

New Zealand Gazette

WELLINGTON: THURSDAY, 1 DECEMBER 2005

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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 may be submitted by email, facsimile or post. Dates and proper names should be shown clearly.

A covering instruction setting out requirements should accompany all notices, but the *New Zealand Gazette* reserves the right to apply its in-house style.

Notices for publication and related correspondence should be addressed to:

New Zealand Gazette 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

1 DECEMBER 2005

Cancelled Notices

Notices cancelled after being accepted for publication will be subject to a charge of \$55.00 to cover setting up and deleting costs. The deadline for cancelling notices is 12.00 midday on Wednesdays.

Advertising Rates

The following rate applies for the insertion of all notices in the *New Zealand Gazette*: 40c per word/number.

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, Bowen House, Lambton Quay, Wellington.

Whitcoulls, Centreplace Mall, Bryce Street, Hamilton.

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

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New Zealand Gazette editions and a search-by-notice facility 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.

9 November 2005

Diamond, Anthony Kevin Joseph, driver, of 46 Main Road, Blackball, Greymouth, at 9.00 a.m.

16 November 2005

McMillan, John Richard Shamus, car salesman, at 10.04 a.m.

18 November 2005

Woodward, Nathan Raymond, unemployed, of 33 Wall Street, Nawton, Hamilton, at 2.50 p.m.

21 November 2005

Ahuriri, George, store person, of 17A Lyndhurst Avenue, Little Waihi, Maketu, at 9.29 a.m.

Ainslie, Hannah Jean, beneficiary, of 53B Arcon Drive, Broomfield, Christchurch, at 11.20 a.m.

Campbell, Richard James, beneficiary, of 32 Millard Avenue, Solway, Masterton, at 12.15 p.m.

Cowley, Trevor Desmond, beneficiary, of 66 Pah Road, Epsom, Auckland, at 10.53 a.m.

Eramiha, Wikitoria, beneficiary, of 68 Kea Street, Selwyn Heights, Rotorua, at 12.40 p.m.

Gouk, Roger Murray, factory worker, of 33 Paradise Place, Tauranga, at 9.25 a.m.

Greenem, James Douglas, unemployed, of 30A Tanguru Street, Wanganui, at 12.15 p.m.

Hoepo, Tracina Jane, mother, of 195 Rintoul Street, Wellington, at 10.45 a.m.

Hoepo, Rihari Anaru, unemployed, of 195 Rintoul Street, Wellington, at 10.55 a.m.

Keogh, William Timothy, contractor, of 10 Mountbatten Grove, Upper Hutt, at 10.22 a.m.

Leigh, Marie Annette, nurse, of 27 Fowler Street, Woodside, South Australia, Australia, at 10.05 a.m.

Lupeli, Peter Ofisa Iafeta, of 71 Driver Crescent, Porirua, at 10.10 a.m.

McGill, Jasmine, of 6/22 MacArthur Street, Levin, at 10.12 a.m. LexisNexis **Nikora, Mathew Wiremu**, driver/operator, of 9 Knight Place, Fordlands, Rotorua, at 12.00 midday.

Sewell, Mark Warren, plumber, of 43 Cluny Road, Plimmerton, Wellington, at 10.25 a.m.

Wall, Peter, plumber, of 11 Vancouver Street, Kingston, Wellington, at 10.28 a.m.

Webb, Nikola Kristie, caregiver, of 2/705 Avenue Road West, Hastings, at 3.50 p.m.

Wells, Clinton Bruce, chef, of 16/5 Kain Avenue, Rotorua, at 2.35 p.m.

22 November 2005

Anderson, David Nolan, liquor manager, of 260 Milton Street, Sydenham, Christchurch, at 11.45 a.m.

Anderson, Tina Maree (also known as Glanville, Tina Maree), counter hand, of 260 Milton Street, Sydenham, Christchurch, at 11.45 a.m.

Brouggy, Sandra Mary, student, of 267 Mahurangi East Road, Snells Beach, Warkworth, at 10.51 a.m.

Clough, Brian Patrick, salesperson, of 3/46 Bayswater Avenue, Bayswater, Auckland, at 11.56 a.m.

Copas, Maria Anna, freight forwarding clerk, of 2/12 Seaforth Avenue, Mangere Bridge, Auckland, at 4.42 p.m.

Gemuhluoglu, Ertunga Kamil, of 89 The Masthead, Whitby, Porirua, at 4.45 p.m.

Kanara, Lisa Matilda, retail manager, of 48/2 Gibbons Street, Upper Hutt, at 12.45 p.m.

MacDonald, Lisa Dale, care assistant, of 29 Mortlake Street, Islington, Christchurch, at 4.35 p.m.

Mani, Dhiraj, insurance broker, of 27B/1 Balmain Road, Birkenhead, Auckland, at 1.55 p.m.

Moore, Nicola Christine, unemployed, of Apartment 401, 16-20 Smail Street, Ultimo, Sydney, New South Wales, Australia, at 9.00 a.m.

Perkins, Julian Ivor, production consultant, of 348 Gulf Harbour Drive, Whangaparaoa, Auckland, at 3.07 p.m.

Rameka, Lucy Okeroa, beneficiary, of 26A Barnard Avenue, Maraenui, Napier, at 2.20 p.m.

Rewcastle, Matthew James, beneficiary, of 83 Avenal Street, Invercargill, at 1.23 p.m.

Tuakeu, Salafai, process worker, of 6/140 Hall Avenue, Mangere, Auckland, at 11.19 a.m.

Vatikani, Kesomi, counter sales representative, of 44 Sladden Street, Naenae, Lower Hutt, at 9.15 a.m.

Warren, Ida June, beneficiary, of 3 Augusta Place, Kerikeri, at 10.00 a.m.

Watene, Joanna Toni, teacher aide, of 2/4 corner of Kopu-Hikuai Roads, R.D. 1, Thames, at 10.30 a.m.

Young, Alecia Joyce, mother, of 12 Wayne Drive, Mangere, Auckland, at 1.52 p.m.

23 November 2005

Brinsdon, Kathleen Elizebeth, beneficiary, of 174 North Avon Road, Richmond, Christchurch, at 1.00 p.m.

Foster, Kellye Anne, beneficiary, of 4 Ashwood Street, Queenspark, Christchurch, at 1.40 p.m.

Furness, Beverley Frances, superannuitant, of 15F Rotokauri Road, Nawton North, Hamilton, at 3.10 p.m.

Kinita, Shari-Ann, mother, of 9 McCarthy Terrace, Waipukurau, at 10.03 a.m.

Malkin, Grant Bradley, unemployed, of 1/219 Geraldine Street, St Albans, Christchurch, at 11.55 a.m.

Paynter, Peter William, unemployed, of 16A Bracken Street, Avonside, Christchurch, at 10.40 a.m.

Prach, Nil, beneficiary, of 11 Card Crescent, Featherston, at 11.00 a.m.

Tait, John James Fraser, beneficiary, of 24 Craigbank Avenue, New Lynn, Auckland, at 12.05 p.m.

Van Der Merwe, Ferdinandus Lodewillus, maintenance fitter, of 5 Glendon Place, Otorohanga, at 10.45 a.m.

Wallan, Malcolm Ronald, retired, of 3/18 Felix Street, Te Papapa, Auckland, at 10.22 a.m.

Wilson, Jeremy Robert, unemployed, of 11 Merrington Crescent, Bexley, Christchurch, at 12.20 p.m.

24 November 2005

Hemara, Isobel Ngaire, factory worker, of 2/138 Springs Road, Hornby, Christchurch, at 12.10 p.m.

Kovaleski, Joseph Clement, unemployed, of 8 Tay Street, Tokoroa, at 10.55 a.m.

Mason, Michael Stanley, beneficiary, of 7/263 Ferry Road, Phillipstown, Christchurch, at 12.05 p.m.

Simeona, Anthony Anava, storeman, of 55 Kings Drive, Levin, at 9.50 a.m.

Sinclair, Catherine Frances, writer, of 102 Saddleback Rise, Murrays Bay, Auckland, at 1.56 p.m.

Thompson, Keith Charles, retail merchandiser, of 2/138 Springs Road, Hornby, Christchurch, at 12.10 p.m.

Villarias, Ever, unemployed, of 90 Edgewater Drive, Pakuranga, Auckland, at 2.06 p.m.

25 November 2005

Cashmore, David Alan, unemployed, of Marsden Point Road, Ruakaka, at 11.50 a.m.

Cody, Jan-Maree Manu, mother, of 7 Freemans Road, Otaki, at 11.41 a.m.

Lissington, Kevin George, beneficiary, of 2 Hemare Street, Waikanae Beach, Wellington, at 11.40 a.m.

OFFICIAL ASSIGNEE.

Insolvency and Trustee Service, Private Bag 4714, Christchurch. Telephone: 0508 467 658. Web site: www.insolvency.govt.nz

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In Bankruptcy

Notice of Orders Annulling Adjudications

The order of adjudication dated the 2nd day of March 2004 against **Aird**, **Peter John**, was annulled by order of the High Court at Whangarei, pursuant to section 119 (1) (b) of the Insolvency Act 1967, with effect from the 1st day of November 2005.

The order of adjudication dated the 13th day of February 2003 against **Cameron, Blair Edward**, was annulled by order of the High Court at Hamilton, pursuant to section 119 (1) (b) of the Insolvency Act 1967, with effect from the 31st day of October 2005.

OFFICIAL ASSIGNEE.

Insolvency and Trustee Service, Private Bag 4714, Christchurch. Telephone: 0508 467 658. Web site: www.insolvency.govt.nz

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS / MANAGERS

Cardrona Developments Limited (in receivership)

Notice of Appointment of Receivers and Managers

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

We, Grant Robert Graham and Brendon James Gibson, hereby give notice that on the 22nd day of November 2005 at 1.00 p.m., we were appointed joint and several receivers and managers of the assets and undertakings of Cardrona Developments Limited pursuant to a general security agreement dated the 29th day of October 2003.

- Short Description of Property Charged Under the General Security Agreement: All assets and undertakings of the company.
- *The Office of the Receivers and Managers is at:* Ferrier Hodgson & Co, Level Sixteen, Tower Centre, 45 Queen Street, Auckland.

G. R. GRAHAM and B. J. GIBSON, Joint Receivers and Managers. LexisNexis Inquiries to: Andrew Bull.

Note: If any creditor claims a security interest over any assets of the above-named company, please provide details to the receivers and managers forthwith. ar⁷⁹¹³

Club340 Limited (in receivership)

Notice of Ceasing to Act as Receivers and Managers

Pursuant to Section 29 of the Receiverships Act 1993

Paul John McCormick and Neil Raymond Donnell hereby give notice that they ceased to act as joint receivers and managers of the above-named company and that the receivership ended on the 17th day of November 2005 at 4.00 p.m.

Dated this 17th day of November 2005. NEIL RAYMOND DONNELL. ar7899

APPOINTMENT AND RELEASE OF LIQUIDATORS

Drivetime Limited and Wellington Power Tools Limited

Notice of Appointment of Liquidators and Notice to Creditors to Claim

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 **Drivetime Limited** and **Wellington Power Tools Limited**:

Notice is hereby given that the companies were placed into liquidation with the appointment details as follows:

- Drivetime Limited: Grant Bruce Reynolds was appointed liquidator on the 21st day of November 2005 at 10.48 a.m.
- Wellington Power Tools Limited: Gilbert Dale Chapman and Grant Bruce Reynolds were appointed joint and several liquidators on the 21st day of November 2005 at 10.52 a.m.

The liquidators fix the 20th day of January 2006, as the day on or before which the creditors of the companies are to prove their debts or claims and to establish any title they may have to priority, under section 312 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.

Dated at East Tamaki this 24th day of November 2005.

GRANT BRUCE REYNOLDS.

Address for Service: Reynolds & Associates Limited, Insolvency Practitioners, P.O. Box 259-059, Burswood, East Tamaki, Auckland. Telephone: (09) 577 0162. Facsimile: (09) 577 0243. al7957

Maplehatch Enterprises Limited (in liquidation), **North Park Limited** (in liquidation) and **Riro Street 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 25th day of November 2005 at 10.00 a.m., special resolutions were passed by the shareholders stating that the above-named companies be wound up voluntarily and Jeffrey Philip Meltzer and Rachel Mason be appointed as liquidators.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of the above-named companies fix the 28th day of December 2005, 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 their claims are made or, as the case may be, from objecting to the distribution.

Dated this 25th day of November 2005.

R. K. 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.

LexisNexis

Explanation: The shareholders of the above-named companies wish to liquidate the companies which are no longer trading.

Sunset Construction Limited (in liquidation)

Notice of Appointment of Liquidators

Jeffrey Philip Meltzer and Rachel Mason, insolvency practitioners, were appointed joint and several liquidators of Sunset Construction Limited (in liquidation) on the 23rd day of November 2005 at 10.00 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 Sunset Construction Limited (in liquidation) fix the 23rd day of December 2005, 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 23rd day of November 2005.

R. K. 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.

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638441 Holdings Limited and **GE Capital Returnable Packaging Systems Limited** (both in liquidation) ("the companies")

(both in inquidation) (the companies

Notice of Appointment of Liquidators

Richard Dale Agnew and John Anthony Waller, chartered accountants of Auckland, were appointed as joint and several liquidators of the companies by special resolution of the shareholders on the 23rd day of November 2005 at 10.00 a.m., the date and time the liquidations commenced.

Notice to Creditors to Claim

Notice is given that as liquidators of the companies, we fix the 14th day of December 2005, 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 distributions made before the debts are claimed or, as the case may be, from objecting to the distribution.

Dated this 23rd day of November 2005.

RICHARD DALE AGNEW, Liquidator.

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

Note: The companies are solvent and the liquidations are the result of the restructuring of the affairs of the shareholders. al7925

DJ Homes Limited (in liquidation)

Notice of Appointment of Liquidator

On the 18th day of November 2005 at 8.15 a.m., Raymond Gordon Burgess was appointed liquidator of the above-named company.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes the 22nd day of December 2005, 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 their 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. ^{al7919}

Toka Downs Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On the 27th day of September 2005, it was resolved by the board of directors, pursuant to section 255 (2) (a) of the Companies Act 1993, that Toka Downs Limited be liquidated and that Stephen Kim Bennett, of Steve Bennett Associates, Chartered Accountants, Whangarei, be appointed liquidator for the purpose.

The liquidation commenced on the 22nd day of November 2005 at 11.00 a.m.

Notice to Creditors to Claim

Notice is also hereby given that the liquidator hereby fixes the 17th day of January 2006, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

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

S. K. BENNETT, Liquidator.

Address for Service: Steve Bennett Associates Limited, Chartered Accountants, P.O. Box 627, Whangarei. Telephone: (09) 438 2312. Facsimile: (09) 438 2912. Email: info@sba.net.nz

Note: The liquidation is to be carried out for the purposes of reorganisation of the shareholders' affairs and a solvency certificate has been completed.

ETC Investments (No. 2) Limited and Silverdale Motor Park Limited (both in liquidation)

Notice of Appointment of Liquidators

The Companies Act 1993

Notice is hereby given that Peter Reginald Jollands, insolvency practitioner, and Catherine Jane Jollands, accountant, were appointed liquidators of ETC Investments (No. 2) Limited and Silverdale Motor Park Limited (both in liquidation) pursuant to section 241 (2) (a).

The liquidations commenced on the 23rd day of November 2005 at 1.20 p.m. and 1.30 p.m. respectively.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of ETC Investments (No. 2) Limited and Silverdale Motor Park Limited (both in liquidation) hereby fix the 5th day of January 2006, as the day on or before which the creditors of the companies are to make their claims and to establish any priority of their claims, 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.

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

Dated at Auckland this 23rd day of November 2005.

PETER R. JOLLANDS, Liquidator.

Address of Liquidator: Jollands Callander, Accountants and Insolvency Practitioner, Level Four, 3-13 Shortland Street, Auckland. *Postal Address:* P.O. Box 106-141, Auckland City. Telephone: (09) 379 0463. Facsimile: (09) 379 0465. Email: peter@jollandscallander.co.nz Web site: www.jollandscallander.co.nz

Note: The companies, having filed their certificate of solvency with the Companies Office, are solvent and the liquidations are the result of the restructuring of the affairs of the shareholders.

Integris Limited (in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

On the 24th day of November 2005 at 2.00 p.m., it was resolved by special resolution, pursuant to section 241 (2) (a) of the Companies Act 1993, that Integris Limited be liquidated for the purposes of winding up the company and that Neil William Aitken be appointed liquidator.

The liquidator fixes the 31st day of January 2006, 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.

N. W. AITKEN, Liquidator.

Address for Service: Moxey Aitken Broadbent, Private Box 302-455, North Harbour, Auckland 1330.

Brownback Australia Limited (in liquidation)

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

On the 25th day of November 2005 at 9.35 a.m., by special resolution of the shareholders pursuant to the Companies Act 1993, Brownback Australia Limited was placed into liquidation and John Joseph Cregten and Andrew John McKay, of Auckland, were appointed joint and several liquidators.

The liquidation commenced on the 25th day of November 2005.

We, John Joseph Cregten and Andrew John McKay, liquidators of the above-named company, hereby fix the 31st day of January 2006, 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 304 of the Companies Act 1993.

Dated at Auckland this 25th day of November 2005.

J. J. CREGTEN, Liquidator.

Creditors and Shareholders May Direct Their Inquiries to: The Liquidator, Level Three, 115 Queen Street (P.O. Box 532), Auckland. Telephone: (09) 358 1230. Facsimile: (09) 358 3646.

Pratt Industries Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On the 8th day of November 2005, it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Pratt Industries Limited be liquidated and that Desmond Clinton Benson, of Horwath Barlow Lendrum Limited, Chartered Accountants, be appointed liquidator for the purpose.

The liquidation commenced on the 8th day of November 2005 at 9.40 a.m.

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

DESMOND CLINTON BENSON, Liquidator.

Address for Service: Horwath Barlow Lendrum Limited, Chartered Accountants, P.O. Box 282, Wanganui. Telephone: (06) 345 4172. Facsimile: (06) 345 4201.

Note: The company is being liquidated as it is no longer required by its shareholders. All known third party creditors have been paid in full.

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N1 Kits 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 Auckland Limited, were appointed liquidators of N1 Kits Limited.

The liquidation commenced on the 21st day of November 2005 at 9.00 a.m.

Notice to Creditors to Claim

Notice is also given that the liquidators hereby fix the 20th day of December 2005, 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 Carl Shardlow, Grant Thornton Auckland Limited, 97-101 Hobson Street, Auckland. Telephone: (09) 308 2570.

Dated this 21st day of November 2005.

NEIL RAYMOND DONNELL.

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

O'Donoghue Lindsay & Associates Limited and O'Donoghue and Partners Insurances Limited

Notice of Appointment of Liquidator

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

Company Nos.: 267789, 131683

I, Andrew Marchel Oorschot, hereby give notice that, for the purpose of winding up solvent non-trading companies and pursuant to section 241 (2) (a) of the Companies Act 1993, I was appointed as liquidator of O'Donoghue Lindsay & Associates Limited and O'Donoghue and Partners Insurances Limited with effect from the 15th day of November 2005 at 3.00 p.m.

Notice of Meeting of Creditors

The directors have resolved that the companies were 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 O'Donoghue Lindsay & Associates Limited and O'Donoghue and Partners Insurances Limited, I fix the 19th day of December 2005, as the day on or before which the creditors of the companies are to make their claims and to establish any priority their exisNexis claims may have, under section 312 of the Companies Act 1993 (as amended), or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Inquiries by creditors and shareholders may be directed to Ashton Wheelans & Hegan, Chartered Accountants, P.O. Box 13-042, Christchurch (telephone (03) 366 7154), during normal business hours.

Dated at Christchurch this 25th day of November 2005.

A. M. OORSCHOT, Liquidator.

Please Note: This is the liquidation of solvent companies for the purposes of distributing the capital and reserves to the shareholders. The liquidation is taking place as the companies have ceased trading following the sale of their business assets, and should not be confused with ODL Group Limited, which is continuing to trade.

Awaroa Tubular Steel Furniture Limited

(in liquidation)

Notice of Appointment of Liquidators

Dennis Clifford Parsons and Katherine Louise Kenealy, insolvency practitioners of Hamilton, were appointed joint and several liquidators of Awaroa Tubular Steel Furniture Limited (in liquidation) on the 21st day of November 2005 at 10.30 a.m., pursuant to section 241 (2) (a) of the Companies Act 1993.

