

New Zealand Gazette

WELLINGTON: THURSDAY, 12 DECEMBER 2002

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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 12.00 midday on Monday (except where that day is a public holiday, in which case the deadline will be 12.00 midday on the last working day of the preceding week).

All other notices must be lodged at the New Zealand Gazette Office by 12.00 midday, 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.

Notices for publication and related correspondence should be addressed to:

New Zealand Gazette Office Department of Internal Affairs

P.O. Box 805 Wellington

Telephone: (04) 470 2930 / (04) 470 2931

Facsimile: (04) 470 2932

Email: gazette@parliament.govt.nz

Cancelled Notices

Notices cancelled after being accepted for publication will be subject to a charge of \$55 to cover setting up and deleting costs. The deadline for cancelling notices is 12.00 midday on Wednesdays.

Advertising Rates

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Customers will be invoiced in accordance with standard commercial practices.

Advertising rates are not negotiable.

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

Other editions of the New Zealand Gazette

Customs Edition – Published weekly on Tuesday.

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

Availability

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

Bennetts Bookshops Limited

Bennetts Government Bookshop, Commerce House, 360 Queen Street, **Auckland**.

Whitcoulls, 111 Cashel Street, Christchurch.

Whitcoulls, 143 George Street, **Dunedin**.

Whitcoulls/Bennetts on Broadway, 38-42 Broadway Avenue, **Palmerston North**.

Bennetts University Bookcentre, Massey University, **Palmerston North**.

Whitcoulls, Centreplace Mall, Bryce Street, Hamilton.

Bennetts Government Bookshop, Bowen House, Lambton Quay, Wellington.

New Zealand Gazette editions are also available on the web site: www.gazette.govt.nz

Bankruptcy Notices

In Bankruptcy

The following persons were adjudicated bankrupt on the dates and times below:

29 November 2002

Cardno, Gregory James, unemployed, of Flat 1, 437 Featherston Street, Palmerston North, at 3.22 p.m.

Fougere, Stacey Lance, farm manager, of 600 Toko Road, R.D. 22, Stratford, at 2.50 p.m.

2 December 2002

Bakker, Paul Allan, labourer, of 386 Selwyn Street, Christchurch, at 4.50 p.m.

Berghan, Murray Clifford, driver, of 14B Redwood Drive, Waipukurau, at 12.45 p.m.

Bowring, Andrew Lee, of 34 Cleveland Street, Brooklyn, Wellington, at 10.34 a.m.

Childs, Stanley Lochhead, farm hand, of 11 Workman Road, Kaiaua Road, R.D. 1, Pokeno, at 8.30 a.m.

Frith, Darrel, of 9 Wareanga Road, Eastbourne, Wellington, at 10.25 a.m.

Gray, Daryl Desmond, unemployed, of 19 Jackson Street, Wanganui, at 12.20 p.m.

Hancock, Rex William, of 18 Bloomsbury Grove, Newlands, Wellington, at 10.32 a.m.

Henry, Callum Ross, operator, of 246 Tipapakuku Road, Dannevirke, at 3.30 p.m.

Berghan, Murray Clifford and Berghan, Denyse Ann, (previously trading as M C & D A Berghan Partnership).

McCallum, Deyell Evan, farm worker, of 220 Hansen Road, R.D. 5, Invercargill.

Narayan, Sumit, at 8.30 a.m.

Paterson, Kevin Neil, of 6 Colson Street, Avalon, Wellington, at 10.20 a.m.

Reid, Michelle Leigh, mother, of Redcliffs Road, Kerikeri, at 10.00 a.m.

Rhodes, Katherine, managing director, of 7 Titoki Road, Waikanae Beach, at 10.22 a.m.

Swan, David Christopher John, bar person, of 2 McNair Road, Te Awamutu, at 1.25 p.m.

Waiariki, Aleck Porohiwi, bushman, of 1 Mamaku Street, Rotorua, at 12.59 p.m.

3 December 2002

Bowden, Kerry Leslie, salesperson, of 12 Knox Road, Manurewa, Auckland, at 3.40 p.m.

Freeman, Sarah Sophie, hairdresser, of 95 Garnet Road, Westmere, Auckland, at 12.59 p.m.

Jenkins, Carole Diane, registered nurse, of 69A Robertson Road, Mangere, Auckland, at 1.55 p.m.

O'Connell, Peter James, unemployed, of 84 Brown Street, Invercargill.

4 December 2002

Alarcon, Gonzalo Mauricio, plasterer, of 11 Windsor Place, Mairangi Bay, Auckland, at 10.23 a.m.

Cummins, John Timothy, unemployed, of 12 Penny Crescent, Hopuhopu, R.D. 2, Taupiri, at 12.01 p.m.

Gausden, Darren Richard, typesetter, of 729B East Coast Road, R.D. 3, Kaiaua via Pokeno, at 12.50 p.m.

Gausden, Sally-Ann Robyn, managing director, of 729B East Coast Road, R.D. 3, Kaiaua via Pokeno, at 12.50 p.m.

Halaapiapi, Peter, entrepreneur, of 7 Penruddocke Road, Pakuranga, Auckland, at 10.46 a.m.

Heron, Maureen Ruth, mother, of Okahukura Road, R.D. 7, Tapora, Wellsford, at 2.31 p.m.

Houkamau, Bindy, courier, of 129 Bradbury Road, Howick, Auckland, at 10.31 a.m.

Jarvis, Phillipa Jane, student, of 2/16A Ward Street, Addington, Christchurch, at 10.30 a.m.

Keillor, Terry, computer consultant, of 92 Uxbridge Road, Howick, Auckland, at 11.35 a.m.

McEnroe, Jane Marie, of 31 Urlich Drive, Swanson, Auckland, at 10.12 a.m.

Morris, Kim, of 5 Dent Street, Whangarei, at 3.37 p.m.

Morris, Scott Lonnie, of 5 Dent Street, Whangarei, at 3.37 p.m.

Nicol, Andrea Jennifer, mother, of 2C Newhaven Place, Palmerston North, at 1.49 p.m.

Otene, Diana Mary, at 10.10 a.m.

Short, George Steven, painter and decorator, of 146 Hall Avenue, Mangere, Auckland, at 10.30 a.m.

Smith, Ian, builder, of 9 Glenfinn Place, Massey, Auckland, at 10.20 a.m.

Taylor, Leslie Karen, chef, of 1A Ngaire Street, Longburn, Palmerston North, at 8.40 a.m.

5 December 2002

Day, Gary Henry, personal trainer, of 4 Gordon Road, Wanaka, at 1.20 p.m.

Eunson, Rana Beverley, customer services representative, of 15 Shamrock Place, Halswell, at 4.25 p.m.

Jones, Fiona Lesley, mother, of 63 Dunkirk Street, Timaru, at 10.55 a.m.

McPherson, Darryl George Malcolm, self-employed, of 7 Richard Street, Westmere, Auckland, at 4.20 p.m.

O'Connor, Patrick John, fisherman, at 10.04 a.m.

Wildermoth, Philip Neville, storeperson, of 53 Bailey Street, Templeton, at 10.00 a.m.

6 December 2002

Mills, Stewart Clarence, painter, of 151 Manly Street, Paraparaumu, at 9.50 a.m.

Naysmith, Lance Kevin, homemaker, of 5 Leeds Place, Masterton, at 11.15 a.m.

Robbie, Tania Jane, mother, of 229 Pomona Street, Invercargill.

Smiler, Nuku, of 124 Ormond Road, Gisborne, at 9.24 a.m. OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 4751, Christchurch. Telephone: 0508 467 658. Web site: www.insolvency.govt.nz

ba8325

In Bankruptcy

Notice of Public Examination

Notice is hereby given that a public examination of **Roy William Edwards**, concerning a discharge in accordance with section 109 (2) of the Insolvency Act 1967, is fixed for Thursday, the 19th day of December 2002 at the High Court at Auckland.

Creditors who intend to oppose the discharge of the bankrupt on grounds other than those mentioned in the official assignee's report must give notice of their intended opposition, setting out the grounds thereof, to the official assignee and to the bankrupt no less than three working days before the time fixed for the hearing.

Within seven days of the date on which the public examination is to be held, the official assignee must file in the High Court at Auckland a full report on the estate and the conduct of the bankrupt and on all matters with which it is desirable for the purposes of the Insolvency Act that the Court should be acquainted.

The official assignee or any creditor who has proved his claim or the counsel for the official assignee or for any creditor who has proved his claim may, without notice to the bankrupt, examine him at the public examination.

Inquiries to: Cindy Seaman. Telephone: (09) 916 4582.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Level Six, 3 Kingston Street (Private Bag 92-513), Auckland.

ba8382

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS / MANAGERS

Timberline Forest Products Limited Notice of Appointment of Receivers and Managers

Pursuant to Section 8 of the Receiverships Act 1993

Kerryn Mark Downey and William Guy Black, chartered accountants, whose offices are at KPMG Centre, 9 Princes Street, Auckland, hereby give notice that on the 4th day of December 2002, they were appointed as receivers and managers of the property of Timberline Forest Products Limited under the powers contained in a debenture dated the 17th day of October 2001, which property consists of the company's present and future assets and undertaking.

Dated this 5th day of December 2002.

KERRYN M. DOWNEY, Joint Receiver and Manager. ar8329

Gilbert Powrie (1994) Limited (in receivership)

Notice of Ceasing to Act as Receiver and Manager

Iain Bruce Shephard, of Paraparaumu, hereby gives notice that on the 29th day of November 2002, he ceased to act as receiver and manager of all the property and assets of the above-named company.

Please direct all inquiries to Iain Bruce Shephard at the receiver's and manager's office by telephone on (04) 297 0546 or by facsimile on (04) 297 3168.

IAIN BRUCE SHEPHARD, Receiver and Manager.

ar8144

APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

By order of the High Court at Auckland on the 5th day of December 2002 at the times specified, Gerard Hulst, chartered accountant of Auckland, was appointed liquidator of the following companies:

- **Frognal Limited** (in liquidation) at 11.05 a.m. *Officer for Inquiries*: Gerard Hulst.
- **Grimbuild Limited** (in liquidation) at 11.12 a.m. *Officer* for *Inquiries*: Leigh Osman.
- Indexaco Limited (in liquidation) at 10.42 a.m. *Officer* for *Inquiries*: Leigh Osman.
- **Phil Williams Enterprises Limited** (in liquidation) at 11.07 a.m. *Officer for Inquiries*: Gerard Hulst.

Creditors should file claims with the liquidator by the 5th day of February 2003.

The liquidator's first report will be available in 20 working days from www.hulst.co.nz.

Address of Liquidator:

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

a1826

Cinnamon Rentals Limited (in liquidation), Task Developments Limited (in liquidation) and Results Building Contractors Limited (in liquidation)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and Michael Lamacraft, insolvency practitioners, were appointed joint and several liquidators of Cinnamon Rentals Limited (in liquidation), Task Developments Limited (in liquidation) and Results Building Contractors Limited (in liquidation) on the 28th day of November 2002 at 9.00 a.m., pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Cinnamon Rentals Limited (in liquidation), Task Developments Limited (in liquidation) and Results Building Contractors Limited (in liquidation) fix the 31st day of December 2002, as the day on or before which the creditors of the above-named companies are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 3rd day of December 2002.

M. LAMACRAFT, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Meltzer Mason Heath, Chartered Accountants, P.O. Box 6302, Wellesley Street, Auckland. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Inquiries to: Rachel Mason.

al8050

Grand View Mall Limited (in liquidation), Paulls Fashions Limited (in liquidation), Rag Treasury Limited (in liquidation) and Retail Apparel Group Limited (in liquidation)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and Karen Betty Mason, insolvency practitioners, were appointed joint and several liquidators of the above-named companies on the 29th day of November 2002 at 9.30 a.m., pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Grand View Mall Limited (in liquidation), Paulls Fashions Limited (in liquidation), Rag Treasury Limited (in liquidation) and Retail Apparel Group Limited (in liquidation) fix the 3rd day of January 2003, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 4th day of December 2002.

K. B. MASON, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Meltzer Mason Heath, Chartered Accountants, P.O. Box 6302, Wellesley Street, Auckland. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Inquiries to: Dianne Knight.

al8227

Gray Charles Nominees Limited (in liquidation) and **Kapiro Investments Limited** (in liquidation)

Notice of Appointment of Liquidators

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

Notice is given that on the 2nd day of December 2002 at 9.30 a.m., a special resolution was passed by the shareholders stating that the above-named companies be wound up voluntarily and Jeffrey Philip Meltzer and Karen Betty Mason be appointed as liquidators.

Solvency certificates have been filed in accordance with section 243 (9) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Gray Charles Nominees Limited (in liquidation) and Kapiro Investments Limited (in liquidation) fix the 4th day of January 2003, as the day on or before which the creditors of the companies are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, 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.

Dated this 4th day of December 2002.

K. B. MASON, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Meltzer Mason Heath, Chartered Accountants, P.O. Box 6302, Wellesley Street, Auckland. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Inquiries to: Dianne Knight.

Explanation: The shareholders of Gray Charles Nominees Limited (in liquidation) and Kapiro Investments Limited (in liquidation) wish to liquidate the above-named solvent companies which are no longer trading.

al8211

Sunstroke Limited (in liquidation) (formerly **The New Zealand Fund Limited**)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and Karen Betty Mason, insolvency practitioners, were appointed joint and several liquidators of Sunstroke Limited (in liquidation) on the 29th day of November 2002 at 2.30 p.m., pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Sunstroke Limited (in liquidation) fix the 4th day of January 2003, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 4th day of December 2002.

K. B. MASON, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Meltzer Mason Heath, Chartered Accountants, P.O. Box 6302, Wellesley Street, Auckland. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Inquiries to: Dianne Knight.

al8186

Sintel Com Limited (in liquidation)

Notice of Appointment of Liquidators

Arron Leslie Heath and Michael Lamacraft, insolvency practitioners, were appointed joint and several liquidators of Sintel Com Limited (in liquidation) by order of the High Court on the 18th day of November 2002 at 10.00 a.m., pursuant to section 241 (2) (c) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Sintel Com Limited (in liquidation) fix the 15th day of January 2003, 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.

Dated this 4th day of December 2002.

M. LAMACRAFT, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Inquiries and Proxies May be Directed by a Creditor or Member: Meltzer Mason Heath, Chartered Accountants, P.O. Box 6302, Wellesley Street, Auckland. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Inquiries to: Mike Lamacraft.

al820

Thompson & Winkler Limited (in liquidation)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and Karen Betty Mason, insolvency practitioners, were appointed joint and several liquidators of Thompson & Winkler Limited (in liquidation) on the 4th day of December 2002 at 8.30 a.m., pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Thompson & Winkler Limited (in liquidation) fix the 10th day of January 2003, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 4th day of December 2002.

K. B. MASON, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Meltzer Mason Heath, Chartered Accountants, P.O. Box 6302, Wellesley Street, Auckland. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Inquiries to: Rachel Mason.

al8182

Stratus Computer (NZ) Limited (in liquidation)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and Karen Betty Mason, insolvency practitioners, were appointed joint and several liquidators of Stratus Computer (NZ) Limited (in liquidation) on the 2nd day of December 2002 at 9.00 a.m. pursuant to section 241 (2) (a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Stratus Computer (NZ) Limited (in liquidation) fix the 4th day of January 2003, 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.

Dated this 5th day of December 2002.

K. B. MASON, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Inquiries May be Directed by a Creditor or Member: Meltzer Mason Heath, Chartered Accountants, P.O. Box 6302, Wellesley Street, Auckland. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Inquiries to: Dianne Knight.

a18288

Helensvale Downs Limited

Public Notice of Appointment of Liquidator

The Companies Act 1993

Company No.: DN. 506983

On the 21st day of November 2002, it was resolved that Helensvale Downs Limited be liquidated and that Paul Glass, chartered accountant of Dunedin, be appointed as liquidator for that purpose.

The liquidation commenced on the 25th day of November 2002.

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

The directors have resolved that the company will be able to pay its debts.

Pursuant to section 243 (8) of the Companies Act 1993, a copy of the resolution has been delivered to the Registrar of Companies.

PAUL ALEXANDER GLASS, Liquidator.

Liquidator's Address: 44 York Place, P.O. Box 188, Dunedin. Telephone: (03) 477 5790. Facsimile: (03) 474 1564.

Pembroke Holdings Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, pursuant to section 241 (2) (a) of the Companies Act 1993, Neil Raymond Donnell and Paul John McCormick, chartered accountants of Grant Thornton, were appointed liquidators of Pembroke Holdings Limited.

The liquidation commenced on the 2nd day of December 2002 at 9.06 a.m.

The directors have resolved that the company is solvent and will be able to pay its debts.

A copy of that resolution has been delivered to the Registrar of Companies pursuant to section 243 (8) of the Companies Act 1993.

Notice to Creditors to Claim

Notice is also given that the liquidators hereby fix the 13th day of January 2003, 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, 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.

Inquiries may be directed during normal business hours to James Ferreira at Grant Thornton, 97-101 Hobson Street, Auckland. Telephone: (09) 308 2570.

Dated this 2nd day of December 2002.

NEIL RAYMOND DONNELL.

Postal Address for Service: Grant Thornton, P.O. Box 1961, Auckland.

Note: The liquidation is being undertaken following the disposal of the trading activities of the company.

al8137

Otatara Public Hall Committee (Inc.) (in liquidation) Notice of Appointment of Liquidator

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

Society No.: DN. 225822

To: The Registrar of Companies.

I, Graham Stuart Dick, chartered accountant of Invercargill, hereby give you notice that I was appointed liquidator of Otatara Public Hall Committee (Inc.) by special resolution of the committee on the 17th day of September 2002 at 7.35 p.m.

Dated this 4th day of December 2002.

GRAHAM STUART DICK.

Address of Liquidator: McIntyre Dick & Partners, 160 Spey Street, Invercargill. Postal Address: P.O. Box 848, Invercargill.

Note: The society is solvent and the society's assets will realise more than the total society indebtedness.

Venture Homes Limited (in liquidation)

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

Notice is hereby given that, in accordance with section 241 of the Companies Act 1993, the shareholders of the above-named company on the 4th day of December 2002 at 3.26 p.m., appointed John Lawrence Vague and John Trevor Whittfield, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix the 14th day of February 2003, 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.

JOHN L. VAGUE, Liquidator.

Date of Liquidation: 4 December 2002.

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

Inquiries to: Boris van Delden. Telephone: (09) 306 3342.

Origination Holdings Limited, Roma Properties Limited, Waterview Downs Apartments Limited and Waterview Downs Limited (all in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that on the 5th day of December 2002, pursuant to section 241 (2) (c) of the Companies Act 1993, Vivian Judith Fatupaito, insolvency practitioner, and Richard Dale Agnew, chartered accountant, both of Auckland, were appointed jointly and severally as

liquidators of Origination Holdings Limited at 11.04 a.m., Roma Properties Limited at 10.40 a.m., Waterview Downs Apartments Limited at 11.15 a.m. and Waterview Downs Limited at 11.17 a.m.

The liquidations commenced as at the date and times of our appointment.

Inquiries may be directed by a creditor or shareholder of the companies during normal business hours to PricewaterhouseCoopers, Auckland, on telephone number (09) 355 8000.

Notice to Creditors to Claim

Notice is also given that the liquidators hereby fix the 5th day of March 2003, as the day on or before which the creditors of the companies are to make their claims and to establish any priority their claims may have under section 312 of the Act, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Dated this Monday, the 9th day of December 2002.

 $VIVIAN\ JUDITH\ FATUPAITO,\ Liquidator.$

al8332

Chrystal Point Developments Limited and Maintenance By Professionals Limited

(both in liquidation)

Notice of Appointment of Liquidators

John Howard Ross Fisk and Gary Traveller, chartered accountants of Wellington, were appointed jointly and severally as liquidators of Chrystal Point Developments Limited at 11.02 a.m. and Maintenance By Professionals Limited at 11.05 a.m. by the High Court, pursuant to section 241 (2) (c) of the Companies Act 1993 ("the Act"), on the 2nd day of December 2002, being the date and time that each liquidation commenced.

Notice to Creditors to Prove Debts or Claims

Notice is given that as liquidators of Chrystal Point Developments Limited and Maintenance By Professionals Limited, we fix the 21st day of January 2003, as the day on or before which creditors of the respective companies are to make their claims and to establish any priority their claims may have, under section 312 of the Act, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Dated this Monday, the 2nd day of December 2002.

JOHN FISK, Liquidator, Chrystal Point Developments Limited and Maintenance By Professionals Limited (both in liquidation).

Claims are to be Forwarded and Creditors and Shareholders May Direct Inquiries to the Liquidators at: PricewaterhouseCoopers, 113-119 The Terrace (P.O. Box 243), Wellington. Telephone: (04) 462 7489. Facsimile: (04) 462 7492 (Attention: Sandra Pearson).

Technology Providers Limited (in liquidation) (formerly **Computer Systems Implementation Limited**)

Notice of Appointment of Liquidators

Keith Palmer and Alison Sarginson, chartered accountants, were appointed liquidators of Technology Providers Limited by special resolution of shareholders on the 4th day of December 2002 at 8.30 a.m.

Notice of Meeting of Creditors

A meeting of creditors of Technology Providers Limited (in liquidation) will be held at the offices of McCallum Petterson, Level Eight, Lombard House, 95 Customhouse Quay, Wellington, on the 18th day of December 2002 at 11.00 a.m.

Agenda

To consider:

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

Notice to Creditors to Lodge Claims

The liquidators have fixed the 29th day of January 2003, as the last day when creditors are to make their claims and establish any priority their claims may have.

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

General Notes

Inquiries for information relating to the initial report to creditors, postal voting papers, proxy forms, claim forms or meeting agenda may be made to Madeleine Playford, McCallum Petterson, Chartered Accountants, Level Eight, Lombard House, 95 Customhouse Quay (P.O. Box 3156), Wellington. Telephone: (04) 499 7796. Facsimile: (04) 499 7784.

KEITH PALMER, Liquidator.

a1832

Potter Road No. 39 Limited (in liquidation)

Notice of Appointment of Liquidator

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

Notice is hereby given that Robert Gordon Foster, chartered accountant of Auckland, has been appointed liquidator of Potter Road No. 39 Limited by special resolution of shareholders dated the 6th day of December 2002.

The liquidation of the company commenced on the 9th day of December 2002.

Notice to Creditors to Claim

Notice is given that, as liquidator of the company, I fix the 6th day of January 2003, 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 sections 312 and 313 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Any inquiries by creditors should be addressed to Robert Foster, BDO Spicers, P.O. Box 33-673, Takapuna, Auckland. Telephone: (09) 486 2125. Facsimile: (09) 486 4026.

Dated this 9th day of December 2002.

ROBERT FOSTER, Liquidator.

al8336

Louis Caravan and Boat Centre Limited (in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given that, pursuant to section 241 (2) (a) of the Companies Act 1993, Gordon Ronald Lash, chartered accountant of Havelock North, was appointed liquidator of Louis Caravan and Boat Centre Limited.

The liquidation commenced on the 28th day of November 2002 at 1.55 p.m.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Gordon Lash at 303N Karamu Road, Hastings, on telephone (06) 876 8126.

Notice to Creditors to Make Claims/Establish Priority

Notice is also given that the liquidator hereby fixes Monday, the 20th day of January 2003, 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.

Notice of Intention to Remove Company From the Register

Notice is given that it is intended to remove from the New Zealand Register Louis Caravan and Boat Centre Limited, which has its registered office at Coffey Davidson Limited, Chartered Accountants, 303N Karamu Road, Hastings, by request, under section 318 (1) (d) of the Companies Act 1993 ("the Act"), 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 Act.

When the liquidator has completed his duties, he intends to apply to the Registrar of Companies to remove the company from the Register under section 318 (1) (e) of the Act.

Objections to remove, under section 321 of the Act, must be made in writing to the Registrar by Monday, the 3rd day of February 2003.

GORDON RONALD LASH, Liquidator.

al836

Settlers Holdings Limited

Notice of Appointment of Liquidator

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

I, Ross Peter Erskine, hereby give notice that for the purposes of winding up a non-trading company and pursuant to section 241 (2) (a) of the Companies Act 1993, I was appointed as liquidator of Settlers Holdings Limited with effect from the 29th day of November 2002.

Notice of Meeting of Creditors

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

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

Notice is hereby given that as liquidator of Settlers Holdings Limited, I fix the 6th day of January 2003, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Inquiries by creditors and shareholders may be directed to Sparks Erskine, Chartered Accountants, P.O. Box 8039, Christchurch, or telephone (03) 343 0599 during normal business hours.

Dated at Christchurch this 29th day of November 2002.

R. P. ERSKINE, Liquidator.

Note: This is the liquidation of a solvent company as part of the restructure of financial affairs.

18212

Engineering Innovations Limited (in liquidation)

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

Notice is hereby given that, in accordance with section 241 of the Companies Act 1993, the shareholders of the above-named company, on the 2nd day of December 2002

at 4.00 p.m., appointed Paul Graham Sargison and Gerald Stanley Rea, chartered accountants of Auckland, as liquidators.

The undersigned does hereby fix the 6th day of January 2003, as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

PAUL GRAHAM SARGISON, Joint Liquidator.

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

al8139

Wine New Zealand Limited (in liquidation)

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

The Companies Act 1993

Notice is hereby given that the liquidation of the company commenced on the 2nd day of December 2002 at 3.00 p.m., when the members appointed Derek Farrelly as liquidator of the company pursuant to section 241 (2) (a) of the Companies Act 1993.

The liquidator hereby fixes the 6th day of January 2003, as the day before which the creditors of the company are required to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

DEREK FARRELLY, Liquidator.

Address for Service: P.O. Box 32-389, Devonport, Auckland. Telephone: (09) 912 2351. Facsimile: (09) 912 2354. Email: dfarrelly@xtra.co.nz

al8298

Kenneth Williams & Co Limited (in liquidation)

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

Notice is hereby given that, pursuant to section 241 of the Companies Act 1993, it was resolved by special resolution that the above-named company be put into liquidation and that Susan Maud Locke, accountant of Auckland, be appointed liquidator for that purpose.

The liquidation commenced on the 29th day of November 2002 at 10.00 a.m.

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

SUSAN LOCKE, Liquidator.

Address of Liquidator: P.O. Box 2721-230, Papakura, Auckland. Telephone/Facsimile: (09) 298 9224.

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

al8154

Trevor Terrace Limited (in liquidation) (formerly **Wild Thyme Limited**)

Notice of Appointment of Liquidator

Notice is hereby given that, pursuant to section 241 (2) (a) of the Companies Act 1993, Robert Anthony Elms, chartered accountant of Martin Jarvie PKF, was appointed liquidator of Trevor Terrace Limited (formerly Wild Thyme Limited).

The liquidation commenced on the 2nd day of December 2002 at 10.00 a.m.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Robert Elms at Third Floor, 85 The Terrace, Wellington, on telephone (04) 472 7919.

Notice to Creditors to Claim

Notice is also given that the liquidators hereby fix the 20th day of December 2002, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

Dated this 2nd day of December 2002.

ROBERT ANTHONY ELMS, Liquidator.

Address for Service: Martin Jarvie PKF, P.O. Box 1208, Wellington.

a18187

Shane Dalton Builders Limited (in liquidation) **Notice of Appointment of Liquidator**

Company No.: AK. 906474

Notice is hereby given that on the 2nd day of December 2002, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Shane Dalton Builders Limited be liquidated and that Kenneth Selwyn Freeman, chartered accountant, be appointed as liquidator.

The liquidation commenced on the 2nd day of December 2002 at 11.00 a.m.

Dated this 3rd day of December 2002.

KENNETH SELWYN FREEMAN, Liquidator.

Creditors May Direct Their Inquiries to the Liquidator at: 222 State Highway No. 17, Albany, Auckland. Postal Address: P.O. Box 167, Albany Village. Telephone: (09) 415 6505. Facsimile: (09) 415 6505.

al816

BSBP Limited (in liquidation)

Public Notice of Appointment of Liquidator

The Companies Act 1993

On the 6th day of December 2002 at 2.30 p.m., it was resolved by special resolution, pursuant to section 241 (2) (a) of the Companies Act 1993, that BSBP Limited be liquidated and that Grant Mackintosh, chartered accountant of Hamilton, be appointed liquidator.

The liquidation commenced on the 6th day of December 2002 at 2.30 p.m.

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

GRANT MACKINTOSH, Liquidator.

Date this 6th day of December 2002.

Address for Service: P.O. Box 9159, Hamilton. Telephone: (07) 834 6800. Facsimile: (07) 838 2881.

Birchwood Investments Limited and Birchwood Farm Holdings Limited (both in liquidation)

Notice of Appointment of Liquidator

On the 3rd day of December 2002, Raymond Gordon Burgess was appointed liquidator of the above-named companies.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes the 17th day of January 2003, as the day on or before which the creditors

of the above-named companies 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.

RAYMOND G. BURGESS, Liquidator.

Address for Service: P.O. Box 82-100, Auckland. Telephone: (09) 576 7806. Facsimile: (09) 576 7263.

ADP Industries Limited (in receivership and in liquidation)

Notice of Appointment of Liquidators

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

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

Notice is hereby given that on the 5th day of December 2002 at 12.20 p.m., Iain Bruce Shephard and Christine Margaret Dunphy were appointed jointly and severally as liquidators of the above-named company by order of the High Court at Auckland.

The liquidation commenced on the 5th day of December 2002.

Dated at Paraparaumu this 5th day of December 2002.

I. B. SHEPHARD, Liquidator.

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

For Inquiries Contact: Nadine Williams. al8335

Predator Finishing Systems Limited (in liquidation) **Notice of Appointment of Liquidators**

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

On the 28th day of November 2002, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Predator Finishing Systems Limited be liquidated and that John Albert Price, insolvency practitioner, and Christopher Robert Ross Horton, chartered accountant, be appointed jointly and severally for that purpose.

