assessment of Taiapure

I have found that the area of taiapure is large and that it extends into an important area of the commercial fishery. I have also found that the establishment of a taiapure, which will no doubt bring more regulation and control within its area, will impact on the interests of commercial fishermen. These are matters that I have to take into account in making recommendations to the Minister.

The other matter which I have to determine is whether the area of taiapure constitutes an area of special significance in accordance with section 174 of the Fisheries Act 1996.

The Proposal recited the fact of occupation of the coastal areas bordering the taiapure and evidence was presented of such occupation by Ngati Hikairo and other tribes. Mr Greenwood in his submission in support of the Proposal said that the number of Marae and hapu who traditionally fished the area or who had access to the fishing by agreement or treaty were in the order of 70.

Mr Drey in his Report to the Minister of Fisheries on the Taiapure Proposal commented an the customary significance of the area as follows:

"Customary Significance

In preparing the Proposal, the applicants researched the "Rohe Potae" land claim. The history of this claim, which is documented in the Maori Land Court and the Department of Survey and Land Information, is of particular importance to local iwi. The claim includes a significant area of coastal water and this has been

used, in part, to frame the proposed boundary of the taiapure.

The taiapure application carefully researches Tainui association with the area back to the great canoe voyages and lists some 37 Urupa and Wahi Tapu located adjacent to the boundaries of the proposed taiapure. The customary use of the area, including some 76 named, site specific fisheries, is provided in great detail.

MAF Fisheries is not in a position to judge the extent to which this area is of customary significance to the applicants, but from the information provided in the application it would appear that this criterion has been satisfied."

I have perused the Proposal and evidence very closely and have been unable to find reference to the 70 Marae and hapu referred to by Mr Greenwood. Likewise I have been unable to find anything like the 76 named, site specific fisheries referred to by Mr Drey in his report.

From my own specialised knowledge I am aware of the scale of occupation of Waikato-Maniapoto hapu along the coastal region adjacent to the taiapure. Evidence of that occupation is illustrated by the list of 37 urupa and wahi tapu. I have no doubt that the area of taiapure, being an area of customary fishery within the rohe potae was an area of significance to those hapu.

The reference in section 174 of the Fisheries Act 1996 is to areas of 'special significance' and I have already acknowledged the argument of Tom Hollings for the New Zealand Fishing Industry Board that the use of the word 'special' denotes something more than ordinary significance. That section refers to areas of New Zealand fisheries waters 'that have customarily been of special significance to any iwi or hapu either—

- (a) As a source of food; or
- (b) For spiritual or cultural reasons....."

In referring to the construction of statutes the authors of Halsbury's Laws of England, 4th Edition, state at page 915, (para 1484):

"Construction as a whole requires that, unless the contrary appears, every word in the Act should be given a meaning."

Applied to section 174 this confirms that the word "special" must be given its full meaning.

Special is defined in the Shorter Oxford English Dictionary as: "of such a kind as to exceed or excel in some way that which is usual or common; exceptional in character, quality or degree."

In seeking to justify the area's special significance the Proposal refers to its importance as being part of the rohe potae, its historical significance and the recognition given to it by King Tawhiao who knew of its fishing resources and the necessity to protect its spawning grounds. Mr Greenwood in his submission in support of the application seems to simply adopt the proposition that this was an area of significance without considering the precise words of section 174. He said:

"Details of this 'Rohe Potae' area and its history are well recorded in the application so I will not recapitulate them here, suffice to say the 'Rohe Potae' was recognised by the Maori Land Court in 1886 as an area of significance to the local iwi."

I have no doubt that the area of the rohe potae is regarded by the tribes supporting the application as an area of significance, even of special significance. However in section 174 of the Fisheries Act 1996 the reference is to areas of New Zealand fisheries waters that have customarily been of *special significance* to any iwi or hapu as a source of food or for spiritual or cultural reasons. These are the criteria for special significance. As I commented earlier the legislation imports to taiapure the need for the area to be something more special or precious than just being all or part of a traditional fishery or within the rohe of a hapu. If the latter was the case then virtually the whole of New Zealand could be ringed by taiapure out to distance of two or three nautical miles which from the wording of section 174 is clearly not the intention of parliament.

I accept that the rohe potae was an area of significance to iwi and hapu. Having regard to the context of section 174 there was a need to show that the area of taiapure was of special significance, that is, that it was an area of the fishery that was exceptional or of extreme importance compared with the rest of the customary fishery.

Dependence on the protected waters of the Kawhia and Aotea Harbours was evidenced by the number of Marae that surrounded them and the Tribunal has no doubt that these harbours were areas of special significance. Evidence from the fishing industry has emphasised the stormy nature of the west coast waters and the inability of fishing boats to venture into the open sea at times for safety reasons, particularly during winter months. Accordingly the protected areas would have provided a safe haven for year round fishing by the many Maori who lived within their environs and even from further afield and thus constituted areas of special significance to hapu.

A similar case may also be made for the Gannet Island area, that is, Area 3. Although access must have depended upon suitable weather conditions evidence was presented as to expeditions to this island to catch hapuka which were plentiful in the deep waters around it. I can accept that this also was a fishing ground of special significance and although Gannet Island is about 10 nautical miles offshore it is a coastal island within New Zealand coastal waters and the waters in its immediate vicinity constitute littoral coastal waters within the context of the Fisheries Act 1996.

The nature of the evidence leads me to conclude that part of Area 2 situated outside the harbours, that is the area of taiapure from Taranaki Point to Albatross Point, would also be an area of special significance to the hapu. The shallow nature of the harbours and the fact that they are largely bereft of water at low tide leaves little doubt that the hapu would, when weather conditions allowed, also rely heavily on the area immediately outside the harbours as an integral part of their fishing operations. The two points are natural landmarks, they are less than 10 nautical miles apart and the waters are largely protected by Albatross Point from the south-westerly swells.

As far as the rest of the area of taiapure is concerned, that is, Area 1, the area running along the outer coastline from Tirua Point to Albatross Point, I can accept that this was widely used by the hapu and Marae dotted along the coast as part of the traditional fishery. However while this area was of significance to the tribes as part of their traditional fishery, there is nothing in the Proposal or the evidence in support to convince me that this was an area of special significance within the meaning of the Act.

The primary emphasis in the Proposal appears to be on the lack of fish in the two harbours in comparison to the abundance of fish there 30 or 40 years ago. Similar reference is made as to lack of fish in the waters of the taiapure along the coast. However the emphasis on the coastal waters seems to a large extent aimed at being able to control fishing in them and thus lead to an increase in fish in the harbours rather than at any special features in those waters. Mr John Greenwood, an Environmental

Recreational Consultant employed by the Kawhia Aotea Fisheries Committee to assist in the promotion of the application, told the Tribunal:

- "The original application, Sir was, for the Taiapure, was based on the Rohe Potae.
- There are four separate sections of marine habitat included in the application. The two harbours, the area in front of the harbours (that's immediately west of the harbours down to Albatross Point) and the two nautical mile section from Albatross Point to Tirua Point. There is no need for me to justify the inclusion of the harbours in the application. They are largely bereft of fish. That they are largely bereft of fish is a fact that is without dispute. Suffice to say that both harbours are different and both have distinct management problems.
- The two nautical mile zone south to Tirua Point is included because, even in spite of the one nautical mile Trawler and Danish Seining restriction, there are still very few fish caught by traditional and recreational fishers on this section of coast compared with what was once the case. The one nautical mile zone has yet to prove its worth under the present management regime.
- The area west of the mouth of the two harbours is included because the local people recognise that at periods of low tide, both harbours empty out to a large degree.
- That fish leave the harbour, particularly during periods of warm weather, is a recognised fact. Once out of the harbour they are of course vulnerable to being taken by any fishers who are working the area. In the knowledge of the local committee and their supporters, there is a problem of local depletion. This is exacerbated by the operation of commercial boats in the area outside the harbour bubbles. Once again the effectiveness of the one mile nautical mile zone and harbour bubbles has yet to be noticed by the customary and recreational users under the present management. Iwi would like to have their say in the management of these areas in conjunction with other community groups."

