

New Zealand Gazette

WELLINGTON: THURSDAY, 27 JULY 2000

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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 lodgement 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 12 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Copy will be returned unpublished if not submitted in accordance with these requirements.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

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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 12.00 noon on Wednesdays.

Availability

The *New Zealand Gazette* is available on subscription from the Gazette Office, Department of Internal Affairs, P.O. Box 805, Wellington (Telephone: (04) 470 2930), or over the counter at the following locations:

Bennetts Bookshop Limited

Bennetts Campus Bookcentre, Commerce House, 360 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 New Zealand Gazette

Customs Edition – Published weekly on Tuesdays.

Special Editions, Professional & Trade Lists and Supplements – Published as and when required.

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- * 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.

Customers will be invoiced in accordance with standard commercial practices. Advertising rates are not negotiable. All rates shown are inclusive of G.S.T.

Bankruptcy Notices

In Bankruptcy

Auckland

The following persons were adjudicated bankrupt on the dates below:

26 June 2000

Cowan, Robert, of 22 Kipling Avenue, Epsom.

28 June 2000

Laffoley, Neil Bradford, graphic artist, of 69 Abbotts Way, Remuera

Harwood, David Neil, company director, of 9/60 Colonial Road, Birkenhead.

Storey, Carl David, and **Storey, Susan Jane**, farmers, of 380 West Coast Road, Warkworth.

Myles, Marianne, solicitor, of 2 Seacrest Drive, West Harbour.

30 June 2000

Lavulavu, Viliami, stone mason, of 4 Denize Road, Mt Roskill.

6 July 2000

Waddell, Kerry, of 54 Raurimi Avenue, Onerahi, Whangarei.

Eccles, Graeme Leslie, and Eccles, Brenda Joyce, both of West Coast Road, Waipapakauri.

12 July 2000

Batistich, Miomir, of Auckland.

13 July 2000

Yakas, Nicholas Francis, cleaning services operator, of 450 Porchester Road, Manurewa.

14 July 2000

Watts, Harry Alan, plant operator, of Farr Road, Bombay, South Auckland.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 92-513, Wellesley Street, Auckland. Telephone: (09) 916 4600. Facsimile: (09) 916 4540.

In Bankruptcy

Hamilton

The following persons were adjudicated bankrupt on the dates below:

10 July 2000

Hughes, Adrian Gallas, and **Hughes, Ann Margaret**, both footwear retailers, of 20 Rata Street, Hawera.

Simons, Bryce John, of 7 Raleigh Street, New Plymouth.

12 July 2000

Rodrigue, Kenneth Maxwell, timber worker, formerly of 89 Ward Street, now of 91 Ward Street, Cobden, Greymouth.

13 July 2000

Saifoloi, Lloyd, retired, formerly of 18 Cambridge Terrace, Papatoetoe, Auckland, now of Matautu Lefaga, Apia, Western Samoa.

14 July 2000

Matthews, Dennis Wayne, factory worker, formerly of 13 Burbank Avenue, Manurewa, now of 1/55 Palmers Road, Weymouth, Auckland.

Hasler, Shane, unemployed, formerly of Melbourne, Victoria, now of 52 Neville Street, Spreydon, Christchurch.

Senojak, Aran Jon, singer, of Kempshall Road, R.D. 1, Outram

Gray, Nathan, of 77 Leonard Road, Rotorua (previously trading as Panel Works).

Curran, Donna Louise, unemployed, formerly of 9 Dingadee Street, Welcome Bay, and 2 Humber Crescent, Gate Pa, now of 32A Langstone Street, Welcome Bay, Tauranga.

17 July 2000

Roberts (née **Nightingill), Jeanette**, beneficiary, formerly of 70 Knights Road, now of 68/2 Norton Park Avenue, Lower Hutt.

Montgomery, Robert Campbell, butcher, of 6 Pearson Lane, Rangiora.

Gunn, Kevin Joseph, formerly of 1217 Eruera Street, and 1145 Hinemoa Street, now of 9 Kamahi Place, Rotorua (previously trading as Reds Checkers Model Centre).

Hodgkinson, Christopher Micheal, unemployed, and **Harris, Natasha Marie**, mother, both formerly of Dunbeath Crescent, Murphy Street, Princes Street, Stirrat Street, and Motu Rimu Road, now of 21 Jenkin Street, Invercargill.

Cole, Liam (also known as **Liam Blair**), of 8 Brabant Street, Whakatane (trading as LBC Musical Instruments at 94 The Strand, Whakatane and previously also trading as Sound Shuttle)

Donaldson, Kevin Morris, and **Donaldson, Debbie Anne**, motelliers, of 55 Landing Road, Whakatane (previously trading as Cortez Motor Inn).

18 July 2000

Davoren, Andrew Bruce, beneficiary, formerly of 35 Petherick Street, Taita, and 7 Hunt Street, now of 6 Dunn Street, Wainuiomata.

MacMillan (née **Bradley**), **Rachael Lee-Ann**, beneficiary, formerly of 83 Dundas Road, Sanson, and 201 Bridge Street, Bulls, now of 33 Crawshaw Drive, Nawton, Hamilton.

Watene, Selena Mayo, mother, formerly of Flat 6, 483 Hereford Street, Linwood, now of 16 Rosewarne Street, Christchurch

Haggitt, John Arthur, automotive technician, formerly of 13 de Renzie Place, Kirwee, now of 21A Seadown Crescent, Amberley.

19 July 2000

Jones, Christine Frances, home maker, formerly of Pukekohe and Meremere, now of 43 Twentieth Avenue, Tauranga.

Chapman, Leanne Colleen, beneficiary, formerly of 10 Dobson Street, Spreydon, now of 37 Ward Street, Addington, Christchurch.

Kitto, Dion John, sawmill hand, formerly of 4 Dome Street, Invercargill, and 82 Half Mile Road, now of Jenkins Road, R.D. 1, Tuatapere.

Williams, Suzanne Joan, formerly of Christchurch and Waimate, now of 1 Athol Place, Timaru.

Simpson, Peter Robert, bricklayer, formerly of 30B Homestead Road, and 2B Bonita Avenue, now of 24 Mototapu Avenue, Manly, Whangaparaoa.

Stebbings, Paul, and **Stebbings, Shiralee**, both of 41 Eskdale Road, Birkdale, Auckland.

Barton, Louise Katherine, secretary, of 30 Valley Road, Mount Eden, Auckland.

Howe, John, plumber, of 14B Cranston Road, Torbay, Auckland.

20 July 2000

Davis, Neil Jeffrey, beneficiary, formerly of 32B Olivine Street, Windermere, now of 29A Norris Street, Tauranga.

Davis, Judith Rose, beneficiary of 33 Wellesley Grove, Tauranga.

Gardiner, Cindy Rachel, customer services representative, of 93A Welcome Bay Road, Tauranga.

Walker, Patricia Frances, housewife, formerly of Te Puke, now of Railway Road, Edgecumbe, Whakatane.

Fitz-Gerald, Lois Pamela, beneficiary, formerly of 15 Angland Avenue, Timaru, and Flat 2, 386 Hereford Street, now of Flat 2, 497 Worcester Street, Christchurch.

Thomson, Neil Thomas, and **Thomson, Adrienne Susan**, both of 2/87 Oceanview Road, Northcote, Auckland.

Clarke-Lees, Margaret Tania, kitchen hand, formerly of 22 Tony Segedin Drive, Avondale, now of 13C Joan Street, Point Chevalier, Auckland.

Reeves, Brian, fencer, and **Reeves, Verbeana**, housewife, formerly of 65 Ngakaroa Road, R.D. 1, Ormond, now of 13 Matai Street, Gisborne.

21 July 2000

Billington, Alwyn Stephen, unemployed, formerly of 3/24 Pascal Street, 30 Paradise Place, and 2/16 Ada Street, now of 41 St Johns Avenue, Palmerston North.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 3090, Hamilton. Telephone: (07) 957 5560. Facsimile: (07) 957 5561.

ba5456

In Bankruptcy

Christchurch

The following persons were adjudicated bankrupt on the dates below:

10 July 2000

Orange, Allan Leicester, self-employed, and **Orange, Ruth Pamela,** receptionist, of 22 Robert Street, Lincoln (previously trading as Allan Orange Manufacturing).

12 July 2000

Ginivan, William Francis, occupation unknown, of 24 Thorrington Road, Christchurch.

17 July 2000

Roberts, George Michael, driver, of 12 Hornbrook Street, Christchurch, previously of 563 Williams Street, Kaiapoi (previously trading as G M Roberts Contracting).

21 July 2000

Turner, Vicki Jane, housewife, of 206 Racecourse Road, Christchurch.

OFFICIAL ASSIGNEE.

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

ba5450

In Bankruptcy

Dunedin

The following persons were adjudicated bankrupt on the dates below:

5 July 2000

Martin, Warren Lex, reinforcing contractor, of 99 Fitzroy Street, Dunedin.

7 July 2000

Eklund, Maureen Elva, supervisor, and **Eklund, Michael John**, unemployed, of 86F Reid Road, Dunedin.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, P.O. Box 407, Dunedin. Telephone: (03) 955 2500. Facsimile: (03) 955 2508.

ba5451

Administration of Insolvent Deceased Estate

On 23rd day of June 2000, the official assignee was appointed to administer the insolvent deceased estate of **A. G. Isbey**, of Auckland, under Part XVII of the Insolvency Act 1967.

Inquiries to: Jennifer Davies on telephone (09) 916 4575. OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 92-513, Auckland. Telephone: (09) 916 4600. Facsimile (09) 916 4540.

ba5309

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS / MANAGERS

Robt. Clark Contractors Limited

Appointment of Receiver and Manager

John George Russell, chartered accountant, whose office is at 1439 Clevedon-Kawakawa Bay Road, R.D. 5, Papakura, Auckland, was appointed receiver and manager of the property and undertaking of Robt. Clark Contractors Limited on the 20th day of July 2000.

J. G. RUSSELL, Receiver and Manager. ar5463

Woodred Holdings Limited (in receivership)

Notice of Appointment of Receiver

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

Mervyn George Stanley Earl, chartered accountant of Mervyn Earl Chartered Accountant, UniMed House, First Floor, 159 Gloucester Street, Christchurch, hereby gives notice that on the 17th day of July 2000, he was appointed as receiver of the property of Woodred Holdings Limited under the powers contained in a debenture dated the 29th day of October 1997.

The receiver has been appointed in respect of all of the company's undertaking and property, present and future, including its uncalled and unpaid capital.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Mervyn Earl.

The Receiver's Address is: Mervyn Earl Chartered Accountant, First Floor, UniMed House, 159 Gloucester Street, Christchurch.

M. G. S. EARL, Receiver.

Nature's Harvest Holdings 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 Crichton Horne & Associates, Old Library Chambers, 109 Cambridge Terrace, Christchurch, hereby give notice that on the 17th day of July 2000, they were appointed jointly and severally as receivers and managers of the property of Nature's Harvest Holdings Limited under the powers contained in an instrument dated the 7th day of August 1997.

The receivers and managers have been appointed in respect of all the company's undertaking and property, present and future, including its uncalled and unpaid capital.

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

The Receivers' Address is: Chrichton Horne & Associates, Old Library Chambers, 109 Cambridge Terrace, P.O. Box 3978, Christchurch.

D. D. CRICHTON, Joint Receiver and Manager. ar5311

South Pacific Management Services Limited (receiver of income appointed)

Notice of Appointment of Receiver of Income

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

David Bryden Davidson, of PricewaterhouseCoopers, 66 Wyndham Street (Private Bag 92-162), Auckland, was appointed receiver of the income of South Pacific Management Services Limited with effect from the 21st day of July 2000 under the terms of a mortgage.

The property in receivership is all of the income relating to the company's land in certificates of title 977/22 and 5D/261 (North Auckland Land Registry).

Dated this 24th day of July 2000.

DAVID BRYDEN DAVIDSON.

ar5494

Aretna Holdings Limited

Notice of Appointment of Receivers and Managers

Pursuant to Section 8 of the Receiverships Act 1993

Gerald Stanley Rea and Paul Graham Sargison, chartered accountants of Auckland, were appointed on the 17th day of July 2000, as receivers and managers of the property of Aretna Holdings Limited, under the powers contained in a debenture dated the 4th day of March 1998, by Kanematsu New Zealand Limited, a duly incorporated company having its office at Auckland.

The property secured consists of all freehold and leasehold land, fixed plant and machinery, patents, trade names, unpaid and uncalled capital, and goodwill and all other assets.

Office of the Receiver is: Gerry Rea Associates, Seventh Floor, Southern Cross Building, 61 High Street, Auckland.

Dated this 17th day of July 2000.

P. G. SARGISON, Joint Receiver.

Garrett Properties Limited and Garrett & Son Limited

Notice of Cessation of Receivership

Kenneth Athol Howard and Iain Bruce Shephard, of Paraparaumu, hereby give notice that on the 19th day of July 2000, they ceased to act as receivers and managers of all the property and assets of the companies.

Address Inquiries to Chris Dunphy at the Receivers' Office: Howard Shephard. Telephone: (04) 297 0546. Facsimile: (04) 297 3168.

IAIN BRUCE SHEPHARD, Receiver.

ar5378

APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

Auckland

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

1 June 2000

Prescription Fertilisers (NZ) Limited (in liquidation), of 17B Nandina Drive, East Tamaki, at 10.07 a.m.

15 June 2000

Prescription Fertilisers International Limited (in liquidation), of 17B Nandina Drive, East Tamaki, at 10.08 a.m.

29 June 2000

Lawstore No.54 Limited (in liquidation), of 11 MacMurray Road, Remuera, at 10.33 a.m.

Address of Liquidator:

OFFICIAL ASSIGNEE.

Business and Registries Branch, Ministry of Commerce, Private Bag 92-513, Wellesley Street, Auckland. Telephone: (09) 916 4600. Facsimile: (09) 916 4540.

Appointment of Liquidator

Hamilton

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

17 July 2000

Kiwi Cameron Foods Limited (in liquidation).

Address of Liquidator:

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 3090, Hamilton. Telephone: (07) 957 5560. Facsimile: (07) 957 5561.

Appointment of Liquidator

Christchurch

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

17 July 2000

Bacon Factory Limited (in liquidation) at 12.14 p.m.

Address of Liquidator:

OFFICIAL ASSIGNEE.

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

Appointment of Liquidator

Dunedin

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

5 July 2000

Centurion Holdings Limited (previously trading as BP Milford and BP Ellerslie).

6 July 2000

Northern Hi Lifters Limited.

7 July 2000

Brellin Enterprises Limited at 10.19 a.m.

17 July 2000

Kashmir Holdings Limited.

Address of Liquidator:

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, P.O. Box 407, Dunedin. Telephone: (03) 955 2500. Facsimile: (03) 955 2508.

al5453

Appointment of Liquidator

By order of the High Court at Auckland on the 20th day of July 2000 at the times specified, Gerard Hulst, chartered accountant of Auckland, was appointed liquidator of the following companies:

- Mosen Taxis Limited (in liquidation) at 10.31 a.m. Officer for Inquiries: Gerard Hulst.
- **Kerr International Limited** (in liquidation) at 10.44 a.m. *Officer for Inquiries:* John Paul O'Hara.

Creditors should file claims with the liquidator by the 20th day of September 2000.

Address of Liquidator:

GERARD HULST AND ASSOCIATES, P.O. Box 6901, Wellesley Street, Auckland 1. Telephone: (09) 357 6756. Email: gerard@hulst.co.nz

Equity Finance (NZ) Limited (in liquidation)

Appointment of Liquidator

By resolution of the shareholders dated the 21st day of July 2000 and timed at 11.15 a.m., Gerard Hulst, chartered accountant of Auckland, was appointed liquidator of the above-named company.

Creditors should file claims with the liquidator by the 21st day of September 2000.

Creditors and Members May Direct Inquiries to: Gerard Hulst

Address of Liquidator:

GERARD HULST AND ASSOCIATES, P.O. Box 6901, Wellesley Street, Auckland 1. Telephone: (09) 357 6756. Email: gerard@hulst.co.nz

a15448

DDE Holdings Limited (in liquidation)

Notice of Appointment of Liquidators

In the matter of section 255 (2) (a) of the Companies Act 1993, and in the matter of **DDE Holdings Limited**:

Notice is hereby given that on the 13th day of July 2000 at 11.15 a.m., Laurence George Chilcott and Peter Charles Chatfield, chartered accountants of Auckland, were appointed by the High Court at Auckland to be liquidators of the above-named company, pursuant to section 241 (2) (c) of the Companies Act 1993.

Dated at Auckland this 24th day of July 2000.

L. G. CHILCOTT, 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.

al5472

Triple S Sportwear Limited (in liquidation)

Notice of Appointment of Liquidators

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

Notice is hereby given that by special resolution on the 17th day of July 2000 at 9.50 a.m., 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 17th day of July 2000.

L. G. CHILCOTT, Joint Liquidator.

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

al5335

Arcrob Enterprises Limited (in liquidation)

Notice of Appointment of Liquidator

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

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

Notice is hereby given that on the 19th day of July 2000, Ian McGregor Robertson was appointed liquidator of the above-named company, pursuant to a special resolution entered into the company's minute book.

A director's resolution and certificate that the company is solvent has been filed with the Registrar under section 243 (9) of the Act.

The liquidation commenced on the 19th day of July 2000.

I. M. ROBERTSON, Liquidator.

Address for Service: Dent Robertson & Partners, 301 Queen Street East (P.O. Box 46), Hastings. Telephone: (06) 878 7004. Facsimile: (06) 876 0078.

al5409

Service Equipment Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that the liquidation of the above-named company commenced on the 18th day of July 2000 at 10.00 a.m., 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 and in accordance with the judgement of Master Faire dated the 18th day of July 2000.

Creditors should note the Court ruled that the appointment of the previous liquidators by way of shareholders resolution was ineffective.

That appointment being ineffective means the liquidation has not commenced until our appointment.

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

All Inquiries to: Gavin Harold.

al5393

Rex Morley Paints Limited (in liquidation) (trading as Benjamin Moore Colourworks Papakura)

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 17th day of July 2000, 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 7th day of August 2000, 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, Liquidator.

Date of Liquidation: 17 July 2000.

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

Inquiries to: Elizabeth Lava.

al5321

Land & Sea Limited (in liquidation) (trading as Elite Wellsford)

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

Notice is hereby given that, in accordance with section 241 of the Companies Act 1993, the shareholders of the above-named company on the 18th day of July 2000, appointed Graeme George McDonald and Leearna Michelle Waghorne, chartered accountants of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix the 18th day of August 2000, 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.

GRAEME G. McDONALD, Liquidator.

Date of Liquidation: 18 July 2000.

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

Officer for Inquiries: Elizabeth Lava.

al5405

Roadmark Group (NZ) Limited (in receivership and in liquidation) and Roadmark Group Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that the High Court, Auckland, appointed Brendon James Gibson and Stephen Mark Lawrence joint and several liquidators on the 21st day of June 2000 in place of the official assignee.

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

All Inquiries to: Margaret Moynahan.

al5319

Construction Mechanics Limited (in receivership and in liquidation)

Notice of Appointment of Liquidators

Bernard Spencer Montgomerie and William Oliver Ferguson, insolvency practitioners of Auckland, were appointed joint and several liquidators of Construction Mechanics Limited (in receivership and in liquidation) in place of the official assignee on the 10th day of July 2000, by order of the High Court at New Plymouth.

Peter Win, Mark Jarmey, Ian Lind, John Pease and Colin McKinlay were appointed as the liquidation committee on the 10th day of July 2000, by order of the High Court at New Plymouth.

BERNARD SPENCER MONTGOMERIE, Joint Liquidator. The Address and Telephone Number to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Montgomerie & Associates, Insolvency Practitioners, C.P.O. Box 65, Auckland 1015. Telephone: (09) 358 9101. Facsimile: (09) 358 9107. Email: bsm@montgomerie.co.nz

Robt. Clark Contractors Limited (in liquidation) **Notice of Appointment of Liquidators**

Notice is hereby given that, pursuant to section 241 (2) (c) of the Companies Act 1993, David Bryden Davidson, chartered accountant of Auckland, and Vivian Judith Fatupaito, insolvency practitioner of Auckland, were appointed joint and several liquidators of Robt. Clark Contractors Limited (in liquidation).

The liquidation commenced on the 20th day of July 2000. Inquiries may be directed by a creditor or shareholder of the company during normal business hours to PricewaterhouseCoopers, Auckland, on telephone

Notice is also given that the liquidators hereby fix the 20th day of October 2000, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

Dated this 20th day of July 2000.

VIVIEN JUDITH FATUPAITO, Joint Liquidator.

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

al5398

(09) 355 8000.

Far North Women's Bowling Centre Incorporated Public Notice of Appointment of Liquidator

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

On the 19th day of June 2000, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Far North Women's Bowling Centre Incorporated be liquidated and that Clifford Seymour Whitelaw, of Whitelaw Weber & Co, chartered accountants, be appointed liquidator for the purpose.

The liquidation commenced on the 19th day of June 2000.

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

Dated this 20th day of July 2000.

CLIFFORD WHITELAW, Liquidator.

Address for Service: 2 Clifford Street, Kaikohe. Telephone: (09) 401 0991. Facsimile: (09) 401 0919.

al5426

J and T Timbers Limited

Public Notice of Appointment of Liquidator

The Companies Act 1993

Pursuant to a special resolution of shareholders dated the 29th day of June 2000, Mark Alexander Flyger, chartered accountant of Hamilton, was appointed liquidator for the above-named company.

Creditors should file claims with the liquidator by the 29th day of August 2000.

Dated this 29th day of June 2000.

MARK ALEXANDER FLYGER, Liquidator.

Liquidator's Address: Flyger & Associates, 12 Alma Street (P.O. Box 19-379), Hamilton. Telephone: (07) 834 4240.

Brantholme Farm Limited (in liquidation) **Public Notice of Appointment of Liquidator**

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

The shareholders of the above-named company have decided to restructure their business interests.

As a result, they resolved by way of a special resolution on the 30th day of June 2000, pursuant to section 241 (2) (a) of the Companies Act 1993, that Brantholme Farm Limited be liquidated and that George Thomas Scott, solicitor of Rangiora, be appointed liquidator for that purpose.

The liquidation commenced on the 30th day of June 2000.

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

Dated this 13th day of July 2000.

GEORGE THOMAS SCOTT, Liquidator.

Address for Service: Helmore Bowron & Scott, 9 Good Street, Rangiora. Telephone: (03) 313 8313. Facsimile: (03) 313 4383.

P.C.L. Holdings Limited (in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given that the liquidation of P.C.L. Holdings Limited commenced on Monday, the 17th day of July 2000, when the members appointed Norman Kerr Fraser, accountant of Level Three, 103-105 Worcester Street, Christchurch, as liquidator, in accordance with section 241 (2) of the Companies Act 1993, by the passing of a resolution by entry in the company minute book.

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

N. K. FRASER, Liquidator.

Address of Liquidator: N. K. Fraser, Level Three, 103-105 Worcester Street (P.O. Box 163), Christchurch. Telephone: (03) 365 0428. Facsimile: (03) 379 6614.

Process Engineering Services Limited (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Lodge Claims

Gary Traveller and John Howard Fisk, chartered accountants of Wellington, were appointed jointly and severally as liquidators of Process Engineering Services Limited by the High Court, pursuant to section 241 (2) (c) of the Companies Act 1993 ("the Act"), on the 17th day of July 2000, the date that the liquidation commenced.

Notice is also given that the liquidators hereby fix the 18th day of August 2000, 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.

Creditors and Shareholders May Direct Inquiries to: Process Engineering Services Limited (in liquidation), care of PricewaterhouseCoopers, 113-119 The Terrace (P.O. Box 243), Wellington (Attention: Jeff Fagerlund). Telephone: (04) 462 7484. Facsimile: (04) 473 7515.

Dated this 17th day of July 2000.

J. H. R. FISK, Liquidator.

al5317

French Pass Investments Limited

Public Notice of Appointment of Liquidator

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

On the 11th day of July 2000, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that French Pass Investments Limited be liquidated and that Lawrence William Cornish, accountant of Wellington, New Zealand, be appointed liquidator for the purpose.

The liquidation commenced on the 11th day of July 2000.

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

Dated this 17th day of July 2000.

LAWRENCE WILLIAM CORNISH, Liquidator.

Address for Service: Care of Cornish & Associates Limited, Corporate Consumables Building, corner of Kingsford Smith Street and Lyall Bay Parade, Rongotai, Wellington. Telephone: (04) 388 2415.

al5318

Retail Food Group Limited

Notice of Appointment of Liquidators

Bernard Spencer Montgomerie and William Oliver Ferguson, insolvency practitioners of Auckland, were appointed joint and several liquidators of Retail Food Group Limited (in liquidation) on the 20th day of July 2000 at 11.06 a.m. by order of the High Court at Auckland.

Notice to Creditors to Prove Debts or Claims

Notice is given that the undersigned fixes the 25th day of August 2000, as the day on or before which creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 21st day of July 2000.

WILLIAM OLIVER FERGUSON, Joint Liquidator.

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

Karl Katte Upholsterers Limited

Notice of Appointment of Liquidator

On the 18th day of July 2000, it was resolved by special resolution that Karl Katte Upholsterers Limited be liquidated and that Kevin R. Lewis, of Auckland, be appointed liquidator for the purpose.

The liquidation commenced on the 18th day of July 2000.

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

Dated this 18th day of July 2000.

K. R. LEWIS, Liquidator.

Address of Liquidator: Spicer & Oppenheim, P.O. Box 33-673, Takapuna, Auckland. Telephone: (09) 486 2125.