The liquidation commenced on the 28th day of November 2002 at 11.12 a.m.

Notice to Creditors to Claim

Notice is given that the liquidators fix the 12th day of February 2003, 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 May Direct Inquiries to the Liquidators at: Predator Finishing Systems Limited (in liquidation), care of Horton Price Limited, P.O. Box 9125, Newmarket, Auckland. Telephone: (09) 366 3700. Facsimile: (09) 366 7276.

Predator Industries Limited (in liquidation) **Notice of Appointment of Liquidators**

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

On the 28th day of November 2002, it was resolved by special resolution of shareholders, pursuant to section

241 (2) (a) of the Companies Act 1993, that Predator Industries Limited be liquidated and that John Albert Price, insolvency practitioner, and Christopher Robert Ross Horton, chartered accountant, be appointed jointly and severally for that purpose.

The liquidation commenced on the 28th day of November 2002 at 1.00 p.m.

Notice to Creditors to Claim

Notice is given that the liquidators fix the 12th day of February 2003, 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 May Direct Inquiries to the Liquidators at: Predator Industries Limited (in liquidation), care of Horton Price Limited, P.O. Box 9125, Newmarket, Auckland. Telephone: (09) 366 3700. Facsimile: (09) 366 7276.

Manhattan Properties Limited (in liquidation) WN. 943965, Myriad Properties Limited (in liquidation) WN. 846234, Logistics Properties Limited (in liquidation) WN. 948333, Albany Power Centre Limited (in liquidation) WN. 845814 and Fortus Properties Limited (in liquidation) WN. 855064 ("the companies")

Notice of Appointment of Liquidators and Notice to Creditors to Claim

The Companies Act 1993

Notice is hereby given, pursuant to section 255 (2) (a) of the Companies Act 1993, that, by a duly signed special resolution of directors of the above-named companies on the 29th day of November 2002, Iain Bruce Shephard and Christine Margaret Dunphy, insolvency practitioners of Paraparaumu, have been appointed as liquidators of the companies.

The liquidations commenced on the 2nd day of December 2002 at 5.00 p.m.

For the purposes of clause 12 of the Companies Act 1993 Liquidation Regulations 1994, the last day on which creditors of the companies may make their claims or establish any priority their claims may have, under section 312 of the Companies Act 1993, is the 19th day of December 2002.

For the purposes of inquiries, which may be made to me during normal business hours by any creditor or shareholder, our address and contact numbers are Howard Shephard, 188 Kapiti Road (P.O. Box 1505), Paraparaumu Beach 6450. Telephone: (04) 297 0546. Facsimile: (04) 297 3168.

Dated this 2nd day of December 2002.

IAN BRUCE SHEPHARD and CHRISTINE MARGARET DUNPHY, Liquidators.

al8152

139 The Terrace Limited (in liquidation) WN. 940350 and IAG Properties Limited (in liquidation)

WN. 863805 ("the companies")

Notice of Appointment of Liquidators and Notice to Creditors to Claim

The Companies Act 1993

Notice is hereby given, pursuant to section 255 (2) (a) of the Companies Act 1993, that, by a duly signed special resolution of directors of the above-named companies on the 29th day of November 2002, Iain Bruce Shephard and Christine Margaret Dunphy, insolvency practitioners of Paraparaumu, have been appointed as liquidators of the companies.

The liquidations commenced on the 2nd day of December 2002 at 5.00 p.m.

For the purposes of clause 12 of the Companies Act 1993 Liquidation Regulations 1994, the last day on which creditors of the companies may make their claims or establish any priority their claims may have, under section 312 of the Companies Act 1993, is the 19th day of December 2002.

For the purposes of inquiries, which may be made to me during normal business hours by any creditor or shareholder, our address and contact numbers are Howard Shephard, 188 Kapiti Road (P.O. Box 1505), Paraparaumu Beach 6450. Telephone: (04) 297 0546. Facsimile: (04) 297 3168.

Dated this 2nd day of December 2002.

IAN BRUCE SHEPHARD and CHRISTINE MARGARET DUNPHY, Liquidators.

al8153

A U Investments Limited (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Notice is hereby given, in pursuance to section 255 (2) (a) of the Companies Act 1993, that, by 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 A U Investments 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 2nd day of December 2002 at 12.17 p.m.

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

The liquidators do hereby fix the 31st day of December 2002, 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.

K. A. HORNE, Liquidator.

Creditor Claim Forms Are Available at the Liquidators' Office: Crichton Horne & Associates, Old Library Chambers, 109 Cambridge Terrace (P.O. Box 3978), Christchurch. Telephone: (03) 379 7929.

Note: Any creditor who has a security interest over any of the company's assets should urgently contact the office with details

al8163

C M No 1 Realty Advisory Limited (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Notice is hereby given, in pursuance to section 255 (2) (a) of the Companies Act 1993, that, by 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 C M No 1 Realty Advisory 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 2nd day of December 2002 at 12.17 p.m.

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

The liquidators do hereby fix the 31st day of December 2002, 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.

K. A. HORNE, Liquidator.

Creditor Claim Forms Are Available at the Liquidators' Office: Crichton Horne & Associates, Old Library Chambers, 109 Cambridge Terrace (P.O. Box 3978), Christchurch. Telephone: (03) 379 7929.

Note: Any creditor who has a security interest over any of the company's assets should urgently contact the office with details.

al8162

Kenwat Developments Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On the 10th day of December 2002, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Kenwat Developments Limited be liquidated and that Jugdis Hira Parbhu, of Ross Melville PKF, Chartered Accountant, be appointed liquidator for the purpose.

The liquidation commenced on the 10th day of December 2002.

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

Liquidator's Section 245 Notice to Creditors

To all known creditors:

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

- 1. The liquidator does not consider that a meeting of creditors should be called for the purpose specified in section 243 (1) [(a)] [(b)] of the Companies Act 1993.
- 2. The reason why the liquidator so decided is the company is solvent.
- 3. No such meeting will therefore be called unless a creditor gives notice in writing to the liquidator, within 10 working days after receiving this notice, requiring a meeting to be called.

Dated this 10th day of December 2002.

JUGDIS HIRA PARBHU, Liquidator.

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

al8412

Woodbear Enterprises Co Limited (in liquidation) **Public Notice of Appointment of Liquidators**

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

On the 27th day of November 2002, it was resolved by special resolution of the shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Woodbear Enterprises Co Limited be liquidated and that Robert Wilson Purchas and Geoffrey Anthony Bolderston, chartered accountants of Christchurch, be appointed joint liquidators for that purpose.

The liquidation commenced on the 27th day of November 2002 at 2.00 p.m.

Notice of Meeting of Creditors

The liquidators propose not to call a meeting of creditors as provided by section 245 (1) (a) of the Companies Act 1993. Creditors and shareholders may direct inquiries to us during normal business hours at the address and contact numbers stated below.

R. W. PURCHAS and G. A. BOLDERSTON, Joint Liquidators.

Address for Service: Care of Polson Higgs & Co, Clarendon Tower, corner of Worcester Street and Oxford Terrace, (P.O. Box 4449), Christchurch. Telephone: (03) 366 5282. Facsimile: (03) 366 4254.

Note: This is a liquidation of a solvent company.

al8301

Turin Resources Limited (in liquidation) **Public Notice of Appointment of Liquidator**

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

On the 15th day of November 2001, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Turin Resources Limited be liquidated and that Stephen Gerard Florentine, chartered accountant of Curtis McLean Limited, Wellington, be appointed liquidator for the purpose.

The liquidation commenced on the 15th day of November 2001 at 10.00 a.m.

Prior to the appointment of the liquidator, a director's resolution confirming that the company would be able to pay its debts was lodged with the Registrar of Companies.

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

Dated this 4th day of December 2002.

STEPHEN GERARD FLORENTINE, Liquidator.

Address for Service: Care of Curtis McLean Limited, Seventh Floor, 234 Wakefield Street, P.O. Box 2293, Wellington. Telephone: (04) 384 5609. Facsimile: (04) 385 1067.

Note: This is the liquidation of a solvent company.

Kew Investments Finance and Consulting Limited (in liquidation)

Notice of Appointment of Liquidator

On the 27th day of November 2002, Esther Kamini Samuel was appointed liquidator of the above-named company.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes the 7th day of January 2003, as the day on or before which the creditors of the above-named 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.

ESTHER KAMINI SAMUEL, Liquidator.

Address for Service: P.O. Box 5209, Auckland.

MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

Pacific Publications Limited (in liquidation)

Notice to Creditors to Lodge Claims

Notice is hereby given that the liquidators hereby fix the 19th day of December 2002, 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 4th day of December 2002.

S. M. LAWRENCE and M. P. STIASSNY, Joint Liquidators.

Claims Are to be Forwarded to: Ferrier Hodgson & Co, Level Sixteen, Tower Centre, 45 Queen Street (P.O. Box 982), Auckland. Telephone: (09) 307 7865. Facsimile: (09) 307 7794.

Price Waterhouse Administration Limited, Price

Waterhouse Administration Holdings Limited and

Price Waterhouse Centre Limited ("the companies")

Notice of Intention to Apply for Removal of Companies

Notice is hereby given that Dinesh Noresh Dass, a director

of the companies, 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

The grounds are that the companies have ceased to carry on

business, have discharged in full their liabilities to all their

known creditors and have distributed their surplus assets in

Unless written objection to the companies' 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 companies from the

Pursuant to Section 320 of the Companies Act 1993

Attention: Jeremy Williamson.

md8192

REMOVALS

Marketing International Limited, Brant Technologies Limited, S Bou Limited, Concord Construction Limited and J. R. Grant Electrical **Limited** (all in liquidation)

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

In the matter of the Companies Act 1993 ("the Act"), and in the matter of the above-named companies whose registered offices are situated at 131 Taupaki Road, Taupaki, Auckland.

Notice is hereby given that it is intended that the companies be removed from the Register, pursuant to section 318 (1) (e) of the Act, on the grounds that the liquidator has sent to the Registrar the final report referred to in section 257 (1) (a) of the Act.

Any objection to the removals must be made to the Registrar of Companies, pursuant to section 321 of the Act, setting out the grounds for such objection and be made not later than the 24th day of January 2003.

Address for Service: Bryan Williams & Associates, Insolvency Practitioners, 131 Taupaki Road, Taupaki, Auckland. Telephone: (09) 412 9762. Facsimile: (09) 412 9763. ds8175

Dated this 4th day of December 2002.

D. N. DASS, Director.

From the Register

of the companies.

ds8164

Register.

accordance with the Companies Act 1993.

Option Trading Limited, Grand Vizier Holdings Limited, Continental Shelf (102) Company, Neptunian Enterprises (Wellington) Limited, Uranus Enterprises (Mt. Cook) Limited, IEL (Napier) Limited, Rustwel Ninety One Company, Continental Shelf (No 131) Limited, Zold Holdings Limited, IEL (Wellington) Limited, IEL (Christchurch) Limited, IEL (New Zealand Holdings) Company, IEL (Invercargill) Limited, IEL (Mount Cook) Limited, Industrial Equity (NZ) Limited, Prymac Corporation Limited, Notlytical Services Limited and Was Limited

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, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar will be removing the above-named companies from the Register on the grounds that the liquidators have completed their duties.

The liquidators have delivered the documents referred to in section 257 of the Companies Act 1993 to the Registrar.

Any objection to removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 24th day of January 2003.

J. E. FOKERD, Liquidator.

Vertical Construction Limited, The Living & Giving Gift Company Limited, 255 Limited, Classic Seltzer Company Limited and Camglen Holdings Limited (all in liquidation)

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

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

We, Brendon James Gibson and Stephen Mark Lawrence, joint liquidators of the above-named companies, whose registered offices are 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 liquidations in terms of section 257 of the Act, it is intended to remove these companies from the New Zealand Register.

Any objections to their removal, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies no later than the 17th day of January 2003.

S. M. LAWRENCE, Joint and Several Liquidator. $_{\mbox{\tiny ds8358}}$

Reid West (NZ) 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, Michael Peter Stiassny 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 293 (1) (e) of the Companies Act 1955 (as amended) 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 17th day of January 2003.

S. M. LAWRENCE, Joint and Several Liquidator.

Calibre Properties 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, Michael Peter Stiassny 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 17th day of January 2003.

S. M. LAWRENCE, Joint and Several Liquidator. ds8353

Dixon's Photographic (NZ) Limited (in liquidation) Notice of Application for Removal From the Register

Address of Registered Office: Care of Dominic Zame, Level Five, St John House, 114 The Terrace, Wellington.

The liquidation of the above-named company has been completed and the final report has been sent to the Registrar of Companies, pursuant to section 257 of the Companies Act 1993, together with a request that the company be removed from the New Zealand Register pursuant to section 318 (1) (e) of the Companies Act 1993.

Any objection to the removal, under section 321 of the Act, must be delivered to the Registrar no later than the 29th day of January 2003.

Dated this 11th day of December 2002.

DOMINIC ZAME, Liquidator.

ds8299

KCB International Limited

Notice of Completion of Liquidation and Removal of Company From the Register

Pursuant to Sections 318 (1) (e) and 320 of the Companies Act 1993

Address of Registered Office: 11 St Aidans Way, Tawa, Wellington.

I, David Robert Suisted, hereby give notice that the liquidation is complete and that the final report will be filed with the Registrar of Companies.

Dated this 3rd day of December 2002.

DAVID ROBERT SUISTED, B. COM, A.C.A., Liquidator.

Kim Hollows Limited

Notice of Intention to Apply for Dissolution of Company

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

Address of Registered Office: 62 Deveron Street, Invercargill. Notice is hereby given that, pursuant to section 318 (1) (d) of the Companies Act 1993, it is proposed that a request be made to the Registrar of Companies at Dunedin to remove the company from the Register.

The grounds for the removal 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 surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objections are lodged with the Registrar, under section 321 of the Companies Act 1993, not less than 20 working days from the date of this notice, the Registrar may remove the company from the Register.

Dated this 6th day of November 2002.

K. E. HOLLOWS, Director.

ds8216

Collegiate Motels 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

Company No.: WN. 23110

Address of Registered Office: Quay Centre, 69 Taupo Quay, Wanganui.

Notice is hereby given that it is intended to remove from the New Zealand Register Collegiate Motels Limited (in liquidation) ("the company") by request, under section 318 (1) (d) of the Companies Act 1993 ("the Act"), 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 Act.

The date by which an objection, under section 321 of the Companies Act 1993, to the removal must be delivered to the Registrar is the 8th day of January 2003.

Dated this 29th day of November 2002.

G. F. BARLOW, Liquidator.

ds8171

Winchester Star Trawlers Limited (in liquidation)

Notice of Application for Removal of the Above-named Company From the Register

Address of Registered Office: Care of McCallum Petterson, Chartered Accountants, Level Eight, Lombard House, 95 Customhouse Quay, Wellington.

The liquidation of the above-named company has been completed and the final report and statement of receipts and payments have been sent to the Registrar, pursuant to section 257 of the Companies Act 1993, together with a request that the company be removed from the Register pursuant to section 318 (1) (e) of the Companies Act 1993.

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

Dated this 22nd day of November 2002.

KEITH PALMER, Liquidator.

ds8136

Eades & Kallodil Limited (in liquidation)

Public Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that we, the undersigned liquidators of Eades & Kallodil Limited (in liquidation), whose registered office is situated at 1/89 Litten Road, Cockle Bay, Auckland, intend to deliver to the Registrar of Companies the final reports and statements referred to in section 257 (1) (a) of the Companies Act 1993 with the intent that the company be removed from the New Zealand Register,

pursuant to section 318 (1) (e) of the Act, on the grounds that the liquidation of the company has been completed.

Unless written objection to such removal, under section 321 of the Act, is delivered to the Registrar of Companies at Christchurch by the 31st day of January 2003 (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 6th day of December 2002.

T. J. PERRY and N. A. WALTON, Joint Liquidators. $_{\mbox{\tiny ds}8319}$

BAMR (NZ) Limited

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

Address of Registered Office: 254 Montreal Street, 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 the 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 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 22nd day of May 2002.

STEVE KENNELLY.

ls8226

The December Company Limited

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

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

I, T. McCullough, hereby give notice that I intend to apply to the District Registrar of Companies at Christchurch for the removal of the above-named company, having its registered office at 128 Kilmore Street, Christchurch, on the grounds specified under section 318 (2) (a) of the Companies Act 1993.

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

Dated this 4th day of December 2002.

T. McCULLOUGH, Shareholder.

ds8213

South Island Ammonia Supplies Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Paul Francis Lynskey, liquidator of South Island Ammonia Supplies Limited, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than the 17th day of January 2003.

Dated this 12th day of December 2002.

PAUL F. LYNSKEY, Liquidator, South Island Ammonia Supplies Limited (in liquidation).

ds8334

Show Ribbons 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 Wayne A. Schache, chartered accountant, 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.

WAYNE A. SCHACHE, Chartered Accountant.

Please Note: This notice should in no way be linked with Show Ribbons 2000 Limited, which still operates in New Lynn, Auckland.

ds8208

Metro Reproimaging Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Jeffrey Philip Meltzer and Michael Lamacraft, liquidators of Metro Reproimaging Limited (in liquidation), whose registered office is situated at 345 Queen Street, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than the 24th day of January 2003.

Dated this 6th day of December 2002.

M. LAMACRAFT, Liquidator.

Address of Liquidators: Meltzer Mason Heath, 345 Queen Street, Auckland. *Postal Address:* P.O. Box 6302, Wellesley Street, Auckland.

ds8302

CNC Marine Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Karen Betty Mason and Michael Lamacraft, liquidators of CNC Marine Limited (in liquidation), whose registered office is situated at 345 Queen Street, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than the 24th day of January 2003.

Dated this 6th day of December 2002.

M. LAMACRAFT, Liquidator.

Address of Liquidators: Meltzer Mason Heath, 345 Queen Street, Auckland. Postal Address: P.O. Box 6302, Wellesley Street, Auckland.

ds8304

CTP Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Jeffrey Philip Meltzer and Karen Betty Mason, liquidators of CTP Limited (in liquidation), whose registered office is situated at 345 Queen Street, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than the 6th day of January 2003.

Dated this 4th day of December 2002.

K. B. MASON, Liquidator.

Address of Liquidators: Meltzer Mason Heath, 345 Queen Street, Auckland. *Postal Address:* P.O. Box 6302, Wellesley Street, Auckland.

Manufact Data Systems (Support) Limited (in liquidation)

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

Pursuant to Section 320 of the Companies Act 1993

We, Jeffrey Philip Meltzer and Karen Betty Mason, liquidators of Manufact Data Systems (Support) Limited (in liquidation), whose registered office is situated at 345 Queen Street, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than the 15th day of January 2003.

Dated this 6th day of December 2002.

K. B. MASON, Liquidator.

Address of Liquidators: Meltzer Mason Heath, 345 Queen Street, Auckland. Postal Address: P.O. Box 6302, Wellesley Street, Auckland.

ds8303

Utilicorp N.Z. Limited

Notice of Intention to Remove Company From the New Zealand Register

Pursuant to Section 353 of the Companies Act 1993

Take notice that it is intended, after the 27th day of January 2003, to apply to the Registrar of Companies, under section 351 of the Companies Act 1993, for the removal of Utilicorp N.Z. Limited ("the company") from the New Zealand Register in connection with the company becoming incorporated under the law in force in the State of Delaware, United States of America.

Dated this 12th day of December 2002.

KENNETH CHARLES JONES, Director.

ds8338

Monday Group Limited ("the company")

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

Pursuant to Section 320 of the Companies Act 1993

Notice is hereby given that Stuart Earl Bauld, a director of the 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 not traded since incorporation, has no liabilities to creditors and no assets to be distributed in accordance with the Companies Act 1993.

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

Dated this 4th day of December 2002.

S. E. BAULD, Director.

ds818

Asbury Engineering Limited (in liquidation)

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

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

We, John Joseph Cregten and Stephen Rex Tietjens, liquidators of the above-named company, whose registered office is situated at Level Three, 115 Queen Street, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation 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 15th day of January 2003.

JOHN JOSEPH CREGTEN, Liquidator.

ds8177

Il Piccolo Limited (in liquidation)

Notice of Intention to Remove Company From the Register

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

Notice is hereby given, 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 the liquidator has sent to the Registrar the documents referred to in section 257 (1) (a) of the Act.
- (b) Any objection to the removal, under section 321, must be lodged with the Registrar together with the grounds for such objection no later than the 15th day of January 2003.

Dated at Auckland this 2nd day of December 2002.

GRAEME G. McDONALD, Liquidator.

Address of Liquidator and Address for Service of Company: McDonald Vague & Partners, Insolvency Specialists, 80 Greys Avenue, Auckland. Postal Address: P.O. Box 6092, Wellesley Street, Auckland. Web site: www.mvp.co.nz

ds8225

Makerite Builders Limited (in liquidation)

Notice of Intention to Apply for Removal From the Register

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

We, Paul John McCormick and Neil Raymond Donnell, liquidators of Makerite Builders Limited, whose registered office is situated at 97-101 Hobson Street, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar of Companies 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 objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than the 15th day of January 2003.

Dated this 6th day of December 2002.

N. R. DONNELL, Liquidator.

Address of Liquidator: Grant Thornton, 97-101 Hobson Street (P.O. Box 1961), Auckland.

ds8294

Earthfoods Organic (NZ) 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 Peter Ian Alexander, a shareholder of the above-named company, proposes to apply to the Registrar of Companies, 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 within 20 working days of this notice, the Registrar may remove the company from the Register.

PETER I. ALEXANDER, Shareholder/Applicant.

ds831

Ian Ferguson Limited

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

Notice is given that, pursuant to section 318 of the Companies Act 1993, it is proposed that a request be made to the Registrar of Companies to remove Ian Ferguson Limited, whose registered office is at 160 Spey Street, Invercargill, from the Register.

The grounds for removal 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 surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to the removal of the company is delivered to the Registrar, pursuant to section 321 of the Companies Act 1993, by the 20th day of January 2003 (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 Invercargill this 7th day of December 2002.

Signed by:

FREDERIC FELSTEAD THOMAS (JUNIOR).

ds836

Plateau Stone & Landscaping Company Limited, Wellington Motors Limited and Corada (N.Z.) **Limited** (all 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 liquidators' 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 20th day of December 2002.

Dated this 2nd day of December 2002.

IAIN SHEPHARD, Liquidator.

Auckland Automotive Repair Center Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Dennis Clifford Parsons, insolvency practitioner of Hamilton, liquidator of Auckland Automotive Repair Center Limited (in liquidation), hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than the 10th day of January 2003.

Dated this 4th day of December 2002.

D. C. PARSONS, Liquidator.

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

Contact: S. Hoskin.

ds8209

Omahanui Stud 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 Omahanui Stud Limited, whose registered office is situated at Sudburys Limited, First Floor, Michael Hill Building, 25 Rathbone Street, Whangarei, 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 20th day of January 2003 (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 Whangarei this 6th day of December 2002.

KENNETH GEOFFREY ROBINSON, Director.

ds8350

Ajax Limited (in liquidation) ("the company")

Notice of Intention to Remove Company From the Register

Notice is given that it is intended to remove the company from the Register of Companies, pursuant to section 318 (1) (e) of the Companies Act 1993 ("the Act"), on the grounds that the liquidators have sent or delivered to the Registrar a final report, pursuant to section 257 of the Act, and a copy of this notice, pursuant to section 320 (4) of the Act

The date by which an objection to the removal, under section 321 of the Act, must be delivered to the Registrar of Companies is the 20th day of January 2003.

Dated this 12th day of December 2002.

J. B. KENNY, Joint Liquidator.

Note: The liquidation was part of a group restructuring.

Aim No 1 Limited (in liquidation) ("the company")

Notice of Intention to Remove Company From the Register

Notice is given that it is intended to remove the company from the Register of Companies, pursuant to section 318 (1) (e) of the Companies Act 1993 (the "Act"), on the grounds that the liquidators have sent or delivered to the Registrar a final report, pursuant to section 257 of the Act, and a copy of this notice, pursuant to section 320 (4) of the Act.

The date by which an objection to the removal, under section 321 of the Act, must be delivered to the Registrar of Companies is the 20th day of January 2003.

Dated this 12th day of December 2002.

J. B. KENNY, Joint Liquidator.

Note: The liquidation was part of a group restructuring.

Sandville Properties Limited (in liquidation)

("the company")

Notice of Intention to Remove Company From the Register

Notice is given that it is intended to remove the company from the Register of Companies, pursuant to section 318 (1) (e) of the Companies Act 1993 (the "Act"), on the grounds that the liquidators have sent or delivered to the Registrar a final report, pursuant to section 257 of the Act, and a copy of this notice, pursuant to section 320 (4) of

The date by which an objection to the removal, under section 321 of the Act, must be delivered to the Registrar of Companies is the 20th day of January 2003.

Dated this 12th day of December 2002.

J. B. KENNY, Joint Liquidator.

Note: The liquidation was part of a group restructuring. ds8285

N Juretich and Company Limited (in liquidation)

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

Notice is hereby given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies must remove N Juretich and Company Limited (in liquidation), whose registered office is situated at 15-17 Edsel Street, Henderson, 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 15th day of January 2003 (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 2nd day of December 2002.

M. D. FOSTER, Liquidator.

Address of Liquidator: Care of Butts Bainbridge & Weir, P.O. Box 21-143, Henderson, Auckland.

ds8308

Southbank Farm Limited

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

Address of Registered Office: Ninth Floor, Farmers Mutual House, 68 The Square, Palmerston North.

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 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 31st day of July 2002.

GARY McGREGOR, ANGELA McGREGOR and DAIRY BRANDS FARM INVESTMENTS, Shareholders.

ds8367

Ambrook Holdings Limited

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

Notice is hereby given by the undersigned applicant that he proposes to make application to the Registrar of Companies, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Ambrook Holdings Limited, whose registered office is situated at 36A Verbena Road, Birkenhead, 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.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 321 of the Act, by the 17th day of January 2003 (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 5th day of December 2002.

Signed by the Applicant:

ROBERT HARRY McKEOWN.

ds8224

OSV Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Notice is hereby given, 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 the liquidator has sent to the Registrar the documents referred to in section 257 (1) (a) of the Act.
- (b) Any objection to the removal, under section 321, must be lodged with the Registrar together with the grounds for such objection no later than the 31st day of January 2003.

Dated at Ashburton this 3rd day of December 2002.

A. J. ROONEY, Liquidator.

Address of Liquidator and Registered Office of Company: Gabites, Sinclair & Partners, Chartered Accountants, 100 Burnett Street (P.O. Box 424), Ashburton.

ds8300

Wilkie Developments Limited (in liquidation)

Notice of Intention to Remove Company From the Register

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

I, John Huntsbry Midgley, liquidator of Wilkie Developments Limited, whose registered office is situated at Level Two, 90 Armagh Street, Christchurch, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 (1) of the Companies Act 1993, must be delivered to the Registrar no later than the 17th day of January 2003.

Dated this 9th day of December 2002.

J. H. MIDGLEY, Liquidator.

ds8371

RE Harvey Limited

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

Notice is hereby given that we, the undersigned applicants, propose to apply to the Registrar of Companies at Hamilton, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of RE Harvey Limited from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Hamilton by the 20th day of January 2003 (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 Huntly this 12th day of December 2002.

BRYCE MURRAY WATSON and GLORIA ISOBEL WATSON, Directors.

ds8417

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation by the Court

M. No. 1396-IM/02

Take notice that on the 12th day of November 2002, an application for putting **HS Communications 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 19th day of December 2002 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 **Philip Champtaloup Baker**, whose address for service is at the offices of Mirimar Legal, Solicitors, Level Three, Textile House, St George's Bay Road, Parnell, Auckland. *Postal Address:* Care of P.O. Box 5444, Auckland.

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

BRADLEY WATSON, Solicitor for the Applicant.

aw8292

Advertisement of Application for Putting Company into Liquidation

M. No. 1521-IM/02

Take notice that on the 18th day of November 2002, an application for putting **Daicorp Financial Services Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 13th day of February 2003 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 **J Meltzer**, as liquidator of **Holiday Marketing International (NZ) Limited** (in liquidation), whose address for service is at the offices of John Ropati, Solicitor, Level One, 4 Kingston Street (P.O. Box 37-396), Auckland. Telephone: (09) 377 1530. Facsimile: (09) 377 1533.

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

S. J. ROPATI, Solicitor for the Applicant.

aw8140

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 27th day of November 2002, an application for putting **Dimension Group of Companies 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 30th day of January 2003 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 plaintiff is **Donald Advertising Limited**, whose address for service is at the offices of the firm of Simpson Grierson, Solicitors, Simpson Grierson Building, Level Thirteen, 92-96 Albert Street, Auckland.

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

R. B. LANGE, Solicitor for the Plaintiff.

aw833

Notice of Application for Liquidation of Company by the Court

M. No. 24/02

Take notice that on the 18th day of November 2002, an application for putting **Fifeshire Foods 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 March 2003 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 plaintiff is **Canterbury Chicken Limited**, whose address for service is at the offices of Paul Thomas, Level Two, Baycorp Advantage House, 15 Hopetoun Street, Auckland.

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

PAUL THOMAS, Solicitor for the Plaintiff.

aw8370

Advertisement of Application for Putting Company into Liquidation

M. No. 14/02

Take notice that on the 13th day of November 2002, an application for putting **Milled Investments Limited** into liquidation by the High Court was filed in the High Court at Invercargill.

The application is to be heard before the High Court at Invercargill on the 20th day of February 2003 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 plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Technical and Legal Support Group, South Island Service Centre, First Floor, 165 Cashel Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1782. Facsimile: (03) 363 1519.