The thrust of the above submission is to give reasons for the extension of the area of taiapure so as to allow management which will enhance and protect the fish stocks in the harbours. While this would appear admirable any extension of the area of a taiapure for such purpose does not appear to be recognised under the Act. The criteria is simply areas of special significance to hapu or iwi and as I have said nothing has been demonstrated to the Tribunal which would bring the waters of Area 1 within that category. I acknowledge that there is reference to one or two important fishing grounds within this area such as Piritoto Reef and Marokapa Estuary but I do not see these small areas as being sufficient to justify some 40 kilometres of coastline as taiapure.

As I have already noted, the provisions of the Fisheries Act 1996 do not enable the area of a taiapure to be extended for the purposes of better managing or protecting the taiapure. The impact of fishing outside the harbours is a matter which the Management Committee will have to address if a taiapure is granted. I note that the committee of management has power under section 185 of the Act to recommend the making of regulations for the conservation and management of the fish, aquatic life, or seaweed in a taiapure-local fishery. It may well be that such regulations need not be confined just to the area of the taiapure but might extend to perimeter areas as a protection measure and this is a matter that the committee could well look at.

Recommendation

After due consideration of the Proposal and the submissions in support and objections against and measuring these against the relative provisions of the Fisheries Act I find:

- (i) that the area of taiapure is not small but covers a considerable area of coastline forming part of the snapper 8 fishery;
- (ii) that the coastal area of the taiapure as opposed to the harbours covers an important section of the snapper 8 fishery for commercial fishing interests and the establishment of a taiapure could have an adverse impact on their operations;
- (iii) that while most of the coastal area of the taiapure formed part of the customary fishery of the hapu supporting the application and was therefore of significance it was not established that Area 1 was an area of special significance within the meaning of section 174 of the Fisheries Act 1996;
- (iv) that a taiapure should be established over the two harbours and part of the coastal area of Area 2.

As far as the coastal area of Area 2 is concerned, that is the area between Taranaki Point and Albatross Point, the question is how to define the area to be included in the taiapure. In this regard I have to make some judgement and I take into account that the areas likely to have been of most importance to hapu or iwi would have been close to shore or immediately outside the harbours. I also must take into account the impact that any extension of the existing fishing restrictions might have on the commercial sector.

It is my view that the part of Area 2 to be included in the taiapure can be best defined by adopting the existing area which contains restrictions applying principally to commercial fishing, that is, the one nautical mile coastal area and the two nautical miles harbour bubbles. This also avoids the need to define an area that is not already subject of existing definition.

It is therefore recommended that the area of the taiapure-local fishery be limited to the area of the Kawhia and Aotea Harbours together with a coastal strip extending seawards one nautical mile from mean high water springs from Taranaki Point generally southerly along the coast until Albatross Point and also including the two nautical mile harbour bubbles around the Kawhia and Aotea Harbours.

The above definition is not intended as a precise geographical definition and it is left to the Ministry's advisers to define the area with precision if this recommendation is accepted. It is pointed out that the landward boundaries of the harbours have not been defined and need to be defined so that it is known where the harbours cease and estuarine streams begin.

Dated at Hamilton this 28th day of September 1998.

G. D. CARTER, Judge.

(b) Decision of the Minister

Pursuant to section 181 (9) (b) (ii) of the Fisheries Act 1996, the Associate Minister for Food, Fibre, Biosecurity and Border Control, after having taken into account the report and recommendations of the tribunal and having regard to the provisions of section 176 (2) of the Fisheries Act 1996 and after consultation with the Minister of Maori Affairs, hereby publishes his decision on the report and recommendations of the Tribunal concerning the Kawhia Aotea taiapure Proposal.

 In regard to the recommendations in the Tribunal report I accept that a taiapure—local fishery should be established in the area of Kawhia and Aotea Harbours, in the area of the existing one nautical mile coastal strip and two nautical mile harbour bubbles which currently ban trawling from Taranaki Point to Albatross Point, and in the area within one nautical mile radius centred on Gannet Island.

(ii) In making the decision referred to in (i) above I am satisfied, after having carefully reconsidered the matter in terms of section 181 (9) of the Act, with the major finding of the tribunal that the coastal area of the taiapure, as proposed, would cover an important section of the existing trawl fishery and that the establishment of a taiapure in this area could have an adverse impact on that sector. However, I am further

satisfied that the amended boundaries of the taiapure, as recommended by the tribunal, are appropriate in terms of section 176 (2) of the Act. I would also like to record that the advice of the committee of management and affected parties will be sought regarding any outstanding fisheries management issues that are associated with, but are outside the boundaries of, the taiapure.

Dated at Wellington this 29th day of July 1999.

HON. DAVID CARTER, Associate Minister of Food, Fibre, Biosecurity and Border Control.

go581

Fisheries (Bycatch Trade-Off) Notice (No. 3) 1999 (No. F129)

Pursuant to section 28zG of the Fisheries Act 1983, the Policy Manager, Ministry of Fisheries (acting pursuant to delegated authority in accordance with section 41 of the State Sector Act 1988), hereby gives the following notice.

Notice

- 1. Title and commencement—(1) This notice may be cited as the Fisheries (Bycatch Trade-off) Notice (No. 3) 1999.
- (2) This notice shall come into effect the day after the date of its notification in the Gazette, and shall expire on the 15th day of October 1999.

2. Interpretation—In this notice:

- (a) Any reference to Quota Management Area means the appropriate Quota Management Area as defined in the Fisheries (Quota Management Areas, Total Allowable Catches and Catch Histories) Notice 1986*;
- (b) Target species and bycatch species are specified by the way of fishstock codes, being Fishstock Codes defined in the Second Schedule of the Fisheries (Reporting) Regulations 1990†; and
- (c) Methods are specified by way of method codes, being Method Codes defined in the Second Schedule of the Fisheries (Reporting) Regulations 1990†.
- 3. Offering a lease of quota in lieu of paying deemed value —(1) Subject to this clause, as from the date this notice comes into effect, any commercial fisherman who but for section 28ZG of the Fisheries Act 1983, could be required under section 28ZD of that Act to pay the deemed value of any fish that is specified as a bycatch species in this notice, may, not later than 15 days after the end of the month in which the fish were taken, by notice in writing, offer the Chief Executive of the Ministry of Fisheries a lease or sub-lease of the right to take fish, under any quota held or leased by that fisher that are specified in the Schedule to this notice as a target species in relation to that bycatch species.
- (2) The ratios specified in the Schedule to this notice, are the ratios at which a lease or sublease of quota of the target species may be accepted in relation to the amount of the bycatch species for which the offer of quota is made, (e.g. if a fisher could be required to pay deemed value for 1 tonne of Jdo 1 and wishes to offer a lease of Fla 1 then the amount that can be offered is 1 tonne \times 2.00 = 2.00 tonnes of Fla 1).
- (3) The bycatch species must have been taken while fishing for the target species using the method or any of the methods specified in the Schedule, (e.g. in the case of the above example, the Jdo 1 bycatch must have been taken using the method of setnetting or Danish seining).
- (4) Any offers that relate to bycatch species as specified in this notice must relate to fishing that has occurred in the months of July, August or September 1999 respectively.
- **4. Revocation**—The Fisheries (Bycatch Trade-off) Notice (No. 2) 1999 (No. F119) appearing in the *New Zealand Gazette* on 13 May 1999, No. 54, page 1292 is hereby revoked.

Dated this 10th day of August 1999.

- P. R. TODD, Policy Manager (acting pursuant to delegated authority).
- * S.R. 1986/267.
- † S.R. 1990/214.