Note: This is a voluntary winding up of a fully solvent company which has ceased trading and should not be associated with Karl Katte Limited which continues to trade very successfully.

al5376

Crowther Realty Limited (in liquidation)

Notice of Appointment of Liquidator

Pursuant to Section 255 of the Companies Act 1993

I, Robert B. Walker, hereby give notice that I have been appointed liquidator of Crowther Realty Limited by special resolution of the members on the 7th day of July 2000.

Address for Service: P.O. Box 9010, Wellington. Telephone: (04) 380 0350.

al5343

Rahnex Wools Limited

Notice of Appointment of Liquidator

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

John Worrall Wheelans gives notice that, pursuant to section 241 (2) (c) of the Companies Act 1993, he was appointed as liquidator of Rahnex Wools Limited by a Court order dated the 10th day of July 2000.

Dated this 17th day of July 2000.

JOHN WORRALL WHEELANS.

Inquiries by Creditors and Shareholders During Normal Business Hours May be Directed to: Ashton Wheelans and Hegan, Chartered Accountants, P.O. Box 13-042, Christchurch. Telephone: (03) 366 7154.

Fitzgerald Car Clinic Limited (in liquidation) Public Notice of Appointment of Liquidator

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

On the 21st day of July 2000, it was resolved by special resolution of shareholders, pursuant to sections 122 and 241 (2) (a) of the Companies Act 1993, that Fitzgerald Car Clinic Limited be liquidated and that Roger Bryce Keenan, chartered accountant of Christchurch, be appointed liquidator for the purpose.

The liquidation commenced on the 21st day of July 2000.

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

Notice is also given that the liquidator hereby fixes the 30th day of August 2000, 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.

R. B. KEENAN, Liquidator.

Address for Service: Care of P.O. Box 9306, Christchurch. Telephone: (03) 399 8101. Facsimile: (03) 399 0228.

Willow Investments Limited (in liquidation)

Notice of Appointment of Liquidator of a **Solvent Company**

On the 26th day of June 2000, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Willow Investments Limited be liquidated and that Neil Gene Govenlock, chartered accountant of Auckland, be appointed liquidator for the purpose.

The liquidation commenced on the 27th day of June 2000.

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

Dated this 20th day of July 2000.

NEIL GENE GOVENLOCK, Liquidator.

Address of Liquidator: P.O. Box 90-544, Auckland Mail Centre. Telephone: (09) 360 2251. Facsimile: (09) 360 1513.

Pizza Togo Limited (in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given that the High Court of New Zealand, New Plymouth Registry, made an order on the 10th day of July 2000, that the above-named company be placed in liquidation and that Bryan Edward Williams be appointed liquidator for that purpose.

Interested parties can make direct contact with the liquidator situated at the details following.

Address for Service: Bryan Williams, care of Bryan Williams & Associates, Insolvency Practitioners, 131 Taupaki Road, Auckland 1232. Telephone: (09) 412 9762. Taupaki, Facsimile: (09) 412 9763.

al5339

Elite Decorating Services Limited (in liquidation) **Notice of Appointment of Liquidator**

Public notice is hereby made that, pursuant to a shareholders' resolution dated the 19th day of July 2000 at 11.32 a.m., the company has been placed in liquidation and that Bryan Edward Williams, insolvency practitioner, has been appointed liquidator for that purpose.

The liquidator fixes the 25th day of August 2000, as the last day in which creditors can claim and to establish any priority their claim may have in the company.

Creditors, Shareholders and Other Interested Parties May Direct Their Inquiries to: Bryan Williams, care of Bryan Williams & Associates, Insolvency Practitioners, 131 Taupaki Road, Taupaki, Auckland 1232. Telephone: (09) 412 9762. Facsimile: (09) 412 9763. al5362

O'Brien Enterprises Limited (in liquidation)

Notice of Appointment of Liquidators and **Notice to Creditors to Claim**

Notice is hereby given, pursuant to section 255 (2) (a) of the Companies Act 1993, that by way of entry in the minute book of the above-named company, in accordance with section 241 (2) (a) of the Companies Act 1993, the members of O'Brien Enterprises Limited passed a special resolution winding up the company and appointed David Donald Crichton and Keiran Anne Horne, chartered accountants of Crichton Horne & Associates, Christchurch, as joint and individual liquidators of the company.

The liquidation commenced on the 20th day of July 2000.

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

The liquidators do hereby fix the 1st day of September 2000, 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

Creditor Claim Forms Are Available at the Liquidators' Office: Crichton Horne & Associates, Old Library Chambers, 109 Cambridge Terrace (P.O. Box 3978), Christchurch.

K. A. HORNE, Liquidator.

al5454

Golden Miles Motors Limited (in liquidation) **Notice of Appointment of Liquidator**

Dennis Clifford Parsons, chartered accountant of Hamilton, was appointed liquidator of Golden Miles Motors Limited on the 20th day of July 2000, pursuant to section 241 (2) (c) of the Companies Act 1993.

Dated this 21st day of July 2000.

D. C. PARSONS, Liquidator.

Address for Service: Indepth Forensic, Chartered Accountants, P.O. Box 278, Hamilton. Telephone: (07) 838 2265. Facsimile: (07) 838 2264.

Contact: K. Kenealy.

CP Enterprises Limited (in liquidation) (previously trading as CP Chem Dry)

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

On the 18th day of July 2000, the above-named company passed a special resolution, pursuant to section 241 (2) (a) of the Companies Act 1993, to appoint Curtis John Mountfort, chartered accountant of Auckland, as liquidator.

The liquidator fixes the 1st day of September 2000, 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 claims are made or, as the case may be, from objecting to the distribution.

Inquiries may be directed to the liquidator at the address stated below.

CURTIS J. MOUNTFORT, Liquidator.

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

Kaydee Properties Limited

Public Notice of Appointment of Liquidators

The Companies Act 1993

On the 20th day of July 2000 at 8.30 a.m., it was resolved by special resolution, pursuant to section 241 of the Companies Act 1993, that Kaydee Properties Limited be liquidated and that Thomas Lee Rodewald and Sheree Ann Jefferson, chartered accountants of Te Puke, be appointed as joint and several liquidators for the purpose.

The liquidation commenced on the 20th day of July 2000 at 8.30 a.m.

Creditors and shareholders may direct inquiries to the liquidators' assistant, Lois Henley, during normal business hours at the address and telephone number stated below.

Dated this 20th day of July 2000.

THOMAS LEE RODEWALD, Joint Liquidator.

Address of Liquidators: Rodewald Hart & Associates Limited, corner of Jocelyn and Queen Streets (P.O. Box 591), Te Puke. Telephone: (07) 573 0110. Facsimile: (07) 573 0111.

al5466

MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

Turoa Ski Resort Limited (in receivership and in liquidation)

Notice of Meeting of Creditors

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

Please Note: The above-named company was put into liquidation by the High Court at Wellington on the 19th day of June 2000 and the official assignee was appointed liquidator.

Notice is given that a meeting of creditors will be held by way of an assembly of creditors at The Avenue Conference Centre, The Avenue Motor Inn, 379 Victoria Avenue, Wanganui on Thursday, the 10th day of August 2000.

Attendance and voting registration will be from 10.00 a.m. to 10.15 a.m. and the meeting will commence at 10.30 a.m. The business of the meeting is to:

- 1. Consider a report on the liquidation to date.
- 2. Consider a resolution that the official assignee be confirmed as liquidator of the company.
- 3. Consider a resolution that a liquidation committee be appointed.
- 4. Consider whether to pass any resolutions setting out the views of creditors relating to the liquidation.

Creditors who have lodged claim forms may exercise their right to vote either by being present in person or by proxy or by postal vote.

The liquidator must receive proxy forms on the 8th day of August 2000 no later than 10.00 a.m.

The liquidator must receive postal votes on the 9th day of August 2000 no later than 10.00 a.m.

Dated this 14th day of July 2000.

SANJAI RAJ, Official Assignee and Liquidator.

New Zealand Insolvency and Trustee Service, Private Bag 6001 or D.X. M.P. 70-015, Napier. Telephone: (06) 835 7588. Facsimile: (06) 835 7421.

Inquiries to: Guy Sayers.

md5324

DDE Holdings Limited (in liquidation)

Notice to Creditors to Claim

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

We, Laurence George Chilcott and Peter Charles Chatfield, liquidators of the above-named company, hereby fix the 10th day of August 2000, 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 24th day of July 2000.

L. G. CHILCOTT, Liquidator.

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

md5474

Triple S Sportwear Limited (in liquidation)

Notice to Creditors to Claim

In the matter of the Companies Act 1993 Liquidation Regulations 1994, and in the matter of **Triple S Sportwear Limited** (in liquidation),:

We, Laurence George Chilcott and Peter Charles Chatfield, joint and several liquidators of the above-named company, hereby fix the 18th day of August 2000, 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 17th day of July 2000.

L. G. CHILCOTT, Liquidator.

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

DDE Holdings 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 offices of Smith Chilcott, First Floor, General Building, 29 Shortland Street, Auckland on the 3rd day of August 2000 at 10.00 a.m.

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

1. Liquidators' Report

To consider the liquidators' 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 24th day of July 2000.

L. G. CHILCOTT, Liquidator.

md5473

Triple S Sportwear 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 offices of Smith Chilcott, First Floor, General Building, 29 Shortland Street, Auckland, on the 27th day of July 2000, commencing at 9.30 a.m.

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

1. Liquidators' Report

To consider the liquidators' 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 17th day of July 2000.

L. G. CHILCOTT, Liquidator.

md5334

REMOVALS

Geothermal Energy New Zealand Limited

Notice of Intention to Remove the Above-named Company From the Register of Companies

Company No.: AK. 82518

Address of Registered Office: 60 Cook Street, Auckland City.

It is intended that the above-named company be removed from the New Zealand Register 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 to the removal of the company from the New Zealand Register of Companies may be made under section 321 of the Companies Act 1993 and must be delivered to the Registrar of Companies by the 25th day of August 2000.

Dated this 17th day of July 2000.

Signed by:

MOVEMENT EIGHTEEN LIMITED and WILLIAM ANTHONY JOHN MAHON, the Applicants.

Movement Eighteen Limited

Notice of Intention to Remove the Above-named Company From the Register of Companies

Company No.: AK. 540134

Address of Registered Office: 60 Cook Street, Auckland City.

It is intended that the above-named company be removed from the New Zealand Register 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 to the removal of the company from the New Zealand Register of Companies may be made under section 321 of the Companies Act 1993 and must be delivered to the Registrar of Companies by the 25th day of August 2000.

Dated this 17th day of July 2000.

Signed by

ERNEST LINDSAY DUNBAR FOOKS, WILLIAM ANTHONY JOHN MAHON and SYD BEGULEY, the Applicants.

ds5330

Larnach Builders Limited (in liquidation)

Notice of Intention to Remove the Above-named Company From the Register

Pursuant to Section 320 (2) of the Companies Act 1993 and Section 295 (2) of the Companies Act 1955

Address of Registered Office: 314 King Edward Street, South Dunedin.

Notice is hereby given, pursuant to section 318 (1) (e) of the Companies Act 1993 and section 293 (1) (e) of the Companies Act 1955, the Registrar will be removing the above-named company from the Register on the grounds that the liquidator has completed his duties.

The liquidator has delivered the documents referred to in section 257 of the Companies Act 1993 and section 231 of the Companies Act 1955 to the Registrar.

Any objection to removal, under section 321 of the Companies Act 1993 and section 296 of the Companies Act 1955, must be delivered to the Registrar within 20 working days after the date of this notice.

PAUL GLASS, Liquidator.

ds5326

South Island Deep Water Fisheries Limited (in liquidation)

Notice of Intention to Remove the Above-named Company From the Register

Pursuant to Section 320 (2) of the Companies Act 1993 and Section 295 (2) of the Companies Act 1955

Address of Registered Office: Care of Hubbard Churcher & Co, Foresters Building, 39 George Street, Timaru.

Notice is hereby given, pursuant to section 318 (1) (e) of the Companies Act 1993 and section 293 (1) (e) of the Companies Act 1955, the Registrar will be removing the above-named company from the Register on the grounds that the liquidator has completed his duties.

The liquidator has delivered the documents referred to in section 257 of the Companies Act 1993 and section 231 of the Companies Act 1955 to the Registrar.

Any objection to removal, under section 321 of the Companies Act 1993 and section 296 of the Companies Act 1955, must be delivered to the Registrar within 20 working days after the date of this notice.

PAUL GLASS, Liquidator.

Bryan R Muschialli (NZ) Limited

Notice of Intention to Request Removal of Company From the Register

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

The shareholders of Bryan R Muschialli (NZ) Limited resolved by special resolution that application be made to have the company removed from the Register.

Dated this 17th day of July 2000.

MAREE LILLIAN FISHER, of Mitchell Lorigan, Chartered Accountants, Cambridge.

ds348

G D Shepherd Farms Limited

Notice of Intention to Request Removal of Company From the Register

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

The shareholders of G D Shepherd Farms Limited resolved by special resolution that application be made to have the company removed from the Register.

Dated this 17th day of July 2000.

MAREE LILLIAN FISHER, of Mitchell Lorigan, Chartered Accountants, Cambridge.
ds349

Bruce Robinson Investments Limited

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

Pursuant to Section 320 of the Companies Act 1993

Address of Registered Office: 12 Berg Place, Whakatane.

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

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its assets in accordance with its constitution and the Act.

Unless written objection to the company's removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

WILLIAM BRUCE ROBINSON, Shareholder.

Whakatane Sports Limited

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

Pursuant to Section 320 of the Companies Act 1993

Address of Registered Office: 12 Berg Place, Whakatane.

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

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known

creditors, and has distributed its assets in accordance with its constitution and the Act.

Unless written objection to the company's removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

WILLIAM BRUCE ROBINSON, Shareholder.

GRC Motors Limited (in liquidation) and **G & L Barratt Limited** (in liquidation)

Notice of Intention to Remove the Above-named Companies From the Register

The liquidation of the above-named companies, whose registered office is care of Howard Shephard, 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 companies 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 23rd day of August 2000.

Dated this 13th day of July 2000.

I. B. SHEPHARD, Liquidator.

Network Shipping NZ (1994) Limited

(in liquidation)

Notice of Intention to Remove Company From the Register

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

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

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar by the 29th day of August 2000.

Dated this 21st day of July 2000.

I. B. SHEPHERD, Liquidator. ds5467

Alton Lodge Limited (in liquidation)

Notice of Intention to Remove the Above-named Company From the Register

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

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

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies no later than the 18th day of August 2000.

S. M. LAWRENCE, Joint and Several Liquidator. ds5368

Aldworth Holdings Limited

Notice of Intention to Request Removal of Company From the Register

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

The shareholders of Aldworth Holdings Limited resolved by special resolution that application be made to have the company removed from the Register.

Dated this 17th day of July 2000.

MAREE LILLIAN FISHER, of Mitchell Lorigan, Chartered Accountants, Cambridge.

ds347

Deadline Limited (in liquidation)

Notice of Intention to Remove the Above-named Company From the Register

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

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

Any objections to the removal, pursuant to section 296 of the Act, must be delivered to the Registrar of Companies no later than the 24th day of August 2000.

S. M. LAWRENCE, Joint Liquidator.

De Lange Contractors Limited (in liquidation)

Notice of Intention to Remove the Above-named Company From the Register

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

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

Any objections to the removal, pursuant to section 296 of the Act, must be delivered to the Registrar of Companies no later than the 25th day of August 2000.

S. M. LAWRENCE, Joint Liquidator.

SANYO New Zealand Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of SANYO New Zealand Limited, whose registered office is situated at 24A Allright Place, Mt Wellington, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar of Companies at Auckland by the 25th day of August 2000 (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 25th day of July 2000.

ALAN JOHN BROOKS, Applicant.

ds5500

Autocrat SANYO Holdings (NZ) Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Autocrat SANYO Holdings (NZ) Limited, whose registered office is situated at 24A Allright Place, Mt Wellington, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar of Companies at Auckland by the 25th day of August 2000 (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 25th day of July 2000.

ALAN JOHN BROOKS, Applicant.

ds5501

Autocrat Distributors Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Autocrat Distributors Limited, whose registered office is situated at 24A Allright Place, Mt Wellington, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar of Companies at Auckland by the 25th day of August 2000 (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 25th day of July 2000.

ALAN JOHN BROOKS, Applicant.

ds5502

Debcorp Limited

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

Notice is hereby given that, I, the undersigned applicant, propose to apply to the Registrar of Companies at Auckland, pursuant to subparagraph 318 (1) (d) (i) of the Companies Act 1993, for the removal from the New Zealand Register of Debcorp Limited, whose registered office is situated at Level One, 364 Remuera Road, Auckland, 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 Auckland by the 28th day of August 2000, the Registrar may remove the company from the Register.

Dated this 18th day of July 2000.

D. A. ALBRECHT, Applicant. ds5358

Atunga Investments Limited (in liquidation)

Notice of Intention to Remove the Above-named Company From the Register

Notice is hereby given that the undersigned proposes to apply to the Registrar of Companies at Auckland, in pursuance of section 318 of the Companies Act 1993, that:

- (a) It is intended that the above-named company be removed from the Register, under section 318 (1) (e), on the grounds that the duties of the liquidator have been completed and that the liquidator has sent to the Registrar the documents referred to in section 257 (1) (a) of the afore-mentioned Act;
- (b) Any objection to the removal, under section 321, must be lodged with the Registrar together with the grounds for such an objection no later than Friday, the 18th day of August 2000 (being a date not less than 20 working days after this notice).

Dated at Auckland this 20th day of July 2000. STEVEN P. JOHNSTON, Liquidator. ds5380

Country Nominees Limited

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

Notice is hereby given that the undersigned applicant proposes to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Country Nominees Limited, whose registered office is situated at 509A Beach Road, Murrays Bay, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act

Unless written objection to such removal, pursuant to section 321 of the Companies Act 1993, is sent or delivered to the Registrar at Auckland by the 31st day of August 2000 (being a date not less than 20 working days after the date of this notice), the Registrar may remove the company from the Register.

Dated at Auckland this 15th day of July 2000.

ANDREW GERRIE, Shareholder and Authorised Applicant. $_{\mbox{\scriptsize ds}5422}$

Club Millennium Limited (in liquidation)

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (e) of the Companies Act 1993, for the removal of Club Millennium Limited (in liquidation), whose registered office is situated at Level One, 10 Turner

Street, Auckland Central, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Auckland by the 31st day of August 2000, the Registrar may remove the company from the Register.

Dated at Auckland this 19th day of July 2000.

GLYNIS BUXTON, Liquidator.

Address for Service: P.O. Box 5158, Wellesley Street, Auckland 1036. Telephone: (09) 303 2200. Facsimile: (09) 307 2074.

ds5396

Rotorua Activities Centre Limited

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

In the matter of the Companies Act 1993, and in the matter of **Rotorua Activities Centre Limited** (in liquidation):

Public notice is hereby given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Rotorua Activities Centre Limited (in liquidation), whose registered office is situated at 8 Nelson Street, Auckland, from the New Zealand Register on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993 have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 25th day of August 2000 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 28th day of July 2000.

D. K. FISHER, Liquidator.

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

ds5425

Sharon Farms Limited (in liquidation)

Notice of Intention to Remove the Above-named Company From the Register

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

Company No.: AK. 87498

Notice is hereby given that it is intended to remove from the New Zealand Register Sharon Farms Limited (in liquidation), which has its registered office at Thirteenth Floor, Quay Tower, 29 Customs Street West, Auckland, pursuant to section 318 (1) (e) of the Companies Act 1993, on the grounds that it 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.

Any objection to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar no later than the 18th day of August 2000.

Dated this 17th day of July 2000.

ROBERT KNOX, Liquidator.

Mike Sydney House of Travel Limited

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

Address of Registered Office: Level Three, 210 Oxford Terrace, Christchurch.

Notice is hereby given that the shareholders of the above-named company propose to apply to the Registrar of Companies at Christchurch, pursuant to section 318 (1) (d) of the Companies Act 1993, for removal from the New Zealand Register.

The grounds for removal are that the company has ceased trading, 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 to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Christchurch within 20 working days from the date of publication of this notice, the Registrar may remove the company from the Register.

Dated this 13th day of June 2000.

HOUSE OF TRAVEL HOLDINGS LIMITED and M. SYDNEY, Shareholders.

ds5345

Buchanan & Associates Limited (in liquidation)

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

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove Buchanan & Associates Limited (in liquidation), whose registered office is situated at Level Ten, Choice Plaza, 10 Wellesley Street East, Auckland City, from the New Zealand Register on the grounds that the documents referred to in section 257 (1) (a) of the Companies Act 1993 have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by the 24th day of August 2000 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 27th day of July 2000.

BRADLEY JAMES WATSON, Liquidator.

ds5357

Edithom Limited (in liquidation) (formerly **Gough Foresty Limited**)

Notice of Intention to Remove the Above-named Company From the Register

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

Address of Registered Office: Sixteenth Floor, Clarendon Tower, 78 Worcester Street, Christchurch.

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

The liquidator has delivered the documents referred to in section 257 (1) of the Companies Act 1993 to the Registrar.

Any objection to removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 20th day of August 2000.

Dated this 20th day of July 2000.

PETER W. YOUNG, Liquidator.

ds5399

100% Your Electric Store Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of 100% Your Electric Store Limited, whose registered office is situated at Ellerslie Business Centre, 101 Main Highway, Ellerslie, Auckland, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Auckland by the 25th day of August 2000 (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 Tokoroa this 22nd day of February 2000.

TIMOTHY JOHN BRYANT.

Important Note: This company is not part of the group trading under the brand of 100% Your Electric Store, which is continuing to carry on business.

Milton Holding Company Limited

Notice of Intention to Remove Company From the Register

Notice is hereby given that an application to remove Milton Holding Company Limited from the Register will be made to the Registrar of Companies, pursuant to section 318 (1) (d) of the Companies Act 1993, on the grounds that it has ceased to carry on business, has discharged 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 must be delivered to the Registrar no later than the 31st day of August 2000.

Dated this 22nd day of July 2000.

DAVID BRETT, Shareholder.

ds5416

Aland Aura Limited

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

Pursuant to Section 320 of the Companies Act 1993

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

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its assets in accordance with its constitution and the Act.

Unless written objection to the company's removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

GREGORY KERNOHAN, Shareholder.

L. Gatehouse Limited

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

Notice is hereby given that I, the undersigned applicant, propose to apply to the Registrar of Companies at Christchurch, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of L. Gatehouse Limited, whose registered office is situated at 59 High Street, Blenheim, 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 Christchurch by the 31st day of August 2000 (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 Blenheim this 17th day of July 2000.

L. GATEHOUSE (Being All the Shareholders of the Company).

ds5497

Methodist Mission Staff Association Incorporated

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Val A. Haves, an authorised person of the above-named association, proposes to apply to the Registrar of Companies at Hamilton, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal from the Register of the association.

The grounds are that the association 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 association'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 association from the Register.

VAL A. HAVES, Authorised Person.

P.J's Holdings Limited (trading as Bluehaven Motel)

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Nelson John Rainbow and Pamela Ann Rainbow, shareholders of the above-named company, propose to apply to the Registrar of Companies at Auckland, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal from the Register of the company.

The grounds are that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its assets in accordance with its constitution and the Act.

Unless written objection to the company's removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar of Companies within 20 working days of this notice, the Registrar may remove the company from the Register.

PAMELA ANN RAINBOW, Shareholder.

ds5346

Computertest Services Limited

Notice of Intention to Remove the Above-named Company From the Register

I, Robin Leon Shaw, director, hereby give notice that I propose to apply to the Registrar of Companies at Hamilton, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal of the above-named company from the Register.

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 the Act

Any objection to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar within 20 working days of this notice.

Dated this 27th day of July 2000.

ROBIN SHAW, Director.

ds5461

Grimes & Browning Joinery (1997) Limited (in liquidation) and Sunset Cleaning Co Limited (in liquidatin)

Notice of Intention to Remove the Above-named Companies From the Register

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

Notice is given that it is intended to remove from the New Zealand Register the above-named companies, which have their registered office at Level Fourteen, 113-119 The Terrace, Wellington.

The removal is by request, pursuant to section 318 (1) (e) of the Companies Act 1993 ("the Act"), on the grounds that the liquidations have been completed and the documents referred to in section 257 (1) (a) of the Act, namely the liquidators' final report and accounts, have been sent to the Registrar of Companies.

The date by which an objection to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar is the 28th day of August 2000.

Dated this 18th day of July 2000.

J. H. R. FISK, Liquidator.

ds5341

Megalift Limited

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

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

I, Phillip Lunn, hereby give notice that I intend to apply to the Registrar of Companies at Hamilton for the removal of the above-named company, having its registered office at Ponsonby, on the grounds that the company has ceased to carry on business and has discharged in full its liabilities to all its known creditors.

Unless written objection is made to the Registrar of Companies by the 17th day of August 2000, the company will be removed from the Register.

Dated this 20th day of July 2000.

PHILLIP LUNN.

Hydraulink Hawkes Bay Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Address of Registered Office: 301 Queen Street East, Hastings.

The liquidators have completed the liquidation and the Registrar is required to remove the company from the

Register, under section 318 (1) (e) of the Companies Act 1993, on the grounds that the liquidators have delivered to the Registrar the documents referred to in section 257 (1) (a) of the Act.

Any objection to the removal must be delivered to the Registrar no later than the 31st day of July 2000.

M. HARDY, Liquidator.

ds5360

CESSATION OF BUSINESS IN NEW ZEALAND

Stone Environmental Inc.

Notice of Intention to Remove Company From the Overseas Register

In accordance with section 341 of the Companies Act 1993, Stone Environmental Inc., 529 Portobello Road, Macandrew Bay, Dunedin, hereby gives notice that it will cease to carry on business in New Zealand and will be removed from the Overseas Register.

cb5492

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation

In the High Court of New Zealand, Dunedin Registry

M. No. 80/00

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

And—Countrywide Movers (Auckland) Limited, a duly incorporated company having its registered office at Alexandra—Defendant:

Take notice that on the 6th day of June 2000, an application for putting **Countrywide Movers** (**Auckland**) **Limited** into liquidation was filed in the High Court at Dunedin.