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

SHAILER WESTON, Solicitor for the Plaintiff.

aw8343

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 Clayton Chan Orthopaedics Limited and Company:

It is hereby certified, pursuant to section 51 of the Partnership Act 1908, that:

- 1. The name of the special partnership is Clayton Chan Orthopaedics Limited and Company.
- 2. The names, addresses, occupations and capital contributions of the General Partner and Special Partners are as set forth in the Schedule.
- 3. The objects of the partnership are:
 - (a) to establish and carry on in Auckland and elsewhere the business of orthopaedic services and to undertake and carry out all other things which, in the opinion of the General Partner and the Special Partners, may be conveniently or profitably undertaken by the partnership, whether or not such things shall be similar in nature to the above object ("the partnership business");
 - (b) to purchase, lease, take on hire or by any other means acquire any real or personal property, any rights, licences, privileges or easements which the partnership may think necessary or convenient for the purposes of the partnership business; and
 - (c) to manage, maintain, develop, exchange, mortgage, lease, sell or otherwise deal with or dispose of all or any part of the property and rights of the partnership.
- 4. The principal place from which the partnership business will be conducted is the registered office of

- the General Partner or such other place as the General Partner will decide from time to time.
- 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 partnership relating to earlier dissolution, shall terminate upon the expiry of seven years from the date of registration of this certificate.

Schedule

General Partner

Name and Address Capital
Contribution

Clayton Chan Orthopaedics Limited

Nil

Execution:

CLAYTON FRASER GORDON CHAN.

Acknowledged Before Me:

G. K. WAHLSTROM, J.P., General Manager, Auckland.

Special Partners

Name and Address

Capital Contribution

Jordyn Rhianna Yuek-Lin Chan

C & C Family Trust

C & C Family Trust

\$20.00

Execution:

CLAYTON FRASER GORDON CHAN, CHARMAINE SHEN–MEI YUNG and STEPHEN WONG.

Acknowledged Before Me:

G. K. WAHLSTROM, J.P., General Manager, Auckland. pn8289

OTHER

Notice of Intention to Restore Companies to the Register

Section 328 of the Companies Act 1993

Take notice that the Registrar of Companies proposes to restore the following companies to the Register, on the application of the persons named below, on the grounds that such companies were either carrying on business or some other reason existed for them to remain on the Register or were party to legal proceedings at the time of removal:

0800 4 Consent Limited. 1154874. *Applicant*: G. Coneybeer, Auckland 1003.

Activity Activator Limited. 1090469. Applicant: R. Lamb, care of Matthew Gilligan & Associates Limited, Auckland.

Communication Concepts Limited. 879429. Applicant: J. McCarthy, Wellington.

Coral Resorts Limited. 958148. Applicant: I. Kearney, Kearney & Co, Christchurch.

Dorphine Investments Limited. 375173. Applicant: J. McClintock, McClintock & Co, Chartered Accountants, Orewa.

Location Homes Limited. 567241. Applicant: B. Parker, Bay View.

McGannan Enterprises Limited. 1008476. Applicant: K. Spooner, Auckland.

Mt Pleasant Resthome Limited. 979929. Applicant: A. Head, Christchurch.

On Site Massage Limited. 1170482. Applicant: W. Dick, Auckland.

S.Y Enterprise Limited. 1176736. Applicant: I. Lawson, Kendons Scott Macdonald, Christchurch.

Security Zone Group Limited. 1129482. *Applicant:* B. Homersham, Hamilton.

Subdivision Design Limited. 884063. Applicant: A. & L. M. Chevin, Private Bag 302-094, Auckland.

Any person who wishes to object must do so by notice to the Registrar at Private Bag 92-061, Auckland Mail Centre, or by facsimile on (09) 916 4559 by the 23rd day of January 2003, being 20 working days from the date of this notice.

Dated at Auckland this 12th day of December 2002.

NEVILLE HARRIS, Registrar of Companies.

Black Group Australia Holdings Pty Limited (formerly **Amalgamated Holdings Limited**)

Notice of Transfer of Registration of Company

Pursuant to Section 351 of the Companies Act 1993

Black Group Australia Holdings Pty Limited (formerly Amalgamated Holdings Limited) hereby gives notice that in not less than 20 working days from the date of this notice, it proposes to apply, under section 351 of the Companies Act 1993, to be removed from the New Zealand Register of Companies in connection with the company becoming incorporated under the law in force in the State of Victoria, Australia.

Dated this 9th day of December 2002.

JAMES MALCOLM OTT, Director.

ot8340

Midland Australia Holdings Pty Limited (formerly Midland Holdings Limited)

Notice of Transfer of Registration of Company

Pursuant to Section 351 of the Companies Act 1993

Midland Australia Holdings Pty Limited (formerly Midland Holdings Limited) hereby gives notice that in not less than 20 working days from the date of this notice, it proposes to apply, under section 351 of the Companies Act 1993, to be removed from the New Zealand Register of Companies in connection with the company becoming incorporated under the law in force in the State of Victoria, Australia.

Dated this 9th day of December 2002.

JAMES MALCOLM OTT, Director.

ot83/11

Land Transfer Act Notices

Land Transfer Act Notice

Notice is hereby given that a certificate of title will be issued in the name of the applicant, under Part 1 of the Land Transfer Amendment Act 1963, for the land in the Schedule unless a caveat is lodged forbidding the same on or before the 20th day of January 2003, lodged under application 5175442 by Ronald Bruce Ball and Jill Patricia Ball.

Schedule

All that parcel of land situated at Riverside Road, Gisborne District, containing 2578 square metres, defined as Lot 1, D.P. 9822, being part of the land in certificate of title GS16/281, Gisborne Land Registration District, in the name of The New Zealand Native Land Settlement Company Limited.

Dated at the Wellington Office of Land Information New Zealand this 19th day of November 2002.

R. W. MUIR, Registrar-General of Land.

lt8416

Land Transfer Act Notice

Application, under section 70 of the Land Transfer Act 1952, to notify on certificate of title WN54171 the extinguishment of the right of road shown subject to a right of road in gross over the part herein marked "A" on D.P. 87448, in favour of Edward Wadham and Thomas Ridgway, created by Transfer 12676 on the 17th day of May 1887 at 2.36 p.m.

The registered proprietors of the land in certificate of title WN54171 are Hamish Francis Thom and Gail Christine Thom, lodged under application 5351426.1.

Dated at the Wellington Office of Land Information New Zealand this 9th day of December 2002.

R. W. MUIR, Registrar-General of Land.

Land Transfer Act Notice

Notice is hereby given that the parcel described in the Schedule will be brought under the Land Transfer Act 1952, unless a caveat is lodged forbidding the same before the 23rd day of January 2003, lodged under application 5388330.1 by Bruce Ian Sangster and Karen Louise Sangster.

Schedule

Part Section 58, Waimea Survey District, Crown Grant 2G-67 (1856), Conveyance 3395, Deed Index 2-417, originally granted to William Hildreth, containing 4318 square metres, being part of the land shown as Lots 3 and 5 on Land Transfer Plan 315966.

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

Dated at the Christchurch Land Information New Zealand Office this 5th day of December 2002.

R. W. MUIR, Registrar-General of Land.

lt8315

Land Transfer Act Notice

Notice is hereby given that the parcel described in the Schedule will be brought under the Land Transfer Act 1952, unless a caveat is lodged forbidding the same before the 30th day of January 2003, lodged under application 5395093.1 by Tower Trust Limited.

Schedule

Part sections 1 and 3, S.O. Plan 1335, containing 5.9200 hectares and 8.2000 hectares, being part of the land shown as Lot 1 on Land Transfer Plan 310479 in the name of Her Majesty the Queen.

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

Dated at the Christchurch Land Information New Zealand Office this 9th day of December 2002.

R. W. MUIR, Registrar-General of Land.

lt8359

lt8337

Charitable Trusts Act Notices

Dissolution of Charitable Trusts Boards

Section 26 (1) of the Charitable Trusts Act 1957

The Registrar of Incorporated Societies is satisfied that these trusts are no longer carrying on their operations and has declared that they are dissolved as from the dates noted below.

Charitable Trust of the Henderson Rotary Club Incorporated 607239 (9 December 2002).

Countrywide Banking Corporation Limited Staff Superannuation Fund Board 211744 (9 December 2002).

CHRISTINE JANE WATKINS, Assistant Registrar of Incorporated Societies.

ct8380

Cawthron Institute Trust Board

Notice of Application for Approval of a Scheme

Pursuant to the Charitable Trusts Act 1957

In the High Court of New Zealand, Nelson Registry

M. No. 25/02

In the matter of a charitable trust created by the will of Thomas Cawthron and incorporated by the Thomas Cawthron Trust Act 1924 (a Private Act) – Cawthron Institute, *Applicant*:

Notice is hereby given that on Monday, the 10th day of February 2003 at 10.00 a.m. or as soon thereafter as Counsel may be heard, the above applicant will apply for an order amending the Thomas Cawthron Trust Act 1924 (private) as follows:

- 1. In sections 2, 3, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18, delete "Board" and substitute "Trust Board".
- 2. Amend section 12 (Additional Powers of Trust Board) by inserting new sub-paragraph (4) as follows:
 - "(4) The Trust Board may appoint a Board of Directors to exercise such of the powers of the Trust Board in sub section (1) (e)-(j) (inclusive) and sub section (2) as the Trust Board from time to time determines in accordance with terms of reference to the Board of Directors and in accordance with the following:
 - (a) The Board of Directors shall comprise up to five persons appointed by the Trust Board who, in the opinion of the Trust Board, have commercial experience and expertise relevant to the activities of the Trust;
 - (b) No person may be appointed to the Board of Directors or hold office as a director if that person is a member of the Trust Board;
 - (c) Each appointment to the Board of Directors shall be for a term not exceeding three years with the power for the Trust Board to fill casual vacancies and to reappoint a director for one or more further terms;

- (d) The Board of Directors shall meet no less frequently than eight times per year;
- (e) The Board of Directors shall appoint a Chief Executive Officer of the Cawthron Institute, shall determine his/her functions and terms and conditions of employment, and the Chief Executive Officer shall report to the Board of Directors in accordance with such procedures as the Board of Directors may determine, provided that no person may be appointed as Chief Executive Officer if that person is a member of the Trust Board or a member of the Board of Directors;
- (f) The Board of Directors shall report to the Trust Board no less than six-monthly on all financial and operational aspects of the Trust;
- (g) The Trust Board may remove any person from the Board of Directors notwithstanding the tenure of office of that person, and any person so removed has no claim against the Trust or the Trust Board in respect of such removal other than in respect of fees or reimbursement of expenses then due to that person;
- (h) The Trust Board remains responsible for the due compliance and performance by the Board of Directors of the powers delegated to it."
- 3. Delete section 17 (Remuneration of Trust Board) and replace with:

"17. Remuneration

- (1) The members of the Trust Board shall not be entitled to any remuneration for their services other than reimbursement for necessary and reasonable out of pocket expenses incurred by them in attending meetings of the Trust Board or discharging their functions under this Act.
- (2) The members of the Board of Directors shall be entitled to be compensated for their services in such amount as may be determined by the Trust Board but not exceeding amounts paid to directors of Crown Agencies from time to time, together with reimbursement of necessary and reasonable out of pocket expenses incurred by such members for the purposes of discharging their obligations under this Act."

A copy of the notice of originating application, supporting affidavit, and the Attorney-General's report on the scheme, may be inspected at the High Court at Nelson without any fee or charge.

Any person desiring to oppose the scheme must, not less than seven clear days before the date of hearing, give written notice of his/her intention to do so to the Registrar of the High Court at Nelson, to the Attorney-General at Wellington and to the applicant's solicitors at the address below.

The applicant's address for service is at the offices of its solicitors, Pitt & Moore, 78 Selwyn Place, Nelson (*Attention:* J. M. Hollyer).

ct8217

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 these societies are no longer carrying on their operations and has declared that they are dissolved as from the dates noted below:

Inner City Promotion Team Incorporated 898176 (9 December 2002).

Papatoetoe Buffalo Hall Society Incorporated 224921 (9 December 2002).

CHRISTINE JANE WATKINS, Assistant Registrar of Incorporated Societies.

is838

Revocation of Dissolution of Incorporated Societies Section 28 (3) of the Incorporated Societies Act 1908

The Registrar of Incorporated Societies is satisfied that the dissolution of the following incorporated societies ought to be revoked and has declared accordingly:

Auckland Celebrants Association Incorporated 903900 (5 August 2002).

Auckland University–St Heliers Cricket Club Incorporated 446147 (5 August 2002). **Longbeach Amenities Society Incorporated** 226661 (5 August 2002).

Lumsden Squash Club Incorporated 392674 (19 January 2001).

New Zealand Register of Drugless Therapists Incorporated 514918 (6 September 2000).

Soccer Manawatu Incorporated 216904 (5 August 2002).

Te Atawhai O Te Ao Marama Incorporated 890782 (6 September 2000).

Te Kaika Whanau O Kai Tahu Ki Te Upoko-O-Te-Ika Incorporated 586268 (2 October 1997).

Te Taiwhenua O Tamatea (Incorporated) 479058 (5 August 2002).

Wanganui Mountain Bike Club Incorporated 615865 (5 August 2002).

West Auckland Association Football, Tennis and Sports Club Incorporated 222059 (5 August 2002).

With this publication such societies are revived from the date of their dissolution (noted above) as if no dissolution had taken place

CHRISTINE JANE WATKINS, Assistant Registrar of Incorporated Societies.

is8379

General Notices

Appointment of Administrator of Deceased Estate

Take notice that the official assignee was appointed administrator of the deceased estate of **Hockey**, **Russell Garland**, pursuant to Part XVII of the Insolvency Act 1967, on the 26th day of November 2002.

OFFICIAL ASSIGNEE.

New Zealand Insolvency and Trustee Service, Private Bag 4751, Christchurch. Telephone: 0508 467 658. Web site: www.insolvency.govt.nz

gn8344

Established Investments Limited

Notice of Receipt of Income From Mortgaged Property

Pursuant to Section VIIA of the Property Law Act 1952

On the 2nd day of December 2002, **T.E.A.** Custodians, by virtue of memorandum of mortgage No. B. 675497.3 (South Auckland Registry), first received income from the mortgaged units situated at **310 River Road, Hamilton**, being all the units comprised and described in certificates of title SA26A/1335, SA26A/1336, SA26A/1337, SA26A/1338, SA26A/1339, SA26A/1340, SA26A/1341 and SA26A/1342.

Any correspondence pertaining to this matter should be directed to Holland Beckett, Private Bag 12-011, Tauranga (*Attention:* S. P. Collett).

gn8362

Disciplinary Tribunal of the Institute of Chartered Accountants of New Zealand—Notice of Decision (Member Suspended)—Christine Lillian Frew (Accounting Technician)

At hearings of the Disciplinary Tribunal of the Institute of Chartered Accountants of New Zealand held on the 21st day of October 2002 and the 30th day of October 2002, the Tribunal considered an application from the Professional Conduct Committee for interim suspension of accounting technician member **Christine Lillian Frew**, of Hamilton, who, in her role as treasurer of a non-profit organisation, without authorisation or knowledge of the organisation, used funds to the value of around \$21,000.00 for her own private purposes.

The tribunal resolved unanimously, pursuant to Rule 21.20 of the Rules of the Institute of Chartered Accountants of New Zealand issued under the Institute of Chartered Accountants of New Zealand Act 1996, to suspend **Christine Lillian Frew** from membership on the following terms:

- (a) The tribunal is satisfied that it is necessary and desirable, having regard to the interests of the public, that Christine Lillian Frew be hereby suspended from membership of the Institute of Chartered Accountants of New Zealand pending the further order of the tribunal.
- (b) Following the expiration of 14 days from the giving of notice of this decision to Christine Lillian Frew, notice of the suspension be published in

the New Zealand Herald, the Waikato Times, the New Zealand Gazette and the Chartered Accountants Journal of New Zealand.

Dated this 25th day of November 2002.

ANTHONY N. FRANKHAM, Chairman, Disciplinary Tribunal.

gn8149

Māori Incorporation

Nga Uri O Te Ngahue/Te Kupenga Incorporated

Pursuant to Part XIII of Te Ture Whenua Māori/Māori Land Act 1993 and Part XIII of Te Ture Whenua Māori Incorporations Constitution Regulations Act 1995

Pursuant to Part XIII, and sections 338 and 338 (7) of Te Ture Whenua Māori Act 1993, on the 27th day of October 2002, Nga Uri O Te Ngahue/Te Kupenga Incorporated became a Māori incorporation in the terms of the provisions of the Act.

On the 13th day of October 2002, a management committee hui was held at 7 River Road, Ngaruawahia, where the following special resolutions were passed.

First Resolution

The provisions of section 253 of Te Ture Whenua Māori Act 1993, and in terms of section 17 (3) of Te Ture Whenua Māori Amendment Act 1994, the constitution of the incorporation is hereby amended by Part I, Constitution of Courts, Regulations, Constitution. It shall be lawful for the incorporation to constitute marae-based tribunals being that the hapu has established its marae tribunal system to be held at Matai Whetu Marae.

The tribunals are:

- Native Circuit Tribunal
- Native District Tribunal
- Native Whanau Tribunal

having criminal, civil, land and general jurisdiction on a Monday to Friday and alternate Saturdays, between the hours of 10.00 a.m. and 4.30 p.m., or at the discretion of the native assessors (tangata whenua).

Second Resolution

Native assessors (tangata whenua) were elected and made up of the management committee:

- Rewi Maniapoto Gregory, chairperson of management committee
- Kylee Jane Gregory, secretary of management committee
- Neta Bernadette Gregory, chairperson of Kaitiaki Whanau Trust
- Josephine Bartlet Anderson, chairperson of Kaitiaki Trust
- Richard Anderson, chairperson of Kaitiaki Ahu Whenua Trust
- Stephen Bradshaw, chairperson of Kaitiaki Topu Whenua Trust
- John Micheal Anderson, chairperson of Kaitiaki Putea Trust

Native Justices of the Peace elected are members of the Kaumatua/Kuia Council:

- John Micheal Anderson
- Clive Majurey
- Neta Bernadette Gregory
- Lorris Fakaosilea
- Darrel Gregory

Both the boards of native assessors (tangata whenua) and Kaumatua/Kuia Council (Justices of the Peace) were nominated into their positions on the 24th day of August 2002, and were given the Seal of Approval at Waitangi Marae in a Court hearing sitting on the 27th day of October 2002.

[L.S.]

Naku noa na.

KYLEE JANE GREGORY, Secretary/Registrar, Management Committee.

gn8157

Māori Incorporation

Tangihaere Tawhana Incorporated

Pursuant to Part XIII of Te Ture Whenua Māori/Māori Land Act 1993 and Part XIII of Te Ture Whenua Māori Incorporations Constitution Regulations Act 1995

Pursuant to Part XIII, and sections 338 and 338 (7) of the Te Ture Whenua Māori Act 1993, on the 27th day of October 2002, Tangihaere Tawhana Incorporated became a Māori incorporation in the terms of the provisions of the Act.

On the 12th day of October 2002, a management committee hui was held at 43A Waingaro Road, Ngaruawahia 2171, where the following special resolutions were passed.

First Resolution

The provisions of section 253 of Te Ture Whenua Māori Act 1993, and in terms of section 17 (3) of Te Ture Whenua Māori Amendment Act 1994, the constitution of the incorporation is hereby amended by Part I, Constitution of Courts, Regulations, Constitution. It shall be lawful for the incorporation to constitute marae-based tribunals being that the hapu has established its marae tribunal system to be held at Mangatoi Marae.

The tribunals are:

- Native Circuit Tribunal
- Native District Tribunal
- Native Whanau Tribunal

having criminal, civil, land and general jurisdiction on a Monday to Friday and alternate Saturdays, between the hours of 10.00 a.m. and 4.30 p.m., or at the discretion of the native assessors (tangata whenua).

Second Resolution

Native assessors (tangata whenua) were elected and made up of the management committee:

- Robert Nicholas Walker, chairperson of management committee
- Daphne Te Whanaupani Hendry, secretary of management committee
- Maurice Morehu Tangihaere, chairperson of Kaitiaki Whanau Trust
- Richard James Davis, chairperson of Kaitiaki Trust
- Kenneth Te Wanahi Tangihaere, chairperson of Kaitiaki Ahu Whenua Trust
- Daniel Paranihi, chairperson of Kaitiaki Topu Whenua Trust
- Kalina Te Rina Kurshell, chairperson of Kaitiaki Putea Trust
- Katherane Anne Hendry, Sharevaluer/Auditor

Native Justices of the Peace elected are members of the Kaumatua/Kuia Council who are the trustees for the marae:

- Robert Nicholas Walker
- Maurice Morehu Tangihaere

- Victor Winstone Tangihaere
- Kenneth Te Wanahi Tangihaere
- Richard James Davis
- Daniel Paranihi
- Ronald Northcott
- Joey Northcott
- Walter Ngauru
- Mary Te Wehenga Northcott
- Geneva Davis
- Daphne Te Whanaupani Hendry
- Mona Nancy Strickland
- Rita Tangihaere

Both the boards of native assessors (tangata whenua) and Kaumatua/Kuia Council (Justices of the Peace) were nominated into their positions on the 14th day of September 2002 and were given the Seal of Approval at Waitangi Marae in a Court hearing sitting on the 27th day of October 2002.

[L.S.]

Naku noa na.

DAPHNE TE WHANAUPANI HENDRY, Secretary/Registrar, Management Committee.

gn8296

Māori Incorporation

Te Taurawhiri O Te Ao (Inc.)

Pursuant to Part XIII of Te Ture Whenua Māori/Māori Land Act 1993 and Part XIII of Te Ture Whenua Māori Incorporations Constitution Regulations Act 1995

Pursuant to Part XIII, and sections 338 and 338 (7) of the Te Ture Whenua Māori Act 1993, on the 27th day of October 2002, Te Taurawhiri O Te Ao (Inc.) became a Māori incorporation in the terms of the provisions of the Act.

On the 7th day of December 2002, a management committee hui was held at 10 Oceanview Road, Hatfields Beach, Orewa, where the following special resolutions were passed.

First Resolution

The provisions of section 253 of Te Ture Whenua Māori Act 1993, and in terms of section 17 (3) of Te Ture Whenua Māori Amendment Act 1994, the constitution of the incorporation is hereby amended by Part I, Constitution of Courts, Regulations, Constitution. It shall be lawful for the incorporation to constitute marae-based tribunals being that the hapu has established its regional marae tribunal system to be held at any designated marae nominated by the executive management committee.

The tribunals are:

- Native Circuit Tribunal
- Native District Tribunal
- Native Whanau Tribunal

having criminal, civil, land and general jurisdiction on a Monday to Friday and alternate Saturdays, between the hours of 10.00 a.m. and 4.30 p.m., or at the discretion of the native assessors (tangata whenua).

Second Resolution

Native court of assessors (tangata whenua) were elected and made up of the management committee:

• Alfred James Mitchell, chairperson of management committee

- Paretutaki Hayward Jnr, registrar of executive management committee
- Ronnie Thomas Pai, secretary of executive management committee
- Joseph Kereopa, chairperson of Kaitiaki Whanau Trust
- Eru Thompson, chairperson of Kaitiaki Trust
- Raumati Kereopa, chairperson of Kaitiaki Ahu Whenua Trust
- Sunnah Thompson, chairperson of Kaitiaki Topu Whenua Trust
- Kahu Kereopa, chairperson of Kaitiaki Putea Trust

Native Justices of the Peace elected are members of the Kaumatua/Kuia Council who are the trustees for Te Taurawhiri O Te Ao (Inc.):

- Henare Gray
- Sunnah Thompson
- Nora Pai
- Paretutaki Roroti Tai Rakena-Hayward
- Butch Pai
- Lena Rina Tai Rakena
- Kanui Taurangawhenua
- Piripi Tauwhare
- Maikuku Pumipi-Mitchell
- Alfred Edward Mitchell
- John Taharua Kereopa
- Tame Turunui
- Taiporohenui John Day

Both the boards of native assessors (tangata whenua) and Kaumatua/Kuia Council (Justices of the Peace) were nominated into their positions on the 18th day of May 2002 and were given the Seal of Approval at Waitangi Marae in a Court hearing sitting on the 27th day of October 2002.

[L.S.]

Naku noa na.

PARETUTAKI HAYWARD JNR, Registrar, Executive Management Committee.

RONNIE THOMAS PAI, Secretary, Executive Management Committee.

gn8331

Māori Incorporation

The Gregory/Teira (Inc.)

Pursuant to Part XIII of Te Ture Whenua Māori/Māori Land Act 1993 and Part XIII of Te Ture Whenua Māori Incorporations Constitution Regulations Act 1995

Pursuant to Part XIII, and sections 338 and 338 (7) of Te Ture Whenua Māori Act 1993, on the 27th day of October 2002, The Gregory/Teira (Inc.) became a Māori incorporation in the terms of the provisions of the Act.

On the 12th day of October 2002, a management committee hui was held at 7 River Road, Ngaruawahia, where the following special resolutions were passed.

First Resolution

The provisions of section 253 of Te Ture Whenua Māori Act 1993, and in terms of section 17 (3) of Te Ture Whenua Māori Amendment Act 1994, the constitution of the incorporation is hereby amended by Part I, Constitution of Courts, Regulations, Constitution. It shall be lawful for the incorporation to constitute marae-based tribunals being

that the hapu has established its marae tribunal system to be held at Te Waipuna Marae.

The tribunals are:

- Native Circuit Tribunal
- Native District Tribunal
- Native Whanau Tribunal

having criminal, civil, land and general jurisdiction on a Monday to Friday and alternate Saturdays, between the hours of 10.00 a.m. and 4.30 p.m., or at the discretion of the native assessors (tangata whenua).

Second Resolution

Native assessors (tangata whenua) were elected and made up of the management committee:

- Rewi Maniapoto Gregory, chairperson of management committee
- Neta Bernadette Gregory, secretary of management committee
- Charles Taylor, chairperson of Kaitiaki Whanau Trust
- · Mary Pou, chairperson of Kaitiaki Trust
- Mereana Ratana, chairperson of Kaitiaki Ahu Whenua Trust
- Harriet Dawson, chairperson of Kaitiaki Topu Whenua Trust
- Patrick Taylor, chairperson of Kaitiaki Putea Trust

Native Justices of the Peace elected are members of the Kaumatua/Kuia Council:

- Patrick Taylor
- Neta Bernadette Gregory
- Lorris Fakaosilea
- Charles Taylor

Both the boards of native assessors (tangata whenua) and Kaumatua/Kuia Council (Justices of the Peace) were nominated into their positions on the 14th day of September 2002, and were given the Seal of Approval at Waitangi Marae in a Court hearing sitting on the 27th day of October 2002.

[L.S.]

Naku noa na.

NETA BERNADETTE GREGORY, Secretary/Registrar, Management Committee.

gn8228

Māori Incorporation

Tainui Waka Pukerewa Tawhirimatea Māori (Inc.)

Pursuant to Part XIII of Te Ture Whenua Māori/Māori Land Act 1993 and Part XIII of Te Ture Whenua Māori Incorporations Constitution Regulations Act 1995

Pursuant to Part XIII, and sections 338 and 338 (7) of the Te Ture Whenua Māori Act 1993, on the 27th day of October 2002, Tainui Waka Pukerewa Tawhirimatea Māori (Inc.) became a Māori incorporation in the terms of the provisions of the Act.

On the 26th day of November 2002, a management committee hui was held at 470B Pukerewa Road, Waikaretu, R.D. 5, Tuakau, where the following special resolutions were passed.

First Resolution

The provisions of section 253 of Te Ture Whenua Māori Act 1993, and in terms of section 17 (3) of Te Ture Whenua Māori Amendment Act 1994, the constitution of the incorporation is hereby amended by Part I, Constitution

of Courts, Regulations, Constitution. It shall be lawful for the incorporation to constitute marae-based tribunals being that the hapu has established its marae tribunal system to be held at Pukerewa Marae Te Kooti.

The tribunals are:

- Native Circuit Tribunal
- Native District Tribunal
- Native Whanau Tribunal

having criminal, civil, land and general jurisdiction on a Monday to Friday and alternate Saturdays, between the hours of 10.00 a.m. and 4.30 p.m., or at the discretion of the native assessors (tangata whenua).

Second Resolution

Native assessors (tangata whenua) were elected and made up of the management committee:

- Robert Manu Tukiri, chairperson of management committee
- Ngapaki Whare, secretary/registrar of management committee
- Wana Steven Nepia, chairperson of Kaitiaki Trust
- Mina Rihaere Whare, chairperson of Kaitiaki Whanua Trust
- Mako Lowe Tukiri, chairperson of Kaitiaki Ahu Whenua Trust
- Rongo Berryman, chairperson of Kaitiaki Topu Whenua Trust
- Te Aroha Whare, chaiperson of Kaitiaki Putea Trust

Native Justices of the Peace elected are members of the Kaumatua/Kuia Council who are the trustees for the marae:

- Mina Whare
- Te Aroha Whare
- Heta Tarawhiti
- Potene Taitua
- Stan Nepia

Both the boards of native assessors (tangata whenua) and Kaumatua/Kuia Council (Justices of the Peace) were nominated into their positions on the 18th day of October 2002 and were given the Seal of Approval at Waitangi Marae in a Court hearing sitting on the 27th day of October 2002.

[L.S.]

Naku noa na.

NGAPAKI WHARE, Secretary/Registrar, Management Committee.

gn8309

Māori Incorporation

Te Marama O Hauraki

Pursuant to Part XIII of Te Ture Whenua Māori/Māori Land Act 1993 and Part XIII of Te Ture Whenua Māori Incorporations Constitution Regulations Act 1995

Pursuant to Part XIII, and sections 338 and 338 (7) of the Te Ture Whenua Māori Act 1993, on the 27th day of October 2002, Te Marama O Hauraki became a Māori incorporation in the terms of the provisions of the Act.