Schedule

Quota Management Area 1—Auckland (East)

	Target Species						
_		Fla 1	Hpb 1	Lin 1	Sna 1	Sna 1	
Bycatch Species	Method(s)	DS, SN	BLL, DL, TL	BLL, DL, TL	BLL	врт, вт	
Bar 1		_	-	-	-	0.05	
Bns 1		-	0.54	1.15	-	-	
Jdo 1		2.00	-	-	0.75	0.75	
Sch 1		-	0.25	-	-	-	
Tar 1		-	0.65	-	0.52	0.52	
Tre 1		_	-	-	0.27	0.27	

Quota Management Area 1—Auckland (East) (continued)

		Target Species						
		Sna 1	Sna 1	Spo 1	Tar 1	Tre 1	Tre 1	
Bycatch Species	Method(s)	DS S	SN	SN SN	ВТ	BT, BPT	SN, RN	
Bar 1		-	0.05	0.11	0.09	0.17	0.17	
Jdo 1		0.75	0.75	1.76	1.44	2.75	2.75	
Mok 1			0.19	0.44	-	-	0.69	
Sch 1		-	_	-	0.39	-	0.74	
Spo 1		-	0.43	_	=	-	1.56	
Tar 1		0.52	0.52	1.23	<u>-</u>	1.92	1.92	
Tre 1		-	0.27	0.64	0.52	-	-	

Quota Management Area 2—Central (East)

	Target Species									
		Fla 2	Gur 2	Lin 2	Ski 2	Tar 2	War 2	War 2		
Bycatch Species	Method(s)	BT, SN	ВТ	BLL, DL, BT HL,SN,TL		ВТ	BT BT			
Bns 2		_	-	1.38	1.38	-	-			
Hpb 2		-	-	1.83	1.83	-	-	2.52		
Mok 1		0.50	0.60	-	-	0.47	0.69	0.69		
Rco 2		0.19	0.23	-	-	-	0.26	-		
Sch 2		-	-	0.60	0.60	_	-	0.83		
Sna 2		2.00	2.42	-	-	1.90	_	2.75		
Spo 2		0.95	1.15	-	-	0.90	_	1.30		
Tre 2		-	-	-	~	•	-	0.74		

Quota Management Area 3—South-East (Coast)

	Target Species								
Ryantah		Bar 1	Fla 3	Rco 3	Spo 3	Tar 3			
Bycatch Species	Method(s)	BT	ВТ	ВТ	SN	BT			
Bco 3		_	0.89	4.79	_	1.61			
Ele 3		8.32	1.05	5.64	0.93	-			
Hpb 3		-	-	6.43	-	2.17			
Lin 3		-	_	5.36	0.88				
Mok 3		-	-	-	0.17	_			
Sch 3		-	-	3.75	0.62	_			
Sta 3		4.74	0.60	3.21	0.53	1.08			
Swa 3		4.37	•	2.96	-	1.00			

Quota Management Area 4—South-East (Chatham Rise)

		Target Species				
		Byx 3	Hpb 4	Lin 4		
Bycatch Species	Method(s)	BT, MW	BLL, DL, HL, TL	BLL, DL, HL, TL		
Bns 3		1.50	0.87	0.94		

Quota Management Area 5-Southland

		Target Species				
		Fla 3	Hpb 5	Sch 5	Sta 5	
Bycatch Species	Method(s)	вт	BLL, DL	SN	ВТ	
Bns 3		-	1.15	_	_	

			Target Species		
		Fla 3	Hpb 5	Sch 5	Sta 5
Bycatch Species	Method(s)	ВТ	BLL, DL	SN	ВТ
Ele 5		0.77	-	<u>-</u>	` -
Lin 5		-	0.83	1.43	1.49
Spo 3		-	-	1.62	1.68

Quota Management Area 7-Challenger

	Target Species					
D . 1		Bar 7	Fla 7	Tar 7		
Bycatch Species	Method(s)	ВТ	ВТ	ВТ		
Rco 7		1.68	0.21	0.39		
Sch 7		6.63	_	1.52		
Spo 7		-	1.41	2.54		
Sta 7		5.68	0.72	1.30		
War 7	•	3.79	-	0.87		

Quota Management Area 8—Central (West)

			Target Speci	es		
n . 1		Fla 2	Spo 8	Tre 7	War 8	
Bycatch Species	Method(s)	ВТ	SN	BPT, BT	SN	
Mok 1		_	0.44	-	0.69	
Rco 2		0.19	0.16	0.45	-	
Sch 8		-	0.74	2.03	1.16	
Spo 8		1.13	-	2.74	1.56	

Quota Management Area 9-Auckland (West)

	Target Species								
		Hpb 1	Sna 8	Sna 8	Tre 7	Tre 7			
Bycatch Species	Method(s)	BLL, DL, HL	BLL, DL, HL, TL	BPT, BT	BPT, BT	SN, RN			
Bar 7		-	-	0.06	0.31	-			
Bns 1		0.54	-	-	-	-			
Jdo 1		_	-	1.00	4.84	-			
Lin 1		0.47	-	-	-	-			
Sch 1		0.25	0.27	0.27	1.31	1.31			
Spo 1		=	-	0.57	2.74	2.74			
Tar 1		0.65	0.70	0.70	3.37	3.37			
Tre 7		-	0.21	0.21	-	-			

Fisheries (South Island Customary Fishing) Regulations 1998

Fisheries (Rapaki Bay Mātaitai Reserve Bylaws) Notice 1999 (No. F125)

Pursuant to regulations 25 and 26 of the Fisheries (South Island Customary Fishing) Regulations 1998, the Associate Minister for Food, Fibre, Biosecurity and Border Control hereby gives the following notice:

Notice

- 1. Title and commencement—(1) This notice may be cited as the Fisheries (Rapaki Bay Mātaitai Reserve Bylaws) Notice 1999.
- 2. Interpretation—In this notice:
 - (a) "Rapaki Bay mātaitai reserve" means the mātaitai reserve notified in the Fisheries (Declaration of Mātaitai Reserve) Notice 1998 (New Zealand Gazette, 17 December 1998, No. 200, page 4762);
 - (b) "Tangata Tiaki/Kaitiaki" means any person or persons appointed as Tangata Tiaki/Kaitiaki for the Rapaki Bay mātaitai reserve under regulation 21 of the

Fisheries (South Island Customary Fishing) Regulations 1998.

- 3. Bylaws for the Rapaki Bay mātaitai reserve—The Associate Minister for Food, Fibre, Biosecurity and Border Control hereby publishes the following approved bylaws for the Rapaki Bay mātaitai reserve:
 - 1. All fishing within the Rapaki Bay mātaitai reserve is to be reported to the Tangata Tiaki/Kaitiaki of the Reserve. This will be done by filing a catch return form obtainable from Te Hapu o Ngāti Wheke office situated at the Marae, or by phone to the office administrator (03) 328 9415 or facsimile (03) 328 9416.
 - The fishing for and/or taking of Whairepo/Stingray from the Rapaki Bay mātaitai reserve is prohibited.
 - 3. The fishing for and/or taking of Paua/Abalone from within the Rapaki Bay mātaitai reserve is prohibited.
 - 4. The taking of any Rimurimu/Seaweed, beach-cast

- or attached, with the exception of *Undaria* pinnatifida from within the Rapaki Bay mātaitai reserve is prohibited.
- 5. The quota for cockles and pipi taken from within the Rapaki Bay mātaitai reserve shall be up to a maximum of fifty (50) per person, per day.
- **4. Date of effect**—The Rapaki Bay mātaitai reserve bylaws specified in this notice shall come into effect on the day after the date of publishing of this notification in the *New Zealand Gazette*.
- 5. Fishing subject to bylaws—Under regulation 25 (3) of the Fisheries (South Island Customary Fishing) Regulations 1998, all fishing within the Rapaki Bay mātaitai reserve is subject to these bylaws.

Dated at Wellington this 10th day of August 1999.

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

Health

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

Product: Diprivan 2% w/v.

Active Ingredient(s): Propofol 20 mg/mL. Dosage Form: Emulsion for injection.

NZ Sponsor: AstraZeneca Limited.

Manufacturer(s): Zeneca SpA, Divisione Farmaceutici, Caponago, Milan, Italy.

Product: MonoFix-VF.

Active Ingredient(s): Factor IX 50 IU/mL.

Dosage Form: Powder for injection.

NZ Sponsor: CSL (New Zealand) Limited.

Manufacturer(s): CSL Limited, Bioplasma Division, Broadmeadows, Victoria, Australia.

Product: Regranex.

Active Ingredient(s): Becaplermin 0.1 mg/g.

Dosage Form: Topical gel.

NZ Sponsor: Janssen-Cilag Pty Limited.

Manufacturer(s): OMJ Pharmaceuticals Inc., Industrial Park North, San German, Puerto Rico.

Dated this 9th day of August 1999.

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

go5850

Consent to the Distribution of Changed Medicines

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

Schedule

Product: Lescol.

Active Ingredient(s): Fluvastatin sodium 21.06 mg equivalent to 20 mg fluvastatin.

Dosage Form: Capsule.

NZ Sponsor: Novartis New Zealand Limited.

Manufacturer(s): Novartis Farmaceutica S.A., Barbera del Valles, Barcelona, Spain.

Product: Lescol.