The application is to be heard before the High Court at Dunedin on Wednesday, the 9th day of August 2000 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 **South Pacific Tyres N.Z. Limited**, whose address for service is at the offices of Scannell Wrigley & 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. aw5381

Advertisement of Application for Putting Company into Liquidation

In the High Court of New Zealand, Rotorua Registry

M. No. 45/00

In the matter of the Companies Act 1993, between **Credit House Finance Limited**, of Napier—*Plaintiff:*

And—Ken Capill Auto Sales Limited, a duly incorporated company having its registered office at Taupo—

Defendant:

Take notice that on the 15th day of June 2000, an application for the putting of **Ken Capill Auto Sales 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 Rotorua on Monday, the 21st day of August 2000 at 11.45 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 **Credit House Finance Limited**, whose address for service is at the offices of Carlile Dowling, Barristers & Solicitors, Raffles Street, Napier.

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

G. R. J. THORNTON, Solicitor for the Applicant. aw5440

Advertisement of Application for Putting Company into Liquidation

In the High Court of New Zealand, Auckland Registry

M. No. 1017-IM/00

In the matter of the Companies Act 1993, between **New Zealand Dairy Foods Limited**, of Auckland—*Plaintiff*:

And—Morrico (NZ) Limited, a duly incorporated company having its registered office at Auckland—Defendant:

Take notice that on the 12th day of July 2000, an application for putting **Morrico (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 7th day of September 2000 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 **New Zealand Dairy Foods Limited**, whose address for service is at the offices of Scannell Wrigley & 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.

aw5481

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

Take notice that on the 28th day of June 2000, an application for appointment of liquidator and for putting G R Consulting Limited into liquidation was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 17th day of August 2000 at

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 Software Spectrum (NZ) Limited, whose address for service is at the offices of Buddle Findlay, Solicitors, Level Thirteen, Telstra Business Centre, 191-201 Queen Street, Auckland.

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

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

Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor. GRAEME WILLIAM HALL, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 81-IM/00

Take notice that on the 8th day of June 2000, an application for putting Advanced Café Systems Limited into liquidation by the High Court was filed in the High Court at

The application is to be heard before the High Court at Dunedin on Wednesday, the 9th day of August 2000 at 10.00 a.m.

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

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

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

C. N. LORD, Solicitor for the Applicant.

aw5475

Advertisement of Application for Putting Company into Liquidation

M. No. 131-IM/00

Take notice that on the 21st day of March 2000, an application for putting Tankerads (NZ) Limited into liquidation by the High Court was filed in the High Court at

The application is to be heard before the High Court at Hamilton on Monday, the 7th day of August 2000 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 **De Neefe Signing Systems Limited**, whose address for service is at the offices of Messrs Craig Griffin & Lord, Solicitors, 187 Mt Eden Road, Mt Eden (P.O. Box 9049 or D.X. C.P. 31-003, Newmarket), Auckland.

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

C. N. LORD, Solicitor for the Applicant.

Notice of Application for Liquidation of Company by the Court

M. No. 136/00

Take notice that on the 4th day of July 2000, an application for the liquidation of The Green Computer Company 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 7th day of August 2000 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

The applicant is **Honda New Zealand Limited** (trading as Honda Cars Wellington), whose address for service is at the offices of Paul Thomas, Level Two, Baycorp House, 15 Hopetoun Street, Auckland.

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

PAUL THOMAS, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 23rd day of June 2000, an application for putting Centurion Holdings Limited into liquidation was filed in the High Court at Dunedin.

The application is to be heard before the High Court at Dunedin on the 9th day of August 2000 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 TransAlta New Zealand Limited, whose address for service is at the offices of Bell Gully Buddle Weir, Level Fourteen, Auckland Club Tower, 34 Shortland Street, Auckland 1.

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

L. E. PAGE, Solicitor for the Applicant. aw5511

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 1st day of June 2000, an application for putting Video Express (NZ) 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 9th day of August 2000 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 Gamewizz Interactive Limited, whose address for service is at the offices of Clendon Feeney, Level Ten, Price Waterhouse Centre, 66 Wyndham Street, Auckland.

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

C. E. HORROCKS, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 936-IM/00

Take notice that on the 27th day of June 2000, an application for putting **Regal Hotels 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 31st day of August 2000 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 **Thorn Rentals NZ Limited**, whose address for service is at the offices of KPMG Legal, Solicitors, 22 Fanshawe Street, Auckland.

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

D. J. CHISHOLM, Solicitor for the Applicant.

Advertisement of Application for Liquidation of a Company by the Court

Take notice that on the 21st day of June 2000, an application for the liquidation of **Pacific Networks Limited** 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 Wednesday, the 9th day of August 2000 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 **Lan 1 (NZ) Limited**, whose address for service is at the offices of B D Vandervolk Esq., Crown Solicitor, First Floor, Semper House, 157 Broadway Avenue (P.O. Box 31 or D.X. P.P. 80-020), Palmerston North.

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

P. J. BUTLER, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 6th day of July 2000, an application for putting **Henderson Group Limited** into liquidation by the High Court was filed in the High Court at Wellington.

The application is to be heard before the High Court at Wellington on Monday, the 7th day of August 2000 at 10.00 a.m.

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

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 **Patrick Dromgool**, of Wellington, whose address for service is at Stephen Brown Law Office, Suite Twenty, The Hannah Warehouse, 13 Leeds Street, Wellington.

Documents may be served by delivery to the solicitor's office, by being posted to P.O. Box 11-586, Wellington, left at D.X. S.P. 25-513 or by facsimile to (04) 384 8223.

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

S. J. BROWN, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 223/00

Take notice that on the 4th day of July 2000, an application for putting **Metro City Management 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 14th day of August 2000 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 **Arrow International Limited**, whose address for service is at the offices of Rudd Watts & Stone, Solicitors, Twenty-fourth Floor, Bank of New Zealand Tower, 125 Queen Street (P.O. Box 3798), Auckland.

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

S. STOKES, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 989-IM/00

Take notice that on the 6th day of July 2000, an application for putting **Archibald & Associates Fund No. 1 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 24th day of August 2000 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 **Ewan Alexander Beck** and **Robert Barclay Tattle**, whose address for service is care of Haigh Lyon, Solicitors, Second Floor, Dilworth Building, corner of Queen and Customs Streets (P.O. Box 119), Auckland. Telephone: (09) 309 0399. Facsimile: (09) 307 0353.

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

D. A. HARRISON, Solicitor for the Applicants.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 13th day of June 2000, an application for putting **Beazley 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 the 10th day of August 2000 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 **Westhaven Properties Limited**, whose address for service is at the offices of Morrison Kent, Solicitors, Fourteenth Floor, Quay Tower, 29 Customs Street West (P.O. Box 222 or D.X. C.P. 18-001), Auckland. Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor.

PHILIP WILLIAM GERARD AHERN, Solicitor for the Applicant.

aw5395

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 4th day of July 2000, an application for putting **R.J. McCarthy Limited** into liquidation was filed by the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 24th day of August 2000 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 **Grant Driffill**, whose address for service is at the offices of Clark & Gay, Barristers and Solicitors, Seddon Street (P.O. Box 5 or D.X. H.A. 43-502), Waihi. Telephone: (07) 863 7250. Facsimile (07) 863 8306.

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

ANN CHRISTINE KINGHAN, Solicitor for the Applicant. aw5353

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 130/00

Take notice that on the 27th day of June 2000, an application for the winding up of **Westfield Nominees Limited**, a duly incorporated company having its registered office at 22 Glover Street, Wellington, 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 July 2000 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 **Lindeth Property Developments Limited** (in liquidation), whose address for service is at the offices of Thomas Dewar Sziranyi Druce, Solicitors, Second Floor, 1 Margaret Street (P.O. Box 31-240), Lower Hutt, Wellington.

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

D. G. DEWAR, Solicitor for the Applicant.

aw5449

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 139/00

Take notice that on the 14th day of August 2000, an application for the putting of **CRMG Limited** into liquidation by the High Court was filed in the High Court at Wellington.

The application is to be heard before the High Court at Wellington on Monday, the 14th day of August 2000 at 10.00 o'clock in the forenoon.

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

The applicant is **Lion Liquor Retail Limited**, whose address for service is at the offices of K. P. McDonald, Solicitor, Third Floor, Guardian Assurance Building, 12-14 Northcroft Street, Takapuna, Auckland.

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

KEVIN P. McDONALD, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 22nd day of June 2000, an application for putting **AgStop 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 10th day of August 2000 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 **Carr & Haslam Limited**, whose address for service is at the offices of Lowndes Jordan, Solicitors, Level Twenty-two, The ANZ Centre, 23-29 Albert Street, Auckland 1.

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

J. E. MURPHY, Solicitor for the Applicant. aw5498

Advertisement of Application for Putting Company into Liquidation

M. No. 835-IM/00

Take notice that on the 6th day of June 2000, an application for putting **Abode Developments 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 10th day of August 2000 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. aw5484

Advertisement of Application for Putting Company into Liquidation

M. No. 849-IM/00

Take notice that on the 8th day of June 2000, an application for putting **Exquisite Gifts 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 10th day of August 2000 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.

Advertisement of Application for Putting Company into Liquidation

M. No. 848-IM/00

Take notice that on the 8th day of June 2000, an application for putting **Exquisite Living 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 10th day of August 2000 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.

Advertisement of Application for Putting Company into Liquidation

M. No. 747-IM/00

Take notice that on the 18th day of May 2000, an application for putting **Omega Design & Print 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 10th day of August 2000 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. $_{\rm aw5489}$

Advertisement of Application for Putting Company into Liquidation

M. No. 847-IM/00

Take notice that on the 8th day of June 2000, an application for putting **Watercare** (**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 10th day of August 2000 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. aw5490

Advertisement of Application for Putting Company into Liquidation

M. No. 850-IM/00

Take notice that on the 8th day of June 2000, an application for putting **Aqua Filter Products** (1999) **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 10th day of August 2000 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.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 132/00

Take notice that on the 7th day of June 2000, an application for putting into liquidation **Road-X-Press Trucking Limited** by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Monday, the 7th day of August 2000 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 offices of the Inland Revenue Department, Claudelands Road, Hamilton.

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

D. J. FABISH, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 127/00

Take notice that on the 26th day of May 2000, an application for putting into liquidation Rawson Management Services Limited by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Monday, the 7th day of August 2000 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 offices of the Inland Revenue Department, Claudelands Road, Hamilton.

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

D. J. FABISH, Solicitor for the Applicant.

aw5470

Advertisement of Application for Putting Company into Liquidation

M. No. 228/00

Take notice that on the 5th day of July 2000, an application for putting PGN Holdings Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 14th day of August 2000 at 9.30 a.m.

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

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

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

HELEN ROSE SUMNER, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 71/00

Take notice that on the 25th day of May 2000, an application for putting Reg's Rentals 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 9th day of August 2000 at 10.00 a.m.

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

The applicant is the Commissioner of Inland Revenue. whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1807. Facsimile: (03) 363 1519.

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

JULIE LYNDSEY NEWTON, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 224/00

Take notice that on the 5th day of July 2000, an application for putting Murray Irvine Realty Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 14th day of August 2000 at 9.30 a.m.

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

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

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

HELEN ROSE SUMNER, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 225/00

Take notice that on the 5th day of July 2000, an application for putting C.M.C. Imports Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 14th day of August 2000 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

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

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

HELEN ROSE SUMNER, Solicitor for the Applicant.

aw5459

Advertisement of Application for Putting Company into Liquidation

M. No. 227/00

Take notice that on the 5th day of July 2000, an application for putting **LBW** Limited into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 14th day of August 2000 at 9.30 a.m.

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

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

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

HELEN ROSE SUMNER, Solicitor for the Applicant. aw5458

Advertisement of Application for Putting Company into Liquidation

M. No. 16/00

Take notice that on the 6th day of July 2000, an application for putting **Aircraft Tooling Company Limited** into liquidation by the High Court was filed in the High Court at Nelson.

The application is to be heard before the High Court at Nelson on the 20th day of September 2000 at 10.00 a.m.

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

The applicant is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, Christchurch Service Centre, First Floor,

165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1875. Facsimile: (03) 363 1519. Further particulars may be obtained from the office of the Court or from the applicant or the applicant's solicitor. HELEN ROSE SUMNER, Solicitor for the Applicant.

Advertisement of Application for Putting Company into Liquidation

M. No. 226/00

Take notice that on the 5th day of July 2000, an application for putting **Skelbro Holdings Limited** into liquidation by the High Court was filed in the High Court at Christchurch. The application is to be heard before the High Court at Christchurch on the 14th day of August 2000 at 9.30 a.m.

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

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

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

HELEN ROSE SUMNER, Solicitor for the Applicant. aw5496

PARTNERSHIP NOTICES

Certificate of Special Partnership

In the High Court of New Zealand, Auckland Registry

In the matter of Part II of the Partnership Act 1908, and in the matter of New Zealand Seed Fund Partnership Limited and Company:

It is hereby certified, pursuant to sections 51 and 58 of the Partnership Act 1908, that:

- 1. The name of the special partnership is New Zealand Seed Fund Partnership Limited and Company.
- 2. The names, addresses, occupations and capital contributions of the General Partner and Special Partners are as set out below in the Schedule.
- 3. The objects of the Partnership shall be the business of investing in technology based entities by providing seed and venture capital to those entities subject to the following:
 - (a) Investments must be in technologies which originate from or which have been developed further in New Zealand;
 - (b) At least 50% (in value) of the assets of the Partnership must be in projects originating from the University of Auckland except where insufficient suitable investments from this source are available to the Partnership, whereupon the shortfall shall be available for projects originating from other New Zealand education or research organisations;
 - (c) No less than 5% of the assets of the Partnership shall be reserved for proof of projects which will be carried out prior to the formulation of any final project structure;
 - (d) Investments must primarily be in the areas of biotechnology, medical devices, information systems, electronics, engineering and agricultural biotechnology;
 - (e) There will be no investments in real estate (except to the extent that entities require premises and leasehold improvements), public traded securities of any type (except to the extent that they are public traded securities which have been issued to the Joint Venture as a result of or prior to the securities being tradeable by the public or as a result of a previous investment in the same entity) and projects that do not meet the above criteria;
 - (f) The General partner shall conduct such other business as shall be determined by the Partnership by Special Resolution of the Special Partners; and
 - (g) All Partnership business shall be conducted through the Joint Venture.
- 4. The principal place from which the business of the Partnership will be conducted is the registered office of the General Partner or such other place as the General Partner may decide.
- 5. The partnership shall commence upon registration of this certificate, pursuant to section 54 of the Partnership Act 1908, and, subject to the provisions in the Deed of Participation of the Partnership relating to earlier dissolution and renewal, shall terminate upon the expiry of 7 years from the date of registration of this certificate.

Capital

Schedule

General Partner

New Zealand Seed Fund Partnership Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland Special Partners Names and Addresses Names and Investor LLC, Eighth Floor, UniServices House, 58 Symonds Street, Auckland Stood Ulysses New Zealand Investor LLC, Eighth Floor, UniServices House, 58 Symonds Street, Auckland Stood Names New Zealand Investor LLC, Eighth Floor, UniServices House, 58 Symonds Street, Auckland Stood Names New Zealand Investor LLC, Eighth Floor, UniServices House, 58 Symonds Street, Auckland Stood Names New Zealand Investor LLC, Eighth Floor, UniServices Limited, Level Fourteen, Forsyth Barr House, 165 Stuart Street, Dunedin K One W One Limited, 232B Hurstmere Road, Takapuna, Auckland K One W One Limited, Evel Twelve, The Todd Building, corner of Lambton Quay and Brandon Street, Stood Wellington Cordyline Limited, 55 Upland Road, Kelburn, Wellington ABN-Amro Nominees Limited, Level Ten, Southpac Tower, 45 Queen Street, Auckland Mr Michael Peter Stiassny, care of Ferrier Hodgson & Co, Level Sixteen, Southpac Tower, 45 Queen Street, Auckland Mr Wulf Knausenberger, 122 Puketui Valley Road, Hikuai Mr Wulf Knausenberger, 122 Puketui Valley Road, Hikuai Mr Wulf Knausenberger, 122 Puketui Valley Road, Hikuai Mr Wall Edward Alex Baines, 12 Sefton Street, Wadestown, Wellington Mr Paul Edward News Baines, 12 Sefton Street, Wadestown, Wellington Mr Peter Francis Menzies, Mr Peter James Mahoney and Mrs Marg Anne Mahoney, 24 Hamana Street, Seconoon Devenport, Auckland Mr David Alexander Alison and Mr David John Alison, 43 Wood Street, Freemans Bay, Auckland Mr David Alexander Alison and Mr Barry George Hadlee, care of Duncan Cotterill, Level Nine, Clarendon Tower, corner of Worcester Street and Oxford Terrace, Christchurch Westmed Development Capital Limited, Level Six, Otago House, 481 Moray Place, Dunedin	Name and Address	Capitai Contribution
Auckland UniServices Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland Ulysses New Zealand Investor LLC, Eighth Floor, UniServices House, 58 Symonds Street, Auckland Sinclair Investments Limited, care of Accounting Software & Services Limited, Level Fourteen, Forsyth Barr House, 165 Stuart Street, Dunedin K One W One Limited, 232B Hurstmere Road, Takapuna, Auckland S4,000,000 Todd Ventures Limited, Level Twelve, The Todd Building, corner of Lambton Quay and Brandon Street, Wellington Cordyline Limited, 55 Upland Road, Kelburn, Wellington ABN-Amro Nominees Limited, Level Ten, Southpac Tower, 45 Queen Street, Auckland S250,000 Dr Peter Hunter, 31 Laurie Avenue, Parnell, Auckland Mr Michael Peter Stiassny, care of Ferrier Hodgson & Co, Level Sixteen, Southpac Tower, 45 Queen Street, Auckland Mr Wulf Knausenberger, 122 Puketui Valley Road, Hikuai S250,000 Mr Paul Edward Alex Baines, 12 Sefton Street, Wadestown, Wellington Mr Malcolm David Woods and Mr Kerry Franklin Hoggard, 12 Beerehaven Road, Seatoun, Wellington Mr Peter Francis Menzies, Mr Peter James Mahoney and Mrs Marg Anne Mahoney, 24 Hamana Street, Devonport, Auckland Mr David Alexander Alison and Mr David John Alison, 43 Wood Street, Freemans Bay, Auckland Mr David Alexander Alison and Mr David John Alison, 43 Wood Street, Freemans Bay, Auckland Mr David Alexander Alison and Mr David John Alison, 43 Wood Street, Freemans Bay, Auckland Silveracres Nominees Limited, Level Six, Otago House, 481 Moray Place, Dunedin Silveracres Nominees Limited, Level Six, Otago House, 481 Moray Place, Dunedin Sessex Castle Unlimited, Level Six, Otago House, 481 Moray Place, Dunedin Auckland UniServices Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland S10,0000 Auckland UniServices Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland		Nil
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Mr Malcolm David Woods and Mr Kerry Franklin Hoggard, 12 Beerehaven Road, Seatoun, Wellington Mr Peter Francis Menzies, Mr Peter James Mahoney and Mrs Marg Anne Mahoney, 24 Hamana Street, Devonport, Auckland Mr David Alexander Alison and Mr David John Alison, 43 Wood Street, Freemans Bay, Auckland Mr John Deming, Mr David Allan Hyams and Mr Wayne Robert Adsett, P.O. Box 99-857, Newmarket, Auckland Silveracres Nominees Limited, Level Six, Otago House, 481 Moray Place, Dunedin Mr Brian William Stokes and Mr Barry George Hadlee, care of Duncan Cotterill, Level Nine, Clarendon Tower, corner of Worcester Street and Oxford Terrace, Christchurch Westmed Development Capital Limited, Level Six, 14 Viaduct Harbour Avenue, Auckland Sistemated Prize Floor, 1 Pupuke Road, Takapuna, Auckland Essex Castle Unlimited, Level Six, Otago House, 481 Moray Place, Dunedin Auckland UniServices Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland Saton, 000 Dated the 19th day of July 2000.	Mr Wulf Knausenberger, 122 Puketui Valley Road, Hikuai	\$500,000
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Mr John Deming, Mr David Allan Hyams and Mr Wayne Robert Adsett, P.O. Box 99-857, Newmarket, Auckland Silveracres Nominees Limited, Level Six, Otago House, 481 Moray Place, Dunedin Mr Brian William Stokes and Mr Barry George Hadlee, care of Duncan Cotterill, Level Nine, Clarendon Tower, corner of Worcester Street and Oxford Terrace, Christchurch Westmed Development Capital Limited, Level Six, 14 Viaduct Harbour Avenue, Auckland \$250,000 Lewis Holdings Limited, First Floor, 1 Pupuke Road, Takapuna, Auckland \$1,000,000 Essex Castle Unlimited, Level Six, Otago House, 481 Moray Place, Dunedin Auckland UniServices Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland \$400,000 Dated the 19th day of July 2000.		\$600,000
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Mr Brian William Stokes and Mr Barry George Hadlee, care of Duncan Cotterill, Level Nine, Clarendon Tower, corner of Worcester Street and Oxford Terrace, Christchurch Westmed Development Capital Limited, Level Six, 14 Viaduct Harbour Avenue, Auckland Lewis Holdings Limited, First Floor, 1 Pupuke Road, Takapuna, Auckland Essex Castle Unlimited, Level Six, Otago House, 481 Moray Place, Dunedin Auckland UniServices Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland \$400,000 Dated the 19th day of July 2000.	Mr John Deming, Mr David Allan Hyams and Mr Wayne Robert Adsett, P.O. Box 99-857, Newmarket, Auckland	\$250,000
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Essex Castle Unlimited, Level Six, Otago House, 481 Moray Place, Dunedin Auckland UniServices Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland \$400,000 Dated the 19th day of July 2000.	Westmed Development Capital Limited, Level Six, 14 Viaduct Harbour Avenue, Auckland	\$250,000
Auckland UniServices Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland \$400,000 Dated the 19th day of July 2000.	Lewis Holdings Limited, First Floor, 1 Pupuke Road, Takapuna, Auckland	\$1,000,000
Dated the 19th day of July 2000.	Essex Castle Unlimited, Level Six, Otago House, 481 Moray Place, Dunedin	\$400,000
	Auckland UniServices Limited, Seventh Floor, UniServices House, 58 Symonds Street, Auckland	\$400,000
pn5406	Dated the 19th day of July 2000.	
	pn5406	

Fowler Glynn & Co

Notice of Dissolution of Partnership

The partners of Fowler Glynn & Co, solicitors of Otahuhu and Howick, announce the dissolution of the partnership on the 14th day of July 2000.

As from the 17th day of July 2000, Steven Fowler will practise as Fowler & Associates from the existing offices at Otahuhu and Howick.

Telephone, facsimile, P.O. Box and D.X. numbers for both offices will remain unchanged.

Robyn Patricia Marie Glynn has withdrawn from the firm to commence practice as a barrister from chambers in Auckland.

Robyn Patricia Marie Glynn announces that she will commence practice as a barrister sole on the 17th day of July 2000, specialising in family law.

Her Contact Address Details Are as Follows: Halcyon Chambers, 82 Jervois Road (P.O. Box 47-029), Ponsonby, Auckland. Telephone: (09) 376 9422. Facsimile: (09) 378 0381. pn5435

RG&EJCooke Partnership

Notice of Dissolution of Partnership

Please note that the above-named partnership between Russell George Cooke and Elaine Juliet Cooke has been dissolved.

pn5468

OTHER

Notice of Intention to Restore to the Register

Companies Act 1993

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

Biplus Engineering Limited AK. 091659. Applicant: A. Owens, P.O. Box 9579, Newmarket, Auckland.

GR Consulting Limited AK. 879428. Applicant: J. R. Buchanan, P.O. Box 33-315, Auckland.

Turning Investments Limited AK. 878881. Applicant: D. Turner, P.O. Box 3529, Auckland.

Bulk Marketing Limited AK. 707310. Applicant: I. Matuschka, Cambridge Road, R.D. 3, Cambridge.

Glendavar Resources Limited AK. 508798. Applicant: A. Roberts, 301 Main Road, Huapai, Auckland.

Athos Investments Limited AK. 807430. Applicant: H. Walker, P.O. Box 52, Whakatane.

Atrium NZ Limited AK. 690011. Applicant: Z. Mohammed, P.O. Box 27-450, Auckland.

Lumiere Limited CH. 858319. Applicant: C. Vullermin, P.O. Box 5, Christchurch.

Seymour College Christchurch Limited CH. 890151. Applicant: F. Karairiana, P.O. Box 25-199, Christchurch.

Bocam Holdings Limited HN. 907249. Applicant: H. Milmine, P.O. Box 3798, Auckland.

Pirelli Tyres (NZ) Limited WN. 288024. Applicant: M. Blandis, P.O. Box 490, Wellington.

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

Any person who objects to the restoration 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 27th day of July 2000.

NEVILLE HARRIS, Registrar of Companies.

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

ot5430

Notice of Intention to Restore to the Register

Companies Act 1955

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

Bogue And Associates Limited HN. 546864. Applicant: B. A. Wall, P.O. Box 848, Rotorua.

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

Any person who objects to the restoration of this company to the Register must deliver 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 27th day of July 2000.

NEVILLE HARRIS, Registrar of Companies.

The address for delivery of any notices is the Registrar, Level Five, District Court Building, 3 Kingston Street, Auckland or by post to Private Bag 92-061, Auckland Mail Centre, Auckland.