On the 5th day of November 2002, a management committee hui was held at 25 Oxford Terrace, Coromandel, where the following special resolutions were passed.

First Resolution

The provisions of section 253 of Te Ture Whenua Māori Act 1993, and in terms of section 17(3) of Te Ture

Whenua Māori Amendment Act 1994, the constitution of the incorporation is hereby amended by Part I, Constitution of Courts, Regulations, Constitution. It shall be lawful for the incorporation to constitute marae-based tribunals being that Te Marama O Hauraki has established its marae tribunal system to be held at Koputauaki.

The tribunals are:

- Native Circuit Tribunal
- Native District Tribunal
- Native Whanau Tribunal

having criminal, civil, land and general jurisdiction on a Monday to Friday and alternate Saturdays, between the hours of 10.00 a.m. and 4.30 p.m., or at the discretion of the native assessors (tangata whenua).

Second Resolution

Native assessors (tangata whenua) were elected and made up of the management committee:

- Daniel Alexander Benson, chairperson of management committee
- Mereana Tauke Reedy, secretary of management committee
- Frances Henare, chairperson of Kaitiaki Putea Trust
- Dean Henare, chairperson of Kaitiaki Ahu Whenua Trust
- Fahlen Henare, chairperson of Kaitiaki Topu Whenua Trust
- Neddy Henare, chairperson of Kaitiaki Topu Whanau Trust
- Charles Henare, chairperson of Kaitiaki Trust

Native Justices of the Peace elected are members of the Kaumatua/Kuia Council who are trustees for the marae:

- Matenga Nohotahi Hohepa Henare
- Max Benson
- Miriana Pohau Henare
- Billy Wi Te Koha Williams
- Helen (Kahu) Clarke
- Wiremu Henare
- Nelly McClean
- Martin Joseph Henare (Jnr)

Both the boards of native assessors (tangata whenua) and Kaumatua/Kuia Council (Justices of the Peace) were nominated into their positions on the 11th day of September 2002, and were given the Seal of Approval at Waitangi Marae in a Court hearing sitting on the 27th day of October 2002.

[L.S.]

Naku noa na.

MEREANA TAUKE REEDY, Secretary/Registrar, Executive Management Committee.

gn8349

Māori Incorporation

Ongaro Incorporated

Pursuant to Part XIII of Te Ture Whenua Māori/Māori Land Act 1993 and Part XIII of Te Ture Whenua Māori Incorporations Constitution Regulations Act 1995

Pursuant to Part XIII, and sections 338 and 338 (7) of Te Ture Whenua Māori Act 1993, on the 27th day of October 2002, Ongaro became a Māori incorporation in the terms of the provisions of the Act.

On the 16th day of November 2002, a management committee hui was held at Te Puna o te Matauranga Marae,

Whangarei, where the following special resolutions were passed.

First Resolution

The provisions of section 253 of Te Ture Whenua Māori Act 1993, and in terms of section 17 (3) of Te Ture Whenua Māori Amendment Act 1994, the constitution of the incorporation is hereby amended by Part I, Constitution of Courts, Regulations, Constitution. It shall be lawful for the incorporation to constitute marae-based tribunals.

The tribunals are:

- Native Circuit Tribunal
- Native District Tribunal
- Native Whanau Tribunal

having criminal, civil, land and general jurisdiction on a Monday to Friday and alternate Saturdays, between the hours of 10.00 a.m. and 4.30 p.m., or at the discretion of the native assessors (tangata whenua).

Second Resolution

Native assessors (tangata whenua) were elected and made up of the management committee:

- Patrick Maunsell, chairperson of management committee
- Te Awhina Maunsell, secretary of management committee
- Te Awhina Maunsell, chairperson of Kaitiaki Whanau
 Trust
- Patrick Maunsell, chairperson of Kaitiaki Putea Trust
- Heremia Pirini, chairperson of Kaitiaki Ahu Whenua Trust
- Tyrone Maunsell, chairperson of Kaitiaki Trust
- Nicola Maunsell, chairperson of Kaitiaki Topu Whenua Trust

Native Justices of the Peace elected are members of the Kaumatua/Kuia Council:

- Ani Martin
- Wiremu McMath
- Paul Topia

Both the boards of native assessors (tangata whenua) and Kaumatua/Kuia Council (Justices of the Peace) were nominated into their positions on the 25th day of October 2002, and were given the Seal of Approval at Waitangi Marae in a Court hearing sitting on the 27th day of October 2002.

Third Resolution

On the 13th day of November 2002, a resolution was passed to build a complex to house a marae, where wananga etc. This marae will accommodate Ongaro Incorporated.

Fourth Resolution

On the 5th day of December 2002, a new secretary of management was appointed:

Marlene Haika

and additional Native Justices of the Peace were appointed into their positions of Kaumatu/Kuia Council:

- Frank Maunsell
- Betty Amelia Maunsell
- Topia Atama

[L.S.]

Naku noa na.

MARLENE HAIKA, Secretary/Registrar, Management Committee.

gn8293

Departmental Notices

Courts

Criminal Justice Act 1985

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 21 June 2002, pursuant to section 84 of the Criminal Justice Act 1985.

Schedule

Make: Ford
Model: Sierra
Year: 1984
Registration No.: LS3423
Owned by: Quentin Maru

D. AUPA'AU, Deputy Registrar.

go8195

Sentencing Act 2002

Notice of Confiscation of Motor Vehicle

Pursuant to section 128 or 129 of the Sentencing Act 2002, an order was made in the New Plymouth District Court on 4 October 2002, against **Haydn Te Ruki** for the confiscation of the following motor vehicle:

1987 Hyundai Stellar, Registration No. WT4154.

D. A. FRIEDLICH, Deputy Registrar.

go838′

Notice of Confiscation of Motor Vehicle

On 3 December 2002 at the Hawera District Court, an order was made against **Warren Robert Smith** to confiscate the following motor vehicle:

1984 Mazda Luce (coloured white), Registration No. NN7776.

Anyone who has a legal interest in this vehicle should contact the Court Registrar at Hawera urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

KYLE FINDERUP, Court Registrar.

go8184

Notice of Confiscation of Motor Vehicle

On 3 December 2002 at the Hawera District Court, an order was made against **Hayley Lynnette Otter** to confiscate the following motor vehicle:

1986 Holden Camira (coloured pink), Registration No. MI8632.

Anyone who has a legal interest in this vehicle should contact the Court Registrar at Hawera urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

KYLE FINDERUP, Court Registrar.

go8185

Notice of Confiscation of Motor Vehicle

On 17 September 2002 at the Hastings District Court, an order was made against **Shaun Anthony Sutton** to confiscate the following motor vehicle:

1988 Hyundai Stellar 2 litre, Registration No. OB6432.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

go8255

Notice of Confiscation of Motor Vehicle

On 24 September 2002 at the Hastings District Court, an order was made against **Osborne Thomas Karauria** to confiscate the following motor vehicle:

1982 Toyota Land Cruiser, Registration No. WS7323.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

go8272

Notice of Confiscation of Motor Vehicle

On 24 September 2002 at the Hastings District Court, an order was made against **Colin Charles Cashmore** to confiscate the following motor vehicle:

1984 Toyota Corolla, Registration No. LE7919.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

go827

Notice of Confiscation of Motor Vehicle

On 24 September 2002 at the Hastings District Court, an order was made against **Richard Wanden** to confiscate the following motor vehicle:

1986 Ford Falcon, Registration No. MW6439.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 24 September 2002 at the Hastings District Court, an order was made against **Dylan Thomas Hills-Bruce** to confiscate the following motor vehicle:

1985 Toyota Corolla, Registration No. MJ8981.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 26 September 2002 at the Hastings District Court, an order was made against **Horomona Tomlins** to confiscate the following motor vehicle:

1983 Toyota Sprinter, Registration No. NW4730.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar. go8273

Notice of Confiscation of Motor Vehicle

On 1 October 2002 at the Hastings District Court, an order was made against **Shea Kenneth Moore** to confiscate the following motor vehicle:

1989 Mitsubishi V 3000, Registration No. ON575.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 1 October 2002 at the Hastings District Court, an order was made against **Trieste Martin Ropiha** to confiscate the following motor vehicle:

1984 Nissan Leopard, Registration No. PO5183.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 23 October 2002 at the Hastings District Court, an order was made against **Linda Tracey-Ann O'Neill** to confiscate the following motor vehicle:

1991 Ford Telstar, Registration No. PR9180.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

go8247

Notice of Confiscation of Motor Vehicle

On 7 November 2002 at the Hastings District Court, an order was made against **Darleen Hinemoa Winiata** to confiscate the following motor vehicle:

1990 Nissan Cefiro, Registration No. WI3372.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 8 November 2002 at the Hastings District Court, an order was made against **Lucy Eurera Pirini** to confiscate the following motor vehicle:

1988 Honda Vigor SI, Registration No. TO4486.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar. go8254

Notice of Confiscation of Motor Vehicle

On 12 November 2002 at the Hastings District Court, an order was made against **Atareta Taunoa** to confiscate the following motor vehicle:

1975 Triumph 2500, Registration No. HT4304.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

Notice of Confisction of Motor Vehicle

On 18 November 2002 at the Hastings District Court, an order was made against **Robyn Karetu** to confiscate the following motor vehicle:

1980 Honda Accord, Registration No. JN2530.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 26 November 2002 at the Hastings District Court, an order was made against **Jordan Koopu** to confiscate the following motor vehicle:

1984 Mitsubishi Mirage, Registration No. LS1350.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar. go8259

Notice of Confiscation of Motor Vehicle

On 26 November 2002 at the Hastings District Court, an order was made against **Cheyne Koroiti Tunoho** to confiscate the following motor vehicle:

1985 Mazda Familia SGX, Registration No. PE5310.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 26 November 2002 at the Hastings District Court, an order was made against **Abdi Omar** to confiscate the following motor vehicle:

1987 Mitsubishi Galant, Registration No. ASA219.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar. go8165

Notice of Confiscation of Motor Vehicle

On 3 December 2002 at the Hastings District Court, an order was made against **Halyn Paul Edwards** to confiscate the following motor vehicle:

1984 Honda Civic, Registration No. SI6259.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 18 September 2002 at the Napier District Court, an order was made against **Hune Te Phi Hiroki** to confiscate the following motor vehicle:

1985 Mitsubishi Space Wagon, Registration No. MG4532. Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 18 September 2002 at the Napier District Court, an order was made against **April Corneila Timu** to confiscate the following motor vehicle:

1985 Mitsubishi Tredia, Registration No. MD769.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

go8265

Notice of Confiscation of Motor Vehicle

On 16 October 2002 at the Napier District Court, an order was made against **Joseph Punaika Davies** to confiscate the following motor vehicle:

1988 Mitsubishi Galant, Registration No. PU9356.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar. 208266

Notice of Confiscation of Motor Vehicle

On 16 October 2002 at the Napier District Court, an order was made against **Rangimohi Matenga Paul** to confiscate the following motor vehicle:

1984 Holden Commodore, Registration No. LM4210.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 30 October 2002 at the Napier District Court, an order was made against **Richard Waina** to confiscate the following motor vehicle:

1985 Mitsubishi Eterna VR, Registration No. RQ6462.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002

L. A. J. SILSON, Deputy Registrar. go8257

Notice of Confiscation of Motor Vehicle

On 6 November 2002 at the Napier District Court, an order was made against **Rameka Ngatai** to confiscate the following motor vehicle:

1990 Subaru Legacy, Registration No. UQ7291.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 7 November 2002 at the Napier District Court, an order was made against **Lucille Helen Moore** to confiscate the following motor vehicle:

1987 Toyota Corolla XL, Registration No. ND1252.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

go824

Notice of Confiscation of Motor Vehicle

On 8 November 2002 at the Napier District Court, an order was made against **Carl Bevan Mervyn Prince** to confiscate the following motor vehicle:

1994 Nissan Pulsar, Registration No. YE4324.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar. go8250

Notice of Confiscation of Motor Vehicle

On 13 November 2002 at the Napier District Court, an order was made against **Abraham David Hanley** to confiscate the following motor vehicle:

1989 Mitsubishi Lancer GLX, Registration No. ON2093. Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar. go8251

Notice of Confiscation of Motor Vehicle

On 27 November 2002 at the Napier District Court, an order was made against **Diana Trevina Newport** to confiscate the following motor vehicle:

1987 Ford Telstar, Registration No. NN6794.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002

L. A. J. SILSON, Deputy Registrar. go8260

Notice of Confiscation of Motor Vehicle

On 27 November 2002 at the Napier District Court, an order was made against **Janette Margaret Golding** to confiscate the following motor vehicle:

1983 Mitsubishi Sigma, Registration No. KZ1926.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar. go8268

Notice of Confiscation of Motor Vehicle

On 29 November 2002 at the Napier District Court, an order was made against **Fredrick Renata Kawepo Hakawai** to confiscate the following motor vehicle:

1987 Ford Falcon 4.1 GL, Registration No. NM2576.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

Notice of Confiscation of Motor Vehicle

On 6 November 2002 at the Waipukurau District Court, an order was made against **Michael Adrian Leslie** to confiscate the following motor vehicle:

1989 Toyota Corolla, Registration No. RZ733.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

L. A. J. SILSON, Deputy Registrar.

go8253

Notice of Confiscation of Motor Vehicle

In the District Court at Dunedin

On 27 November 2002 at the District Court at Dunedin, an order was made against **Margaret Anne Stevens** to confiscate the following motor vehicle:

1990 Mazda Capella, Registration No. RM8396.

Anyone who has a legal interest in this vehicle should urgently contact the Registrar of the Dunedin Court as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

S. H. LION, Court Officer. Telephone: (03) 471 5100.

go8386

Notice of Confiscation of Motor Vehicle

Notice is hereby given that on 4 December 2002, an order was made by the District Court at Gisborne, pursuant to the Sentencing Act 2002, for the confiscation of the following motor vehicle:

Make: Nissan
Model: Skyline
Year: 1987
Registration No.: RN8682

Owned by: Dianne Mary Abraham

Any person having an interest in this vehicle must contact the Gisborne District Court immediately.

M. PAHINA, Deputy Registrar. High/District Court, Gisborne.

go8385

Notice of Confiscation of Motor Vehicle

Notice is hereby given that on 5 November 2002, an order was made by the District Court at Gisborne, pursuant to the Sentencing Act 2002, for the confiscation of the following motor vehicle:

Make: Mitsubishi
Model: Galant
Year: 1988
Registration No.: NT5190

Owned by: Rosalea Tamatea

Any person having an interest in this vehicle must contact the Gisborne District Court immediately.

R. J. MANUEL, Deputy Registrar. High/District Court, Gisborne.

go8178

Notice of Confiscation of Motor Vehicle

Notice is hereby given that the following motor vehicle has been confiscated pursuant to section 128 or 129 of the Sentencing Act 2002:

Make: Toyota
Model: Hilux
First Year Reg.: 1996
Registration No.: UC4385

Owned by: Hira Martin Kelly

Any person having a legal interest in the above vehicle must advise particulars of that interest to the undersigned at the Hamilton District Court, Private Bag 3060, Hamilton (telephone (07) 957 738), within seven days of publication of this notice.

Dated at Hamilton this 5th day of December 2002.

G. M. GARDINER, Deputy Registrar.

go8284

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Masterton District Court on 1 October 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Mitsubishi
Model: L300
Year: 1986
Registration No.: MQ8464

Owned by: Robert Darryl Fawcett

N. A. DAY, Deputy Registrar.

go830'

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 16 July 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Nissan
Model: Sentra
Year: 1997
Registration No.: WN6530

Owned by: Kakaku Evans (also known

as Evan Kwaku Nymekye)

D. AUPA'AU, Deputy Registrar.

go8193

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 23 July 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Mitsubishi
Model: L300
Year: 1981
Registration No.: KH232

Owned by: Boyd Leo Ferris

D. AUPA'AU, Deputy Registrar.

go8196

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 1 August 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Honda
Model: Prelude
Year: 1989
Registration No.: ZH1819

Owned by: Marion Aroha Buchanan

D. AUPA'AU, Deputy Registrar.

go8194

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 3 September 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Subaru
Model: Legacy
Year: 1990
Registration No.: YY1072

Owned by: Kereti Tamahanna Te Huna

D. AUPA'AU, Deputy Registrar.

go8197

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 3 September 2002, pursuant to section 128 or 129 of the Sentencing Act 2002

Schedule

Make: Honda
Model: Accord
Year: 1989
Registration No.: OM3882

Owned by: David Murray Gibb

D. AUPA'AU, Deputy Registrar.

go8198

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 17 September 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Mazda
Model: 626
Year: 1980
Registration No.: JW1016

Owned by: Hazel Christina Naylor

D. AUPA'AU, Deputy Registrar.

go8199

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 19 September 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Toyota
Model: Corona
Year: 1986
Registration No.: RA7485

Owned by: Ronald Scott Mason

D. AUPA'AU, Deputy Registrar.

go8200

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 24 September 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Mazda
Model: 626
Year: 1984
Registration No.: LW8786

Owned by: Edward Brian Wright

D. AUPA'AU, Deputy Registrar.

go8201

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 17 October 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Honda
Model: Prelude
Year: 1983
Registration No.: PQ5743

Owned by: James Kahukina Monu

D. AUPA'AU, Deputy Registrar.

go8244

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 29 October 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Honda
Model: City
Year: 1984
Registration No.: LW8961

Owned by: Michael Robert Aldred

D. AUPA'AU, Deputy Registrar.

go8245

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 14 November 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Toyota

Model: Mark II Wagon

Year: 1988 Registration No.: SA8653

Owned by: Alastair Graham Botting

D. AUPA'AU, Deputy Registrar.

go8246

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 19 November 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Toyota
Model: Cressida GL
Year: 1981
Registration No.: JW3362
Owned by: Dion Jason Lal

D. AUPA'AU, Deputy Registrar.

go824

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Lower Hutt District Court on 21 November 2002, pursuant to section 128 or 129 of the Sentencing Act 2002.

Schedule

Make: Mitsubishi
Model: Galant
Year: 1992
Registration No.: YQ5335

Owned by: Jeremy Lee Nicholas Baker

D. AUPA'AU, Deputy Registrar.

go8242

Order for Confiscation of Motor Vehicle

Pursuant to section 128 or 129 of the Sentencing Act 2002, an order was made in the Christchurch District Court on 20 November 2002, against **Adrian John Weyling** for the confiscation of the following motor vehicle:

1989 Subaru Legacy GT, Registration No. TM3315.

Anyone who has a legal interest in this vehicle should contact the Court urgently as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Act 2002.

A. COULING, Deputy Registrar.

go8181

Order for Confiscation of Motor Vehicle

Take notice that on 29 October 2002 at the Auckland District Court, an order was made against **Rajkumar Mahadeva**, of 4/5 Strong Street, Meadowbank, Auckland, for the confiscation of the following motor vehicle:

1992 Nissan Bluebird, Registration No. AEQ833.

Anyone who has a legal interest in this vehicle should contact the Registrar at the Court urgently as the Registrar may sell the vehicle.

This advertisement is placed pursuant to the Sentencing Act 2002.

R. J. JOPSON, Deputy Registrar.

District Court, Auckland.

go8215

Order for Confiscation of Motor Vehicle

An order was made in the Christchurch District Court on 4 December 2002, against **Shaun Brian Adams** (also known as **Houlahan**) to confiscate the following motor vehicle:

Make: Toyota
Model: Corolla
Year: 1982
Registration No.: PJ7003

Anyone who has a legal interest in this vehicle should contact the Court urgently as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Act 2002.

C. J. HEATH, Deputy Registrar.

go8409

Order for Confiscation of Motor Vehicle

An order was made in the Christchurch District Court on 4 December 2002, against **Lindsay Robert Mason** to confiscate the following motor vehicle:

Make: Mazda
Model: Capella
Year: 1995
Registration No.: YZ1046

Anyone who has a legal interest in this vehicle should contact the Court urgently as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Act 2002.

C. J. HEATH, Deputy Registrar.

go8410

Economic Development

Dumping and Countervailing Duties Act 1988

Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 9 (Duty Reassessment)

Pursuant to section 14 of the Dumping and Countervailing Duties Act 1988 ("the Act"), the Minister of Commerce, having carried out a reassessment of anti-dumping duty in respect of imports into New Zealand of certain plasterboard from Thailand and having determined a new anti-dumping duty applicable to those goods, gives the following notice.

Notice

- 1. Title and commencement—(1) This notice may be cited as the Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 9 (Duty Reassessment), and shall be read together with and deemed part of:
 - (a) The notice entitled "Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand" dated 21 December 1989 and published in the *New Zealand Gazette*, 11 January 1990, page 4 (hereinafter referred to as the first principal notice).
 - (b) The notice entitled "Final Determination of Dumping Investigation: Certain Other Plasterboard from Thailand" dated 29 March 1996 and published in the *New Zealand Gazette* of 4 April 1996, page 968 (hereinafter referred to as the second principal notice).
 - (c) The notice entitled "Final Determination of Dumping Investigation: 10mm Plasterboard from Thailand" dated 23 July 1996 and published in the *New Zealand Gazette* of 8 August 1996, page 2175 (hereinafter referred to as the third principal notice).
 - (d) The notice entitled "Imposition of Anti-Dumping Duties" dated 19 November 2000 and published in the *New Zealand Gazette* of 23 November 2000, page 4047 (hereinafter referred to as the fourth principal notice).
- (2) Pursuant to section 14 (6) of the Act, the reassessed anti-dumping duty, set out in the Schedule to this notice, shall apply to imports of the goods specified in the First Schedule to the principal notices with effect from the day after the date of this notice. In accordance with section 14 (10) of the Act, Customs is required to refund the difference between the duty paid from the date of the initiation of the reassessment on 14 November 2001, and any lower duty specified in the Schedule to this notice. Where there is a difference between the duty paid and any higher duty specified in the Schedule, there will be no liability for the payment of this difference.
- 2. Amendment to anti-dumping duty applicable—The first principal notice (as amended) is hereby amended by omitting the Second Schedule and substituting the Schedule to this notice. The second principal notice (as amended) is hereby amended by omitting the Second Schedule and substituting the Schedule to this notice. The third principal notice (as amended) is hereby amended by omitting the Second Schedule and substituting the Schedule to this notice. The fourth principal notice is hereby amended by omitting the Second Schedule and substituting the Schedule to this notice. The previous amendments to the first, second and third principal notices are shown in Appendix 1 to this notice.
- **3. Consequential revocation**—The notice entitled "Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 8 (Duty Reassessment)" and published in the *New Zealand Gazette*, 23 November 2000, page 4046, is hereby revoked.

Schedule

New Schedules to Principal Notices

Second Schedule

Amount of Anti-dumping Duty

The amount of anti-dumping duty to be paid on demand in respect of each importation of plasterboard, imported or intended to be imported into New Zealand from Thailand, shall be:

D -4 - - f D. 1-1: - -4: - - :-

- (a) For subject goods when imported by Elephant Plasterboard New Zealand Limited from SCT Co Limited, the amount per square metre by which the Non-Injurious-Free-On-Board amount exceeds the Thai Producer Value.²
- (b) For subject goods when imported by importers other than Elephant Plasterboard New Zealand Limited from SCT Co Limited, the amount per square metre by which the Normal Value Equivalent amount³ exceeds the Thai Producer Value².
- (c) For subject goods from Thai Gypsum Products Public Company Limited, the amount per square metre by which the Normal Value Equivalent amount³ exceeds the Thai Producer Value.²
- (d) For all other suppliers⁴ of subject goods, the amount per square metre by which the Normal Value Equivalent amount³ exceeds the Thai Producer Value².

Third Schedule

List of Thai Producers

Thai producers, being suppliers and exporters, for which Non-Injurious-Free-On-Board and Normal Value Equivalent amounts have been established for the subject goods, are:

SCT Co Limited

Thai Gypsum Products Public Company Limited

¹The Non-Injurious-Free-On-Board amount for exports by SCT Co Limited for imports by Elephant Plasterboard New Zealand Limited is confidential. The New Zealand Customs Service holds the confidential Non-Injurious-Free-On-Board amount.

²The Thai Producer Value of the goods is the price when sold at arm's length by the Thai producer on an FOB basis, exclusive of any agent's or reseller's fees, margins or commissions or other similar charges.

³The Normal Value Equivalent amount for exports by SCT Co Limited for imports by importers other than Elephant Plasterboard New Zealand Limited is confidential. The Normal Value Equivalent amount for exports by Thai Gypsum Products Public Company Limited and the Normal Value Equivalent amount for all other suppliers of subject goods are also confidential. The New Zealand Customs Service holds the confidential Normal Value Equivalent amounts.

⁴Suppliers and exporters for which a specific duty amount has not been established, may lodge a request for a reassessment, backed by the necessary supporting evidence, that either Non-Injurious-Free-On-Board or Normal Value Equivalent amounts be established.

Dated at Wellington this 4th day of December 2002.

LIANNE DALZIEL, Minister of Commerce

Amendment No. 8 (Duty Reassessment)

Note

Where an interested party considers that there has been a change in relevant values of the factors used in calculating either Non-Injurious-Free-On-Board or Normal Value Equivalent amounts, an application may be made for a reassessment. If the reassessment establishes that the anti-dumping duties paid exceeded the margin of dumping, then refunds of the additional amount of duty paid may be made.

Public notice of the establishment of additional or updated Non-Injurious-Free-On-Board and Normal Value Equivalent amounts will be given as necessary by notice in the New Zealand Gazette.

A copy of the non-confidential version of the Final Report, which contains details of the reassessment and the conclusions reached, is available from the Trade Remedies Group, Regulatory and Competition Policy Branch, Ministry of Economic Development, P.O. Box 1473, Wellington.

Appendix 1: Previous Amendments to the Principal Notices

Title	Date of Publication in New Zealand Gazette
First Principal Notice	
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 1	8 March 1990, page 699
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 2 (Duty Reassessment)	18 April 1991, page 1259
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 3 (Duty Reassessment)	11 May 1995, page 1143
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 4 (Duty Reassessment)	7 March 1996, page 719
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 5 (Duty Reassessment)	4 July 1996, page 1685
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 6 (Duty Reassessment)	16 January 1997, page 98
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 7 (Duty Reassessment)	30 September 1999, page 3290
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 8 (Duty Reassessment)	23 November 2000, page 4046
Second Principal Notice	
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 5 (Duty Reassessment)	4 July 1996, page 1685
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 6 (Duty Reassessment)	16 January 1997, page 98
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 7 (Duty Reassessment)	30 September 1999, page 3290
Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand,	23 November 2000, page 4046

Third Principal Notice

Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 6 (Duty Reassessment)

16 January 1997, page 98

Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 7 (Duty Reassessment)

30 September 1999, page 3290

Final Determination: Dumping Investigation in Respect of Plasterboard from Thailand, Amendment No. 8 (Duty Reassessment)

23 November 2000, page 4046

Electricity Regulations 1997

Notice of Prohibition of the Manufacture, Importation, Sale or Use of Nightlight: Fari Electron Nightlight

Pursuant to Regulation 102 of the Electricity Regulations 1997, and acting under delegated authority of the Chief Executive of the Ministry of Economic Development, pursuant to section 41 of the State Sector Act 1988, I, Graham Boxall, being the person for the time being holding the position of Manager, Operations, Ministry of Consumer Affairs, hereby notify that the following appliance, being a nightlight as described below, is prohibited from manufacture, importation, sale or use in New Zealand.

This prohibition is to take effect on and from Monday, 16 December 2002.

Description

The appliance covered by this prohibition is a nightlight contained in a blister pack, identified on the packaging as a:

Fari Electron Nightlight.

The appliance is marked:

Long Wei 220V AC 50/60 Hz 1W

and has plug pins which can be rotated to accommodate various socket outlet configurations.

Details of Hazard

The nightlight constitutes or may constitute an electrical hazard in that it:

- uses a plug pin arrangement which is not suitable for use in New Zealand and could give rise to an electric shock hazard when used in a standard New Zealand socket outlet, due to inadequate clearance distances around the pins of the plug, or give rise to damage to socket outlet;
- has inadequate mechanical strength to prevent the dislodgement of its plug pins, thereby having the potential to leave live parts, which could give rise to an electric shock, extending from the apertures of the socket outlet into which the nightlight had been inserted;
- is marked with an operating voltage which is not compatible with the New Zealand electricity supply voltage. This is recognised by the Regulations as "unsafe".

Reasons for Prohibition

The nightlight is unsafe as determined in Regulation 76 (2) (b) and (c) and Regulation 76 (3) (a) and (f) of the Electricity Regulations 1997.

Accordingly, I issue this prohibition.

Signed this 9th day of December 2002.

GRAHAM BOXALL, Manager, Operations.

Notice of Prohibition of the Manufacture, Importation, Sale or Use of Decorative **Lighting Set: Christmas Tree Lights**

Pursuant to Regulation 102 of the Electricity Regulations 1997, and acting under delegated authority of the Chief Executive of the Ministry of Economic Development, pursuant to section 41 of the State Sector Act 1988, I, Graham Boxall, being the person for the time being holding the position of Manager, Operations, Ministry of Consumer Affairs, hereby notify that the following appliance, being a decorative lighting set as described below, is prohibited from manufacture, importation, sale or use in New Zealand.

This prohibition is to take effect on and from Monday, 16 December 2002.

Description

The appliance covered by this prohibition is a:

Decorative lighting set (Christmas tree lights)

comprising 50 small coloured incandescent lights wired in a series configuration and connected to a two pin parallel, "tap on" plug arrangement.

The plug and wire insulation being of a dark green colour, with the plug bearing the markings 125V3A or 220V3A.

