

New Zealand Gazette

WELLINGTON: THURSDAY, 1 NOVEMBER 2012

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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 4.00pm.

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

PO Box 805 Wellington 6140

Telephone: (04) 470 2930 / (04) 470 2938

Facsimile: (04) 470 2932 Email: gazette@dia.govt.nz

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

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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

New Zealand Gazette editions and a search-by-notice facility are available on the website

www.gazette.govt.nz

All editions are also available on subscription from the New Zealand Gazette Office, Department of Internal Affairs, PO Box 805, Wellington 6140 (telephone: (04) 470 2930), or over the counter at

Bennetts Government Bookshop, corner of Lambton Quay and Bowen Street, Wellington.

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Bankruptcy Notices

Bankruptcies

The official assignee advises the following bankruptcies:

Aileone, Nuusilagi (also known as **Agalenuu, Nuusilagi**), 20 Cherrywood Place, Redwood, Christchurch – 18 October 2012.

Aileone, Sefo Liuteine (also known as **Sefo, Liuteine**), 20 Cherrywood Place, Redwood, Christchurch – 18 October 2012.

Blake, Lavonia Bernadette, 148 Karewa Road, RD 1, Ruatoria – 24 October 2012.

Christian, Marilyn Gladys, 1126 Whakaue Street, Rotorua – 23 October 2012.

Christian, William Herbert, 1126 Whakaue Street, Rotorua – 23 October 2012.

Combrinck, Inge, 369B Dominion Road, Mt Eden, Auckland – 19 October 2012.

Constable, Nevil Geoffrey, 30A Broughton Street, Gore – 23 October 2012.

Coulston, Maria, 5 Harrison Street West, Featherston – 23 October 2012.

Cuthbert, Barbara, 4/84 Hine Street, New Plymouth – 18 October 2012.

De Wet, Eugene Christiaan, 2/50A Division Street, Riccarton, Christchurch – 23 October 2012.

Elliott, Mary Ellen, 19 Larnoch Road, Henderson, Auckland – 19 October 2012.

Emerson, Brett Neil, 22 Lerwick Street, Tamatea, Napier – 24 October 2012.

Evans, Shirley Anne, 61 Marendellas Drive, Bucklands Beach, Auckland – 18 October 2012.

Evans, Stephen Christopher, 4 Delphi Grove, Tuakau – 18 October 2012.

Faiyaz, Mohammed, 18 Mariposa Avenue, Lynfield, Auckland – 18 October 2012.

Gobey, Martin Rae, 5 Mole Street, Greytown – 23 October 2012.

Gobey, Verena Anne, 5 Mole Street, Greytown – 23 October 2012.

Goodsir, Stephanie Mary, 1 Ariesdale Terrace, Toi Toi, Nelson – 25 October 2012.

Gow, Ernest Gilbert, 1/32 Ballater Place, Highland Park, Auckland – 23 October 2012.

Greaves, Helene Olive (also known as **Brannan, Helene Olive**), 78 Shoreham Street, Avondale, Auckland – 19 October 2012.

Hardie, Robert James, 3 Forsyth Street, Taradale, Napier – 17 October 2012.

Heller, Elaine Winnie Theresa, 14 Eddowes Street, Manurewa, Auckland – 18 October 2012.

Hicks, Samantha Lisa, 4 Hawai Street, Two Mile Bay, Taupo – 23 October 2012.

Hughes, Karl Raymond, 9 Totara Avenue, Pukekohe – 23 October 2012.

Ika, Siaosi, 48A Hutton Street, Otahuhu, Auckland – 18 October 2012.

Jacobs, Glen Patrick, 11 Bermer Road, Belmont, Lower Hutt – 23 October 2012.

Karaka, Alistair Mita, 43 Cumberland Street, Westmere, Auckland – 18 October 2012.

Khan, Rosina Shaheen (also known as **Ali, Rosina Shaheen**), 8 Grosmont Terrace, Brookfield, Tauranga – 18 October 2012.

Leverno, Karen Theresa, 26 Corstorphine Road, Corstorphine, Dunedin – 18 October 2012.

Martin, Doris Matetahuri (also known as Dean, Doris Matetahuri), 28 Dominion Road, Nawton, Hamilton – 19 October 2012.

Martin, Keren May, 560A Featherston Street, Roslyn, Palmerston North – 24 October 2012.

Mehana, Mary-Ann, Northland – 25 October 2012.

Menzies, Kathryn Racheal, 9 Bank Street, Amberley – 24 October 2012.

Moses, Chapman Raynard, 24 Pearce Crescent, Taita, Lower Hutt – 23 October 2012.

Neilson, Leroy Sidney, 3/59 Caxton Street, Paddington, Queensland, Australia – 24 October 2012.

Norman, Louise, 48 Whitaker Road, Warkworth – 18 October 2012.

Pillay, Theresa Mary, 7/4 Kings Road, Panmure, Auckland – 25 October 2012.

Qureshi, Salman Moin, 13/1 Water Street, Otahuhu, Auckland – 23 October 2012.

Rauner, Gavin James, 31 Merlot Heights, Huapai, Kumeu – 18 October 2012.

Redmond, Sean Anthony, 69B First Avenue, Altona North, Victoria, Australia – 25 October 2012.

Richards, Brian Noel, 44 Trimaran Drive, Gulf Harbour, Whangaparaoa – 18 October 2012.

Rickerby, Jason Brian, 185 Deep Creek Road, RD 1, Dobson – 25 October 2012.

Robertson, Michelle Nichole (also known as **Campbell, Michelle Nichole**), 10 Kawakawa Bay Coast Road, RD 5, Papakura – 23 October 2012.

Rodokal, Toni Te Ratoru, 9 Blenheim Street, Glenfield, Auckland – 23 October 2012.

Samuelu, Josephine Semira, 10 Secoia Crescent, Mangere, Auckland – 18 October 2012.

Saunders, Carolyn Ann, 11 Rose Street, Tirau – 23 October 2012.

Saunders, Gary, 11 Rose Street, Tirau – 23 October 2012.

Saunders, Kevin Patrick, 302 River Road, Claudelands, Hamilton – 18 October 2012.

Steyn, Jan Daniel, 4 Oakmont, Heretaunga, Upper Hutt – 23 October 2012.

Talanoa, Kirita (also known as **Talanoa, Kerry**), 7/37 Aldwins Road, Phillipstown, Christchurch – 18 October 2012.

Teokotai, Sonny, 100 Waihora Crescent, Waitangirua, Porirua – 19 October 2012.

Timms, David John, Christchurch – 24 October 2012.

Trzan, Teresa Ana, 22 Exeter Place, Unsworth Heights, Auckland – 19 October 2012.

Van De Steeg, Gerrit, 125 State Highway 5, RD 2, Tirau – 23 October 2012.

Van De Steeg, Willenpje Aalbertha, 125 State Highway 5, RD 2, Tirau – 23 October 2012.

Van Der Put, Sean Dale, 7 Moy Place, Otaki – 23 October 2012.

Warburton, Kristine Margaret, 31 Artillery Drive, Papakura – 19 October 2012.

Watson, Michael Dennis, 1 Helland Drive, Martyns Farm Estate, Bombay – 18 October 2012.

Williamson, Joshua Halsey, 8145 Far North Road, RD 4, Kaitaia – 25 October 2012.

Williamson, Patricia Louise (also known as **Bisschops, Patricia Louise**), 40 Penfold Square, Leithfield – 19 October 2012

Williamson, Stacey Janette (also known as Dixon, Stacey Janette), 8145 Far North Road, RD 4, Kaitaia – 25 October 2012.

Xu, Wenjiang, 45 Gibraltar Crescent, Parnell, Auckland – 18 October 2012.

Zhu, Xiaocheng, 3/33 Hamlin Road, Mount Wellington, Auckland – 25 October 2012.

OFFICIAL ASSIGNEE.

Private Bag 4714, Christchurch Mail Centre, Christchurch 8140. Freephone: 0508 467 658. Website: www.insolvency.govt.nz

No Asset Procedures

The official assignee advises the following no asset procedures:

Adshead, Martin Russell, 36 Joseph Street, West End, Palmerston North – 23 October 2012.

Bramley, Anita Huirangi, 9 Hewson Cresent, Otaki Beach, Otaki – 24 October 2012.

Cameron, Stephanie Frances (also known as **Goodall, Stephanie Frances**), EB13 Westview Lane, Hamilton Island, Queensland, Australia – 25 October 2012.

Everest, Pamela Margaret, 38A Wishart Crescent, Cromwell – 19 October 2012.

Forden, Stephen Francis, 32B Bayview Road, Cable Bay – 23 October 2012.

Fraser-Leavasa, Taofimalo Fatima-Jane (also known as Tofaeono, Taofimalo Fatima-Jane and Fraser, Fatima), 126 Te Irirangi Drive, Clover Park, Auckland – 23 October 2012.

Gerrard, Whare Tuakana, 3/5 Oban Road, Porirua – 24 October 2012.

Hammington, Taofimalo Fatima-Jane (also known as **Henderson, Jessica Anne)**, 16 Treadwell Street, Naenae, Lower Hutt – 19 October 2012.

Harris, Jeannine Sheryl, 10 Reremanu Place, Weymouth, Auckland – 25 October 2012.

Harris, Vivian Hokimate, 7/71 Main Street, Mataura – 23 October 2012.

Jamieson, John Bain, 2656 South Head Road, RD 1, Helensville – 23 October 2012.

King, Esther Maree, 57B Tosswill Road, Tahunanui, Nelson – 25 October 2012.

Langrish-Smith, Kenneth Alan, 7D4/713 Lac Long Quan, Tay Ho, Hanoi, Vietnam – 18 October 2012.

Mosley, Efi, 40 Tawhai Street, Stokes Valley, Lower Hutt – 23 October 2012.

Pike, Philip Gary, 5/66 Sydney Street, Petone, Lower Hutt – 25 October 2012.

Prime, Carmen Hera Hoana, 1/59 Kainui Road, Hataitai, Wellington – 24 October 2012.

Sanderson, Jemma Louise, 16 Welds Hill Road, Awatere Valley, Seddon – 25 October 2012.

Sharma, Elizabeth Joy (also known as **Stevens, Elizabeth Joy**), 68 Hain Avenue, Mangere East, Auckland – 19 October 2012

Shaw, Joanne, 7A Coral Crescent, Panmure, Auckland – 19 October 2012.

Smith, Peter John, 201 Kaitemako Road, RD 5, Tauranga – 18 October 2012.

Stevens, Lance Peter Horonuku, Auckland – 23 October 2012.

Tata, Paul Lee, 97 Harold Holt Avenue, Pirimai, Napier – 18 October 2012.

Te Kahu, Roseanne Bernice Fiona, 97 Harold Holt Avenue, Pirimai, Napier – 24 October 2012.

Underwood, Maadi-Katrina Sashi (also known as **Kaa, Maadi-Katrina Sashi**), 1/34 Miro Street, New Lynn, Auckland – 25 October 2012.

Waitai, Henffrey James (also known as **Waitai, Jack**), 1 Reservoir Road, Kaikohe – 23 October 2012.

Warwood, Kate Rebecca, 107A Leinster Avenue, Raumati South, Paraparaumu – 19 October 2012.

Whatarau, Lucille Roimata (also known as Tapine, Lucille Roimata), 10B Hammond Road, Taradale, Napier – 19 October 2012.

OFFICIAL ASSIGNEE.

Private Bag 4714, Christchurch Mail Centre, Christchurch 8140. Freephone: 0508 467 658. Website: www.insolvency.govt.nz

ba6945

In Bankruptcy

Notice of Order Annulling an Adjudication

The order of adjudication dated 12 December 2011 against **Watson, Jonathan Michael**, 666A Beach Road, Browns Bay, Auckland, was annulled at the High Court at Auckland on 16 October 2012, pursuant to section 309(1)(b) of the Insolvency Act 2006.

OFFICIAL ASSIGNEE.

Private Bag 4714, Christchurch Mail Centre, Christchurch 8140. Freephone: 0508 467 658. Website: www.insolvency.govt.nz

ba6952

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS / MANAGERS

JAC INVESTMENTS (2005) LIMITED

(in receivership)

Notice of Appointment of Receiver and Manager

Pursuant to Section 8 of the Receiverships Act 1993

Notice is given that on 19 October 2012, Anthony Charles Harris, insolvency practitioner of Tauranga, was appointed receiver and manager of the above-named company under powers conferred in a general security agreement dated the 30th day of June 2011.

The receiver and manager has been appointed in respect of all the company's present and after-acquired property, including all personal property and all present and after-acquired accounts receivable and proceeds of accounts receivable, including but not limited to money, goods, chattel paper, intangibles, negotiable instruments, documents of title and investment securities.

The Receiver and Manager Can be Contacted During Normal Business Hours at: Anthony Harris Limited,
12 Bethlehem Road, Bethlehem, Tauranga 3110. Postal Address: PO Box 16261, Bethlehem, Tauranga 3147.
Telephone: (07) 579 3528. Facsimile: (07) 579 3527.

Dated this 23rd day of October 2012.

ANTHONY CHARLES HARRIS, Receiver and Manager. ar6888

J & P GARNETT FAMILY TRUST, and JOHN GARNETT and PAULINE GARNETT (all in receivership)

Notice of Appointment of Receivers and Managers

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

We, Shaun Neil Adams and Sarah Maria Judkins, hereby give notice that on 18 October 2012, we were appointed joint and several receivers and managers of the assets and undertaking of the above-named entities, pursuant to general security agreements dated the 2nd day of September 2011 and the 30th day of June 2009 respectively.

Short Description of Property Charged Under the General Security Agreements: All present and after-acquired personal property.

Enquiries May be Directed to the Receivers and Managers: KPMG, 18 Viaduct Harbour Avenue, Auckland 1010. Postal Address: PO Box 1584, Shortland Street, Auckland 1140. Telephone: (09) 367 5800. Email: shaunadams@kpmg.co.nz

Dated this 18th day of October 2012.

S. N. ADAMS and S. M. JUDKINS, Joint Receivers and Managers.

ar6939

LOCHAR DOWNS FARM PARTNERSHIP, J R COOK FAMILY TRUST and LOCHAR GRAZING PARTNERSHIP (all in receivership))

Notice of Appointment of Receivers and Managers

Pursuant to Section 8 of the Receiverships Act 1993

Notice is hereby given that on 23 October 2012, Michael Craig Horne and Murray Neil Frost, chartered accountants of Dunedin, were appointed as receivers and managers of the above-named entities under the powers contained in a security agreement dated the 24th day of July 2009.