Active Ingredient(s): Fluvastatin sodium 42.12 mg equivalent to 40 mg fluvastatin.

Dosage Form: Capsule.

NZ Sponsor: Novartis New Zealand Limited.

Manufacturer(s): Novartis Farmaceutica S.A., Barbera del Valles, Barcelona, Spain.

Product: Plendil ER.

Active Ingredient(s): Felodipine 10 mg. Dosage Form: Modified release tablet. NZ Sponsor: AstraZeneca Limited.

Manufacturer(s): Astra Pharmaceutical Production AB, Sodertalje, Sweden.

Astra Pharmaceuticals Pty Limited, North Ryde, New South Wales, Australia.

Product: Plendil ER.

Active Ingredient(s): Felodipine 2.5 mg. Dosage Form: Modified release tablet. NZ Sponsor: AstraZeneca Limited.

Manufacturer(s): Astra Pharmaceutical Production AB, Sodertalje, Sweden.

Astra Pharmaceuticals Pty Limited, North Ryde, New South Wales, Australia.

Product: Plendil ER.

Active Ingredient(s): Felodipine 5 mg. Dosage Form: Modified release tablet. NZ Sponsor: AstraZeneca Limited.

Manufacturer(s): Astra Pharmaceutical Production AB, Sodertalje, Sweden.

Astra Pharmaceuticals Pty Limited, North Ryde, New South Wales, Australia.

Product: Prograf.

Active Ingredient(s): Tacrolimus 1 mg.

Dosage Form: Capsule.

NZ Sponsor: Janssen-Cilag Pty Limited.

Manufacturer(s): Fujisawa Ireland Limited, Killorglin, Co Kerry, Eire.

Product: Prograf.

Active Ingredient(s): Tacrolimus 5 mg.

Dosage Form: Capsule.

NZ Sponsor: Janssen-Cilag Pty Limited.

Manufacturer(s): Fujisawa Ireland Limited, Killorglin, Co Kerry, Eire.

Product: Prograf.

Active Ingredient(s): Tacrolimus 5 mg/mL.

Dosage Form: Solution for infusion.

NZ Sponsor: Janssen-Cilag Pty Limited.

Manufacturer(s): Fujisawa Ireland Limited, Killorglin, Co Kerry, Eire.

Dated this 9th day of August 1999.

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

go5853

Internal Affairs

Gaming and Lotteries Act 1977

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

Pursuant to section 69 of the Gaming and Lotteries Act 1977, I, Jack Elder, Minister of Internal Affairs, hereby permit Rudolf Gunz & Co Pty Limited, to conduct within New Zealand, subject to the conditions specified in the Schedule to this notice, a lottery promoted outside New Zealand as a sales promotion scheme, to promote the sale of dental products.

Schedule

Conditions

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

- (1) Rudolf Gunz & Co Pty Limited shall not conduct the sales promotion scheme in New Zealand after 30 September 1999;
- (2) The results of the sales promotion scheme shall be published in the Sunday Star Times on 26 December 1999;

Winners will be notified by certified mail;

- (3) New Zealand winners shall not be subject to any extra cost when they claim their prizes;
- (4) The chance of a New Zealand participant winning a prize shall be equal to that of an overseas participant.

Dated at Wellington this 26th day of July 1999.

JACK ELDER, Minister of Internal Affairs.

Justice

Oaths and Declarations Act 1957

Officers in the Department of Internal Affairs/Te Tari Taiwhenua Authorised to Take Statutory Declarations

Pursuant to section 9 of the Oaths and Declarations Act 1957, I hereby authorise the holders for the time being of

the offices in the service of the Crown specified in the Schedule below to take statutory declarations under the said Act.

Schedule

The Department of Internal Affairs/Te Tari Taiwhenua

Identity Services

All Registrars, Births Deaths and Marriages.

All Deputy Registrars-General Births Deaths and Marriages.

Manager Citizenship Operations.

All Processing Support Officers Citizenship.

All Determinations and Authentications Officers.

Customer Service Team Leader, Identity Services.

Manager Passports.

All Senior Advisory Officers (Investigations), Identity Services.

Manager, Risk Management and Business Development, Identity Services.

Manager, Risk Management, Identity Services.

All Advisory Officers (Investigations), Identity Services.

Business Development Co-ordinator, Identity Services.

All Business Development Officers, Identity Services.

Manager, Identity Services.

All Advisory Officer, Risk Management, Identity Services.

All Senior Advisory Officer, Risk Management, Identity Services.

Dated at Wellington this 9th day of August 1999.

A. B. W. RYALL, Minister of Justice.

Authorities and Other Agencies of State Notices

Civil Aviation Authority of New Zealand

Civil Aviation Act 1990

Airworthiness Directives

Pursuant to section 721(3)(a) of the Civil Aviation Act 1990, and to a delegation from the Director of Civil Aviation, I, Geoffrey Neil Connor, Safety Analyst – Continuing Airworthiness, hereby issue the following airworthiness directive in respect of an aircraft:

DCA/BK117/9

This airworthiness directive shall come into force on 12 August 1999.

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

Dated this 10th day of August 1999.

GEOFFREY N. CONNOR, Safety Analyst - Continuing Airworthiness.

au5858

Land Transport Safety Authority

Traffic Regulations 1976

Exemption From Restrictions Relating to Use of Television Set in Motor Vehicle

Pursuant to regulation 90 (1) of the Traffic Regulations 1976, I, Victor Ian Everiss, Vehicle Compliance Officer, hereby exempt the class of motor vehicle specified in Schedule 1 of this notice from the requirements relating to the operation of television sets in motor vehicles contained within regulation 79 of the Traffic Regulations, subject to the conditions specified in Schedule 2 of this notice.

Schedule 1

Class of Motor Vehicle

One man operated side loading waste collection trucks operated by Waste Management NZ Limited.

Schedule 2

- (i) The close circuit television screen must be turned off at all times the vehicle is being operated at speeds in excess of 20 km/hr;
- (ii) The close circuit television screen shall only display pictorial images of the side loading bin area of the vehicle.

Dated at Auckland on the 4th day of August 1999.

V. I. EVERISS, Vehicle Compliance Officer, acting under the authority delegated to me by way of instrument of delegation dated 3 May 1999.

Transport Act 1962

Declaration of Vehicle with Motorcycle Controls to be a Motorcycle

Pursuant to section 2 (1) of the Transport Act 1962, I, Paul Patrick Chapman, Vehicle Compliance Officer, hereby declare that the vehicle specified in Schedule 1 to be a motorcycle for the purposes of the said Act and any regulations under this Act, subject to the conditions specified in Schedule 2.

Schedule 1

Vehicle Details

Make: Homebuilt Model: Trike Year of Manufacture: 1987

VIN No.: 7A8M5001199164806

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 13th day of July 1999.

PAUL PATRICK CHAPMAN, Vehicle Compliance Officer acting under authority delegated to me by way of instrument of delegation dated 3 May 1999.

Declaration of Vehicle with Motorcycle Controls to be a Motorcycle

Pursuant to section 2 (1) of the Transport Act 1962, I, Paul Patrick Chapman, Vehicle Compliance Officer, hereby declare that the vehicle specified in Schedule 1 to be a

motorcycle for the purposes of the said Act and any regulations under this Act, subject to the conditions specified in Schedule 2.

Schedule 1

Vehicle Details

Make: Homebuilt Model: Trike Year of Manufacture: 1988

VIN No.: 7A8M5001198287088

Schedule 2

Conditions

- (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 5th day of July 1999.

PAUL PATRICK CHAPMAN, Vehicle Compliance Officer acting under authority delegated to me by way of instrument of delegation dated 3 May 1999.

au5760

Transport (Vehicle Standards) Regulations 1990

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

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

Schedule

Vehicle Details

Make: Maserati Model: Bora Year of Manufacture: 1973

VIN/Chassis No.: 7A8BP090799252893

Schedule 2

Exempted requirements

relating to:

Regulation 29 (3): Seat belts

Schedule 3

Conditions

- (1) The items specified in Schedule 2 must be in sound condition and good working order and must not be modified in any way;
- (2) Three-point lap and diagonal seat belts that comply with the appropriate vehicle standard are fitted in the front outboard sitting positions;
- (3) All seat belts must be securely anchored to the vehicle and seat belt anchorage's that are not the vehicle manufacturer's original equipment must comply with Specification St. 120395.
- (4) This exemption may be revoked at any time;
- (5) A copy of this notice must be carried in the vehicle at all times and be readily available for inspection.