Any creditor claiming a security interest in respect of any assets owned by the company should contact the liquidators as soon as possible.

Dated this 21st day of November 2005.

D. C. PARSONS, Liquidator.

Address for Service: Indepth Forensic Limited, Insolvency Practitioners, P.O. Box 278, Hamilton. Telephone: (07) 957 8674. Facsimile: (07) 957 8677.

Note: This is a liquidation of a solvent company. ^{al7969}

A&T Future Limited (formerly trading as Brumby's Five Cross Roads) (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, pursuant to section 241 (2) (a) of the Companies Act 1993, David Murray Blanchett and Peter Ross McLean, of Beattie Rickman, Hamilton, were appointed joint and several liquidators of A&T Future Limited.

The liquidation commenced on the 20th day of November 2005 at 11.30 a.m.

Notice to Creditors to Claim

Notice is also given that the liquidators hereby fix the 16th day of December 2005, 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.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Wynand Mullins at Beattie Rickman, Third Floor, Beattie Rickman Centre, corner of Bryce and Anglesea Streets, Hamilton, or telephone (07) 838 3838 or by facsimile (07) 839 4178.

Dated this 23rd day of November 2005.

DAVID M. BLANCHETT, Liquidator.

Address for Service: Beattie Rickman, P.O. Box 191, Hamilton.

Stem Limited (in liquidation)

Notice of Appointment of Liquidator

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

Notice is hereby given that, by way of entry in the minute book of the above-named company in accordance with section 122 of the Companies Act 1993, John Stuart Donald was appointed liquidator of the above-named company on the 17th day of November 2005.

The liquidation commenced on the 17th day of November 2005.

A resolution as to the solvency of the company has been filed with the Registrar of Companies.

Notice to Creditors to Claim

The liquidator does hereby fix the 20th day of December 2005, 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 the distribution.

J. S. DONALD, Liquidator.

Address of Liquidator: Care of Staples Rodway Tauranga, Chartered Accountants, 132 First Avenue, P.O. Box 743, Tauranga. Telephone: (07) 578 2989. Facsimile: (07) 577 6030. Email: mark.robinson@staplestga.co.nz

For Inquiries Contact: Mark Robinson.

Note: The above-named company is solvent as disclosed in the declaration of solvency filed with the Registrar of Companies. The company is being liquidated solely for taxation purposes. al7937

Silich Developments Limited (in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given that, pursuant to section 241 (2) (a) of the Companies Act 1993, Bruce W. Warden, chartered accountant, was appointed liquidator of Silich Developments Limited.

The liquidation commenced on the 18th day of November 2005.

Notice to Creditors to Claim

Notice is also given that the liquidator hereby fixes the 19th day of December 2005, 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.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Bruce W. Warden, 12 Jocelyn Street, Katikati, or telephone (07) 549 0772.

Dated this 21st day of November 2005.

BRUCE W. WARDEN.

Address for Service: Bruce W. Warden, Chartered Accountants, P.O. Box 223, Katikati.

OTI Contracting 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) (a) of the Companies Act 1993, and in the matter of **OTI Contracting Limited** (in receivership and liquidation):

Notice is hereby given that on the 23rd day of November 2005 at 8.15 a.m., Iain Bruce Shephard and Christine LexisNexis

Margaret Dunphy were appointed jointly and severally as liquidators of the above-named company pursuant to a special resolution entered into the company's minute book. The liquidation commenced on the 23rd day of November 2005

Dated at Wellington this 24th day of November 2005.

C. M. DUNPHY, Liquidator.

Address for Service: Shephard Dunphy Limited, Level Two, Zephyr House, 82 Willis Street (P.O. Box 11-793), Wellington. Telephone: (04) 473 6747. Facsimile: (04) 473 6748.

For Inquiries Contact: Jessica Redican.

al7947

W J Voisey Limited (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, pursuant to section 241 (2) (a) of the Companies Act 1993, Richard Brian Burge and Brian Joseph Walshe were appointed joint and several liquidators of W J Voisey Limited (in liquidation).

The liquidation commenced on the 28th day of November 2005 at 9.00 a.m.

Notice to Creditors to Claim

Notice is also given that the liquidators hereby fix Friday, the 16th day of December 2005, 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.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Richard Burge at P.O. Box 30-568, Lower Hutt, or telephone (04) 569 9069.

RICHARD BURGE, Joint and Several Liquidator. al8029

Actonz Management Limited (in liquidation)

Notice of Appointment of Liquidators

Barry Jordan and David Vance, chartered accountants, were appointed liquidators jointly and severally of Actonz Management Limited (in liquidation) on the 21st day of November 2005 at 10.38 a.m., by the High Court at Wellington.

Notice of Meeting of Creditors

Pursuant to section 245 of the Companies Act 1993, the liquidators will dispense with the meeting of creditors in order to keep costs to a minimum and maximise returns to creditors.

Notice to Creditors to Lodge Claims

The liquidators have fixed the 12th day of December 2005, as the last day for creditors to make their claims and establish any priority their claims may have.

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

General Notes

Inquiries for information relating to the liquidation may be made to Robin Crimp, McCallum Petterson, Level Eight, The Todd Building, 95 Customhouse Quay (P.O. Box 3156), Wellington. Telephone: (04) 499 7796. Facsimile: (04) 499 7784.

BARRY JORDAN, Liquidator.

Note: Any creditors claiming a security interest in respect of the company should provide details to the liquidators urgently.

MGTF Holdings Limited (in liquidation)

Public Notice of Appointment of Liquidators

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

On the 23rd day of November 2005, it was resolved by resolution of the shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that MGTF Holdings Limited be liquidated and that David William Cope and Stephen Alan Dunbar, chartered accountants of Christchurch, be appointed joint liquidators for that purpose.

The liquidation commenced on the 23rd day of November 2005 at 10.30 a.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.

Notice to Creditors to Claim

Notice is also given that the liquidators hereby fix the 20th day of January 2006, 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.

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

DAVID W. COPE and STEPHEN A. DUNBAR, Joint Liquidators.

Address for Service: Care of Polson Higgs, Chartered Accountants, Level Six, 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. al8011

Southern Lakes Construction Limited (in liquidation)

Public Notice of Appointment of Interim Liquidators

Notice is hereby given that, pursuant to section 241 (2) (a) of the Companies Act 1993, Stephen James Higgs and Stephen Alan Dunbar, chartered accountants of Polson Higgs, were appointed interim liquidators of Southern Lakes Construction Limited by order of the High Court at Invercargill.

The liquidation commenced on the 23rd day of November 2005 at 11.21 a.m.

Notice to Creditors to Claim

Notice is also given that the interim liquidators hereby fix the 9th day of January 2006, 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.

Inquiries may be directed by a creditor or shareholder of the company during normal business hours to Robyn Patrick at 139 Moray Place, Dunedin, or telephone (03) 477 9923.

Dated this 25th day of November 2005.

STEPHEN JAMES HIGGS and STEPHEN ALAN DUNBAR, Interim Liquidators.

Address for Service: Polson Higgs, P.O. Box 5346, Dunedin. al7993

Ian Hale Industries Limited (in liquidation)

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

Warwick John Ainger, chartered accountant of Ainger Tomlin, was appointed liquidator of the above-named company by special resolution of the shareholders on the 22nd day of November 2005 at 2.00 p.m. The undersigned does hereby fix the 23rd day of December 2005, 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.

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

WARWICK JOHN AINGER, Liquidator.

Address for Service: Ainger Tomlin, Chartered Accountants, First Floor, AMI Building, 116 Riccarton Road (P.O. Box 8237), Christchurch. Telephone: (03) 343 0046. Facsimile: (03) 348 9312.

Please Note: The company is solvent and liquidation is required to rearrange the affairs of the shareholders. ^{al7911}

D K Brick Laying Limited (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

David Donald Crichton and Keiran Anne Horne, chartered accountants of Crichton Horne & Associates, were appointed liquidators of the above-named company by order of the High Court on the 25th day of November 2005 at 10.27 a.m. The liquidators fix the 25th day of December 2005, as the day on or before which the creditors of the company are able 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.

Any creditor holding a security interest over the assets of this company should urgently contact the liquidator.

Further information and creditor claim forms are available on our web site www.cha.co.nz

Inquiries may be directed during normal business hours to Pauline Sargisson at Crichton Horne & Associates, Old Library Chambers, 109 Cambridge Terrace (P.O. Box 3978), Christchurch, or telephone (03) 379 7929.

K. A. HORNE, Liquidator. al8024

Honey Holdings Limited

Notice of Appointment of Liquidator

On the 21st day of November 2005 at 10.00 a.m., it was resolved by special resolution of shareholders, pursuant to section 241 (2) (a) of the Companies Act 1993, that Honey Holdings Limited be put into liquidation and that Roland Lawrence Sarten, chartered accountant, be appointed liquidator.

The liquidation commenced on the 21st day of November 2005 at 10.00 a.m.

A certificate, pursuant to section 243 (9) of the Companies Act 1993, was signed by the directors on the 18th day of November 2005, certifying that in their opinion the company would, on the appointment of a liquidator, be able to pay its debts.

The reason for their opinion is that the company has more assets than liabilities.

ROLAND LAWRENCE SARTEN, Liquidator.

Address of Liquidator: Temperton & Associates Limited, Chartered Accountants, P.O. Box 1140, Wellington. Telephone: (04) 499 8382. Facsimile: (04) 471 4833.

Note: This is the liquidation of a solvent company.

al7906

Envirolink Laboratory Limited (in liquidation)

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

Warwick John Ainger, chartered accountant of Ainger Tomlin Limited, was appointed liquidator of the above-named company by special resolution of the shareholders on the 14th day of September 2005 at 2.00 p.m.

The undersigned does hereby fix the 23rd day of December 2005, 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.

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

WARWICK JOHN AINGER, Liquidator.

Address for Service: Ainger Tomlin, Chartered Accountants, First Floor, AMI Building, 116 Riccarton Road (P.O. Box 8237), Christchurch. Telephone: (03) 343 0046. Facsimile: (03) 348 9312.

Please Note: The company is solvent and liquidation is required to rearrange the affairs of the shareholders. al7962

Wal Limited (in liquidation)

Notice of Appointment of Liquidators

Take notice that Wal Limited (in liquidation) was ordered by the High Court at Blenheim, pursuant to section 241 (2) (c) of the Companies Act 1993, on the 24th day of November 2005 to be put into liquidation.

Iain Andrew Nellies and Wayne John Deuchrass were appointed liquidators jointly and severally.

The liquidation commenced on the 24th day of November 2005 at 10.06 a.m.

Creditors may make inquiries to the liquidators, whose address is care of Insolvency Management Limited, Level Four, 728 Colombo Street (P.O. Box 13-401), Christchurch. ^{a17988}

Mandy's Cafe & Takeaways Limited (in liquidation)

Notice of Appointment of Liquidators

Take notice that Mandy's Cafe & Takeaways Limited (in liquidation) was ordered by the High Court at Blenheim, pursuant to section 241 (2) (c) of the Companies Act 1993, on the 24th day of November 2005 to be put into liquidation. Iain Andrew Nellies and Wayne John Deuchrass were appointed liquidators jointly and severally. The liquidation commenced on the 24th day of November 2005 at 10.04 a.m.

Creditors may make inquiries to the liquidators, whose address is care of Insolvency Management Limited, Level Four, 728 Colombo Street (P.O. Box 13-401), Christchurch. ^{al7989}

Synaptic Limited (in liquidation)

Notice of Appointment of Liquidators

Take notice that Synaptic Limited (in liquidation) resolved, pursuant to section 241 (2) (a) of the Companies Act 1993, on the 4th day of November 2005 to be put into liquidation.

Iain Andrew Nellies and Paul William Gerrard Jenkins were appointed liquidators jointly and severally.

The liquidation commenced on the 4th day of November 2005 at 9.30 a.m.

Creditors may make inquiries from the liquidators, whose address is care of Insolvency Management Limited, Level Six, Burns House, 10 George Street (P.O Box 1058), Dunedin. ^{al7990}

Cove Co Waipu Limited (in liquidation)

Notice of Appointment of Liquidator

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

Notice is hereby given that on the 28th day of October 2005 at 11.00 a.m., the shareholders of Cove Co Waipu Limited passed a special resolution, pursuant to section 241 of the Companies Act 1993, that Stephen Michael Sudbury, chartered accountant of Whangarei, be appointed liquidator of the company.

A resolution as to solvency, pursuant to section 243 (8) of the Companies Act 1993, has been passed by the directors.

Notice to Creditors to Claim

Pursuant to Regulation 12 of the Companies Act 1993 Liquidation Regulations 1994

Notice is also given that I, Stephen Michael Sudbury, hereby fix the 31st day of December 2005, as the date on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

Dated at Whangarei this 28th day of October 2005.

STEPHEN MICHAEL SUDBURY, Liquidator.

Any Inquiries in This Matter Should be Addressed to the Liquidator at the Offices of: Sudbury & Co, Chartered Accountants, First Floor, Michael Hill Building, 25 Rathbone Street (P.O. Box 154), Whangarei. Telephone: (09) 438 1113.

REMOVALS

Burton Apartments Limited, Heli Range Helicopters Limited, Logan Elevators Limited, McTucky Holdings Limited, Poly Panel Specialists Limited, Spectrum Skylights Limited, U.C.N International Limited and Zion Homes 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

Address of Registered Offices: Care of Rodewald Hart Brown Limited, 127 Durham Street, Tauranga. LexisNexis Notice is hereby 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 joint and several 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 23rd day of December 2005.

SHEREE ANN HART, KENNETH PETER BROWN and THOMAS LEE RODEWALD, Joint Liquidators. ds7908

Aura Properties Limited, Examination Services Limited, Entertainment 2005 Limited, Normanby Mews Limited and Simuflight (NZ)Limited (all in liquidation)

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

Pursuant to Section 257 (1) (b) of the Companies Act 1993

Notice is given that it is intended to remove from the New Zealand Register the above-named companies on the grounds that the liquidations have been completed and the liquidator's final reports have been filed with the Registrar.

Any objection to the removals, under section 257 (1) (b), must be lodged with the Registrar within 28 days of the date of this notice (being the 29th day of December 2005).

R. G. BURGESS, Liquidator.

ds7967

Venture Capital Developers Limited (in liquidation), Software Services Limited (in liquidation) and Rohil Limited (in liquidation)

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

Address of Registered Office: McCallum Petterson, Level Eight, The Todd Building, 95 Customhouse Quay, Wellington.

The liquidations of the above-named companies have been completed and the final reports and statements 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 companies be removed from the Register pursuant to section 318 (1) (e) of the Companies Act 1993.

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

Dated this 25th day of November 2005. DAVID VANCE, Liquidator.

Nottingham Excalibur Limited (in liquidation), **Sabair Holdings Limited** (in liquidation) and **Torrens Holdings Limited** (in liquidation)

Notice of Intention to Remove Companies From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Karen Betty Mason and Jeffrey Philip Meltzer, liquidators of Nottingham Excalibur Limited (in liquidation), Sabair Holdings Limited (in liquidation) and Torrens Holdings Limited (in liquidation), whose registered offices are 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 reports on the liquidations, it is intended to remove the companies from the New Zealand Register.

Any objection to the removals, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than the 28th day of December 2005.

Dated this 24th day of November 2005.

K. B. MASON, Liquidator.

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

Style Properties (1997) 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 Style Properties (1997) 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 28th day of December 2005. Dated this 24th day of November 2005.

K. B. MASON, Liquidator.

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

Australasian Alpine Limited

Notice of Intention to Remove Company From the Register

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

Company No.: 1205847

Address of Registered Office: McCulloch & Partners, P.O. Box 64, Queenstown.

Notice is given that, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, it is proposed that a request be made to the District 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, within 20 working days from the date of this notice, the Registrar may remove the company from the Register.

Dated this 22nd day of November 2005. DUNCAN D. C. SMITH, Director.

Lyttelton Timber & Hardware Limited

(in liquidation)

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

Address of Registered Office: Care of Goldsmith Fox PKF, 236 Armagh Street, Christchurch.

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

The liquidator has delivered his final report on the liquidation, in terms of section 257 (1) of the Companies Act 1993, to the Registrar.

Any objection to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar no later than the 23rd day of December 2005.

G. L. HANSEN, Liquidator.

Benmore Investments No 1 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

Address of Registered Office: Ward Wilson Limited, 62 Deveron Street, Invercargill.

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

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

Any objection to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 19th day of December 2005.

P. J. HEENAN, Liquidator.

ds7924

Waikaka Dairy 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

Address of Registered Office: HSW Limited, Chartered Accountants, Level One, 35 Mandeville Street (P.O. Box 8518), Christchurch.

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

The liquidator has delivered the documents referred to in section 257 (1) (a) of the Companies Act 1993 to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Any objection to removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 20th working day after the date of publication of this notice.

Dated this 18th day of November 2005.

HAMISH ALEXANDER SCOTT, Liquidator. ds7886

Frontenac Financial Services Limited

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

Company No.: 878430

In the matter of the Companies Act 1993, and in the matter of **Frontenac Financial Services 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 14th day of December 2005.

Dated at Wellington this 25th day of November 2005. ANTHONY M. RICHARDSON, Liquidator.

Address of Liquidator and Address for Service of Company: Capital Accounting Associates Limited, Level Two, Waterside House, 220 Willis Street, Wellington 6030. *Postal Address:* P.O. Box 6696, Marion Square, Wellington 6030. Telephone: (04) 385 4146. Facsimile: (04) 385 4246. Email: tony@tonyrichardson.biz

Cleanplastic 2000 Limited* (in liquidation)

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

In the matter of the Companies Act 1993, and in the matter of **Cleanplastic 2000 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 29th day of December 2005.

Dated at Auckland this 22nd day of November 2005.

BORIS VAN DELDEN, Liquidator.

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

*This company was called Cleantastic 2000 Limited until the 22nd day of April 2004. ds8000

PC Bitz Limited (in liquidation)

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

Company No.: AK. 1118817

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies is asked to remove PC Bitz Limited (in liquidation), whose registered office is situated at Second Floor, Taitokerau Building, 3 Hunt Street, Whangarei, 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 14th day of January 2006, the Registrar is obliged to remove the company from the Register.

Dated at Whangarei this 18th day of November 2005.

S. K. BENNETT, Liquidator.

Address for Service: Steve Bennett Associates Limited, Chartered Accountants, P.O. Box 627, Whangarei. Telephone: (09) 438 2312. Facsimile: (09) 438 2912. Email: info@sba.net.nz ⁴⁵⁷⁹⁰¹

Quality Harvesting Systems Limited (in liquidation)

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

Company No.: AK. 1187731

Public notice is given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar of Companies is asked to remove Quality Harvesting Systems Limited (in liquidation), whose registered office is situated at Second

Floor, Taitokerau Building, 3 Hunt Street, Whangarei, 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 14th day of January 2006, the Registrar is obliged to remove the company from the Register.

Dated at Whangarei this 18th day of November 2005.

S. K. BENNETT, Liquidator.

Address for Service: Steve Bennett Associates Limited, Chartered Accountants, P.O. Box 627, Whangarei. Telephone: (09) 438 2312. Facsimile: (09) 438 2912. Email: info@sba.net.nz 457883

J V Hempstead & Son Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Richard Owen, liquidator of JV Hempstead & Son Limited (in liquidation), whose registered office is situated at 91 Clarence Street, Hamilton, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than the 20th day of December 2005.

Dated this 21st day of November 2005.

RICHARD OWEN, Liquidator.

Address of Liquidator: 91 Clarence Street, Hamilton. ds7875

The Gem Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Notice is hereby given that I, the undersigned liquidator of The Gem Limited, have delivered to the Registrar of Companies the final reports and statements referred to in section 257 (1) (a) (i) 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 by the 21st day of December 2005, the Registrar may remove the company from the Register.

JOHN MANAGH, Liquidator.

Address for Service: P.O. Box 1022, Napier. Telephone: (06) 835 6280. Email: jmanagh@xtra.co.nz

Nemo Developments Limited (in liquidation)

Notice of Intention to Remove Company From the Register

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

Notice is given that it is intended to remove from the New Zealand Register Nemo Developments Limited (in liquidation) ("the company"), which has its registered office at 23 Rathbone Street, Whangarei, by request, under section 318 (1) (e) 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 company has no surplus assets after paying its debts in full or in part and no creditors have applied to the Court, under section 241 of the Act, for an order putting the company into liquidation.