The receivers and managers have been appointed in respect of all the entities' undertaking and their assets and effects, whatsoever and wheresoever, both present and future.

The Offices of the Receivers and Managers are at:
Deloitte, Level 13, Otago House, 481 Moray Place,
Dunedin 9016. Telephone: (03) 474 8630. Facsimile:
(03) 474 8650.

Dated this 23rd day of October 2012.

MURRAY FROST, Joint Receiver and Manager.

Note: Any creditor claiming a security interest in assets of the above-named entities should promptly provide details to the receivers and managers.

ar6947

SUMMIT STOCKFOODS (CAMBRIDGE) LIMITED (in receivership)

Notice of Ceasing to Act as Receivers and Managers

Pursuant to Section 29 of the Receiverships Act 1993

Company No.: 195059

Notice is hereby given that as from the date hereof, we have ceased to act as joint receivers and managers of the above-named company.

Dated this 25th day of October 2012.

KENNETH PETER BROWN and THOMAS LEE RODEWALD, Joint Receivers and Managers.

ar693

T SEREPISOS RENTALS LIMITED

(in receivership)

Notice of Cessation of Receivers of Rent

Christine Margaret Dunphy and Iain Bruce Shephard, of Wellington, hereby give notice that on 19 October 2012 they ceased to act as receivers of rent of the land described in certificate of title 260129, being Apartment 30, 30 Tory Street, Wellington.

Dated this 19th day of October 2012.

IAIN SHEPHARD and CHRIS DUNPHY, Former Receivers of Rent.

Address Enquiries to Julia Harison at the Former Receivers' of Rent Office: Shephard Dunphy Limited, Insolvency

Practitioners, PO Box 11793, Manners Street, Wellington 6142. Telephone: (04) 473 6747. Facsimile: (04) 473 6748. Email: office@sd.co.nz Website: www.shepharddunphy.co.nz ar6875

APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

The official assignee advises the following liquidations:

17 October 2012

A-LIST SECURITY LIMITED.

CONCERTO NETWORKS NZ LIMITED.

HENRI & CO LIMITED.

LAZARUS CONSULTING LIMITED.

NELSON SHELF (ONE) LIMITED.

NISHRABUK HOLDINGS LIMITED.

PAUL AND JOHN SERVICES LIMITED.

SNATCH A DEAL LIMITED.

THE BISHOP LIMITED.

18 October 2012

ALPINE CHOPPERS NZ LIMITED (in receivership).

19 October 2012

7 WESTBURY CRESCENT LIMITED.

JING DECORATORS LIMITED.

KEYSTONE CORPORATION LIMITED.

RAZORSHARP TRENCHING LIMITED.

23 October 2012

GLASGOW TRADING LIMITED.

KENT FARM LIMITED.

ZOOM NO 25 LIMITED.

OFFICIAL ASSIGNEE.

Private Bag 4714, Christchurch Mail Centre, Christchurch 8140. Freephone: 0508 467 658. Website: www.insolvency.govt.nz

al6946

CRAMPTON BUILDING LIMITED and **SPEED TECH LIMITED** (both in liquidation)

Notice of Appointment of Liquidators

Pursuant to Section 241(2)(c) of the Companies Act 1993

Vivien Judith Madsen-Ries and Henry David Levin, insolvency specialists, were appointed liquidators jointly and severally of the companies by the High Court at Hamilton on the date and times below:

15 October 2012

CRAMPTON BUILDING LIMITED (in liquidation) at 11.33am.

SPEED TECH LIMITED (in liquidation) at 12.09pm.

Notice to Creditors to Lodge Claims

The liquidators have fixed 19 November 2012 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.

Enquiries for information relating to the liquidations may be made to Nik Krpan at Deloitte, Level 18, Deloitte Centre, 80 Queen Street, Auckland 1010. Telephone: (09) 303 0700. Facsimile: (09) 303 0701.

VIVIEN JUDITH MADSEN-RIES, Liquidator.

Note: Any creditors claiming a security interest in respect of the above-named companies should provide details to the liquidators urgently.

al6892

ACSTAC LIMITED (formerly ACADEMY CINEMAS AUCKLAND LIMITED) (in liquidation)

Notice of Appointment of Liquidators

Pursuant to Section 241(2)(c) of the Companies Act 1993

Vivien Judith Madsen-Ries and Henry David Levin, insolvency specialists, were appointed liquidators jointly and severally of the company by the High Court at Auckland on the date and time below:

19 October 2012

ACSTAC LIMITED (in liquidation) at 10.54am.

Notice to Creditors to Lodge Claims

The liquidators have fixed 23 November 2012 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

Enquiries for information relating to the liquidation may be made to Sylvia Xu at Deloitte, Level 18, Deloitte Centre, 80 Queen Street, Auckland 1010. Telephone: (09) 303 0700. Facsimile: (09) 303 0701.

VIVIEN JUDITH MADSEN-RIES, Liquidator.

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

al6958

METAMATION (AUSTRALASIA) LIMITED

(in liquidation)

Notice of Appointment of Liquidators

Pursuant to Section 241(2)(c) of the Companies Act 1993

David Stuart Vance and Barry Phillip Jordan, chartered accountants of Wellington, were appointed liquidators jointly and severally of the company by the High Court at Wellington on the date and time below:

23 October 2012

METAMATION (AUSTRALASIA) LIMITED

(in liquidation) at 11.20am.

Notice to Creditors to Lodge Claims

The liquidators have fixed 27 November 2012 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.

Enquiries for information relating to the liquidation may be made to Rebecca Hildyard at Deloitte, Level 16, Deloitte House, 10 Brandon Street, Wellington 6011. Telephone: (04) 472 1677. Facsimile: (04) 472 8023.

DAVID VANCE, Liquidator.

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

al6900

ST LAURENCE FUNDS MANAGEMENT LIMITED, SKJ HOLDINGS LIMITED, SKJ LIMITED and SKJ MANAGEMENT LIMITED (all in liquidation)

Notice of Appointment of Liquidators

Pursuant to Section 241(2)(a) of the Companies Act 1993

David Stuart Vance and Barry Phillip Jordan, chartered accountants of Wellington, were appointed liquidators jointly and severally of the companies by special resolutions of the shareholders on the date and times below:

26 October 2012

ST LAURENCE FUNDS MANAGEMENT LIMITED (in liquidation) at 10.39am.

SKJ HOLDINGS LIMITED (in liquidation) at 10.40am. **SKJ LIMITED** (in liquidation) at 10.41am.

SKJ MANAGEMENT LIMITED (in liquidation) at 10.41am.

Notice to Creditors to Lodge Claims

The liquidators have fixed 30 November 2012 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.

Enquiries for information relating to the liquidations may be made to Rebecca Hildyard at Deloitte, Level 16, Deloitte House, 10 Brandon Street, Wellington 6011. Telephone: (04) 472 1677. Facsimile: (04) 472 8023.

DAVID VANCE, Liquidator.

Note: Any creditors claiming a security interest in respect of the above-named companies should provide details to the liquidators urgently.

al6965

6 DEGREES CONSULTING GROUP LIMITED (in liquidation)

Public Notice of Appointment of Liquidator

It was resolved by a special resolution of shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that the company be liquidated and that Grant Bruce Reynolds, insolvency practitioner of Auckland, be appointed liquidator on the date and time below:

17 October 2012

6 DEGREES CONSULTING GROUP LIMITED at 2.00pm.

Creditors and shareholders may direct their enquiries to Grant Reynolds during normal business hours at the contact details stated below.

GRANT REYNOLDS, Liquidator.

Address of Liquidator: Reynolds and Associates Limited, PO Box 259059, Botany, Auckland 2163. Telephone: (09) 526 0743. Facsimile: (09) 526 0748. Email: grant@randa.co.nz

al6882

GOLDEN FERN DAIRY LIMITED and GOLDEN FERN GROUP LIMITED (both in liquidation)

Notice of Appointment of Liquidator

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

Murray G. Allott, chartered accountant of Christchurch, was appointed liquidator of the companies pursuant to a special resolution of members entered into each company's minute book, under section 241(2)(a) of the Companies Act 1993, on the date and times below:

19 October 2012

GOLDEN FERN DAIRY LIMITED (in liquidation) at 4.20pm.

GOLDEN FERN GROUP LIMITED (in liquidation) at 4.30pm.

Notice of Meeting of Creditors

Pursuant to section 245 of the Companies Act 1993, the liquidator 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

Pursuant to Regulation 12(2) of the Companies Act 1993 Liquidation Regulations 1994

The liquidator hereby fixes 23 November 2012 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.

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

MURRAY G. ALLOTT, Liquidator.

Address of Liquidator: Level 1, 22 Dorset Street, Christchurch 8013. Postal Address: PO Box 29432, Christchurch 8540. Telephone: (03) 365 1028. Facsimile: (03) 365 6400. Email: office@profitco.co.nz

Note: Any creditors claiming a security interest in respect of these companies should provide details to the liquidator urgently.

al6889

CLEVEDON RESTAURANT & BAR LIMITED and SM ISLANDS LIMITED (both in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholders of the companies appointed Derek Ah Sam, chartered accountant, and Paul Vlasic, certified practising accountant, jointly and severally as liquidators of the companies on the dates and times below:

23 October 2012

CLEVEDON RESTAURANT & BAR LIMITED

(in liquidation) at 10.30am.

24 October 2012

SM ISLANDS LIMITED (in liquidation) at 9.30am.

Notice to Creditors to Claim

We fix 7 December 2012 as the date 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 any distribution.

Dated this 24th day of October 2012.

DEREK AH SAM, Joint Liquidator.

Address of Liquidators: Rodgers Reidy, Chartered Accountants, PO Box 45220, Te Atatu, Auckland 0651. Telephone: (09) 834 2631. Facsimile: (09) 834 2651.

Enquiries to: Patricia Butrat.

al6919

RSAB LIMITED and **TROOP REINFORCEMENT LIMITED** (both in liquidation)

Notice of Appointment of Liquidators

David Murray Blanchett, of Hamilton, and Colin Thomas McCloy, of Auckland, both chartered accountants, were appointed joint and several liquidators of the companies by the High Court at Rotorua, pursuant to section 241(2)(c) of the Companies Act 1993, on the date and times below:

23 October 2012

RSAB LIMITED (in liquidation) at 10.54am.

TROOP REINFORCEMENT LIMITED (in liquidation) at 10.57am.

Notice to Creditors to Claim

We fix 17 December 2012 as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 24th day of October 2012.

DAVID MURRAY BLANCHETT, Liquidator.

Claims and Enquiries to: C/o PwC, corner of Bryce and Anglesea Streets (PO Box 191), Hamilton. Telephone: (07) 838 3838. Facsimile: (07) 839 4178.

Attention: Shane McNeill.

al6909

URBANO INTERIORS LIMITED (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, Kenneth Peter Brown and Paul Raymond Clark were appointed joint and several liquidators of the company on the date and time below:

25 October 2012

URBANO INTERIORS LIMITED at 10.42am.

KENNETH PETER BROWN, Joint Liquidator.

Address of Liquidators: RHB Chartered Accountants Limited, PO Box 15660, Tauranga 3144. Telephone: (07) 571 6280. Website: www.rhb.co.nz

al6955

FOBBY SELLS LIMITED (as a trustee in the **Fobby Sells Trust**) (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Craig Alexander Sanson, insolvency practitioner, and Colin Thomas McCloy, chartered accountant, both of Auckland, were appointed joint and several liquidators of FOBBY SELLS LIMITED (in liquidation) by the High Court at Auckland, pursuant to section 241(2)(c) of the Companies Act 1993, on 19 October 2012 at 10.31am.

We fix 20 November 2012 as the day by which the creditors of the company are to make their claims and to establish any priority.

Dated this 19th day of October 2012.

CRAIG ALEXANDER SANSON, Liquidator.

Claims and Enquiries to: FOBBY SELLS LIMITED (in liquidation), c/o PwC, 188 Quay Street (Private Bag 92162), Auckland. Telephone: (09) 355 8000. Facsimile: (09) 355 8013.

Attention: Mitchell Parr.

al6876

OWENS-ILLINOIS (NZ) LIMITED (in liquidation)

Notice of Appointment of Liquidators

Subsequent to the directors of the company filing a resolution at the Companies Office, pursuant to section 243(8) of the Companies Act 1993 ("the Act"), stating that on appointment of a liquidator the company would be able to pay its debts, Colin Thomas McCloy and David Bridgman, chartered accountants of Auckland, were appointed as joint and several liquidators of the company by special resolution of the shareholder on 30 October 2012 at 4.00pm, the date and time the liquidation commenced.

Notice to Creditors to Claim

Notice is given that as liquidators of the company, we fix 23 November 2012 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Dated this 30th day of October 2012.

COLIN THOMAS McCLOY, Liquidator.

Creditors and the Shareholder May Direct Enquiries to: Liam Nolan, c/o PwC, Private Bag 92162, Victoria Street West, Auckland 1142. Telephone: (09) 355 8000. Facsimile: (09) 355 8013.

Note: The liquidation is a result of the restructuring of the affairs of the shareholder.

al6990

ARTHUR DEVINE LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that ARTHUR DEVINE LIMITED (in liquidation) was ordered by the High Court at Blenheim, pursuant to section 241(2)(c) of the Companies Act 1993, on 15 October 2012 to be put into liquidation.

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

The liquidation commenced on 15 October 2012 at 9.42am.

Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, 8B Homersham Place (PO Box 20009), Christchurch.

al6989

KIMS THAI LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that KIMS THAI LIMITED (in liquidation) was ordered by the High Court at Christchurch, pursuant to section 241(2)(c) of the Companies Act 1993, on 16 October 2012 to be put into liquidation.

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

The liquidation commenced on 16 October 2012 at 10.23am. Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, 8B Homersham Place (PO Box 20009), Christchurch.

al6985

ARROW THAI LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that ARROW THAI LIMITED (in liquidation) was ordered by the High Court at Christchurch, pursuant to section 241(2)(c) of the Companies Act 1993, on 16 October 2012 to be put into liquidation.

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

The liquidation commenced on 16 October 2012 at 10.23am. Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, 8B Homersham Place (PO Box 20009), Christchurch.

EXCEPTIONAL EARLY CHILDCARE SERVICES LIMITED (formerly THE NURTURY LIMITED) (in liquidation)

Notice of Appointment of Liquidators

Take notice that EXCEPTIONAL EARLY CHILDCARE SERVICES LIMITED (in liquidation) was ordered by the High Court at Christchurch, pursuant to section 241(2)(c) of the Companies Act 1993, on 16 October 2012 to be put into liquidation.