Signed at Auckland this 5th day of August 1999. CHARLES ANTHONY JOHNSON, Vehicle Compliance

Officer, acting under the authority delegated to me by way of instrument of delegation dated 3 May 1999.

au5750

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

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

Schedule

Vehicle Details

Make: Model: Bedford MJR

Year of Manufacture:

1986

VIN/Chassis No.:

SKFMJR1BCFT102170

Schedule 2

Exempted requirements

relating to:

Regulation 27

Windscreen wiping and washing.

Schedule 3

Conditions

- (i) If any of the components for the windscreen wiping and washing equipment are replaced, components must only be original manufacturers equipment; condition and good working order and must not be modified in any way;
- (ii) This exemption may be revoked at any time.
- (iii) A copy of this notice must be carried in the vehicle at all times and be readily available for inspection.

Signed at Hamilton this 29th day of July 1999.

PAUL PATRICK CHAPMAN, Vehicle Compliance Officer, acting under the authority delegated to me by way of instrument of delegation dated 3 May 1999.

Transit New Zealand

Transit New Zealand Act 1989

Declaring State Highway to be Limited Access Road: State Highway No. 35, Gisborne

It is notified that Transit New Zealand, by resolution dated 7 July 1999, and pursuant to section 88 (1) of the Transit New Zealand Act 1989, hereby declares that part of State Highway No. 35 commencing at the intersection with Beacon Street (Route Position 327/2.14) on the southern side of the highway and at the intersection with Stanley Road (Route Position 327/2.58) on the northern side, then proceeding in a generally westerly direction for a distance of approximately 6.04 kilometres to the intersection with State Highway No. 2 (Route Position 327/8.18) as more particularly shown on Plan LA 31/75/1 and accompanying Schedule held in the office of the Regional State Highway Manager, Transit New Zealand, Napier, and there available for public inspection, to be a limited access road.

Dated at Wellington this 9th day of August 1999.

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

au5859

Amendment to Transit New Zealand Bylaw 1999/12: Bylaw Regulating the Speed of Vehicles on State Highways in Transit New Zealand Regions 11 and 12

Pursuant to section 61 (3) of the Transit New Zealand Act 1989, Transit New Zealand hereby amends the above bylaw as follows:

Amendment

- 1. This amendment shall come into force 28 days after its publication in the *New Zealand Gazette*.
- 2. In the Second Schedule:

Before clause 5 insert:

The section of State Highway No. 1 that is:

- (a) At Christchurch City, from a point (Route Position 327/2.96) 120 metres measured generally north of the intersection with Old Main North Road, and extending generally in a southerly direction to the intersection with State Highway No. 74 (Route Position 332/0.00); a distance of 1.83 kilometres.
- (b) At Christchurch City, from a point (Route Position 332/11.88) 50 metres measured generally in a northeasterly direction from the intersection with Yaldhurst Road, and extending generally in a southwesterly direction to a point on Carmen Road (Route Position 344/1.31) 50 metres measured generally in a north-easterly direction from the intersection of Buchanans Road; a distance of 1.35 kilometres.

After clause 6 (c) insert:

The section of State Highway No. 74 at Christchurch City, from the intersection with State Highway No. 1 (Route Position 0/0.00), and extending generally in a southerly direction to a point (Route Position 0/5.70) located on Cranford Street 300 metres generally northwest of McFaddens Road; a distance of approximately 5.70 kilometres.

After clause 7 insert:

The section of State Highway No. 75 at Christchurch City, from a point (Route Position 0/4.00) located at the intersection with Dunbars Road, and extending generally in a south-westerly direction to a point on Halswell Road (Route Position 0/7.08) 50 metres generally south of the intersection with Candys Road; a distance of approximately 3.13 kilometres.

3. In the Third Schedule after clause 8 (b) insert:

The section of State Highway No. 1 at Orari in Timaru District, from a point (Route Position 465/10.02) located 360 metres generally in a northerly direction from the intersection with Orari Station Road, and extending generally in a southerly direction to a point (Route Position 465/10.72) 340 metres generally in a southerly direction from the intersection with Orari Station Road; a distance of approximately 700 metres.

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

Dated at Wellington this 4th day of August 1999.

Signed on behalf of Transit New Zealand by:

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

6
an5749

Land Notices

Conservation

Reserves Act 1977

Amendment to a Notice

Pursuant to section 6 (3) of the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager of the Wellington Conservancy of the Department of Conservation, hereby amends an error in the notice entitled Classification of Reserve and published in the *New Zealand Gazette* of 10 September 1998, No. 140, page 3416 by deleting the reference in the Schedule to "All *Gazette* notice B. 434840.1" and inserting in its place the reference "Part *Gazette* notice B. 731787.1".

JEFF FLAVELL, Community Relations Manager.

(Files: DOC G27/351)

1CL

In5791

Exchange of Reserve for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager of the Auckland Conservancy of the Department of Conservation, hereby declares that the reserve described in the First Schedule hereto, is hereby exchanged for the land described hereto in the Second Schedule.

North Auckland Land District—Manukau City

First Schedule

2828 square metres, more or less, being Lot 307, D.P. 146542. Part certificate of title 26C/728 (cancelled).

Second Schedule

1701 square metres, more or less, being Lot 355, D.P. 182544. All certificate of title 113C/837.

Both situated in Block XIV, Otahuhu Survey District.

Dated at Auckland this 2nd day of August 1999.

WARWICK MURRAY, Community Relations Manager, Auckland Conservancy.

(File: LBY 17-001)

ln5759

Classification of a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community

Relations Manager of the Auckland Conservancy of the Department of Conservation, hereby classifies the reserve, described in the Schedule hereto as a recreation reserve, subject to the provisions of section 17 of the Act.

Schedule

North Auckland Land District—Auckland City

2808 square metres, more or less, being part Lot 278, D.P. 11378. Part certificate of title 368/113. Part New Zealand Gazette, 1961, page 1881.

6044 square metres, more or less, being Allotment 128, Waiheke Parish, S.O. Plan 47161. *Gazette* notice No. 311501. *New Zealand Gazette*, 1974, page 2078.

Both situated in Block V, Waiheke Survey District.

Dated at Auckland this 3rd day of August 1999.

W. M. MURRAY, Community Relations Manager, Auckland Conservancy.

(File: LRC 756)

ln5866

1/1

Exchange of a Part of a Reserve for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager of the Auckland Conservancy of the Department of Conservation, hereby declares that part of the reserve described in the First Schedule hereto is to be exchanged for the land described in the Second Schedule hereto.

North Auckland Land District—Waitakere City

First Schedule

165 square metres, more or less, being Lot 1, D.P. 195995. Subject to right of way easement No. D. 346640.1. Part *Gazette* notice No. D. 287928.1. Part *New Zealand Gazette*, 1998, page 1705.

Second Schedule

165 square metres, more or less, being Lot 2, D.P. 195995. Subject to section 8 of the Mining Act 1971 and section 5 of the Coal Mines Act 1979. Part certificate of title 55A/482.

Both situated in Block XIV, Waitemata Survey District.

Dated at Auckland this 3rd day of August 1999.

W. M. MURRAY, Community Relations Manager, Auckland Conservancy.

(File: LBY 12-001)

ln5867

1/1

Land Information New Zealand

Public Works Act 1981

Land Taken for Airport Purposes in Christchurch City

MICHAEL HARDIE BOYS, Governor-General

A PROCLAMATION

Pursuant to the Public Works Act 1981, I, the Right Honourable Sir Michael Hardie Boys, Governor-General of New Zealand, declare the land described in the Schedule hereto, to be taken for airport purposes, and shall vest in Christchurch International Airport Limited on the 14th day after the date of publication of this Proclamation in the *New Zealand Gazette*.

Schedule

Canterbury Land District—Christchurch City

Area

ha Being

1.4210 Part R.S. 2782, subject to section 107, Land Transfer Act 1870; marked "C" on S.O. Plan 15593; comprised in parts deeds index C. 2782.