The decorative lighting sets are sold contained in unmarked plastic bags with a retail price of less than \$5.00.

Details of Hazard

The decorative lighting set constitutes or may constitute an electrical hazard in that it:

- uses a plug which is not suitable for use in New Zealand and could give rise to an electric shock hazard when used in a standard New Zealand socket outlet due to inadequate clearance distances around the pins of the
- has insulation on the conductors (wires) which is not suitable for use at 230V, and therefore this presents an electric shock (electrocution) hazard;
- is marked with an operating voltage which is not compatible with the New Zealand electricity supply voltage. This is recognised by the Regulations as "unsafe";
- is not supplied with instructions for the safe use of the set, including warnings against the use of the set outdoors. The lack of instructions could give rise to an electric shock or fire hazard.

Reasons for Prohibition

The decorative lighting set is unsafe as determined in Regulation 76 (2) (a), (b) and (c) and Regulation 76 (3) (a) and (f) of the Electricity Regulations 1997.

Accordingly, I issue this prohibition.

Signed this 9th day of December 2002.

GRAHAM BOXALL, Manager, Operations.

go8376

go8375

Radiocommunications Regulations 2001

Radiocommunications Regulations (General User Radio Licence for Low Power FM Broadcasting Short Range Devices) Notice 2003

Pursuant to Regulation 9 of the Radiocommunications Regulations 2001 ("the Regulations") made under section 116 (1) (b) of the Radiocommunications Act 1989, and acting under delegated authority from the Chief Executive, I give the following notice.

Notice

- **1. Short title and commencement**—(1) This notice is the Radiocommunications Regulations (General User Radio Licence for Low Power FM Broadcasting Short Range Devices) Notice 2003.
- (2) This notice comes into force on 1 January 2003.
- 2. General user radio licence—A general user radio licence is granted for the transmission within the range of frequencies specified in the licence by means of radiocommunication transmitters known as "Low Power FM Broadcasting Short Range Devices", "LPFM Broadcasting", and "Real Estate Talking Homes" in accordance with the terms, conditions and restrictions of this notice.
- **3.** Terms, conditions and restrictions—(1) The ranges of frequencies, and power of transmissions, permitted pursuant to this licence are those prescribed in the Schedule to this notice.
- (2) Transmitters must conform to technical standards as prescribed in notices made under Regulation 32 (1) (b) of the Regulations.
- (3) Frequency use is on a shared basis and the Chief Executive does not accept liability under any circumstances for any loss or damage of any kind occasioned by the unavailability of frequencies, or interference to reception.
- (4) Should interference occur to services licensed pursuant to a radio licence or a spectrum licence, the Chief Executive reserves the right to require and ensure that any transmission pursuant to this general user radio licence change frequency, reduce power or cease operation.
- **4. Period of validity of licence**—This licence expires on 30 June 2003.

Schedule

Transmissions must be contained within the following ranges of frequencies:

Frequency	Maximum permitted radiated
(MHz)	power (peak e.i.r.p.)
88.0 - 88.5	300 milliwatts
06.63 - 107.4	300 milliwatts
107.4 - 108.0	25 milliwatts

Dated at Wellington this Wednesday, the 4th day of December 2002.

ADAM FEELEY, Acting Manager, Radio Spectrum Management, Ministry of Economic Development.

Explanatory Note

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

This notice prescribes that, pursuant to regulation-making powers of the Radiocommunications Act 1989, a general user radio licence is granted for transmission on frequencies specified in the licence by means of radiocommunication transmitters known as "Low Power FM Broadcasting Short Range Devices", "LPFM Broadcasting", and "Real Estate Talking Homes", in accordance with the terms, conditions, and restrictions of this notice. This notice comes into force on 1 January 2003 and expires on 30 June 2003.

go8135

Education

Education Act 1989

Te Kura o Torere Constitution Amendment Notice 2002

Pursuant to section 156 (6) (b) of the Education Act 1989, and acting under delegation from the Minister, I hereby give the following notice.

Notice

- **1.** This notice may be cited as Te Kura o Torere Constitution Amendment Notice 2002.
- **2.** The notice entitled "Te Kura o Torere Establishment" and published in the *New Zealand Gazette*, 22 November 2001, page 3880, is hereby amended by revoking Clause 5 and substituting it with the following clause:
 - **5.** "Constitution of the Board of Trustees

Te Kura o Torere Board of Trustees shall comprise:

- (a) five elected whānau/parent representatives;
- (b) the principal;
- (c) a staff representative; and
- (d) up to four co-opted members."
- **3.** This notice shall come into force on the day after the date of its publication in the *New Zealand Gazette*.

Dated at Wellington this 10th day of December 2002.

HOWARD FANCY, Secretary for Education.

go841

Private Schools Conditional Integration Act 1975

Integration Agreement

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that an 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:

Aquinas College, Tauranga.

The said integration agreement was executed on 6 December 2002.

A copy of the integration agreement is available for inspection without charge by any member of the public at the regional office of the Ministry of Education, corner of Bridge and Grey Streets, Hamilton.

Dated at Wellington this 6th day of December 2002.

KATHY PHILLIPS, Senior Manager, National Operations. go8313

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:

Aquinas College, Tauranga.

The said supplementary integration agreement was executed on 6 December 2002.

A copy of the supplementary integration agreement is available for inspection without charge by any member of the public at the regional office of the Ministry of Education, corner of Bridge and Grey Streets, Hamilton.

Dated at Wellington this 6th day of December 2002.

KATHY PHILLIPS, Senior Manager, National Operations. go8312

Aquinas College (Attendance Dues) Notice 2003

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 Aquinas College, Tauranga.

Notice

- **1.** This notice shall be cited as Aquinas College (Attendance Dues) Notice 2003.
- **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 school requiring them to pay attendance dues.
- **3.** The attendance dues payable in respect of any pupil shall be \$404.21 (exclusive of G.S.T.) per annum, per pupil.
- 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 6th day of December 2002.

KATHY PHILLIPS, Senior Manager, National Operations. go8311

Fisheries

Fisheries (Allocation of Individual Catch Entitlement) Regulations 1999

Fisheries (South Island Customary Fishing) Notice (No. 34) 2002 (No. F231)

Pursuant to Regulation 10 of the Fisheries (South Island Customary Fishing) Regulations 1999, and acting under delegated authority, the Associate Minister of Fisheries hereby gives the following notice.

Notice

- 1. Title and commencement—(1) This notice may be cited as the Fisheries (South Island Customary Fishing) Notice (No. 34) 2002.
- (2) This notice shall come into effect the day after the date of its notification in the *New Zealand Gazette*.
- **2. Interpretation**—In this notice:
 - (a) The term "customary food gathering" has the same meaning as defined in the Fisheries (South Island Customary Fishing) Regulations 1999.
 - (b) Any reference to "Tangata Tiaki/Kaitiaki" means the person or persons appointed under Regulation 9 or 10 of the Fisheries (South Island Customary Fishing)

- Regulations 1999 as Tangata Tiaki/Kaitiaki for the area/rohe moana.
- (c) Any reference to "area/rohe moana" means the area specified in clause 2 (c) of the Fisheries (South Island Customary Fishing) Notice (No. 5) 1998 (No. F102).
- **3.** Nomination of Tangata Tiaki/Kaitiaki—Te Rūnanga o Makaawhio, being the tangata whenua holding manawhenua manamoana over the area/rohe moana, have nominated Vicki Lee Cain as a Tangata Tiaki/Kaitiaki for the area/rohe moana
- 4. Appointment of Tangata Tiaki/Kaitiaki—Subsequent to the cancellation of Virginia Bannister as Tangata Tiaki/Kaitiaki in the Fisheries (South Island Customary Fishing) Notice (No. 32) 2002 (No. F219), the Associate Minister of Fisheries hereby appoints Vicki Lee Cain as Tangata Tiaki/Kaitiaki for managing customary food gathering for the area/rohe moana. The appointment is for a term of five years commencing the day this notice comes into effect.
- 5. Power to authorise taking of fisheries resources for customary food gathering—The Tangata Tiaki/Kaitiaki may authorise any individual to take fisheries resources managed under the Fisheries Acts 1983 and 1996 for customary food gathering purposes from within the whole or any part of the area/rohe moana. No customary food gathering of fisheries resources may take place in the area/rohe moana without authorisation from the Tangata Tiaki/Kaitiaki.

Dated at Wellington this 5th day of November 2002.

PAREKURA HOROMIA, Associate Minister of Fisheries. go8392

Fisheries (South Island Customary Fishing) Notice (No. 35) 2002 (No. F232)

Pursuant to Regulation 10 of the Fisheries (South Island Customary Fishing) Regulations 1999, and acting under delegated authority, the Associate Minister of Fisheries hereby gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Fisheries (South Island Customary Fishing) Notice (No. 35) 2002.
- (2) This notice shall come into effect the day after the date of its notification in the *New Zealand Gazette*.
- **2. Interpretation**—In this notice:
 - (a) The term "customary food gathering" has the same meaning as defined in the Fisheries (South Island Customary Fishing) Regulations 1999.
 - (b) Any reference to "Tangata Tiaki/Kaitiaki" means the person or persons appointed under Regulation 9 or 10 of the Fisheries (South Island Customary Fishing) Regulations 1999 as Tangata Tiaki/Kaitiaki for the area/rohe moana.
 - (c) Any reference to "area/rohe moana" means the area specified in clause 2 (c) of the Fisheries (South Island Customary Fishing) Notice (No. 19) 2000 (No. F152).
- 3. Cancellation of Tangata Tiaki/Kaitiaki—Te Rūnanga o Moeraki, being the tangata whenua who nominated Wayne Tipa as Tangata Tiaki/Kaitiaki for the area/rohe moana under Regulation 5 of the Fisheries (South Island Customary Fishing) Regulations 1999, have requested in writing that William Wayne Tipa be cancelled as a Tangata Tiaki/Kaitiaki.
- **4. Cancellation of appointment**—The Associate Minister of Fisheries hereby cancels the appointment of William Wayne Tipa as Tangata Tiaki/Kaitiaki for managing customary food gathering for the area/rohe moana.

- **5.** Nomination of Tangata Tiaki/Kaitiaki—Te Rūnanga o Moeraki, being the tangata whenua holding manawhenua manamoana over the area/rohe moana, have nominated Marcia Garven as a Tangata Tiaki/Kaitiaki for the area/rohe moana
- **6. Appointment of Tangata Tiaki/Kaitiaki**—The Associate Minister of Fisheries hereby appoints Marcia Garven as a Tangata Tiaki/Kaitiaki for managing customary food gathering for the area/rohe moana. The appointment is for a term of five years commencing the day this notice comes into effect.
- 7. Power to authorise taking of fisheries resources for customary food gathering—The Tangata Tiaki/Kaitiaki may authorise any individual to take fisheries resources managed under the Fisheries Acts 1983 and 1996 for customary food gathering purposes from within the whole or any part of the area/rohe moana. No customary food gathering of fisheries resources may take place in the area/rohe moana without authorisation of a Tangata Tiaki/Kaitiaki.

Dated at Wellington this 5th day of November 2002. PAREKURA HOROMIA, Associate Minister of Fisheries. go8391

Fisheries (South Island Customary Fishing) Notice (No. 36) 2002 (No. F233)

Pursuant to Regulation 9 of the Fisheries (South Island Customary Fishing) Regulations 1999, and acting under delegated authority, the Associate Minister of Fisheries hereby gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Fisheries (South Island Customary Fishing) Notice (No. 36) 2002.
- (2) This notice shall come into effect the day after the date of its notification in the *New Zealand Gazette*.
- **2. Interpretation**—In this notice:
 - (a) The term "customary food gathering" has the same meaning as defined in the Fisheries (South Island Customary Fishing) Regulations 1999.
 - (b) Any reference to "Tangata Tiaki/Kaitiaki" means the person or persons appointed under Regulation 9 of the Fisheries (South Island Customary Fishing) Regulations 1999 as Tangata Tiaki/Kaitiaki for a general customary food gathering area/rohe moana and confirmed in clause 4 of this notice.
 - (c) The term "South Island fisheries waters" has the same meaning as defined in the Fisheries (South Island Customary Fishing) Regulations 1999.
 - (d) Any reference to "area/rohe moana" means the area from the northern bank of the Hakatere River, following the coast to Ounu Hau Point at Pōhatu, and including Te Waihora (Lake Ellesmere as defined as Quota Management Area ANG 13 in the Fisheries Act 1996) and its catchment, but excluding Lake Forsyth, then due east to the limit of the South Island fisheries waters, then following the boundary of the South Island fisheries waters to a point due east of the Hakatere River, and finally back to the northern bank of the Hakatere River.
- **3.** Nomination of Tangata Tiaki/Kaitiaki—Te Taumutu Rūnanga, being the representative of tangata whenua holding manawhenua manamoana over the area/rohe moana, have nominated David O'Connell, Don Brown, Tania Nutira and Malcolm Wards as Tangata Tiaki/Kaitiaki for the area/rohe moana.
- **4. Appointment of Tangata Tiaki/Kaitiaki**—The Associate Minister of Fisheries, acting under delegated authority from the Minister of Fisheries, hereby confirms the

appointment of David O'Connell, Don Brown, Tania Nutira and Malcolm Wards as Tangata Tiaki/Kaitiaki for managing customary food gathering for the area/rohe moana. The appointment is for a term of five years commencing the day this notice comes into effect.

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

Dated at Wellington this 5th day of November 2002. PAREKURA HOROMIA, Associate Minister of Fisheries. 208390

Fisheries (South Island Customary Fishing) Notice (No. 37) 2002 (No. F234)

Pursuant to Regulation 9 of the Fisheries (South Island Customary Fishing) Regulations 1999, and acting under delegated authority, the Associate Minister of Fisheries hereby gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Fisheries (South Island Customary Fishing) Notice (No. 37) 2002.
- (2) This notice shall come into effect the day after the date of its notification in the *New Zealand Gazette*.
- **2. Interpretation**—In this notice:
 - (a) The term "customary food gathering" has the same meaning as defined in the Fisheries (South Island Customary Fishing) Regulations 1999.
 - (b) Any reference to "Tangata Tiaki/Kaitiaki" means the person or persons appointed under Regulation 9 of the Fisheries (South Island Customary Fishing) Regulations 1999 as Tangata Tiaki/Kaitiaki for a general customary food gathering area/rohe moana and confirmed in clause 4 of this notice.
 - (c) The term "South Island fisheries waters" has the same meaning as defined in the Fisheries (South Island Customary Fishing) Regulations 1999.
 - (d) Any reference to "area/rohe moana" means the area from the northern bank of the Hakatere River, following the coast to Ounu Hau Point at Pōhatu, excluding Te Waihora (Lake Ellesmere as defined as Quota Management Area ANG 13 in the Fisheries Act 1996) and its catchment, and excluding Lake Forsyth, then due east to the limit of the South Island fisheries waters, then following the boundary of the South Island fisheries waters to a point due east of the Hakatere River, and finally back to the northern bank of the Hakatere River.
- **3. Nomination of Tangata Tiaki/Kaitiaki**—Wairewa Rūnanga, being the representative of tangata whenua holding manawhenua manamoana over the area/rohe moana, have nominated Steve Tuuta, Rei Simon, Tony Edwards, Theo Bunker, Wayne Robinson and Robin Wybrow as Tangata Tiaki/Kaitiaki for the area/rohe moana.
- **4. Appointment of Tangata Tiaki/Kaitiaki**—The Associate Minister of Fisheries, acting under delegated authority from the Minister of Fisheries, hereby confirms the appointment of Steve Tuuta, Rei Simon, Tony Edwards, Theo Bunker, Wayne Robinson and Robin Wybrow as Tangata Tiaki/Kaitiaki for managing customary food gathering for the area/rohe moana. The appointment is for a term of five years commencing the day this notice comes into effect.

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

Dated at Wellington this 5th day of November 2002.

PAREKURA HOROMIA, Associate Minister of Fisheries.

go8389

Fisheries (South Island Customary Fishing) Notice (No. 38) 2002 (No. F235)

Pursuant to Regulation 9 of the Fisheries (South Island Customary Fishing) Regulations 1999, and acting under delegated authority, the Associate Minister of Fisheries hereby gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Fisheries (South Island Customary Fishing) Notice (No. 38) 2002.
- (2) This notice shall come into effect the day after the date of its notification in the *New Zealand Gazette*.
- **2. Interpretation**—In this notice:
 - (a) The term "customary food gathering" has the same meaning as defined in the Fisheries (South Island Customary Fishing) Regulations 1999.
 - (b) Any reference to "Tangata Tiaki/Kaitiaki" means the person or persons appointed under Regulation 9 of the Fisheries (South Island Customary Fishing) Regulations 1999 as Tangata Tiaki/Kaitiaki for a general customary food gathering area/rohe moana and confirmed in clause 4 of this notice.

- (c) The term "South Island fisheries waters" has the same meaning as defined in the Fisheries (South Island Customary Fishing) Regulations 1999.
- (d) Any reference to "area/rohe moana" means the area from the northern bank of the Hakatere River, following the coast to Ounu Hau Point at Pōhatu, excluding Te Waihora (Lake Ellesmere as defined as Quota Management Area ANG 13 in the Fisheries Act 1996) and its catchment, and excluding Lake Forsyth, then due east to the limit of the South Island fisheries waters, then following the boundary of the South Island fisheries waters to a point due east of the Hakatere River, and finally back to the northern bank of the Hakatere River.
- **3. Nomination of Tangata Tiaki/Kaitiaki**—Ōnuku Rūnanga, being the representative of tangata whenua holding manawhenua manamoana over the area/rohe moana, have nominated Pere Tainui, Bruce Rhodes, Wi Tainui and Meri Robinson as Tangata Tiaki/Kaitiaki for the area/rohe moana.
- **4. Appointment of Tangata Tiaki/Kaitiaki**—The Associate Minister of Fisheries, acting under delegated authority from the Minister of Fisheries, hereby confirms the appointment of Pere Tainui, Bruce Rhodes, Wi Tainui and Meri Robinson as Tangata Tiaki/Kaitiaki for managing customary food gathering for the area/rohe moana. The appointment is for a term of five years commencing the day this notice comes into effect.
- 5. Power to authorise taking of fisheries resources for customary food gathering—The Tangata Tiaki/Kaitiaki may authorise any individual to take fisheries resources managed under the Fisheries Acts 1983 and 1996 for customary food gathering purposes from within the whole or any part of the area/rohe moana. No customary food gathering of fisheries resources may take place in the area/rohe moana without authorisation from the Tangata Tiaki/Kaitiaki.

Dated at Wellington this 5th day of November 2002.

PAREKURA HOROMIA, Associate Minister of Fisheries.

go8388

Health

Health Research Council Act 1990

Appointment to the Health Research Council

Pursuant to sections 8 (1) (b) and 11 (1) of the Health Research Council Act 1990, I appoint

Graeme Fraser

as a non-researcher member and chair of the Health Research Council for a three-year term of office commencing from the date of this notification.

Dated at Wellington this 10th day of December 2002.

ANNETTE KING, Minister of Health.

go8264

Medicines Act 1981

Consent to the Distribution of New Medicines

Pursuant to section 20 of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the new medicines set out in the Schedule hereto:

Schedule

Product: Sudafed Congestion & Sinus Pain Relief

Active Ingredients: Ibuprofen 200mg

Pseudoephedrine hydrochloride 30mg

Dosage Form: Film coated tablet

New Zealand Sponsor: Pfizer Consumer Healthcare (division of Pfizer Laboratories Limited)

Manufacturer: Pfizer Pty Limited, Caringbah, Sydney, New South Wales, Australia

Product: Trental

Active Ingredient: Pentoxifylline 400mg

Dosage Form: Modified release tablet

New Zealand Sponsor: Aventis Pharma Limited

Manufacturer: Aventis Pharma SpA, Scoppito, L'Aquila, Italy

Dated this 3rd day of December 2002.

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

go8189

Consent to the Distribution of a New Related Product

Pursuant to section 20 of the Medicines Act 1981, the Minister of Health hereby consents to the distribution in New Zealand of the new related product set out in the Schedule hereto:

Schedule

Product: Throaties Plus – Lemon & Honey

Active Ingredient: Amylmetacresol 0.6mg

Dosage Form: Lozenge

New Zealand Sponsor: Cadbury Confectionery Limited

Manufacturer: Ernest Jackson & Co Limited, Crediton, Devon, England

Product: Throaties Plus – Redcurrant & Rosehip

Active Ingredient: Amylmetacresol 0.6mg

Dosage Form: Lozenge

New Zealand Sponsor: Cadbury Confectionery Limited

Manufacturer: Ernest Jackson & Co Limited, Crediton, Devon, England

Dated this 3rd day of December 2002.

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

February 1997).

go8190

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: Cozaar

Active Ingredient: Losartan potassium 12.5mg

Dosage Form: Film coated tablet

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

Manufacturer: Merck Sharp & Dohme UK Limted, Cramlington, Northumberland, United Kingdom

Product: Cozaar

Active Ingredient: Losartan potassium 50mg

Dosage Form: Film coated tablet

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

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

Product: Lamictal

Active Ingredient: Lamotrigine 100mg

Dosage Form: Chewable/dispersible tablet
New Zealand Sponsor: GlaxoSmithKline (NZ) Limited

Manufacturers: Glaxo Wellcome Operations, Temple Hill, Dartford, Kent, United Kingdom

GlaxoSmithKline Australia Pty Limited, Boronia, Victoria, Australia

Product: Lamictal

Active Ingredient: Lamotrigine 200mg

Dosage Form: Chewable/dispersible tablet
New Zealand Sponsor: GlaxoSmithKline (NZ) Limited

Manufacturers: Glaxo Wellcome Operations, Temple Hill, Dartford, Kent, United Kingdom

GlaxoSmithKline Australia Pty Limited, Boronia, Victoria, Australia

Product: Lamictal

Active Ingredient: Lamotrigine 25mg

Dosage Form: Chewable/dispersible tablet
New Zealand Sponsor: GlaxoSmithKline (NZ) Limited

Manufacturers: Glaxo Wellcome Operations, Ware, Hertfordshire, United Kingdom

Glaxo Wellcome Operations, Temple Hill, Dartford, Kent, United Kingdom

GlaxoSmithKline Australia Pty Limited, Boronia, Victoria, Australia

Product: Lamictal

Active Ingredient: Lamotrigine 50mg

Dosage Form: Chewable/dispersible tablet
New Zealand Sponsor: GlaxoSmithKline (NZ) Limited

Manufacturers: Glaxo Wellcome Operations, Temple Hill, Dartford, Kent, United Kingdom

GlaxoSmithKline Australia Pty Limited, Boronia, Victoria, Australia

Product: Losec MUPS

Active Ingredient: Omeprazole magnesium 10.3mg equivalent to 10mg omeprazole

Dosage Form: Film coated tablet
New Zealand Sponsor: AstraZeneca Limited

Manufacturer: AstraZeneca AB, Sodertalje, Sweden

Product: Losec MUPS

Active Ingredient: Omeprazole magnesium 20.6mg equivalent to 20mg omeprazole

Dosage Form: Film coated tablet
New Zealand Sponsor: AstraZeneca Limited

Manufacturer: AstraZeneca AB, Sodertalje, Sweden

Product: NovoNorm

Active Ingredient: Repaglinide 0.5mg

Dosage Form: Tablet

New Zealand Sponsor: Novo Nordisk Pharmaceuticals Limited

Manufacturer: Boehringer Ingelheim Pharma KG, Ingelheim am Rhein, Germany

Product: NovoNorm
Active Ingredient: Repaglinide 1mg

Dosage Form: Tablet

New Zealand Sponsor: Novo Nordisk Pharmaceuticals Limited

Manufacturer: Boehringer Ingelheim Pharma KG, Ingelheim am Rhein, Germany

Product: NovoNorm
Active Ingredient: Repaglinide 2mg

Dosage Form: Tablet

New Zealand Sponsor: Novo Nordisk Pharmaceuticals Limited

Manufacturer: Boehringer Ingelheim Pharma KG, Ingelheim am Rhein, Germany

Product: Rocaltrol
Active Ingredient: Calcitriol 0.25µg
Dosage Form: Liquid filled capsule

New Zealand Sponsor: Roche Products (New Zealand) Limited

Manufacturers: F Hoffmann-La Roche AG, Basel, Switzerland

R P Scherer & Co. KG., Eberbach/Baden, Germany

Product: Rocaltrol
Active Ingredient: Calcitriol 0.5µg
Dosage Form: Liquid filled capsule

New Zealand Sponsor: Roche Products (New Zealand) Limited

Manufacturers: F Hoffmann-La Roche AG, Basel, Switzerland
R P Scherer & Co. KG., Eberbach/Baden, Germany

Product: Rocaltrol
Active Ingredient: Calcitriol 1µg/mL
Dosage Form: Oral solution

New Zealand Sponsor: Roche Products (New Zealand) Limited
Manufacturer: Roche Producti SpA, Segrate, Milan, Italy

Dated this 3rd day of December 2002.

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

go8191

Inland Revenue

Income Tax Act 1994

Notice of Determination of Tax Depreciation Rates

- This is a notice made under section EG 14 of the Income Tax Act 1994 of a depreciation determination issued by the Commissioner of Inland Revenue under section EG 4 of that Act.
- 2. "Determination DEP 47: Tax Depreciation Rates General Determination Number 47" relating to graders (capsicums) was signed on 4 December 2002, and will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- 3. A copy of the determination may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8238

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 BR Pub 02/02 entitled "Disposition of real property for inadequate consideration where following a grant of a life estate the balance is transferred to another person Gift duty and income tax implications" was issued on 29 November 2002. The ruling's subject matter was originally contained in BR Pub 96/1 and BR Pub 96/2A. BR Pub 96/1 applied up until 31 March 1999. BR Pub 96/2A applied up until the end of the 1998-99 income year. BR Pub 02/02 applies for the period from 1 April 1999 to 31 March 2005. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- 3. A copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8229

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 BR Pub 02/03 entitled "Disposition of real property for inadequate consideration where following a grant of a lease the balance is transferred to another person Gift duty and income tax implications" was issued on 29 November 2002. The ruling's subject matter was originally contained in BR Pub 96/1 and BR Pub 96/2A. BR Pub 96/1 applied up until 31 March 1999. BR Pub 96/2A applied up until the end of the 1998-99 income year. BR Pub 02/03 applies for the period from 1 April 1999 to 31 March 2005. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.

3. A copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8230

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 BR Pub 02/04 entitled "Disposition of real property for inadequate consideration where following the transfer to another person a life estate is granted back Gift duty and income tax implications" was issued on 29 November 2002. The ruling's subject matter was originally contained in BR Pub 96/1 and BR Pub 96/2A. BR Pub 96/1 applied up until 31 March 1999. BR Pub 96/2A applied up until the end of the 1998-99 income year. BR Pub 02/04 applies for the period from 1 April 1999 to 31 March 2005. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- 3. A copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8231

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 BR Pub 02/05 entitled "Disposition of real property for inadequate consideration where following the transfer to another person a lease is granted back Gift duty and income tax implications" was issued on 29 November 2002. The ruling's subject matter was originally contained in BR Pub 96/1 and BR Pub 96/2A. BR Pub 96/1 applied up until 31 March 1999. BR Pub 96/2A applied up until the end of the 1998-99 income year. BR Pub 02/05 applies for the period from 1 April 1999 to 31 March 2005. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- 3. A copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8232

Notice of Public Ruling

- 1. This is a notice of a public ruling made under section 91D of the Tax Administration Act 1994.
- Public ruling BR Pub 02/06 entitled "Disposition of real property for inadequate consideration where following the transfer to another person a licence is granted back

 Gift duty and income tax implications" was issued on 29 November 2002. The ruling's subject matter was originally contained in BR Pub 96/1 and BR Pub 96/2A. BR Pub 96/1 applied up until 31 March 1999. BR Pub 96/2A applied up until the end of the 1998-99 income year. BR Pub 02/06 applies for the period from 1 April 1999 to 31 March 2005. It will appear in Inland

- Revenue's Tax Information Bulletin, Vol. 14, No. 12, of December 2002.
- 3. A copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8233

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 BR Pub 02/07 entitled "Disposition of real property for inadequate consideration where the transferor purports to grant him or herself a licence to occupy and transfer the balance Gift duty and income tax implications" was issued on 29 November 2002. The ruling's subject matter was originally contained in BR Pub 96/1 and BR Pub 96/2A. BR Pub 96/1 applied up until 31 March 1999. BR Pub 96/2A applied up until the end of the 1998-99 income year. BR Pub 02/07 applies for the period from 1 April 1999 to 31 March 2005. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- A copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8234

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 BR Pub 02/08 entitled "Disposition of real property for inadequate consideration where there is a 'simultaneous' grant of a life estate and transfer of the balance to another person Gift duty and income tax implications" was issued on 29 November 2002. The ruling's subject matter was originally contained in BR Pub 96/1 and BR Pub 96/2A. BR Pub 96/1 applied up until 31 March 1999. BR Pub 96/2A applied up until the end of the 1998-99 income year. BR Pub 02/08 applies for the period from 1 April 1999 to 31 March 2005. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- 3. A copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8235

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 BR Pub 02/09 entitled "Disposition of real property for inadequate consideration where there is a 'simultaneous' grant of a lease and transfer of the balance to another person Gift duty and income tax implications" was issued on 29 November 2002. The ruling's subject matter was originally contained in BR Pub 96/1 and BR Pub 96/2A. BR Pub 96/1 applied up until 31 March 1999. BR Pub 96/2A applied up until the end of the 1998-99 income year. BR Pub 02/09

- applies for the period from 1 April 1999 to 31 March 2005. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- 3. A copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8236

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 BR Pub 02/10 entitled "Disposition of real property for inadequate consideration where the transferor purports to 'simultaneously' grant a licence and transfer the balance to another person Gift duty and income tax implications" was issued on 29 November 2002. The ruling's subject matter was originally contained in BR Pub 96/1 and BR Pub 96/2A. BR Pub 96/1 applied up until 31 March 1999. BR Pub 96/2A applied up until the end of the 1998-99 income year. BR Pub 02/10 applies for the period from 1 April 1999 to 31 March 2005. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- 3. A copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8237

Notice of Product Ruling

- 1. This is a notice of a product ruling made under section 91F of the Tax Administration Act 1994.
- 2. Product ruling No. 02/17 was issued on 2 October 2002. It relates to the Telecommunications Act 2001 and the Goods and Services Tax Act 1985. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- 3. From 6 January 2003, a copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8239

Notice of Product Ruling

- 1. This is a notice of a product ruling made under section 91F of the Tax Administration Act 1994.
- Product ruling No. 02/18 was issued on 30 October 2002. It relates to the lease of a motor vehicle to an employer and the provision of that motor vehicle by the employer to an employee for their business and private use and enjoyment. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002
- 3. From 6 January 2003, a copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8240

Notice of Product Ruling

- 1. This is a notice of a product ruling made under section 91F of the Tax Administration Act 1994.
- Product ruling No. 02/19 was issued on 30 October 2002. It relates to the lease of a motor vehicle to an employer and the provision of that motor vehicle by the employer to an employee for their business and private use and enjoyment. It will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 14, No. 12, of December 2002.
- 3. From 6 January 2003, a copy of the ruling may be obtained by writing to the Manager, Field Liaison & Communication (Adjudication & Rulings), National Office, Inland Revenue, P.O. Box 2198, Wellington.