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

The liquidation commenced on 16 October 2012 at 10.26am. Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, 8B Homersham Place (PO Box 20009), Christchurch.

ANGELIC INVESTMENTS LIMITED

(in liquidation)

Notice of Appointment of Liquidators

Take notice that ANGELIC INVESTMENTS LIMITED (in liquidation) resolved, pursuant to section 241(2)(a) of the Companies Act 1993, on 18 October 2012 to be put into liquidation.

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

The liquidation commenced on 18 October 2012 at 6.00pm. Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, Level 3, Burns House, 10 George Street (PO Box 1058), Dunedin.

NEADE LIMITED (in liquidation)

Notice of Appointment of Liquidator

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

I, Glen Allan Stapley, chartered accountant, hereby give notice that, for the purpose of winding up a non-trading company and pursuant to section 241(2)(a) of the Companies Act 1993, I was appointed as liquidator of the above-named company on 18 October 2012 pursuant to a special resolution entered into the company's minute book.

The liquidation commenced on 19 October 2012 at 10.00am.

Notice of Meeting of Creditors

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

Notice to Creditors to Prove Debts or Claims

Notice is hereby given that as liquidator of NEADE LIMITED (in liquidation), I fix 19 November 2012 as the

day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Dated at Christchurch this 19th day of October 2012.

G. A. STAPLEY, Liquidator.

Enquiries by Creditors and Shareholders May be Directed During Normal Business Hours to: Glen Stapley, Chartered Accountant, PO Box 2056, Christchurch 8140. Telephone: (03) 365 0768. Facsimile: (03) 365 2362.

Note: The liquidation is taking place for the purposes of restructuring and winding up a non-trading company.

al6910

POOLRITE NEW ZEALAND LIMITED

(in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that on 18 October 2012 at 10.30am, it was resolved by special resolution of shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that POOLRITE NEW ZEALAND LIMITED be liquidated and that Samuel Michael William Bassett and Tarsha Marie Hazleman, chartered accountants of Markhams Auckland, be appointed jointly and severally as liquidators for that purpose.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators have fixed 18 November 2012 as the day on or before which the creditors of the above-named company are to make their claims and establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the claims are made or, as the case may be, from objecting to the distribution.

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

SAMUEL MICHAEL WILLIAM BASSETT and TARSHA MARIE HAZLEMAN, Joint and Several Liquidators.

The Contact Address is: Markhams Auckland, PO Box 2194, Auckland 1140. Telephone: (09) 309 6011. Facsimile: (09) 366 0261.

al6865

FOREST CONTRACTORS LIMITED, PURE HAIRDRESSING LIMITED and TERRA VISION LIMITED (all in liquidation)

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

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

Iain Shephard and Christine Dunphy were appointed jointly and severally as liquidators of the above-named companies, pursuant to special resolutions of shareholders under section 241(2)(a) of the Companies Act 1993, on 17 October 2012 at 4.00pm.

The liquidators of the above-named companies fix 19 December 2012 as the day on or before which the creditors of the companies are to make their claims, if not previously submitted, and establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made or, as the case may be, from objecting to the distribution.

Dated at Wellington this 18th day of October 2012.

IAIN SHEPHARD, Liquidator.

Address Enquiries to Julia Harison at the Liquidators' Office: Shephard Dunphy Limited, Insolvency Practitioners, PO Box 11793, Manners Street, Wellington 6142. Telephone: (04) 473 6747. Facsimile: (04) 473 6748. Email: office@sd.co.nz Website: www.shepharddunphy.co.nz

PENGUIN GROUP LIMITED (in liquidation)

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

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

Iain Shephard and Christine Dunphy were appointed jointly and severally as liquidators of the above-named company, pursuant to a special resolution of shareholders under section 241(2)(a) of the Companies Act 1993, on 19 October 2012 at 10.00am.

The liquidators of the above-named company fix 19 December 2012 as the day on or before which the creditors of the company are to make their claims, if not previously submitted, and establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made or, as the case may be, from objecting to the distribution.

Dated at Wellington this 19th day of October 2012.

IAIN SHEPHARD, Liquidator.

Address Enquiries to Ben Francis at the Liquidators' Office: Shephard Dunphy Limited, Insolvency Practitioners, PO Box 11793, Manners Street, Wellington 6142. Telephone: (04) 473 6747. Facsimile: (04) 473 6748. Email: office@sd.co.nz Website: www.shepharddunphy.co.nz

LOCAL RECRUITMENT LIMITED

(in liquidation)

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

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

Christine Dunphy and Iain Shephard were appointed jointly and severally as liquidators of the above-named company, pursuant to a special resolution of shareholders under section 241(2)(a) of the Companies Act 1993, on 25 October 2012 at 11.00am.

The liquidators of LOCAL RECRUITMENT LIMITED fix 30 December 2012 as the day on or before which the creditors of the company are to make their claims, if not previously submitted, and establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made or, as the case may be, from objecting to the distribution.

Dated at Wellington this 25th day of October 2012.

CHRISTINE DUNPHY, Liquidator.

Address Enquiries to Julia Harison at the Liquidators' Office: Shephard Dunphy Limited, Insolvency Practitioners, PO Box 11793, Manners Street, Wellington 6142. Telephone: (04) 473 6747. Facsimile: (04) 473 6748. Email: office@sd.co.nz Website: www.shepharddunphy.co.nz

ECLIPSE FASTENERS (NZ) LIMITED

(in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholders of the above-named company, on 18 October 2012 at 8.37pm,

appointed Boris van Delden and Peri Micaela Finnigan, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix Friday 7 December 2012 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.

BORIS VAN DELDEN, Liquidator.

Date of Liquidation: 18 October 2012.

Address of Liquidators: McDonald Vague, Chartered Accountants, PO Box 6092, Wellesley Street, Auckland 1141. Telephone: (09) 303 0506. Facsimile: (09) 303 0508. Enquiries to: Jonathan Barrett. Telephone: (09) 306 3357.

al6906

DOWNTOWN CLEANING SERVICES LIMITED

(in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(c) of the Companies Act 1993, the High Court at Auckland, on 19 October 2012 at 10.10am, appointed Peri Micaela Finnigan and Roy Horrocks, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 7 December 2012 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.

PERI FINNIGAN, Liquidator.

Date of Liquidation: 19 October 2012.

Address of Liquidators: McDonald Vague, PO Box 6092, Wellesley Street, Auckland 1141. Telephone: (09) 303 0506. Facsimile: (09) 303 0508. Website: www.mvp.co.nz

Enquiries to: Chris Eade. Telephone: (09) 306 3338.

APPERLEYS ROUNDWOOD & TIMBER

LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholders of the above-named company, on 25 October 2012 at 10.00am, appointed Peri Micaela Finnigan and Roy Horrocks, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 7 December 2012 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.

PERI FINNIGAN, Liquidator.

Date of Liquidation: 25 October 2012.

Address of Liquidators: McDonald Vague, PO Box 6092, Wellesley Street, Auckland 1141. Telephone:

(09) 303 0506. Facsimile: (09) 303 0508. Website: www.mvp.co.nz

Enquiries to: Colin Sanderson. Telephone: (07) 838 0908.

R & K QUINN ENTERPRISES LIMITED

(in liquidation)

Notice of Appointment of Liquidator

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

On 18 October 2012 at 4.00pm, pursuant to section 241 of the Companies Act 1993, it was resolved by special resolution of the shareholders that R & K QUINN ENTERPRISES LIMITED be liquidated and that Christopher Robert Ross Horton be appointed liquidator.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes 22 November 2012 as the day on or before which the creditors of the company are to make their claims and establish any priority, 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.

C. R. R. HORTON, Liquidator.

Creditors and Members May Direct Enquiries to the Liquidator at: Chris Horton Associates Limited, PO Box 1725, Shortland Street, Auckland 1140. Telephone: (09) 379 2222. Email: chorton@chal.co.nz

MEN IN BLACK LIMITED (in liquidation)

Notice of Appointment of Liquidator

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

On 24 October 2012 at 10.25am, pursuant to section 241 of the Companies Act 1993, it was resolved by special resolution of the shareholder that MEN IN BLACK LIMITED be liquidated and that Christopher Robert Ross Horton be appointed liquidator.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes 28 November 2012 as the day on or before which the creditors of the company are to make their claims and establish any priority, 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.

C. R. R. HORTON, Liquidator.

Creditors and Members May Direct Enquiries to the Liquidator at: Chris Horton Associates Limited, PO Box 1725, Shortland Street, Auckland 1140. Telephone: (09) 379 2222. Email: chorton@chal.co.nz

SOUTH TERRACE MOTORS LIMITED

(in liquidation)

Notice of Appointment of Liquidator

The Companies Act 1993

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholders of the above-named company, on 23 October 2012, appointed Grant S. Anderson, chartered accountant of Jenkins Anderson Limited, Rangiora, as liquidator of the company.

The liquidation commenced on 23 October 2012 at 2.00pm. G. S. ANDERSON, Liquidator.

Address for Service: Jenkins Anderson Limited, 35 Blackett Street, Rangiora 7400. Postal Address: PO Box 78, Rangiora 7440. Telephone: (03) 313 8061.

Note: The company is solvent and has no liabilities other than to shareholders. Any queries by shareholders may be directed to the liquidator.

a17007

CNM CONSTRUCTION LIMITED (in liquidation)

Public Notice of Appointment of Liquidator

Pursuant to Section 3, 255(2)(b) of the Companies Act 1993

On 12 October 2012, it was resolved, pursuant to section 241(2) of the Companies Act 1993, that CNM CONSTRUCTION LIMITED be liquidated and that Gregory Newton Clarke, chartered accountant, be appointed liquidator for this purpose.

The liquidation commenced on 12 October 2012.

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

Dated this 18th day of October 2012.

GREGORY N. CLARKE.

Address of Liquidator: PO Box 10453, Bayfair, Mount Maunganui 3152. Telephone: (07) 574 3474. Facsimile: (07) 574 3476.

al6886

N.K.I (MORAY PLACE) LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholders of the above-named company, on 29 October 2012 at 9.00am, appointed Henry Martin van Dyk and Stephen Alan Dunbar, chartered accountants of Polson Higgs, Dunedin, as liquidators.

The undersigned do hereby fix 30 November 2012 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.

Dated this 29th day of October 2012.

HENRY MARTIN VAN DYK and STEPHEN ALAN DUNBAR, Liquidators.

Address Enquiries to: Sarah Middleton, Polson Higgs, PO Box 5346, Moray Place, Dunedin 9058. Telephone: (03) 477 9923. Facsimile: (03) 477 9795.

HEWITTS GUITAR & FIDDLE SHOP LIMITED

(in liquidation)

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

Notice is hereby given that, in accordance with section 255(2) of the Companies Act 1993, Biju Surendran, accountant of Auckland, was appointed as liquidator of the above-named company on 26 October 2012 at 4.00pm, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidator fixes 3 December 2012 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.

BIJU SURENDRAN, Liquidator.

Address of Liquidators: 413 Richardson Road, Mount Roskill, Auckland. Postal Address: PO Box 96080, Balmoral, Auckland 1342. Telephone: (09) 627 2600. Facsimile: (09) 626 5100. Email: biju@menon.co.nz

Enquiries to: Biju Surendran.

al696

KIWI ENGINEERING LIMITED (in liquidation)

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

Pursuant to Section 241(2)(c) of the Companies Act 1993

Robert Laurie Merlo, insolvency practitioner, has been appointed liquidator of KIWI ENGINEERING LIMITED (in liquidation) on 16 October 2012 at 9.30am.

The liquidator hereby fixes 23 November 2012 as the day on or before which the creditors of the company are required to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

R. L. (ROB) MERLO, Liquidator.

Enquiries for Information Relating to the Liquidation May be Made to the Office of the Liquidator: Merlo Burgess & Co Limited, Level 2, 132 Symonds Street, Auckland. Postal Address: PO Box 51486, Pakuranga, Auckland. Telephone: (09) 373 2453. Facsimile: (09) 337 0684.

Note: Any creditors claiming a security interest in respect of the above-named company should provide details to the liquidator urgently.

al6940

DENELA KKP LIMITED (in liquidation)

Notice of Appointment of Liquidator

I, John Francis Managh, of Napier, hereby give notice that by resolution of the shareholders of the company, pursuant to section 241(2)(a) of the Companies Act 1993, on 18 October 2012 at 2.15pm, I was appointed liquidator.

JOHN MANAGH.

Address for Service: 50 Tennyson Street (PO Box 1022), Napier. Telephone/Facsimile: (06) 835 6280. Email: jmanagh@xtra.co.nz

al6883

BDS MARKETING NZ PTY LIMITED

(in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

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

Take notice that BDS MARKETING NZ PTY LIMITED (in liquidation) was ordered by the High Court at Auckland, pursuant section 241(2)(c) of the Companies Act 1993, on 19 October 2012 to be put into liquidation.

Robert Bruce Walker was appointed liquidator.

The liquidation commenced on 19 October 2012 at 10.59am. The liquidator hereby fixes 30 November 2012 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, 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 their distribution.

Claims or Enquiries May be Directed to the Liquidator: PO Box 9010, Marion Square, Wellington 6141. Telephone: (04) 472 4227.

al6941

BROWNS BAY RADIATORS LIMITED

(in liquidation)

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

Steven Khov and Damien Grant, insolvency practitioners, were appointed joint and several liquidators of BROWNS BAY RADIATORS LIMITED (in liquidation) on 25 October 2012 at 12.55pm, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidators fix 22 November 2012 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.

Dated this 25th day of October 2012.

STEVEN KHOV and DAMIEN GRANT, Joint Liquidators. *Address of Liquidators:* Waterstone Insolvency, PO Box 352, Shortland Street, Auckland 1140 (*Enquiries to:* Kieran Jones). Freephone: 0800CLOSED. Facsimile: 0800FAXWSI.

M&R CONTRACTORS LIMITED (in liquidation)

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

Pursuant to Section 241(2)(c) of the Companies Act 1993

Thomas Lee Rodewald, chartered accountant of Tauranga, and Stephen George Wilkins, insolvency practitioner of Auckland, were appointed liquidators of the above-named company on 12 October 2012 at 11.11am by the High Court at Auckland.

The liquidators fix Monday 3 December 2012 as the day by which creditors 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 any distribution.

THOMAS LEE RODEWALD Liquidator.