Waltham Holdings Limited and Hutchison & Co Limited (formerly Lichfield (New Zealand) Limited)

Notice in Respect of an Amalgamation Proposal

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

It is proposed that **Waltham Holdings Limited** (Waltham) amalgamate with **Hutchison & Co Limited** (Hutchison) and continue as **Waltham Holdings Limited** in accordance with section 221 (1) of the Companies Act 1993 ("the amalgamation proposal").

Copies of the amalgamation proposal are available for inspection by any shareholder or creditor of either Waltham or Hutchison or any person to whom either of those companies is under an obligation at the registered office of those companies being 179 Tuam Street, Christchurch, during normal business hours.

A shareholder of either Waltham or Hutchison, any creditor of either of those companies or any person to whom either of those companies is under an obligation is entitled to be supplied free of charge with a copy of the amalgamation proposal upon request to either of those companies at its registered office stated above, marked for the attention of the company secretary.

GUYON WILLIAM CROZIER, for the Board of Directors of Each of Waltham and Hutchison.

ot5384

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 proprietor's name; application number.)

- 96B/75; Gene Russell Kuhtze and Dale Edward Kuhtze; D. 521595.
- 2. 37C/84; Michael Bryan Cooke; D. 521716.
- 3.30A/426 and lease 31956; Frederick Houtman and Dorothea Cornelia Houtman; D. 523348.
- 4. Lease C. 582239.5; Rica Holdings Limited; D. 523462.
- 5. 53B/863 and lease B. 187479.3; Brian James Rodger and Merle Maureen Rodger; D. 523480.
- 723/260; Maurice Bernard Kearney and Margaret Mary Kearney; D. 523498.
- 7. Lease 349348.6; Patricia Elizabeth Basham; D. 523806.
- 8.104C/650; James Gerard Beban and Joseph Edward Coutts; D. 523922.
- 9. Lease 508937.1; Rhoda May Warth; D. 524004.
- Lease 294471.2; Paul Haydn Crawford and Margaret Sybil Crawford; D. 524149.
- 11. 35B/334; Christopher Charles Morrow; D. 524302.
- 12.33A/202 and 33A/203; Christopher Charles Morrow; D. 524302.
- 13. 106C/745, lease D. 058042.2 and mortgage D. 358414.2; Hui Li and Jian Luo; D. 524348.
- 14. 52A/1102, lease B. 085518.1 and mortgage C. 185991.2; Norman Hugh Field and Judith Margaret Field; D. 524349.
- 15. 14A/269; Adrian John Sprague; D. 524370.
- 16. Lease C. 421023.3; Dean Colin Burcham and Lorrinda Mae Collinson; D. 524688.
- 17. Lease A. 255088; Alan Francis Ewart and Elizabeth Mary Ewart; D. 524689.
- 18. 64A/549; Edward Lewis Morgan; D. 524790.

Dated at the Auckland Land Information New Zealand Office this 20th day of July 2000.

NANU BHAI, for Registrar-General of Land. lt5373

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 proprietor's name; application number.)

- 1.307/111; Graeme Gladstone Robb and Lynette Susan Robb; B. 615793.1.
- 2.57C/7 and 57C/8; Peter Michael Bradley and Thomas Keith Henry; B. 615873.1.
- 3. Mortgage B. 472473.6; ASB Bank Limited; B. 615873.1.
- 4. 986/245; Hazel Bertha Lewis; B. 615642.1.

5. 453/192; Geoffrey Norman King and Judith Klara King; B. 616697.2.

Dated at the Hamilton Land Information New Zealand Office this 20th day of July 2000.

ROBERT ANDRELL, for Registrar-General of Land. ht5415

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 H. 390210 for the registration of a change of name of lessee from Dalgety New Zealand Limited to Crown Corporation Limited and a surrender of the lease both lodged under B. 615985.1.

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

Dated at the Hamilton Land Information New Zealand Office this 20th day of July 2000.

ROBERT ANDRELL, for Registrar-General of Land. ht5414

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 proprietor's name; application number.)

- 1.195/84; James Swan Taroa and Nora Swan Taroa (deceased); 703991.2.
- 2. Lease 376776.3; Carol Ann Taggart; 704628.1.
- 3. Lease 247530; Robin Geoffrey Paton and Donna Marie Paton; 704773.1.

Dated at the Napier Land Information New Zealand Office this 19th day of July 2000.

THERESA KING, for Registrar-General of Land.

Land Transfer Act Notice

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

Schedule

(Certificate of title reference unless otherwise stated; registered proprietor's name; application number.)

- 1.873/74; George Nickson; B. 791716.1.
- 2. E2/516; Roger Keith Darwin and Alyth Beetham Darwin; B. 791843.1.
- 3. D3/1113; the Wellington City Council; B. 792071.1.

Dated at the Wellington Land Information New Zealand Office this 20th day of July 2000.

COLLEEN MANU, for Registrar-General of Land.

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 certificate of title 30A/513 for the registration of transmission from the Tawa Borough Council to the Wellington City Council and transfer, pursuant to section 345 of the Local Government Act 1974, to Alphonsus Joseph Simes, lodged under B. 791677.1.

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

Dated at the Wellington Land Information New Zealand Office this 20th day of July 2000.

COLLEEN MANU, for Registrar-General of Land. 15389

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 certificates of title 3C/1109 and 3A/281 for the deposit of L.T. Plan 19955 and issue of new titles in terms thereof, whereby Neville Malcolm Hyde and Ronelle Marie Hyde are the registered proprietors. Application 398888.1.

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

Dated at the Nelson Land Information New Zealand Office this 18th day of July 2000.

KERRE PARKER, for Registrar-General of Land.

Land Transfer Act Notice

Notice is hereby given that a certificate of title will be issued in the name of the applicants for the parcel of land hereinafter described under Part II of the Land Transfer Act 1952, unless a caveat be lodged forbidding the same on or before the 31st day of August 2000.

Application No.: 1001.

Applicants: David William Bryant and Gloria Doris Bryant.

Description of Land: 7.401 hectares, more or less, being part Old River Bed and now being Lot 1, Deposited Plan 11675, Marlborough Land Registry. Occupied by the applicants. A diagram may be inspected at this office.

Dated at the Blenheim Land Information New Zealand Office this 24th day of July 2000.

J. K. COLUMBUS, for Registrar-General of Land. 115493

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 proprietor's name; application number.)

- 1.33B/1221; Dorothy Grace Hitchens; A. 465779.1.
- 2.388/126; 237 Company Limited; A. 466140.1.
- 3. 5D/437; Aaron Leslie Johns; A. 465786.1.
- 4. 12B/923; Manana Lodge Farm Limited; A. 465951.3.
- 5.490/117; George Joshua Bowron and Jack Bowron; A.466084.2.
- 6. Lease 488672/13; Ivan Kwasza; A. 466313.1.

- 7.30F/96; Kenneth George Cummings and Brenda Cummings; A. 466292.1.
- 8. Lease 192725.2; Nyla June Frampton; A. 463523.1.

Dated at the Christchurch Land Information New Zealand Office this 20th day of July 2000.

The Registrar-General of Land by:

MICHAEL HART, District Land Registrar.

lt5432

Land Transfer Act Notice

Notice is hereby given that the parcel described in the Schedule below will be brought under the Land Transfer Act 1952, unless a caveat is lodged forbidding the same before the 28th day of September 2000.

Schedule

Application No.: 14012 (A. 458224.1).

Applicants: Lindsay Bruce Bain and Alison Mary Bain.

Description of Land: Part Rural Section 1167 (part Deeds Index C. 1167 (5 D. 421)), containing 2750 square metres, being the land shown as Lot 1 on Land Transfer Plan 78527 in the name of John Hamilton Morgan.

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

Dated at the Christchurch Land Information New Zealand Office this 20th day of July 2000.

The Registrar-General of Land by:

MICHAEL HART, District Land Registrar.

lt5433

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 proprietor's name; application number.)

1. 252/227; George Alan Telfer; 5005096.1.

Land registration district of Otago.

Dated at the Dunedin Office of Land Information New Zealand this 18th day of July 2000.

BRENDAN BOYLE, Registrar-General of Land.

lt5331

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 proprietor's name; application number.)

1.312/144; Lesley Florence George; 5003681.1.

Land registration district of Otago.

Dated at the Dunedin Office of Land Information New Zealand this 18th day of July 2000.

BRENDAN BOYLE, Registrar-General of Land.

lt5337

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 proprietor's name; application number.)

1. 226/150; Peter Richard George; 5003681.1.

Land registration district of Otago.

Dated at the Dunedin Office of Land Information New Zealand this 18th day of July 2000.

BRENDAN BOYLE, Registrar-General of Land. 15338

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 proprietor's name; application number.)

1. 347/20; John Reid Clark; 5004464.1.

Land registration district of Otago.

Dated at the Dunedin Office of Land Information New Zealand this 19th day of July 2000.

BRENDAN BOYLE, Registrar-General of Land.

Land Transfer Act Notice

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

Schedule

(Certificate of title reference unless otherwise stated; registered proprietor's name; application number.)

1. OT13B/931; Thomas Fabian Jakubcik and Sharron Margaret Jakubcik; 5004669.1.

Land registration district of Otago.

Dated at the Dunedin Office of Land Information New Zealand this 21st day of July 2000.

BRENDAN BOYLE, Registrar-General of Land. 115437

Charitable Trusts Act Notices

Dissolution of Charitable Trust

Section 26 (1) of the Charitable Trusts Act 1957

The The Registrar of Incorporated Societies is satisfied that the **Pohangina Trust** WN. C.T. 419429 has ceased to

carry on its operations and, accordingly, as from the date of this declaration it has been dissolved:

DORINE MARIO GAIQUI, Assistant Registrar of Incorporated Societies.

ct5427

Incorporated Societies Act Notices

Dissolution of Incorporated Societies

Section 28 (1) of the Incorporated Societies Act 1908

The Registrar of Incorporated Societies is satisfied that the societies listed below have ceased to carry on their operations and, accordingly, as from the date of this declaration they have been dissolved:

Lake Pupuke Tennis Club Incorporated AK. I.S. 921288.

Auckland Concert Band Incorporated AK I.S. 267347. DORINE MARIO GAIQUI, Assistant Registrar of Incorporated Societies.

General Notices

Notice of Receipt of Income From Mortgaged Property

In the matter of Section 104DD of the Property Law Act 1952, and in the matter of memorandum of mortgage No. A. 266396/3 from **Kevin Frederick Bueno** to **Cavell Leitch Pringle & Boyle Nominees Limited** at Christchurch as mortgagee (Canterbury Registry):

Take notice that Cavell Leitch Pringle & Boyle Nominees Limited at Christchurch has entered into possession of property comprising the security under the above-mentioned mortgage by receipt of rental payable in respect thereof on 5 July 2000 such property being situated and known as 2-4 Bowhill Road, New Brighton, Christchurch, more particularly described in certificates of title 34C/1199 and 329/26 (both Canterbury Registry).

This notice is given by **Cavell Leitch Pringle & Boyle Nominees Limited**, whose address for service is at the offices of Messrs Cavell Leitch Pringle & Boyle, Solicitors, Level Ten, Clarendon Tower, corner of Oxford Terrace and Worcester Street, Christchurch (*Attention:* D. A. Tait). Telephone: (03) 379 9940.

Cavell Leitch Pringle & Boyle Nominees Limited by its solicitors:

CAVELL LEITCH PRINGLE & BOYLE.

gn5392

Notice of Entry into Possession of the Property at 43 Bronte Way, Rolleston

Pursuant to Section 104DD of the Property Law Act 1952

Provincial Finance Limited at Christchurch, being the mortgagee, pursuant to mortgage No. A. 317895/4, hereby gives notice that on or about the 23rd day of June 2000, it took possession of the property owned by **Brian Robert Cooke** and **Tracey Patricia Elizabeth Cooke** at 43 Bronte Way, Rolleston, being the property comprised in certificate of title 42B/796 (Canterbury Land Registry).

Communications relating to the mortgaged property may be forwarded to **Harman & Co**, Solicitors, P.O. Box 13-151, Christchurch, for the attention of K. Standage.

Dated this 11th day of July 2000.

Signed by the said **Provincial Finance Limited** by its solicitors and duly authorised agent, **Harman & Co**, per: K. M. STANDAGE.

gn5377

Notice of Hearing by Disciplinary Tribunal of 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 Monday, the 7th day of August 2000 at 9.00 a.m.

The hearing will be held in the Board Room, Eleventh Floor, KPMG Centre, 9 Princes Street, Auckland.

The hearing will be held in public and open to the news media unless the Disciplinary Tribunal orders otherwise.

Dated this 19th day of July 2000.

ARTHUR BARTLETT, Acting Secretary, Disciplinary Tribunal.

gn5361

Departmental Notices

Agriculture and Forestry

Pesticides Act 1979

Pesticides Product Revocation Notice (No. 1161; Ag. P.B. 154)

Pursuant to section 29 (4) of the Pesticides Act 1979, the Pesticides Board hereby gives notice of the revocation of the registration of the following pesticides:

Product Name	Registration No.	Grounds for Revocation	Effective Date of Revocation
Hallmark Orchard	P03999	Requested by Proprietor	05/07/00
Bacseal	P04194	Requested by Proprietor	13/07/00

Dated at Wellington this 17th day of July 2000.

J. REEVE, Registrar.

(Ag. 154) go5510

Animal Health Board

Biosecurity Act 1993

Notice of Movement Controls for Bovine Tuberculosis

Pursuant to section 131 (2) of the Biosecurity Act 1993, the Animal Health Board declares New Zealand (with the exception of the Chatham Islands) to be an area that is

controlled for the purpose of enabling the limitation of the spread of bovine tuberculosis.

Pursuant to section 131 (3) (a) of the Biosecurity Act 1993, the Animal Health Board gives notice that the movement of cattle and deer within the Controlled Area is restricted and regulated to the extent and subject to the conditions specified below.

1. Definitions

In this notice, unless the context otherwise requires:

"Herd" means-

- (a) a group of cattle, or deer, or cattle and deer, that is managed as one unit;
- (b) a group of cattle, or deer, or cattle and deer, that is kept within the same enclosure or behind the same fence:
- "Herd of Origin" means the herd with which a cattle beast or a deer is, for the time being, grazing:
- "Risk Area" means an area specified in the Schedule to this Notice:

"The Controlled Area" means New Zealand (with the exception of the Chatham Islands).

2. Declaration Cards

- 2.1 Every cattle beast or deer aged 30 days or more that is moved within the Controlled Area from-
 - (i) Its herd of origin; or
 - (ii) The place or establishment at which the animal is being kept,—

to a place other than a place occupied by the owner or person in charge of the cattle beast or deer, must be accompanied throughout the movement by a completed Declaration Card relating to that animal, so that a person inspecting that animal may inspect the Declaration Card at the same time.

2.2 A completed Declaration Card must be signed and dated by the owner of the animal to which it relates or a person acting with the authority of the owner, and must contain the following information for each animal to which the card relates:

- (a) The breed, sex and age of the animal; and
- (b) Whether or not that animal was bred within the herd of origin or at the place or establishment at which the animal is being kept; and
- (c) The name and address of the owner of that animal; and
- (d) Whether or not that animal has been tested for bovine tuberculosis while in the possession of the person who signed the Declaration Card or on whose behalf the Declaration Card was signed; and
- (e) If that animal has been tested for bovine tuberculosis while in the possession of the person who signed the Declaration Card or on whose behalf the Declaration Card was signed, the date of the last test and whether or not tuberculosis was detected in respect to:
 - (i) The animal; and
 - (ii) The herd of origin; and
- (f) Whether that animal is being moved from a place within a Risk Area, and, if so, whether that animal had been tested for bovine tuberculosis within 60 days prior to movement; and
- (g) The bovine tuberculosis status of the animal, which shall be the status given to the animal or herd of origin by the Animal Health Board and shall be one of the following:
 - (i) "Infected (1...n)", where the index following the status "Infected" represents the number of years the herd has had an infected status.
 - (ii) "Clear (1...10)", where the index following the status "Clear", represents the number of years (to a maximum of 10) the herd has had a clear status, except for those herds classified as "cattle dry stock", "venison", or "miscellaneous". For these herds, the Clear index is capped at a maximum value of "1".
 - (iii) "Suspended", which refers to animals from a herd in which diagnosis of suspected tuberculosis awaits confirmation or a herd containing animals of unknown testing history (including feral animals), for which sufficient testing information to establish the herd status has yet to be accumulated.
 - (iv) "Works monitored", which refers to animals from a herd not subject to on-farm testing under the operational plan of the Animal Health Board.

3. Testing Prior to Movement From or Within Risk Areas

- 3.1 No cattle beast or deer aged 90 days or more may be moved—
 - (a) From any Risk Area to a place outside that Risk Area; or
 - (b) Within any Risk Area from its herd of origin, or the place or establishment at which the animal is being kept to a place other than a place occupied by the owner or person in charge of the cattle beast or deer—
 - unless it has undergone, within 60 days prior to the date of movement, a negative test for bovine tuberculosis in accordance with the Biosecurity (National Bovine Tuberculosis Pest Management Strategy) Order 1998.
- 3.2 The restriction on movement in 3.1 does not apply where an animal is being moved directly to a place of slaughter.
- 3.3 Notwithstanding 3.1, an animal may be exempted from the requirement for a test in accordance with the Animal Health Board Tuberculosis Operational Plan.

Dated at Wellington this 24th day of July 2000. ROBERT ISBISTER, General Manager, Animal Health Board Incorporated.

Schedule

Risk Areas

Running Line Descriptions of Declared Movement Controlled Areas

1. Central North Island

The Central North Island Declared Movement Controlled

From the outlet of the Waikato River at Lake Taupo north along State Highway No. 1 to the junction of State Highway No. 1 and Poihipi Rd to Grid Reference 611937 (NZMS 260-T17), then north-east in a straight line to Grid Reference 619965 (NZMS 260-T17), then in a straight line to Pokuru Trig Grid Reference 586985 (NZMS 260-T17). From the Pokuru Trig northwards to Grid Reference 581020 (NZMS 260-T17), then in a straight line to the Waikato River at Grid Reference 614045 (NZMS 260-T17), then along the western bank of the Waikato River to the Waipapa Dam. From the Waipapa Dam north on the Waipapa Road to Huirimu Road. Along Huirimu Road to Aotearoa Road, along Aotearoa Road north to Wharepapa Road. Following Wharepapa Road west to Panetapu and from Panetapu south along Bailey Road on to Hingaia Road south to Wharepuhunga Road. West along Wharepuhunga Road to the junction with Mangatutu Road. South west down Mangatutu Road to junction with Paewhenua East Road. South along Paewhenua Road continuing on along Chindie Road to junction with Tauraroa Road. West along Tauraroa Road to Toa Bridge. From Toa Bridge north west along Waipa River to Grid Reference 125276 (NZMS 260 – S16) from there in a straight line south to the Road junction of Waipa River Road and Barber Road.

South along Barber Road, continuing as Rangitoto Road, to the Rangitoto Road Block Road East intersection and then in a straight line to Grid Reference 048055 (NZMS 260-S17). From there south-east along State Highway No. 30 to its junction with the Waimiha Road to the Ruapehu District boundary. Follow the District Boundary to the west until its junction with the Tongaporutu Ohura Road and then south in a straight line to Pukemiro Trig, Grid Reference 718447(NZMS 260-R19) then south in a straight line to the junction of the Ohuraiti Stream with the Whanganui River.

Then following eastern most bank of the Whanganui River south to Pipiriki. From Pipiriki east along the Pipiriki Raetihi Road to the Raetihi junction of State Highway No. 4 and State Highway No. 49. Then moves south down State Highway No. 4 to the junction with Oruakukura Road east along Oruakukura Road to Grid Reference 71761870 (NZMS 1, 262-6 2nd Edition 1987), from there in a straight line south-south-west to Trig 778 (NZMS 262-2 Grid Square 7118) from there in a straight line south to Grid Reference 715230 on Fields Track Road (NZMS N131 1st Edition 1969). From that point along Fields Track Road eastward to Colliers Bridge then continues north along the Whangaehu River to its junction with State Highway No. 49, east along State Highway No. 49 to its junction with State Highway No. 1 then south along State Highway No. 1 through Waiouru till the junction of State Highway No. 1 with Te Moehau Road. East along Te Moehau Road to its junction with Moawhango Road. From that junction east to Grid Reference 370297 (NZMS 1 N132 1st Edition 1970). From there east to Grid Reference 669763 (NZMS 260 Grid T21 1st Edition). From there, east to Grid Reference 678765 (NZMS 260 T21 1st Edition) on the Mangahaoata Stream. From there east down the northern bank of the Mangahaoata Stream to its junction with the Rangitikei River then following the east bank of the Rangitikei River south to its junction with the Whakaurekou River. From there east in a

straight line to Trig 4334 (Potae) then north-north-east in a Straight line to Trig 1089 then in a straight line to its junction with the Ngaruroro River. From that junction follow the west bank of the Ngaruroro River north to Grid Reference 638813 (NZMS 1 N113 3rd Edition in 1981).

From that junction follow the west bank of the Ngaruroro River north to Grid Reference 638813 (NZMS 1 N113 3rd Edition in 1981). From there north-west to Trig 4513 (Pikiawatea) from there in a straight line to Mission Pt on Lake Taupo. From there north along the eastern shore of Lake Taupo to the Waikato River outlet.

2. The Southern North Island Declared Movement Control Area

All land encompassed by the following peripheral line:

From the Akitio River mouth along the Akitio River Road to Huiarau. From Huiarau in a south-westerly direction to the end of Settlement Road at Pinehill. South-west along Settlement Road to Coast Road. South along Coast Road to Crosshills. From Crosshills along the southern boundary of Crosshills Station to Waihoki. West along Huia Road to State Highway No. 52 and then in a north-east direction along State Highway No. 52 to its junction with Rimu Road. North-west along Rimu Road to the junction with Pahiatua Road, and then in a south-westerly direction to Puketoi Road at Grid Reference 640625 (NZMS 260-T25). North-west along Puketoi Road to Nikatea and then in a direct line north-west to the end of Ridge Road. From the end of Ridge Road east to Kaitawa Creek at Grid Reference 583690, (NZMS 260-T25). Downstream along the eastern bank of Kaitawa Creek to its junction with Te Aupapa Rd. North-west along Te Aupapa Road to Kaitawa. South-west from Kaitawa in a direct line to the end of Rock Road and then south-west in a direct line to Rongamai. From Rongamai south-west along the Mangaone Valley Road to Central Mangaone Road. North-west along Central Mangaone Road to State Highway No. 2. South along State Highway No. 2 to North Road and then west along North Road to its junction with Nireaha-Hukanui Road. From this junction north-west in a direct line to Kakariki, then west-north-west in a direct line to the eastern boundary of the Tararua Forest Park. Then following the eastern boundary of the park in a general south-westerly direction to the end of the Putara Road at Grid Reference 254553 (NZMS 260-S25 and Pt R25). Then in a line directly west to the Ohau Shelter located on the Ohau River at Grid Reference 116557, (NZMS 260-S25 & Pt R25). Then following the Ohau River downstream to its mouth on the west coast from the Ohau River mouth following the coast south-west to Raumati Beach. From Raumati Beach following the coast south to Paremata. From Paremata along the coastline to the Porirua foreshore, then around Porirua Harbour to Onehunga Bay. From Onehunga Bay following the coastline to Pipinui Point, to Ohau Point, to Cape Terawhiti, to Sinclair Head, to Palmer Head, to Point Halswell, to Point Jerningham to the Wellington foreshore. From the Wellington foreshore following the coastline and State Highway No. 2 north to the Petone foreshore. From the Petone foreshore east following the coastline to Pencarrow Head, to Turakirae Head, to Cape Palliser, to Castlepoint and then to the Akitio River mouth.

3. North Canterbury/Marlborough

All land encompassed by the following peripheral line:

From the mouth of the Awatere River, upstream along the true right of the Awatere River to a point directly opposite the Molesworth Road/Taylor Pass Road Junction. Then in a direct line up the Taylor Pass Road to Taylor Pass, then around the south side of the Ned, via the Blairich Station boundary to the Omaka River, then up the Omaka River to its origin on Mt Horrible. Then via the right branch of the Tummil River until the junction with the Avon River, then

directly west to the Waihopai Valley Road bridge over the Musgrave Brook. Then in a line south to Jack, then to Jacks Brother, Pudding Hill then The Pinnacles. Then along the high points between The Pinnacles and the Acheron Saddle to the Waihopai Saddle, then along the high points north to Pinnacle. Then north to Mt Impey and down the Wye River until the junction with the Wairau River. Then downstream along the Wairau River to the junction with Bartletts Creek, then up Bartletts Creek to the junction with Quartz Creek then up Quartz Creek to its origin on Mt Royal. Then directly west to Mt Fishtail then in a straight line to Mt Richmond to Mt Patriach then in a straight line south-west to Star Hill to Chrome. Then south-west along the Red Hills ridge to St Arnaud peak in the St Arnaud Range. Then along the high points of the St Arnaud Range south to Cotterell Peak then south to the junction of Rainbow River and Paske Creek, then south-west to Mt Dora, then south to the northern end of Lake Tennyson then west to Mount Princess, then down Waiau River to junction with the Henry River, then up the Henry River to the Opera Range then south down the Opera Range to the Organ Range east of Glynn Wye, then south to the Hurunui River east of Esk Head, then south-west to the Puketeraki Range, to Fosters Hill south along the ridge to the Waimakariri River thence down the true left bank of the Waimakariri River to Woodstock Road, east to Depot Road, then north along Ashley Gorge Road to the Ashley River, then east to the Ashley River road bridge at Ashley, then south to Rangiora then south-east along Lineside Road to State Highway No. 1, then south to the Waimakariri River, then east along the true left bank of the Waimakariri River to the coast.