The date by which an objection to the removal, under section 321 of the Act, must be delivered to the Registrar is the 28th day of December 2005.

Dated this 23rd day of November 2005.

DANIEL PERRY JOHNSTON, Liquidator.

Address for Service: Yovich Hayward Pevats Johnston Limited, P.O. Box 925, Whangarei.

Apollo Security Limited (in liquidation)

Notice of Intention to Remove Company From the Register of Companies

Notice is hereby given by the liquidator that, in accordance with section 318 of the Companies Act 1993, Apollo Security Limited (in liquidation), whose registered office is situated at care of Ainger Tomlin, Chartered Accountants, First Floor, 116 Riccarton Road, Christchurch, will be removed from the Register of Companies due to the completion of the liquidation.

Any objection, under section 321 of the Companies Act 1993, must be delivered to the Registrar before the 23rd day of December 2005.

Dated this 23rd day of November 2005.

WARWICK JOHN AINGER, Liquidator.

Address for Service: Ainger Tomlin, Chartered Accountants, First Floor, 116 Riccarton Road (P.O. Box 8237), Christchurch. Telephone: (03) 343 0046. Facsimile: (03) 348 9312. (457933

Constable Street Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

The liquidation of Constable Street Limited has been completed and I have filed my final report on the liquidation with the Registrar of Companies, along 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, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than the 23rd day of December 2005.

Dated this 22nd day of November 2005.

TERRY BASTION, Liquidator, Constable Street Limited. ds7905

Kered Properties Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

The liquidation of Kered Properties Limited has been completed and I have filed my final report on the liquidation with the Registrar of Companies, along with a request that the company be removed from the Register pursuant to section 318 (1) (e) of the Companies Act 1993.

5103

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than the 23rd day of December 2005. Dated this 23rd day of November 2005.

TERRY BASTION, Liquidator, Kered Properties Limited. ds7930

Dynamo Holdings 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

Notice is hereby given that, pursuant to section 318 (1) (e) of the Companies Act 1993, the Registrar will remove the above-named company from the Register on the grounds that the liquidators have completed their duties.

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

Any objection to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by the 23rd day of December 2005.

P. G. SARGISON, Joint Liquidator.

The Registered Office of the Company is Situated at: Gerry Rea Associates, Seventh Floor, Southern Cross Building, 59 High Street, Auckland.

Honey Holdings Limited (in liquidation)

Notice of Intention to Remove Company From the Register

The Companies Act 1993

The liquidation of the above-named company, whose registered office is at 16 Crofton Road, Ngaio, Wellington, has been completed.

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

Any objection to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar by the 24th day of December 2005.

Dated this 24th day of November 2005.

ROLAND LAWRENCE SARTEN, Liquidator.

Address for Service: Temperton & Associates Limited, Chartered Accountants, P.O. Box 1140, Wellington.

Note: The is the liquidation of a solvent company.

Onehunga Development Management Limited (in liquidation)

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

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

I, Neil Raymond Donnell, liquidator of Onehunga Development Management Limited (in liquidation), 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 my 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 30th day of December 2005.

Dated this 22nd day of November 2005.

N. R. DONNELL, Liquidator.

Address of Liquidator: Grant Thornton Auckland Limited, 97-101 Hobson Street (P.O. Box 1961), Auckland. ds7938

Lingard Labour Markets 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 Rod Lingard, a shareholder of the above-named company, proposes to apply to the Registrar of Companies at Wellington, pursuant to section 318 (1) (d) of the Companies Act 1993, for the removal from the Register of the company.

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

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

Dated this 1st day of December 2005.

HORWATH STRATEGY (WELLINGTON) LIMITED. ds8041

AMR Holdings Limited (in liquidation)

Public Notice of Intention to Remove Company From the Register

Notice is given of the intention to remove AMR Holdings Limited (in liquidation) from the Register of Companies, in accordance with section 318(1)(e) of the Companies Act 1993, on the grounds of the delivery of the final liquidation documents to the Registrar in accordance with section 257(1)(a).

Any objection to the intended removal must be delivered to the Registrar of Companies no later than 28 days from the date of this notice.

RICHARD BURGE, Liquidator.

Hazelwood Holdings Limited (in liquidation)

Notice of Intention to Remove Company From the Register

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

Any objections to the removal of the company, under section 321, must be delivered to the Registrar by the 31st day of December 2005.

Dated this 28th day of November 2005.

G. A. STAPLEY, Liquidator.

ds8032

Tower Manufacturing & Import Co Limited (in liquidation)

Notice of Intention to Remove Company From the Register

I, Mark van Rossem, liquidator of Tower Manufacturing & Import Co Limited (in liquidation), whose registered office is situated at 3 Basque Road, Newton, Auckland, hereby give notice that, pursuant to section 318 (1) (e) of the Companies Act 1993 and having filed with the Registrar my

final report on the liquidation, it is intended to remove the company from the Register.

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 9th day of January 2006.

Dated this 25th day of November 2005.

MARK VAN ROSSEM, Liquidator. ds7992

Jumeriah Holdings Limited (in liquidation)

Notice of Intended Removal of the Above-named Company From the Register

Notice is hereby given that I, the undersigned liquidator of Jumeriah Holdings Limited (in liquidation), whose registered office is situated at 109-113 Powderham Street, New Plymouth, 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 Companies Act 1993, on the grounds that the liquidation of the company has been completed.

Unless written objection to such removal, under section 321 of the Act, is delivered to the Registrar of Companies at Auckland by the 30th day of December 2005 (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 22nd day of November 2005.

CHRISTOPHER JOHN LYNCH, Liquidator. ds7926

Pizza Systems NZ 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, Grant Robert Graham and Brendon James Gibson, 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 13th day of January 2006.

Dated this 25th day of November 2005.

B. J. GIBSON, Joint and Several Liquidator. $_{\mbox{ds}7972}$

Squashways (Christchurch) Limited (in liquidation)

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

We, David Donald Crichton and Keiran Anne Horne, liquidators of the above-named company, 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 no later than the 23rd day of December 2005.

Dated this 22nd day of November 2005.

K. A. HORNE, Liquidator.

LexisNexis

Maritime Services (N.Z.) Limited

Notice of Intention to Remove Company From the Register

Pursuant to Section 351 Companies Act 1993

Address of Registered Office: 23 Winifred Street, Okitu, Gisborne.

Company No.: 170180

Notice is hereby given that on or after the 23rd day of December 2005, the above-named company intends to make application to the Registrar of Companies in New Zealand to be removed from the New Zealand Register in connection with its becoming incorporated under the Cook Islands International Companies Act 1981-82.

A special resolution in terms of section 122 of the Companies Act 1993 was passed by the company on the 22nd day of November 2005.

Dated at Gisborne this 23rd day of November 2005.

DAREN COULSTON, Director.

ds7932

Trevor Smith Properties Limited (in liquidation)

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

Notice is hereby given that I propose to apply to the Registrar of Companies at Christchurch, pursuant to section 318 (1) (d) (i) of the Companies Act 1993, for the removal of Trevor Smith Properties Limited (in liquidation), whose registered office is situated at Third Floor, 151 Worcester Street, Christchurch, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Christchurch by the 21st day of December 2005 (being a date not less than 20 working days after the date of this notice), the Registrar may remove the company from the Register.

Dated at Christchurch this 23rd day of November 2005.

D. R. HASTIE, Liquidator.

Goodman & Stuart 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 Goodman & Stuart Limited, whose registered office is situated at 222 High Street, Motueka, from the New Zealand Register on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all known creditors, and has distributed its surplus assets in accordance with 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 21st day of December 2005 (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 Motueka this 29th day of November 2005.

PETER J. TAYLOR, Liquidator.

ds7921

Ogden Enterprises Limited (in liquidation)

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

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

I, Timothy John Hannagan, intend to apply to the Registrar of Companies that Ogden Enterprises Limited, whose registered office is situated at Level Two, Moran Building, 8 The Octagon, Dunedin, be removed from the Register of Companies.

The grounds for the removal are 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.

Pursuant to section 249 of the Companies Act 1993, the liquidation process is now complete.

Unless written objection to the removal of the company is delivered to the Registrar of Companies, pursuant to section 321 of the Companies Act 1993, by the 30th day of December 2005 (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 1st day of December 2005.

TIMOTHY JOHN HANNAGAN, Liquidator.

ds7985

CESSATION OF BUSINESS IN NEW ZEALAND

Kawai Australia Pty Limited

Notice of Intention to Cease Carrying on Business in New Zealand

Notice is hereby given, pursuant to section 341 (1) of the Companies Act 1993, that Kawai Australia Pty Limited, a company incorporated in Australia, intends to cease carrying on business in New Zealand.

Dated this 30th day of November 2005. DELOITTE. eb7903

Xdrill Pty Limited

Notice of Ceasing to Carry on Business in New Zealand

Pursuant to section 341 of the Companies Act 1993, the above-named company hereby gives notice that the company ceased to carry on business in New Zealand as from the 22nd day of November 2005.

Dated this 24th day of November 2005.

SIMON BRADY, Director.

cb7952

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 9th day of August 2005, an application for putting **Pizzaguy Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 15th day of December 2005 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 **Fresh & Frozen Food Distributors Limited**, whose address for service is at the offices of McMahon Butterworth, Solicitors, Level Two, Citibank Centre, 23 Customs Street (P.O. Box 106-073 or D.X. C.P. 18-505), Auckland. Telephone: (09) 302 2766. Facsimile: (09) 302 2767.

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

H. L. THOMPSON, Solicitor for the Plaintiff. aw8049

Advertisement of Application for Putting Company into Liquidation

CIV-2005-404-5158

Take notice that on the 13th day of September 2005, an application for putting **Krukziener Properties Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 15th day of December 2005 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 LexisNexis appearance not later than the second working day before that day.

The plaintiff is **Monument Finance Limited**, whose address for service is at the offices of Martelli McKegg Wells & Cormack, Twentieth Floor, PricewaterhouseCoopers Tower, 188 Quay Street, Auckland (*Counsel Acting:* C. Orton).

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

A. W. JOHNSON, Solicitor for the Plaintiff. aw7902

Advertisement of Application for Putting Company into Liquidation

CIV-2005-404-5451

Take notice that on Friday, the 26th day of September 2005, an application for putting **Solidcrete Technology Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 15th day of December 2005 at 10.45 a.m.

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

The plaintiff is **Holcim** (New Zealand) Limited, whose address for service is at the offices of Anthony Harper, Lawyers, Level Five, Anthony Harper Building, 47 Cathedral Square (P.O. Box 2646), Christchurch. Facsimile: (03) 366 9277.

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

P. J. WOODS, Solicitor for the Plaintiff.

aw7991

1 DECEMBER 2005

5106

aw7959

Advertisement of Application for Putting Company into Liquidation

CIV-2005-404-5914

Take notice that on the 18th day of October 2005, an application for putting **Magnum Electrical Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 2nd day of February 2006 at 10.45 a.m.

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

The plaintiff is **Eric Austen Limited**, whose address for service is at the offices of Gibbs and Mills, Solicitors, Aviemore Court, First Floor, Aviemore Drive, Highland Park, Auckland (*Attention:* Valerie Mills).

Documents for service on the plaintiff may be left at that address or may be posted to the solicitor at P.O. Box 82-024, Highland Park, Auckland. Telephone: (09) 537 1600 (*Inquiries to:* V. Mills).

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

V. MILLS, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation by the Court

CIV-2005-404-6098

Take notice that on the 27th day of October 2005, an application for putting **Seaview Shareholding Investment Company 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 9th day of February 2006 at 10.00 a.m.

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

The plaintiff is **Aleport Investments Limited**, whose address for service is at the offices of Thomas Dewar Sziranyi Letts, Solicitors, Second Floor, 1 Margaret Street (P.O. Box 31-240), Lower Hutt.

Further particulars may be obtained from the office of the Court or from the plaintiff or the plaintiff's solicitor. D. G. DEWAR, Solicitor for the Plaintiff. aw⁷⁹⁴⁵

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 7th day of October 2005, an application for putting **C.A.T. Roofing Contractors Limited** into liquidation by the High Court was filed in the High Court at New Plymouth.

The application is to be heard before the High Court at New Plymouth on the 12th day of December 2005 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 **Taranaki Steelformers Limited**, whose address for service is at the offices of Treadwell Gordon, exisNexis Suite Eight, Wicksteed Terrace (P.O. Box 4084 or D.X. P.A. 87-505), Wanganui.

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

R. G. W. AUSTIN, Solicitor for the Plaintiff. aw7978

Advertisement of Application for Putting Company into Liquidation

CIV-2005-404-5199

Take notice that on the 14th day of September 2005, an application for putting **Thom Asphalts 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 15th day of December 2005 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 **Fulton Hogan Limited**, whose address for service is at the offices of Kensington Swan, Solicitors, 18 Viaduct Harbour Avenue, Auckland.

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

P. P. BUETOW, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

CIV-2005-409-2529

Take notice that on the 16th day of November 2005, an application for putting **Colourpak Cartons Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 12th day of December 2005 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 **Paperlinx** (**NZ**) **Limited**, whose address for service is at the offices of Russell McVeagh, Level Thirty, Vero Centre, 48 Shortland Street, Auckland.

Further particulars may be obtained from the office of the Court or from the plaintiff or the plaintiff's solicitors. M. J. GAVIN, Solicitor for the Plaintiff.

aw8025

Advertisement of Application for Winding Up of Company

CIV-2005-404-5530

Take notice that on the 29th day of September 2005, an application for the winding up of **Homestead Renovations Limited** by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 9th day of February 2006 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 plaintiffs are Stephen James Russell Short and Natasha Short, whose address for service is at the offices

of Short & Partners, 170 Parnell Road (P.O. Box 137-241) Parnell, Auckland. Telephone: (09) 377 1804. Facsimile: (03) 309 9562.

Further particulars may be obtained from the office of the Court or from the plaintiffs' solicitor, R. J. Macdonald, contact details as noted above.

R. J. MACDONALD, Solicitor for the Plaintiffs. aw7944

Advertisement of Application for Putting Company into Liquidation

CIV-2005-404-5359

Take notice that on the 22nd day of September 2005, an application for putting **Moneyworld New Zealand 2000 Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 15th day of December 2005 at 10.45 a.m.

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

The plaintiff is **TAP Investment Limited**, whose address for service is at the office of Corporate Collections Limited, 187 Mt Eden Road, Mt Eden, Auckland.

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

C. N. LORD, Solicitor for the Plaintiff. aw7955

Advertisement of Application for Winding Up of Company

Take notice that on Monday, the 17th day of October 2005, an application for the winding up of **Linden Estate Limited** (in receivership) by the High Court was filed in the High Court at Napier.

The application is to be heard before the High Court at Napier on Thursday, the 8th day of December 2005 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 **Chief Executive of New Zealand Customs Service**, whose address for service is at the offices of Phillips Fox, Seventh Floor, 50-64 Customhouse Quay, Wellington.

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

Dated this 24th day of November 2005.

ADAM HOLLOWAY, Solicitor for the Plaintiff. $_{\rm aw7960}$

Advertisement of Application for Putting Company into Liquidation

CIV-2005-404-5392

aw8007

Take notice that on the 23rd day of September 2005, an application for putting **ESI Construction Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on the 15th day of December 2005 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 exisNexis appearance not later than the second working day before that date.

The plaintiff is Accident Compensation Corporation, whose address for service is at the offices of Maude & Miller, Second Floor, McDonald's Building, Cobham Court (P.O. Box 50-555 or D.X. S.P. 32-505), Porirua City. Further particulars may be obtained from the office of the Court or from the plaintiff or the plaintiff's solicitor. DIANNE S. LESTER, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

CIV-2005-404-5453

Take notice that on the 26th day of September 2005, an application for putting **Azuiti Group 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 15th day of December 2005 at 10.45 a.m.

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

The plaintiff is **Accident Compensation Corporation**, whose address for service is at the offices of Maude & Miller, Second Floor, McDonald's Building, Cobham Court (P.O. Box 50-555 or D.X. S.P. 32-505), Porirua City. Further particulars may be obtained from the office of the

Court or from the plaintiff or the plaintiff's solicitor.

DIANNE S. LESTER, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

CIV-2005-470-757

Take notice that on the 11th day of October 2005, an application for putting **Red Hot Express Limited** into liquidation by the High Court was filed in the High Court at Tauranga.

The application is to be heard before the High Court at Rotorua on the 12th day of December 2005 at 10.45 a.m.

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

The plaintiff is **Accident Compensation Corporation**, whose address for service is at the offices of Maude & Miller, Second Floor, McDonald's Building, Cobham Court (P.O. Box 50-555 or D.X. S.P. 32-505), Porirua City. Further particulars may be obtained from the office of the Court or from the plaintiff or the plaintiff's solicitor.

DIANNE S. LESTER, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

CIV-2005-470-825

Take notice that on the 2nd day of November 2005, an application for putting **McEwan Engineering 2002 Limited** into liquidation by the High Court was filed in the High Court at Tauranga.

The application is to be heard before the High Court at Tauranga on the 12th day of December 2005 at 10.45 a.m.

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

The plaintiff is **Ulrich Aluminium Co Limited**, whose address for service is care of Credit Consultants Debt Services NZ Limited, Level Three, 3-9 Church Street (P.O. Box 213 or D.X. S.X. 10-069), Wellington.

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

DIANNE S. LESTER, Solicitor for the Plaintiff.

aw7964

Advertisement of Application for Putting Company into Liquidation

CIV-2005-463-689

Take notice that on the 27th day of September 2005, an application for putting **Pandanus Contractors Limited** into liquidation by the High Court was filed in the High Court at Rotorua.

The application is to be heard before the High Court at Rotorua on the 12th day of December 2005 at 11.45 a.m.

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

The plaintiff is Accident Compensation Corporation, whose address for service is at the offices of Maude & Miller, Second Floor, McDonald's Building, Cobham Court (P.O. Box 50-555 or D.X. S.P. 32-505), Porirua City. Further particulars may be obtained from the office of the Court or from the plaintiff or the plaintiff's solicitor.

DIANNE S. LESTER, Solicitor for the Plaintiff. ${}_{\rm aw8006}$

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 12th day of September 2005, an application for putting **JP Consultants Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 15th day of December 2005 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 Simon John Eisdell Moore, Crown Solicitor, at the offices of Meredith Connell, Level Seventeen, Forsyth Barr Tower, 55 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* R. E. Harvey on telephone (09) 336 7556).

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

S. J. EISDELL MOORE, Solicitor for the Plaintiff. aw7979

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 17th day of October 2005, an application for putting **St Lukes 700 Fui Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 26th day of January 2006 at 10.45 a.m.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, at the offices of Meredith Connell, Level Seventeen, Forsyth Barr Tower, 55 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* R. E. Harvey on telephone (09) 336 7556).

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

S. J. EISDELL MOORE, Solicitor for the Plaintiff. aw7980

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 18th day of October 2005, an application for putting **Just Flowers** (International) Limited into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 2nd day of February 2006 at 10.45 a.m.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, at the offices of Meredith Connell, Level Seventeen, Forsyth Barr Tower, 55 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* R. E. Harvey on telephone (09) 336 7556).

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

S. J. EISDELL MOORE, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 18th day of October 2005, an application for putting **Northview Consultants Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 2nd day of February 2006 at 10.45 a.m.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, at the offices of Meredith Connell, Level Seventeen, Forsyth Barr Tower, 55 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* R. E. Harvey on telephone (09) 336 7556).

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

S. J. EISDELL MOORE, Solicitor for the Plaintiff.

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Advertisement of Application for Putting Company into Liquidation

Take notice that on the 26th day of October 2005, an application for putting **Storewatch Response Group 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 9th day of February 2006 at 10.45 a.m.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, at the offices of Meredith Connell, Level Seventeen, Forsyth Barr Tower, 55 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* R. E. Harvey on telephone (09) 336 7556).

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

S. J. EISDELL MOORE, Solicitor for the Plaintiff. aw7984

Advertisement of Application for Putting Company into Liquidation

Take notice that on the 28th day of October 2005, an application for putting **Info Tech Consultancy** & **Technology Solutions 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 9th day of February 2006 at 10.45 a.m.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Simon John Eisdell Moore, Crown Solicitor, at the offices of Meredith Connell, Level Seventeen, Forsyth Barr Tower, 55 Shortland Street (P.O. Box 2213 or D.X. C.P. 24-063), Auckland (*Inquiries to:* R. E. Harvey on telephone (09) 336 7556).