Address of Liquidators: Rodewald Consultants Limited, PO Box 15543, Tauranga 3144. Mobile: (021) 227 7408. Email: rodewaldconsulting@gmail.com

al6877

AQUACLEAR TECHNOLOGY LIMITED

(in liquidation)

Notice of Appointment of Liquidators

Pursuant to Section 239ABA(c) of the Companies Act 1993

Company No.: 2179628

We, David Sean Webb and Brett Stephen Lord, of PPB Advisory, were appointed joint and several liquidators of the above-named company by a special resolution of the creditors on 24 October 2012.

The liquidation commenced on 24 October 2012 at 10.30am, being the date and time of the resolution of the creditors at the watershed meeting held under the prior administration proceedings.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

Notice is hereby given that as liquidators of the company, we fix 10 November 2012 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 (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.

Dated this 24th day of October 2012.

DAVID SEAN WEBB and BRETT STEPHEN LORD, Joint and Several Liquidators.

Creditors and the Shareholder May Direct Enquiries During Normal Business Hours to: PPB Advisory, Level 11, DLA Phillips Fox Tower, National Bank Centre, 205–209 Queen Street, Auckland 1010. Telephone: (09) 304 1300. Facsimile: (09) 304 1311.

al6913

NORTEL NETWORKS NEW ZEALAND LIMITED (in liquidation)

Public Notice of Appointment of Liquidators

The Companies Act 1993

Company No.: 329613

On 23 October 2012 at 10.00am, it was resolved by special resolution, pursuant to section 241(2)(a) of the Companies Act 1993, that NORTEL NETWORKS NEW ZEALAND LIMITED be liquidated and that Bruce Donald Gemmell, chartered accountant, and Rhys James Cain, insolvency practitioner, both of Christchurch, be appointed joint and several liquidators.

The liquidation commenced on 23 October 2012 at 10.00am.

Notice to Creditors to Claim

Pursuant to Regulation 12(2) of the Companies Act 1993 Liquidation Regulations 1994

The liquidators hereby fix 23 November 2012 (being a date not less than 10 working days from the date of this notice) 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 Act.

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

Dated this 23rd day of October 2012.

RHYS JAMES CAIN, Joint Liquidator.

Address for Service: Ernst & Young Transaction Advisory Services Limited, PO Box 2091, Christchurch 8140. Telephone: (03) 379 1870. Facsimile: (03) 379 8288. Attention: Alex Eason.

Note: The company is solvent and is being liquidated as part of a restructuring process.

al6901

ESK HILLS ONE LIMITED (in liquidation)

Notice of Appointment of Liquidator

David Ross Petterson, forensic accountant of Levin, was appointed liquidator of ESK HILLS ONE LIMITED, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidation commenced on Thursday 18 October 2012 at 4.40pm.

Notice of Meeting of Creditors

The liquidator does not consider that a meeting of creditors should be held as the indicative liabilities of the company materially exceed the value of its assets such that a distribution to unsecured creditors is unlikely.

Accordingly, no meeting of creditors will be called unless a creditor gives notice in writing to the liquidator, within 10 working days after the publication of this notice, requiring a meeting to be called.

Notice to Creditors to Claim

Notice is also given that the liquidator fixes Friday 9 November 2012 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Dated this 18th day of October 2012.

DAVID ROSS PETTERSON, Liquidator.

Creditors and Shareholders May Direct Enquiries to the Liquidator: David Petterson, Forensic Accounting Services Limited, PO Box 1003, Levin 5540. Telephone: (06) 367 8044. Facsimile: (06) 367 8045. Email: david@fasl.co.nz

al6863

WINDSOR PROPERTIES (AUCK) LIMITED

(in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Notice is hereby given that Bryan Edward Williams, insolvency practitioner, has been appointed liquidator of WINDSOR PROPERTIES (AUCK) LIMITED (in liquidation) by the shareholders on 10 October 2012 at 5.30pm, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidator fixes 3 December 2012 as the last day on or before which the creditors of WINDSOR PROPERTIES (AUCK) LIMITED (in liquidation) can claim and to establish any priority their claim may have under section 312 of the Companies Act 1993.

Creditors and Other Interested Parties May Direct Their Enquiries to: Bryan Williams, c/o BWA Insolvency Limited, PO Box 609, Kumeu 0841. Telephone: (09) 412 9762. Facsimile: (09) 412 9763.

al6894

REMOVALS

Notice of Intention to Remove Charitable Trusts From the Register

I intend to remove the following trusts from the Register of Charitable Trusts under section 293(1)(c) of the Companies Act 1955.

They were put into liquidation using the procedure of that Act, but I now have reasonable cause to believe that no liquidator is acting.

KAHOA TAULEVA TRUST (in liquidation). KARANGAHAPE DEVELOPMENT TRUST (in liquidation). Unless, under section 296 of the Companies Act 1955, written objection to the removal of any of the above-named trusts is delivered to the Registrar by 29 November 2012 (being not less than 28 days from the date of this notice), the Registrar will remove them from the Register.

Dated this 1st day of November 2012.

NEVILLE HARRIS, Registrar of Companies.

Contact for Enquiries: 0508 COMPANIES (0508 266 726).

ds6920

Notice of Intention to Remove Company From the Register

I intend to remove the following company from the Register under section 336(4) of the Companies Act 1955 (pre-1 July 1994).

It is being wound up as I have reasonable cause to believe that no liquidator is acting.

SHEARS ELECTRICAL SERVICES LTD 92728.

At the expiration of three months from the date of this notice, the company name will be struck off the Register and the company will be dissolved, unless cause is shown to the contrary.

Dated this 1st day of November 2012.

Contact for Enquiries: 0508 COMPANIES (0508 266 726).

NEVILLE HARRIS, Registrar of Companies.

ds6932

Notice of Intention to Remove Charitable Trusts From the Register

I intend to remove the following trusts from the Register of Charitable Trusts under section 336(4) of the Companies Act 1955 (pre-1 July 1994).

They were put into liquidation using the procedure of that Act, but I now have reasonable cause to believe that no liquidator is acting.

At the expiration of three months from the date of this notice, their names will be struck off the Register and they will be dissolved, unless cause is shown to the contrary.

COLLEGE OF NATURAL MEDICINE (in liquidation).

HELENSVILLE RIVER VALLEY TRADES DEVELOPMENTS TRUST (in liquidation).

NGA PAIAKA TRUST (in liquidation).

TATAU TE IWI TRUST (in liquidation).

TE ORA MAARIRI CHARITABLE TRUST BOARD (in liquidation).

Dated this 1st day of November 2012.

NEVILLE HARRIS, Registrar of Companies.

Contact for Enquiries: 0508 COMPANIES (0508 266 726).

ds6921

Notice of Intention to Remove Charitable Trusts From the Register

I intend to remove the following trusts from the Register of Charitable Trusts under section 318(1)(c) of the Companies Act 1993

They were put into liquidation using the procedure of that Act, but I am satisfied that these trusts have ceased to carry on business and there is no other reason for these trusts to continue in existence or that no liquidator is acting.

MATAITAUA TRAINING & EMPLOYMENT TRUST (in liquidation).

NGATI MUTUNGA O WHAREKAURI TRUST (in liquidation).

NORTH SHORE EMPLOYMENT TRUST (in liquidation).
SENTINEL COMMUNITY TRUST (in liquidation).
TE PUKE MEMORIAL AQUATIC CENTRE TRUST BOARD INCORPORATED (in liquidation).

TE WHARE MAIA TRUST SOCIETY (in liquidation). THE BOARDROOM TRUST (in liquidation). TIGER SPORTS TRUST (in liquidation).

Unless, under section 321 of the Companies Act 1993, written objection to the removal of any of the above-named trusts is delivered to the Registrar by 29 November 2012 (being not less than 20 working days from the date of this notice), the Registrar is required to remove them from the Register.

Dated this 1st day of November 2012.

NEVILLE HARRIS, Registrar of Companies.

Contact for Enquiries: 0508 COMPANIES (0508 266 726). Postal Address for Written Objections: The Registrar of Companies, Northern Business Centre, Private Bag 92061, Victoria Street West, Auckland 1142.

Facsimile No. for Written Objections: (09) 916 4559.

Email Address for Objections: compliance@companies.govt.nz

BEURER NEW ZEALAND LIMITED,
C.A.N. BOATS LIMITED, COPSEY
HOLDINGS LIMITED, DON HA TRAINING
ACADEMY LIMITED, FOOD ENTERPRISES
LIMITED, GLENMARY LAND LIMITED,
HAYWARD MARKETING LIMITED,
J & J HARRIS INVESTMENTS LIMITED,
P.M. PANEL & PAINT LIMITED,
RATSDOAR LIMITED, WOODSIDE
PROPERTY INVESTMENTS LIMITED,
WARMUP HEATING SYSTEMS HAWKES
BAY LIMITED and WARMUP NORTH SHORE
LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

In the matter of the Companies Act 1993, and in the matter of the above-named companies:

Notice is hereby given, pursuant to section 318 of the Companies Act 1993 ("the Act"), that:

- (a) It is intended that the above-named companies be removed from the Register, under section 318(1)(e) of the Act, 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 objections to the removals, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 23 November 2012.

Dated at Auckland this 19th day of October 2012.

J. M. GILBERT, Liquidator.

Address of Liquidator: C/o C & C Strategic Limited, Private Bag 47927, Ponsonby, Auckland. Telephone: (09) 376 7506. Facsimile: (09) 376 6441.

ds6864

CAMSMI DEVELOPMENTS LIMITED,
DBV INVESTMENT LIMITED, GROUNDSCARE
EQUIPMENT LIMITED, KITCHEN DESIGN
SOLUTIONS LIMITED, ROAD TRANSPORT
SERVICES LIMITED, RUTHERFORD
HOMES LIMITED, RUTHERFORD HOMES
TAURANGA LIMITED and TE PUKE FAMILY
PRACTICE LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

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

Registered Offices: RHB Chartered Accountants Limited, Level 1, The Hub, 525 Cameron Road, Tauranga 3110.

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 objections to the removals, under section 321 of the Companies Act 1993, must be delivered to the Registrar by 22 November 2012.

KENNETH PETER BROWN, Joint Liquidator.

GREEN'S WHG CONSTRUCTION LIMITED, LE' MARC LIMITED, MAITLAND IMPORTS/EXPORTS LIMITED and PARITAI PROPERTIES LIMITED (all in liquidation)

Notice of Application for Removal of Companies From the Register

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 requests that the companies be removed from the Register pursuant to section 318(1)(e) of the Companies Act 1993.

Any objections 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 18th day of October 2012.

HENRY DAVID LEVIN, Liquidator.

ds6897

WOOL BROKERS (S.I) 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

Company No.: 340496

I have concluded the liquidation of WOOL BROKERS (S.I) LIMITED (in liquidation) and hereby give notice in accordance with section 318(1)(e)(i) of the Companies Act 1993.

I have filed my final report and consequently the company is to be removed from the Register.

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, within 20 working days, the Registrar may remove the company from the Register.

Dated at Christchurch this 19th day of October 2012.

TRACI JANE BOOTH-ROSS, Liquidator.

ds6983

MPC LIMITED and ECO BUILD NORTH SHORE LIMITED

Notice of Intention to Remove Companies From the Register

In the matter of section 320 of the Companies Act 1993, and in the matter of the above-named companies:

Notice is hereby given that:

- (a) It is intended that the above-named companies be removed from the Register, under section 318(1)(e) of the Act, 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 objections to the removals, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 1 December 2012.

Dated this 26th day of October 2012.

S. W. GREER, Liquidator.

Address for Service: PO Box 12448, Penrose, Auckland. Telephone: (09) 526 0747. Facsimile: (09) 526 0748.

GJ HOLMES LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

In the matter of the Companies Act 1993, and in the matter of the above-named company:

Notice is hereby given, in pursuance of section 320 of the Companies Act 1993 ("the Act"), that:

- (a) It is intended that the above-named company be removed from the Register, under section 318(1)(e) of the Act, 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 objections to the removal, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 30 November 2012.

Dated at Auckland this 28th day of October 2012.

MARK HECTOR NORRIE, Liquidator.

Address of Liquidator and Address for Service of Company: Norrie & Daughters Limited, Level 3, 32 Greenpark Road, Auckland. Postal Address: PO Box 12516, Penrose, Auckland 1642. Telephone: (09) 551 3631. Email: admin@norrie.co.nz

ds6974

R & H RESIDUAL 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: I-Insolvency Limited, 1 Parkhead Place, Auckland 0632.

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

The liquidators have delivered their final report on the liquidation, in terms of section 257 of the Companies Act 1993, to the Registrar of Companies.

Any objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than 30 November 2012.

Dated this 18th day of October 2012.

KEVYN ANDREW BOTES, Joint Liquidator.

ds687

SCS INVESTMENT PROPERTIES LIMITED

(in liquidation)

Notice of Intention to Remove Company From the Register

The liquidator will seek removal of the above-named company from the Register under section 318(1)(e) of the Companies Act 1993.

Any objections must be lodged with the Registrar of Companies by 30 November 2012.

Dated this 19th day of October 2012.

ROBERT JOHN WILLIS, Liquidator.

Address for Service: C/o CST Nexia Limited, Chartered Accountants, Level 3, CST Nexia Centre, 22 Amersham Way, Manukau, Auckland 2104. Telephone: (09) 262 2595. Email: rwillis@cstnexia.co.nz

ds6866

HUTCHISON PLUMBING LIMITED, MCKERROW EARTHMOVERS LIMITED and FLATFEE HAMILTON LIMITED

PARTNERSHIP (all in liquidation)

Notice of Intention to Remove Entities From the Register

In the matter of the Companies Act 1993, and in the matter of the above-named entities:

Notice is hereby given, in pursuance of section 320 of the Companies Act 1993 ("the Act"), that:

(a) It is intended that the above-named entities be removed from the Register, under section 318(1)(e) of the Act, 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 objections to the removals, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 7 December 2012.

Dated at Auckland this 23rd day of October 2012.

BORIS VAN DELDEN, Liquidator.

Address of Liquidator and Address for Service of Entities: McDonald Vague, Insolvency Specialists, Level 4, 143 Nelson Street, Auckland 1010. Postal Address: PO Box 6092, Wellesley Street, Auckland 1141. Website: www.mvp.co.nz

ds691

RIVERSDALE GROUP LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

In the matter of the Companies Act 1993, and in the matter of RIVERSDALE GROUP LIMITED (in liquidation):

Notice is hereby given, in pursuance of section 320 of the Companies Act 1993 ("the Act"), that:

- (a) It is intended that the above-named company be removed from the Register, under section 318(1)(e) of the Act, 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 objections to the removal, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 7 December 2012.

Dated at Auckland this 24th day of October 2012.

TONY L. MAGINNESS, Liquidator.