4. The West Coast Declared Movement Control Area All land encompassed by the following peripheral line:

From the Tasman Sea entry to Whanganui Inlet south-east to the mouth of the Wairoa River on the eastern side of Whanganui Inlet, then up the Wairoa River to the junction of the North Branch and the South Branch, then up the North Branch to Mt Burnett. Then south-west to Mt Haidinger, and on to Mt Stevens, then to Percy Peak. Then south-east to Mt Olympus, then north-east to Parapara Peak, then south-east to Hailes Knob. Then east to the junction of the Shaggery River with the Motueka River, then down the left bank of the Motueka River to its mouth in Tasman Bay. Then down the coastline to a point in the Moutere Inlet directly in line with Harleys Road. Then along Harleys Road to the corner of the Moutere Highway, then north along the Moutere Highway to the corner of Wills Road. Then southwest along Wills Road to its end and then in a direct line south-west to the summit of the Rosedale Saddle on the Rosedale Road. Then south-east to the summit of Jacobs Ladder on the Thorpe-Orinoco Road. Then due west to the junction of the Dove River and the Motueka River. Then up the Motueka River to a point opposite the northern end of the Pinchback Range on the true left of the Motueka River. Then south along the high points of the Pinchback Range to Point Pinchback and on south to the summit of the Hope Saddle on State Highway No. 6. Then north-west to Mt Owen, then south-west to Ben Murray, then south to the junction of Coal Creek with the Buller River, then following the true right bank of the Buller River down to Lyell Bridge, then south to Mount Wynn then in a direct line south-east to Creighton Peak then south to Rahu Saddle, then west to Mount Haast then in a direct line south-west to Mount Puttick, then a direct line north-west to Mount Gore then in a direct line south-west to Mount Harata, then south-east to Mount Rameses, then in a direct line south to Nancy-Tass Saddle, then east to Mount Hochstetter, then south-east to the headwater of the Ethel Stream, then in a direct line north-east to Mount Novaro then in a direct line east to Mount Barron at the Main Divide, then down the Main Divide to Mount Loughnan, then in a direct line north-west

to the western side of Lake Wahapo where it gives rise to the Okarito River, then in a direct line west to Three Mile Lagoon on the Tasman Sea.

5. The Coastal and Central Otago Declared Movement Control Area

All land encompassed by the following peripheral line:

Those properties within an area enclosed by a line running from Kurow River/Waitaki River Junction, up Kurow River to Grayson Peak then a direct line east to Danseys Pass, then direct line south to Kakanui Peak, then direct line south-east to Beaconed Trig B, then to Mount Stalker, then east to Beaconed Trig Y, then south to Razorback Trig, then along Horse Range to State Highway No. 1/Shag Point Road junction, then follow State Highway No. 1 south to Evansdale, then follow State Highway No. 1 to Pigeon Flat and junction with Leith Valley Road, follow Leith Valley Road, to junction with Islay Street, then follow Islay Street, Fulton Road and Tanner Road to Wakari Road. Follow Wakari Road to Taieri Road. Follow Taieri Road, then Three Mile Hill Road to junction with Dalziel Road. Follow Dalziel Road, then Abbotts Hill Road, then follow North Taieri Road and Abbotsford Road to the outskirts of Green Island (township) then follow Kaikorai Stream to the coast. Then south along the coast to the mouth of the Matau Branch of the Clutha River, then up the true left bank of the Clutha River to Kaitangata, then north along the Kaitagata-Lovells Flat Road to junction with Stirling Lakeside Road, then follow Stirling Lakeside Road to Stirling, then follow Stirling Road to junction with State Highway No. 1, then south-west along State Highway No. 1 to the Clutha River then upstream along the true left bank of the Clutha River to the mouth of the Minzion Burn, then up the Minzion Burn to its headwaters at Mount Teviot then following the Lake Onslow-Teviot Road to the dam at Lake Onslow, then down the Teviot River to its intersection with Bridge Huts Road, then in a straight line to Cave Creek then down Cave Creek to Lake Roxburgh, then up the eastern side of Lake Roxburgh and the Clutha River to the mouth of the Manuherikia River, from there in a direct line to Galloway following Tucker Hill Road, then along the Crawfords Hills Road and Poolburn-Moa Creek Road to Rutherford Lane, then along Rutherford Lane and Sullivanns Road then Jones Road to Boundary Road, then up Boundary Road to Ida Valley-Omakau Road to its intersection with Auripo Road, then up Auripo Road to its junction with the Idaburn, then down the Idaburn to its junction with the Manuherikia River, then up the Manuherikia River to its junction with State Highway No. 85, then along State Highway No. 85 to Becks then along Loop Road, Becks School Road, Glassford Road and Wallington Road to Devonshire Road, then down Devonshire Road to Moutere-Dispute Spur Road then in a straight line to the end of Waikerikeri Valley Road then following the Works Water Race then in a straight line to the Clyde Dam, then up the eastern side of Lake Dunstan and the true left bank of the Clutha River to the bridge at Luggate, then along this road north and along Hawea Back Road to Lake Hawea then along the eastern side of Lake Hawea to the outlet of Timaru River then up the true left bank of the Timaru River to Mount Martha then in a direct line north-east to Birch Creek then down the true right bank of Birch Creek to its junction with the Ahuriri River then direct line north along the Barrier Range to Mount Huxley then direct line east to the junction of the South and North Branches of the Temple Stream, then down the true right bank of the Temple Stream to Lake Ohau then along the western side of Lake Ohau to the outlet of the Ohau River then down the true right bank of the Waitaki River system to the outlet of the Kurow River

6. The Mackenzie Basin Declared Movement Control Area All land encompassed by the following peripheral line:

From Mount Huxley, north-east along Main Divide to Mount Earle, then south along Two Thumb Range to Burke Pass, then in direct line south to Hakataramea Pass, then south along the true right bank of the Hakataramea River to the Waitaki River, then up the true left bank of the Waitaki River system to the mouth of the Temple Stream at the head of Lake Ohau, then up the true left bank of Temple Stream to the junction of the Temple Stream North and South branches, then in a direct line West to Mount Huxley.

7. The Catlins Declared Movement Control Area

All land encompassed by the following peripheral line:

Those properties within an area enclosed by a line running from Kaka Point then following Kaka Point Road, north to the Puerua River Deviation, then following the true right bank of the Puerua River Deviation to State Highway No. 92, then north along State Highway No. 92 to Grays Road then in a direct line west to Clinton, then west along the Mataura-Clinton Road to the Otago/Southland Regional Government boundary, then south along the Regional Government boundary to the coast.

8. The Western Southland Declared Movement Control

All land encompassed by the following peripheral line:

Those properties within an area enclosed by a line running west from Trig 2758 Beaumont Hill to the summit of the Blackmount Redcliffe Road, then south-west to the Monowai River at the power station, south along the Waiau River to the Clifden Bridge east along State Highway No. 96 to Orawia, north and east to Ohai then east to Nightcaps, north on the Nightcaps Opio Road to the junction with Crampton Road, along Heenan Road and then directly to Beaumont Hill.

9. The Taringatura Declared Movement Control Area

All land encompassed by the following peripheral line:

Those properties within an area enclosed by a line running from Avondale Road from Affleck Road to Hamilton Burn Road and along to Dipton Stream. Down Dipton Stream, Lang Road and McDonald Road to Breakneck Road. West from Breakneck Road to Monamore Road and along Monamore Road to Avondale Road, then along Avondale Road to Affleck Road.

10. The Hokonui Declared Movement Control Area

All land encompassed by the following peripheral line:

Those properties within an area enclosed by a line running from the intersection of Kingdon Road and State Highway No. 94 to Mandeville at the corner of the Waimea Valley Road, then along the Waimea Valley Road to the Glenure corner. Along the Josephville/Glenure Road to the junction at Josephville with State Highway No. 6 then directly to the Oreti River. Down the true left bank of the Oreti River to the Benmore Bridge. East along the Benmore Road to State Highway No. 6, down State Highway No. 6 to the Benmore/Otapiri Road and along the Benmore/Otapiri Road to Calder Road. From the Calder Road Benmore/Otapiri Road intersection directly across to Blank Road, then down Blank Road to the Otapiri Road. Along Otapiri Road to Shand Road, down Shand Road to the Otapiri Gorge Road then down to the Browns/Otapiri Road. Down the Browns/Otapiri Road to the Hokonui School Road and along the Hokonui School Road to the Makerewa River and down the Makarewa River to Scott Road then along to Jewitt Road and Murchison Road to State Highway No. 96. Along State Highway No. 96 to Miller Road and along Miller Road, Glendhu Road, Duthie Road, Copland Road and Kelvin Reaby Road to the Retreat Croydon Road. Then east along Reaby Road and Kingdon Road to the intersection with State Highway No. 94.

General Information

- 1. Any animal moved in contravention of this notice may be seized by an inspector or authorised person and destroyed, treated or otherwise dealt with, if it is reasonable in the circumstances to do so. The Animal Health Board may also recover the cost of testing for bovine tuberculosis pursuant to the Biosecurity Act 1993 and the Biosecurity (Deer and other testing costs) Regulations 1998.
- 2. Failure to comply with the requirements of this notice may result in prosecution under the Biosecurity Act 1993. If convicted, an individual will be liable to a term of imprisonment not exceeding five years, or a fine not exceeding \$100,000, or both. A corporation convicted of an offence is liable to a fine not exceeding \$200,000.
- 3. It is recommended that a person signing a Declaration Card should retain the Card for three months following the date of signing. Any person who receives a Declaration Card should also retain the Card for three months or for the period which the animal is under their control, whichever is the longer.

Revocation

The Declaration issued in regard to Area Movement Controls and bovine tuberculosis on the 23rd of September 1997 and effective from 1 November 1997 and published in the October 13th 1997 edition of Straight Furrow is hereby revoked.

Dated at Wellington this 24 day of July 2000.

DR BARRY O'NEIL, Chief Technical Officer, Ministry of Agriculture and Forestry. go5503

Courts

Criminal Justice Act 1985

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the New Plymouth District Court on 24 May 2000, against **Darrell V. Kemp** for the confiscation of the following motor vehicle:

1986 Mitsubishi Mirage, registration No. PE 9127.

T. KUPE, Registrar.

go5436

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the New Plymouth District Court on 17 July 2000, against **Joseph S. Whale** for the confiscation of the following motor vehicle:

1984 Ford Sierra (gold colour), registration No. LS 2956. T. KUPE, Registrar.

go5359

Notice of Confiscation of Motor Vehicle

Take notice that on 17 July 2000, an order was made, pursuant to section 84 of the Criminal Justice Act 1985, for the confiscation of the following motor vehicle:

1979 Mazda B1600 Utility, registration No. JB 1256 previously in the possession of **Gary Withall McAuliffe**. R. J. MACMILLAN, Registrar.

District Court, Balclutha.

go5418

Notice of Confiscation of Motor Vehicle

In the District Court at Whakatane

Pursuant to section 84 of the Criminal Justice Act 1985, the following motor vehicle has been confiscated and will be disposed of at public auction or in such manner as the Court may direct:

1981 Ford Falcon, registration No. KB 9394.

Dated this 20th day of July 2000.

S. R. GREAD, Deputy Registrar.

go5403

Notice of Confiscation of Motor Vehicle

In the District Court at Whakatane

Pursuant to section 84 of the Criminal Justice Act 1985, the following motor vehicle has been confiscated and will be disposed of at public auction or in such manner as the Court may direct:

1983 Ford Cortina, registration No. KX 6191.

Dated this 20th day of July 2000.

S. R. GREAD, Deputy Registrar.

go5401

Notice of Confiscation of Motor Vehicle

In the District Court at Whakatane

Pursuant to section 84 of the Criminal Justice Act 1985, the following motor vehicle has been confiscated and will be disposed of at public auction or in such manner as the Court may direct:

1973 Holden Torana, registration No. TU 5056.

Dated this 20th day of July 2000.

S. R. GREAD, Deputy Registrar.

go5402

Notice of Confiscation of Motor Vehicle

Pursuant to section 84 (2) of the Criminal Justice Act 1985, an order was made in the Waipukurau District Court on 17 July 2000, against **Matthew James Tod** for the confiscation of the following motor vehicle:

1987 Mazda Etude SI, registration No. RK 2659.

G. M. JAMIESON, Deputy Registrar.

go5386

Order for Confiscation of Motor Vehicle

Section 84 of the Criminal Justice Act 1985

On 12 June 2000 at the District Court at Tauranga, **Annette Huaki Gerrard** was convicted of the following offences – driving while disqualified – subsequent offence – and in addition to sentence on her, the Court has ordered that a

Rover motor vehicle, registration No. JI 5759

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

S. PRIEST, Deputy Registrar.

go5439

Notice of Confiscation of Motor Vehicle

In the District Court at Dunedin

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

Make: Nissan

Model: Bluebird

Year: 1985

Registration No.: MD 4702

Engine No.: CA20084300

Chassis No.: YUIIAO3659

S. M. COOPER, Court Officer. Telephone: (03) 471 5100.

go5519

Notice of Confiscation of Motor Vehicle

In the District Court at Dunedin

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

Make: Ford
Model: Laser
Year: 1983
Registration No.: LD 4423
Engine No.: SANJDJ13045
Chassis No.: SANJDT13045

S. M. COOPER, Court Officer. Telephone: (03) 471 5100.

go5518

Notice of Confiscation of Motor Vehicle

In the District Court at Dunedin

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

Make: Ford
Model: Falcon
Year: 1981
Registration No.: KE 6283
Engine No.: MA54BR67760
Chassis No.: MA54BR67760

S. M. COOPER, Court Officer. Telephone: (03) 471 5100.

go5520

Notice of Confiscation of Motor Vehicle

In the District Court at Dunedin

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

Make: Ford
Model: Telstar
Year: 1986
Registration No.: MM 8508
Chassis No.: SLVNGP43727
Engine No.: SLVNGP43727

S. M. COOPER, Court Officer. Telephone: (03) 471 5100.

go5419

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below has been confiscated pursuant to section 84 of the Criminal Justice Act 1985.

Any person who holds any encumbrance over this vehicle must, within 1 month after the date of this advertisement, make application to the Registrar, District Court, Bridge Street, Nelson, for satisfaction of the amount.

Schedule

Make: Toyota
Model: Hi Ace
Year: 1980
Registration No.: JO 8388
Colour: Blue

Date of Sale: 19 July 2000

Owned by: Patrick Richard Ngawharau

I. L. PASK, Registrar.

go5375

Economic Development

Commerce Act 1986

Appointment of a Member to the Commerce Commission

Pursuant to section 9 (2) of the Commerce Act 1986, His Excellency the Governor-General has been pleased to appoint

Paula Rae Rebstock

to be a member of the Commerce Commission for a period of 4 years commencing 10 July 2000.

Dated at Wellington this 16th day of July 2000.

PAUL SWAIN, Minister of Commerce.

go535

Education

Education Act 1989

Instructions Relating to the Operation of Enrolment Schemes

Application

These instructions are issued under section 11G (1) of the Education Act 1989.

All schools with an enrolment scheme (with the exception of integrated schools, designated character schools, kura kaupapa Maori and special schools) must comply with these instructions.

Interpretation

In these instructions:

pre-enrolment period means a period in which applications for enrolment are invited by a school which operates an enrolment scheme, ending with a deadline by which applications for enrolment must be received.

practising lawyer means a person enrolled as a barrister and solicitor of the High Court of New Zealand and who is the holder of a current practising certificate under the Law Practitioners Act 1982.

Instructions

Planning for a ballot

Ballots

 By 1 September each year a board must determine how many places are likely to be available in the next year for students who live outside the home zone specified in the school's enrolment scheme.

- By 1 September each year a board must decide how many pre-enrolment periods there will be for students seeking enrolment at the school during the following year.
- 3. By 1 September each year, a board must decide whether the ballot(s) that it will hold will cover the whole school or whether there will be separate ballots at different year levels within the school.
- 4. If separate ballots are to be held at more than one year level, by 1 September each year a board must decide whether the ballot(s) for places at upper levels will be held on the same date as the ballot for places at new entrant, year 7 or year 9 level (as the case may be), or at a later date.
- 5. By 15 September each year, by notice in a daily or community newspaper circulating in the area served by the school, a board must advise parents of the likely number of out of zone places that the board has determined will be available for the next year (in total or at particular year levels as the case may be).

Schools planning a single pre-enrolment period

- 6. In relation to enrolment at the school in the following year, all boards in a city or region must agree, by majority decision if need be, on common dates for:
 - the deadline by which applications for enrolment must be received.
 - the date(s) of the ballot(s) for enrolment places.

A city or region is defined as a territorial local authority except in the case of the areas specified in the first schedule attached to these instructions.

Commentary

The board will reach its decision after estimating the number of applications that it is likely to receive from students living within the home zone. The board must also allow for the possibility of late applications for enrolment from in-zone students and applications for enrolment from students who take up residence within the home zone in the following year or after the end of the pre-enrolment period. Both of these groups have an absolute right of enrolment under section 11D (1) of the Education Act 1989. Note that foreign feepaying students (even those living in the home zone) must not fill places provided by the State for domestic students.

In estimating how many students are likely to seek enrolment from within the home zone, schools should review historical patterns. Primary schools would find it helpful to contact early childhood providers in the area, while secondary and intermediate schools will be able to get information from their natural feeder schools.

Secondary and intermediate schools will be likely to opt for a single pre-enrolment period, which will be followed by a ballot for the out of zone places likely to be available in the following year. Primary schools on the other hand may prefer to run a pre-enrolment period once a term, or twice a year, or at other intervals. This is because in primary schools the new entrant intake occurs over the course of the whole year instead of just at the beginning of the year, as in secondary and intermediate schools.

It will be acceptable if a board determines that places for out of zone students will be available only at a specific year level or levels within the school. Enrolment at other levels would therefore be available only to in-zone students and no ballots would be required at those levels.

A board may think it prudent to delay holding a ballot for places at upper levels until the overall make up of the school roll is known. This may be as late as mid-January in schools which are not planning another pre-enrolment period relating to that year's intake.

The notice may indicate that this number is an estimate only and that the actual number of places will not be known until the pre-enrolment of in-zone students has been completed.

There is a likelihood that some students will apply for enrolment at more than one school. Co-ordination will ensure fairness for both applicants and schools. Note that the requirement to co-ordinate dates applies only to schools catering for the same range of students; dates for primary schools could be different from those for secondary schools.

The requirement to co-ordinate dates applies only to schools with enrolment schemes, but schools without enrolment schemes would no doubt appreciate being kept informed of the intentions of their neighbours.

- 7. The dates agreed on must be no later than:
 - 15 October for the deadline for applications;
 - 30 October for the ballot (or for the ballot for places at new entrant, year 7 or year 9 level, as the case may be, if it has been decided to hold the ballot(s) for upper level places at a later date).
- 8. The notice required by 15 September must include:
 - the agreed deadline date for applications;
 - the agreed date(s) of the ballot(s).

Schools planning multiple pre-enrolment periods

- 9. The notice required by 15 September must state:
 - the number of pre-enrolment periods relating to the following year;
- the dates for the application deadline and the ballot associated with each pre-enrolment period.
- 10. In relation to the **first** pre-enrolment period, all boards in a city or region must agree, by majority decision if need be, on common dates for:
 - the deadline by which applications for enrolment must be received;
 - the date of the ballot for enrolment places.

A city or region is defined as a territorial local authority except in the case of the areas specified in the first schedule attached to these instructions.

- 11. In relation to the **first** pre-enrolment period, the dates agreed on must be no later than:
 - 15 October for the deadline for applications;
 - 30 October for the ballot.
- 12. One calendar month before the application deadline associated with each pre-enrolment period subsequent to the first, a board must, by notice in a daily or community newspaper circulating in the area served by the school:
 - confirm the already advertised dates for receipt of applications and for the holding of the ballot;
 - state the likely number of out of zone places that remain available.

Sorting the applications

- 13. Before proceeding to the ballot(s), the board must consider the number of applications for enrolment that have been received from in-zone students and confirm or, if necessary, revise its estimate of the number of places available for out of zone students (in total or at specific levels, as the case may be). This number must be provided to the supervisor before the ballot takes place.
- 14. In preparation for the ballot, applications should be sorted into the following five priority groupings specified in section 11F (1):
 - applicants accepted for a special programme (see later section);
 - siblings of current students;
 - siblings of former students;
 - children of board employees;
 - all other applicants.
- 15. Each of the second, third, fourth and fifth priority groupings must be considered in turn. If the number of applicants within a particular priority grouping is less than the total number of remaining available places, all

There is a likelihood that some students will apply for enrolment at more than one school. Co-ordination will ensure fairness for both applicants and schools. Note that the requirement to co-ordinate dates applies only to schools catering for the same range of students; dates for primary schools could be different from those for secondary schools.

The requirement to co-ordinate dates applies only to schools with enrolment schemes, but schools without enrolment schemes would no doubt appreciate being kept informed of the intentions of their neighbours.

For each pre-enrolment period subsequent to the first, individual boards may set an application deadline which they consider appropriate. In cases where neighbouring boards operate the same pattern of multiple pre-enrolment periods, it would be helpful to parents and schools if pre-enrolment dates are co-ordinated.

It may well be that parents of a pre-school child will make an application for enrolment well in advance of their child's fifth birthday. The application should be held for inclusion in the ballot relating to the period during which the child becomes eligible for enrolment at the school. Parents should be informed of this action.

If a board is holding a ballot for places at upper levels at a later date than the ballot for places at the lowest level, before proceeding to the ballot for upper level places it must explicitly indicate to the supervisor the number of places to be balloted for at the upper levels.

A couple of examples may be helpful. Let us suppose that a secondary school determines that it has 40 spaces available at year 9 for out of zone students in the following year. Let us also suppose that of the 70 out of zone applications that it

applicants within the grouping must be offered enrolment. Otherwise, a ballot will be required, and all applicants within the grouping must be included in the ballot.

16. If out of zone applications are received after the advertised deadline, they must be set aside, unless they are clearly postmarked with a date before the date of the advertised deadline.

Balloting procedures

- 17. All applications received by the pre-enrolment deadline, or clearly postmarked with a date before the date of the advertised deadline, must be included in any ballot that is necessary within a particular priority group
- 18. All ballots must be supervised by a Justice of the Peace, a practising lawyer, a sworn member of the Police, or a local government returning officer, provided that the person is not also a member of the school's board of trustees, or a person employed by the school's board of trustees, or a person with a family connection to a child whose name has been included in the ballot. At the conclusion of the ballot, this person must sign a statement certifying that a copy of the current Secretary's Instructions was sighted and that the ballot complied with those Instructions and was properly carried out. This statement must be retained by the board.
- 19. The supervisor must exercise such scrutiny and oversight over all equipment, processes and procedures associated with the particular form of balloting draw adopted by the board as is necessary to ensure the security and proper operation of the ballot.

receives, 6 are from siblings of present students. All of these must be enrolled. The next to be considered are siblings of former students, of which there are 9. All of these must be enrolled. Similarly the 2 chidren of board employees must also be enrolled. This leaves 53 other students, who must be balloted because only 23 places remain.

The situation in a primary school which has decided to hold a ballot twice a year is more complex. Suppose that the school has determined that it will have room for 80 new entrants in the following year. Let us also suppose that its research suggests that 55 places are likely to be filled by in-zone students who will start school at some time during the course of the year. In the pre-enrolment period for out of zone students who will seek enrolment at some stage during the first half year, let us suppose that it receives 20 applications, including 2 siblings of current students, 5 siblings of former students and 13 other students (none of whom are the children of board employees). All must be enrolled, because the limit of 25 available places has not been exceeded. At the time of the next pre-enrolment period for places in the second half year let us suppose that there are 23 applications, including 3 siblings of current students, 6 siblings of former students 1 child of a board employee, and 13 others. The 3 siblings of current students must all be enrolled, because 5 places still remain. The 6 siblings of former students, however, will have to go into a ballot for the 2 remaining places. The child of the board employee and the 13 other students will not be able to be enrolled.

Parents should be informed that the application arrived too late to be included in the ballot and they should be offered the opportunity to have their child's name included in the next ballot that will be held.

A check should be made to ensure that there is only one application in respect of each person seeking enrolment.

A sample "Supervisor's Completion Certificate" is provided in the draft notices which are attached as Appendix 2 to the Secretary's Guidelines for the Development and Operation of Enrolment Schemes.

From time to time the Secretary may amend these Instructions. Boards need to ensure that they are working from the current Instructions.

There are several balloting procedures which boards might consider appropriate. Three are described below:

- a The names of applicants are printed in a list which is then cut up so that one name appears on each identical piece of paper. The pieces of paper are then put into a receptacle from which they are drawn out blind and the order of drawing is noted. The supervisor must assure himself/herself that the total number of names on the list corresponds with the total number of actual applications.
- b A numbered list of applicants' names is prepared and numbered identical balls or marbles are placed in a receptacle, from which they are drawn out blind. The order of drawing is noted against each name on the list. The supervisor must assure himself/herself that the range of numbers on the marbles is the same as the range of numbers on the applications.
- c A numbered list of applicants' names is prepared. A corresponding range of numbers is generated by a

20. Names drawn in the ballot must be recorded in the order in which they are drawn, up to the limit of the number of places available (either in total or at a particular level, as the case may be). Beyond that point, names must be recorded on a waiting list in the order in which they are drawn in the ballot. A waiting list will remain current until the next ballot, whether that ballot has already been planned or whether it is arranged in accordance with Instructions 30-32.

Procedures Subsequent to Ballots

- 21. Within three school days of a ballot being held, the board must write to the parents of successful applicants to inform them of the outcome of the ballot.
- 22. At the same time, the board must write to the parents of unsuccessful applicants to inform them of the student's place on the waiting list.
- 23. The results of the ballot, including a copy of the waiting list, must be available for inspection at the school within three school days of the ballot being held.
- 24. If parents of successful applicants decline to accept the places offered, or fail to respond within the 14 day period, the board must offer the vacant places to unsuccessful applicants in the order in which their names are recorded on the waiting list. This process should continue until all available places (as specified by the board at the date of the ballot) have been filled or no names remain on the waiting list.