MARTIN SMITH, General Manager (Adjudication & Rulings).

go8241

Internal Affairs

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 24

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. 24.
- **2.** The organisations specified in the Schedule hereto are hereby declared to be approved organisations for the purpose of the Marriage Act 1955.

Schedule

All Nations Revival Fires Church.

Arohanui United Ministrys.

Crestwood Community Church.

Muslim Association of Canterbury (MAC).

Northshore Glory Community Trust Church.

St Marys Community Church Pukenui.

Wanganui Indian (Multicultural) Society Incorporated.

Dated at Wellington this 6th day of December 2002.

B. E. CLARKE, Registrar-General.

go8320

Marriage Celebrants for 2002 Notice No. 78

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:

Clark-Marsh, Shona, 5 Hillview Crescent, Taumarunui.

Ebanks, Leonora Mary, 94 Endeavour Street, Lyall Bay, Wellington.

Ellis, Anne Marie, 199 Main Road, Hope, Nelson.

Foster, Nancy, 7 Bailey Street, Huntly.

Gibbeson, Debra, 5 Deborah Place, Dinsdale, Hamilton.

Gray, Sandra May, 147 Rotongaro Road, Huntly.

Jones, Jillian Gwyneth, 20A Nicholls Street, Richmond, Christchurch.

Lawton, Kay Mamae, 747 Otama Road, Gore.

Dated at Wellington this 6th day of December 2002.

B. E. CLARKE, Registrar-General.

go8321

Marriage Celebrants for 2002 Notice No. 79

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:

Addley, Kevin George Benja, Church of Jesus Christ of Latter-Day Saints.

Auva'a, Faatoese, Samoan Methodist Church of New Zealand.

Banbury, Steven Ross, Seaview Christian Centre.

Bilby, Glenn, Elim Church of New Zealand.

Casson Matthew Donald, Faith City Christian Life Centre.

Cosgriff, Matthew, Roman Catholic.

Hercock, Alan Grant, Faith City Christian Life Centre.

Kolikata, Viliame Ratu, Assemblies of God in New Zealand.

Leameivaka, Sosaia, The Tongan Community Church of Hephzibah in New Zealand.

Mahara Taku Tama, Faith Tabernacle Youth Ministries.

Morris, John, Church of Jesus Christ of Latter-Day Saints.

Nikora, Charles Brisbane, Kingdom Builders International Network.

Panagos, Maureen, Assemblies of God in New Zealand.

Pedersen, Thorvold Joshua, Presbyterian.

Pere, Ta Apu, Presbyterian.

Scott, Philip, Elim Church of New Zealand.

Smith, Michael Shayne, Church of Jesus Christ of Latter-Day Saints.

Talakai, Siosiua Leakona, New Zealand Kahoa Tauleva.

Taylor, Bryon Peter, Faith City Christian Life Centre.

Taylor, Michelle Anne, Faith City Christian Life Centre.

Tuaoi, Samuel Robert Tuiulupona, Elim Church of New Zealand.

Tuiasosopo, Filemoni, Samoan Methodist Church of New Zealand.

Tuilagi, Lasalo, Samoan Methodist Church of New Zealand.

Tuisalega, Esau, Samoan Methodist Church of New Zealand.

Unasa, Liuneta, Samoan Methodist Church of New Zealand.

Van Der Zee, John, Assemblies of God in New Zealand.

Van Der Zee, Leonie Georgina Joan, Assemblies of God in New Zealand.

Wharemate, David, Church of Jesus Christ of Latter-Day Saints.

Williams, Charles Russell, Philadelephia Church of God.

Wilson, Anthony Shaun, Church of Jesus Christ of Latter-Day Saints.

Dated at Wellington this 6th day of December 2002.

B. E. CLARKE, Registrar-General.

go8322

Marriage Celebrants for 2002 Notice No. 80

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:

Adams, Stephen John, Brethren.

Addley, George William, Church of Jesus Christ of Latter-Day Saints.

Amende, Phillip John, Church of Jesus Christ of Latter-Day Saints.

Anugraha, Johnvin, Presbyterian.

Balchin, David, Presbyterian.

Banbury, Steven Ross, Baptist.

Barnes, Neil John, CityLife Church.

Bell, Daniel Markus, Assemblies of God in New Zealand.

Brocket, Colin Thomas, Plains Christian Fellowship.

Buchanan, Andrew James, Edge City Church Trust.

Chapman, Christine Maeve, The Gnostic Society Incorporated.

Cobb, Ian Gordon, Assemblies of God in New Zealand.

Duncan, Michael Ian, Baptist.

Ellery, Geoffrey, Presbyterian.

Erlam, Charles Harry, Brethren.

Eteuati, Vaiao, Samoan Methodist Church of New Zealand.

Faauli, Pele, Church of Jesus Christ of Latter-Day Saints.

Fung, James Ngar Kok, Grace Chinese Mission Church Incorporated.

Gilland, Shane William, Brethren.

Hall, Robert Leigh, Christadelphians.

Hannah, John, Roman Catholic.

Keating, Logan Charles, The Navigators of New Zealand Incorporated.

Kingi, Philip Airey Te Mete, Destiny International Trust. Le Roux, Andre, Methodist.

Leauanae, Mulinu'u Woolley, Church of Jesus Christ of Latter-Day Saints.

Lemana, Fagaloa, Samoan Methodist Church of New Zealand.

Lene, Amosa, Samoan Methodist Church of New Zealand.

Lologa-Iosua, Solia Tautai, Landmark Baptist Church of Otara.

Mahara, Taku Tama, In Jesus Christ Name Church.

Manktelow, Craig Kenneth, Elim Church of New Zealand.

Mauga, Petelo, Roman Catholic.

Patel, Vithal Jairam, Assemblies of God in New Zealand.

Paterson, Jacqueline Gaye, Anglican.

Prosser, Shane Graham, Gateway Christian Centre.

Puzon, Leonilo, Church of Christ.

Riley, Andrew John, Elim Church of New Zealand.

Ripley, Nigel Grant, Burwood Christian Centre.

Rochfort, Marty, Open Air Campaigners (NZ) Incorporated.

Ruakere, Cindy, Edge City Church.

Schwenke, Arthur, Church of Jesus Christ of Latter-Day Saints.

Sefo, Vise Elise, Assemblies of God in New Zealand.

Squires, Evan John Westbrooke, West City Christian Centre.

Suisala, Elia, Samoan Methodist Church of New Zealand.

Tuimaseve, Misikupa Gasu, Reformed Congregational LMS Samoan Churches in New Zealand.

Vea, Leotisia, Assemblies of God in New Zealand.

Walker, Shelley Ann, Anglican.

Wanikau, Rangipoia, Maori Spiritual Healers of Aotearoa.

Wearmouth, Shane Joseph, Brethren.

Wynyard, George Herbert, Brethren.

Dated at Wellington this 6th day of December 2002.

B. E. CLARKE, Registrar-General.

go8323

Labour

Employment Relations Act 2000

Employment Relations Education Leave: Approved Courses

Under section 72 (3) of the Employment Relations Act 2000, the Minister of Labour has delegated the power to approve courses for Employment Relations Education (ERE) Leave to the ERE Advisory Committee.

The ERE Advisory Committee has approved the following courses:

Maori Legal Services

Title: Employment Workshop
Title: Management Systems
Title: Conflict Management

New Zealand Meat Workers and Related Trades Union

Title: Dispute Resolution

Post Primary Teachers Association

Title: ERE for PPTA Te Wehengarua National Executive

Title: ERE for PPTA Te Wehengarua Regional Officers and Regional Activists

Authorised by:

WILF MALCOLM, Chair, Employment Relations Education Advisory Committee.

go8188

Skill New Zealand

Industry Training Act 1992

Sport Fitness and Recreation Industry Training Organisation Limited

The Board of Skill New Zealand – Pūkenga Aotearoa, pursuant to section 9 (3) (a) of the Industry Training Act 1992, cancelled the recognition of the Sport Fitness and Recreation Industry Training Organisation Limited as the Industry Training Organisation for the sport, fitness and recreation industry (including the planning, management, promotion and delivery of sport, fitness, community recreation, outdoor recreation and ski industries), effective from 18 June 2001.

The Board of Skill New Zealand – Pūkenga Aotearoa, pursuant to section 8 of the Industry Training Act 1992 and having consulted with the New Zealand Qualifications Authority, afforded provisional recognition to the Sport Fitness and Recreation Industry Training Organisation Limited to set standards at Levels 1 to 8 on the National Qualifications Framework for the sport, fitness and recreation industry (including the planning, management, promotion and delivery of sport, fitness, community recreation, outdoor recreation and ski industries) for a period of up to 18 months, effective from 18 June 2001.

Dated at Wellington this 10th day of December 2002.

ADRIENNE D'ATH, Chairperson.

go8395

Gas and Petrochemical Industry Training Organisation

The Board of Skill New Zealand – Pūkenga Aotearoa, pursuant to section 5 of the Industry Training Act 1992 and having consulted with the New Zealand Qualifications Authority, approved the extension of the existing coverage of the Gas and Petrochemical Industry Training Organisation to set standards at Levels 1 to 8 on the National Qualifications Framework for abrasive blasting covering: abrasive blasting, blaster coating operations and protective coating.

Dated at Wellington this 10th day of December 2002.

ADRIENNE D'ATH, Chairperson.

go8393

Pharmacy Industry Training Organisation Incorporated

The Board of Skill New Zealand – Pūkenga Aotearoa, pursuant to section 8 of the Industry Training Act 1992 and having consulted with the New Zealand Qualifications Authority, affords provisional recognition to the Pharmacy Industry Training Organisation Incorporated for a period of 12 months, effective from 16 June 2002.

Dated at Wellington this 10th day of December 2002.

ADRIENNE D'ATH, Chairperson.

go8394

Retail Training New Zealand Incorporated (trading as **Retail Industry Training Organisation**)

The Board of Skill New Zealand – Pūkenga Aotearoa, pursuant to section 5 of the Industry Training Act 1992 and having consulted with the New Zealand Qualifications Authority, affords recognition to Retail Training New Zealand Incorporated (trading as Retail Industry Training Organisation) to set standards at Levels 1 to 8 on the National Qualifications Framework for the retail and wholesale industry, effective from 11 June 2002.

Dated at Wellington this 10th day of December 2002.

ADRIENNE D'ATH, Chairperson.

go8396

The Power Crane Association Industry Training Organisation

The Board of Skill New Zealand – Pūkenga Aotearoa, pursuant to Section 8 of the Industry Training Act 1992 and having consulted with the New Zealand Qualifications Authority, affords provisional recognition to the Power Crane Association Industry Training Organisation for a period of one year to set standards to Levels 1 to 8 on the National Qualifications Framework for the power crane industry in the following areas: the operation of all forms of cranes including mobile, crawler, tower, truck mounted, travelling gantry and overhead cranes, container and harbour cranes, crane site supervision, and the rigging and slinging of loads, effective from 15 May 2002.

Dated at Wellington this 10th day of December 2002.

ADRIENNE D'ATH, Chairperson.

go8397

New Zealand Hairdressing Industry Training Organisation Incorporated

The Board of Skill New Zealand – Pūkenga Aotearoa, pursuant to Section 5 of the Industry Training Act 1992 and having consulted with the New Zealand Qualifications Authority, affords recognition to the New Zealand Hairdressing Industry Training Organisation Incorporated to set standards at Levels 1 to 8 on the National Qualifications Framework for the hairdressing industry, effective from 20 June 2002.

Dated at Wellington this 10th day of December 2002.

ADRIENNE D'ATH, Chairperson.

go8398

New Zealand Extractive Industries Training Organisation Incorporated

The Board of Skill New Zealand – Pūkenga Aotearoa, pursuant to Section 5 of the Industry Training Act 1992 and having consulted with the New Zealand Qualifications Authority, affords recognition to the New Zealand Extractive Industries Training Organisation Incorporated to set standards at Levels 1 to 8 on the National Qualifications Framework for the extractive industries: coal mining (opencast and underground), alluvial pit (gravel, sand and opencast), dredging for minerals (civil works excluded), and tunnelling, effective from 19 February 2001.

Dated at Wellington this 10th day of December 2002.

ADRIENNE D'ATH, Chairperson.

go8399

Transport

Civil Aviation Act 1990

Notice of Granting an Open Aviation Market Licence

Pursuant to section 87U (4) of the Civil Aviation Act 1990, and section 41 (1) of the State Sector Act 1988, and a delegation from the Secretary for Transport dated 29 March 2000, I give notice that John Gibson Bradbury, Deputy Secretary Air Services in the Ministry of Transport, having received an application from Delta Air Lines, Inc., of the United States of America, has granted that airline an Open Aviation Market Licence to carry on scheduled services and non-scheduled flights for an indefinite term with effect from 29 November 2002.

Signed at Wellington this 20th day of November 2002.

JOHN MACILREE, Principal Adviser, Infrastructure and Services.

go8305

Notice of Granting an Open Aviation Market Licence and Variation of a Scheduled International Air Service Licence

Pursuant to sections 87U (4) and 87Q (4) of the Civil Aviation Act 1990, and section 41 (1) of the State Sector Act 1988, and to delegations from the Secretary for Transport dated 29 March 2000, I give notice that John Gibson Bradbury, Deputy Secretary Air Services in the Ministry of Transport, having received an application from Royal Tongan Airlines, of Tonga, has:

- (a) granted that airline an Open Aviation Market Licence to carry on scheduled services and non-scheduled flights for an indefinite term with effect from 23 November 2002; and
- (b) varied the Scheduled International Air Service Licence granted to the airline to provide for that licence to expire on 22 November 2002.

Signed at Wellington this 14th day of November 2002.

JOHN MACILREE, Principal Adviser, Infrastructure and Services.

go830

Authorities and Other Agencies of State Notices

Civil Aviation Authority of New Zealand

Civil Aviation Act 1990

Airworthiness Directives

Pursuant to section 721 (3) (a) of the Civil Aviation Act 1990, and to a delegation from the Director of Civil Aviation, I, Geoffrey Neil Connor, Team Leader–Continuing Airworthiness, hereby issue the following airworthiness directives in respect of aircraft or aeronautical products:

DCA/FRANK/1 DCA/TB9/42 DCA/CESS208/8 DCA/EC120/9 DCA/EC130/5 DCA/AS350/70 DCA/AS355/45 DCA/EC135/9

DCA/BELL212/38 DCA/BELL222/15

These airworthiness directives shall come into force on 19 December 2002.

DCA/LYC/202A

This airworthiness directive came into force on 9 December 2002.

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 10th day of December 2002.

GEOFFREY N. CONNOR, Team Leader-Continuing Airworthiness.

au8408

Summary of Exemptions Granted by the Director of Civil Aviation

Pursuant to section 37 (3) of the Civil Aviation Act 1990, notification is hereby given that the Director of Civil Aviation has granted the following exemption:

One exemption from the requirement in Civil Aviation Rule 125.367 (a) – Cockpit voice recorder. Reference: 3/EXE/32.

Notice of the grant, withdrawal or denial of exemptions with provisos is published in the Civil Aviation Rules Register Information Leaflet (CARRIL).

For the provisos, refer to issue dated 5 December 2002.

The CARRIL is available on the CAA web site:

www.caa.govt.nz

Exemption files may also be viewed on prior request to the Docket Clerk at the office of the Civil Aviation Authority, 1 Market Grove, P.O. Box 31-441, Lower Hutt.

Dated at Lower Hutt this 12th day of December 2002.

JENNY WALTON, Docket Clerk.

au8324

Land Transport Safety Authority

Heavy Motor Vehicle Regulations 1974 Traffic Regulations 1976

Exemption From Specified Requirements in the Heavy Motor Vehicle Regulations 1974 and the Traffic Regulations 1976

Pursuant to Regulation 16A (2) of the Heavy Motor Vehicle Regulations 1974, pursuant to Regulation 90 (1) of the Traffic Regulations 1976, and pursuant to the powers delegated to me by the Director of Land Transport Safety, I, Laszlo Andras Hidvegi, Senior Engineer Safer Vehicles Policy, hereby exempt the vehicles specified in Schedule 1 of this notice from the requirements in Schedule 2, subject to the conditions in Schedule 3, until the time specified in Schedule 5.

For the purpose of this exemption, the term "agricultural trailer" is defined in Schedule 4.

Schedule 1

All light tractors that are being used to tow heavy trailers, all heavy tractors and all heavy agricultural trailers.

Schedule 2

- Regulation 16A (1) (c) of the Heavy Motor Vehicle Regulations 1974, requiring vehicles to comply with the New Zealand Standard 5446: 1987 Code of Practice for Heavy Motor Vehicle Towing Connections: Drawbar Trailers.
- 2. The requirement in Regulation 83 (b) of the Traffic Regulations 1976, according to which a trailer must be fitted with a brake that operates immediately to stop the trailer if it becomes disconnected from the towing vehicle.

Schedule 3

- 1. A towing connection must be suitable for its purpose, must be in safe condition and in good working order.
- 2. A coupling must be fitted with a locking device, and it must be possible to verify by visual inspection that the coupling is locked in its fully engaged position.
- 3. The towing connection, other than a three-point agricultural linkage, fitted to a tractor to tow a trailer, must have the following, clearly displayed in kilograms, on or adjacent to the coupling, by the time specified in point 7:
 - (a) The maximum mass of the vehicle or vehicles that can be towed by the tractor; and
 - (b) the permitted maximum vertical load for the coupling.
- 4. The towing connection, fitted to a heavy agricultural trailer to tow a vehicle, must have the following, clearly displayed in kilograms, on or adjacent to the coupling, by the time specified in point 7:
 - (a) The maximum mass of the vehicle that can be towed by the trailer; and
 - (b) the permitted maximum vertical load for the coupling.
- 5. The towing connection, other than a three-point agricultural linkage, fitted to a heavy agricultural trailer

for the purpose of towing it, must have the following, clearly displayed in kilograms, on or adjacent to the coupling, by the time specified in point 7:

- (a) The maximum mass of the trailer and any vehicles that can be towed by the trailer; and
- (b) the maximum vertical load at the coupling when the trailer is fully laden.
- 6. The data in 3 (a), 3 (b), 4 (a), 4 (b), 5 (a) and 5 (b) must be accurate to within 100kg and must be established by the vehicle manufacturer, the manufacturer of the towing connection, a specialist certifier approved by the director, a chartered mechanical engineer or a registered mechanical engineer.
- 7. The data in 3 (a), 3 (b), 4 (a), 4 (b), 5 (a) and 5 (b) must be displayed by the time of a warrant of fitness inspection that is carried out after 1 September 2003.
- 8. A heavy agricultural trailer and a vehicle towing it, or a heavy tractor towing a trailer, which are connected by a coupling other than a three-point agricultural linkage, must have a safety chain to ensure that the trailer and the towing vehicle remain connected if the coupling fails.
- The safety chain must be permanently attached to the trailer and non-permanently connected to the towing vehicle.
- 10. The safety chain must have a breaking strength of at least twice the maximum mass of the trailer.
- 11. The safety chain must have markings stamped on to it by the manufacturer, from which the breaking strength of the chain can be established and verified either directly or indirectly.
- 12. The safety chain must not be attached to the trailer by welding of the chain itself.
- 13. The attachment point of the safety chain on the trailer must have a strength that is at least equivalent to the breaking strength of the safety chain.
- 14. The safety chain must be connected to a connection point on the towing vehicle that is of adequate strength to ensure that the towing vehicle and the trailer remain connected if the coupling fails.
- 15. The attachment point and the connection point for a safety chain, where practicable, must be fitted to a component that is not readily removable from the towing or towed vehicle.
- 16. The length and attachment of the safety chain must allow full articulation between the tractor and the trailer and, in the case of a coupling failure, the chain must prevent the connection from contacting the ground.

Schedule 4

For the purpose of this exemption, an agricultural trailer is a trailer that is designed exclusively for agricultural purposes.

Schedule 5

This exemption will lapse on the day when Land Transport Rule: Heavy Vehicles (Rule 31002) comes into force.

Dated at Wellington this 10th day of December 2002.

LASZLO ANDRAS HIDVEGI, Senior Engineer, Safer Vehicles Policy.

au8401

Traffic Regulations 1976

Exemption From Specified Requirements in the Traffic Regulations 1976

Pursuant to Regulation 90 (1) of the Traffic Regulations 1976 ("hereinafter: TR1976"), and pursuant to the powers delegated to me by the Director of Land Transport Safety, I, Laszlo Andras Hidvegi, Senior Engineer Safer Vehicles Policy, hereby exempt the vehicles specified in Schedule 1 of this notice from the requirements in Schedule 2, subject to the conditions in Schedule 3, until the time in Schedule 4.

Schedule 1

All tractors, and all trailers that are designed exclusively for agricultural purposes.

Schedule 2

The maximum permitted height of:

- (a) forward facing side lamps, contained in Regulation 59 (3) (a) of TR1976;
- (b) rearward facing side lamps, contained in Regulation 60 (2) (a) of TR1976;
- (c) stop lamps, contained in Regulation 61 (2) (b) of TR1976;
- (d) direction indicator lamps, contained in Regulation 63 (2) (a) and 63 (4) (a) of TR1976.

Schedule 3

The forward facing side lamps, rearward facing side lamps, stop lamps and direction indicator lamps must be fitted in accordance with the position and visibility requirements contained in the UN/ECE Regulation No. 86, Uniform Provisions Concerning the Approval of Agricultural or Forestry Tractors with Regard to the Installation of Lighting and Light-Signalling Devices (E/ECE/324-E/ECE/TRANS/505 Rev. 1/Add.85).

Schedule 4

This exemption will lapse on the day when Land Transport Rule: Vehicle Lighting (Rule 32005) comes into force.

Dated at Wellington this 10th day of December 2002.

LASZLO ANDRAS HIDVEGI, Senior Engineer, Safer Vehicles Policy.

au8402

Approval of the Fitting of Specified Equipment to Motor Vehicles

Pursuant to Regulations 67 (8) and 88 (1) of the Traffic Regulations 1976, and pursuant to the powers delegated to me by the Director, I, Laszlo Andras Hidvegi, Senior Engineer Safer Vehicles Policy, approve the fitting of the lamps specified in Schedule 1 of this notice to vehicles in Schedule 2, subject to the conditions in Schedule 3, until the time specified in Schedule 4.

Schedule 1

A vehicle in Schedule 2 may be permanently fitted with the following lamps:

- 1. One or more flashing or revolving yellow or amber lamps.
- One or more scene lamps or working lamps, in addition to the auxiliary lamps allowed in Regulation 65 of the Traffic Regulations 1976, emitting white light to illuminate the working area as necessary while the vehicle is used for agricultural or land management purposes.

Schedule 2

Tractors and trailers designed exclusively for agricultural purposes.

Schedule 3

- 1. The lamps permitted in point 1 of Schedule 1 may only be used while the vehicle is being operated on the road when the usage of such lamps is required in the transport law, for example according to the requirements in Land Transport Rule: Vehicle Dimensions and Mass 2002 (Rule 41001).
- 2. The lamps permitted in point 2 of Schedule 1 must not be used while the vehicle is operated on the road, and must not be used in a manner that would disturb or mislead any road users.

Schedule 4

This approval will lapse on the day when Land Transport Rule: Vehicle Lighting (Rule 32005) comes into force.

Dated at Wellington this 10th day of December 2002.

LASZLO ANDRAS HIDVEGI, Senior Engineer, Safer Vehicles Policy.

au8403

Traffic Sign—Fatigue Information Sign

Pursuant to section 129 (6) of the Traffic Regulations 1976, and pursuant to a sub-delegation from the Director of Land Transport Safety by an instrument dated 3 May 1999, I, Peter Graeme Croft, Manager Safer Roads, authorise the erection, installation and maintenance of the information sign described in Schedule 1 of this notice and subject to the terms set out in Schedule 2 of this notice.

Schedule 1

General Purpose of Sign

A fatigue information sign is used to advise drivers to take a spell from driving.

Description of Sign

A fatigue information sign is generally in the form depicted in Diagram 1 and in accordance with the minimum dimensions and specifications detailed below:

- (a) Shape and size: rectangular 1680mm wide, 535mm high.
- (b) Background colour: reflectorised blue.
- (c) Border: reflectorised white.
- (d) Legend: reflectorised white:
 - (i) the words "Feeling sleepy?" letters, height 120mm, stroke width 20mm;
 - (ii) the words "TAKE A BREAK" letters, height 140mm, stroke width 22mm.

Schedule 2

Operating Conditions

The fatigue information sign can be used only where a rest area or service centre, which offers 24-hour provision for rest, comfort and refreshment, exists within one kilometre of the sign.

Diagram 1



Dated at Wellington this 9th day of December 2002. PETER GRAEME CROFT, Manager, Safer Roads. au8383

New Zealand Qualifications Authority

Education Act 1989

Approval and Accreditation of Courses

Pursuant to section 253 (3) of the Education Act 1989, notice is given that the New Zealand Qualifications Authority, having undertaken the consultation required by section 253 (2) and having established criteria in respect of the approval and accreditation of courses in certain categories of applications, pursuant to section 253 (1) (d) and (e), hereby publishes them.

It is expected that organisations will, in the development and delivery of courses, give effect to the principles of the Treaty of Waitangi as expressed in their charter, profile or quality management documents.

The categories of applications to which these criteria apply are:

- (a) all applications in respect of approval of courses and accreditation of organisations to deliver them;
- (b) all applications in respect of course approval only, where the course developer will not deliver the course; and
- (c) all applications in respect of accreditation only, where the course has already received approval under (a) or (b) above.

The New Zealand Qualifications Authority or any body exercising powers of approval and accreditation under the provisions of section 260 (2) of the Education Act 1989, or the New Zealand Vice Chancellors' Committee in exercising the power of approval and accreditation under the provisions of section 260 (1) of the Education Act 1989, shall satisfy itself as to the standard and quality of every course for which approval and/or accreditation is sought in regard to the following matters according to the detailed procedures approved by the Qualifications Authority or the Vice Chancellors' Committee, respectively:

Category (a)—All applications in respect of approval of courses and accreditation of organisations to deliver them:

Title, aims, learning outcomes and coherence:

The adequacy and appropriateness of the title, aims, stated learning outcomes and coherence of the whole course.

(*Note:* Qualification developers are also required to meet the criteria for registration on the New Zealand Register of Quality Assured Qualifications.)

Delivery and learning methods:

The adequacy and appropriateness of delivery and learning methods, for all modes of delivery, given the stated learning outcomes.

Assessment:

The adequacy of the means of ensuring that assessment procedures are fair, valid, consistent and appropriate, given the stated learning outcomes.

Acceptability of the course:

The acceptability of the proposed course to the relevant academic, industrial, professional and other communities in terms of its stated aims and learning outcomes, nomenclature, content and structure.

Regulations:

The adequacy and appropriateness of the regulations that specify requirements for admission, credit for previous study, recognition of prior learning, course length and structure, integration of practical/workbased components, assessment procedures, and normal progression within a programme.

Resources:

The capacity of the organisation to support sustained delivery of the course, in all delivery modes, with regard to appropriate academic staffing, teaching facilities, physical resources and support services.

Evaluation and review:

The adequacy and effectiveness of the provision for evaluation and review of courses; for monitoring the on-going relevance of learning outcomes, course delivery and course standards; for reviewing course regulations and content; for monitoring improvement following evaluation and review; and for determining whether the course shall continue to be offered.

Special requirements

Degrees and related qualifications:

The adequacy of provision of research facilities and support of staff involved in research, the levels of research activity of staff involved in the course and of ways by which the research-teaching links are made in the curriculum.

Category (b)—All applications in respect of course approval only, where the course developer will not deliver the course:

Title, aims, learning outcomes and coherence:

The adequacy and appropriateness of the title, aims, stated learning outcomes and coherence of the whole course.

(*Note:* Qualification developers are also required to meet the criteria for registration on the New Zealand Register of Quality Assured Qualifications.)

Acceptability of the course:

The acceptability of the proposed course to the relevant academic, industrial, professional and other communities in terms of its stated aims and learning outcomes, nomenclature, content and structure.