Address of Liquidator and Address for Service of Company: McDonald Vague, Insolvency Specialists, Level 4, 143 Nelson Street, Auckland 1010. Postal Address: PO Box 6092, Wellesley Street, Auckland 1141. Website: www.mvp.co.nz

ds6928

CESSATION OF BUSINESS IN NEW ZEALAND

BADGE CONSTRUCTIONS SA PTY LTD and BADGE PROJECT MANAGEMENT PTY LTD

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

Notice is hereby given, pursuant to section 341(1)(a) of the Companies Act 1993, that the above-named companies intend to cease to carry on business in New Zealand and will be applying to the Registrar of Companies to be removed from the Overseas Register three months from the date of publication of this notice.

cb6929

BAULDERSTONE PTY LTD

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

Company No.: 942323

Notice is hereby given that, pursuant to section 341(1)(a) of the Companies Act 1993, the above-named company intends to cease to carry on business in New Zealand.

The company will give notice to the Registrar to remove the company from the New Zealand Register not earlier than three months after the date of publication of this notice. Dated this 24th day of October 2012.

ch6017

BLOOMS GROUP INTERNATIONAL FINANCE PTY. LTD.

Notice of Intention to Cease Carrying on Business in New Zealand

Notice is hereby given that BLOOMS GROUP INTERNATIONAL FINANCE PTY. LTD., a company incorporated in Australia, intends to cease carrying on business in New Zealand and will be removed from the Overseas Register three months from the date of publication of this notice pursuant to section 341(1) of the Companies Act 1993.

Dated this 1st day of November 2012.

DELOITTE.

cb6893

BUSH AUSTRALIA PTY LIMITED

(New Zealand Branch)

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

Company No.: 2314864

Notice is hereby given, pursuant to section 341(1)(a) of the Companies Act 1993, that the above-named company intends to cease to carry on business in New Zealand.

The company will give notice to the New Zealand Registrar to remove the company from the Overseas Register not earlier than three months after the date of publication of this notice.

Dated this 23rd day of October 2012.

cb6898

DEDICATED MICROS (AUSTRALIA) PTY LIMITED

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

Notice is hereby given that DEDICATED MICROS (AUSTRALIA) PTY LIMITED intends to cease to carry on business in New Zealand and will be applying to the Companies Registrar to be removed from the Overseas Register three months from the date of the publication of this notice in accordance with section 341(1) of the Companies Act 1993.

cb6986

MACMAHON CONTRACTORS (WA) PTY LTD

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 has ceased to carry on business in New Zealand.

Dated this 1st day of November 2012.

NICHOLAS BOWEN, ROSS CARROLL and THERESA MILIKOTA, Directors.

cb6975

OPTIONETICS PTY LTD

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

Company No.: 1435121

Notice is hereby given, pursuant to section 341 of the Companies Act 1993, of the intention to remove OPTIONETICS PTY LTD, having its principal place of business at c/o DLA Phillips Fox, Level 5, 50–64

Customhouse Quay, Wellington, from the New Zealand Overseas Companies Register on the grounds that it intends to cease to carry on business in New Zealand.

Notice will be delivered to the Registrar of Companies not earlier than three months after the date of this notice, seeking removal of the company from the New Zealand Overseas Companies Register.

Please forward all enquiries to DLA Phillips Fox, PO Box 2791, Wellington 6140 (*Attention:* Rachel Taylor or Jonathan Pitts).

cb6908

FIELDFORCE SERVICES PTY LTD

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

Notice is hereby given, pursuant to section 341(1)(a) of the Companies Act 1993, of the intention to remove FIELDFORCE SERVICES PTY LTD from the New Zealand Overseas Register on the grounds that the above-named company has ceased to carry on business in New Zealand.

Notice will be delivered to the Registrar of Companies not earlier than three months after the publication of this notice, seeking removal of the above-named company from the New Zealand Overseas Register.

Dated this 1st day of November 2012.

cb697

NOVARIANT PTY LTD

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

Notice is hereby given that we, the undersigned applicants, propose to apply to the Registrar of Companies, pursuant to section 341(1) of the Companies Act 1993, for the removal of NOVARIANT PTY LTD from the New Zealand Overseas Register on the grounds that this company has ceased to carry on business in New Zealand.

NOVARIANT PTY LTD will apply to the Registrar of Companies for removal from the New Zealand Overseas Register not earlier than three months from the date of publication of this notice.

Dated this 26th day of October 2012.

Signed by all the directors of the company:

ROBIN KELLEN and DAVID EUGENE VAUGHN.

Address for Service: Lisa Paton, PwC, PO Box 13244, Christchurch 8141. Telephone: (03) 374 3000. Facsimile: (03) 374 3001.

cb6953

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 28 September 2012, an application for putting ADVANCED GARAGE DOOR SOLUTIONS LIMITED into liquidation was filed in the High Court at Hamilton. Its reference number is CIV-2012-419-1348. The application is to be heard by the High Court at Hamilton on 12 November 2012 at 11.30am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.

- 3. The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Tradestaff Group Limited**, whose address for service is at the offices of Kevin McDonald & Associates, Solicitors, Level 11, Takapuna Towers, 19–21 Como Street, Takapuna, Auckland. *Postal Addresses:* PO Box 331065 or DX BP66086, Takapuna, Auckland. Telephone: (09) 486 6827. Facsimile: (09) 486 5082. The plaintiff's solicitor is Nevan Percy, whose address is as noted above.

Dated this 26th day of October 2012.

aw6963

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 28 September 2012, an application for putting **NZ OCEAN FOODS LIMITED** into liquidation was filed in the High Court at Tauranga. Its reference number is CIV-2012-470-790. The application is to be heard by the High Court at Tauranga on 9 November 2012 at 10.45am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- 3. The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Stowers Containment Solutions (2010) Limited**, whose address for service is at the offices of Kevin McDonald & Associates, Solicitors, Level 11, Takapuna Towers, 19–21 Como Street, Takapuna, Auckland. *Postal Addresses:* PO Box 331065 or DX BP66086, Takapuna, Auckland. Telephone: (09) 486 6827. Facsimile: (09) 486 5082. The plaintiff's solicitor is Kevin Patrick McDonald, whose address is as noted above.

Dated this 23rd day of October 2012.

aw6887

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 11 October 2012, an application for putting **AEROTEK LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-6120. The application is to be heard by the High Court at Auckland on 12 November 2012 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is Opus International Consultants Limited, whose address for service is at the offices of Hunter & Co., Lawyers, Level 6, Polo House, 267 Wakefield Street, Wellington 6011. Postal Address: PO Box 2772, Wellington 6140. The plaintiff's solicitor is Dianne Sara Lester, whose address is as noted above.

Dated this 26th day of October 2012.

aw700

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 2 October 2012, an application for putting **RUSSELL DEVELOPMENTS LIMITED** into liquidation was filed in the High Court at Hamilton. Its reference number is CIV-2012-419-1356. The application is to be heard by the High Court at Hamilton on 12 November 2012 at 11.30am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.

- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is WEL Networks Limited, whose address for service is at Credit Consultants Group NZ Limited, Level 4, Eagle Technology House, 135 Victoria Street, Wellington 6011. Postal Addresses: PO Box 213 or DX SX10069, Wellington. Telephone: (04) 470 5972. The plaintiff's solicitor is Dianne Sara Lester, whose address is Hunter & Co., Lawyers, Level 6, Polo House, 267 Wakefield Street, Wellington 6011. Postal Address: PO Box 2772, Wellington 6140.

Dated this 26th day of October 2012.

aw700

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 27 September 2012, an application for putting TREE FERNS (NEW ZEALAND) LIMITED into liquidation was filed in the High Court at Tauranga. Its reference number is CIV-2012-470-783. The application is to be heard by the High Court at Tauranga on 9 November 2012 at 10.45am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Pacesetter 2010 Limited** (trading as **Pacesetter Print**), whose address for service is at Credit Consultants Group NZ Limited, Level 4, Eagle Technology House, 135 Victoria Street, Wellington 6011. *Postal Addresses:* PO Box 213 or DX SX10069, Wellington. Telephone: (04) 470 5972. The plaintiff's solicitor is Dianne Sara Lester, whose address is Hunter & Co., Lawyers, Level 6, Polo House, 267 Wakefield Street, Wellington 6011. *Postal Address:* PO Box 2772, Wellington 6140.

Dated this 24th day of October 2012.

aw6999

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On Tuesday 9 October 2012, an application for putting **FINANCE AND LEASING LIMITED** (in receivership) into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2012-409-2210. The application is to be heard by the High Court at Christchurch on Tuesday 27 November 2012 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- 3. The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Perpetual Trust Limited**, whose address for service is at the offices of Buddle Findlay, Level 17, State Insurance Tower, BNZ Tower, 1 Willis Street, Wellington. Documents for service on the plaintiff may be left at that address for service or may be:

- (a) posted to the solicitor at PO Box 2694, Wellington 6140; or
- (b) left for the solicitor at a document exchange for direction to DX SP20201, Wellington; or
- (c) transmitted to the solicitor by facsimile on (04) 499 4141; or
- (d) emailed to scott.barker@buddlefindlay.com

The plaintiff's solicitor is Scott Barker, whose address is as noted above.

Dated this 1st day of November 2012.

Note: The official assignee will be appointed liquidator.

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 11 October 2012, an application for putting **FREE RANGE EGG PRODUCTS LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-6102. The application is to be heard by the High Court at Auckland on 21 November 2012 at 10.45am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- 3. The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiffs' address for service.
- 4. The plaintiffs are Paul Graham Sargison and Simon Dalton (as joint and several liquidators of The Natural Egg Company Limited), whose address for service is at the offices of Keegan Alexander, Barristers & Solicitors, Level 24, SAP Building, 151 Queen Street, Auckland. Postal Address: PO Box 999, Auckland 1140. Telephone: (09) 303 1829. Facsimile: (09) 307 2622. The plaintiffs' solicitor is Sean McAnally, whose address is as noted above.

Dated this 1st day of November 2012.

aw6969

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 28 September 2012, an application for putting SOUN LEE LIMITED into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-5847. The application is to be heard by the High Court at Auckland on 9 November 2012 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **A.McLeod Limited**, whose address for service is at the offices of Castle / Brown, Level 4, 19 Morgan Street, Newmarket, Auckland. *Postal Address:* PO Box 9670, Newmarket, Auckland 1149. Facsimile: (09) 302 0795. The plaintiff's solicitor is R. E. C. Coulter, whose address is as noted above.

Dated this 26th day of October 2012.

aw6964

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 27 September 2012, an application for putting NEW WORKS LIMITED into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-5835. The application is to be heard by the High Court at Auckland on 9 November 2012 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Joanne Robyn Ashby**, whose address for service is at 45 Esmeralda Street, Welcome Bay, Tauranga 3112. The plaintiff's solicitor is Michael Hunwick, whose address is as noted above.

Dated this 2nd day of October 2012.

aw659

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 27 September 2012, an application for putting G10 GROUP LIMITED into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-5836. The application is to be heard by the High Court at Auckland on 9 November 2012 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Joanne Robyn Ashby**, whose address for service is at 45 Esmeralda Street, Welcome Bay, Tauranga 3112. The plaintiff's solicitor is Michael Hunwick, whose address is as noted above.

Dated this 2nd day of October 2012.

aw6850

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 12 October 2012, an application for putting **JJ PARTNERSHIP LIMITED** into liquidation was filed in the High Court at Napier. Its reference number is CIV-2012-441-661. The application is to be heard by the High Court at Napier on 14 November 2012 at 10.00am.
- A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Susan Lois Greenbank**, whose address for service is Gresson Grayson, Solicitors, 4th Floor, Tower Building, corner of Lyndon Road and Railway Road, Hastings. *Postal Addresses:* PO Box 1045,

Hastings, or DX MA75048. Telephone: (06) 873 2710. Facsimile: (06) 878 2192. The plaintiff's solicitor is Jol Bates, whose address is as noted above.

Dated this 29th day of October 2012.

aw697

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 12 October 2012, an application for putting **JJ PARTNERSHIP LIMITED** into liquidation was filed in the High Court at Napier. Its reference number is CIV-2012-441-662. The application is to be heard by the High Court at Napier on 14 November 2012 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Jillian Agnes Long**, whose address for service is Gresson Grayson, Solicitors, 4th Floor, Tower Building, corner of Lyndon Road and Railway Road, Hastings. *Postal Addresses:* PO Box 1045, Hastings, or DX MA75048. Telephone: (06) 873 2710. Facsimile: (06) 878 2192. The plaintiff's solicitor is Jol Bates, whose address is as noted above.

Dated this 29th day of October 2012.

aw6971

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 19 July 2012, an application for putting **ENYI'S GROUP LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-4121. The application is to be heard by the High Court at Auckland on 16 November 2012 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Westpac New Zealand Limited**, whose address for service is at the offices of Minter Ellison Rudd Watts, Level 20, Lumley Centre, 88 Shortland Street (PO Box 3798 or DX CP24061), Auckland. The plaintiff's solicitor is Geoffrey Mark Sandelin, whose address is as noted above.

Dated this 22nd day of October 2012.

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

 On 22 August 2012, an application for putting MGE NEW ZEALAND LIMITED into liquidation was filed in the High Court at Hamilton. Its reference number is CIV-2012-419-1129. The application is to be heard by the High Court at Hamilton on 12 November 2012 at 11.30am.

- A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Schneider Electric Limited**, whose address for service is care of Debtworks (NZ) Limited, Level 1, 1–3 Rhone Avenue, Te Atatu Peninsula, Auckland. *Postal Address:* PO Box 45288, Te Atatu, Auckland 0651. Facsimile: (09) 834 1295. The plaintiff's solicitor is Marie Devoy, whose address is as noted above.

Dated this 18th day of October 2012.

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 24 September 2012, an application for putting SPIRIT PACIFIC LIMITED into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-5738. The application is to be heard by the High Court at Auckland on 9 November 2012 at 10.00am.
- A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is Julia Jane Drew, whose address for service is at the offices of Kensington Swan, Lawyers, 18 Viaduct Harbour Avenue, Auckland. Telephone: (09) 379 4196. Facsimile: (09) 309 4276. The plaintiff's solicitor is Daniel Mark Hughes, whose address is as noted above.

Dated this 29th day of October 2012.

aw697

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 2 August 2012, an application for putting POOL CHEM.DISTRIBUTORS LIMITED into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-4467. The application is to be heard by the High Court at Auckland on Friday 9 November 2012 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the Commissioner of Inland Revenue, whose address for service is Inland Revenue Department, Legal and Technical Services, 5 Osterley Way, Manukau, Auckland 2104. Postal Address: PO Box 76198, Manukau, Auckland 2241. Telephone: (09) 984 1372. Facsimile: (09) 985 9473. The plaintiff's solicitor is Cloete Van der Merwe, whose address is as noted above.