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

S. J. EISDELL MOORE, Solicitor for the Plaintiff. aw7983

Advertisement of Application for Putting Company into Liquidation by the Court

CIV-2005-404-6386

Take notice that on the 10th day of November 2005, an application for putting into liquidation **Performance Maintenance Limited** by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, the 2nd day of March 2006 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 offices of the Inland Revenue Department, 1 Bryce Street, Hamilton. Further particulars may be obtained from the office of the Court or from the plaintiff's solicitor, Daryl J. Fabish, on telephone (07) 834 7336.

D. J. FABISH, Solicitor for the Plaintiff.

aw7997

Advertisement of Application for Putting Company into Liquidation by the Court

CIV-2005-443-505

Take notice that on the 3rd day of October 2005, an application for putting into liquidation **Reynolds Realty Limited** by the High Court was filed in the High Court at New Plymouth.

The application is to be heard before the High Court at New Plymouth on Monday, the 12th day of December 2005 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 offices of the Inland Revenue Department, 1 Bryce Street, Hamilton.

Further particulars may be obtained from the office of the Court or from the plaintiff's solicitor, Daryl J. Fabish, on telephone (07) 834 7336.

D. J. FABISH, Solicitor for the Plaintiff.

aw7966

Advertisement of Application for Putting Company into Liquidation

CIV-2005-485-2204

Take notice that on the 25th day of October 2005, an application for putting **Woodzy Plastering Limited** into liquidation by the High Court was filed in the High Court at Wellington.

The application is to be heard before the High Court at Wellington on the 12th day of December 2005 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, Wellington Service Centre, First Floor, New Zealand Post House, 7-27 Waterloo Quay (P.O. Box 1462), Wellington. Telephone: (04) 802 8091. Facsimile: (04) 802 8187.

Further particulars may be obtained from the office of the Court or from the plaintiff or the plaintiff's solicitor. SCOTT BRICKELL, Solicitor for the Plaintiff.

aw8012

Advertisement of Application for Winding Up of Company

CIV-2005-409-2321

Take notice that on the 12th day of October 2005, an application for the winding up of **Simon Cook Holdings** (1995) Limited by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on the 12th day of December 2005 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 Inland Revenue Department, Technical and Legal Support Group, South Island Service Centre, Ground Floor Reception, 518 Colombo Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1809. Facsimile: (03) 363 1889.

Further particulars may be obtained from the office of the Court or from the plaintiff's solicitor, Julia Dykema, contact details as noted above.

JULIA DYKEMA, Solicitor for the Plaintiff.

aw8033

Advertisement of Application for Winding Up of Company

CIV-2005-409-2323

Take notice that on the 12th day of October 2005, an application for the winding up of **Dowling Developments**

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

The application is to be heard before the High Court at Christchurch on the 12th day of December 2005 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 Inland Revenue Department, Technical and Legal Support Group, South Island Service Centre, Ground Floor Reception, 518 Colombo Street (P.O. Box 1782), Christchurch. Telephone: (03) 363 1809. Facsimile: (03) 363 1889.

Further particulars may be obtained from the office of the Court or from the plaintiff's solicitor, Julia Dykema, contact details as noted above.

JULIA DYKEMA, Solicitor for the Plaintiff.

aw8034

Land Transfer Act / Joint Family Homes Act Notices

Land Transfer Act Notice

The applicants described below have applied, under section 70 of the Land Transfer Act 1952, for the removal of the easements which have been determined by reason of the circumstances set out below. I intend to remove the easements at the expiry of one calendar month from the date of the publication of this notice in the *New Zealand Gazette* provided that there is no objection lodged by anyone before that date.

Application: 6646811.1.

Applicants: John Anthony Hambling, Iris Joy Hambling and Michael Anthony Aurelius Evans.

Description of Easements: Right of access by existing Maori tracks until properly defined roads are laid off over part of the land in Computer Freehold Register NA3A/410.

Circumstances: Properly defined roads have been laid off.

Dated at the Auckland Office of Land Information New Zealand this 25th day of November 2005.

NIGEL J. GOLDNEY, for Registrar-General of Land.

lt7986

Land Transfer Notice

Notice is hereby given that a Computer Freehold Register will be issued in the name of the applicants for the parcels of land described below, pursuant to section 20 of the Land Transfer Act 1952, unless a caveat is lodged forbidding the same before the 13th day of January 2006.

Application: 6609517.1.

Applicants: Murray Brian Garrett and Julie Rose Garrett.

- *Land:* 450 square metres, parts of dried stream bed of the Whangamarino Stream; shown as part of Lot 2 on a plan lodged for deposit being LT 356651. The parts of the dried stream bed adjoin Lot 1, DP S13167 (currently comprised in Computer Freehold Register SA11A/311).
- *Circumstances:* The applicants are the owners of Lot 1, DP S13167 (Computer Freehold Register SA11A/311), which adjoins the Whangamarino Stream. The applicants claim ownership of part of the dried stream bed to its centreline and have applied to me for the issue of a new Computer Freehold Register.

Dated at the Hamilton Office of Land Information New Zealand this 28th day of November 2005.

H. PUTARANUI, for Registrar-General of Land.

exisNexis

5111

General Notices

Notice of Entry of Possession by Mortgagee

To: Krysta De Khan.

Re: 58 Shakespeare Avenue, Hamilton.

Mortgage: 6454612.6.

This notice is to confirm that the mortgagee **Bridging Finance Limited** (which changed its name from **Vehicle Finance Limited** on the 1st day of October 2005), pursuant to mortgage 6454612.6 and the unremedied Property Law Act notice dated the 16th day of August 2005, has this 16th day of November 2005 hereby exercised its right as mortgagee to peacefully enter into possession of the property situated at **58 Shakespeare Avenue, Hamilton** and contained and described in Computer Freehold Register 28B/954 (South Auckland Registry).

Bridging Finance Limited now has lawful possession of the property and any queries should be directed to the mortgagee as follows:

 (a) Bridging Finance Limited, 248 Great South Road, Greenlane, Auckland. Telephone: (09) 522 2511. (*Attention:* Paul Hutchinson); or (b) Kevin McDonald, Barrister & Solicitor, P.O. Box 331-065, Takapuna, Auckland. Telephone: (09) 486 6827. Facsimile: (09) 486 5082.

Dated this 16th day of November 2005.

KEVIN PATRICK McDONALD, Solicitor.

The address for service of the above-named mortgagee is Eleventh Floor, Global House, 19-21 Como Street, Takapuna.

Documents for service on the above-named mortgagee may be left at the address for service or may be:

- (a) posted to the solicitor at P.O. Box 331-065, Takapuna; or
- (b) left for the solicitor at a document exchange for direction to D.X. B.P. 66-086, Takapuna.

Note: This notice is issued by Kevin Patrick McDonald, solicitor for the above-named mortgagee, of the firm of **Kevin McDonald**.

gn7914

Departmental Notices

Agriculture and Forestry

Agricultural Compounds and Veterinary Medicines Act 1997

Notice of Application to Register a Trade Name Product (Notice No. 1465)

Pursuant to section 14 (1) of the Agricultural Compounds and Veterinary Medicines Act 1997, the Director-General of the Ministry of Agriculture and Forestry hereby gives notice that the following application has been made to register a trade name product under section 9 (1) of the Agricultural Compounds and Veterinary Medicines Act 1997:

Trade Name: Neem 600WP

Reference: P007363

Active Ingredient(s) and Concentration(s): 600g/kg Neem Seed Kernel Extract containing >2000mg/kg AZADIRACHTIN - A General Use Claim: An insect growth regulator for the control of greenhouse whitefly (*trialeurodes vaporariorum*). Wettable powder formulation of botanically derived active ingredient.

Any person may make a written submission to the Director-General, under section 17 of the Agricultural Compounds and Veterinary Medicines Act 1997, concerning any application notified above.

Such submissions:

- (a) must state in full the reasons for making the submission;
- (b) may state any decision sought on that application;
- (c) must be received by the director-general no later than 30 working days after the date of notification in the *New Zealand Gazette*; and
- (d) should be forwarded to the address given below.

A copy of every submission will be forwarded to the applicant for their information.

The address below is:

- (a) where submissions and requests for copies of the public information relating to the application can be sent;
- (b) where the public information relating to the application can be viewed; and
- (c) the director-general's address for service: ACVM Group, New Zealand Food Safety Authority, Ministry of Agriculture and Forestry, 68-86 Jervois Quay (P.O. Box 2835), Wellington.

The applicant's address for service is:

Suntec New Zealand Limited, P.O. Box 41, Tokomaru 5450.

Dated at Wellington this 25th day of November 2005.

MAREE ZINZLEY, Programme Manager (ACVM & Non-Food Products) (acting under delegated authority).

LexisNexis

Animal Products Act 1999

Notice Under the Animal Products Act 1999 (Notice No. 1464)

Pursuant to section 164 of the Animal Products Act 1999, notice is given of the issue on 24 November 2005 of the Animal Products (Residue Specifications) Amendment Notice 2005, which came into force on 25 November 2005.

Copies of this notice may be inspected or obtained at the office of the New Zealand Food Safety Authority, South Tower, 68-86 Jervois Quay (P.O. Box 2835), Wellington.

It can also be viewed on the NZFSA web site:

www.nzfsa.govt.nz

Dated this 28th day of November 2005.

CAROL BARNAO, Director (Export Standards), New Zealand Food Safety Authority (acting under delegated authority). go8061

Food Act 1981

Amendment to Food Standard (Notice No. 1458)

Pursuant to section 11G of the Food Act 1981, notice is given that the New Zealand (Australia New Zealand Food Standards Code) Food Standards 2005, Amendment No. 12 was issued by the Minister for Food Safety on 5 November 2005 and comes into force 28 days following publication of this notice in the *New Zealand Gazette*.

This food standard can be viewed on the New Zealand Food Safety Authority web site:

http://www.nzfsa.govt.nz

or can be inspected free of charge at the New Zealand Food Safety Authority, 86 Jervois Quay, Wellington, or purchased from Bennetts or Whitcoulls bookshops.

Dated at Wellington this 16th day of November 2005.

CAROLE INKSTER, Director (Joint Food Standards), New Zealand Food Safety Authority (acting pursuant to delegated authority). 208009

Building and Housing

Building Act 2004

Notice of Amendment to Compliance Document for New Zealand Building Code

Pursuant to section 24 (1) of the Building Act 2004, I give notice of an amendment to the compliance document for New Zealand Building Code External Moisture Clause C1.

The amendment came into force on 1 October 2005.

The compliance document is available on the department's web site at:

www.dbh.govt.nz

Dated at Wellington this 28th day of November 2005.

JOHN KAY, Manager Building Controls, Department of Building and Housing. go8075



Wild Animal Control Act 1977

Notification of Specified Area for Recreational Hunting of Sambar Deer in Manawatu and Wanganui Areas Notice 1988, Amendment No. 4

Pursuant to section 8 (4) of the Wild Animal Control Act 1977, I, W. F. Carlin, Conservator, Wanganui, pursuant to delegated authority, amend the notice headed Notification of Specified Area for Recreational Hunting of Sambar Deer in Manawatu and Wanganui Areas, published in the *New Zealand Gazette*, 29 September 1988, No. 164, page 3853.

Notice

1. Title and commencement—(1) This amending notice may be cited as the Notification of Specified Area for Recreational Hunting of Sambar Deer in Manawatu and Wanganui Areas Notice 1988, Amendment No. 4 and shall be read together with and deemed part of the Notification of Specified Area for Recreational Hunting of Sambar Deer in Manawatu and Wanganui Areas notice 1988 (called the "principal notice").

(2) This notice shall come into force on 27 November 2005.

2. Amended specified areas—The principal notice is amended by excluding from the Schedule for the period from the end of the extended hunting season 2005 until 11 December 2005 the area of land known as Santoft Forest as managed by Ernslaw One Limited, being Lot 1, DP 70435, Lot 1, DP 70438 and Lot 1, DP 70448.

Dated at Wanganui this 23rd day of November 2005.

W. F. CARLIN, Conservator, Wanganui.

go7950

Education

Education Act 1989

Revocation of Notice of Direction for Appointment of a Limited Statutory Manager for the Board of **Trustees of Katikati Primary School** (1765)

The notice of direction for appointment of a limited statutory manager for the board of trustees of **Katikati Primary School** (as published in the *New Zealand Gazette*, 23 September 2004, No. 124, page 3070) is hereby revoked under section 78M (7) of the Education Act 1989.

This notice takes effect the day after the date of its publication.

Dated at Wellington this 21st day of November 2005. STEVE MAHAREY, Minister of Education.

Notice of Direction for Appointment of a Limited

Statutory Manager for the Board of Trustees of Makoura College (243)

Pursuant to section 78M of the Education Act 1989, I direct the Secretary for Education to appoint a limited statutory manager for the **Makoura College** Board of Trustees because of risks to the operation of the school and the educational performance of its students.



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The following functions, new and duties of

The following functions, powers and duties of the board are vested in a limited statutory manager:

• All functions, powers and duties of the board as an employer (whether statutory or otherwise).

A limited statutory manager may also advise the board on the following:

- Strategic planning for sustainable school improvement; and
- communication within the school and between the school and its communities.

This notice takes effect the day after the date of publication. Dated at Wellington this 21st day of November 2005. STEVE MAHAREY, Minister of Education. go7833

Notice of Direction for Appointment of a Limited Statutory Manager for the Board of Trustees of Waitetuna School (2071)

Pursuant to section 78M of the Education Act 1989, I direct the Secretary for Education to appoint a limited statutory manager for the **Waitetuna School** Board of Trustees because of risks to the operation of the school and the educational performance of its students.

The following functions, powers and duties of the board are vested in a limited statutory manager:

• All functions, powers and duties of the board as an employer (whether statutory or otherwise).

A limited statutory manager must also advise the board on the following:

- An effective school-wide behaviour management system; and
- communication within the school and between the school and its community.

This notice takes effect the day after the date of publication. Dated at Wellington this 21st day of November 2005.

STEVE MAHAREY, Minister of Education. go8027

Notice of Dissolution of the Board of Trustees of Rangitahi College (165) and Direction to Appoint a Commissioner

Pursuant to section 78N (1) of the Education Act 1989, I hereby dissolve the board of trustees of **Rangitahi College** and direct the Secretary for Education to appoint a commissioner to replace that board.

Dated at Wellington this 23rd day of November 2005. STEVE MAHAREY, Minister of Education. go⁷⁹⁴⁰

Notice of Direction for Appointment of a Limited Statutory Manager for the Board of Trustees of Kelston Intermediate School (1330)

Pursuant to section 78M of the Education Act 1989, I direct the Secretary for Education to appoint a limited statutory manager for the **Kelston Intermediate School** Board of Trustees because of risks to the operation of the school, welfare of students and the educational performance of the students at the school.

The following functions, powers and duties of the board are to be vested in a limited statutory manager:

- All functions, powers and duties of the board as an employer (whether statutory or otherwise); and
- all functions, powers and duties of the board to manage curriculum (whether statutory or otherwise).

A limited statutory manager must also advise the board on the following:

• Governance and management practices and strategic planning.

This notice takes effect the day after the date of publication. Dated at Wellington this 29th day of November 2005.

STEVE MAHAREY, Minister of Education.

Notice of Appointment of a Commissioner for Rangitahi College (165)

Pursuant to section 78N (2) of the Education Act 1989, I hereby appoint

John Carlyon

as commissioner for Rangitahi College.

All functions, powers and duties of the board of **Rangitahi College** are vested in the commissioner.

This notice takes effect the day after the date of publication.

Dated at Wellington this 25th day of November 2005.

HOWARD FANCY, Secretary for Education.

go7942

Education (Early Childhood Centres) Regulations 1998

Cancellation of Licence for an Early Childhood Centre

Pursuant to Regulation 12 (1) (d) (i) of the Education (Early Childhood Centres) Regulations 1998, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **29 September 1998**, which was granted under those Regulations to Velma Harris in respect of Awatere Te Kohānga Reo (65511) (10B038), situated at **98 Queen Street**, Westport.

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

KATHY PHILLIPS, Senior Manager, National Operations. go7951

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreement

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

St Bernadette's School, Hornby.

The said supplementary integration agreement was executed on 28 November 2005.

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, 123 Victoria Street, Christchurch.

Dated at Wellington this 28th day of November 2005.

KATHY PHILLIPS, Senior Manager, National Operations. go8051

Health

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:

the new methods set ou	the benedule hereto.
Schedule	
Product:	Cefazolin Sandoz
Active Ingredient:	Cephazolin sodium 1.048mg equivalent to cephazolin 1g
Dosage Form:	Powder for injection
New Zealand Sponsor:	Novartis New Zealand Limited Pharmaceutical Sector
Manufacturer:	Sandoz GmbH, Kundl, Austria
Product:	m-Cefazolin
Active Ingredient:	Cephazolin sodium 1.048g equivalent to cephazolin 1g
Dosage Form:	Powder for injection
New Zealand Sponsor:	Multichem NZ Limited
Manufacturer:	Laboratorio Reig Jofre SA, Sant Adria de Besos, Barcelona, Spain
Product:	m-Cefazolin
Active Ingredient:	Cephazolin sodium 524mg equivalent to cephazolin 500mg
Dosage Form:	Powder for injection
New Zealand Sponsor:	Multichem NZ Limited
Manufacturer:	Laboratorio Reig Jofre SA, Sant Adria de Besos, Barcelona, Spain
Product:	Sudafed PE Phenylephrine Sinus Day + Night Relief (Combination Product)
Active Ingredients:	Paracetamol 500mg
	Phenylephrine hydrochloride 5mg
Dosage Form:	Tablet
Manufacturer:	Pfizer Laboratories (Pty) Limited, Retreat, Cape Town, South Africa
Active Ingredients:	Chlorpheniramine maleate 2mg
	Paracetamol 500mg
	Phenylephrine hydrochloride 5mg
Dosage Form:	Tablet
Manufacturer:	Pfizer Laboratories (Pty) Limited, Retreat, Cape Town, South Africa
New Zealand Sponsor:	Pfizer Consumer Healthcare Div. of Pfizer New Zealand Limited
Product:	Sudafed PE Phenylephrine Sinus + Allergy & Pain Relief
Active Ingredients:	Chlorpheniramine maleate 2mg
	Paracetamol 500mg
	Phenylephrine hydrochloride 5mg
Dosage Form:	Tablet
New Zealand Sponsor:	Pfizer Consumer Healthcare Div. of Pfizer New Zealand Limited
Manufacturer:	Pfizer Laboratories (Pty) Limited, Retreat, Cape Town, South Africa
Product:	Sudafed PE Phenylephrine Sinus + Pain Relief
Active Ingredients:	Paracetamol 500mg
	Phenylephrine hydrochloride 5mg
Dosage Form:	Tablet
New Zealand Sponsor:	Pfizer Consumer Healthcare Div. of Pfizer New Zealand Limited
Manufacturer:	Pfizer Laboratories (Pty) Limited, Retreat, Cape Town, South Africa
Dated this 28th day of No	
· · ·	uty Director-General, Public Health (pursuant to delegation given by the Minister of Health on 6 July 2001).
g08098	

go8098

Misuse of Drugs Act 1975

Medical Practitioner Who May Prescribe, Administer or Supply Controlled Drugs for the Purpose of Treating People With Drug Dependence

Pursuant to section 24 (7) (a) of the Misuse of Drugs Act 1975, I, Jeremy John Skipworth, acting under delegated authority from the Minister of Health, specify that

Dr David Alexander Ritchie, Novalis House, 275 Fifield Terrace, Waltham, Christchurch

is a medical practitioner who may prescribe, administer or supply controlled drugs for the purposes of that section. Dated at Wellington this 22nd day of November 2005.

DR JEREMY SKIPWORTH, Deputy Director of Mental Health.

go7927

Inland Revenue

Tax Administration Act 1994

Determination DET 05/03: Standard-cost Household Service for Boarding Service Providers

This determination, made pursuant to section 91AA (2) of the Tax Administration Act 1994, may be cited as "Determination DET 05/03: Standard-cost Household Service for Boarding Service Providers."

1. Explanation—(which does not form part of the determination):

- (a) This determination establishes allowable standard-costs for a household service that has been provided as private boarding services, by providers, who are natural persons, in their domestic accommodation. The standard-costs have been determined based on current tax law and are to be used for the calculation of a boarding service provider's income tax liability, if any. They cannot and should not be used for any other purpose.
- (b) It also describes the components of expenditure recognised as generally incurred in providing boarding services.
- (c) This determination establishes a figure for a cost or costs for the purpose of the Tax Administration Act 1994 and the Income Tax Act 2004 that may be treated as being incurred by a boarding service provider in deriving:
 - (i) exempt income; and
 - (ii) assessable income.
- (d) This determination also prescribes a method of calculating such a figure, as set out in paragraph (c).
- 2. Reference—This determination is made pursuant to section 91AA of the Tax Administration Act 1994.