 $m^2 \\$

- 1614 Part R.S. 2782, subject to section 107, Land Transfer Act 1870; marked "B" on S.O. Plan 15593; comprised in parts deeds index C. 2782.
- 2824 Part R.S. 2782, subject to section 107, Land Transfer Act 1870; marked "K" on S.O. Plan 15593; comprised in parts deeds index C. 2782.
- 3263 Part R.S. 2782, subject to section 107, Land Transfer Act 1870; marked "M" on S.O. Plan 15593; comprised in parts deeds index C. 2782.
- 1011 Lot 86, D.P. 334, all certificate of title 392/210 limited; marked "D" on S.O. Plan 15593.
- S.O. Plan 15593 is lodged in the office of the Chief Surveyor at Christchurch.

Given under the hand of His Excellency the Governor-General of New Zealand, and issued under the Seal of New Zealand, this 22nd day of July 1999.

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

God Save The Queen!

(LINZ CPC/1998/1455/A) 1CL In5798

Land Set Apart for Housing Purposes (27 Berwick Street) in the City of Christchurch

Pursuant to section 52 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Stephen Robert Gilbert, Land Information New Zealand, declares the land described in the Schedule to this notice, to be set apart for housing purposes, subject to Part IVA of the Conservation Act 1987 and section 11 of the Crown Minerals Act 1991, and to remain vested in the Christchurch City Council.

Schedule

Canterbury Land District—Christchurch City

Area

m² Being

340 Part Lot 1, D.P. 71249; shown as Section 1 on S.O. Plan 20118, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Christchurch this 27th day of July 1999.

S. R. GILBERT, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/3200/A)

ICL/2

Land Acquired for Limited Access Road—State Highway No. 2, Mill 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 limited access road which, pursuant to section 88 (2) of the Transit New Zealand Act 1989, shall become 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

Hawke's Bay Land District—Hastings District

Area

ln5758

m² Being

2677 Part Kakewahine 2F Block (part C.T. K4/328); marked "B" on S.O. 10805.

Dated at Wellington this 3rd day of August 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/1750/A)

1CL

Land Taken for Road at Middle Renwick Road, Blenheim

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares that agreements to that effect having been entered into, the land described in the Schedule to this notice is acquired for road which, pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 6 and shall vest in the Crown from the date of publication of this notice in the New Zealand Gazette.

Schedule

Marlborough Land District—Marlborough District

Area m²

Being

109 Section 1, S.O. Plan 7375. Part certificate of title 55/4.

158 Section 2, S.O. Plan 7375. Part certificate of title 56/44.

Dated at Wellington this 30th day of July 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/972 and 974)

74

1CL

1CL

Road to be Stopped and Amalgamated (Ruatuna Road) in Opotiki District

Pursuant to sections 116 (1), 117 and 120 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares the portion of road described in the First, Second, Third, Fourth and Fifth Schedules to this notice to be stopped and amalgamated on the date of publication of this notice in the New Zealand Gazette and declares that:

- (i) The area described in the First Schedule shall be amalgamated with the land in certificate of title 1C/1330.
- (ii) The area described in the Second Schedule shall be amalgamated with the land in certificate of title 1C/1311, subject to right to convey water as created by easement certificate 84606.
- (iii) The area described in the Third Schedule shall be amalgamated with the land in certificate of title 1C/1312, subject to right to drain sewage as created by easement certificate 84606.
- (iv) The area described in the Fourth Schedule shall be amalgamated with the land in certificate of title 1C/1274.
- (v) The area described in the Fifth Schedule shall be amalgamated with the land in certificate of title 1C/1313.

Gisborne Land District

First Schedule

Area

m² Adjoining or passing through

74 Lot 5, D.P. 5258; marked "A" on S.O. 8879.

Second Schedule

Area

m² Adjoining or passing through

201 Lot 4, D.P. 5258; marked "B" on S.O. 8879.

Third Schedule

Area

m² Adjoining or passing through

180 Lot 3, D.P. 5258; marked "C" on S.O. 8879.

Fourth Schedule

Area

m² Adjoining or passing through

315 Lot 2, D.P. 5258; marked "D" on S.O. 8879.

Fifth Schedule

Area

m² Adjoining or passing through

287 Lot 1, D.P. 5258; marked "E" on S.O. 8879.

Dated at Wellington this 4th day of August 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/99/4097/A)

ln5793

Amending a Notice of Road Realignment in the District of Rangitikei

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 on the 17th day of June 1999, and published in the *New Zealand Gazette* of 24 June 1999, No. 75 at page 1699 by deleting all of item (c) and (c) (i) in the recital and all the Fifth Schedule.

Dated at Wellington this 3rd day of August 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/1563/A)

In 5794

Land Acquired for Historic Reserve (Otuataua Stonefields) in Manukau City

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice, subject as to the land fourthly described, to the appurtenant right of way and drainage easement over part certificate of title 94A/53 created by transfer 602095, is acquired for the purpose of a historic reserve and shall vest in the Manukau City Council on the date of publication in the New Zealand Gazette.

Schedule

North Auckland Land District

Area ha

a Being

19.9368 Part Allotment 174, Parish of Manurewa; marked "A" on S.O. Plan 69765 (part certificate of title 758/49).

15.8383 Part Allotment 170, Parish of Manurewa; marked "A" on S.O. Plan 69766 (part certificate of title 768/9).

11.1793 Part Allotment 171, Parish of Manurewa; marked "B" on S.O. Plan 69766 (part certificate of title 768/8).

19.6758 Part Allotment 172, Parish of Manurewa; (all certificate of title 22D/745).

14.7837 Part Allotment 173, Parish of Manurewa; (all certificate of title 2074/71).

Dated at Wellington this 6th day of August 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1027/C)

n5868

Road Stopping in Matamata-Piako District (Rangitahi Road, Tahuna)

Pursuant to sections 116, 117 and 120 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares the road described in the Schedule to this notice, to be stopped and shall be amalgamated with the land in certificate of title No. 3A/391, subject to memorandum of mortgage No. B. 528444.1.

Schedule

South Auckland Land District—Matamata-Piako District

Area

Being

1.0517 Lots 6, 7 and 8, D.P. S. 8044, saving and excepting, all minerals within the meaning of the Land Act 1924 on or under the said Lots 6 and 8, and reserving always to Her Majesty the Queen and all persons lawfully entitled to work the said minerals a right of ingress, egress and regress over the said lots. (Lots 6, 7 and 8, being formerly all certificate of title No. 3A/389).

Dated at Wellington this 4th day of August 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/99/3311) ln5869

1CL

Declaring Land Acquired for Soil Conservation and River Control Purposes and Granting Easement in the City of Dunedin

Pursuant to sections 20 and 28 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 First and Second Schedules hereto, is hereby acquired for soil conservation and river control purposes and shall vest in the Otago Regional Council subject to a right of way easement as described in the Third Schedule hereto over the land described in the Second Schedule hereto to be held appurtenant to the land described in the Fourth Schedule hereto, on the day of publication of this notice in the New Zealand Gazette.

Otago Land District—Dunedin City

First Schedule

0.6172 hectares, being part River Section 33, West Taieri Survey District; marked "C" on S.O. Plan 24176 (part certificate of title 267/75).

Second Schedule

0.0880 hectares, being part River Section 33, West Taieri Survey District; marked "BB" on S.O. Plan 24176 (part certificate of title 267/75).

Third Schedule

Description of Easement

The rights and powers implied in and attaching to a right of way as set out in the Seventh Schedule of the Land Transfer Act 1952, under the heading "Right of Way" as if the same were fully set out herein.

Fourth Schedule

30.8502 hectares, being parts of River Sections 33 and 34, West Taieri Survey District (balance of certificate of title 267/75).

Dated at Wellington this 4th day of August 1999.

R. A. JOLLY, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/4300)

ıcı

Road Realignment—Kakariki Views, Rodney 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 114 (1), declares the land described in the First Schedule to this notice to be road and vested in the Rodney District Council on the date of publication hereof in the *New Zealand Gazette*.
- (b) Pursuant to sections 116 (1) and 117 (3), declares the portions of road described in the Second Schedule to this notice to be stopped and remain vested in the Rodney District Council.