Dated this 25th day of October 2012.

aw6925

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 19 September 2012, an application for putting **PUKEKO PRODUCTIONS LIMITED** into liquidation was filed in the High Court at Hamilton. Its reference number is CIV-2012-419-1295. The application is to be heard by the High Court at Hamilton on Monday 12 November 2012 at 11.30am.
- A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0402. Facsimile: (07) 959 7614 (*Enquiries to:* M. Henshilwood on telephone (07) 959 0533). The plaintiff's solicitor is M. L. Brown, whose address is as noted above.

Dated this 29th day of October 2012.

aw7006

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 3 October 2012, an application for putting **ELITE SECURITY LIMITED** into liquidation was filed in the High Court at Hamilton. Its reference number is CIV-2012-419-1373. The application is to be heard by the High Court at Hamilton on Monday 12 November 2012 at 11.30am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the Commissioner of Inland Revenue, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0402. Facsimile: (07) 959 7614 (*Enquiries to:* M. Henshilwood on telephone (07) 959 0533). The plaintiff's solicitor is M. L. Brown, whose address is as noted above.

Dated this 29th day of October 2012.

aw698

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 4 October 2012, an application for putting M & C GERRITSEN LIMITED into liquidation was filed in the High Court at Hamilton. Its reference number is CIV-2012-419-1369. The application is to be heard by the High Court at Hamilton on Monday 12 November 2012 at 11.30am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.

- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0402. Facsimile: (07) 959 7614 (*Enquiries to:* M. Henshilwood on telephone (07) 959 0533). The plaintiff's solicitor is M. L. Brown, whose address is as noted above.

Dated this 29th day of October 2012.

aw6982

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 10 October 2012, an application for putting **FRANCHISE BUSINESS SYSTEMS LIMITED** into liquidation was filed in the High Court at Hamilton. Its reference number is CIV-2012-419-1406. The application is to be heard by the High Court at Hamilton on Monday 12 November 2012 at 11.30am.
- A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the Commissioner of Inland Revenue, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0402. Facsimile: (07) 959 7614 (Enquiries to: M. Henshilwood on telephone (07) 959 0533). The plaintiff's solicitor is M. L. Brown, whose address is as noted above.

Dated this 29th day of October 2012.

aw6978

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 5 October 2012, an application for putting **HELISTAR HELICOPTERS (TAUPO) LIMITED** into liquidation was filed in the High Court at Rotorua. Its reference number is CIV-2012-463-701. The application is to be heard by the High Court at Rotorua on Monday 19 November 2012 at 10.45am.
- A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- 3. The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0402. Facsimile: (07) 959 7614 (*Enquiries to:* M. Henshilwood on telephone (07) 959 0533). The plaintiff's solicitor is M. L. Brown, whose address is as noted above.

Dated this 29th day of October 2012.

aw6979

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 5 October 2012, an application for putting COASTAL CRANE HIRE LIMITED into liquidation was filed in the High Court at Rotorua. Its reference number is CIV-2012-463-702. The application is to be heard by the High Court at Rotorua on Monday 19 November 2012 at 10.45am.
- A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0402. Facsimile: (07) 959 7614 (*Enquiries to:* M. Henshilwood on telephone (07) 959 0533). The plaintiff's solicitor is M. L. Brown, whose address is as noted above.

Dated this 29th day of October 2012.

aw6980

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 3 September 2012, an application for putting MYPAGES (TOP OF THE SOUTH) LIMITED into liquidation was filed in the High Court at Nelson. Its reference number is CIV-2012-442-383. The application is to be heard by the High Court at Nelson on 13 November 2012 at 12.00 midday.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the Commissioner of Inland Revenue, whose address for service is Legal and Technical Services, 5th Floor, Asteron Centre, 55 Featherston Street (PO Box 1462), Wellington. Telephone: (04) 890 1133. Facsimile: (04) 890 0009. The plaintiff's solicitor is Andrew Hamer Instone, whose address is as noted above.

Dated this 1st day of November 2012.

aw6951

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 24 August 2012, an application for putting WEST COAST BAR & GRILL (CHRISTCHURCH) LIMITED into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2012-409-1854. The application is to be heard by the High Court at Christchurch on Tuesday 13 November 2012 at 10.00am.
- A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the Commissioner of Inland Revenue, whose address for service is Inland Revenue Department, Legal and Technical Services, PO Box 1782, Christchurch 8140. Telephone: (03) 968 1803. Facsimile: (03) 341 8765. The plaintiff's solicitor is Andrew Challis (andrew.challis@ird.govt.nz), whose address is as noted above.

Dated this 28th day of September 2012.

aw6292

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 24 August 2012, an application for putting **WESTCOAST BREWING LIMITED** into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2012-409-1855. The application is to be heard by the High Court at Christchurch on Tuesday 13 November 2012 at 10.00am.
- A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- 3. The statement of claim and verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the Commissioner of Inland Revenue, whose address for service is Inland Revenue Department, Legal and Technical Services, PO Box 1782, Christchurch 8140. Telephone: (03) 968 1803. Facsimile: (03) 341 8765. The plaintiff's solicitor is Andrew Challis (andrew.challis@ird.govt.nz), whose address is as noted above.

Dated this 28th day of September 2012.

aw6293

PARTNERSHIP NOTICES

Simpson Grierson

Notice of Partnership Retirement

The following partner retired from the partnership on 31 October 2012:

Elisabeth Welson.

This notice appears as a matter of record. SIMPSON GRIERSON.

pn6911

Notice of Dissolution of Partnership

In the matter of the Partnership Act 1908, and in the matter of **Douglas Rowan** and **Errol Alexander Macdonald**:

Take notice that, in accordance with section 39(2) of the Partnership Act 1908, this notice is to advise of the dissolution of the partnership known as **Cullinane Steele**, such partnership having been dissolved on 31 December 2011.

pn6871

OTHER

Notice of Intention to Restore Companies to the Register

Section 328 of the Companies Act 1993

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

ALINE E3 LIMITED. Applicant: Christine Ann Koefoed (PKF Ross Melville), PO Box 881, Shortland Street, Auckland 1140.

ALPACA TRUSTEES LIMITED. Applicant: Sharon Barnes (WHK Lower Hutt), PO Box 30568, Lower Hutt 5040.

ATONIO CONSULTING LIMITED. *Applicant:* Donna Redshaw (Milne Maingay Chartered Accountants Limited), PO Box 22040, Otahuhu, Auckland 1640.

AVON PROPERTIES LIMITED. Applicant: Rebecca Jane Collie (Russell Moon & Fail), PO Box 22, Ashburton 7740.

BERKELEY APPAREL INTERNATIONAL PTY LIMITED. Applicant: Mark Friedman, 503 Ballarat Road, Sunshine, Victoria 3020, Australia.

BES SERVICES LIMITED. Applicant: Dave Eddy, 4/25 Victoria Road, Mount Maunganui 3116.

BOTANY TRUST COMPANY LIMITED. *Applicant:* Natalie Jane Pasco (Chris M Walker Lawyer), PO Box 38440, Howick, Auckland 2145.

CATALYST LANDSCAPES LIMITED. Applicant: Matthew Derek Searle, 55 Cockle Bay Road, Cockle Bay, Auckland 2014.

COMPUTER ACCOUNTING SERVICES LIMITED. Applicant: Lisa J. M. Cowe, 2/650 Cashel Street, Linwood, Christchurch 8011.

CQR SYSTEMS LIMITED. Applicant: John Graeme Barnett, PO Box 102, Snells Beach 0942.

DEECEE TWO LIMITED. Applicant: Carolyn Anne Skilling (Carolyn Skilling Limited), PO Box 65359, Mairangi Bay, Auckland 0754.

DIDI ENTERPRISES LIMITED. *Applicant:* Louise Perryman (Nicoll Jackson Chartered Accountants), PO Box 25183, St Heliers, Auckland 1740.

DOSVIDANYA LIMITED. *Applicant:* Yvonne Jeanette McBride (Walker Wayland Auckland Limited), Level 7, 53 Fort Street, Auckland Central, Auckland 1010.

ELEMENTS ESTATE LIMITED. Applicant: Elisha Terese Milmine, 957 Riverslea Road South, Longlands, Hastings 4122.

EXPLORE NEW ZEALAND HOLIDAYS LIMITED. Applicant: Sherif Iskander, 91 Johns Road, Northwood, Christchurch 8051.

F. FINANCING LIMITED. Applicant: Brenda Anne Williams, 63 Dover Road, Wainuiomata, Lower Hutt 5014.

FASTRAX CIVIL LIMITED. Applicant: Petra Meijer, 17082 Humber Station Road, Caledon On L7E 0Z2, Canada.

FOSITANZ FLOORCOVERING LIMITED. Applicant: Nrinder Jit Singh, 4 Parera Place, Papatoetoe, Auckland 2025.

G A GROUP LIMITED. Applicant: Hugh Bannehr, 6B Montrose Terrace, Mairangi Bay, Auckland 0630.

GK FLOORING LIMITED. Applicant: Karla Hawke, 12 Plunket Street, Spreydon, Christchurch 8024.

GOUNDERS TRANSPORTS LIMITED. *Applicant:* Roynil Ronesh Gounder, 12/150 Mount Wellington Highway, Mount Wellington, Auckland 1060.

HARVEST QUALITY HOMES LIMITED. *Applicant:* Susan Heron, Inland Revenue Department, PO Box 33150, Takapuna, Auckland 0740.

JJL INVESTMENTS LIMITED. Applicant: Jude Letele, 7 Clarice Place, Takanini 2112.

KINGDOM LIVING PROPERTY LIMITED. *Applicant:* Ruru Taivairanga, 17A Ellesmere Crescent, Pakuranga Heights, Auckland 2010.

KUAISHI (INT'L) INDUSTRY GROUP LIMITED. *Applicant:* Danny Ng, 1/385 Richardson Road, Mount Roskill, Auckland 1041.

LEE MACANN LIMITED. Applicant: Carolyn Nicol (Searell & Co Limited), 433 St Asaph Street, Phillipstown, Christchurch 8011.

LJ TE AMORE LIMITED. Applicant: Wendy Jayne Wallace, 15 Dominion Road, Mapuia 7173.

MAGUS PROPERTY LIMITED. Applicant: Yuri Sukhikh, 279A Pages Road, Wainoni, Christchurch 8061.

MIKE ROSS LIMITED. Applicant: Michael Mackinven, PO Box 108144, Symonds Street, Auckland 1150.

NELSON CONSULTING LIMITED. Applicant: Richard Nelson, Suite 7H, 50 Eden Crescent, Auckland Central, Auckland 1010.

- ONLINE GEAR LIMITED. Applicant: Graeme John Casey, 18 Oakridge Way, Northpark, Auckland 2013.
- **ONWARD HOLDINGS LIMITED**. *Applicant:* A'lanah Jane Harrison (Haigh Lyon, Barristers & Solicitors), PO Box 119, Shortland Street, Auckland 1140.
- **ORMEROD HOLDINGS LIMITED**. *Applicant:* Megan Shaw (Private Accounting Limited), PO Box 137215, Parnell, Auckland 1151.
- PAC TRUSTEES LIMITED. Applicant: Pamela Corbett, 3/402 Mount Eden Road, Mount Eden, Auckland 1024.
- **PETS RETREAT LIMITED**. *Applicant:* Donna Marie Montgomery (Monteck Group Limited, Chartered Accountants), PO Box 58875, Botany, Auckland 2163.
- **PIONEER HEAT PUMPS NZ LIMITED**. *Applicant*: Garth Warwick Davey, 645 River Road, Chartwell, Hamilton 3210.
- **PRECISION DIGITAL PRINT LIMITED.** Applicant: Colin Wright, Inland Revenue Department, PO Box 2198, Wellington 6140.
- PUKEPOTO PROPERTIES LIMITED. Applicant: Luke William Daly, 592 Ngunguru Road, RD 3, Whangarei 0173.
- **R & M TAEFU LIMITED**. *Applicant:* Lauren Jayne Deans (Be Smart Accounting Redwood), PO Box 76052, Northwood, Christchurch 8548.
- SHED INVESTMENTS LIMITED. Applicant: Jamie Thompson, 137B Oceanview Road, Mount Maunganui 3116.
- **SIDMOUTH ST. DEVELOPMENTS LIMITED**. *Applicant:* Stuart Walton Herron, 4 Hanlon Crescent, Narrow Neck, Auckland 0624.
- **SPRUCE GOOSE LIMITED.** *Applicant:* Georgia Athanasia Gambitsis (Gambitsis Crombie Limited), 1st Floor, Rear Suite, 29 Kings Crescent, Hutt Central, Lower Hutt 5010.
- SRICO LIMITED. Applicant: Colin Vanpraseuth, 20 Pania Place, Poraiti, Napier 4112.
- STAN FROST MOTORS LIMITED. Applicant: Danielle Dufty (Gibson Sheat), Private Bag 31905, Lower Hutt 5040.
- **SUMMER STREET LIMITED.** Applicant: Ronald Bruce Johnson (Central Park Legal Limited), PO Box 104152, Lincoln North, Auckland 0654.
- **TAILO INVESTMENTS LIMITED**. Applicant: Brent Murdoch (Clark & Murdoch), 627 Mount Wellington Highway, Mount Wellington, Auckland 1062.
- TARAHILL LIMITED. Applicant: Brian Edward Prestidge (Brian E Prestidge & Associates), PO Box 324, Hawera 4640
- TEMPER TEMPER LIMITED. Applicant: Agnes Maria Almeida, 214 Adelaide Road, Newtown, Wellington 6021.
- **TREATY TRIBES COALITION LIMITED**. *Applicant:* Te Hemoata Dawn Pomana (Treaty Tribes Coalition Limited), 12 Rangiwaho Road, RD 2, Gisborne 4072.
- TUNA GOLD LABEL NZ LIMITED. Applicant: Mitchell Bodman, 111 Edinburgh Street, Pukekohe 2120.
- TWO SILENT JO'S LIMITED. Applicant: Mary Zhang (Apollo Consulting), PO Box 45, Albany Village, Auckland 0755
- WAIONE COTTAGE LIMITED. Applicant: Caroline Margaret Arlidge, 11 Ardross Avenue, Khandallah, Wellington 6035.
- WEALTH CREATIONS LIMITED. Applicant: Carol Daniels (Castle / Brown), Level 4, 19 Morgan Street, Newmarket, Auckland 1023.
- **ZYGAR HOLDINGS LIMITED**. *Applicant:* Jayne Belcher (Ed Post & Associates Limited), PO Box 79126, Avonhead, Christchurch 8446.