Regulations:

The adequacy and appropriateness of the regulations that specify requirements for admission, credit for previous study, recognition of prior learning, course length and structure, integration of practical/work-based components, assessment procedures, and normal progression within a course.

Assessment:

The fairness, validity, consistency and appropriateness of the assessment methodology, given the stated learning outcomes.

Evaluation and review:

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The adequacy and effectiveness of the provision for evaluation and review of courses; for monitoring the on-going relevance of learning outcomes, course standards and quality; and for reviewing course regulations and content.

Category (c)—All applications in respect of accreditation only, where the course has already received approval under (a) or (b) above:

Acceptability of the course:

The acceptability of the proposed course to the relevant academic, industrial, professional and other communities in terms of its stated aims and learning outcomes, nomenclature, content and structure.

Delivery and learning methods:

The adequacy and appropriateness of delivery and learning methods, for all modes of delivery, given the stated learning outcomes.

Assessment:

The adequacy of the means of ensuring that assessment procedures are fair, valid, consistent and appropriate, given the stated learning outcomes.

Resources:

The capacity of the organisation to support sustained delivery of the course, in all delivery modes, with regard to appropriate academic staffing, teaching facilities, physical resources and support services.

Evaluation and review:

The adequacy and effectiveness of the provision for the evaluation and review of course delivery against defined course standards and regulations; for monitoring improvement following evaluation and review; and for determining whether a course shall continue to be delivered.

Special requirements

Degrees and related qualifications:

The adequacy of provision of research facilities and support of staff involved in research, the levels of research activity of staff involved in the course and of ways by which the research-teaching links are made in the curriculum.

These criteria will be effective from 1 August 2003.

FRANK WOOD, Board Chairperson, New Zealand Qualifications Authority.

au8025

Transit New Zealand

Transit New Zealand Act 1989

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

It is notified that Transit New Zealand, by resolution dated 4 December 2002 and pursuant to section 88 (1) of the

Transit New Zealand Act 1989, hereby declares that part of State Highway No. 35 described in the Schedule hereto and as more particularly shown on Plan LA31/73/1 and accompanying Schedules held in the office of the Regional Manager, Transit New Zealand, Napier, and there available for public inspection, to be limited access road.

Schedule

That section of State Highway No. 35 in Gisborne district, commencing at the Pouawa River Bridge and generally proceeding in a south-westerly direction to:

- (a) On the western side of the highway, the southern boundary of the intersection with Sirrah Street; and
- (b) On the eastern side of the highway, the southern abutment of the Hamanatua Bridge

(Route position 308/0.00 to Route Position 308/11.30 on the western side and 321/0.05 on the eastern side); distances of 11.30 kilometres and 13.05 kilometres respectively.

Dated at Wellington this 5th day of December 2002.

Signed on behalf of Transit New Zealand by:

M. K. LAUDER, State Highway Control Manager.

au829

Bylaw Regulating Heavy Motor Vehicle Traffic on State Highways

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

Bylaw

- **1. Title and commencement**—This bylaw may be cited as Transit New Zealand Bylaw (Heavy Motor Vehicles on State Highways) 2002/17 and shall come into force 28 days after the date of its publication in the *New Zealand Gazette*.
- 2. Interpretation—In this bylaw, "heavy motor vehicle" means a motor vehicle (other than a motorcar that is not used, kept or available for the carriage of passengers for hire or reward) the gross laden weight of which exceeds 4500 kilograms; but does not include a vehicle designed solely or principally for the use of fire brigades in attendance at fires.
- **3.** The driving or taking of any heavy motor vehicle or combination of heavy motor vehicles on to or over the sections of State highway described in the First Schedule to this bylaw while there is another heavy motor vehicle or combination of heavy motor vehicles on that section of State highway is prohibited.
- **4.** No person shall take or permit to be driven or taken, any heavy motor vehicle on:
 - (a) any road, or any part of a road, specified in the Second Schedule to this bylaw; or
 - (b) any road or part of a road specified in the Third Schedule to this bylaw between the hours of 7.00 a.m. and 7.00 p.m., unless that vehicle is used for the express purpose of:
 - (i) providing an emergency service on a road, or part of a road, specified in the Second and Third Schedules, or in the immediate vicinity of that road or part of that road; or
 - (ii) the provision or maintenance of a network utility work on or in a road or part of a road, specified in the Second and Third Schedules, or in the immediate vicinity of that road, or part

- of that road, provided that the provision or maintenance of that network utility is undertaken by a network utility operator as defined in section 166 of the Resource Management Act 1991; or
- (iii) delivering or collecting people and/or goods to or from a property with frontage to a road or part of a road specified in the Second and Third Schedules to this bylaw.

First Schedule

- **5.** The following bridges on State Highway No. 6 (Blenheim-Invercargill):
 - The Fox Bridge (Route Position 626/8.26)
 - The Cook Bridge (Route Position 639/0.00)
 - The Karangarua Bridge (Route Position 659/0.00)

Second Schedule

6. That section of State Highway No. 1A in Rodney District, commencing at a point (Reference Station 0) on State Highway No. 1 at the Northern side of the Silverdale Interchange Bridge and extending in a generally northerly direction to a point (Route Position 0/4.25) at the site of the proposed Orewa interchange, including the motorway ramps and connections to and from State Highway No. 1 and Grand Drive; a distance of 4.25 kilometres.

7. The Grand Drive section of State Highway No. 1A in Rodney District, commencing at a point (Route Position 0/4.25) at the site of the proposed Orewa Interchange and extending in a generally easterly direction to a point (Reference Station 6) at Maire Road, including the motorway ramps and connections to and from State Highway No. 1A, Maire Road and Grand Drive; a distance of 1.45 kilometres.

Third Schedule

- **8.** That section of State Highway No. 12 (Broadway) in Far North District, commencing at a point at Mangakahia Road and extending in a generally westerly direction to a point at Rankin Street (Route Position 0/10.272 to Route Position 0/11.081); a distance of 809 metres.
- **9. Revocation**—Transit New Zealand Bylaws 1997/4 and 2000/12 are hereby revoked.

This bylaw was made by resolution passed at a meeting of Transit New Zealand held in Wellington on the 6th day of June 2002.

Dated at Wellington this 6th day of December 2002.

Signed on behalf of Transit New Zealand by:

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

au8378

Transit New Zealand Act 1989 Transport Act 1962

Bylaw Prescribing Traffic Lane for Use by a Timetabled Public Passenger Service Vehicle in Auckland

Pursuant to section 61 (3) of the Transit New Zealand Act 1989, and section 72 (1) (j) of the Transport Act 1962, Transit New Zealand makes the following bylaw.

Bylaw

- 1. This bylaw may be cited as the Transit New Zealand Bylaw 2002/19.
- 2. This bylaw shall come into force 28 days after its publication in the New Zealand Gazette.
- **3.** In this bylaw, unless a contrary intention appears:
 - 3.1 "Accident" means an unintentional or unexpected act causing a vehicle to become immobile or practically immobile for the purposes of travelling safely on the motorway;
 - 3.2 "Breakdown" means an unexpected defect in the machinery of a vehicle causing that vehicle to become immobile or practically immobile for the purposes of travelling safely on the motorway;
 - 3.3 "Breakdown vehicle" has the same meaning as that phrase as defined in the Traffic Regulations 1976;
 - 3.4 "Bus Lane" means:
 - 3.4.1 That part of the shoulder of the motorway set out below:
 - (a) The bus lane on the southbound shoulder of the Auckland Northern Motorway section of State Highway No. 1 between the Greville Road southbound on-ramp and the Esmonde Road Interchange;
 - (b) the bus lane on the shoulder of the Esmonde Road southbound on-ramp and the Auckland Northern Motorway section of State Highway No. 1 between Esmonde Road southbound on-ramp and the Auckland Harbour Bridge;
 - (c) the bus lane on the southbound shoulder of the Auckland Northern Motorway section of State Highway No. 1 from a point approximately 150 metres south-east of the Shelly Beach Road Underpass to Fanshawe Street; and
 - (d) the bus lane on the south-eastbound shoulder of the Auckland North-western Motorway section of State Highway No. 16 between the Selwood Road southbound on-ramp and the Patiki Road off-ramp.

For avoidance of doubt, the bus lanes set out above in (a), (c) and (d) shall commence at the point marked by the traffic signs set out in Schedule B appended hereto and shall end at the point marked by the traffic signs set out in Schedule D appended hereto. The bus lanes set out above in (b) shall commence at the point marked by the traffic signs set out in Schedule B appended hereto and shall end at the point marked by the traffic signs set out in Schedule D appended hereto. The traffic signs set out in Schedule C appended hereto shall be displayed at intervals of not more than 400 metres along the extension of the respective bus lanes between the traffic signs set out in Schedule B and Schedule D appended hereto. The traffic signs set out in Schedule J appended hereto shall be displayed at intervals of not more than 400 metres along the extension of the respective bus lanes between the traffic signs set out in Schedule B and Schedule D appended hereto. The traffic signs set out in Schedule A appended hereto shall, where practicable, be displayed approximately 100 metres before the commencement of the bus lane as marked by the signs shown in Schedule B and Schedule H.

3.4.2 That part of the Auckland Northern Motorway section of State Highway No. 1 comprising Lane 1 (outside or verge lane) from the Shelly Beach off-ramp near the southern abutment of the Auckland Harbour Bridge for a distance of approximately 600 metres until that lane merges with the general motorway at a point approximately 150 metres south-east of the Shelly Beach Road Underpass.

For avoidance of doubt, the bus lane described immediately above shall be defined by the signs set out in Schedules A to D appended hereto as required. In addition, other signs as set out in Schedules E to G appended hereto shall be placed over Lane 1 on the Auckland Harbour Bridge preceding the bus lane. The signs in Schedules E to G shall only be displayed during the hours described in paragraph 4 (a) of this bylaw or at other times where, due to emergency conditions, it is necessary in the interests of safety to restrict the use of the Lane 1 Bus Way as described above for bus use only.

- 3.5 "Motorway" has the same meaning as that phrase as defined in the Transit New Zealand Act 1989;
- 3.6 "Passenger service" has the same meaning as that phrase as defined in the Transport Services Licensing Act 1989;
- 3.7 "Enforcement Officer" has the same meaning as that phrase as defined in the Land Transport Act 1998;
- 3.8 "Public passenger service" means a passenger service used or available for use by the community at large and servicing the public without restriction or limitation to any particular class of the community;
- 3.9 "Shoulder" means that sealed area on the extreme left hand side of a motorway, such sealed area being physically defined on both sides by a continuous white line;
- 3.10 "Timetabled public passenger service" means a public passenger service, the routes, areas of operation, operating hours, fares and other details of which have been notified in compliance with section 48 of the Transport Services Licensing Act 1989 and such notified public passenger service has been registered pursuant to section 49 of that Act;
- 3.11 "Timetabled public passenger service vehicle" means a motor vehicle within the meaning of the Transport Act 1962 while it is used in fulfilling, conducting and performing a timetabled public passenger service;
- 3.12 "Use" has the same meaning as that phrase as defined in the Traffic Regulations 1976;
- 3.13 "Vehicle" has the same meaning as that phrase as defined in the Traffic Regulations 1976.
- **4.** No person, being the driver of a vehicle or person in charge of a vehicle, shall use, drive, stop, stand or park that vehicle on or along any part of a bus lane whether that vehicle is attended or unattended:
 - (a) between the hours of 6.30 a.m. and 9.30 a.m., Monday to Friday (inclusive) for those sections of bus lane described in paragraphs 3.4.1 (a), (b), (c) and (d), paragraph 3.4.2; and
 - (b) between the hours of 3.00 p.m. and 7.00 p.m., Monday to Friday (inclusive) for that section of bus lane described in paragraph 3.4.1 (b) of this bylaw unless:
 - 4.1 that person is driving or is in charge of a timetabled public passenger service vehicle and that vehicle is fulfilling a timetabled public passenger service at the time of travelling along the bus lane; or
 - 4.2 that person is driving or in charge of a vehicle which has suffered an accident or a breakdown on the motorway, such accident or breakdown occurring within 10 metres of any part of the bus lane and it is not reasonably practicable in the interests of road safety to use, stop, stand or park that vehicle in any other location while that vehicle is immobilised; or
 - 4.3 that person is driving or in charge of a breakdown vehicle which is required by an enforcement officer to attend to an accident or breakdown of a vehicle.

Any reference in this bylaw to any Statute or Regulation is deemed to include all amendments and revisions made from time to time to that Statute or Regulation.

Revocation

Transit New Zealand Bylaw 2002/18 which was published in New Zealand Gazette, 1 August 2002, No. 90, page 2439, is hereby revoked.

This bylaw was made by resolution passed by the Transit New Zealand Authority at a meeting held in Wellington on 11 September 2002.

Dated at Wellington this 4th day of December 2002.

Signed on behalf of Transit New Zealand by:

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

Schedule A



Schedule B



MON-FRI BEGINS

Schedule C



6 30-9 30 MON-FRI

Schedule D



Schedule E



Schedule F



Schedule G



Schedule H



Schedule J



Amendment to Transit New Zealand Bylaw 2002/15: Bylaw Regulating the Speed of Vehicles on State Highways in Transit New Zealand Regions 13 and 14

Pursuant to section 61 (3) of the Transit New Zealand Act 1989 and section 72 (1) (j) of the Transport Act 1962, 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 after clause 9 (a) insert:
 - At Frankton, from a point 100 metres generally east of Glenda Drive to a point 370 metres generally east of Frankton Road (State Highway No. 6A) (Route Position 983/10.22 to Route Position 983/11.42); a distance of 1.2 kilometres.

- **3.** After clause 9 (a) insert:
 - At Frankton, from a point 280 metres generally south-east of the Kawarau Falls Bridge to a point 170 metres generally south of Peninsula Road (Route Position 996/1.84 to Route Position 996/2.55); a distance of 710 metres
- **4.** In the Third Schedule after clause 15 insert:
 - (a) The section of State Highway No. 94 at Milford Sound/Piopiotahi from a point 400 metres generally east of the access road to Deep Water Basin (Fisherman's Wharf) to a point 460 metres generally west of the access road to Deep Water Basin (Fisherman's Wharf) (Route Position 241/15.67 to Route Position 241/16.53); a distance of 860 metres.

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

Dated at Wellington this 4th day of December 2002.

Signed on behalf of Transit New Zealand by:

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

au8291

Land Notices

Conservation Act 1987

Amendment to a Notice Declaring Land to be Held for Conservation Purposes and Authorisation of the Exchange of Land Held for Conservation Purposes (Stewardship Area) for Other Land

Under the Conservation Act 1987, the Conservator for the Northland Conservancy of the Department of Conservation amends an error in the notice "Declaring Land to be Held for Conservation Purposes and Authorisation of the Exchange of Land Held for Conservation Purposes (Stewardship Area) for Other Land" dated the 27th day of March 2000 and published in the *New Zealand Gazette*, 17 May 2001, No. 50, page 1137, by omitting from the notice in the Third Schedule:

5.6891 hectares

and inserting

5.0600 hectares

Dated at Whangarei this 4th day of December 2002.

G. E. ROWAN, Conservator.

(DOC C.O. PAA-01-03-04)

ln8314

Declaration That Marginal Strip Not Required

Under section 24B (4) (b) of the Conservation Act 1987, the Minister of Conservation declares that the marginal strip requirements set out in section 24 of the Act shall not apply in the case of the disposition of the land required in connection with electricity works for the Atiamuri and Ohakuri Power Stations as specified in the Schedule.

Schedule

South Auckland Land District—Taupo District

Atiamuri Power Station

57.3900 hectares, being Lot 1, D.P. S. 89320.

Ohakuri Power Station

43.9000 hectares, being Lot 1, D.P. S. 89352.

Dated at Wellington this 2nd day of December 2002.

CHRIS CARTER, Minister of Conservation. (DOC File: PAP 04 03 04)

ln8176

Land Act 1948

Land in Westland Land District Forfeited

Pursuant to section 146 of the Land Act 1948, notice is hereby given that Landcorp Investments Limited at Wellington, with the approval of the Minister for Land Information, has by resolution declared the lease described in the Schedule hereto forfeited and that the land is thereby reverted to Landcorp Investments Limited.

Schedule

Tenure: Renewable Lease No. RLU 398.

Description: Rural Section 6456.

Area: 2408 square metres. *Certificate of Title:* WS5B/718.

Lessee: The Stillwater Community Centre (Incorporated).

Date of Forfeiture: 29 October 2002.

Dated at Wellington this 3rd day of December 2002.

NEIL PRICHARD, Company Manager, Landcorp

Investments Limited.

ln8158

Public Works Act 1981

Road Stopped and Vested—Waikaramu Road, Far North District

Pursuant to sections 116 and 117 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information

New Zealand, declares the portion of road described in the Schedule to this notice to be stopped and vested in Te Waimate Farms Limited.

Schedule

North Auckland Land District—Far North District

Adjoining or Passing Through

1274 Lot 2, D.P. 201634 and Lot 1, D.P. 168432; shown as "Section 1" on S.O. Plan 70773.

Dated at Auckland this 4th day of December 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/1998/1023)

ln8342

Land Taken as Severance—State Highway No. 1, Albany—Puhoi, Rodney District

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—Rodney District

Severance

Area m² Being

3562 Part Lot 4, D.P. 141946; shown as "Section 3" on S.O. Plan 308831 (part *Gazette* Notice D. 272957.4).

Dated at Auckland this 2nd day of December 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/7187)

ln8219

Land Taken as Severance—State Highway No. 1, Albany—Puhoi, Rodney District

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—Rodney District

Severance

Area m² Being
5009 Part Lot 4, D.P. 141946; shown as "Section 5" on S.O. Plan 308831 (part *Gazette* Notice D. 272957.4).

Dated at Auckland this 2nd day of December 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/7187)

ln8220

Land Taken as Severance—State Highway No. 1, Albany—Puhoi, Rodney District

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken

and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—Rodney District

Severance

Area Being

Part Lot 3, D.P. 141946; shown as "Section 6" on S.O. Plan 308831 (part *Gazette* Notice D. 272957.4).

Dated at Auckland this 2nd day of December 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/7187)

ln8221

Land Taken as Severance—State Highway No. 1, Albany—Puhoi, Rodney District

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—Rodney District

Severance

Area Being

1.2345 Part Lot 3, D.P. 141946; shown as "Section 8" on S.O. Plan 308831 (part *Gazette* Notice D. 272957.4).

Dated at Auckland this 2nd day of December 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/7187)

ln8222

Land Taken as Severance—State Highway No. 1, Albany—Puhoi, Rodney District

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—Rodney District

Severance

Area Being

3.4377 Part Lot 1, D.P. 72059; shown as "Section 1" on S.O. Plan 308831 (part *Gazette* Notice C. 503245.2).

Dated at Auckland this 2nd day of December 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/1998/606)

ln8223

Land Declared Limited Access Road—State Highway No. 1, Albany-Puhoi, Rodney District

Pursuant to section 114 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be 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 hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—Rodney District

Land Declared as Limited Access Road

Area ha Being

2.4306 Part Lot 1, D.P. 72059; shown as "Section 2" on S.O. Plan 308831 (part *Gazette* Notice C. 503245.2).

1.0077 Part Lot 4, D.P. 141946; shown as "Section 4" on S.O. Plan 308831 (part *Gazette* Notice D. 272957.4).

2.0948 Part Lot 3, D.P. 141946; shown as "Section 7" on S.O. Plan 308831 (part *Gazette* Notice D. 272957.4).

Dated at Auckland this 2nd day of December 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/1998/606, 2001/7187 and 2001/7501)

Land Taken as Severance—State Highway No. 1, Albany–Puhoi, North Shore City

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—North Shore City

Severance

Area Being

1.9619 Part Lot 2, D.P. 51023; shown as "Section 5" on S.O. Plan 308459 (part *Gazette* Notice B. 605451.1).

Dated at Auckland this 29th day of November 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/7169)

ln8281

Land Taken as Severance—State Highway No. 1, Albany—Puhoi, North Shore City

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—North Shore City

Severance

Area Being

1.5688 Part Lot 3, D.P. 51023; shown as "Section 8" on S.O. Plan 308459 (part *Gazette* Notice B. 099763.2).

Dated at Auckland this 29th day of November 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/7170)

ln8282

Land Taken as Severance—State Highway No. 1, Albany—Puhoi, North Shore City

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—North Shore City

Severance

Area ha Being

1.0502 Part Lot 4, D.P. 10351; shown as "Section 2" on S.O. Plan 308459 (part *Gazette* Notice A. 542195).

Dated at Auckland this 29th day of November 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/987)

ln8277

Land Taken as Severance—State Highway No. 1, Albany—Puhoi, North Shore City

Pursuant to section 119 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—North Shore City

Severance

Area Being

1.8024 Part Lot 1, D.P. 51023; shown as "Section 3" on S.O. Plan 308459 (part *Gazette* Notice B. 605451.1).

Dated at Auckland this 29th day of November 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2002/8290)

ln8276

Land Declared Limited Access Road—State Highway No. 1 Albany-Puhoi, North Shore City

Pursuant to section 114 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be 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 hereof in the *New Zealand Gazette*.

Schedule

North Auckland Land District—North Shore City

Land Declared as Limited Access Road

Area ha Being
4.0977 Part Lot 4, D.P. 10351; shown as "Section 1" on S.O. Plan 308459 (part *Gazette* Notice A, 542195).

1.5792 Part Lot 1, D.P. 51023; shown as "Section 4" on S.O. Plan 308459 (part *Gazette* Notice B. 605451.1).

- 1.3111 Part Lot 2, D.P. 51023; shown as "Section 6" on S.O. Plan 308459 (part *Gazette* Notice B. 605451.1).
- 1.1457 Part Lot 3, D.P. 51023; shown as "Section 9" on S.O. Plan 308459 (part *Gazette* Notice B. 099763.2).

Dated at Auckland this 29th day of November 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/7169, 2001/7170, 1998/897 and 2002/8290) ln8278

Land Taken as Severance and Building Restriction Created—State Highway No. 1 Albany–Puhoi, North Shore City

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

- (a) Declares the land described in the First Schedule to this notice to be taken, under section 119 (1), and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.
- (b) Pursuant to section 236, declares the land described in the Second Schedule to this notice ("the fill area") to be subject to the following restrictions:
 - (i) No person shall erect or permit to be erected any building or structure or carry out any earthworks on the fill area otherwise than in accordance with the recommendations of a registered engineer experienced in soil mechanics.
 - (ii) Any building or structure erected or any earthworks carried out on the fill area shall be erected or carried out at the sole risk of the owner and the owner shall have no recourse to the Crown in respect of the fill area
 - (iii) The owner will not erect any building or structure or carry out any earthworks on the fill area in a manner that will adversely affect the structural integrity of the motorway, and will not object to any application by the Crown seeking building or resource consents required in respect of the use and operation of the motorway for any reason relating to the effects of such works or operation on any building or structure erected on the fill area.
 - (iv) The covenants contained herein shall be enforceable only against the owners and occupiers from time to time of the land.
 - (v) In the event of any dispute arising between the parties in respect of or in connection with this building restriction, the parties shall, without prejudice to any other right or entitlement they may have under this agreement or otherwise:
 - Explore whether the dispute can be resolved by use of the alternative dispute resolution technique of mediation. The rules governing such techniques shall be agreed between the parties or as recommended by the New Zealand Law Society or as selected by the Chairman of the New Zealand Chapter of LEADR (Lawyers Engaged in Alternative Dispute Resolution); and
 - 2. In the event the dispute is not resolved without 28 days of written notice by one party to the other of the dispute (or such further period agreed in writing between the parties), either party may refer the dispute to arbitration under the provisions of the Arbitration Act 1996 or any amendment or re-enactment of it. The arbitrator shall be agreed between the parties within 10 days of written notice of the referral by the

referring party to the other or failing agreement appointed by the President of the New Zealand Law Society. In either case, the arbitrator shall not be a person who has participated in any informal dispute resolution procedure in respect of the dispute.

- (vi) Before any building or structure is erected or any earthworks are carried out on the fill area, the owner shall submit plans and specifications in respect of same in commercial confidence to Transit New Zealand for its approval, such approval not to be unreasonably or arbitrarily withheld where:
 - 1. The plans and specifications specifically address and accommodate any particular engineering requirements for the land; and
 - The proposed building or structure will be erected and any proposed earthworks will be carried out on the fill area in line with the recommendations of a registered engineer experienced in soil mechanics; and
 - 3. Transit New Zealand is reasonably satisfied such building or structure or such earthworks will not create any hazard to the Motorway or adversely affect the structural integrity of the Motorway.

The Crown shall cause Transit New Zealand to provide its approval, or reasons for its disapproval, of the plans and specifications for the proposed building or structure or the proposed earthworks on the fill area within two weeks of receipt of the foregoing from the owner, or such longer time as the parties may agree.

North Auckland Land District—North Shore City First Schedule

Severance

Area ha

Being

1.5111 Part Lot 3, D.P. 51023; shown as "Section 10" on S.O. Plan 308459 (part *Gazette* Notice B. 099763.2).

Second Schedule

Fill Area

Part Lot 3, D.P. 51023; marked "A" on S.O. Plan 308459 (part *Gazette* Notice B. 099763.2).

Dated at Auckland this 8th day of November 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/98/7170)

ln8279

Land Taken as Severance and Building Restriction Created—State Highway No. 1, Albany–Puhoi, North Shore City

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

- (a) Declares the land described in the First Schedule to this notice to be taken, under section 119 (1), and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.
- (b) Pursuant to section 236, declares the land described in the Second Schedule to this notice ("the fill area") to be subject to the following restrictions:
 - (i) No person shall erect or permit to be erected any building or structure or carry out any earthworks on the fill area otherwise than in accordance with the recommendations of a registered engineer experienced in soil mechanics.

- (ii) Any building or structure erected or any earthworks carried out on the fill area shall be erected or carried out at the sole risk of the owner and the owner shall have no recourse to the Crown in respect of the fill area
- (iii) The owner will not erect any building or structure or carry out any earthworks on the fill area in a manner that will adversely affect the structural integrity of the motorway, and will not object to any application by the Crown seeking building or resource consents required in respect of the use and operation of the motorway for any reason relating to the effects of such works or operation on any building or structure erected on the fill area.
- (iv) The covenants contained herein shall be enforceable only against the owners and occupiers from time to time of the land.
- (v) In the event of any dispute arising between the parties in respect of or in connection with this building restriction, the parties shall, without prejudice to any other right or entitlement they may have under this agreement or otherwise:
 - 1. Explore whether the dispute can be resolved by use of the alternative dispute resolution technique of mediation. The rules governing such techniques shall be agreed between the parties or as recommended by the New Zealand Law Society or as selected by the Chairman of the New Zealand Chapter of LEADR (Lawyers Engaged in Alternative Dispute Resolution); and
 - 2. In the event the dispute is not resolved without 28 days of written notice by one party to the other of the dispute (or such further period agreed in writing between the parties), either party may refer the dispute to arbitration under the provisions of the Arbitration Act 1996 or any amendment or re-enactment of it. The arbitrator shall be agreed between the parties within 10 days of written notice of the referral by the referring party to the other or failing agreement appointed by the President of the New Zealand Law Society. In either case, the arbitrator shall not be a person who has participated in any informal dispute resolution procedure in respect of the dispute.
- (vi) Before any building or structure is erected or any earthworks are carried out on the fill area, the owner shall submit plans and specifications in respect of same in commercial confidence to Transit New Zealand for its approval, such approval not to be unreasonably or arbitrarily withheld where:
 - 1. The plans and specifications specifically address and accommodate any particular engineering requirements for the land; and
 - 2. The proposed building or structure will be erected and any proposed earthworks will be carried out on the fill area in line with the recommendations of a registered engineer experienced in soil mechanics; and
 - Transit New Zealand is reasonably satisfied such building or structure or such earthworks will not create any hazard to the Motorway or adversely affect the structural integrity of the Motorway.

The Crown shall cause Transit New Zealand to provide its approval, or reasons for its disapproval, of the plans and specifications for the proposed building or structure or the proposed earthworks on the fill area within two weeks of receipt of the foregoing from the owner, or such longer time as the parties may agree.

North Auckland Land District—North Shore City First Schedule

Severance

Area Being

4381 Part Lot 2, D.P. 51023; shown as "Section 7" on S.O. Plan 308459 (part *Gazette* Notice B. 605451.1).

Second Schedule

Fill Area

Part Lot 2, D.P. 51023; marked "B" on S.O. Plan 308459 (part *Gazette* Notice B. 605451.1).

Dated at Auckland this 8th day of November 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/98/7170)

ln8280

Land Set Apart for a Public School—Riverina School, Millen Avenue, Manukau

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister of Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be set apart for a public school and shall remain vested in the Crown on the date of publication of this notice in the New Zealand Gazette.

Schedule

North Auckland—Manukau City Council

Land Set Apart for a Public School

Area Being

460 Part Lot 65, D.P. 41099; shown as "Section 1" on S.O. 69889 (part G.N. 187551.1. *New Zealand Gazette*, 29 May 1975, page 1196).

Dated at Auckland this 3rd day of December 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/99/4022)

ln8316

Land Set Apart for Recreation Reserve—Taupo Domain, Taupo District

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be set apart for recreation reserve and vested in the Taupo District Council.

Schedule

South Auckland Land District—Taupo District

Area m² Being

40 Closed Street, S.O. 31970, part Proclamation S. 33282; marked "B" on S.O. Plan 61665.

1019 Closed Street, S.O. 31970, part Proclamation S. 33282; marked "D" on S.O. Plan 61665.

Dated at Auckland this 22nd day of November 2002.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/99/5226)

ln8357

Land Set Apart for Education Purposes—Ararata Road, Ararata

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be set apart for education purposes and to remain vested in the Crown.