3. Scope of Determination—Except where its application is specifically excluded in another determination or a fresh determination, this determination may be used by all natural persons who provide private boarding services in their domestic accommodation. This determination shall not apply to situations which are the subject of any other determination made under section 91AA, such as where persons are accommodated in domestic accommodation as an extension of any specialised health care or institutional half-way house to facilitate rehabilitation. It also does not apply where the boarding service is provided as part of a G.S.T. taxable activity of a registered person or to cases where the boarding service provider has on average five or more boarders in residence during the income year. Subject to any adjustment based on the annual movement of the Consumers Price Index as at the end of March each year, this determination, unless specifically withdrawn, shall apply from the 2007 income year.

- 4. Interpretation—In this determination, unless the context otherwise requires:
- Expressions used have the same meanings as those in sections CW 49 and OB 1 of the Income Tax Act 2004 and section 91AA of the Tax Administration Act 1994.
- "boarding service provider" means a natural person (which term shall include one or more natural persons living together in the same residence) who carries on an activity of providing a private boarding service in their domestic accommodation.
- "private boarding service" means all activities in respect of accommodation and associated care including meals, laundry and utilities typically provided by a boarding service provider to other persons (boarders) in the boarding service provider's domestic accommodation, in return for payment.
- "Consumers Price Index" means the application of the annual movement of the All Groups Consumers Price Index to the weekly standard-cost per boarder.
- "domestic accommodation" means the dwelling which is the principal residence of any boarding service provider.
- "standard-cost" in relation to any private boarding service, means the standard-cost that has been determined by the Commissioner of Inland Revenue for the purpose of this determination, as referred to in section 91AA of the Tax Administration Act 1994.

5. Standard-cost for Boarding Service Providers: General Notes—A boarding service provider who derives income from such services in an income year, may:

- elect to use the standard-cost as set out in this determination; and
- to that extent payments received from private boarding services will be exempt income.

Boarding service providers may elect to use the standard-cost method by not including the amount of income derived from providing boarding services, up to but not exceeding the determined standard-costs in aggregate in any tax return otherwise required to be furnished.

A boarding service provider who makes such an election will not be eligible to claim any net tax loss. Losses may only be claimed where the taxpayer furnishes a full return of income (showing all payments received) and claims actual expenditure, with sufficient records available to support their tax position.

That is, where a boarding service provider elects to use the determined standard-costs, they may not deduct any additional cost of providing the boarding services, if the additional cost relates to an item of standard-cost expenditure represented in this determination.

6. Determination—A private boarding service shall be a standard-cost household service for the purposes of section 91AA where:

- the private boarding service involves the use of the boarding service provider's domestic accommodation; and
- the private boarding service involves activities and benefits that usually or commonly occur in or are derived from a domestic ("family") household.

The standard-cost which the taxpayer may treat as incurred in deriving exempt income for the purposes of section CW 49 of the Income Tax Act 2004 consists of two elements:

- the weekly standard-cost per boarder; and
- the annual capital standard-cost.

It is expected, however, that many boarding service providers will be able to determine their tax position by referring to the weekly standard-cost and will not need to additionally calculate the annual capital standard-cost.

(a) Weekly standard-cost per boarder

The weekly standard-cost per boarder represents the direct cost of providing private boarding services to each boarder on a weekly basis.

Weekly standard-cost for one to two boarders	\$200.00 each
Weekly standard-cost for third and subsequent boarders	\$162.00 each

This component covers expenditure on items and services typically provided to boarders, such as food, laundry, cleaning, heating, power, transport, telephone rental, use of bedroom chattels, general household furniture, linen and incidentals.

Where a taxpayer elects to use this method and the weekly payments for the relevant number of boarders in any week do not exceed the standard-cost amount, the income is exempt.

(b) Annual capital standard-cost

The annual capital standard-cost element represents the cost for the use of the domestic accommodation in providing the private boarding service and includes financing and depreciation costs. This is an annual calculation for the use of the domestic accommodation, based on:

- the actual cost to the boarding service provider of acquiring and making capital improvements to the domestic accommodation or renting the domestic accommodation in which the boarding services are provided;
- the proportion of boarders who reside in the accommodation in relation to the overall average number of occupants; and

• the proportion of the actual period during which private boarding services are provided in an income year.

The calculation depends on whether a boarding service provider owns or rents their domestic accommodation. Additionally, the annual capital cost calculated must be reduced by the amount of any accommodation supplement received by a boarding service provider.

(i) Boarding service provider who owns their domestic accommodation

Where a boarding service provider owns their domestic accommodation, the annual capital standard-cost for any income year must be determined in accordance with the following formula:

$$[(a \times 5\%) - b] \times c \times d$$

where:

- a is the purchase price of the domestic accommodation plus the cost of all capital additions; and
- b is the annualised amount of accommodation supplement received by the boarding service provider (weekly amount received multiplied by 52 weeks); and
- 5% represents the typical expenditure incurred in owning a domestic property, including depreciation of the building and outgoings such as rates, insurance, mortgage interest cost, repairs and maintenance; and
- c is the average percentage of boarders in relation to the overall average number of occupants living in the domestic accommodation during the income year; and
- d is the number of full weeks during which private boarding services were provided in an income year, divided by 52. *(ii) Boarding service provider who rents their domestic accommodation*

Where the boarding service provider rents their domestic accommodation, the annual capital standard-cost for any income year must be determined in accordance with the following formula:

$$(a-b) x c x d$$

where:

- a is the annualised rental payment (weekly rent paid x 52 weeks); and
- b is the annualised amount of accommodation supplement received by the boarding service provider (weekly amount received x 52 weeks); and
- c is the average percentage of boarders in relation to the overall average number of occupants living in the domestic accommodation during the income year; and
- d is the number of full weeks during which private boarding services were provided in an income year, divided by 52.

The standard-cost for boarding service providers is calculated inclusive of G.S.T., if any.

This determination is made by me, acting under delegated authority from the Commissioner of Inland Revenue.

This determination is signed on the 14th day of November 2005.

GRAHAM TUBB, National Manager, Technical Standards.

COMMENTARY ON DETERMINATION DET 05/03

This commentary and its appendices do not form part of the determination. They are intended to provide assistance in the understanding and application of the determination.

This determination and this commentary also appear in Tax Information Bulletin, Vol. 17, No. 10 (December 2005).

Standard-cost Basis and Actual-cost Basis

(a) In accordance with section 91AA (3) of the Tax Administration Act 1994, a boarding service provider may use the standard-cost basis to calculate their income tax liability for the elected income year.

- (b) A boarding service provider elects to use the standard-cost basis by treating income from private boarding services as exempt income, either in a tax return or by electing not to file a tax return, up to but not exceeding the sum of standard-cost set in this determination, for the relevant income year.
- (c) The boarding service provider in any one income year, must adopt either the standard-cost basis or the actual-cost basis.

(d) In electing to use the actual-cost basis, a boarding service provider must keep sufficient records to support their tax position.

Income Tax Implications and Filing of Tax Returns

The following income tax implications apply to a boarding service provider who provides a private boarding service and elects to use the standard-cost basis set out in the determination.

- (a) Section DA 2 (3) of the Income Tax Act 2004 prohibits any actual tax losses above the level of the standard-cost from being utilised against other income for any income year or carried forward to future income years.
- (b) In accordance with section CW 49 of the Income Tax Act 2004, a boarding service provider would not be required to file a tax return for that income year if:
 - (i) after applying the amount of standard-cost under the determination, and treating boarding income up to that level as exempt, the boarding service provider has zero income tax liability; and
 - (ii) the boarding service provider does not have any other income where tax has not been deducted at source.

Standard-cost Election

Form of Election

A boarding service provider may elect to use the standard-cost basis in calculating their income for an income year. An election is merely a decision to use either the standard-cost basis or actual-cost basis for calculating assessable income, if any, for an income year. An election does not require notice to be given to Inland Revenue of which method is used to calculate a boarding service provider's income for an income year.

Timing of Election

It is envisaged that many boarding service providers will make their election to use either the standard-cost or actual-cost basis at the beginning of an income year, as those who decide to use the actual-cost basis should prepare themselves to keep adequate records to support expenditure claimed at the end of the income year when filing a return. An election can be made at any time prior to filing a return. Should boarding service providers not provide a return of income by the due date for filing, it will be assumed they have elected to use the standard-cost option.

Consumers Price Index

To assist boarding service providers, Inland Revenue will publish the effect of the annual movement of the All Groups Consumers Price Index, as at the end of March each year, on the weekly standard-cost per boarder. The revised standard-cost component will be published in the *New Zealand Gazette* and in Inland Revenue's *Tax Information Bulletin*. This determination uses information current as at March 2005.

The changes in the annual movement of the All Groups Consumers Price Index will not be applied to the annual capital standard-cost. This is because the basis for this component is either historical (where a boarding service provider owns their domestic accommodation) or market-related (where a boarding service provider rents their domestic accommodation).

An annual adjustment will be made as at March 2006 to the weekly standard-cost per boarder applicable for the 2007 income year.

Goods and Services Tax (G.S.T.)

As private boarding services are an exempt activity for G.S.T. purposes, boarding service providers will not be eligible to register for G.S.T. for this activity or claim back G.S.T. charged on goods and services consumed. Accordingly, the standard-cost components determined by the commissioner have been prepared on a G.S.T.-inclusive basis.

Purchase Price of Domestic Accommodation

The purchase price of a domestic accommodation will include any subsequent cost of capital improvement such as building an extension, but does not include the cost of general repairs and maintenance. Boarding service providers will be required to provide verification of capital improvements. The cost of improvements should be supported by receipts but may also be evidenced by local authority building consent applications detailing related costs, if applicable.

Current tax law allows deductions for expenditure to the extent such expenditure is incurred. Accordingly, boarding service providers are only permitted to use the purchase price and cost of capital improvements to a property; you cannot use current market or local body rateable values for the annual capital-cost calculation.

Family Trusts

Where a domestic property is in a family trust occupied by the beneficiaries who provide boarding services, they may only calculate the standard-cost for the annual capital component based on any rent paid. Any rent claimed will be proportional to the period of boarding services provided and further limited to the proportion of boarders compared to the average number of household occupants. The rent claim will be calculated as follows:

D		annual rent paid		service period		number of boarders
Rent claimable	=	1	х	52 weeks	X	average household number

International Students and the Code of Practice

Inland Revenue has used the code of practice for the Pastoral Care of International Students as the standard to ensure a sizable group of service providers are not denied the compliance cost reduction opportunities available under the standard-cost option. Where five or more international students are accommodated as boarders, the domestic accommodation is a boarding establishment for the purposes and relevant standards of code of practice. The domestic accommodation may be viewed by Inland Revenue as a commercial dwelling.



For example, a building required to be registered with local authorities under section 636 of the Local Government Act 1974 as a residential institution will be considered a commercial dwelling by Inland Revenue.

Receipt of Accommodation Supplement by a Boarding Service Provider

A boarding service provider may be entitled to an accommodation supplement. The Ministry of Social Development assesses each applicant's entitlement based on a set of guidelines. The assessment of entitlement takes into account such factors as accommodation costs, income, assets, family status, employment status and residential location. Where a boarding service provider is entitled to an accommodation supplement, the annual capital standard-cost will be reduced by the annual amount of the accommodation supplement received. The examples in appendix C illustrate how the receipt of an accommodation supplement affects the calculation of the annual capital standard-cost for the use of domestic accommodation.

Number of Occupants and Number of Boarders

Boarding service providers will need to record the period(s) during the year when they provide boarding services and the number of occupants in their household during those periods. This will allow them to correctly apply the rules relating to the annual capital standard-cost component. The calculation will involve a degree of rounding of the number of weeks for which boarding services were provided and (where family members come and go during the year) a fair estimate of the average number of occupants during that time.

Where a child (under 18 years) accompanies a parent or guardian in a private boarding service arrangement and there is no separate charge for keep of the child, they should not be counted as an occupant for the purpose of the annual capital standard-cost calculation.

Where a boarding service provider has a shared custody arrangement for a child over five years of age, the child should not be counted as an occupant for the purpose of the annual capital standard-cost calculation if they reside with the boarding service provider for less than half of the year. The same will apply where a dependent child is absent from the household while attending boarding school or living elsewhere for more than half of the year.

Children under five years of age should not be counted as occupants (for the purpose of the annual capital standard-cost calculation) or as boarders (for the purpose of the weekly standard-cost calculations), where they are accompanying a parent or guardian boarding in a private boarding service arrangement. Similarly, any child under five years of age of the boarding service provider should not be counted.

Family visitors and guests accommodated without charge on a short-term stay are not counted as occupants for the purpose of the standard-cost calculation or as boarders for the weekly standard-cost calculations.

Reimbursements

Reimbursements for specific additional costs are not viewed as income nor are these costs viewed as an expense incurred by the boarding service provider, eg, payment received from the boarder for telephone toll calls.

Impact on Previously Accepted Practice

Prior to the issue of Determination DET 05/03, boarding service providers may have applied the practice as published in *Tax Information Bulletin*, Vol. 5, No. 9 (February 1994).

Determination DET 05/03 supersedes any previously accepted practice, which is now withdrawn. Boarding service providers, in calculating their income tax liability, must now elect to use either the standard-cost basis (as detailed in DET 05/03) or the actual-cost basis. In adopting the actual-cost basis, boarding service providers must also ensure sufficient records are kept to support their claimed tax position.

Returning Income

The standard-cost components will assist the majority of boarding service providers to readily identify if they are required to return assessable income. The flowchart on the next page outlines the use of the standard-cost basis. The flowchart also shows the key stages when boarding service providers should give consideration to an election on whether to use the standard-cost or actual-cost basis.

When total payments received exceed the aggregate annualised value of weekly and capital standard-cost for the income year, boarding service providers are required to return the excess as assessable income.

Inland Revenue will accept, where there is more than one host providing boarding services, the returning of assessable income by the boarding service provider who is most directly involved on a day-to-day basis. This is to minimise compliance costs by only requiring one householder to file the return.

Where boarding service providers elect to claim expenditure on the actual-cost basis, they will be required to show all payments received as income and claim actual expenditure incurred in a return of income. In addition, they are required to keep sufficient records to support their tax position.

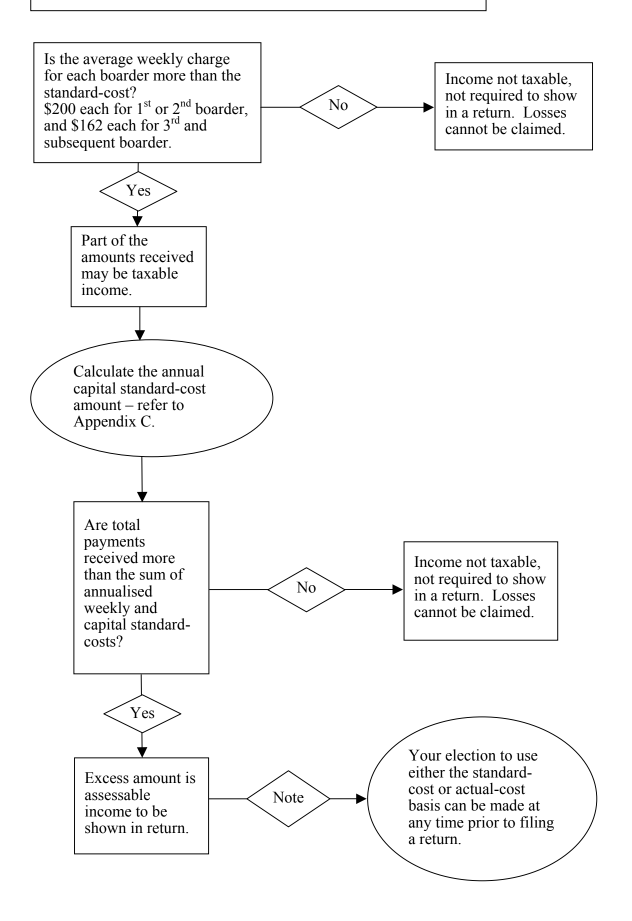
Standard-costs as Determined

Determination DET 05/03 sets out the components of standard-costs that are likely to be incurred by boarding service providers. The standard-costs are determined based on special tax rules as provided for under current tax law. They are to be used for tax purposes only and cannot be used for any other purpose. The determined weekly standard-costs are not intended as any guide to the amounts which taxpayers can or should charge on a weekly basis, but rather reflect the maximum expenditure recognised by Inland Revenue as likely incurred by boarding service providers. Uniform weekly standard-cost rates are applied nationally to maintain simplicity and minimise tax compliance costs but it is accepted that there may be significant variations in the circumstances and amounts charged.

Should boarding service providers consider that the standard-cost components do not reflect the higher costs incurred in their situation, they may elect to use the actual-cost basis. They must keep sufficient records to support their tax position.

The variance in weekly standard-cost rates for smaller households with one to two boarders versus households with three or more boarders, acknowledge that larger households are more economical to operate when looking at costs incurred on average for each person. The weekly standard-cost rates are based on average costs, which are set on the higher end in favour of boarding service providers.

Do I have to return income?





5120

APPENDIX A

Part I Weekly Standard-cost Per Boarder

Average weekly standard-cost specific to a boarder in a domestic household				
Type of expenditure	Standard-cost for each boarder			
	1st and 2nd boarder	3rd and subsequent boarder		
Food	\$80.00	\$80.00		
General household items	\$3.45	\$2.04		
Heating and power	\$20.00	\$20.00		
Transport costs	\$45.85	\$21.46		
Bedroom chattels & linen	\$12.20	\$12.20		
General household chattels	\$12.50	\$6.25		
Telephone rental	\$5.00	Nil		
Incidentals	\$15.00	\$15.00		
Total standard-cost per boarder per week – March 2004	\$194.00	\$156.95		
Adjusted in accordance with the annual movement of the All Groups Consumers Price Index for the 12 months to March 2005, which showed an increase	\$200.00	\$162.00		
of 2.8%.	(\$199.43 rounded up)	(\$161.34 rounded up)		

Explanation of the Weekly Standard-cost Expenditure Items

With the exception of bedroom and general household chattels, the weekly standard-cost items have been calculated based on statistical data from Statistics New Zealand. The level of costs arrived at takes into account the operation of economies of scale in relation to the size of a household.

- *Food* This covers the cost of food and includes such items as fruit, vegetables, meat, poultry, fish, farm products, fats, oils, cereals, sweet products, spreads, beverages, meals away from home, ready-to-eat meals and other foodstuffs.
- *General household items* These cover household supplies for general cleaning and laundry products, toilet paper and other similar items.
- *Heating and power* These cover the use of all appliances including the cost of heating, lighting, cooking and hot water. It includes other heating fuels such as gas, wood and coal.
- *Transport costs* These cover the costs of providing transportation to boarders using public transport and road vehicles, and include vehicle ownership expenses.
- *Telephone rental* This covers a 50% claim for a primary telephone rental, consistent with business use of a home phone, as published in *Tax Information Bulletin*, Vol. 5, No. 12 (May 1994).
- *Bedroom chattels and linen* These cover the straight line depreciation of a bed, student desk and chair, carpet, drapes, portable heater, electric blanket, bed linen and bathroom linen provided for a boarder's personal use. Further details are provided in Part II of this appendix.
- *General household chattels* These cover the straight-line depreciation of a lounge suite, television, dining suite, dishwasher, washing machine, stove, microwave, crockery and cutlery items in general living areas used by boarders. This is further explained in Part II of this appendix.
- *Incidentals* These cover miscellaneous expenditure such as gifts, leisure and entertainment activities provided by service providers to boarders.

Part II Standard-cost for the Use of Chattels

Provision for wear and tear of bedroom and general household chattels is included as part of the weekly standard-cost per boarder, as detailed in Part I of this appendix.

Chattels listed are those likely to be subject to greater wear and tear due to additional use by boarders. The values of the chattels reflect product ranges likely to be found in the average home, based on their current market purchase prices.