North Auckland Land District—Rodney District

First Schedule

Land Declared as Road

Area

ha

Being

1.3631 Part Allotment E230, Waiwera Parish (part C.T. 31D/1080); marked "A" on S.O. Plan 69481.

Second Schedule

Road to be Stopped

Area m²

Adjoining or passing through

1.2704 Lot 142, D.P. 187728 (C.T. 117D/22), Lots 33, 38, 39, 41 and 42, D.P. 187731 (C.T.s 117D/56, 117D/61, 117D/62, 117D/64 and 117D/65 respectively), Lots 25, 26, 27, 29 and 30, D.P. 187730 (C.T.s 117D/48, 117D/49, 117D/50, 117D/52 and 117D/53 respectively) and part Allotment E230, Waiwera Parish (part C.T. 31D/1080); marked "B" on S.O. Plan 69481.

 m^2

56 Lot 1, D.P. 170969 (C.T. 104C/36); marked "C" on S.O. Plan 69481.

Dated at Auckland this 3rd day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1028/A)

ICL

Land Declared Road (Rattray Street) in the City of Dunedin

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be road and vested in Dunedin City Council.

Schedule

Otago Land District—Dunedin City

Area

 m^2

Being

8 Part Lot 1, D.P. 17417; marked "B" on S.O. Plan 24451 (part certificate of title 18C/907).

Dated at Auckland this 5th day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1527)

ICL

Road to be Stopped-Wellington City

Pursuant to sections 116 and 117 of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, declares the portion of road described in the Schedule to this notice to be stopped.

Schedule

Wellington Land District-Part Bond and Cornhill Streets, Wellington City

Area

 m^2

Adjoining or passing through

41 Lot 6, Deposited Plan 83937, all certificate of title 51B/242, and Lot 4, Deposited Plan 83937, all certificate of title 51B/240, and Lot 3, Deposited Plan 78245, all certificate of title 52D/602; marked "A" on S.O. Plan 37596.

Dated at Auckland this 3rd day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1579)

ln5856

Road Realignment in the District of Waitaki

Pursuant to the Public Works Act 1981, and a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand:

- (a) Pursuant to section 114 (1), declares the land described in the First Schedule to this notice to be road and vested in Waitaki District Council.
- (b) Pursuant to sections 116 (1), 117 and 120 (3), declares the portion of road described in the Second Schedule to this notice to be stopped and declares and shall be amalgamated with the land in certificate of title No. 241/183, limited as to parcels.

Otago Land District—Waitaki District

First Schedule

Land Acquired for Road

Area

 m^2

52 Part Section 84, Block IV, Otepopo Survey District; marked "I" on S.O. Plan 24624 (part certificate of title 241/183, limited as to parcels).

Being

Second Schedule

Road to be Stopped and Amalgamated

Area

 m^2

Adjoining or passing through

1760 Part Section 84, Block IV, Otepopo Survey District; marked "J" on S.O. Plan 24624.

Dated at Auckland this 4th day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/98/1532)

ln5857

Road to be Stopped in Napier City (Hospital Terrace)

Pursuant to section 116 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, declares the portion of road described in the Schedule to this notice to be stopped on the date of publication of this notice in the New Zealand Gazette.

Schedule

Hawke's Bay Land District

Area

 m^2

Adjoining or passing through

116 Lot 1, D.P. 48 and Lot 29, D.P. 48; marked "A" on S.O. 10951.

Dated at Auckland this 3rd day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1036)

Land Acquired for Road at Washdyke Creek Bridge

Pursuant to section 20 of the Public Works Act 1981, and Minister of Lands, to a delegation from the R. J. Sutherland, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road which, pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 1 and shall vest in the Crown on the date of publication of this notice in the New Zealand Gazette.

Schedule

Canterbury Land District—Timaru District

93 square metres, being part Lot 6, D.P. 557 and part Lot 7, D.P. 557; shown as "A" on S.O. Plan 20005, lodged in the office of the Chief Surveyor at Christchurch. Part certificate of title 379/191.

Dated at Auckland this 3rd day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control. (LINZ CPC/1999/4319)

ln5872

Declaring Land to be Road at Bealey/Klondyke

Pursuant to section 114 of the Public Works Act 1981, and a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be road, which pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 73, and shall remain vested in the Crown.

Schedule

Canterbury Land District—Selwyn District Council

Area ha

Being

0.5600 Part Rural Section 40738; shown as "A" on plan.

2.9000 Part Rural Section 40738; shown as "B" on plan.

0.3585 Part Rural Section 40738; shown as "C" on plan.

2.0177 Part Rural Section 40738; shown as "H" on plan.

Shown as above mentioned on S.O. Plan 18546, lodged in the office of the Chief Surveyor at Christchurch.

Dated at Auckland this 3rd day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/4321)

ln5873

ICI.

Accessway to be Stopped Iwa Road, Nelson

Pursuant to sections 116(1) and 117(3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, declares the portions of accessway described in the Schedule to this notice to be stopped and shall remain vested in the Nelson City Council.

Schedule

Nelson Land District—Nelson City

Accessway to be Stopped

Area m^2

Adjoining or passing through

26 Lot 2, D.P. 17639 (C.T. 11C/690) Lot 1, D.P. 17639 and Lot 1, D.P. 19369 (C.T. 13A/118); marked "A" on S.O. 15594.

Dated at Auckland this 2nd day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1046/A)

In5756

Road to be Stopped in Napier City (York Avenue)

Pursuant to section 116 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, declares the portion of road described in the Schedule to this notice to be stopped on the date of publication of this notice in the New Zealand Gazette.

Schedule

Hawke's Bay Land District

Area

 m^2

Adjoining or passing through

489 Lot 1, D.P. 18654; marked "B" on S.O. 9944.

Dated at Auckland this 5th day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/1998/1036)

ln5792

Land to be Acquired for Road (Church Street) in **Auckland City**

Pursuant to section 20(1) of the Public Works Act 1981. and to a delegation from the Minister of Lands, R. J. Sutherland, Land Information New Zealand, declares that, agreements to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road and shall vest in Auckland City Council on the date of publication hereof in the New Zealand Gazette.

Schedule

North Auckland Land District

Area

 m^2

Being 46 Part Lot 7, D.P. 4367; marked "A" on S.O. Plan 69664 (part certificate of title 22B/861).

124 Part Lot 1, D.P. 64091; marked "B" on S.O. Plan 69664 (part certificate of title 20C/190).

Dated at Auckland this 5th day of August 1999.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control. (LINZ CPC/1998/1026)

ln5797

Road to be Stopped and Exchanged for Railway Land—Pine Street, Otorohanga District

Pursuant to the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, Land Information New Zealand:

- (a) Pursuant to section 116, declares the road described in the First Schedule to this notice to be stopped.
- (b) Pursuant to sections 20 and 50, declares that, an agreement to that effect having been entered into, for the exchange of lands, the land described in the First Schedule hereto is hereby acquired for railway land to be called Section 6, S.O. 55934, and is vested in the Crown at the date of publication of this notice in the New Zealand Gazette, the land described in the Second Schedule hereto is taken for road and shall vest in the Waipa District Council on the date of publication of this Gazette notice as

South Auckland Land District—Otorohanga District

First Schedule

Road to be Stopped

Area

Adjoining or passing through

96 Lot 1, D.P. S. 14485 and Section 3, S.O. 55934; marked "Q" on S.O. Plan 55934.

Second Schedule

Railway Land to be Relinquished

Area

 m^2

Being 63 Part Orahiri No. 1 Block, M.L. 6168; marked "A" on S.O. Plan 61198.

Dated at Wellington this 27th day of July 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/3978)

ICL

Road to be Stopped and Amalgamated—State Highway No. 1, Marlborough District

Pursuant to sections 116 (1) and 117 (3) and 120 (3) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, Land Information New Zealand, declares the portion of road described in the Schedule to this notice to be stopped and amalgamated with the land certificate of title 58/282.

Marlborough Land District—Marlborough District Council

Area

 m^2

Adjoining or passing through

122 Lot 6, D.P. 2309; marked "F" on S.O. 7214T.

Dated at Wellington this 5th day of August 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/99/4332/A)

1CL

Land for River Control Purposes (Liddell Street) **Invercargill City**

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, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for river control purposes and vested in the Southland Regional Council on the date of publication hereof in the New Zealand Gazette.