Special Programmes

- 25. The criteria on which students will be accepted into the special programme must be specified separately in the enrolment scheme. There must also be a statement of the procedures that will be used to determine which students will be enrolled if there are more applicants than places available. Students who meet the criteria for enrolment in the special programme and live within the home zone must be enrolled ahead of applicants from out of zone.
- 26. By 1 September each year, a board must determine how many places are likely to be available in the special programme in the next year for students who live outside the home zone specified in the school's enrolment scheme. The board will reach its decision after determining the number of places that will be filled by students living within the home zone.
- 27. In the notice required to be placed in a daily or community newspaper circulating in the area served by the school by 15 September, a board must advise parents of:
 - the likely number of out of zone places in the special programme that the board has determined will be available for the next enrolment intake.
 - the date by which applications for enrolment in the special programme as an out of zone student must be received by the school.
- 28. Applications must be processed in terms of the criteria set out in the enrolment scheme.

software programme capable of producing random numbers. This new order is the order of acceptance. The supervisor must be the person who activates the computer programme.

Siblings at the same year level should be kept together for the purpose of the ballot, so that if one sibling's name is drawn, the other(s) is/are automatically successful also.

If there are no places available for any of the applicants within a particular priority group, a ballot of these applicants will still be needed in order to establish a waiting list, because vacant places may open up later.

If there have been separate ballots for places at upper and lower levels, there will be more than one waiting list. These waiting lists will operate independently, with places being progressively offered up to the limit specified at the time of the relevant ballot.

Parents should be asked to confirm their acceptance or rejection of the offered place within 14 days of the date on the letter.

A parent who has not replied within 14 days might subsequently contact the school, seeking to take up the place. The principal should refer to Instruction 24 when responding to the parent.

A similar response should be made to parents who have rejected an offered place but subsequently wish to change their mind.

The balloting requirements do not apply to students who seek enrolment in a special programme approved by the Secretary and run by the school. Some boards may, however, decide to choose a ballot as a method of selection among out of zone applicants who all meet the criteria for entry to the special programme.

The notice may indicate that this number is an estimate only and that the actual number of places will not be known until the pre-enrolment of in-zone students has been completed.

Applications for enrolment in a special programme run by the school should be kept separate from all other applications for out of zone places.

Applications Outside the Pre-Enrolment Period

- 29. Students who live within the home zone must be enrolled.
- 30. In the case of applications from students who live outside the home zone, such students cannot be enrolled unless a new ballot is arranged.
- 31. If a board determines part way through the year that it has vacant places and that it would like to fill them, it must offer them to students on the relevant current waiting list, if this exists. If places still remain after doing this, or if there is no current waiting list, the board must insert a notice in a daily or community newspaper circulating in the area served by the school stating:
 - the likely number of available places, in total or at particular levels as the case may be;
 - the deadline by which applications for enrolment must be received;
 - the date of the ballot(s) for enrolment places.
- 32. Procedures in relation to this ballot are subject to Instructions 13-24.

Other Matters

- 33. A person whose home is outside the home zone specified in the school's enrolment scheme but who has been accepted as a boarder for any year at the school's hostel is deemed to be living within the school's home zone.
- 34. Foreign fee-paying students must not be included in any ballot for out of zone places.

Schools are likely to receive applications for enrolment at any time during the year—often (but not always) from students who have just moved into the area.

They have an entitlement to enrolment under section 11D (1).

This is because enrolment at a school with an enrolment scheme is governed by the scheme, whose provisions are fixed by legislation. The board is not able to enrol a student simply because it has determined that there is spare capacity at the school. Only the board of a school without an enrolment scheme can operate in this way.

The board can, however, offer to place the student's name in the next planned ballot or in any ballot which might later be arranged in accordance with Instruction 31.

There is no compulsion on a board to fill vacant places. The board may decide that it needs flexibility to provide for the enrolment of students who might be new arrivals in its home zone.

The board may decide to hold separate ballots at different year levels, as provided for in Instruction 3.

This means that the person has absolute right of enrolment at the school under section 11D (1) of the Education Act 1989.

Under section 4 (3) of the Education Act 1989, foreign students cannot be enrolled ahead of domestic students.

These instructions are issued under section 11G (1) of the Education Act 1989.

Dated at Wellington this 24th day of July 2000.

HOWARD FANCY, Secretary for Education.

First Schedule

For the purpose of determining common dates for pre-enrolment periods and ballots, in the following four areas all schools in the named territorial local authorities are required to co-ordinate their dates. (In all other areas, the need to co-ordinate dates is restricted to schools within a single particular territorial local authority, as provided for in Instructions 6 and 10.)

Greater Auckland Area	Greater Hamilton Area	Greater Wellington Area	Greater Christchurch Area
Rodney District	Waikato District	Kapiti Coast	Waimakariri District
North Shore City	Hamilton City	Porirua City	Christchurch City
Waitakere City		Upper Hutt City	Selwyn District
Auckland City		Hutt City	
Manukau City		Wellington City	
Franklin District			
go5513			

Education (Early Childhood Centres) Regulations 1998

Cancellation of Licence for an Early Childhood Centre

Pursuant to Regulation 12 (1) of the Education (Early Childhood Centres) Regulations 1998, and acting under

authority delegated by the Secretary for Education, I hereby cancel the licence dated **10 May 1999**, which was granted under those regulations to **Maxine Hodgson** in respect of **Parentline Creche** (34130), situated at **48 Palmerston Street, Hamilton**.

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

KATHY PHILLIPS, Senior Manager, National Operations. go5491

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:

Lake Taupo Christian School, Taupo.

The said supplementary integration agreement was executed on the 18th day of July 2000.

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, corner of Grey and Bridge Streets, Hamilton.

Dated at Wellington this 24th day of July 2000.

KATHY PHILLIPS, Senior Manager, National Operations.

go5509

Catholic Schools in the Wellington and Palmerston North Diocese (Attendance Dues) Notice 2000

Pursuant to section 36 of the Private Schools Conditional Integration Act 1975, the Minister of Education hereby

gives notice approving the charging of attendance dues at Catholic Schools in the Wellington and Palmerston North Diocese.

Notice

- This notice shall be cited as the Catholic Schools in the Wellington and Palmerston North Diocese (Attendance Dues) Notice 2000.
- 2. The proprietor of the above-named school may enter into an agreement with the parents or other persons accepting responsibility for the education of a child at the above-named schools requiring them to pay attendance dues.
- 3. The attendance dues payable in respect of any pupil shall be \$193.78 for year 1 to 8 pupils and \$378.67 for year 9 to 13 pupils (exclusive of G.S.T.) per annum, per pupil, effective from 1 January 2001.
- 4. Attendance dues received by the proprietor shall be used for the purpose of paying for such improvements to, or for such capital works associated with, the buildings and associated facilities of the above-mentioned integrated school as may be required or approved by the Minister of Education, pursuant to section 40 (2) of the Private Schools Conditional Integration Act 1975, or for meeting debts, mortgages, liens, or other charges associated with any of the land and buildings that constitute the integrated school.

Dated at Wellington this 24th day of July 2000.

KATHY PHILLIPS, Senior Manager, National Operations.

go5515

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: Boston Advance Cleaner

Active Ingredient(s): Alkyl ether sulphates 263.1mg/mL

Ethoxylated alkyl phenol 3.57mg/mL

Dosage Form: Contact lens solution

New Zealand Sponsor: Bausch and Lomb (NZ) Limited

Manufacturer(s): Bausch & Lomb Personal Products Division, Greenville, South Carolina, United States of America

Product: Ioscan

Active Ingredient(s): Diatrizoic Acid dihydrate 378.65mg/mL

Dosage Form: Oral solution

New Zealand Sponsor: Regional Health Limited

Manufacturer(s): Surch Australia, Taren Point, New South Wales, Australia

Product: Zytram SR

Active Ingredient(s): Tramadol hydrochloride 100mg

Dosage Form: Modified release tablet

New Zealand Sponsor: Douglas Pharmaceuticals Limited

Manufacturer(s): Bard Pharmaceuticals Limited, Cambridge, United Kingdom

Product: Zytram SR

Active Ingredient(s): Tramadol hydrochloride 150mg

Dosage Form: Modified release tablet

New Zealand Sponsor: Douglas Pharmaceuticals Limited

Manufacturer(s): Bard Pharmaceuticals Limited, Cambridge, United Kingdom

Product: Zytram SR

Active Ingredient(s): Tramadol hydrochloride 200mg

Dosage Form: Modified release tablet

New Zealand Sponsor: Douglas Pharmaceuticals Limited

Manufacturer(s): Bard Pharmaceuticals Limited, Cambridge, United Kingdom

Product: Zytram SR

Active Ingredient(s): Tramadol hydrochloride 75mg

Dosage Form: Modified release tablet

New Zealand Sponsor: Douglas Pharmaceuticals Limited

Manufacturer(s): Bard Pharmaceuticals Limited, Cambridge, United Kingdom

Product: Zytram XL

Active Ingredient(s): Tramadol hydrochloride 150mg

Dosage Form: Modified release tablet

New Zealand Sponsor: Douglas Pharmaceuticals Limited

Manufacturer(s): Bard Pharmaceuticals Limited, Cambridge, United Kingdom

Product: Zytram XL

Active Ingredient(s): Tramadol hydrochloride 200mg

Dosage Form: Modified release tablet

New Zealand Sponsor: Douglas Pharmaceuticals Limited

Manufacturer(s): Bard Pharmaceuticals Limited, Cambridge, United Kingdom

Product: Zytram XL

Active Ingredient(s): Tramadol hydrochloride 300mg

Dosage Form: Modified release tablet

New Zealand Sponsor: Douglas Pharmaceuticals Limited

Manufacturer(s): Bard Pharmaceuticals Limited, Cambridge, United Kingdom

Product: Zytram XL

Active Ingredient(s): Tramadol hydrochloride 400mg

Dosage Form: Modified release tablet

New Zealand Sponsor: Douglas Pharmaceuticals Limited

Manufacturer(s): Bard Pharmaceuticals Limited, Cambridge, United Kingdom

Dated this 19th day of July 2000.

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

go5366

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: Dysport

Active Ingredient(s): Clostridium botulinum type A toxin haemagglutinin complex 500U

Dosage Form: Powder for injection

New Zealand Sponsor: New Zealand Medical & Scientific Limited Manufacturer(s): Ispen Limited, Clwyd, United Kingdom

Product: Singulair

Active Ingredient(s): Montelukast sodium 5.2mg equivalent to 5mg montelukast free acid

Dosage Form: Chewable tablet

New Zealand Sponsor: Merck Sharp & Dohme (New Zealand) Limited

Manufacturer(s): Merck Sharp & Dohme UK Limited, Cramlington, Northumberland, United Kingdom

Merck Sharp and Dohme Australia Pty Limited, South Granville, New South Wales, Australia

Product: Singulair

Active Ingredient(s): Montelukast sodium 10.4mg equivalent to 10mg montelukast free acid

Dosage Form: Film coated tablet

New Zealand Sponsor: Merck Sharp & Dohme (New Zealand) Limited

Manufacturer(s): Merck Sharp & Dohme UK Limited, Cramlington, Northumberland, United Kingdom

Merck Sharp and Dohme Australia Pty Limited, South Granville, New South Wales, Australia

Product: Zocor

Active Ingredient(s): Simvastatin 10mg

Dosage Form: Film coated tablet

New Zealand Sponsor: Merck Sharp & Dohme (New Zealand) Limited

Manufacturer(s): Merck & Co Inc, West Point, Pennsylvania, United States of America

Merck Sharp & Dohme UK Limited, Cramlington, Northumberland, United Kingdom

Merck Sharp and Dohme Australia Pty Limited, South Granville, New South Wales, Australia

Product: Zocor

Active Ingredient(s): Simvastatin 20mg
Dosage Form: Film coated tablet

New Zealand Sponsor: Merck Sharp & Dohme (New Zealand) Limited

Manufacturer(s): Merck & Co Inc, West Point, Pennsylvania, United States of America

Merck Sharp & Dohme UK Limited, Cramlington, Northumberland, United Kingdom

Merck Sharp and Dohme Australia Pty Limited, South Granville, New South Wales, Australia

Product: Zocor

Active Ingredient(s): Simvastatin 40mg
Dosage Form: Film coated tablet

New Zealand Sponsor: Merck Sharp & Dohme (New Zealand) Limited

Manufacturer(s): Merck & Co Inc, West Point, Pennsylvania, United States of America

Merck Sharp & Dohme UK Limited, Cramlington, Northumberland, United Kingdom

Merck Sharp and Dohme Australia Pty Limited, South Granville, New South Wales, Australia

Product: Zocor

Active Ingredient(s): Simvastatin 5mg

Dosage Form: Film coated tablet

New Zealand Sponsor: Merck Sharp & Dohme (New Zealand) Limited

Manufacturer(s): Merck & Co Inc, West Point, Pennsylvania, United States of America

Merck Sharp & Dohme UK Limited, Cramlington, Northumberland, United Kingdom

Merck Sharp and Dohme Australia Pty Limited, South Granville, New South Wales, Australia

Product: Zocor

Active Ingredient(s): Simvastatin 80mg
Dosage Form: Film coated tablet

New Zealand Sponsor: Merck Sharp & Dohme (New Zealand) Limited

Manufacturer(s): Merck Sharp & Dohme UK Limited, Cramlington, Northumberland, United Kingdom

Dated this 19th day of July 2000.

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

go5365

Provisional Consent to the Distribution of a New Medicine

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

Schedule

Product: Exelon

Active Ingredient(s): Rivastigmine hydrogen tartrate 3.2mg/mL equivalent to 2mg/mL rivastigmine base

Dosage Form: Oral solution

New Zealand Sponsor: Novartis New Zealand Limited

Manufacturer(s): Novartis Pharma SA, Orleans Cedex 2, France

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

Dated this 19th day of July 2000.

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

go5367

Inland Revenue

Tax Administration Act 1994

Notice of Public Ruling

- 1. This is a notice of a public ruling made under section 91D of the Tax Administration Act 1994.
- 2. Public ruling No. 00/07 entitled "Debt factoring arrangements and G.S.T." will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 12, No. 8, of August 2000.
- A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

Notice of Public Ruling

- 1. This is a notice of a public ruling made under section 91D of the Tax Administration Act 1994.
- 2. Public ruling No. 00/06 entitled "Advertising space and advertising time supplied to a non-resident G.S.T. treatment" will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 12, No. 8, of August 2000.
- A copy of the ruling may be obtained by writing to the Assistant General Manager (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go5412

Internal Affairs

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 7

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

Notice

- 1. This notice may be cited as the Marriage (Approval of Organisations) Notice No. 7.
- 2. The organisations specified in the Schedule hereto, are hereby declared to be approved organisations for the purpose of the Marriage Act 1955.

Schedule

Honey in the Rock Ministries.

Open Doors Church.

Revival Church of Christ.

Shore Community Christian Church.

West Auckland Korean Church.

Dated at Lower Hutt this 21st day of June 2006.

B. E. CLARKE, Registrar-General. go5442

Marriage Celebrants for 2000 Notice No. 14

Pursuant to the provisions of section 10 of the Marriage Act 1955, the following names of marriage celebrants within the meaning of the said Act are published for general information:

Ah-Ching, Ulaula Saua, Assemblies of God in New Zealand.

Bouras, Panayiotis, Greek Orthodox Church.

Bowker, Marion Ruth, Apostolic Church.

Bristowe, William Wilcox, Anglican.

Brown, Owen Hedley, Elim Church of New Zealand.

Cama, Moses Nathaniel, Assemblies of God in New Zealand.

Fagota, Mose, The Samoan Christian Church of God Otahuhu.

Faitala, Anita Alice, Apostolic Church.

Fraser, Peter, Roman Catholic.

Gay, Paul Ernest, Brethren.

Graham, Stephen Rex, Apostolic Church.

Hales, Jonathon Bradley, Assemblies of God in New Zealand.

Hare, Rewi Phillip, Apostolic Church.

Hendery, Eric, Apostolic Church.

Hikuwai, Violet, Anglican.

Johnstone, Grant Douglas, Baptist.

Kata, Heneli Ahoafi, Church of Jesus Christ of Latter-Day Saints.

Laplanche, Laylyne John, Jehovah's Witnesses.

Leslie, Vaughan James, Roman Catholic.

Manoa, Penitani, Assemblies of God in New Zealand.

Matamu, Lokeni, United Samoan Pentecostal Church Incorporated.

McGill, Frank, Anglican.

Merito, Danny, Church of Jesus Christ of Latter-Day Saints.

Oh, Martin Sungchel, Methodist.

Paniora, Reihana, Anglican.

Parker, Gilbert Bartle, The Powerhouse Community Church.

Pepper, Neil Evan, The Powerhouse Community Church.

Sandiford-Phelan, Ruth, Methodist.

Sika, Kanititeiti, Assemblies of God in New Zealand.

Siliga, Tanielu, The Tokelauan Congregational Christian Church.

Solomon, Mereana, Anglican.

Stewart, Wasine Lucy, Anglican.

Tangiwai, Henare, Ratana.

Tasker, Ian, Apostolic Church.

Trauner, Arnold, Traditional Roman Catholic Trust Board.

Wihongi, Strantz Ian, Church of Jesus Christ of Latter-Day Saints.

Young, Andrew William, Manukau City Bible Church.

Dated at Lower Hutt this 21st day of July 2000.

B. E. CLARKE, Registrar-General.

go5441

Marriage Celebrants for 2000 Notice No. 15

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

Ataya, Heather Margaret, Assemblies of God in New Zealand.

Bailey, Richard, Apostolic Church.

Bourke, David Gerard, Roman Catholic.

Brown, Russell Gurney, Apostolic Church.

Fairley, Martin William, Assemblies of God in New Zealand.

Forrester, Stephen John, Salvation Army.

Gibson, Allan Campbell, Apostolic Church.

Hanson, Maxwell Stephen John, Apostolic Church.

Hawkins, Philip James, Jehovah's Witnesses.

Homer, Christopher John, Apostolic Church.

Leadley, Ernest Clarence, Methodist.

McIvor, John Patrick, Apostolic Church.

Monu, Larry, Apostolic Church.

Nicolson, Bevan Vaughn, Salvation Army.

Oliver, James Allen, Methodist.

Randell, Philip Gordon, Apostolic Church.

Robinson, John, Apostolic Church.

Smaill, Geoffrey Clive, Apostolic Church.

Small, Brian Neil, Methodist.

Srikanthan, Chellathurai, Apostolic Church.

Stratton, Alfred Edward, Taihape Christian Fellowship.

Sunkel, Keith Robin, Salvation Army.

Tereora, Tereora, Cook Islands Christian Church.

Walker, Oporo, Anglican.

Worsfold, Wesley Luke, Apostolic Church.

Dated at Lower Hutt this 21st day of July 2000.

B. E. CLARKE, Registrar-General.

go5443

Marriage Celebrants for 2000 Notice No. 16

Pursuant to the Provisions of section 11 of the Marriage Act 1955, the following names of marriage celebrants within the meaning of the said Act are published for general information:

Cairns, Heather, 19 James Foley Avenue, Napier.

Dennis, Jennifer Suzanne, 122 Abbot Street, Invercargill. Fitzsimmons, Neil James, 2 Forest Place, Rotorua.

Ganda, Raman, 16 Gloaming Place, Upper Riccarton, Christchurch.

Higgins, William Sean, 14 Kingfisher Close, Upper Hutt.

Howell, Andrea, 83 Raven Street, Kaiapoi, Christchurch.

Hutchen, Vaea Matawhetu, 7 Jessop Street, Mt Roskill, Auckland.

Lightbody, Bronwyn Anne, 135 Te Hono Street, Maungatapu, Tauranga.

McIntyre, Jeanette, 76 Gilchrist Road, R.D. 5, Waikaka Valley, Gore.

Paul, Stanley Freeman Dunning, R.D. 6, Pipiwai, Whangarei.

Schnuriger, Susan Jane, 25 Sittauer Road, R.D. 2, Ohaupo.

Stewart, Rex Graham, 107A Seaview Road, New Plymouth.

Stokes, Barbara Janet, Wahanui Station, Cricklewood Road, R.D. 1, Wairoa.

Tua, Waitai, 24 Taraire Crescent, Whangarei.

Dated at Lower Hutt this 21st day of July 2000.

B. E. CLARKE, Registrar-General.

go5444

Marriage Celebrants for 2000 Notice No. 17

Pursuant to the Provisions of section 13 of the Marriage Act 1955, it is hereby notified that the following names have been removed from the list of marriage celebrants under section 11 of the Act:

Bennett, Rex, 125 Russell Road, Manurewa, Manukau City.

Brew, John Wakefield, Wakefield Ridge, Airlie Road, Plimmerton.

Dated at Lower Hutt this 21st day of June 2006.

B. E. CLARKE, Registrar-General.

go5445

Justice

District Courts Act 1947

Acting District Court Judges Appointed

Pursuant to section 10A of the District Courts Act 1947 and section 7 of the Family Courts Act 1980, His Excellency the Governor-General has been pleased to appoint

Peter John McAloon, Retired District Court Judge

to be an Acting District Court Judge, to exercise civil and criminal jurisdiction in New Zealand at such places or places and for such period or periods only as the Chief District Court Judge may fix, pursuant to the said section 10A of the District Courts Act 1947, and also to exercise the jurisdiction of the Family Courts, pursuant to section 7 of the Family Courts Act 1980, for a term of 2 years on and from the 1st day of August 2000; and

Kenneth Graeme MacCormick, Retired District Court Judge

to be an Acting District Court Judge, to exercise civil and criminal jurisdiction in New Zealand at such places or places and for such period or periods only as the Chief District Court Judge may fix, pursuant to the said section 10A of the District Courts Act 1947, and also to exercise the jurisdiction of the Family Courts, pursuant to section 7 of the Family Courts Act 1980, for a term of 2 years on and from the 30th day of August 2000.

Dated at Wellington this 7th day of July 2000.

MARGARET WILSON, Attorney-General.

go5477

Acting District Court Judge Appointed

Pursuant to section 10A of the District Courts Act 1947, His Excellency the Governor-General has been pleased to appoint

Neville Clarke Jaine, District Court Judge

to retire on 6 October 2000, to be an Acting District Court Judge, to exercise civil and criminal jurisdiction in New Zealand, and to exercise the criminal jurisdiction of the District Courts under Part IIA of the District Courts Act

1947 at such places or places and for such period or periods only as the Chief District Court Judge may fix, pursuant to the said section 10A of the District Courts Act 1947, for a term of 2 years on and from the 7th day of October 2000.

Dated at Wellington this 7th day of July 2000.

MARGARET WILSON, Attorney-General.

Acting District Court Judge Appointed

Pursuant to section 10A of the District Courts Act 1947, His Excellency the Governor-General has been pleased to appoint

Neil Gordon Hattaway, Retired District Court Judge to be an Acting District Court Judge, to exercise civil and criminal jurisdiction in New Zealand, and to exercise the criminal jurisdiction of the District Courts under Part IIA of the District Courts Act 1947, at such place or places and for such period or periods only as the Chief District Court Judge may fix, pursuant to the said section 10A of the District Courts Act 1947, for a term of 2 years on and from the 1st day of August 2000.

Dated at Wellington this 3rd day of July 2000. MARGARET WILSON, Attorney-General.

Resource Management Act 1991

Environment Commissioner and Deputy Environment Commissioner Re-Appointed

Pursuant to section 254 of the Resource Management Act 1991, His Excellency the Governor-General of New Zealand has been pleased to re-appoint

James Ronald Dart, of Auckland as an Environment Commissioner, and

John Robert Fitzmaurice, of Auckland

as a Deputy Environment Commissioner, both for a term of 1 year on and from the date hereof.

Dated at Wellington this 3rd day of July 2000.

MARGARET WILSON, Associate Minister of Justice. go5508

New Zealand Overseas Investment Commission

Overseas Investment Act 1973

Notice of Government Overseas Investment Policy, Delegation and Criteria

6 July 2000 Received 21 July 2000 Chairman Overseas Investment Commission P.O. Box 2498 Wellington

Dear Mr Webb

Overseas Investment Policy, Delegation and Criteria

1. This letter conveys the Government's general policy approach to overseas investment and indicates the

- delegated authority for the Overseas Investment Commission ("the Commission") and its staff to determine applications and related matters as from the date of this letter.
- 2. The Government has decided to alter the previous letter issued on 19 November 1999 to ensure that there are no doubts that the Commission's responsibilities under its legislation should be exercised in a neutral manner. We have also decided that, due to the sensitive nature of overseas ownership of New Zealand fishing quota and the small number of applications in that field, all fishing quota applications should be dealt with by Ministers.
- 3. Please note that these changes are technical in nature and the Government remains committed to an open and facilitative overseas investment regime.