Standard-cost for the use of chattels Bedroom chattels and linen						
Category/item	Standard value	Straight-line depreciation rate	Approx. annual cost	Standard-cost calculation		
Bed (single)	\$500.00	12.5%	\$62.50			
Dresser/drawer unit	\$400.00	12.5%	\$50.00			
Student desk and chair	\$250.00	12.5%	\$31.25	\$634.75 ÷ 52 weeks		
Drapes	\$200.00	15.5%	\$31.00	= \$12.20 pw each boarder.		
Carpet	\$500.00	24%	\$120.00			
Heater (portable)	\$100.00	40%	\$40.00			
Electric blanket	\$150.00	40%	\$60.00			
Bathroom linen	\$100.00	40%	\$40.00			
Bed linen, blankets, covers	\$500.00	40%	\$200.00			
			\$634.75			

The weekly standard-cost for the use of general household chattels has been apportioned to 50% (\$12.50 weekly for each boarder, up to two boarders) for situations where only one or two boarders are hosted, whereas the apportionment for the third and subsequent number of boarders is reduced to 25% (\$6.25 weekly for the third and subsequent number of boarders). The apportioned weekly amounts are relative to the average household of three persons (2001 census).

Standard-cost for the use of chattels General household chattels						
Category/item	Standard value	Straight-line depreciation rate	Approx. annual cost	Standard-cost calculation		
Dining suite	\$1,500.00	12.5%	\$187.50	Rounded up to \$1,300.00		
Lounge suite	\$3,000.00	12.5%	\$375.00	= \$12.50 pw each for		
Stove	\$1,200.00	15.5%	\$186.00	the first two boarders		
Microwave oven	\$300.00	18%	\$54.00	and reduced to		
Washing machine	\$1,000.00	18%	\$180.00	\$6.25 pw for the third		
Television	\$700.00	24%	\$168.00	and subsequent		
Crockery	\$200.00	40%	\$80.00	number of boarders.		
Cutlery	\$100.00	40%	\$40.00			
			\$1,270.50			

APPENDIX B

Examples of the Application of Weekly Standard-cost for Boarding Service Providers

Example B1

A boarding service provider owns a domestic property, which costs \$200,000.00. The boarding service provider receives an accommodation supplement of \$10.00 per week based on the location of the domestic property and their individual circumstances. One boarder pays \$180.00 per week for accommodation over a full year. There are no other private boarders. The boarding service provider elected to use the standard-cost basis in accordance with this determination. As the weekly service payment received is less than the determined weekly standard-cost per boarder of \$200.00, they are not required to return the income.

Example B2

A boarding service provider rents a domestic property for \$300.00 per week. The boarding service provider receives an accommodation supplement of \$20.00 per week based on the location of the domestic accommodation and their individual circumstances. One boarder pays \$180.00 per week for accommodation over a full year. There are no other private boarders. The boarding service provider elected to use the standard-cost basis in accordance with this determination. As the weekly service payment received is less than the determined weekly standard-cost per boarder of \$200.00, they are not required to return the income.

Example B3

Sharon lives at home and pays her parents \$120.00 per week for board. There are no other private boarders. As the payment for board is less than the weekly standard-cost per boarder of \$200.00, it will be exempt income and no tax liability arises for her mother for boarding service provided.

APPENDIX C

Examples of the Application of the Weekly Standard-cost and Annual Capital Standard-cost for Boarding Service Providers

(Note: All the calculations are rounded to the nearest dollar.)

Example C1



A boarding service provider owns a domestic property. The purchase price of the domestic property is \$200,000.00. The boarding service provider receives an accommodation supplement of \$10.00 per week based on the location of the domestic property and their individual circumstances. One boarder is accommodated for \$250.00 per week for a full year, in a household

of four occupants (including the boarder). As the weekly rental exceeds the standard-cost, it is necessary to also calculate the annual capital cost component. The annual capital standard-cost per annum is:

 $[(\$200,000.00 \times 5\%) - (\$10.00 \times 52)] \times 25\% \times 52/52 = \$2,370.00$

Example C2

A boarding service provider rents a domestic property. The rent is \$200.00 per week. The boarding service provider receives an accommodation supplement of \$20.00 per week based on the location of the domestic accommodation and their individual circumstances. One boarder is accommodated for a full year for \$250.00 per week, in a household of four occupants (including the boarder). The annual capital standard-cost per annum is:

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[(\$200.00 \times 52) - (\$20.00 \times 52)] \times 25\% \times 52/52 = \$2,340.00
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Example C3

A boarding service provider owns a domestic property that was purchased 20 years ago for \$120,000.00. They do not receive an accommodation supplement. Two boarders are accommodated for the same period of six months (26 weeks) during the year, in a household of four occupants (including the two boarders). Both boarders each pay \$250.00 weekly for the services provided.

The boarding service provider elected to use the standard-cost basis. As the weekly service payments received are greater than the weekly standard-cost figure of \$200.00 for each boarder, it is necessary to calculate the annual capital standard-cost component to establish if assessable income should be returned.

The boarding service provider's income tax liability is calculated as follows:

Income (\$250.00 x 26 x 2)	\$13,000.00
Less: Weekly standard-cost	\$10,400.00
(\$200.00 x 26 x 2)	
	\$2,600.00
Less: Annual capital standard-cost	
[(\$120,000.00 x 5%) – \$0] x 50%; x 26/52	\$1,500.00
Income to be returned	\$1,100.00

Example C4

A boarding service provider owns a domestic property, which cost \$275,000.00. They do not receive an accommodation supplement. Three boarders live in the household at different periods of the year. One permanent boarder pays \$200.00 per week over 12 months and two boarders each pay \$250.00 per week for six months (26 weeks) in the second half of the year. The overall household of three occupants (including the permanent boarder) increases to five occupants in the latter half of the year.

The boarding service provider's income tax liability is calculated as follows:

Income ($\$250.00 \ge 26 \ge 13,000.00$				
(\$200.00 x 52 x 1) = \$10,400.00	\$23,400.00			
Less: Weekly standard-cost				
(\$200.00 x 52) permanent boarder \$10,400.00				
(\$200.00 x 26) second boarder \$5,200.00				
(\$162.00 x 26) for third boarder \$4,212.00	\$19,812.00			
	\$3,588.00			
Less: Annual capital standard-cost				
$[(\$275,000.00 \times 5\%) - 0] \times 33\% \times 26/52 = \$2,268.75$				
$[(\$275,000.00 \times 5\%) - 0] \times 60\% \times 26/52 = \$4,125.00$	\$6,393.75			
	(\$2,805.75)			
Income to be returned	Nil			
<i>Note:</i> The apparent tax loss based on this calculation is not deductible against other income of the taxpayer or carried forward to future years.				

Example C5

John provides boarding services to Joan and her four-year-old son. John's partner and their two children each under five years old also occupy the household. As the three children are under five years, they are not counted as occupants for the purpose of the standard-cost calculation. John and his partner purchased their home for \$150,000.00 10 years ago. No accommodation supplement is received.

In this situation, one boarder pays \$240.00 per week for accommodation over a full year, in an overall household treated as consisting of three occupants (including the boarder). As the weekly service payment received is greater than the determined weekly standard-cost figure of \$200.00, John will need to calculate the annual capital standard-cost component to establish if he or his partner is required to return income.

LexisNexis

The boarding service provider's income tax liability is calculated as follows:

\$12,480.00		
\$10,400.00		
\$2,080.00		
\$2,475.00		
(\$395.00)		
Nil		
<i>Note:</i> The apparent tax loss based on this calculation is not deductible against other income of the taxpayer or carried forward to future years.		

Example C6

Rosanne purchased a home for \$400,000.00 and had two groups of four students boarding with her between January to June (23 weeks), and July to December (23 weeks). Each boarder was charged \$280.00 weekly during their stay. The boarding service provider's income tax liability is calculated as follows:

1 5	
Income (\$280.00 x 23 x 4 x 2)	\$51,520.00
Less: Weekly standard-cost	
$($200.00 \times 23 \times 2 \times 2) = $18,400$	
$(\$162.00 \times 23 \times 2 \times 2) = \$14,904$	\$33,304.00
	\$18,216.00
Less: Annual capital standard-cost	
[(\$400,000.00 x 5%) – 0] x 80% x 46/52	\$14,154.00
Income to be returned	\$4,062.00
<i>Note:</i> If Rosanne's tax to pay is \$2,500.00 or more, she will also have to pay provisional tax for the following year.	

Example C7

A not-for-profit organisation purchases a motel and employs a manager to provide care for 40 students, occupying the motel units as boarders. The manager lives on site and arranges for meals to be delivered to the students in his care. The use of the motel to provide boarding services for the students has been approved by the local council as a residential institution. The manager enquires whether the determination can be applied to the above situation.

The determination is not available to the boarding service provider, for the reasons below:

- The not-for-profit organisation is not a natural person.
- The residential establishment does not fit within the scope of a domestic dwelling.

The activity run by the not-for-profit organisation will likely be viewed by Inland Revenue as a commercial boarding house. All payments should be returned as income and allowable expenditure claimed, with sufficient records to support the tax position. If total payments received for the boarding services exceed \$40,000.00 for any 12-month period, the service provider will also be required to register for G.S.T. purposes.

Notice of Determination DET 05/02

- 1. This is a notice of a determination made under section 91AAN of the Tax Administration Act 1994.
- 2. Determination DET 05/02 Amortisation rates for landfill cell construction expenditure, as determined by the Commissioner of Inland Revenue, was issued on 15 November 2005. It sets out the amortisation rates for landfill cell construction expenditure and the types of landfill cell construction expenditure to which the

Internal Affairs

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 23

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. 23.

determination applies. The determination will appear in Inland Revenue's *Tax Information Bulletin*, Vol. 17, No. 10 (December 2005).

3. A copy of the determination may be obtained by writing to TLS Webmaster, Technical Standards TLSG, National Office, Inland Revenue, P.O. Box 2198, Wellington. Email: tls.webmaster@ird.govt.nz

go7609

2. The organisations specified in the Schedule hereto are hereby declared to be approved organisations for the purpose of the Marriage Act 1955.

Schedule

Living Word Fellowship of New Zealand.

Open Tent Ministries NZ.

Dated at Wellington this 1st day of December 2005.

B. E. CLARKE, Registrar-General.

go8021

Marriage Celebrants for 2005 Notice No. 92

Pursuant to the provisions of section 11 of the Marriage Act 1955, the following name of a marriage celebrant within the meaning of the said Act is published for general information:

Davies, Dorothy Lillian, 93A Victoria Street, Hawera. Dated at Wellington this 1st day of December 2005. B. E. CLARKE, Registrar-General. go8017

Marriage Celebrants for 2005 Notice No. 93

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 sections 8 and 10 of the Act:

Ashby, Herepo, Jehovah's Witnesses.

Birtles, Mervyn John, Jehovah's Witnesses.

Entwisle, George Barry, Anglican.

Ford, Jodene Alberta, Grace Fellowships New Zealand.

Griffith-Smith, Gary Reginald, Anglican.

McGregor, Brent Leslie-John, Destiny International Trust. McGregor, Corrina Sharee, Destiny International Trust.

Murray, Puti Hopaea, Anglican.

Stock, Andrew John, Destiny International Trust. Thornton, Anne, Anglican.

Wilson, Kirk Aramete, Anglican.

Dated at Wellington this 1st day of December 2005. B. E. CLARKE, Registrar-General.

Marriage Celebrants for 2005 Notice No. 94

Pursuant to the provisions of section 8 of the Marriage Act 1955, the following names of marriage celebrants within the meaning of the said Act are published for general information:

Anderson, Claire, Salvation Army. Anderson, Glenn, Salvation Army. Ashby, James, Jehovah's Witnesses. Barber, Petra, Methodist. Bonifant, John Richard Lindsay, Anglican. Collins, Milton, Salvation Army. Cotter, Murray Alan, Anglican. Drury, Carol, Anglican. Drury, Richard Alexander, Anglican. Duncan, Warren John, Baptist. Duxfield, Adam Robert, New Life Churches of New Zealand. Fitzgerald, Kevin, Roman Catholic. Ford, Jodene Alberta, Elim Church of New Zealand. Hodgkinson, David, Jehovah's Witnesses. McRoberts, Taylor, Anglican. Newton, Mathew Lindsay, Anglican. Ngahe, 'Alifeleti Vaitu'ulala, Methodist. Price, Kelvin, Jehovah's Witnesses. Pupulu, Utumau'u, Methodist. Richards, Paul Earnes, Jehovah's Witnesses. Spiers, Noel K., Presbyterian Church of Aotearoa NZ. Stringer, Dawn, Anglican. Szura, Maksymilian, Roman Catholic. Taufa, Saikolone, Methodist. Vincent, Jan Aumihi, Anglican.

Walker, David, Assemblies of God in New Zealand. Dated at Wellington this 1st day of December 2005. B. E. CLARKE, Registrar-General.

Marriage Celebrants for 2005 Notice No. 95

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:

Annamalai, Ray, Auckland Sri Ganesh Temple Trust.

Hunia-Te Whiu, Judith Amiria, Ruakaka Community Fellowship.

Kumar, Anand, Trinity Ministries Incorporated.

- Morison, Angus Hugh, Millenium Ministries.
- Morton, Peter John, River of Life Christian Church Trust.
- O'Dwyer, Jacqueline Kay, Christian City Church Auckland.

Prasad, Satyendra, Trinity Ministries Incorporated.

Sharma, Netram, Arya Samaj Pratinidhi Sabha New Zealand Incorporated.

- Stanners, Joan Elizabeth, Healing Hands Spiritualist Church of Papakura.
- Tala, Iakopo, First Samoan Full Gospel Pentecostal Church Incorporated (NZ).
- Taratu, Tony Tuarea, United Pentecostal Church International.
- Tulia, Apela, Malamalama O Keriso Christian Fellowship. Whaanga, Peter John, Brethren.
- Dated at Wellington this 1st day of December 2005.

B. E. CLARKE, Registrar-General.

go8020

Justice

District Courts Act 1947

District Court Judge Appointed

Pursuant to sections 5 and 28B of the District Courts Act 1947, Her Excellency the Governor-General of New Zealand has been pleased to appoint

Roy Wade, barrister, of Auckland

to be a District Court Judge, to exercise civil and criminal jurisdiction within New Zealand, and to exercise the criminal jurisdiction of the District Courts under Part IIA of the District Courts Act 1947, on and from 30 November 2005.

Dated at Wellington this 21st day of November 2005. DAVID PARKER, Attorney-General.

go7987

Sentencing Act 2002

Notice of Confiscation of Motor Vehicle

The motor vehicle listed in the Schedule below was confiscated by the Porirua District Court on 16 November 2005, pursuant to sections 128 and 129 of the Sentencing Act 2002.

5125

Schedule

Owned by:	David Turkington
Registration No.:	AUQ649
Year:	1997
Model:	Legacy
Make:	Subaru

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (04) 914 3260) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

R. HIGGISON, Deputy Registrar.

go7915

Sentencing Regulations 2002

Order for Confiscation of Motor Vehicle

An order was made in the Warkworth District Court on 15 August 2005, for the confiscation of the following motor vehicle:

1985 Honda Prelude, Registration No. SC828. *Against:* **Mark Barry Cooper**.

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 Regulations 2002.

CHRISTINE BRAND, Deputy Registrar.

go7968

Order for Confiscation of Motor Vehicle

An order was made in the New Plymouth District Court on 8 November 2005, for the confiscation of the following motor vehicle:

1988 Nissan Cefiro, Registration No. UC7081. Against: Matthew James Moller.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (06) 968 6500) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

D. A. FRIEDLICH, Deputy Registrar.

Order for Confiscation of Motor Vehicle

An order was made in the New Plymouth District Court on 17 November 2005, for the confiscation of the following motor vehicle:

1987 Toyota Corolla, Registration No. ND7115. *Against:* Jamie Daniel Frederickson.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (06) 968 6500) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

D. A. FRIEDLICH, Deputy Registrar.

Order for Confiscation of Motor Vehicle

An order was made in the Christchurch District Court on 23 November 2005, for the confiscation of the following motor vehicle:

1988 Honda Prelude, Registration No. SY8918. Against: Kent Walter Vince.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (03) 962 4289) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

C. J. HEATH, Deputy Registrar.

go7934

Order for Confiscation of Motor Vehicle

An order was made in the Nelson District Court for the confiscation of the following motor vehicle:

1982 Toyota Corona, Registration No. CFT232. *Against:* **Michael Rory Pearce**.

Anyone who has a legal interest in this vehicle should contact the Registrar at the District Court, Bridge Street, Nelson, within one month of the date of publication of this notice as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

JOHN HOUGHTON, Registrar.

go7920

Order for Confiscation of Motor Vehicle

An order was made in the Nelson District Court for the confiscation of the following motor vehicle:

1987 Ford Fairmont Ghia, Registration No. RU1N. *Against:* Mark Anthony Mann.

Anyone who has a legal interest in this vehicle should contact the Registrar at the District Court, Bridge Street, Nelson, within one month of the date of publication of this notice as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

JOHN HOUGHTON, Registrar.

go8057

Order for Confiscation of Motor Vehicle

An order was made in the Hamilton District Court for the confiscation of the following motor vehicle:

1997 Mitsubishi Legnum, Registration No. BMU103. *Against:* Leanne Carleen Willetts.

Any person having a legal interest in the above vehicle should contact the Court urgently (Private Bag 3060, Hamilton, or telephone (07) 957 7700) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

Dated at Hamilton this 25th day of November 2005.

N. SHERGILL, Deputy Registrar.

go8009

go8040

Order for Confiscation of Motor Vehicle

An order was made in the Hamilton District Court for the confiscation of the following motor vehicle:

1995 Subaru Legacy, Registration No. CKQ951. Against: Wikitoria Wickliffe.

Any person having a legal interest in the above vehicle should contact the Court urgently (Private Bag 3060, Hamilton, or telephone (07) 957 7700) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

Dated at Hamilton this 28th day of November 2005.

N. SHERGILL, Deputy Registrar.

go8052

Order for Confiscation of Motor Vehicle

An order was made in the Rotorua District Court on 23 November 2005, for the confiscation of the following motor vehicle:

1998 Mazda 626, Registration No. TK3132. *Against:* **Wayne Jerome Mills**.

Any person having a legal interest in the above vehicle should contact the Court urgently (telephone (07) 921 7400) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

K. ONEKAWA, Deputy Registrar. go8054

Order for Confiscation of Motor Vehicle

An order was made in the North Shore District Court on 28 November 2005, for the confiscation of the following motor vehicle:

1988 Toyota Corona, Registration No. RQ5386. *Against:* Christopher Vuituala Codling.

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 Regulations 2002.

JON MARKEY, Caseflow Manager. go8067

Order for Confiscation of Motor Vehicle

An order was made in the Napier District Court on 23 November 2005, for the confiscation of the following motor vehicle:

1999 Toyota Caldina, Registration No. MRDING. *Against:* **Anthony Lloyd Sutton**.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (06) 974 6032) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

L. A. J. SILSON, Deputy Registrar. go8023

Order for Confiscation of Motor Vehicle

An order was made in the Hastings District Court on 24 November 2005, for the confiscation of the following motor vehicle:

1997 Suzuki TL1000, Registration No. 49WQM. Against: Lance John Doole. Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (06) 974 6032) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

L. A. J. SILSON, Deputy Registrar. go8022

Order for Confiscation of Motor Vehicle

An order was made in the Greymouth District Court on 10 August 2005, for the confiscation of the following motor vehicle:

1991 Nissan Pulsar, Registration No. XH9121.

Against: Mirela Allen.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (03) 769 9134) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

W. C. TIBBLES, Registrar. go8013

Order for Confiscation of Motor Vehicle

An order was made in the Waihi District Court on 31 October 2005, for the confiscation of the following motor vehicle:

1996 Mitsubishi Libero, Registration No. YA3835. *Against:* Anne-Michele Murray.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (07) 863 3170) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

SANDI PURCELL, Deputy Registrar. go7912

Public Trust

Public Trust Act 2001

The Public Trust Common Fund Interest Rates Notice 1 December 2005

The following notice is given pursuant to section 50 of the Public Trust Act 2001 ("the Act").

Notice

1. Title and commencement—(1) This notice may be cited as the Public Trust Common Fund Interest Rates Notice 1 December 2005.

(2) The determinations and revocation notified in this notice take effect from and including 24 November 2005.