Any person who wishes to object must do so by notice to the Registrar at Private Bag 92061, Victoria Street West, Auckland 1142, or by email to compliance@companies.govt.nz by 29 November 2012 (being not less than 20 working days from the date of this notice).

Dated at Auckland this 1st day of November 2012.

NEVILLE HARRIS, Registrar of Companies.

ot7005

MIKE DE BRIE (OCEANIA) LIMITED

Public Notice of Intention to Remove Company From the Register by Transfer of Incorporation

MIKE DE BRIE (OCEANIA) LIMITED hereby gives notice, pursuant to section 353 of the Companies Act 1993 ("the Act"), that on or after 3 December 2012, it intends to

apply, under section 351 of the Act, to be removed from the New Zealand Register in connection with becoming incorporated under the law in force in France.

Dated this 1st day of November 2012.

ANDREW JAMES KENNEDY, Solicitor for the Company.

ot6995

Land Transfer Act / Joint Family Homes Act Notices

Land Transfer Act Notice

An application, under section 70 of the Land Transfer Act 1952, has been received for the removal of an easement.

The applicants claim the easement is redundant by reason of the circumstances set out below.

If no objections have been received before 29 November 2012, the Register will be updated to record the easement as redundant. *Application:* 9147960.1.

Applicants: Kevin Ross Goble and Diane Mary Goble, c/o Auld Brewer Mazengarb & McEwen, PO Box 738, Taranaki Mail Centre, New Plymouth 4340.

Easement: Right to take and convey water marked "A" on DP 340578 originally marked "inlet" on DP 3923 comprised in Computer Freehold Register 166783 (servient tenement) in favour of Lot 1 DP 3667 comprised in Computer Freehold Register TNE2/247, part Section 6 Okato District comprised in Computer Freehold Register 47316, Lot 1 DP 15062 comprised in Computer Freehold Register TNH1/98, part Lot 2 DP 6598 comprised in Computer Freehold Register TNH1/99, Lot 1 DP 6284 comprised in Computer Freehold Register TN156/196, Lot 1 DP 6598 comprised in Computer Freehold Register TN162/64, Lot A DP 2022 comprised in Computer Freehold Register TNE4/401, Lot 2 DP 307399 comprised in Computer Freehold Register 28587, and Lot 1 DP 307399 comprised in Computer Freehold Register 28586 (dominant tenements) created by Transfer 39411 registered 3 August 1920.

Circumstances: The dominant tenements have become physically separated from the servient tenement as a result of subdivision shown on DP 454346 and the area of the right to take and convey water has now been eroded away due to erosion of the riverbank.

Dated at the Christchurch Office of Land Information New Zealand this 19th day of October 2012.

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

lt687

Charitable Trusts Act Notices

Dissolution of Charitable Trust Boards

Section 26(1) of the Charitable Trusts Act 1957

The Registrar of Incorporated Societies is satisfied these trust boards are no longer carrying on their operations and, accordingly, are dissolved from the date of the declaration made by an Assistant Registrar of Incorporated Societies:

AUDIOCAFE TRUST 2355722.

GLEN INNES YOUTH CHARITABLE TRUST 1137081.

INFINITE EDUCATION AND WORK TRUST (in liquidation) 443361.

KYOKUSHIN KARATE CANTERBURY INCORPORATED 1107394.

ROOPU WHAKATUPU KAHA TRUST BOARD INCORPORATED (in liquidation) 430858.

TE ATAARANGI KI OTEPOTI 2555059.

Dated this 1st day of November 2012.

AGNESE ABELITE, Assistant Registrar of Incorporated Societies.

ct7002

Friendly Societies and Credit Unions Notices

)MANCHESTER UNITY FRIENDLY SOCIETY (1802899)

Advertisement of Dissolution

Notice is hereby given that the Registrar of Friendly Societies and Credit Unions will, pursuant to section 94 of the Friendly Societies and Credit Unions Act 1982, register an instrument of dissolution for the Auckland District of the MANCHESTER UNITY FRIENDLY SOCIETY unless, within three months from the date of the *New Zealand Gazette* in which this advertisement appears, a member or

other person interested in or having any claim on the funds of the Auckland District of the MANCHESTER UNITY FRIENDLY SOCIETY commences proceedings to set aside the dissolution, and the dissolution is set aside accordingly.

Further details are available from the Registrar of Friendly Societies and Credit Unions, Private Bag 92061, Victoria Street West, Auckland 1142.

NEVILLE HARRIS, Registrar of Friendly Societies and Credit Unions.

fs7008

Incorporated Societies Act Notices

Dissolution of Incorporated Societies

Section 28(1) of the Incorporated Societies Act 1908

The Registrar of Incorporated Societies is satisfied that these societies are no longer carrying on their operations and hereby declares them to be dissolved from the date of the declaration made by an Assistant Registrar of Incorporated Societies:

- AUCKLAND CIVIL SERVICE CLUB INCORPORATED (in liquidation) 222688.
- C M L SHOPPING MALL MERCHANTS ASSOCIATION INCORPORATED (in liquidation) 222209.
- CARTERTON INFORMATION SERVICE INCORPORATED 1891771.
- DIRECTION FIVE ASSOCIATION INCORPORATED (in liquidation) 462114.
- FAR NORTH ALCOHOL AND DRUG ABUSE COUNCIL INCORPORATED (in liquidation) 293088.
- HAMILTON INDOOR BASKETBALL ASSOCIATION INCORPORATED (in liquidation) 213678.
- KYOKUSHIN KARATE CANTERBURY INCORPORATED 1107394.
- MARLBOROUGH BRANCH OF OLIVES NEW ZEALAND INCORPORATED 980601.
- NZ UNITED CONFECTIONERY DISTRIBUTORS ASSOCIATION INCORPORATED (in liquidation) 438721.
- OCEANIA CULTURAL ORGANISATION INCORPORATED (in liquidation) 324745.
- ONEROA BOWLING CLUB INCORPORATED 223131.
- PALMERSTON NORTH RSA CLUB INCORPORATED (in liquidation) 219105.
- PEACE COUNCIL OF AOTEAROA NEW ZEALAND INCORPORATED 567658.
- POLICE AND EMERGENCY SERVICES 2012 GAMES INCORPORATED 2545963.
- REEFTON OPERATIC AND REPERTORY SOCIETY INCORPORATED 832980.
- RICHMOND VILLAGE CRECHE ASSOCIATION INCORPORATED 404178.
- SEATOUN R.S.A. CLUB (INCORPORATED) (in liquidation) 462595.
- SINN FEIN M.C. SOCIETY INCORPORATED 534575.
- SOUTH AUCKLAND LAWN TENNIS ASSOCIATION INCORPORATED (in liquidation) 223332.
- SOUTHERN MELODY MAKERS INCORPORATED (in liquidation) 403295.

- STANWAY HALL ASSOCIATION INCORPORATED (in liquidation) 215422.
- STERSANG CHILDREN'S CHARITY INCORPORATED (in liquidation) 330039.
- TE TOKI AUCKLAND WAKA AMA CLUB INCORPORATED 1813146.
- THE CENTRAL YOUNG MEN'S CHRISTIAN ASSOCIATION INCORPORATED (in liquidation) 219015.
- THE FOURTH ESTATE INCORPORATED (in liquidation) 221291.
- THE TAITA BOWLING CLUB INCORPORATED 216186.
- UNITED PEOPLES ORGANISATION (WORLD WIDE) INCORPORATED (in liquidation) 224425.
- VETMARK INCORPORATED (in liquidation) 291285.
- WAKATIPU RESIDENTS AGAINST AIRPORT NOISE INCORPORATED 2451714.
- WARKWORTH RUGBY FOOTBALL CLUB INCORPORATED (in liquidation) 223688.
- YOUNG MEN'S CHRISTIAN ASSOCIATION OF HAMILTON INCORPORATED (in liquidation) 214091.

Dated this 1st day of November 2012.

AGNESE ABELITE, Assistant Registrar of Incorporated Societies.

is7004

Revocation of Dissolution of Incorporated Societies

Section 28(3) of the Incorporated Societies Act 1908

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

- DANSS INCORPORATED (20 January 2011).
- HIBISCUS RODDERS INCORPORATED (20 September 1989).
- LIONS CLUB OF TE PUKE INCORPORATED (13 January 2012).
- TARAMAKAU SETTLEMENT COMMUNITY INCORPORATED (17 June 2004).

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

Dated this 1st day of November 2012.

AGNESE ABELITE, Assistant Registrar of Incorporated Societies.

is7003

NORTHLAND RUGBY FOOTBALL LEAGUE INCORPORATED

Notice of Direction for the Disposition of the Surplus Asset of a Dissolved Incorporated Society

Pursuant to Section 27(1) of the Incorporated Societies Act 1908

Incorporated Society No.: 223156

The Registrar of Incorporated Societies hereby directs that consequent on the dissolution on 9 October 2012 of the above-named incorporated society, its surplus assets, being a one-tenth share in:

- (a) an estate in fee simple in all the land containing 2.2695 hectares, more or less, being Lot 1–2 DP 198163 described in Computer Freehold Register NA119D/779 (North Auckland Land Registration District); and
- (b) an estate in fee simple in all the land containing 5774 square metres, more or less, being Lot 1

DP 198162 described in Computer Freehold Register NA119D/780 (North Auckland Land Registration District)

be vested in New Zealand Rugby League Incorporated, an incorporated society under the Incorporated Societies Act 1908

This direction shall become final on 3 December 2012.

No appeal shall lie unless notice thereof is delivered before that date.

Dated this 25th day of October 2012.

MICHAEL BROSNAHAN, Assistant Registrar of Incorporated Societies.

Address for Delivery of Appeals: The Registrar of Incorporated Societies, Level 18, ASB Centre, 135 Albert Street, Auckland Central, Auckland 1010, or Private Bag 92061, Victoria Street West, Auckland 1142.

is694

General Notices

Notice of Entry into Possession of Mortgaged Goods

Westpac New Zealand Limited ("mortgagee") gives notice, pursuant to section 156 of the Property Law Act 2007, that on 28 September 2012, it entered into possession of the goods subject to security agreements dated the 13th day of June 2008 and October 2008.

The secured goods are described as:

2007 Compact Hanging Tube Dry, S/N UPMC 373012;

2008 Wall mounted Intra X-ray, S/N IXRF 74775; and

Various other equipment associated with the operation of a dental practice.

The address of the mortgagee for communication relating to these goods is c/o Simpson Grierson, Level 27, 88 Shortland Street, Private Bag 92518, Auckland.

Dated at Auckland this 25th day of October 2012.

Signed per:

BENOIT JACQUES UPTON, on Behalf of the Mortgagee.

Notice of Entry into Possession of Mortgaged Land

In the matter of section 156 of the Property Law Act 2007, and in the matter of mortgage 7428674.3 (Wellington Land Registry), Identifier WN23C/195 ("the mortgage"), and in the matter of **Telea Properties Limited** (Company No.: 1960562):

Pepper New Zealand (Custodians) Limited ("the mortgagee" under the mortgage) hereby gives notice that it has entered into possession of the mortgaged land described below with effect from 18 October 2012.

The description of the mortgaged land is:

 Firstly an estate in fee simple as to a half-share comprising 593 square metres, more or less, having legal description Lot 2 DP 24766. Secondly, a leasehold estate in Instrument L580406.1 having legal description Flat 1 DP 55126, being the property situated at 28A Arawhata Road, Porirua, Wellington.

The address to which communications relating to the mortgaged land may be addressed is **Pepper New Zealand (Custodians) Limited**, c/o Gibson Sheat Lawyers, Private Bag 31905, Lower Hutt 5040. Facsimile: (04) 569 1571. *Enquiries to:* Gemma Easton. Email: gemma.easton@gibsonsheat.com

Signed and dated at Lower Hutt this 23rd day of October 2012.

GIBSON SHEAT, on Behalf of Pepper New Zealand (Custodians) Limited.

Note: This notice is given by the solicitors for the mortgagee at the offices of Gibson Sheat Lawyers, Level 3, 1 Margaret Street, Lower Hutt. Documents may be:

- (a) posted to the solicitor at Gibson Sheat Lawyers, Private Bag 31905, Lower Hutt 5040; or
- (b) left for the solicitor at the document exchange for direction to Gibson Sheat Lawyers, DX RP42008; or
- (c) transmitted to the solicitor by facsimile to Gibson Sheat Lawyers. Facsimile: (04) 569 1571.

gn6895

Notice of Entry into Possession of Mortgaged Property

In the matter of section 137 of the Property Law Act 2007, and in the matter of mortgage instrument 6996030.3 from Makao Hina Tai-Agassiz and Judy Ann Tai-Agassiz to Pepper New Zealand (Custodians) Limited:

To: Makao Hina Tai-Agassiz, 27 St John Street, Opotiki 3122.

To: Judy Ann Tai-Agassiz, c/o Auckland Women's Correctional Facility, 20 Hautu Drive, Wiri, Auckland 2104.

Take notice that on Wednesday 24 October 2012, Pepper New Zealand (Custodians) Limited, the mortgagee by virtue of memorandum of mortgage 6996030.3 (Gisborne Land Registry) entered into possession of the property situated at 27 St John Street, Opotiki, being all the land comprised in certificate of title GS4A/1132 ("the property").

The registered office of **Pepper New Zealand (Custodians) Limited** is at Level 15, 10 Customhouse Quay, Wellington 6011.

Any correspondence pertaining to this matter should be directed to the offices of McVeagh Fleming, Lawyers, Level 14, HSBC House, 1 Queen Street, Auckland 1010. *Postal Address:* PO Box 4099, Auckland 1140 (*Attention:* John Woolley).

Signed and dated at Auckland this 25th day of October 2012, by:

JOHN WOOLLEY, on Behalf of the Mortgagee.