General Policy Approach

- 4. Section 9 (2) of the Overseas Investment Act 1973 ("the Act") requires the Commission to "comply with the general policy of the Government...transmitted in writing...by ...the Minister (Treasurer) and the Minister of Lands". We wish to convey the following general policy of the Government in relation to the exercise of the Commission's functions, powers and duties:
 - (a) the Government recognises the need for overseas capital and welcomes and encourages investment which meets the tests set out in the legislation.
 - (b) the Commission's operating procedures should be consistent with the Government's intention to facilitate positive investment. Accordingly, the Commission should:
 - (i) perform its functions and administer the legislation it has responsibility for in a timely, consistent and efficient manner;
 - (ii) seek to minimise the compliance and transactions costs to the private sector of the investment regime;
 - (iii) seek sufficient information from applicants for it to be assured about the accuracy of the information supplied;
 - (iv) seek sufficient evidence from applicants for it to be able to judge whether any national interest benefits claimed by them are likely to eventuate;
 - (v) when it considers it necessary to verify that information or that evidence, seek input from government agencies or others it considers have particular competence in relation to that application;
 - (vi) seek to recover its operating costs, through fees that must be approved by the Treasurer, from persons who use its services;
 - (vii) continue to advise Ministers on proposals with the presumption that the investment will be compatible with the policy of the Government relating to any other matter;
 - (viii) continue to monitor compliance with any conditions of approval, consent, permission, or exemption granted under the legislation with an approach that seeks a balance between the objectives of ensuring compliance with any conditions and providing the Commission with

- more accurate statistics on investment, and the desire to maintain a welcoming approach to investment; and
- (ix) continue the practice of the Commission's staff performing the Commission's day-to-day functions, with the Commission's role being primarily one of governance and overview.
- 5. We are aware that the Commission compiles information on investment in New Zealand in the course of performing its functions. To the extent that existing resources permit, the Commission, in conjunction with other relevant agencies, should:
 - (a) disseminate information on investment in New Zealand; and
 - (b) publicise and explain the nature of our regulatory regime to potential overseas investors and domestically.

Delegation

- The Treasurer delegates to the Commission and its staff the power to determine all applications under Part II of the Overseas Investment Regulations 1995 ("the regulations").
- 7. The Treasurer and the Minister for Land Information ("the Ministers") delegate to the Commission and its staff, in relation to Part III of the regulations:
 - (a) their powers to determine applications which do not involve "sensitive" land as described in the First Schedule to the Act and regulations under the headings of Islands, and Foreshore, lakes and reserves and Land over 0.4 hectares on certain islands;
 - (b) notwithstanding (a) above, their powers to determine land applications:
 - (i) that do not involve a freehold estate or other estate or interest in land equivalent to a freehold estate; or
 - (ii) that are part of a purchasing programme previously approved by Ministers under the Overseas Investment Regulations 1985 and 1995 or the Land Settlement Promotion and Land Acquisition Act 1952, where each acquisition is consistent with any conditions established for the programme; or
 - (iii) involving land that is "sensitive" solely because it includes or adjoins a marginal strip that extends along or abuts any river or stream.
- 8. The Ministers also delegate to the Commission and its staff the following related matters:
 - (a) their powers under regulation 12 to specify information and particulars to be supplied by applicants;
 - (b) their powers under regulation 14 in respect of applications:
 - (i) which have been delegated in terms of paragraphs 6 and 7 above; or
 - (ii) which have been initially considered by the Minister and that require an administrative amendment;

- (c) their powers under regulations 16 in respect of applications that have been delegated in terms of paragraphs 6 and 7 above;
- (d) their powers under regulations 16 in respect of adding entities to or deleting entities from the Schedules to the Overseas Investment Exemption Notice 1995;
- (e) their powers under regulation 17 in respect of any matter delegated;
- (f) their powers under section 15 of the Act in respect of applications that have been delegated; and
- (g) in each case where a power has been delegated, the power of delegation under section 16 of the Act.

Criteria

 In considering any applications under the Overseas Investment Act 1973 under delegation, the Commission and its staff must take into account the matters provided for under section 14A of the Overseas Investment Act 1973.

Revocation of Existing Delegation

10. The existing delegation conferred on the Commission and its staff on 19 November 1999 is hereby revoked as from the date of this letter.

DR MICHAEL CULLEN, Treasurer.

TREVOR MALLARD, Acting Minister of Land Information.

PETE HODGSON, Minister of Fisheries.

go5533

Transport

State Sector Act 1988

Notice of Granting of a Scheduled International Air Service Licence

Pursuant to the Civil Aviation Act 1990, the State Sector Act 1988, and a delegation from the Secretary for Transport dated 29 March 2000, I, John Gibson Bradbury, Deputy Secretary Air Services in the Ministry of Transport, hereby give notice that I have exercised the power conferred by section 87N of the Civil Aviation Act 1990 to grant a scheduled international air service licence to Air Tahiti Nui to authorise the airline to operate one A340-200 return service per week from Papeete to Auckland.

This licence took effect on 19 July 2000.

Signed at Wellington this 19th day of July 2000.

JOHN BRADBURY, Deputy Secretary, Air Services, Ministry of Transport.

go5351

Authorities and Other Agencies of State Notices

Civil Aviation Authority of New Zealand

Civil Aviation Act 1990

Airworthiness Directives

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

 DCA/AS350/55
 DCA/AS350/56
 DCA/AS355/34
 DCA/BN2/58

 DCA/BN2/59
 DCA/DHC-1/130A
 DCA/EAGLE/3
 DCA/PA18/21

 DCA/PA42/5
 DCA/PZL104/3
 DCA/S-76/5
 DCA/SA365/21

These airworthiness directives shall come into force on 27 July 2000.

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

Dated this 25th day of July 2000.

GEOFFREY N. CONNOR, Safety Analyst-Continuing Airworthiness.

au5516

Civil Aviation Act 1990

Summary of Exemptions Granted by the Director of Civil Aviation

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

Schedule

0/EXE/70

On: 10 June 2000.

To: National Institute of Water and Atmospheric Research Limited.

From the requirement in: Civil Aviation Rule 101.59 that a person shall not operate a moored balloon or kite at night. This exemption shall apply until 31 August 2000.

0/EXE/71

On: 10 July 2000.

To: Origin Pacific Airways Limited.

From the requirement in: Civil Aviation Rule 91.215 (b) (2) that each operator who carries cargo in an aircraft shall ensure that the cargo is not located in a position that restricts the access to or use of any required emergency exit, or the use of the aisle between the crew and the passenger compartments,

Only with respect to: Fairchild Metro 23 SA227-DC aircraft, registration ZK-JSV operated in full cargo configuration.

This exemption shall apply until 30 June 2001.

0/EXE/78

On: 30 June 2000.

To: Ansett New Zealand Limited.

From the requirement in: Civil Aviation Rule 121.373 (a) that each holder of an air operator certificate shall ensure each of its aeroplanes is equipped with a flight data recorder in accordance with B.6 of Appendix B of Civil Aviation Rule Part 121;

Only with respect to: Parameter item 22 requiring the recording of each thrust reverser position or equivalent for

the following DHC-8-103 propeller aircraft registrations ZK-NES, ZK-NET, ZK-NEU, and ZK-NEZ.

This exemption shall apply until 1 July 2001.

0/EXE/80

On: 10 July 2000.

To: Airwork (NZ) Limited.

From the requirement in: Civil Aviation Rule 91.215 (b) (2) that each operator who carries cargo in an aircraft shall ensure that the cargo is not located in a position that restricts the access to or use of any required emergency exit, or the use of the aisle between the crew and the passenger compartments,

Only with respect to: Two Fairchild Metro 23 SA227-CC aircraft, registrations ZK-POE and ZK-POF operated in full cargo configuration.

This exemption shall apply until 30 June 2001.

0/EXE/82

On: 30 June 2000.

To: Flight 2000 Limited.

From the requirement in: Civil Aviation Rule 125.367 that each holder of an air operator certificate shall ensure each of its aeroplanes is equipped with a cockpit voice recorder,

Only with respect to: Douglas DC-3 aircraft, registration ZK-DAK.

This exemption shall apply until 1 January 2003.

0/EXE/83

On: 17 July 2000.

To: Airways Corporation of NZ Limited.

From the requirement in: Civil Aviation Rule 172.57 (b) that requires an applicant for an aerodrome control service, or an aerodrome flight information service, to establish procedures to ensure that any aerodrome mobile tower listed in the applicant's exposition is provided with facilities as prescribed, only with respect to:

- 1. CAR 172.57 (b) (xi) status monitors for approach and landing aids and any road or rail signalling equipment affecting the use of a runway; and
- 2. CAR 172.57 (b) (xvii), if applicable, airfield lighting controls panel.

This exemption shall apply until 31 July 2000.

Notice of the grant, withdrawal or denial of exemptions with provisos is published in the Civil Aviation Rules Register Information Leaflet (CARRIL). For the proviso, refer to issue dated 27 July 2000. The CARRIL is also available on the CAA web site www.caa.govt.nz

Exemption files may be viewed on prior request to the Registrar at the office of the Civil Aviation Authority, 1 Market Grove, P.O. Box 31-441, Lower Hutt, Wellington. Dated at Lower Hutt on the 24th day of July 2000.

HILARY KEENAN, Docket Clerk.

au5483

Transit New Zealand

Transit New Zealand Act 1989

Amendment to Transit New Zealand Bylaw 2000/7: Bylaw Regulating the Speed of Vehicles on State Highways in Transit New Zealand Regions 1 and 2

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 7 (a) insert:

At Moerewa, commencing at a point (Route Position 96/8.35) approximately 330 metres east of Sir William Hale Crescent and extending in a generally easterly direction to a point (Route Position 96/9.78) approximately 123 metres east of the eastern intersection with Taumatamakuku Settlement Road; a distance of 1.43 kilometres.

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

Dated at Wellington this 24th day of July 2000.

Signed on behalf of Transit New Zealand by:

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

au5504

Amendment to Transit New Zealand Bylaw 2000/10: 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 Third Schedule:
 - (a) Before clause 12 insert:

The section of No. 7 State Highway at Blacks Point in Grey District from a point (Route Position 185/8.43) located 590 metres generally in a south-easterly direction from the intersection with Franklyn Street to a point (Route Position 185/9.36) located 220 metres generally in a northerly direction from the intersection with High Street; a distance of 0.93 kilometres.

The section of No. 7 State Highway at Ikamatua in Buller District from a point (Route Position 212/9.40) located 1.1 kilometres generally in a south-westerly direction from the intersection with Snowy Road to a point (Route Position 212/11.59) located 240 metres generally in a south-westerly direction from the intersection with Golf Links Road; a distance of 2.19 kilometres.

(b) After clause 12 insert:

The section of No. 7 State Highway at Ngahere in Grey District from a point (Route Position 239/8.97) located 310 metres generally in a south-westerly direction from the intersection with Nelson Creek Road to a point (Route Position 239/10.41) located approximately 180 metres generally in a northerly direction from Red Jacks Creek Bridge; a distance of 1.44 kilometres.

(c) After clause 13 insert:

The section of No. 8 State Highway at Burke Pass in Mackenzie District from a point (Route Position 73/4.73) located 220 metres generally in a north-easterly direction from the intersection with Rollesby Valley Road to a point (Route Position 73/5.30) located 350 metres generally in a south-westerly direction from the intersection with Rollesby Valley Road; a distance of 0.57 kilometres.

(d) After clause 16 insert:

The section of No. 77 State Highway at Darfield in Selwyn District from a point (Route Position 79/13.50) located 160 metres generally in a westerly direction from the intersection with Piako Drive to a point (Route Position 79/14.74) located approximately 50 metres generally in a westerly direction from the intersection with McLaughlins Road; a distance of 1.24 kilometres.

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

Dated at Wellington this 24th day of July 2000.

Signed on behalf of Transit New Zealand by:

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

au5505

Amendment to Transit New Zealand Bylaw 1999/11: Bylaw Regulating the Speed of Vehicles on State Highways in Transit New Zealand Regions 9 and 10

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 6 insert:

That section of State Highway No. 1 at Paekakariki, commencing at a point (Route Position 942/10.22) 520 metres north of Beach Road and proceeding in a generally southerly direction to a point (Route Position 942/11.14) 400 metres south of Beach Road; a distance of 920 metres.

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

Dated at Wellington this 24th day of July 2000.

Signed on behalf of Transit New Zealand by:

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

au5521

Land Notices

Conservation

Reserves Act 1977

Declaration That Land is a Reserve

Pursuant to the Harbour Boards Dry Land Endowment Revesting Act 1991, and 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 notifies that the following resolution was passed by the Auckland Regional Council on the 15th day of June 1998:

"In exercise of the powers conferred on it by section 14 of the Reserves Act 1977, the Auckland Regional Council hereby resolves that the pieces of land held by the said council in fee simple and described in the First Schedule, shall be declared to be recreation reserve, and in the Second Schedule, shall be declared to be scenic reserve."

North Auckland Land District—Waitakere City

First Schedule

3.1300 hectares, more or less, being part Allotment 34, Karangahape Parish, part certificate of title 945/245. Limited as to parcels; shown marked "D" on S.O. Plan 69861.

7950 square metres, more or less, being part Allotment 34, Karangahape Parish, part certificate of title 945/245. Limited as to parcels; shown marked "E" on S.O. Plan 69861.

9.2300 hectares, more or less, being part Allotment 123, Karangahape Parish, part certificate of title 320/26; shown marked "F" on S.O. Plan 69861.

Second Schedule

161.8100 hectares, more or less, being part Allotment 34, Karangahape Parish, part certificate of title 945/245, limited as to parcels; shown marked "A" on S.O. Plan 69861.

150.9900 hectares, more or less, being part Allotments 34 and 123, Karangahape Parish, part certificates of title 320/26 and 945/245, limited as to parcels; shown marked "B" on S.O. Plan 69861.

137.3900 hectares, more or less, being part Allotments 34, 124 and 161, Karangahape Parish, part certificates of title 320/26, 19A/856 and 945/245, limited as to parcels, subject to section 59 of the Land Act 1948; shown marked "C" on S.O. Plan 69861.

1.4260 hectares, more or less, being part Allotments 34 and 123, Karangahape Parish, part certificates of title 320/26 and 945/245, limited as to parcels; shown marked "G" on S.O. Plan 69861.

7740 square metres, more or less, being part Allotment 34, Karangahape Parish, part certificate of title 945/245, limited as to parcels; shown marked "H" on S.O. Plan 69861.

All situated in Block VI, Waitakere Survey District.

Dated at Auckland this 18th day of July 2000.

WARWICK MURRAY, Community Relations Manager.

(File: ALL132-02)

ln5417

Revocation of the Reservation Over a Reserve Specifying the Manner of Disposal and How Proceeds of Sale Shall be Utilised

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager for the Waikato Conservancy of the Department of Conservation hereby revokes the reservation as an accessway reserve over the land described in the Schedule hereto and, further, declares that the said land may be sold by council on such terms and conditions as the council shall determine, the proceeds from any such sale to be paid into the council's reserves account, such moneys to be used and applied in or towards the improvement of other reserves under the control of council or in or towards the purchase of other land for reserves.

Schedule

South Auckland District—Waikato District

258 square metres, more or less, being Lot 47, D.P. 32533. All certificate of title 68C/926.

Dated at Hamilton this 18th day of July 2000.

ROSS PENNINGTON, Community Relations Manager, Waikato Conservancy.

(DOC File Ref: LPR 0500)

ln5387

Declaration That Land is a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Community Relations Manager for the Northland Conservancy of the Department of Conservation hereby notifies that the following resolution concerning the land described in the Schedule hereto was passed by the Far North District Council on the 28th day of October 1999:

"That in exercise of powers conferred on it by section 14 of the Reserves Act 1977, the Far North District Council hereby resolves that the piece of land held by the said Council in fee simple and described as part Section 36, town of Kawakawa, contained in certificate of title 35B/1247, shall be declared a local purpose (community facility) reserve within the meaning of the said Act."

Schedule

North Auckland Land District—Far North District

227 square metres, more or less, being part of Lot 36, Deeds Plan No. W. 46. All C. T. 35B/1247, limited as to parcels.

Dated at Whangarei this 19th day of July 2000.

JEFF GRIGGS, Community Relations Manager.

(DOC File: LBY 54.005)

ln5464

Land Information New Zealand

Public Works Act 1981

Amending *Gazette* Notice—Land to be Declared Road and Road to be Stopped and Amalgamated, State Highway No. 73, Selwyn District

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 1 June 2000 declaring land to be road and road to be stopped and amalgamated, published in the *New Zealand Gazette* on 8 June 2000, No. 61 at page 1358, by deleting "thirdly" from (b) (i) in the recital and adding after (c) in the recital, "(d) Pursuant to section 116 (1) and 117 (3) (b), the portion of road thirdly described in the Second Schedule to be stopped and declared Crown Land subject to the Land Act 1948."

Dated at Wellington this 20th day of July 2000.

R. A. JOLLY, for Minister of Lands by the Minister for Land Information.

(LINZ CPC/99/3391, 3707, 3708)

Land Acquired for Limited Access Road—State Highway No. 2, Tauranga District

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 road which, pursuant to section 88 (2) of the Transit New Zealand Act 1989, becomes road, limited access road and State highway and shall vest in the Crown on the date of publication of this notice in the *New Zealand Gazette*.

Schedule

South Auckland Land District—Tauranga District

Area Being

9205 Section 1, S.O. 61451, part certificate of title 46A/20.

Dated at Wellington this 13th day of July 2000.

R. A. JOLLY, for Minister of Lands by the Minister for Land Information.

(LINZ CPC/98/1409)

Land Acquired for Service Lane and Service Lane Purposes and Declared Service Lane at Hopper Street, Wellington City

Pursuant to a delegation from the Minister of Lands, Ronald Alistair Jolly, declares that:

- (a) Pursuant to section 20 (1) of the Public Works Act 1981 ("the Act"), an agreement to that effect having been entered into, the land described in the First Schedule is hereby acquired for service lane, and the land described in the Second Schedule is hereby acquired for service lane purposes, and that land is vested in the Wellington City Council ("the council") from the date of publication of this notice in the *New Zealand Gazette*.
- (b) Pursuant to section 114(1) of the Act, the land vested in the council "in connection with service lane" as

described in the Third Schedule is hereby vested from the date of publication of this notice in the *New Zealand Gazette* in the council as service lane.

Wellington Land District

First Schedule

Area Being

- 36 Part Lot 4, D.P. 471; and being area "B" on S.O. Plan 33510, part certificate of title 333/128.
- 28 Part Lot 5, D.P. 471; and being area "C" on S.O. Plan 33510, part certificate of title 21D/920.

Second Schedule

Area Being

- 1 Part Lot 5, D.P. 471; and being area "E" on S.O. Plan 33510, part certificate of title 21D/920.
- 1 Part Lot 4, D.P. 471; and being area "F" on S.O. Plan 33510, part certificate of title 333/128.

Third Schedule

Area m² Being

- 140 Part Lot 3, D.P. 471; and being area "A" on S.O. Plan 33510, part *Gazette* notice 371154.1
 - 2 Part Lot 3, D.P. 471; and being area "G" on S.O. Plan 33510, part *Gazette* notice 371154.1

Dated at Wellington this 19th day of July 2000.

R. A. JOLLY, for Minister of Lands by the Minister for Land Information.

(LINZ CPC/1998/1579)

Land Acquired for Road—375 Blenheim Road, Christchurch

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares that an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road and vested in the Christchurch City Council on the date of publication hereof in the New Zealand Gazette.

Schedule

Canterbury Land District—Christchurch City

Area Being

45 Part Lot 2, D.P. 16390; shown as Section 1 on S.O. Plan 20196.

Dated at Wellington this 13th day of July 2000.

R. A. JOLLY, for Minister of Lands by the Minister for Land Information.

(LINZ CPC/1999/4597/A)

Land Acquired for a Recreation Reserve—84 Stanmore Road, Christchurch

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ronald Alistair Jolly, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for a recreation reserve, subject to the Reserves Act 1977, and shall vest in the Christchurch City Council on the date of publication hereof in the New Zealand Gazette.

Schedule

Canterbury Land District—Christchurch City

Area Being Being

566 Lot 1, D.P. 81017. All certificate of title 46C/143.

Dated at Wellington this 13th day of July 2000.

R. A. JOLLY, for Minister of Lands by the Minister for Land Information.

(LINZ CPC/1999/3483/A)

ln5523

Land to be Acquired for Road (Greenlane Road) in Auckland City

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister of Lands, Ross 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 of this notice in the New Zealand Gazette.

Schedule

North Auckland Land District

Area m² Being

- 157 Part Lot 1, D.P. 69861; marked area "A" on S.O. Plan 69592 (part certificate of title 90D/42).
- 94 Part Lot 1, D.P. 64673; marked area "B" on S.O. Plan 69592 (part certificate of title 50B/895).
- 7 Part Lot 2, D.P. 64673; marked area "C" on S.O. Plan 69592 (part certificate of title 50B/896).
- 97 Part Lot 3, D.P. 64673; marked area "D" on S.O. Plan 69592 (part certificate of title 55B/1007).
- 81 Part Lot 4, D.P. 64673; marked area "E" on S.O. Plan 69592 (part certificate of title 26B/772).
- 80 Part Lot 1, D.P. 37445; marked area "F" on S.O. Plan 69592 (part certificate of title 988/298).
- 12 Part Lot 2, D.P. 37445; marked area "G" on S.O. Plan 69592 (part certificate of title 988/299).
- Part Lot 2, D.P. 43556; marked area "H" on S.O. Plan 69592 (part certificate of title 1311/20).
- 69 Part Lot 1, D.P. 43556; marked area "I" on S.O. Plan 69592 (part certificate of title 81A/716).
- 160 Part Lot 1, D.P. 150162; marked area "J" on S.O. Plan 69592 (part certificate of title 89B/722).
- Part Lot 3, D.P. 45991; marked area "K" on S.O. Plan 69592 (part certificate of title 2047/93).

Dated at Auckland this 24th day of July 2000.

R. J. SUTHERLAND, for Minister of Lands by the Minister for Land Information.

(LINZ CPC/1998/1026)

ln5514

Land Acquired for Road in Hamilton City— Wairere Drive

Pursuant to sections 20 and 50 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, Land Information New Zealand, declares that, pursuant to an agreement to that effect having been entered into, the road described in the Schedule to this notice is hereby vested in the Hamilton City Council.

Schedule

South Auckland Land District—Hamilton City

Area Being

9102 Section 1, S.O. 61474 (being part *New Zealand Gazette*, 1979, page 2376. Document H. 249681).

Dated at Wellington this 17th day of July 2000.

K. J. TWYDLE, for Minister of Lands by the Minister for Land Information.

(LINZ CPC/00/5942)

ln5372

Land and Easements Acquired at 1 Lambton Quay, Wellington

Pursuant to the Public Works Act 1981 ("the Act"), and to a delegation from the Minister of Lands, Kerry John Twydle, Land Information New Zealand, declares that, pursuant to an agreement to that effect having been entered into:

- (a) The land described in the First Schedule is hereby acquired for public transport purposes and is vested in the Wellington City Council ("the council"), under section 20 (1) of the Act, from the date of publication of this notice in the *New Zealand Gazette*. This is subject to section 27B of the State-Owned Enterprises Act 1986, section 3 of the Petroleum Act 1937, section 8 of the Atomic Energy Act 1945, section 3 of the Geothermal Energy Act 1953, sections 6 and 8 of the Mining Act 1971, sections 5 and 261 of the Coal Mines Act 1979 and part IVA of the Conservation Act 1987.
- (b) The easements described in the Second Schedule are hereby acquired by and are vested in the council, under sections 20 and 28 of the Act, from the date of publication of this notice in the *New Zealand Gazette*, in respect of the land described in the Third Schedule.

Wellington Land District—Wellington City First Schedule

Land for Vesting in the Council

Area Being

749 Section 1, S.O. Plan 38218, being part certificate of title 38B/501.

Second Schedule

Easement Terms and Conditions

- 1. Easements acquired in gross are listed below:
 - 1.1 a right of way restricted to pedestrians only
 - 1.2 the right to convey water and gas
 - 1.3 the right to drain water and sewage
 - 1.4 the right to transmit and convey electricity
 - 1.5 the right to transmit telecommunications
- An easement appurtenant to the land in the First Schedule is acquired to clean and maintain walls for a bus shelter.

Rights and Powers

Pedestrian Right of Way

- 3. The council ("the grantee") will have a right of way (restricted to pedestrian use only) for itself, its employees, tenants, agents, licensees, and invitees in common with Victoria University of Wellington and Seabar Holdings (No. 16) Limited as the registered proprietor of the land described in the Third Schedule ("the servient land") (together with their successors in title called "the grantor") in common with the grantor's tenants and any person lawfully entitled so to do to pass and repass at all times, through the servient land. A pedestrian subway is erected through the servient land ("the subway").
- 4. The subway and all improvements associated with the subway will remain in the ownership of the grantee and will be at the risk of the grantee at all times.
- 5. The grantee will use its best endeavours to keep the right of way clean and tidy and in a continued state of substantial repair at all times.

Easement Rights for Services

- 6. The grantee will have the right in common with the grantor and its employees, tenants, contractors and invitees, to convey water and gas and to drain storm water and sewage through pipes laid or to be laid through the servient land.
 - 6.1 For the purposes of clause 6:
 - "storm water" means water generated by storm, or spring, or seepage water;
 - "sewage" means sewage and other waste water and material;
 - "pipes" means 1 or more pipes laid or to be laid under the service of the servient land for the purposes of this notice.
- 7. The grantee will have the right in common with the grantor and its employees, tenants, contractors and invitees, to transmit electricity and telecommunications through lines or cables laid or to be laid through the servient land.