2. Interpretation—(1) Unless the context otherwise requires:

- "agency deposit" means a deposit (not being an investment deposit) held as agent or attorney;
- "call deposit" means a deposit (not being an agency deposit, an investment deposit, a protection deposit, a special deposit or a trust deposit) held in the ordinary course of administration, and determined by Public Trust to be held at call;
- "deposit" means a sum of money held by Public Trust belonging to any estate, which money for the time being forms part of the Common Fund;

"investment deposit" means a deposit held at call or otherwise as an investment under section 51 of the Act;

- "protection deposit" means a deposit, held at call, of tuition, boarding, accommodation or other fees by or on behalf of a student enrolled at a private training establishment within the meaning of Part 18 of the Education Act 1989;
- "special deposit" means a deposit held other than at call on behalf of the Crown, or any local authority within the meaning of the Local Government Act 1974;
- "trust deposit" means a deposit (not being an agency deposit, an investment deposit, a protection deposit or a special deposit) held on trust:
 - (i) for persons not of full age or capacity; or
 - (ii) for beneficiaries not entitled to payment at call; or
- (iii) otherwise than at call.

(2) Expressions defined in the Act have the same meaning in this notice as they do in the Act.

3. Rates of Common Fund interest—(1) The rate of Common Fund interest on deposits (other than investment deposits repayable at the end of fixed term or protection deposits) shall be that specified in Schedule 1 for the appropriate type of deposits.

(2) The rate of Common Fund interest on each protection deposit associated with a particular private training establishment shall be that specified in Schedule 2 for the appropriate dollar range of the total of those deposits.

(3) The rate of Common Fund interest payable on investment deposits repayable at the end of a fixed term shall be that specified in Schedule 3 for the appropriate interest payment frequency, term and dollar range.

(4) Despite subparagraph (1), the rate of Common Fund interest payable on deposits made pursuant to an enactment shall be the rate (if any) specified in the enactment;

(5) Despite subparagraphs (1), (2) and (3), in particular cases or classes of case, Public Trust and the depositor may agree on a rate of interest payable on investment deposits, protection deposits or special deposits that is different from the rate specified in Schedules 1, 2, or 3 and the agreed rate then applies.

4. Revocation of notice and transitional provisions— (1) The Public Trust Common Fund Interest Rates Notice

22 September 2005 is revoked.

(2) The rates of interest specified in Schedules 1 and 2 to this notice do not apply to any period that ends with 23 November 2005 but otherwise operate as from 24 November 2005.

(3) The rates of interest specified in Schedule 3 to this notice:

- (i) do not apply to investment deposits repayable at the end of a fixed term that commenced prior to 24 November 2005; but
- (ii) do apply to investment deposits repayable at the end of a fixed term that commenced on or after 24 November 2005.

Schedule 1

Rates of interest payable on deposits (other than investment deposits repayable at the end of fixed term or protection deposits)

		% p.a.
	Agency deposits	5.00
	Call deposits	2.75
	Investment deposits at call	5.00
	Special deposits (effective 15 September 2005)	6.81
	Trust deposits	5.00
LexisN	exis	

Schedule 2

Rates of interest payable on each protection deposit associated with a particular private training establishment

	% p.a.
Total deposits do not exceed \$350,000	5.00
Total deposits in range \$350,001 to \$1,750,000	5.80
Total deposits exceed \$1,750,000	6.20

Schedule 3

Rates of interest payable on investment deposits repayable at the end of a fixed term

Interest payable on maturity

	\$5,000- \$9,999 % p.a.	\$10,000- \$49,999 % p.a.	\$50,000- \$249,999 % p.a.	\$250,000+ % p.a.
3 mths	5.00	5.55	5.90	5.95
6 mths	5.50	6.60	6.70	6.80
9 mths	5.50	6.65	6.75	6.85
1 yr	5.50	6.65	6.70	6.70
18 mths	6.00	6.40	6.45	6.50
24 mths	6.00	6.40	6.45	6.45
30 mths	6.00	6.35	6.45	6.45
36 mths	6.00	6.35	6.40	6.40
4 yrs	5.95	6.30	6.35	6.35
5 yrs	5.90	6.25	6.30	6.30

Interest payable monthly

	\$20,000-\$49,999 % p.a.	\$50,000-\$249,999 % p.a.	\$250,000+ % p.a.
6 mths	6.51	6.61	6.61
9 mths	6.36	6.36	6.51
1 yr	6.31	6.31	6.36
18 mths	6.17	6.27	6.31
24 mths	6.17	6.27	6.27
30 mths	6.17	6.27	6.27
36 mths	6.17	6.22	6.22
4 yrs	6.13	6.17	6.17
5 yrs	6.08	6.13	6.13

Interest payable quarterly

	\$20,000-\$49,999 % p.a.	\$50,000-\$249,999 % p.a.	\$250,000+ % p.a.
6 mths	6.55	6.64	6.64
9 mths	6.40	6.40	6.54
1 yr	6.35	6.35	6.39
18 mths	6.20	6.30	6.35
24 mths	6.20	6.30	6.30
30 mths	6.20	6.30	6.30
36 mths	6.20	6.25	6.25
4 yrs	6.16	6.20	6.20
5 yrs	6.11	6.16	6.16

Dated at Wellington this 24th day of November 2005. PAT WAITE, Chief Executive, Public Trust. go7935

Social Development

Social Security Act 1964

Training Incentive Allowance Amendment 2005

Pursuant to section 124 (1) (d) of the Social Security Act 1964, the Minister for Social Development and Employment establishes and approves the following amendment to the Training Incentive Allowance Programme (as established and approved on 30 November 1998).

Dated at Wellington this 14th day of November 2005.

DAVID BENSON-POPE, Minister for Social Development and Employment.

Amendment

1. Title—(1) This amendment is the Training Incentive Allowance Amendment 2005.

(2) In this amendment, the Training Incentive Allowance Programme is called "the programme".

2. Commencement—This amendment comes into effect on the day after the date on which it is published in the *New Zealand Gazette*.

3. Interpretation—Clause 2.1 of the programme is amended by omitting paragraph (d) of the definition of training costs, and substituting the following:

"(d) childcare, after deducting any amount for childcare assistance paid under section 61GA of the Act or under any welfare programme approved under section 124 (1) (d) of the Act".

4. Objects—Clause 3 of the programme is amended by inserting, after the word "training", the words "appropriate to their personal circumstances and labour market conditions".

5. Application of Social Security Act 1964—Clause 4.1 of the programme is amended:

- (a) by inserting, after the word "programme", the words "and any applicant"; and
- (b) by adding the words "and as if the applicant was a beneficiary".
- 6. Allowances—Clause 5 of the programme is amended:
 - (a) by inserting, after subclause 5.1.1, the following subclauses:
 - "5.1.2 In deciding whether to grant an allowance under clause 5.1.1 and without limiting the matters the chief executive may consider, the prime considerations are—
 - (a) the period during which the applicant has been out of the workforce; and
 - (b) whether the applicant already has the skills, qualifications, or recent work experience sufficient to obtain employment; and
 - (c) whether the course the applicant intends to undertake is likely to lead to the applicant obtaining employment in a field to which the course is relevant, having regard to the employment opportunities likely to be available to the applicant in the labour market at the completion of the course; and
 - (d) whether the course is an appropriate one for the applicant to undertake having regard to the applicant's personal circumstances.

- 5.1.3 For the purposes of deciding whether to grant an allowance, the chief executive may have regard to any report of the counsellor on the outcome of careers counselling the chief executive has arranged for the applicant to undertake.
- 5.1.4 The chief executive may refuse to grant an allowance if the applicant, having previously been granted an allowance under this programme to attend a course—
 - (a) fails or refuses to answer any question put to him or her by an officer of the department as to whether the applicant completed that course and the result or results the applicant achieved in that course; or
 - (b) failed to complete that course without, in the opinion of the chief executive, a good and sufficient reason."
- (b) by revoking subclause 5.2.1, and substituting the following:
 - "5.2.1 An allowance must not be granted to any applicant to whom section 60Q of the Act applies unless—
 - (a) completion of that course is included as a goal, and participation in the course as an activity, in the applicant's personal development and employment plan; and
 - (b) it is specified in the plan that the department would provide assistance under this programme to enable the applicant to undertake the course."
- (c) by revoking paragraph (a) of subclause 5.2.2, and substituting the following:
 - "(a) for a Training Opportunities course funded by the Tertiary Education Commission; or".

7. Payment—Clause 8.2 of the programme is amended by revoking subclause 8.2.1, and substituting the following:

- "8.2.1 In the chief executive's discretion, an allowance or any part of it may be paid—
 - (a) in the case of any of the applicant's training costs, to the provider of the service for which the cost is incurred; or
 - (b) to the applicant, in a lump sum, or by instalments, or by any combination of a lump sum and instalments."

8. Refunds—The programme is amended by revoking clause 9.4, and substituting the following clauses:

- "9.4 Books, materials, and equipment
 - 9.4.1 If an applicant fails to enrol in or complete a course, any amount paid under this programme towards the cost of any books, materials, or equipment for that course is recoverable from the applicant in addition to any amount that is recoverable from the applicant from any refund of tuition and enrolment fees under clauses 9.1 to 9.3.
 - 9.4.2 Where the cost of any books, materials, or equipment is included in the tuition and enrolment fees paid for the course, clause 9.4.1 applies only to the extent that the applicant cannot receive a refund of the cost from the course provider.
- 9.5 Powers not limited
 - 9.5.1 Nothing in clauses 9.1 to 9.4 limits the chief executive's powers under section 86 (1) (c) or section 124 (2) of the Act."



Explanatory Note

This note is not part of the amendment, but is intended to explain its general effect.

This amendment to the Training Incentive Allowance Programme, which takes effect on the day after its publication in the **New Zealand Gazette**:

- makes detachment from the job market, and the applicant's skills, qualifications and recent work experience, prime considerations in the decision whether to grant a training incentive allowance;
- strengthens the links between courses a training incentive allowance may be granted for and employment, and with an applicant's personal development and employment plan (if applicable);
- allows refusal of an application where an applicant does not provide information about any previous course for which a training incentive allowance was granted, or if the applicant left such course without good and sufficient reason;
- allows the chief executive to seek a refund for any payment made under the programme towards any books, materials, or equipment, where the applicant does not enrol in or complete the course; and

• makes miscellaneous minor changes.

go7971

Tertiary Education Commission

Industry Training Act 1992

Local Government Industry Training Organisation

Pursuant to section 5 of the Industry Training Act 1992, the Local Government Industry Training Organisation is granted full recognition as an industry training organisation to set standards at Levels 1 to 8 on the National Qualifications Framework for the local government and civil defence industry, for a period of five years effective from 30 November 2005.

Dated at Wellington this 25th day of November 2005.

DR MICHAEL CULLEN, Minister for Tertiary Education. $_{\ensuremath{\text{go7975}}}$

Transport

Civil Aviation Act 1990 State Sector Act 1988

Notice of Granting a Scheduled International Air Service Licence

Pursuant to section 87N (4) of the Civil Aviation Act 1990, sections 41 (1) and 42 of the State Sector Act 1988, and a delegation from the Secretary for Transport dated 22 September 2004, I give notice that, having received an application from Jetstar Airways Pty Limited, a designated airline of Australia, I have granted the airline a scheduled international air service licence to operate services from points in Australia to points in New Zealand and, for eighth freedom traffic, between points in New Zealand for an indefinite term with effect from 23 November 2005.

Signed at Wellington this 22nd day of November 2005. JOHN BRADBURY, Deputy Secretary Access and Services, Ministry of Transport. go7892

Notice of Variation of a Scheduled International Air Service Licence

Further to a notice published in the *New Zealand Gazette*, 20 October 2005, No. 177, page 4507, and pursuant to section 87J (6) of the Civil Aviation Act 1990, sections 28, 29, 41 and 42 of the State Sector Act 1988, a delegation from the Minister of Transport dated 12 October 2004, and a sub-delegation from the Secretary for Transport dated 12 October 2004, I give notice that having received an application from Air New Zealand Limited, the Minister of Transport has varied the scheduled international air service licence held by that airline to provide for:

- in respect of Canada, the right to carry own-stopover passengers at San Francisco;
- in respect of China, the right to operate three passenger services per week to points in China; and
- in respect of Niue, the right to operate one B737 service per week.

The variation took effect from 23 November 2005. Signed at Wellington this 25th day of November 2005. JOHN BRADBURY, Deputy Secretary Access and Services, Ministry of Transport.

Authorities and Other Agencies of State Notices

Civil Aviation Authority of New Zealand

Civil Aviation Act 1990

Airworthiness Directives

Pursuant to section 721 (3A) of the Civil Aviation Act 1990, I, John Douglas Stanton, Continuing Airworthiness Specialist, acting under a delegation from the Director of Civil Aviation, hereby issue the following airworthiness directives in respect of aircraft or aeronautical products:

DCA/AS355/59 DCA/CESS402/26

DCA/750XL/6 DCA/BEAGLE121/34 DCA/EC120/17 DCA/SA365/29 DCA/CESS172/120B

DCA/AL250/48 DCA/BELL47/71 DCA/EC130/12 DCA/T67/38 DCA/CESS206/106B DCA/AS350/87 DCA/BN-2/71A DCA/HU369/88 DCA/TUR/25A

DCA/S-76/15 DCA/CESS150/119B

These airworthiness directives shall come into force on 1 December 2005.

Airworthiness directives may be viewed on the CAA web site (www.caa.govt.nz) or at Aviation House, 10 Hutt Road, Petone. Dated this 29th day of November 2005.

JOHN D. STANTON, Team Leader Continuing Airworthiness. au8070

Electricity Commission

Electricity Act 1992

Notice of Making of Electricity Governance Amendment Rules (No. 34) 2005 and Notice of **Reasons for Decision**

1. Pursuant to section 1721 of the Electricity Act 1992, I notify the amendment of the Electricity Governance Rules 2003 ("Rules") under section 172H of the Electricity Act 1992.

2. The empowering provision for the electricity governance regulations in relation to which the amendment to the Rules is made is section 172D(1)(1)(a) of the Electricity Act 1992

3. A brief description of the nature of the amendments is as follows:

The proposed rule change will ensure that fully certified metering installations approved under the Metering and Reconciliation Information Agreement (MARIA) are deemed to comply with the Rules from 1 January 2006. This was the intention with the transition rules, but was inadvertently omitted.

4. Pursuant to section 172z (4) of the Electricity Act 1992, the reasons for my decision to amend the Rules are that:

- the transition rules in part I of the Rules were intended to • provide fully certified metering installations current immediately before the operational date would be deemed to be certified under the Rules. However, this rule was inadvertently omitted; and
- the proposed rule and amendment will ensure that participants do not have to recertify metering installations. The recertification of metering installations would be a major undertaking as approximately 100,000 domestic and 4,000 commercial/industrial metering installations are currently certified under MARIA. This would be costly and, at present, New Zealand does not have sufficient resources to complete the task.
- 5. This rule comes into force on 1 January 2006.

6. Copies of the Rules may be inspected free of charge or purchased from the Electricity Commission, Level Seven, ASB Bank Tower, 2 Hunter Street, Wellington. The Rules can also be viewed on the Electricity Commission web site:

http://www.electricitycommission.govt.nz/rulesandregs/rules

Dated at Wellington this 16th day of November 2005.

DAVID PARKER, Minister of Energy.

Notice of Making of a Recommendation and **Assessment Concerning the Electricity Governance Regulations 2003 – Proposed Electricity Governance Amendment Regulations 2005**

This notice of a recommendation and assessment concerning the Electricity Governance Regulations 2003 ("Regulations"), proposed Electricity Governance Amendment Regulations 2005, is issued by the Electricity Commission ("Commission"), established under the Electricity Act 1992 ("Act"), pursuant to section 172E (2) (c) of that Act.

Section 172E (2) (c) provides that, no later than 10 working days after making a recommendation concerning the Regulations to the Minister of Energy, the Commission must publicise the recommendation and the assessment completed under section 172F of the Act.

Recommendation

On 23 November 2005, the Commission made a recommendation that the Regulations be amended by inserting new Regulations 53A, 53B and 53C (which relate to force majeure for ancillary service agents), and new Regulation 115A (which relates to limitation of liability for ancillary service agents).

Recommended Amendment to the Regulations

The recommended amendment to the Regulations will:

- (a) limit the liability of a person who provides an ancillary service, as defined in the Rules (known as an "ancillary service agent" or "ASA"), in its capacity as an ASA, under Part G and Rule 8 of Technical Code B of Schedule C3 of Part C of the Electricity Governance Rules 2003 ("the Rules") to:
 - (i) in respect of any one event or series of closely related events arising from the same cause or circumstance, the lesser of \$100,000.00 or 5% of the expected annual fees for the relevant type of ancillary service; and
 - (ii) in respect of all events occurring in the 12 month period ending with the breach, the lesser of \$300,000.00 or 20% of the expected annual fees for the relevant type of ancillary service; and
- (b) relieve an ASA of its obligations to perform as an ASA under the Regulations and Rules if the ASA is unable to perform those obligations as a result of a force majeure event.

A copy of the Commission's recommendation and assessment is available, at no cost, on the Commission's web site:

http://www.electricitycommission.govt.nz/rulesandregs/regchanges/

Dated at Wellington this 23rd day of November 2005.

For and on behalf of the Electricity Commission:

ROY HEMMINGWAY, Chair.

Maritime New Zealand

Maritime Transport Act 1994

Notification of Maritime Rules

Comments are invited on the following proposed maritime rules developed under the Maritime Transport Act 1994:

Part 32 (Qualified Deckhand) Amendment Rules

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Ships' Personnel – Qualifications
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Comments should be made by 13 January 2006.

Copies of draft rules are available free of charge from Maritime New Zealand, Level Eight, gen-i Tower, 109 Featherston Street, Wellington, or by contacting the Administrator, Rules and International Standards, at: administrator.rules@maritimenz.govt.nz

or telephone (04) 494 1230 or by facsimile (04) 494 1263, or

by writing to P.O. Box 27-006, Wellington.

Copies are also available on the Maritime New Zealand web site:

www.maritimenz.govt.nz

IAN LANCASTER, Manager, Rules and International Standards. au⁷⁹⁷⁷

Land Notices

Education Lands Act 1949

Land Declared No Longer Required for Education Purposes

Pursuant to section 5A of the Education Lands Act 1949, and pursuant to an authority delegated to me, I, Paul Dickson Burke, Group Manager Property, Ministry of Education, Wellington, hereby give the following notice.

Notice

1. The land described in the Schedule to this notice is no longer required for education purposes.

2. This notice shall come into force on 1 December 2005.

Schedule

Area	Description
ha	Description

- 0.0809 Part Lots 74 and 75, Block IV, Deeds Plan 87, being part Section 131, Block XVI, Tokomairiro Survey District (*New Zealand Gazette*, 21 July 1966, No. 43, page 1138), Registration 303573, Otago Land Registration District.
- 0.0809 Section 894, Town of Westport, Nelson Land Registration District (*New Zealand Gazette*, 20 May 1965, No. 26, page 796).

Dated at Wellington this 21st day of November 2005.

P. D. BURKE, Group Manager Property, Ministry of Education.

ln7916

Amending a Notice Declaring Land No Longer Required for Education Purposes

Pursuant to section 5A of the Education Lands Act 1949, and pursuant to an authority delegated to me, I, Paul Dickson Burke, Group Manager Property, Ministry of Education, Wellington, hereby amend the notice dated the 23rd day of March 2004 and published in the *New Zealand Gazette*, 25 March 2004, No. 33, page 748, by replacing in the Schedule: Area ha

Description

1.5374 More or less, being part Lot 1, D.P. 3491 and part Lots 3, 8 and 9, Block C, D.P. 379, Wellington Land Registration District *(New Zealand Gazette,* 7 October 1965, No. 58, page 1730).

with:

Area

ha

Description

1.5374 More or less, being part Lots 1 and 2, D.P. 3491, part Lots 3, 8 and 9, Block C, D.P. 379 and part Lot 1, D.P. 13858, Wellington Registration District (*New Zealand Gazette*, 7 October 1965, No. 58, page 1730).

Dated at Wellington this 25th day of November 2005.

P. D. BURKE, Group Manager Property, Ministry of Education.

ln7995

Partial Revocation of a Notice Declaring Land No Longer Required for Education Purposes

In the notice headed Land Declared No Longer Required for Education Purposes, published in the *New Zealand Gazette*, 8 August 2002, No. 94, page 2256, the following item is revoked from the Schedule:

Schedule

Area Description

0.0713 More or less, being Lot 13, D.P. S. 8969, South Auckland Land Registration District. Part *New Zealand Gazette*, 26 September 1966, No. 55, page 1496.

Dated at Wellington this 25th day of November 2005.