Schedule

Taranaki Land District

Area Being

1.2141 Allotment 1, D.P. 2337 and Allotment 1, D.P. 4810. All certificate of title TN116/72.

Dated at Auckland this 25th day of November 2002. R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/01/7424/A)

ln8172

Road to be Stopped—Anthony Road and Others, Christchurch City

Pursuant to section 116 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the portions of road described in the Schedule to this notice to be stopped and remain vested in the Christchurch City Council.

Schedule

Area

Canterbury Land District—Christchurch City

Adjoining or Passing Through m^2 2858 Part Lot 223, D.P. 807 (C.T. 540/227), Lot 224, D.P. 807 (C.T. 540/227), Lot 225, D.P. 807 226, D.P. 807 (C.T. 540/227),Lot part 226, (C.T. 244/65), part D.P. 807 Lot (C.T. 244/66) and 227, D.P. 807 Lot "Section (C.T. 115/32); 1" shown as S.O. Plan 300779.

62 Lot 227, D.P. 807 (C.T. 115/32); shown as "Section 2" on S.O. Plan 300779.

Lot 2, D.P. 72537 (C.T. 42A/289), Lot 8753 D.P. 81579 (C.T. 47A/834), Lot 1, D.P. 72537 2, 223, 23, (C.T. 42A/288), D.P. 60401 Lot (C.T. 35C/155), D.P. 807 part Lot (C.T. 540/228), 223, part Lot D.P. 807 (C.T. 540/227), Lot 224, D.P. 807 (C.T. 540/227), Lot 225, D.P. 807 (C.T. 540/227), part Lot 226, D.P. 807 (C.T. 244/65), part Lot 226, D.P. 807 227, (C.T. 244/66) and Lot D.P. 807 (C.T. 115/32); shown as "Section 3" on S.O. Plan 300779.

3452 Lot 1, D.P. 72537 (C.T. 42A/288), Lot 2, D.P. 60401 (C.T. 35C/155), R.S. 42405, C. 674128.1 and R.S. 33414 (C.T. 119/257); shown as "Section 4" on S.O. Plan 300779.

925 R.S. 33414 (C.T. 119/257) and R.S. 42410, C. 674128.1; shown as "Section 5" on S.O. Plan 300779.

ha

1.4378 R.S. 33414 (C.T. 119/257) and R.S. 33563, G.N. 305173. Crown Land, Lot 227, D.P. 807 (C.T. 115/32) and Lot 2, D.P. 60401 (C.T. 35C/155); shown as "Section 6" on S.O. Plan 300779. Dated at Auckland this 29th day of November 2002. R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/6883)

ln8204

Declaring Land to be Road—Fraser Drive, Manawatu District

Pursuant to section 114 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand, declares the land described in the Schedule to this notice to be road and vested in the Manawatu District Council on the date of publication of this notice in the *New Zealand Gazette*.

Schedule

Wellington Land District—Manawatu District

Area Being

608 Lot 22, D.P. 45850, all certificate of title 20B/849. Dated at Wellington this 2nd day of December 2002. R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/1998/958/B)

ln8170

Land Acquired for Road and Road Diversion— 154 Bexley Road, Christchurch

Pursuant to section 20 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand, declares that, an agreement to that effect having been entered into:

- (a) The land described in the First Schedule to this notice is hereby acquired for road and is vested in the Christchurch City Council on the date of publication hereof in the *New Zealand Gazette*.
- (b) The land described in the Second Schedule to this notice is hereby acquired for road diversion and is vested in the Christchurch City Council on the date of publication hereof in the *New Zealand Gazette*.

Canterbury Land District—Christchurch City First Schedule

Land for Road

Area m² Being

48 Part Lot 9, D.P. 18650; shown as "Section 2" on S.O. Plan 313778.

Second Schedule

Land for Road Diversion

Area m² Being

2 Part Lot 9, D.P. 18650; shown as "Section 1" on S.O. Plan 313778.

Dated at Wellington this 29th day of November 2002. R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/2000/6237) ln8203

Land Declared Road—State Highway No. 2, Whakaruatapu Realignment, Tararua District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Stephen Robert Gilbert, Land Information New Zealand, declares the land described in the Schedule to this notice to be road and shall remain vested in the Crown.

Schedule

Hawke's Bay Land District—Tararua District

Area Being

Part Section 34, Village of Matamau, Block X, Norsewood Survey District; edged red on S.O. Plan 3395 (all *New Zealand Gazette*, 22 March 1962, page 468).

Dated at Christchurch this 27th day of November 2002. S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/99/3317)

ln8179

Land Set Apart for Education Purposes— Tupurupuru Road, Masterton

Pursuant to section 52 (1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Stephen Robert Gilbert, Land Information New Zealand, declares the land described in the Schedule to this notice to be set apart for education purposes and to remain vested in the Crown.

Schedule

Wellington Land District—Carterton District

Area Being

8094 Part Section 249, Pahaua Block. All certificate of title WN402/250 (limited as to parcels).

Appurtenant hereto are water supply rights created by transfer B. 531896.2, Wellington Registry.

Dated at Christchurch this 14th day of November 2002. S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/99/4155/A)

ln8173

Road to be Stopped and Set Apart for the Generation of Electricity—Pukaki Canal, Mackenzie District

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, Stephen Robert Gilbert, Land Information New Zealand, declares:

- (a) Pursuant to section 116, the portion of road described in the Schedule to this notice to be stopped and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.
- (b) Pursuant to section 52 (1), the portion of stopped road described in the Schedule to this notice shall be set apart for the generation of electricity.

Schedule

Canterbury Land District—Mackenzie District

Area ha Adjoining or Passing Through

4.5770 Part Run 336, Block II, Strachey Survey District; shown marked "F" on S.O. Plan 16044.

Dated at Christchurch this 29th day of November 2002.

S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/00/5755)

ln8333

Reserves Act 1977

Revocation of the Reservation Over Part of a Reserve

Under the Reserves Act 1977, the Conservator for the Tongariro/Taupo Conservancy of the Department of Conservation revokes the reservation over that part of Tongariro Domain Recreation Reserve described in the Schedule with the effect that the land is now Crown land available for disposal under the Land Act 1948.

Schedule

South Auckland Land District—Taupo District

3 square metres, being part Section 3, Block XXXVII, Town of Taupo; marked "C" on S.O. Plan 61665, part Proclamation H. 411757 and *New Zealand Gazette*, 20 May 1982, page 1642.

Dated at Turangi this 4th day of December 2002.

P. M. GREEN.

(LINZ CPC/99/5226, DOC C.O. LSL 30)

ln8356

Amending a Notice That Land is a Reserve And That Reserve Land is Renamed

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Porirua City Council hereby amends the notice dated the 25th day of October 2001, headed "Declaration That Land is a Reserve and That Reserve Land is Renamed" and published in the *New Zealand Gazette*, 8 November 2001, No. 153, page 3793, by removing the following legal descriptions from the Second Schedule and adding them to the First Schedule:

"0.3392 hectares, more or less, being Lot 21, D.P. 16131, Block V, Paekakariki Survey District. C.T. 530/41."

"0.4564 hectares, more or less, being Lot 23, D.P. 67250, Block V, Paekakariki Survey District. C.T. 48C/546."

Dated at Porirua this 28th day of November 2002.

ROGER BLAKELEY, Chief Executive.

ln8169

Authorisation of the Exchange of Part of a Reserve for Other Land

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Chief Executive of the Kapiti Coast District Council authorises the exchange of that part of the reserve described in the First Schedule for the land described in the Second Schedule.

Wellington Land District—Kapiti Coast District First Schedule

77 square metres and 57 square metres, more or less, being those parts of Lot 22, D.P. 70122 contained in Lot 2, L.T. 87790. Part certificate of title 38A/640.

Second Schedule

132 square metres and 9 square metres, more or less, being those parts of Lot 8, D.P. 70122 contained in Lot 1, L.T. 87790. Part certificate of title 38A/631.

Dated at Paraparaumu this 27th day of November 2002. MARK DACOMBE, Chief Executive.

ln8202

Revocation of the Reservation Over Part of a Reserve

Under the Reserves Act 1977, the Community Relations Manager of the Canterbury Conservancy of the Department of Conservation revokes the reservation over that part of the Government purpose (police purposes) reserve described in the Schedule with the effect that the land is now Crown land available for disposal under the Land Act 1948.

Schedule

Canterbury Land District—Hurunui District

851 square metres, being Section 2, S.O. 309014, formerly part of Reserve 3404 (*New Zealand Gazette*, 13 July 1899, page 1311, and *New Zealand Gazette*, 4 October 1984, page 4151), subject to right to drain sewage over areas marked "B" and "D" on S.O. Plan 309014.

Dated at Christchurch this 6th day of December 2002.

CHERYL COLLEY.

(DOC D.O. PAR 12 07 01)

ln8384

Declaration That Land is a Reserve

Under the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Southland District Council notifies that the following resolution was passed by the Southland District Council on 24 October 2002:

"That in exercising the powers conferred on it by section 14 (1) of the Reserves Act 1977, the Southland District Council hereby resolves that the land held by the council in fee simple and described in the Schedule hereto shall be and the same is hereby declared to be a recreation reserve subject to the provisions of the said Act."

Schedule

2770 square metres, more or less, being Section 1, S.O. Plan 12185, and being all of the land comprised and described in certificate of title 26640 (Southland Registry).

Dated at Invercargill this 29th day of November 2002.

MICHAEL HUGH MACPHERSON ROSS, Chief Executive, Southland District Council.

ln8214

Te Ture Whenua Māori Act 1993

Roadway Declared Road—South Auckland Land District

SILVIA CARTWRIGHT, Governor-General A Proclamation

Pursuant to section 320 of Te Ture Whenua Māori Act 1993, and in accordance with a recommendation made by the Māori Land Court to the Minister of Transport, I, The Right Honourable Dame Silvia Cartwright, the Governor-General of New Zealand, declare that the land described in the Schedule hereto shall be road.

Schedule

South Auckland Land District

All those pieces of roadway being Part Ranginui No. 4 Block, containing 390 square metres; marked "C" on S.O. Plan 59047.

Given under the hand of Her Excellency the Governor-General of New Zealand, and issued under the Seal of New Zealand this 5th day of December 2002.

[L.S.]

PAUL SWAIN, Minister of Transport.

God Save The Queen!

ln8368

Roadway Declared Road—South Auckland Land District

SILVIA CARTWRIGHT, Governor-General A Proclamation

Pursuant to section 320 of Te Ture Whenua Māori Act 1993, and in accordance with a recommendation made by the Māori Land Court to the Minister of Transport, I, The Right Honourable Dame Silvia Cartwright, the Governor-General of New Zealand, declare that the land described in the Schedule hereto shall be road.

Schedule

South Auckland Land District

A roadway traversing Tahorakuri Part A1 Block and comprising:

- (a) 7.0861 hectares, more or less, situated in Blocks V and IX, Takapau Survey District, being commonly known as Ohaki Road, as shown on ML 21327; and
- (b) 6.9801 hectares, more or less, situated in Blocks VII and XII, Tatua Survey District, and Block IX, Takapau Survey District, being commonly known as Ohaki Road, as shown on ML 21362.

Given under the hand of Her Excellency the Governor-General of New Zealand, and issued under the Seal of New Zealand this 5th day of December 2002.

[L.S.]

PAUL SWAIN, Minister of Transport.

God Save The Queen!

ln836

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 Enactment Code Civil List Act 1979 Civil List Order (No 2) 2002 2002/392 9/12/02 2-A \$1.60

12 DECEMBER	NEW ZEALAND GAZETTE	Ξ			4511
Health Sector (Transfers) Act 1993	Health Sector Transfers (Wellington City Council) Order 2002	2002/393	9/12/02	6-BY	\$2.30
District Courts Act 1947	District Courts Amendment Rules (No 3) 2002	2002/394	9/12/02	4-BX	\$2.10
Sale of Liquor Act 1989	Sale of Liquor Amendment Regulations 2002	2002/395	9/12/02	2-A	\$1.60
Food Act 1981	Food (Safety) Regulations 2002	2002/396	9/12/02	19-CY	\$3.95
New Zealand Horticulture Export Authority Act 1987	New Zealand Horticulture Export Authority (Truffles) Order 2002	2002/397	9/12/02	3-BX	\$2.10
Architects Act 1963	Architects Regulations 2002	2002/398	9/12/02	7-BY	\$2.30
Local Electoral Act 2001	Local Electoral Amendment Regulations 2002	2002/399	9/12/02	30-CY	\$3.95
Higher Salaries Commission Act 1977	Judicial Salaries and Allowances Determination 2002	2002/400	9/12/02	5-BY	\$2.30
Fisheries Act 1996	Fisheries (Pukerua Bay Temporary Closure) Notice 2002	2002/401	9/12/02	2-A	\$1.60
Fisheries Act 1996	Fisheries (Location and Inspection of Registers) Notice 2002	2002/402	9/12/02	2-A	\$1.60
Securities Act 1978	Securities Act (Co-operative Companies) Exemption Notice 2002	2002/403	11/12/02	6-BY	\$2.30
Securities Act 1978	Securities Act (Industrial and Provident Societies) Exemption Notice 2002	2002/404	11/12/02	6-BY	\$2.30

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158372

General Section

Brown Glassford & Co Ltd

Commodity Levies (Wheat Grain) Order 1997

Levy for United Wheatgrowers NZ Limited

Pursuant to section 3 of the Commodity Levies (Wheat Grain) Order 1997, a levy has been imposed on and shall be payable by the producers of any wheat grain grown in New Zealand for sale or processing.

In accordance with section 11 (1) of the Order, United Wheatgrowers NZ Limited has determined the rate of levy to be \$2.95 per tonne (G.S.T. exclusive).

In accordance with section 2 of the Order, the period that this levy rate shall apply is 1 February 2003 to 14 September 2003 (both dates inclusive).

Dated this 12th day of December 2002.

gs8142

Wheat Industry Research Levies (WIR) Act 1989

Levy for United Wheatgrowers NZ Limited Research Trust

Pursuant to section 10 of the Wheat Industry Research Levies (WIR) Act 1989, and pursuant to section 6 of the Act, United Wheatgrowers NZ Limited has determined the rate of levy to be zero.

In accordance with section 2 of the Act, the period that this levy rate shall apply is 1 February 2003 to 31 January 2004 (both dates inclusive).

Dated this 12th day of December 2002.

gs8141

Meat New Zealand

Meat Board Act 1997

2002 United States Beef and Veal Tariff Rate Quota Reallocation

Pursuant to section 33 of the Meat Board Act 1997, notice is hereby given that the New Zealand Meat Board has revised allocations of United States Beef and Veal Tariff Rate Quota for the 2002 Quota Year, commencing 1 January 2002, as follows:

Company	General Quota	Reserved Quota	Total Quota
	Allowance	Allowance	Allowance
ACC NO. 77 1 11' '- 1	(tonnes p.w.)	(tonnes p.w.)	(tonnes p.w.)
Affco New Zealand Limited	37,685.2		37,685.2
Alliance Group Limited	10,760.6		10,760.6
Allied Farmers Limited Te Kuiti Consortium		108.1	108.1
Blue Sky Marketing Limited	369.3		369.3
Canterbury Meat Packers Limited	9,721.7		9,721.7
Canterbury Meat Packers Limited/Five Star Beef Limited Consortium	3,248.3		3,248.3
CMP Kokiri Limited	3,296.8		3,296.8
Dairy Meats NZ Limited	4,762.7		4,762.7
Greenlea Premier Meats Limited	12,658.9		12,658.9
Horizon Meats New Zealand Limited	596.5		596.5
International Marketing Corporation Limited		333.1	333.1
Kiwi Beef Consortium		150.9	150.9
Lakeview Farm Fresh Limited (in receivership)		581.1	581.1
Masterpiece Holdings Limited	1,774.9		1,774.9
Outlands Export Limited	198.7		198.7
PPCS Limited	13,970.6		13,970.6
Richmond Limited	61,893.1		61,893.1
Riverlands Limited	19,882.5		19,882.5
Royal Cambrian Consortium	,	32.1	32.1
Taylor Preston Limited	5,104.0		5,104.0
UBP Limited	10,262.2		10,262.2
Wallace Corporation Limited	5,486.7		5,486.7
Wallace Trust Meats Limited	2,100.7	1,121.3	1,121.3
Wilson Hellaby Limited	4,873.8	1,239.1	6,112.9
Total	206,546.5	3,565.7	210,112.2
Unused Quota Allowance	200,570.5	5,505.7	3,289.8
Total			213,402.0
TOTAL			213,402.0

Note: Totals may not add due to rounding.

The allocation mechanism used is as set out and described in the *Quota Allowance Allocation System in Respect of United States Beef and Veal Tariff Rate Quota*, copies of which are available from the board.

Dated at Wellington this 10th day of December 2002.

A. DOMETAKIS, Board Secretary, New Zealand Meat Board.

gs8407

2002 European Union Sheepmeat and Goatmeat Tariff Rate Quota Reallocation

Pursuant to section 33 of the Meat Board Act 1997, notice is hereby given that the New Zealand Meat Board has revised allocations of European Union Sheepmeat and Goatmeat Tariff Rate Quota for the 2002 Quota Year, commencing 1 January 2002, as follows:

Company	General Quota Allowance	Reserved Quota Allowance	Total Quota Allowance
	(tonnes c.w.e.)	(tonnes c.w.e.)	(tonnes c.w.e.)
Affco New Zealand Limited	25,345.9		25,345.9
Alliance Group Limited	59,853.1		59,853.1
Alpine Export Limited	100.8		100.8
Bernard Matthews New Zealand Limited	1,201.3		1,201.3
Blue Sky Marketing Limited	6,217.6		6,217.6
Boss NZ Limited		174.6	174.6
Canterbury Meat Packers Limited	8,685.4		8,685.4

NEW ZEALAND GAZETTE		4513
926.3	622.1	1,548.4
2,565.9		2,565.9
2,125.0		2,125.0
370.5		370.5
1,581.8		1,581.8
um 2,473.9		2,473.9
86.7		86.7
p) 263.2	163.1	426.3
3,549.8		3,549.8
421.0	825.5	1,246.5
1,008.1		1,008.1
	926.3 2,565.9 2,125.0 370.5 1,581.8 2,473.9 86.7 263.2 3,549.8 421.0	926.3 622.1 2,565.9 2,125.0 370.5 1,581.8 2,473.9 86.7 263.2 163.1 3,549.8 421.0 825.5

52,641.6

2,231.5

37,313.5

9,287.5

3,045.3

249.1

861.1

222,405.9

1,803.8

4,294.1

705.0

52,641.6

2,231.5 37,313.5

9,287.5

3,045.3

2,664.9

249.1

705.0 **226,700.0**

Total *Note:* Totals may not add due to rounding.

The allocation mechanism used is as set out and described in the *Quota Allowance Allocation System in Respect of European Union Sheepmeat and Goatmeat Tariff Rate Quota*, copies of which are available from the board.

Dated at Wellington this 10th day of December 2002.

A. DOMETAKIS, Board Secretary, New Zealand Meat Board.

gs8406

PPCS Limited

Richmond Limited

Wrightson Limited

Taylor Preston Limited

Wilson Hellaby Limited

Progressive Gisborne Limited

Te Kuiti Meat Processors Limited

Wallace Meats Limited, Piriaka

2003 United States Beef and Veal Tariff Rate Quota Allocation

Pursuant to section 33 of the Meat Board Act 1997, notice is hereby given that the New Zealand Meat Board has allocated access to United States Beef and Veal Tariff Rate Quota for the 2003 Quota Year, commencing 1 January 2003, as follows:

Company	General Quota Allowance (tonnes p.w.)	Reserved Quota Allowance (tonnes p.w.)	Total Quota Allowance (tonnes p.w.)
Abco Meats Limited		503.8	503.8
Affco New Zealand Limited	37,319.0		37,319.0
Alliance Group Limited	10,919.8		10,919.8
Allied Farmers Limited Te Kuiti Consortium	82.7	47.8	130.5
Aotearoa Coolstores Limited Consortium		162.2	162.2
Blue Sky Marketing Limited	374.8		374.8
Cabernet Foods Limited		722.5	722.5
Canterbury Meat Packers Limited	11,800.1		11,800.1
Canterbury Meat Packers Limited/Five Star Beef Limited Consortium	3,025.8		3,025.8
Dairy Meats NZ Limited	4,109.4		4,109.4
Garrett International Meats Limited		90.3	90.3
Greenlea Premier Meats Limited	11,490.3		11,490.3
Heartland Prime Meat NZ Limited (Consortium)		61.2	61.2
Hellaby Meats (South Island) Limited		240.1	240.1
Horizon Meats New Zealand Limited	302.2		302.2
International Marketing Corporation Limited	331.4	414.2	745.6
Kiwi Beef Consortium	179.5	665.0	844.5
Lakeview Farm Fresh Limited (in receivership)	444.7	489.4	934.1
Outlands Export Limited	306.3		306.3
PPCS Limited	13,853.2		13,853.2
Prime Range Meats Limited		417.9	417.9
Richmond Limited	61,120.6		61,120.6
Riverlands Limited	19,057.3		19,057.3
Royal Cambrian Consortium	16.9	15.7	32.6
Stratford Meat Brokers Consortium		248.2	248.2
Taylor Preston Limited	6,161.5		6,161.5

UBP Limited	9,350.1		9,350.1
Wallace Corporation Limited	7,245.7		7,245.7
Wallace Trust Meats Limited	858.2	858.6	1,716.8
Wilson Hellaby Limited	8,650.5	1,460.1	10,110.6
Total	207,000.0	6,397.0	213,397.0
Allowance for Samples		5.0	
Total	207,000.0	6,402.0	213,402.0

Note: Totals may not add due to rounding.

The allocation mechanism used is as set out and described in the *Quota Allowance Allocation System in Respect of United States Beef and Veal Tariff Rate Quota*, copies of which are available from the board.

Pursuant to section 5 of the *Quota Allowance Allocation System in Respect of United States Beef and Veal Tariff Rate Quota*, the allocation of Reserved Quota Allowance is conditional on New Entrant companies meeting certain criteria and their annual production estimate.

Dated at Wellington this 10th day of December 2002.

A. DOMETAKIS, Board Secretary, New Zealand Meat Board.

gs8405

2003 European Union Sheepmeat and Goatmeat Tariff Rate Quota Allocation

Pursuant to section 33 of the Meat Board Act 1997, notice is hereby given that the New Zealand Meat Board has allocated access to European Union Sheepmeat and Goatmeat Tariff Rate Quota for the 2003 Quota Year, commencing 1 January 2003, as follows:

Company	General Quota	Reserved Quota	Total Quota
	Allowance	Allowance	Allowance
	(tonnes c.w.e.)	(tonnes c.w.e.)	(tonnes c.w.e.)
Abco Meats Limited		1,054.9	1,054.9
Affco New Zealand Limited	25,322.5		25,322.5
Alliance Group Limited	58,642.7		58,642.7
Alpine Export Limited	50.7		50.7
Bernard Matthews New Zealand Limited	1,371.3		1,371.3
Blue Sky Marketing Limited	6,478.8		6,478.8
Boss NZ Limited	57.2	236.2	293.4
Canterbury Meat Packers Limited	8,993.8		8,993.8
CR Grace Limited	1,514.7		1,514.7
Crusader Meats New Zealand Limited	2,763.1		2,763.1
Davmet New Zealand Limited	2,202.0		2,202.0
Frasertown Meat Co Limited	1,614.9		1,614.9
Garrett International Meats Limited		112.2	112.2
Heartland Prime Meats NZ Limited Consortium	2,510.2		2,510.2
Horizon Meats New Zealand Limited	94.0		94.0
Lakeview Farm Fresh Limited (in receivership)	278.1	325.1	603.2
Lamb Packers Feilding Limited	3,977.1		3,977.1
LANZ Company Limited	814.3	430.4	1,244.7
Lean Meats Limited	1,039.8		1,039.8
PPCS Limited	48,810.8		48,810.8
Prime Range Meats Limited		1,425.9	1,425.9
Progressive Gisborne Limited	2,893.2		2,893.2
Richmond Limited	36,290.7		36,290.7
Southern Organics New Zealand Limited		53.5	53.5
Taylor Preston Limited	8,987.5		8,987.5
Te Kuiti Meat Processors Limited	3,094.7		3,094.7
Venex (2002) Limited		205.6	205.6
Wallace Trust Meats Limited		1,408.6	1,408.6
Wilson Hellaby Limited	1,865.7	952.1	2,817.8
Wrightson Limited	231.2	591.5	822.7
Total	219,899.0	6,796.0	226,695.0
Allowance for Samples		5.0	
Total	219,899.0	6,801.0	226,700.0
<i>Note:</i> Totals may not add due to rounding.	,	<i>,</i>	•

Note: Totals may not add due to rounding.

The allocation mechanism used is as set out and described in the *Quota Allowance Allocation System in Respect of European Union Sheepmeat and Goatmeat Tariff Rate Quota*, copies of which are available from the board.

Pursuant to Section 5 of the *Quota Allowance Allocation System in Respect of European Union Sheepmeat and Goatmeat Tariff Rate Quota*, the allocation of Reserved Quota Allowance is conditional on New Entrant companies meeting certain criteria and their annual production estimate.

Dated at Wellington this 10th day of December 2002.

A. DOMETAKIS, Board Secretary, New Zealand Meat Board. gs8404

Medical Council of New Zealand

Medical Practitioners Act 1995

Medical Practitioners (Election of Medical Members of Council) 2002

Pursuant to Rule 11, I hereby declare the results of the election of four medical members of the Medical Council, held on 22 November 2002.

The four successful candidates are:

Pippa MacKay

Kate O'Connor

Philip M. Barham

Barnett Bond

The unsuccessful candidates are:

Michael Louis Bosman Becker

Annie Chen-Green

Peter Robert Cunningham

Christine Forster

Joanna Mary Hanson

David Trevor Jones

Aditya Prakash Kashyap

David James McHaffie

Paul Malpass

Peter William Moller

Helen Jean Moriarty

Roderick David Mulgan

Alan Patrick Nigel Rankin

Roger Morton Ridley-Smith

John Stuart Simpson

Alistair Sullivan

Peter George Herbert Summers

Nghia Tran

Donald Urquhart-Hay

Pursuant to Rule 13, I give notice that the successful candidates Drs MacKay, O'Connor, Barham and Bond will come into office on 13 December 2002, for a term of three years.

Dated this 12th day of December 2002.

S. L. INESON, Returning Officer (Council Chief Executive Officer).

gs8297

Nursing Council of New Zealand

Nurses Act 1977

Order of the Nursing Council in Disciplinary Session in Respect of a Registered Psychiatric Nurse

After due inquiry and in exercise of its powers under section 42 (1) (b), 42 (2) (b), 42 (3) and 48A of the Nurses Act

1977, the Nursing Council of New Zealand ("the council"), in a decision dated 20 August 2002, ordered that the psychiatric nurse be suspended from practice for a period of 12 months.

The council also ordered that the nurse pay \$3960.00 (being 30%) towards the actual costs and expenses of and incidental to the investigation and prosecution by the Preliminary Proceedings Committee and inquiry by the council and that a notice stating the effect of the orders be published in the *New Zealand Gazette, Kai Tiaki: Nursing New Zealand, Nursing Review* and the nursing council's newsletter with suppression of the names of all parties and identifying features of the case.

MARION CLARK, Registrar.

gs8400

Occupational Therapy Board

Occupational Therapy Act 1949

Occupational Therapy (Fees) Notice 2002

- **1. Title and commencement**—This notice may be cited as the Occupational Therapy (Fees) Notice 2002 and shall come into force on 1 February 2003.
- **2. Fees**—Pursuant to section 30A of the Occupational Therapy Act 1949, the Occupational Therapy Board sets the following fees payable to the board specified in the attached Schedule
- **3.** Tax—The fees are inclusive of goods and services tax.

Schedule

Fees Payable	\$
Application for registration from a New Zealand trained occupational therapist under section 12 of the Occupational Therapy Act	155.00
Application for registration under the Trans- Tasman Mutual Recognition Act	155.00
Application for registration from an overseas trained occupational therapist under section 12 of the Occupational Therapy Act	225.00
Annual Practising Certificate under section 22 of the Act	135.00
Certificate of registration	34.00
Registration competency examination	750.00
Restoration of name to Register	70.00
Supplying any document for the purpose of seeking registration overseas	34.00

Dated at Wellington this 10th day of December 2002.

BRIAN CUMMING, Registrar, Occupational Therapy Board.

gs8411

New Zealand Gazette 2002/2003 Deadlines

New Year Deadlines

The first New Zealand Gazette edition for 2003 will be as follows:

9 January 2003

Commercial Section Notices: (Companies, Partnership, Insolvency and Land Transfer Acts):

The deadline for these notices will be 12.00 midday on Monday, the 6th day of January 2003.

All other notices must be lodged at the *New Zealand Gazette* office by 12.00 midday on Tuesday, the 7th day of January 2003. *Note:* It would be appreciated if material for this edition was delivered as early as possible.

Wellington Anniversary Day—20 January 2003

New Zealand Gazette Edition—23 January 2003

Commercial Section Notices: (Companies, Partnership, Insolvency and Land Transfer Acts):

The deadline for these notices will be 12.00 midday on Friday, the 17th day of January 2003, due to the observance of Wellington Anniversary Day on Monday, the 20th day of January 2003.

All other notices must be lodged at the New Zealand Gazette office by 12.00 midday on Tuesday, the 21st day of January 2003.

Waitangi Day—6 February 2003

New Zealand Gazette Edition—7 February 2003

Commercial Section Notices: (Companies, Partnership, Insolvency and Land Transfer Acts):

Normal deadlines will apply for all notices, but due to the observance of Waitangi Day on Thursday, the 6th day of February 2003, the *New Zealand Gazette* will be published on Friday, the 7th day of February 2003.

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