Schedule

Southland Land District—Invercargill City Council

Area m^2

Being

114 Part Lot 2, D.P. 163; marked "A" on S.O. Plan 11776. Part certificate of title 1A/520.

Dated at Wellington this 3rd day of August 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1999/4299)

1CL

In5796

Declaring Land to be Road, Road Stopped and Severance Taken in New Plymouth (Rifle Range Road Extension)

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 be road which shall vest in the New Plymouth District Council; and
- (b) Pursuant to section 114, the land described in the Second Schedule is acquired for road and shall vest in the New Plymouth District Council on the date of publication of this notice in the New Zealand Gazette.
- (c) Pursuant to section 116, the portion of road described in the Third Schedule to be stopped, pursuant to section 117 (7) to be added to adjoining riverbank reserve contained in certificate of title B2/650, Taranaki Land District; and
- (d) Pursuant to section 119, the land described in the Fourth Schedule to be taken and vested in the New Plymouth District Council, agreements to that effect having been entered into the land being firstly and secondly described in the Fourth Schedule to be added to the land in certificate of title C1/462 and the land being thirdly described in the Fourth Schedule to be added to the land in certificate of title B2/650, subject to all encumbrances registered on those certificates of title, on the date of registration of this notice in the Land Titles Office at Taranaki.

Taranaki Land District—New Plymouth District

First Schedule

Area m^2

Being

757 Part Section 201, Hua District; as shown marked "B" on S.O. Plan 13620 (part C.T. C1/462).

2232 Part Lot 5, D.P. 10423; and shown marked "D" on S.O. Plan 13620 (part C.T. E1/893).

Area m^2

Being

349 Part Section 201, Hua District; as shown marked "F" on S.O. Plan 13620 (part C.T. C1/462).

Second Schedule

Area

 m^2

Being

- 1140 Part Lot 2, D.P. 10423; marked "A" on S.O. Plan 13620 (part C.T. C2/551).
 - 418 Part Lot 1, D.P. 11023; marked "C" on S.O. Plan 13620 (part C.T. D2/467).
- 1578 Part Lot 2, D.P. 12144; marked "E" on S.O. Plan
- 13620 (part C.T. D4/1500). 1221 Part Lot 1, D.P. 9932; marked "A" on S.O. Plan 13649 (part C.T. H2/768).

Third Schedule

Area

 m^2

Adjoining

1636 Lot 2, D.P. 9932; marked "C" on S.O. Plan 13656 (part C.T. B2/650).

Fourth Schedule

Area m^2

Being

- 579 Part Lot 2, D.P. 12144; marked "A" on S.O. Plan 13656 (part C.T. D4/1500).
 - Part Lot 1, D.P. 9932; marked "D" on S.O. Plan 13656 (part C.T. H2/768).
- 1075 Part Lot 5, D.P. 10423; marked "B" on S.O. Plan 13636 (part C.T. E1/893).

Dated at Wellington this 23rd day of July 1999.

K. J. TWYDLE, for Minister of Lands by the Minister for Food, Fibre, Biosecurity and Border Control.

(LINZ CPC/1998/1555/Z Project 62542)

ln5871

Maori Development

Maori Affairs Restructuring Act 1989

Corrigendum

Maori Land Development Notice, Wanganui 1999, No. 5

In the notice headed Maori Land Development Notice, Wanganui 1999, No. 4, published in the New Zealand Gazette, dated 22 July 1999, No. 85, page 2017, the reference in the Second Schedule to "All certificate of title 4B/1137" should be stated as "All certificate of title 4B/1337".

Dated at Wellington this 9th day of August 1999.

For and on behalf of the Chief Executive of the Ministry of Maori Development:

P. S. LITTLE, Manager L.M.U.

(MMD H.O. 7/115)

ln5854

3

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	Recom- mended Retail Price
Fisheries Act 1996	Fisheries (South Tasman Rise Orange Roughy Fishery) Amendment Regulations 1999	1999/257	9/8/99	2-A	\$1.60
Mutual Assistance in Criminal Matters Act 1992	Mutual Assistance in Criminal Matters (Prescribed Foreign Country) (Fiji) Regulations 1999	1999/258	9/8/99	2-A	\$1.60
Mutual Assistance in Criminal Matters Act 1992	Mutual Assistance in Criminal Matters (Prescribed Foreign Country) (United Kingdom) Regulations 1999	1999/259	9/8/99	2-A	\$1.60
Motor Vehicle Dealers Amendment Act 1999	Motor Vehicle Dealers Amendment Act 1999 Commencement Order 1999	1999/260	9/8/99	2-A	\$1.60
Motor Vehicle Dealers Act 1975	Motor Vehicle Dealers Amendment Regulations 1999	1999/261	9/8/99	8-BY	\$2.30
Maritime Transport Act 1994	Maritime Transport (Fund Convention) Levies Amendment Order 1999	1999/262	9/8/99	8-BY	\$2.30
Maritime Transport Act 1994	Maritime Transport (Marine Protection Conventions) Order 1999	1999/263	9/8/99	3-BX	\$2.10
Medical Practitioners Act 1995	Medical Practitioners (Quality Assurance Activity: Waitemata) Notice 1999	1999/264	9/8/99	3-BX	\$2.10
Securities Act 1978	Securities Act (Retirement Villages) Exemption Notice 1999 Amendment Notice (No. 2) 1999	1999/265	9/8/99	3-BX	\$2.10

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General Section

Australia New Zealand Food Authority

Australia New Zealand Food Authority Act 1991

Food Standards

The Australia New Zealand Food Authority advises progress on the following matters relating to food standards. You can get information papers on each of these

matters from the ANZFA web site www.anzfa.govt.nz or from:

The Information Officer

Australia New Zealand Food Authority

P.O. Box 10-559

The Terrace WELLINGTON

Telephone: (04) 473 9942 Facsimile: (04) 473 9855

Email: nz.reception@anzfa.gov.au

Call for Submissions—Review Proposals

The authority will conduct inquiries into the draft joint Australia New Zealand food standards prepared at full

assessment of the following matters, prior to making recommendations to the Australia New Zealand Food Standards Council. You are invited to present written submissions to the authority on these matters, including the potential regulatory impact on consumers, industry and government, by 22 September 1999.

Vitamins and Minerals in General Purpose Foods (P166) A proposal to harmonise the few disparate permissions for voluntary addition of vitamins and minerals and to propose mandating the addition of some vitamins and iodine to particular foods.

Meat and Meat Products (P191) A proposal to review regulations relating to meat and meat products.

Processing Aids (P188) A proposal to develop a joint standard for processing aids.

Methods of Analysis (P209) A proposal to review current regulations for non-microbiological methods of analysis.

Electrolyte Drinks (P210) A proposal to revise current regulations for electrolyte drinks.

Foods for Special Dietary Uses (P211) A proposal to revise current regulations for foods for special dietary uses.

Salt and Salt Products and Low Sodium Content Foods (P212) A proposal to revise current regulations for salt and salt products and low sodium content.

Call for Submissions

Folate Health Claims Pilot (P208) A proposal to extend the sunset date for the pilot from February 2000 to February 2001. You are invited to present written submissions to the Authority on this matter, including the potential regulatory impact on consumers, industry and government, by 22 September 1999.

Matters Before Council

The authority has completed inquiries into the standards and variations to standards prepared at full assessment of the following matters and has made recommendations to the Australia New Zealand Food Standards Council that they be adopted into the Food Standards Code:

Irradiated Foods (P94)

Maximum Residue Limits (A339) Maximum Residue Limits (A364, A365 and A366)

au5840

New Zealand Fruitgrowers Federation

Commodity Levies (Orchard Fruit) Order 1995

New Zealand Fruitgrowers Federation Notification of Rates of Levy 2000 Calendar Year

The New Zealand Fruitgrowers Federation hereby advises that in accordance with clause 16 of the Commodity Levies (Orchard Fruit) Order 1995, the rates of levy for the 2000 calendar year were set at the annual general meeting of the Federation on 27 July 1999 as follows:

- (a) Orchards whose total area is more than 40 hectares
 - \$640 plus G.S.T.
- (b) Orchards whose total area is more than 4 hectares and not more than 40 hectares
 - \$16 plus G.S.T. per hectare or part thereof
- (c) Orchards whose total area is more than 2 hectares and not more than 4 hectares
 - \$60 plus G.S.T.
- (d) Orchards whose total area is not less than 0.5 hectares and not more than 2 hectares
 - \$45 plus G.S.T.
- (e) Orchards whose total area is less than 0.5 hectares

Dated in Wellington this 9th day of August 1999.

D. L. PAETZ, Secretary.

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