P. D. BURKE, Group Manager Property, Ministry of Education.

ln7994

New Zealand Geographic Board Act 1946

Notice of Final Decision to Assign a Place Name in the Ross Sea Region, Antarctica

Notice is hereby given of the final decision of the New Zealand Geographic Board Ngā Pou Taunaha o Aotearoa to assign the name stated in the first column of the Schedule below, to the place described in the second column of the said Schedule, and that such decision took effect on 15 November 2005.

Schedule

Fenwick Ice Piedmont

71°45′S Latitude, 170°45′E Longitude. An ice piedmont formed from the glaciers draining from the eastern side of Cape Adare Peninsula, located south of the Downshire Cliffs and north of Cape McCormick, from an elevation of approximately 400m sloping gently seaward and terminating at ice cliffs along the coastline, being up to 10km long and up to 4km wide, and covering an area of approximately 20 square kilometres. Topographic Map: Cape Adare (1:250,000).

Dated at Wellington this 1st day of December 2005.

W. K. SHAW, Secretary, New Zealand Geographic Board Ngā Pou Taunaha o Aotearoa. 1n8042

Ngati Awa Claims Settlement Act 2005

Appointments to Joint Management Committee

Under sections 72 and 73 of the Ngati Awa Claims Settlement Act 2005, the Minister of Conservation hereby appoints the persons named in the Schedule to be members of a joint management committee established under the Ngati Awa Claims Settlement Act 2005.

Each member of the joint management committee is appointed for a term of five years from the date of this notice.

Schedule David Field. Don Herdman. Te Kei Merito. John Hohapata-Oke. Rapata Kopae. Anthony Olsen. Dated at Wellington this 1st day of November 2005. CHRIS CARTER, Minister of Conservation. (File: DOC HO BOPCO TWS-04-08-02) hn7953

Ngati Tuwharetoa (Bay of Plenty) Claims Settlement Act 2005

Nohoanga Entitlement

Under section 73 (1) of the Ngati Tuwharetoa (Bay of Plenty) Claims Settlement Act 2005, the Minister of Conservation, as the land holding agent for the land listed in the Schedule, notifies that a nohoanga entitlement has been granted on 22 June 2005 to the Ngati Tuwharetoa (Bay of Plenty) governance entity, The Ngati Tuwharetoa (Bay of Plenty) Settlement Trust, over the land in the Schedule.

South Auckland Land District—Whakatane District Schedule

Area ha

Description

1.0000 Marked "A" on SO 331011. Dated at Wellington this 1st day of November 2005. CHRIS CARTER, Minister of Conservation.

(File: DOC HO BOPCO TWS-04-10)

Public Works Act 1981

Land Set Apart for Public Amenities Purposes—Greymouth

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, Paul Stephen Kelly, Land Information New Zealand, declares that:

(a) Pursuant to sections 20 and 50, the land areas described in the First Schedule to this notice be set apart for the purposes of public recreation and enjoyment (Petrie Avenue Reserve), subject to section 11 of the Crown Minerals Act 1991 and Part IVA of the Conservation Act 1987, the land areas described in the Second Schedule to this notice to be set apart for road purposes, and the land area described in the Third Schedule to this notice be set apart for service lane purposes and the land described herein in the First, Second and Third Schedules shall become vested in the Grey District Council on the date of publication of this notice in the *New Zealand Gazette*; and

(b) Pursuant to section 28, the land described as Sections 1, 2 and 3, SO 346243 in the First Schedule to this notice are subject to the following easement in perpetuity to a right to convey telecommunication signals in gross, marked "A", "B" and "C" respectively on SO 346243 in favour of the grantee New Zealand Railways Corporation Limited and subject to the rights and powers implied under Schedule 4 of the Land Transfer Regulations 2002, on the date of publication of this notice in the *New Zealand Gazette*.

Westland Land District—Grey District Council First Schedule

First Schedule

Area m ²	Description
490	Section 1, SO 346243.
257	Section 2, SO 346243.

490 Section 3, SO 346243.

All contained in document part Proclamation 42 (*New Zealand Gazette*, 4 February 1897, No. 12, page 336).

Second Schedule

Area

m

Description

- 576 Section 4, SO 346243.
- 609 Section 5, SO 346243.
- 598 Section 6, SO 346243.

All contained in document part Proclamation 42 (*New Zealand Gazette*, 4 February 1897, No. 12, page 336).

Third Schedule

Area m² Description 1277 Section 7, SO 346243 (part Computer Freehold Register WS8C/588).

Dated at Wellington this 22nd day of November 2005. P. S. KELLY, for the Minister for Land Information. (LINZ CON 50251/09/13386) ^{In7918}

Land Declared Limited Access Road—State Highway No. 2, School and Old Netherton Roads, Hauraki District

Pursuant to section 114 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 of this notice in the *New Zealand Gazette*.

South Auckland Land District—Hauraki District Schedule

Area m²

Description

101 Part Section 6, Block XI, Waihou Survey District (part Computer Freehold Register SA434/283); shown as Section 2 on SO 353862.

Dated at Auckland this 24th day of November 2005.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2004/9946) ^{In8064}

Land Declared Road—State Highway No. 1, Mercer–Long Swamp, Waikato District

Pursuant to section 114 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 of this notice in the *New Zealand Gazette*.

South Auckland Land District—Waikato District Council Schedule

Land Declared Road

Area m²

Description

 35 Part Allotment 752, Parish of Whangamarino; shown as Section 21 on SO 340441 (part Gazette Notice B579441.1 - New Zealand Gazette, 18 November 1999, No. 173, page 4115).

Dated at Auckland this 25th day of November 2005.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/1998/1115)

Road Stopped and Set Apart for Use in Connection With a Road—State Highway No. 1, Mercer–Long Swamp, Waikato District

Pursuant to section 116 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 adjoining or passing through the land LexisNexis described in the Schedule to this notice to be stopped and, pursuant to section 52, to be set apart for use in connection with a road (segregation strip) and to vest in the Crown on the date of publication of this notice in the *New Zealand Gazette*.

South Auckland Land District—Waikato District Council Schedule

Road Stopped and Set Apart for Use in Connection With a Road (Segregation Strip)

Area

 m^2

- Description
- Part Allotment 752, Parish of Whangamarino; shown as Section 41 on SO 353893 (part Gazette Notice B579441.1 – New Zealand Gazette, 18 November 1999, No. 173, page 4115).

Dated at Auckland this 25th day of November 2005.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/1998/1115)

ln8062

Road Realignment—Castle Hill, Selwyn District

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) Pursuant to section 114 (1), declares the land described in the First Schedule to this notice to be road and vested in the Selwyn District Council on the date of publication of this notice in the *New Zealand Gazette*.

(b) Pursuant to sections 116(1), 117(3) and 120(3), declares the portion of road described in the Second Schedule to this notice to be stopped and amalgamated with the land in Computer Freehold Register 21B/407.

Canterbury Land District—Selwyn District

First Schedule

Land Declared as Road

Area m²

8976 Part RS 41208, Block XVI, Harper Survey District; marked as "B" on SO 17783.

Description

Description

Second Schedule

Road to be Stopped and Amalgamated

- Area m² 8651 Adjoining part F
 - 8651 Adjoining part RS 34591 and part RS 41208, Block XVI, Harper Survey District; marked as "A" on SO 17783.

Dated at Auckland this 18th day of November 2005.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/1998/1565)

ln7929

Revocation of a Notice Acquiring Land for Road— Intersection of Walton Street and Railway Road, Whangarei District

Pursuant to section 54 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Stephen Robert Gilbert, Land Information New Zealand, hereby revokes the notice dated the 7th day of March 2005, acquiring land for road, published in the *New Zealand Gazette*, 17 March 2005, No. 52, page 1329.

Dated at Christchurch this 24th day of November 2005. S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/1998/1024) In8058

Declaring Land to be Road—Riwaka Valley Road, Riwaka Valley

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 be road and shall vest in the Tasman District Council on the date of publication of this notice in the *New Zealand Gazette*.

Nelson Land District—Tasman District Schedule

Area

 m^2

Description

- 571 Section 2, SO 322133 (part Computer Freehold Register 166647).
- 370 Section 3, SO 322133 (part Computer Freehold Register NL6D/542).
- 857 Section 4, SO 322133 (part Computer Freehold Register NL6D/542).
- 154 Section 5, SO 322133 (part Computer Freehold Register NL6D/542).
- 1447 Section 6, SO 322133 (part Computer Freehold Register NL6D/542).
- 608 Section 7, SO 322133 (part Computer Freehold Register NL12C/611).

Dated at Christchurch this 25th day of November 2005.

S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/2005/1045) In8002

Road Stopped—Unformed Red Hill Road, Te Arai Point, Rodney District

Pursuant to section 116 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 portion of road (adjoining or passing through the land) described in the Schedule to this notice to be stopped on the date of publication of this notice in the *New Zealand Gazette*.

North Auckland Land District—Rodney District Schedule

Area m²

Description

4263 Lot 11, DP 322384; shown as Section 1 on SO 341970.

Dated at Wellington this 23rd day of November 2005. R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/1998/1028) ^{In7956}

Acquisition of Land for Road—State Highway No. 17, Albany, North Shore City

Pursuant to section 20 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, the land described in the Schedule to this notice is hereby acquired for road and vested in the North Shore City Council on the date of publication of this notice in the *New Zealand Gazette*.

North Auckland Land District—North Shore City Schedule

Area m²

LexisNexis

Description

259 Lot 4, DP 197577; (part Computer Freehold Register NA126D/353).

Dated at Wellington this 17th day of November 2005. R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/2005/10930)

Road Realignment—Intersection of Redoubt and Hilltop Roads, Manukau City

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand:

(a) Pursuant to section 114, declares the land described in the First Schedule to this notice to be road and vested in the Manukau City Council.

(b) Pursuant to sections 116 and 117, declares the portion of road adjoining or passing through the land described in the Second Schedule to this notice to be stopped and, pursuant to section 120 (3), amalgamated with the land in Computer Freehold Register NA12D/1336, subject to mortgage D675849.2, on the date of publication of this notice in the *New Zealand Gazette*.

North Auckland Land District—Manukau City First Schedule

Land Declared as Road

Area m ²			Description
	_	-	

110 Part Lot 2, DP 58809; shown as Section 1 on SO 356364 (part Computer Freehold Register NA12D/1336).

Second Schedule

Road to be Stopped and Amalgamated

- Area m^2 Description 562 Part Let 2 DB 58800: shown as
 - 562 Part Lot 2, DP 58809; shown as Section 2 on SO 356364.

Dated at Wellington this 21st day of November 2005.

R. A. JOLLY, for the Minister for Land Information.

(LINZ CPC/1998/1027) ^{ln7897}

Road Realignment—Range Road, Pongaroa, Tararua District

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand

(a) Pursuant to section 114, declares the land described in the First Schedule to this notice to be road and vested in the Tararua District Council;

(b) Pursuant to sections 116 and 117, declares the portions of road adjoining or passing through the land described in the Second Schedule to this notice to be stopped and, pursuant to section 120 (3), amalgamated with the land in Computer Freehold Register WN275/142

on the date of publication of this notice in the *New Zealand Gazette*.

Wellington Land District—Tararua District First Schedule

Land Declared as Road

Area m²

Description

6026 Part Section 11, Block IV, Mount Cerberus Survey District; shown as Section 2 on SO 349018 (part Computer Freehold Register WN275/142).

Second Schedule

Road to be Stopped

Area

 m^2

Description

4532 Section 11, Block IV, Mount Cerberus Survey District (Computer Freehold Register WN275/142) and Section 16A, Block IV, Mount Cerberus Survey District (Computer Freehold Register WN23C/407); shown as Section 1 on SO 349018.

Dated at Wellington this 21st day of November 2005. R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/1998/1035) ^{In7923}

Land Declared Road—Corner of Ferguson and Morris Streets, Palmerston North City

Pursuant to section 114 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 shall vest in the Palmerston North City Council on the date of publication of this notice in the *New Zealand Gazette*.

Wellington Land District—Palmerston North City Schedule

Area m²

Description

- 4 Part Lot 2, DP 76946; shown as Section 3 on SO 354892 (part Computer Freehold Register WN43A/843).
- 34 Part Lot 2, DP 312036; shown as Section 2 on SO 354892 (part Computer Freehold Register 47397).

Dated at Wellington this 28th day of November 2005. R. A. JOLLY, for the Minister for Land Information.

(LINZ CPC/2005/10827)

ln8059

Land Set Apart for the Generation of Electricity (and Declared Crown Land)—McAughtries Road, Waitaki District

Pursuant to section 52 (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 First Schedule to this notice to be set apart for the generation of electricity and shall remain vested in the Crown, and further declares, pursuant to section 42 (3) (b), the land described in the First and Second Schedules shall be Crown land, subject to the Land Act 1948.

Otago Land District—Waitaki District First Schedule

Land Set Apart for the Generation of Electricity (and Declared Crown Land)

Area

Description

8.8000 Part Run 547 (part Computer Freehold Register 223/10); marked "B" on SO 20910.

Second Schedule

Land Declared Crown Land

Area ha

ha

Description

8.8000 Part Run 547 (part Gazette Notice 686829); marked "B" on SO 20910. Dated at Wellington this 23rd day of November 2005. R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/1999/4562)

Road Realignment—Roxby Street, Oamaru, Waitaki District

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand:

(a) Pursuant to section 114, declares the land described in the First Schedule hereto to be road and remain vested in the Waitaki District Council on the date of publication of this notice in the *New Zealand Gazette*.

(b) Pursuant to sections 116 and 117, declares the portion of road adjoining or passing through the land described in the Second Schedule hereto to be stopped and, pursuant to section 120 (3), amalgamated with the land in Computer Freehold Register OT45/17.

Otago Land District—Waitaki District

First Schedule

Land to be Declared Road

Area m²

1 Part Lot 81, DP 203; marked "B" on SO 22880 (part Computer Freehold Register OT45/17).

Description

- 13 Part Lot 81, DP 203; marked "D" on SO 22880 (part Computer Freehold Register OT45/17).
- 109 Part Lots 82 and 83, DP 203; marked "E" on SO 22880 (part Computer Freehold Register OT56/194).
- 59 Part Lots 84 and 85, DP 203; marked "F" on SO 22880 (part Computer Freehold Register OT45/150).
- 53 Part Lots 86 and 87, DP 203; marked "G" on SO 22880 (part Computer Freehold Register OT312/39).
- 48 Part Lots 88 and 89, DP 203; marked "H" on SO 22880 (part Computer Freehold Register OT44/260).
- 87 Part Lots 90 and 91, DP 203; marked "J" on SO 22880 (part Computer Freehold Register OT45/152).
- 89 Part Lot 92, DP 203; marked "K" on SO 22880 (part Computer Freehold Register OT55/252).

Second Schedule

Road to be Stopped

Area m²

9 Adjoining or passing through Lot 81, DP 203, being part section 50, Block IV, Oamaru Survey District; shown as Section 1 on SO 22880.

Description

Dated at Wellington this 24th day of November 2005.

R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/1998/1532)

ln8053

Reserves Act 1977

Change of Purpose of a Reserve—Dunedin City

Pursuant to section 24A of the Reserves Act 1977, the Dunedin City Council hereby changes the purpose of

the reserve described in the Schedule from local purpose reserve (coastal conservation) to local purpose reserve (wastewater treatment and drainage works), subject to the provisions of the said Act.

Otago Land District—Dunedin City

Schedule

Area ha	Description
1.1751	Section 1, SO 360224 (part Computer Freehold Register OT19C/2).

Dated at Dunedin this 4th day of November 2005.

J. HARLAND, Authorised Officer, Dunedin City Council.

(Ref: Tahuna)

ln7943

Authorisation of the Exchange of a Reserve for **Other Land**

Under the Reserves Act 1977, the Community Relations Manager for the Wanganui Conservancy of the Department of Conservation authorises the exchange of the local purpose (community buildings) reserve described in the First Schedule for the land described in the Second Schedule.

Taranaki Land District—Stratford District

First Schedule

Area m^2

Description

6070 Sections 206 and 246 and part Sections 205 and 245, Town of Stratford, Lot 1, DP 7664, Lot 1, DP 8744 and Lots 1 to 3, DP 9289 (all Computer Freehold Register TNA2/314).

Second Schedule

Area

m²

- 1593 Section 1066, Town of Stratford, Lots 1 to 8 and 11, DP 8495 and Lot 3, DP 314031, subject to a right of support over part created by transfer 136682, appurtenant to Lots 2 and 3, DP 8495, right of support created by transfer 136682, subject to a right to lead and convey storm water over part created by transfer 215995, subject to section 241 (2) of the Resource Management Act 1991 (affects DP 314031) (all Computer Freehold Register 55499).

Description

Lot 2, DP 314031 (all Computer Freehold 761 Register 243999).

Dated at Wanganui this 21st day of November 2005.

J. MITCHELL-ANYON.

(Files: NPA PAR-07-08-5304, CO PAR-07-08-5300) ln7904

Classification of Reserve

Under section 16 (2A) of the Reserves Act 1977, the South Wairarapa District Council resolved on 26 October 2005 to classify the reserve described below as recreation reserve, subject to the provisions of the Reserves Act 1977.

Wellington Land District—South Wairarapa District Schedule

Part of Card Reserve, Wakefield Street, Featherston: Lot 1, DP 28763, being part Sections 108 and 115, Town of held in Computer Freehold Featherston, Register WN5A/1241.

Dated at Martinborough this 26th day of October 2005.

GRIFF PAGE, Chief Executive Officer, South Wairarapa District Council. ln7963

Regulation Summary

Notice Under the Acts and Regulations Publication Act 1989

Pursuant to the Acts and Regulations Publication Act 1989, notice is hereby given of the making of Regulations as under:

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Price Code	Retail
Local Government Act 2002, and Remuneration Authority Act 1977	Local Government Elected Members Amendment Determination (No 3) 2005	2005/302	22/11/05	8-BY	\$2.30
Corrections Act 2004	Corrections (Church Street (Palmerston North) Police Jail) Notice 2005	2005/303	28/11/05	3-BX	\$2.10
Takeovers Act 1993	Takeovers Code (Wakefield Health Limited) Exemption Notice 2005	2005/304	28/11/05	7 - BY	\$2.30

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General Section

United Wheatgrowers (N Z) Limited

Commodity Levies (Wheat Grain) Order 2002

Levy for United Wheatgrowers (N Z) Limited

Pursuant to section 3 of the Commodity Levies (Wheat Grain) Order 2002, 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 (N Z) Limited has determined the rate of levy to be \$3.25 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 2006 to 31 January 2007 (both dates inclusive).

Dated this 1st day of December 2005. gs7826

Wheat Industry Research Levies (WIR) Act 1989

Levy for United Wheatgrowers (N Z) Limited Research Trust

Pursuant to sections 6 and 10 of the Wheat Industry Research Levies (WIR) Act 1989, United Wheatgrowers (N Z) 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 2006 to 31 January 2007 (both dates inclusive).

Dated this 1st day of December 2005.

gs7827

New Zealand Gazette 2005/2006 Deadlines

Christmas Deadlines

The final New Zealand Gazette edition for 2005 will be as follows:

22 December 2005

Commercial Section Notices: (Companies, Partnership, Insolvency and Land Transfer Acts)

The deadline for these notices will be 12.00 midday on Monday, the 19th day of December 2005. All other notices must be lodged at the *New Zealand Gazette* office by 12.00 midday on Tuesday, the 20th day of December 2005. *Note:* It would be appreciated if material for this edition was delivered as early as possible.

New Year Deadlines

The first New Zealand Gazette edition for 2006 will be as follows:

12 January 2006

Commercial Section Notices: (Companies, Partnership, Insolvency and Land Transfer Acts)

The deadline for these notices will be 12.00 midday on Monday, the 9th day of January 2006. All other notices must be lodged at the *New Zealand Gazette* office by 12.00 midday on Tuesday, the 10th day of January 2006. *Note:* It would be appreciated if material for this edition was delivered as early as possible.

Wellington Anniversary Day-23 January 2006

New Zealand Gazette Edition—26 January 2006

Commercial Section Notices: (Companies, Partnership, Insolvency and Land Transfer Acts)

The deadline for these notices will be 12.00 midday on Friday, the 20th day of January 2006, due to the observance of Wellington Anniversary Day on Monday, the 23rd day of January 2006.

All other notices must be lodged at the New Zealand Gazette office by 12.00 midday on Tuesday, the 24th day of January 2006.



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