Rights and Obligations Applying to the Easement Rights

- 8. The above easement rights are, together with the following rights:
 - 8.1 The grantee may enter the land by the most practicable route to do the following work:
 - repair, maintain and replace (if necessary) the subway;
 - construct and lay pipes, lines or cables;
 - inspect, maintain, alter or replace pipes, lines or cables;
 - excavate the servient land to carry out the above work
 - 8.2 The grantee may do anything for the full exercise of the rights granted by this document. This includes the right to continue to have installed any fixtures or fittings currently sited in the servient land which are necessary to exercise the rights granted herein and to include any such items as may be necessary to exercise those rights in the future. The grantee may exercise its right herein with or without agents, contractors and employees and with or without tools, plant, equipment and vehicles.
- The grantee, when exercising its water and gas conveyance, water and sewage drainage, and electricity and telecommunications transmission rights, will keep

- the services associated with those rights in good and substantial repair.
- 10. The grantee, when exercising the easement rights described in the previous clause, will do all of the following:
 - give reasonable notice to the grantor before exercising its rights. However, such notice will not be necessary if the grantor will not be inconvenienced by the exercise of those rights. Also, no such notice will be required in an emergency;
 - cause as little damage and inconvenience as possible to the servient land;
 - after the rights are exercised, restore the servient land as nearly as reasonably possible to its previous condition;
 - comply with all relevant legislation and other laws.
- 11. The grantor will not do anything to:
 - prevent or interfere with the free passage of water, gas, storm water or sewage through the pipes or interfere with the transmission of electricity or telecommunications through the lines or cables;
 - interfere with the full use and enjoyment by the grantee of the rights created by this document.
 - 11.1 The grantor will not erect buildings or other structures over any part of the servient land without the prior written permission of the grantee.

Right to Clean and Maintain Walls For a Bus Shelter

- 12. The grantee is to erect a bus shelter on the boundary of the land of which the grantee is the registered proprietor described in the First Schedule ("the dominant land").
 - 12.1 The grantee will have the right as appurtenant to the dominant land with its employees and contractors to access the land above the servient land by vehicle or on foot, with or without machines and equipment, to clean the glass walls of the said bus shelter, and to carry out repair and maintenance work to the said glass wall.
 - 12.2 The grantee will comply with clause 11 in carrying out its rights under clause 12.1.
 - 12.3 Notwithstanding the foregoing provisions of clause 12, the grantor has the right at any time to build over the area above the servient land as part of a planned extension to the building erected on the land, and also the right to support the foundations of any such extension on the structure comprising the subway. In the event that the grantor exercises such rights, then:
 - if the grantor proves to the reasonable satisfaction of the grantee that the wall of the grantor's planned building extension will be sufficient to support the bus shelter to be erected by the grantee, then the grantee will remove the glass wall of the bus shelter as soon as the grantor has received all necessary statutory or regulatory approvals for the construction of the building extension;
 - the parties will enter into and register a party wall easement in respect of the wall of the grantor's building extension.
 - the rights granted pursuant to clause 12.1 shall cease to have effect.
- 13. The grantee indemnifies the grantor from all actions or claims brought against the grantor as a result of the grantee exercising its rights under the easements described above.

Third Schedule

Servient Land for Easements to be Vested in the Council

Area Being

196 Area "A", S.O. Plan 38218, being part certificate of title 38B/501.

Dated at Wellington this 25th day of July 2000.

KERRY JOHN TWYDLE, for Minister of Lands by the Minister for Land Information.

(LINZ CPC/1998/1579)

ln5532

Declaring Land to be Road at State Highway No. 67 —Mokihinui

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister of Lands, Kerry John Twydle, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 60 (2) of the Transit New Zealand Act 1989, shall form part of State Highway No. 67 and shall remain vested in the Crown.

Schedule

Nelson Land District—Buller District

575 square metres, being part Crown Land adjoining Section 10, S.O. 15312; shown as "AB" on S.O. Plan 15487, lodged in the office of the Chief Surveyor at Nelson.

Dated at Wellington this 11th day of July 2000.

K. J. TWYDLE, for Minister of Lands by the Minister for Land Information.

(LINZ CPC/1998/1237)

ln5517

Manukau City Council

Reserves Act 1977

Declaration That Land is a Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Manukau City Council hereby notifies that the following resolution concerning the land described in the Schedule hereto was adopted by the Manukau City Council at its meeting on 30 March 2000:

"That pursuant to Section 14 of the Reserves Act 1977 Manukau City Council resolves to declare the land described in the Schedule hereto to be a Recreation Reserve under Section 17 of the Act"

Schedule

North Auckland Land District—Manukau City

1055 square metres, more or less, being Lot 1, D.P. 87186 and being that parcel of land situated at 31 Coronation Road, Mangere Bridge.

Dated at Manukau this 14th day of July 2000.

COLIN DALE, City Manager.

(MCC 1001/31)

ln5420

Māori Development

Māori Affairs Restructuring Act 1989

Māori Land Development Notice

Pursuant to section 21 of the Māori Affairs Restructuring Act 1989, the Chief Executive of the Ministry of Māori Development hereby gives notice as follows:

Notice

- 1. This notice may be cited as Māori Land Development Notice, Whangarei 2000, No. 2.
- 2. The notice referred to in the First Schedule hereto is hereby revoked.
- **3.** The land described in the Second Schedule hereto is hereby released from Part II of the Māori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
26 March 1973	New Zealand Gazette, 27 April 1973, No. 37, page 834.	B. 381712.6

Second Schedule

North Auckland Land District

All that piece of land described as follows:

Area Being

27.7698 Panguru C10, situated in Block XV, Whangape Survey District. Formerly consolidation order dated 22 May 1952, now all certificate of title 58D/47.

Dated at Wellington this 13th day of July 2000.

For and on behalf of the Chief Executive, Ministry of Māori Development:

P. S. LITTLE, Manager, L.M.U.

(MMD H.O. 8/4)

ln5356

Māori Land Development Notice

Pursuant to section 21 of the Māori Affairs Restructuring Act 1989, the Chief Executive of the Ministry of Māori Development hereby gives notice as follows:

Notice

- **1.** This notice may be cited as Māori Land Development Notice Whangarei 2000, No. 4.
- 2. The notice referred to in the First Schedule hereto is, in relation only to the piece of land described in the Second Schedule hereto, hereby revoked.
- **3.** The land described in the Second Schedule hereto is hereby released from the provisions of Part II of the Māori Affairs Restructuring Act 1989.

First Schedule

Date of Notice	Reference	Registration No.
4 November 1957	New Zealand Gazette, 7 November 1957, No. 85, page 2121	K. 63897

Second Schedule

North Auckland Land District

All that piece of land described as follows:

Area ha

Being

3.6290 Lot 1 on Deposited Plan 84535 and being part of Pouto Topu, A Block, as now contained in

certificate of title 89C/799, and described as the land in lease 571472.1.

Dated at Wellington this 20th day of July 2000.

For and on behalf of the Chief Executive, Ministry of Māori Development:

P. S. LITTLE, Manager, L.M.U.

(MMD H.O. 61/12/1)

ln5385

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	Retail
Accident Insurance Act 1998	Accident Insurance (Earner Premium and Earners' Account Levy) Amendment Regulations 2000	2000/129	24/7/00	3-BX	\$2.10
Accident Insurance Act 1998	Accident Rehabilitation and Compensation Insurance (Earner Premium) Amendment Regulations 2000	2000/130	24/7/00	3-BX	\$2.10
Disabled Persons Employment Promotion Act 1960	Disabled Persons Employment Promotion Order 2000	2000/131	24/7/00	13-CX	\$3.60
Conservation Act 1987	Whitebait Fishing (West Coast) Amendment Regulations 2000	2000/132	24/7/00	4-BX	\$2.10
Commodity Levies Act 1990	Commodity Levies (Arable Crops) Order 2000	2000/133	24/7/00	12-CX	\$3.60
New Zealand Sports Drug Agency Act 1994	Sports Drug (Urine Testing) Amendment Regulations 2000	2000/134	24/7/00	21-CY	\$3.95
Friendly Societies and Credit Unions Act 1982	Friendly Societies and Credit Unions (Limit on Shareholdings) Order 2000	2000/135	24/7/00	2-A	\$1.60
Biosecurity Act 1993	Biosecurity (Animal Identification Systems) Amendment Regulations 2000	2000/136	24/7/00	5-BY	\$2.30
Local Government Act 1974	Local Government (Local Authorities Salaries and Allowances) Determination 2000	2000/137	17/7/00	19-CY	\$3.95
Criminal Justice Act 1985	Periodic Detention Centre (Haupapa Street (Rotorua)) Notice 2000	2000/138	20/7/00	3-BX	\$2.10
Fisheries Act 1996	Fisheries (Freshwater Eel Total Allowable Catches) Notice 2000	2000/139	20/7/00	2-A	\$1.60
Fisheries Act 1996	Fisheries (Southern Scallop Season) Notice 2000	2000/140	20/7/00	2-A	\$1.60
Fisheries Act 1983	Fisheries (Quota Management Areas, Total Allowable Catches, and Catch Histories) Amendment Notice (No 2) 2000	2000/141	20/7/00	2-A	\$1.60
Securities Act 1978	Securities Act (ANZ Banking Group (New Zealand) Limited) Exemption Amendment Notice 2000	2000/142	25/7/00	2-A	\$1.60

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Total Value of Purchases	Maximum Charge
\$12.00 and less	\$1.50
\$12.01 and greater	\$3.25

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General Section

Telecom

Telecommunications (Information Disclosure) Regulations 1990

The Telecommunications (Information Disclosure) Regulations 1999

From now on, the information Telecom is required to disclose from time to time under the Telecommunications

(Information Disclosure) Regulations 1999 will be available as follows:

1. On request at Telecom's head office:

Telecom Networks House 68 Jervois Quay P.O. Box 570 Wellington

2. Via the internet at:

http://www.telecom.co.nz/about_telecom/who_we_are/telecomdisclosures.html gs5383

The Community Trust of Otago

Community Trusts Act 1999

The Community Trust of Otago Consolidated Financial Statements for the Year Ended 31 March 2000

The Community Trust of Otago Directory for the Year Ended 31 March 2000

Trustees: Clive Matthewson (chairperson), Dunedin; Ross Allan, Middlemarch, Nancy Bamford, Balclutha; Graeme Bell, Alexandra; John Farry, Dunedin (appointed Aug '99); Peter Gibson, Dunedin; Sir Robin Gray, Dunedin (retired Aug '99); Ele Ludemann, Oamaru; Richard McKnight, Dunedin; Alan McLay, Oamaru; James Ng, Dunedin (retired Aug '99); David Shepherd, Ranfurly (appointed Aug '99); Gail Tipa, Dunedin; Richard Walls, Dunedin.

Chief executive: Keith Ellwood.

Registered office: Second Floor, Community Trust House, corner Filleul Street and Moray Place, Dunedin.

Auditor: Taylor McLachlan, Dunedin. **Solicitor:** Anderson Lloyd, Dunedin.

Investment advisors: Frank Russell Limited, Auckland.

Bankers: Westpac Trust, Dunedin.

Custodian: Chase Manhattan Bank, Sydney.

The Community Trust of Otago Consolidated Statement of Financial Performance for the Year Ended 31 March 2000

·		2000	1999
		\$000	\$000
Revenue	(note 1)	11,616	17,687
Expenditure	(note 2)	(1,791)	(1,705)
Surplus before donations		9,825	15,982
Donations paid from income	(note 4)	(10,528)	(6,650)
Trustee surplus prior to tax		(703)	9,332
Taxation underpaid in prior years		89	
Trustee (deficit)/surplus		(\$792)	\$9,332
This (deficit)/surplus has been allocated to:			
Capital maintenance reserve		-	10
Uncommitted surplus		(792)	9,322
		(\$792)	\$9,332

The Community Trust of Otago Consolidated Statement of Movement in Trust Funds for the Year Ended 31 March 2000

	2000	1999
	\$000	\$000
	183,922	174,923
(note 4)	(415)	(333)
	183,507	174,590
	(792)	9,332
	\$182,715	\$183,922
	(note 4)	\$000 183,922 (note 4) (415) 183,507 (792)

The Community Trust of Otago C	onsolidated Statement	of Financial Position	on as at 31 Mar	ch 2000	
				2000	1999
				\$000	\$000
Source of funds					
Trust funds		(note 3)		182,715	183,922
Current liabilities—					
Creditors				112	101
Taxation payable				88	<u> </u>
				\$182,915	\$184,023
Employment of funds					
Current assets—					
Current account – WestpacTrust			396		155
Short term bank deposits			144		1,296
Debtors				5.40	1 454
Non current assets—				540	1,454
Managed funds		(note 5)	180,731		181,101
Fixed assets		(note 5)	1,394		1,468
Advance to Dunedin Community	House Trust	(note 11)	250		1,406
		(note 11)		182,375	182,569
				\$182,915	\$184,023
Approved on behalf of the board:				ψ102,713	Ψ101,023
Clive Matthewson	Richard McKnight				
Chairperson	Trustee				
8 June 2000	8 June 2000				
The Community Trust of Otago C	onsolidated Statement	of Cashflows for th	e Year Ended 3	31 March 2000	
•				2000	1999
				\$000	\$000
Cashflows from operating activities					
Cash was provided from:					
Managed funds			11,456		17,375
Interest received on investments			73		220
Net managed funds withdrawn			370		=
Other			88		90
~				11,987	17,685
Cash was disbursed on:			004		0.50
Payment to suppliers and staff			884		850
Fund management	:		815		772
Donations to voluntary organisat Net managed funds reinvested	IOIIS		10,943		6,983 9,602
Net managed funds femivested				12,642	18,207
Net cash inflow/(outflow) from opera	atina activities			$\frac{12,042}{(655)}$	$\frac{18,207}{(522)}$
Cashflows from investing activities-				(033)	(322)
Cash was disbursed on:					
Purchase of fixed assets			6		125
Advance to Dunedin Community	House Trust		250		-
				256	125
Net cash from investing activities				(256)	(125)
Net (decrease) in cash held			(911)		(647)
Add opening cash brought forward			1,451		2,098
Ending cash carried forward				540	1,451
Ending cash comprises:					
Cheque accounts			396		155
Term Deposits			144		1,296
•				540	\$1,451

The Community Trust of Otago Notes to the Consolidated Financial Statements for the Year Ended 31 March 2000 Basis of preparation

These are the consolidated financial statements of The Community Trust of Otago, Otago Community Trust Charities Limited, The Community Trust Amateur Sports Co Ltd, The Community Trust District Improvement Co Ltd and Fillmor House

Limited. The Community Trust of Otago was incorporated as a charitable trust in accordance with the provisions of the Community Trusts Act 1999.

The financial statements have been prepared to comply with the Financial Reporting Act 1993 and comprise consolidated statements of the following: Financial performance, movement in trust funds, financial position, cashflows, as well as notes to these financial statements.

The financial statements are prepared on the basis of historical cost, except for the revaluation of managed funds.

Specific accounting policies

Income

Income from managed funds includes both realised and unrealised income and is recorded gross of fund management expenses.

Interest is recognised on an accrual basis.

Donations

Donations are accounted for as they are distributed.

Foreign Currencies

All amounts denominated in foreign currencies are converted to New Zealand dollars at balance date. All realised and unrealised gains and losses are recognised in the statement of financial performance.

Taxation

Income tax is recognised on the surplus after distribution, adjusting for differences between taxable and accounting income. Future tax benefits are not recognised unless realisation of the asset is virtually certain.

Fixed Assets

Fixed Assets are recorded at cost less accumulated depreciation.

Depreciation

Depreciation has been charged to the financial statement using rates, which will write off the cost of assets less their estimated residual value over their estimated economic lives. The depreciation rates used are:

Buildings 4% Office Furniture and Equipment 12-48%

G.S.T.

The trust is not registered for G.S.T. purposes and therefore the financial statements have been prepared on a G.S.T. inclusive basis.

Capital maintenance reserve

The Capital Maintenance Reserve represents the additional amount necessary to preserve the real value of the capital allowing for inflation as measured by the Consumers' Price Index (CPI).

Investments

Investments are valued at year end market value. All realised and unrealised gains and losses are recognised in the statement of financial performance.

Hedging instruments

The Trust through its investment managers enters into hedging instruments such as futures, options and forward exchange contracts. These are converted to the New Zealand dollar rate at balance date with all realised and unrealised gains and losses being recognised in the statement of financial performance as income from managed funds.

Statement of cashflows

Cash comprises cash at bank and call deposits but does not include cash or deposits held by the Fund Managers.

Changes in accounting policies

There have been no changes in accounting policies during this accounting period.

Changes in comparative figures

Where applicable, certain comparatives have been restated to comply with the accounting presentation adopted for the current period.

		2000	1999
		\$000	\$000
1.	Revenue		
	Interest	73	222
	Managed funds	11,456	17,374
	Other	87_	91
		\$11,616	\$17,687
2.	Expenditure		
	Depreciation	81	81
	Fund managers fees	815	772
	Loss on sale	-	3
	Occupancy	50	45
	Other Operating	90	101
	Professional Fees	252	171
	Promotion	32	75

Public & statutory reporting	62	61
Staff	221	206
Trustee fees	152	146
Trustee expenses	36	44
	\$1,791	\$1,705
Professional fees		
Payments to auditors		
– Audit fees	8	4
 Software and other support 	22	13
Computer support	8	-
Legal advisors	5	3
Professional investment advisers	80	68
Tax advice	30	36
Donations project advice	99	47_
	\$252	\$171

3. Trust funds

Trust capital

The trust capital represents the realised value of its original asset, being shares in Trust Bank. They were sold, partly in 1994 when Trust Bank listed on the NZ Stock Exchange and the balance in 1996 when Westpac took over Trust Bank.

	2000	1999
	\$000	\$000
Opening balance	131,467	131,467
Transfer from uncommitted surplus	-	-
Closing balance	\$131,467	131,467
Capital maintenance reserve		
Opening balance	9,073	9,063
Transfers	2,108	10
Closing balance	\$11,181	\$9,073
Uncommitted surplus		
Opening balance	43,382	34,393
Donations to non profit bodies	(415)	(333)
Trustee (deficit)/surplus	(792)	9,332
Transfer to capital maintenance reserve	(2,108)	(10)
Closing balance	\$40,067	\$43,382
Total trust funds at 31 March 2000	\$182,715	\$183,922
	2000	1999
	\$000	\$000
Donations		
Donations paid from income	10,528	6,650
Donations paid from capital	415	333
	\$10,943	\$6,983

Donations which the Trust has conditionally approved but not yet paid are shown in the accounts as a contingent liability (see Note 10).

5. N	Ianaged	funds
------	----------------	-------

4.

Managed by external managers		
Opening balance	181,101	171,499
Gross income	11,456	17,374
Fund managers fees	(826)	(772)
Withdrawals to fund donations	(11,000)	(7,000)
Closing balance	\$180,731	\$181,101
Investments comprise:		
Cash, deposits and miscellaneous	14,270	27,655
Bonds	88,769	88,445
Equities	77,692	65,001
Total managed funds	\$180,731	\$181,101

	Held in: New Zealand Offshore			79,747 100,984 \$180,731	89,124 91,977 \$181,101
6.	Fixed assets	2000 Cost \$000	Accum. Depn. \$000	2000 Book Value \$000	1999 Book Value \$000
	Land Buildings Office furniture and equipment	432 1,026 167 \$1,625	143 88 \$231	432 883 79 \$1,394	432 937 99 \$1,468

7. Financial instruments

The financial instruments are subject to an interest rate risk.

The investment portfolios are treated as lump sum investments. The fund managers or custodians manage both the credit risk and foreign exchange risk.

No comparison is provided between the carrying value and estimated fair value of financial instruments, due to the carrying value reflecting market price.

		2000	1999
		\$000	\$000
	New Zealand		
	Bonds and deposits	64,610	77,179
	Equities	15,677	13,396
		80,287	90,575
	Overseas		
	Bonds and deposits	38,970	40,372
	Equities	62,014	51,605
		100,984	91,977
	Total		
	Bonds and deposits	103,580	117,551
	Equities	77,691	65,001
		\$181,271	\$182,552
3.	Taxation		
••	1 anation	2000	1999
		\$000	\$000
	Net surplus before donations as per statement of financial performance	9,825	\$15,982
	The second of th	- ,	· - ,
	Less: Unrealised equity gains	1,426	_
	Charitable business exemption	5,704	10,869
		7,130	10,869
		2,695	5,113
	Plus: Unrealised equity losses	-	2,025
		233	309
		(84)	-
	Imputation & withholding tax credits received	340	373
		489	2,707
	Total taxable income	3,184	7,820
	Less: Distribution of income to beneficiaries	2,429	6,993
	Total trustees taxable income	755	827
	Less: Losses brought forward	(755)	(197)
	Assessable income for tax purposes		630
	Taxation @ 33%	=	208
	Less: Overseas withholding tax credits claimed	-	(51)
	Taxation payable before imputation credits	_	157
	Less: Imputation credits	(313)	(320)
	Excess imputation credits	$\frac{(313)}{(313)}$	(163)
	Losses brought forward	494	197
	Plus: Conversion of excess imputation credits to losses	949	494
	i ius. Conversion of excess imputation credits to losses	949	494

9.

Prior year adjustment	757	-
Less: Losses claimed this year	(755)	(197)
Total losses to be carried forward	1,445	494
Reconciliation of reported surplus to net cashflow from operating activities		
	2000	1999
	\$000	\$000
Surplus for the period	(792)	9,332
Add:		
Non-cash items:		
Depreciation	81	81
Net managed funds drawn down	370	=.
Less:		
Non-cash items:		
Net managed funds reinvested	-	9,602
Donations paid from capital	415	333
	(756)	(522)
Movements in working capital items:		
Increase/(decrease) in creditors	11	-
(Increase)/decrease in debtors	3	-
Increase/(decrease) in income tax payable	88	-
Effect of rounding	(1)_	
	101	
Net cashflow from operating activities	(\$655)	(\$522)

10. Contingent liabilities

Contingent liabilities at 31 March 2000 consist of donations approved but not disbursed of \$4,284,000 (1999 \$8.828 million).

11. Loan to Dunedin Community House Trust (Inc.)

During the year the Trust advanced the Dunedin Community House Trust (Inc.) an interest free loan of \$250,000. The term of the loan is for 10 years and quarterly principal payments of \$6,250 are to be made from December 22, 2000.

Chairperson's annual report:

Helping shape the future of Otago

The Community Trust of Otago has had a good year. The funds we hold in trust are safe and we obtained a fair return on those funds. We made a good level of donations that were well balanced and of high quality. But that is nothing more than should be routinely expected, and the work of the Trust does not feel merely routine. The Trust is an adolescent organisation still sensing what maturity could be like — how we can take part in shaping the future of our province, no less. There is a sense of anticipation, even excitement, in that.

Investment performance

The Trust's income for the year was \$11.6 million, which is a 6.3% rate of return. This is not spectacular, but it is satisfactory. It reflects the level of risk we are prepared to take and the performance of world markets, in particular a setting in which the market value of fixed interest securities declined in response to rising interest rates. The rate of return is about what we expect on average. We will have better years than this and worse years than this.

Donations

The number of donations approved during the year was 1082. The total amount was \$6.4 million, which is less than for each of the previous two years. The donations amount is not connected with the year's income level, because we have sufficient reserves that we do not need to make that connection. The lower amount did not result from any tightening up. At this stage we think it reflects only the lumpiness of our donations stream: whether a single \$2 million donation falls at the end of one financial year or the beginning of the next will obviously affect comparisons between the years.

Where we are going

The Trust is still in the growing and developing stage. For the first six years of its existence, it received a small dividend from its ownership interest in Trustbank New Zealand and distributed this income in a reactive fashion.

With the exchange of its bank ownership interest for a balanced portfolio of investments – done in two steps – the trust entered the next stage of its development. We appointed a Chief Executive, obtained premises, changed our name. Donations have totalled \$27 million over the last three years compared with \$10 million over the previous three. And that \$37 million over six years compares with \$5 million for the first six.

The way I picture it, this physical growth has been accompanied by intellectual and emotional growth. The Trust has established a set of values and, to some degree, a reputation. We have become tentatively proactive, and we have learnt a lot.

We discover that we are, uniquely, an organisation that is Otago-wide, has a broad mandate, can be flexible and innovative, and has probably more discretionary spending power than anyone else. This means that we are uniquely placed to make strategic investments in Otago communities. We think we can provide leadership, in a modest style, by opening up possibilities.

These ideas are already taking effect. Two very recent examples are the inaugural Otago Festival of the Arts to be held later this year and current consideration of an Otago-wide economic development initiative. Both of these have not only been

financially supported by the Trust but also started from discussions initiated by the Trust. Several more examples are currently in the thinking stage.

There are problems and dangers, of course.

An example of a problem is communication. Most people would be rather vague about who we are and what we do. I describe this as a problem because we hold public money on trust and we would like to be accountable, not just formally but also in reality.

We tell local news media what we are doing, of course, but they judge what is news and what we are doing mostly isn't. *

At this stage we are responding to this problem by building linkages with leaders in the arts and culture, sports and recreation, social services, and business communities.

A story will illustrate one possible danger.

Recently, an organisation approached us to almost completely pay for a particular project. Conversation revealed that the project was not thought important enough for the organisation's "own money". They had better uses for their money and so we found better uses for ours.

It is not just that supporting this project would have been an ineffective use of funds. A more subtle danger is that to have supported it would actually have taken something *away* from the organisation. Independence, self-reliance, and ownership: these qualities are to be found in a healthy community. We would do actual harm if, by being a soft touch, we compromised them

But the problems and dangers are minor. There are some great things going on in our communities and there are more opportunities for the future. We will work in partnership with others to help shape that future. We are enthusiastic about the prospect and thankful for the opportunity to be involved.

Trustees and staff

This year I again acknowledge and thank fellow trustees for their commitment and their wisdom and the congenial way in which we are able to carry out our business.

And again I acknowledge similar qualities in the people who do the work: Chief Executive Keith Ellwood, Donations Assessor Carol Melville and office staff Fay Jackson and Lynley Stevenson. The Trust is fortunate to have these people, and so is the public.

Clive Matthewson

*There is a typical example in the newspaper on the day I write this. A Government contribution of \$50,000 to the Rail Trail is front-page news. Our \$100,000 contribution to the Rail Trail was page 14 regional news.

A full list of donations may be obtained from The Chief Executive, The Community Trust of Otago, P.O. Box 5751, Dunedin. gs5371

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