This notice is given by **Pepper New Zealand (Custodians) Limited**, whose address for service is at the offices of McVeagh Fleming, Lawyers, Level 14, HSBC House, 1 Queen Street, Auckland 1010. *Postal Address:* PO Box 4099, Auckland 1140 (*Attention:* John Woolley). Telephone: (09) 377 9966. Email: jwoolley@mcveaghfleming.co.nz

gn6930

Notice of Entry into Possession of Mortgaged Property

- Re: Southern Hemisphere Land and Property Investments Limited, 12B Waiatarua Road, Remuera, Auckland.
- In the matter of section 156 of the Property Law Act 2007, and in the matter of mortgage instrument 7635445.3 (North Auckland Land Registry) ("the mortgage"):
- 1. On **25 October 2012**, **Asteron Trust Services Limited**, the mortgagee pursuant to the mortgage, entered into the mortgaged property.
- 2. The mortgaged property is located at **12B Waiatarua Road, Remuera, Auckland**, and further contained in Identifier NA132B/804 (North Auckland Land Registry), being Lot 2 DP 203881.
- 3. The address for service of **Asteron Trust Services Limited** is at the offices of Kirkland Morrison, Lawyers, 13th Floor, 175 Queen Street, Auckland. *Postal Address:*PO Box 1290, Shortland Street, Auckland 1140. Telephone: (09) 366 6211. Facsimile: (09) 366 6212.

Dated this 25th day of October 2012 on behalf of **Asteron Trust Services Limited** by its solicitors and duly authorised agents Kirkland Morrison, per:

EDWIN MORRISON, Solicitor.

gn6967

Departmental Notices

Business, Innovation and Employment

Australian Trans-Tasman Mutual Recognition Act 1997

Endorsement of Regulations Made Under the Australian Trans-Tasman Mutual Recognition Act 1997

As the designated person for New Zealand, and in accordance with section 43 of the Australian Trans-Tasman Mutual Recognition Act 1997 ("the Australian Act"), I endorse the proposed Regulations set out below for the purposes of section 45 of the Australian Act.

Dated the 23rd day of October 2012.

CRAIG FOSS, Minister of Commerce.

Trans-Tasman Mutual Recognition (Amendment of Act) Regulation 2012¹

- 1. Name of Regulation—This Regulation is the Trans-Tasman Mutual Recognition (Amendment of Act) Regulation 2012.
- 2. Commencement—This Regulation commences on the day after it is registered.
- **3.** Amendment of Trans-Tasman Mutual Recognition Act 1997—WA laws—Clause 7 of Schedule 2 to the Trans-Tasman Mutual Recognition Act 1997 is amended as follows:

after

Firearms Act 1973

insert

Firearms Regulations 1974

Weapons Act 1999

Weapons Regulations 1999

- 4. Repeal of defunct Regulations—The Regulations in Schedule 1 are repealed.
- **5. Expiry of Regulation**—This Regulation expires at the end of the day it commences as if it had been repealed by another legislative instrument.

Schedule 1 Repealed Regulations

(Section 4)

Name of Regulation	ComLaw/FRLI Id
Trans-Tasman Mutual Recognition Regulations 1999	F1999B00061
Trans-Tasman Mutual Recognition Amendment Regulations 2000 (No. 1)	F2000B00057
Trans-Tasman Mutual Recognition Amendment Regulations 2001 (No. 1)	F2001B00133
Trans-Tasman Mutual Recognition Amendment Regulations 2002 (No. 1)	F2002B00077
Trans-Tasman Mutual Recognition Amendment Regulations 2003 (No. 1)	F2003B00082
Trans-Tasman Mutual Recognition Amendment Regulations 2004 (No. 1)	F2004B00082
Trans-Tasman Mutual Recognition Amendment Regulations 2005 (No. 1)	F2005L00736
Trans-Tasman Mutual Recognition Amendment Regulations 2006 (No. 1)	F2006L01165
Trans-Tasman Mutual Recognition Amendment Regulations 2007 (No. 1)	F2007L00999
Trans-Tasman Mutual Recognition Amendment Regulations 2008 (No. 1)	F2008L01055
Trans-Tasman Mutual Recognition Amendment Regulations 2009 (No. 1)	F2009L01291
Trans-Tasman Mutual Recognition Act 1997 Amendment Regulations 2001 (No. 1)	F2001B00302
Trans-Tasman Mutual Recognition Act 1997 Amendment Regulations 2010 (No. 1)	F2010L00653
Trans-Tasman Mutual Recognition (Modification of Act) Regulations 2010 (No. 1)	F2010L00858

Note

go7014

Education

Education Act 1989

Notice of Dissolution of the Board of Trustees of Wyndham School (4054) and Appointment of a Commissioner

Pursuant to section 78N(3) of the Education Act 1989, as the Secretary for Educations delegate, I hereby dissolve the board of trustees of **Wyndham School** and appoint Paul Ferris

as Commissioner to replace that board.

This notice takes effect on the day of publication.

Dated at Wellington this 31st day of October 2012.

JILL BOND, Group Manager, Regional Operations.

go7072

Education (School Trustee Elections) Regulations 2000

Nomination Papers in English and Te Reo Māori for School Boards of Trustees Elections Notice

Pursuant to Regulation 18 of the Education (School Trustee Elections) Regulations 2000, I hereby approve the following attached nomination papers in English and in te reo Māori for use in the circumstances specified:

- Standard Nomination Paper: Nomination paper for use in all elections <u>except</u> when a board opts into the mid-term election cycle in a triennial election year (Form 1);
- Opting into Mid-Term Election Cycle Nomination Paper (Triennial Election Year Only): Voting paper for use in an election for parent representatives <u>for use only</u> when a board opts into the mid-term election cycle in a triennial election year (Form 2); and
- Te Reo Māori Translation of Standard Nomination Paper: The attached te reo Māori nomination paper for use in all elections except when a board opts into the mid-term election cycle in a triennial election year (Form 3).

Dated at Wellington this 19th day of October 2012.

LESLEY LONGSTONE, Secretary for Education.

¹All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the Legislative Instruments Act 2003. See www.comlaw.gov.au

FORM 1

ELECTION NOMINATION FORM

Parent representative / Staff representative / Student representative (circle one)

S	chool Name				
School Profile Number					
N	ame of person being nominated	_			
C	ontact details of person being nomina	ted _			
the to	leclare that I have read and understand the inelige Education Act 1989 (ineligibility criteria are on the become a trustee. I hereby consent to the above ave listed on this form is true and correct.	he rev	everse of this page), and declare that I am eligib	ble	
	Dated / / 20	-	(Signature of Candida	te)	
	ame, address and phone number of erson making nomination	_		_	
Si	gnature of person making nomination				
NC	OTE: Unless the person making the nomination is	on the	the roll for the election, the nomination is invalid.		
	is nomination paper should be posted or delivere				
so	that it is received no later than noon on				
	For statistical purposes only, persons being no				
1.	Gender: Female / Male	линас	(circle one)		
2.	Previous experience of candidates, are you:		(tick one)		
	a current member standing for re-election				
	a current co-opted or appointed member of any school board of trustees standing for election				
	a person who has not previously been a member of any school board				
	not a current member but have previously been a member of a school board				
3.	Ethnicity: Which ethnic group or groups do you identify wi	th?	(tick up to two boxes)		
	NZ Māori		Other		
	Pasifika	E	European		
	Asian	N	NZ European/ Pakeha		

Section 103 of the Education Act 1989 lists the categories of persons who are not eligible to be elected, appointed or co-opted as trustees. The list is set out below.

A person who:

- is an undischarged bankrupt; or
- is prohibited from being a director or promoter of, or being concerned or taking part in the management of, a company under sections 382, 383 or 385 of the Companies Act 1993; or
- is a permanently appointed member of the Board staff, unless they are standing for election as a staff representative; or
- contracts or sub-contracts with the Board without the approval of the Secretary of Education and receives payments exceeding \$25,000 in any financial year (this provision is set out in section 103A of the Education Act). This would also cover situations where a person has a 10% or more shareholding in the contracting company or a company that controls the contracting company; or
- is subject to a property order under the Protection of Personal and Property Rights Act 1988; or
- is a person in respect of whom a personal order has been made under that Act that either the person is not competent to manage his or her own property affairs, or does not have the capacity to communicate/make decisions relating to his/her welfare/personal care; or
- is a person who has been convicted of an offence punishable by imprisonment for 2 years or more, or who has been sentenced to imprisonment for any other offence, unless that person has obtained a pardon, served the sentence, or otherwise suffered the penalty imposed on the person; or
- is not a New Zealand citizen, and is
 - > a person to whom section 15 or 16 of the Immigration Act 2009 applies; or
 - ➤ a person obliged, by or pursuant to that Act, to leave New Zealand immediately or within a specified time, being a time that was less than 12 months; or
 - deemed for the purposes of that Act to be in New Zealand unlawfully.

No person who has been appointed returning officer for an election of trustees is eligible to be nominated as a candidate in the election.

A student representative is a student (other than an adult student) enrolled full-time in year 9 or above at a school administered by the Board.

Section 103B Requirements before Appointment

Before a person is elected, co-opted, or appointed as a trustee, the person must confirm to the governing board that he or she is, to the best of his or her knowledge, eligible to be a trustee, having regard to the grounds of ineligibility in section 103.

Please note: This information has been prepared as general advice and it is not intended to be legal advice in relation to any specific circumstances.

For more information about persons ineligible to be trustees, refer to section 103 of the Education Act 1989, or call:

NZSTA Helpdesk 0800 782 435

FORM 2

Parent Representative ELECTION NOMINATION FORM

when opting into mid-term elections in a triennial election year

I am standing for election for 18 months / 3 years (circle one)

School Name (please print) **School Profile Number** Name of person being nominated Contact details of person being nominated _____ I declare that I have read and understand the ineligibility criteria for school trustees, under section 103 of the Education Act 1989 (ineligibility criteria are on the reverse of this page), and declare that I am eligible to become a trustee. I hereby consent to the above nomination and declare that all other information that I have listed on this form is true and correct. Dated _ _ / _ _ / 20_ _ (Signature of Candidate) Name, address and phone number of person making nomination Signature of person making nomination NOTE: Unless the person making the nomination is on the roll for the election, the nomination is invalid. This nomination paper should be posted or delivered to the Returning Officer at so that it is received no later than noon on ____ For statistical purposes only, persons being nominated are requested to complete the following Gender Female / Male (circle one) Previous experience of candidates, are you: (tick one) a current member standing for re-election a current co-opted or appointed member of any school board of trustees standing for election a person who has not previously been a member of any school board not a current member but have previously been a member of a school board 3. Ethnicity: Which ethnic group or groups do you identify with? (tick up to two boxes) NZ Māori Other Pasifika European NZ European/ Pakeha Asian

Section 103 of the Education Act 1989 lists the categories of persons who are not eligible to be elected, appointed or co-opted as trustees. The list is set out below.

A person who:

- is an undischarged bankrupt; or
- is prohibited from being a director or promoter of, or being concerned or taking part in the management of, a company under sections 382, 383 or 385 of the Companies Act 1993; or
- is a permanently appointed member of the Board staff, unless they are standing for election as a staff representative; or
- contracts or sub-contracts with the Board without the approval of the Secretary of Education and
 receives payments exceeding \$25,000 in any financial year (this provision is set out in section
 103A of the Education Act). This would also cover situations where a person has a 10% or more
 shareholding in the contracting company or a company that controls the contracting company; or
- is subject to a property order under the Protection of Personal and Property Rights Act 1988; or
- is a person in respect of whom a personal order has been made under that Act that either the person is not competent to manage his or her own property affairs, or does not have the capacity to communicate/make decisions relating to his/her welfare/personal care; or
- is a person who has been convicted of an offence punishable by imprisonment for 2 years or more, or who has been sentenced to imprisonment for any other offence, unless that person has obtained a pardon, served the sentence, or otherwise suffered the penalty imposed on the person; or
- is not a New Zealand citizen, and is -
 - > a person to whom 15 or 16 of the Immigration Act 2009 applies; or
 - > a person obliged, by or pursuant to that Act, to leave New Zealand immediately or within a specified time, being a time that was less than 12 months; or
 - > deemed for the purposes of that Act to be in New Zealand unlawfully.

No person who has been appointed returning officer for an election of trustees is eligible to be nominated as a candidate in the election.

A student representative is a student (other than an adult student) enrolled full-time in year 9 or above at a school administered by the Board.

Section 103B Requirements before Appointment

Before a person is elected, co-opted, or appointed as a trustee, the person must confirm to the governing board that he or she is, to the best of his or her knowledge, eligible to be a trustee, having regard to the grounds of ineligibility in section 103.

Please note: This information has been prepared as general advice and it is not intended to be legal advice in relation to any specific circumstances.

For more information about persons ineligible to be trustees, refer to section 103 of the Education Act 1989, or call:

NZSTA Helpdesk 0800 782 435

PUKA KŌHARINGA PŌTITANGA

FORM 3

Ma	āngai matua / Māngai kaimahi / Māngai	ākonga	(Porowhitahia tētahi)
ln	goa Kura		
Na	ama Pükete Kura		(me āta tuhi)
Ing	goa o te tangata e kōharia āna		
Νg	jā mokamoka kōrero mō te tangata e kō	bharia āna	THE STATE OF THE S
ng ka	whakapuaki ana ahau kua pānuitia, kua n ā kura, i raro i te tekiona 103 o te Educat whakapuaki hoki ahau i taku āheinga kī nga ake nei ā, ka whakapuaki hoki ahau ho	ion Act 1989 (kai te te tono hei kaitiaki.	whārangi o muri ngā paearu kore uru) ā, E whakaae ana ahau ki ngā kōrero o
Те	rā:// 20		(Waitohu o te tangata e kōharia āna)
مما	raa wāhi naha nama wasa a ta		(vvaliona o le langata e Ronana ana)
	goa, wāhi noho, nama waea o te ngata kei te tuku i tēnei kōharinga		
١٨/-	aitohu o te kaitono kōharinga		
	•		
	a Mārama: Ki te kore te kaitono kōharinga		
	tuku te pepa kōharinga ki te Āpiha Poti, k		
kia	tae atu ki mua i te poupoutanga o te rā		
	i ngā mahi tatauranga anake, me whakaut Ira Tangata: Tāne / Wahi		whai ake nei. (Porowhitahia tētahi)
2.	Ngā Wheako o ngā tāngata e kōharia ān	a,	(tohua tetahi)
	He mema mohoa koe, kua tū anō		
	He mema mohoa koe kei runga i tēta	ıhi poari kura, ā, kei t	te tū anō
	he tangata kāore anō i tū hei mema o	o tētahi poari kura	
	ehara koe i te mema mohoa engari i	runga koe i tētahi po	ari kura i ngā rā ki muri
3.	Tō lwi Ko wai tō iwi? (Kaua e porc	owhita kia nui ake i te	e rua ngā pouaka)
	Māori nō Aotearoa	Tētahi a	tu iwi
	Te Moana-a-Kiwa	Pākehā	nō Ūropi
	Nō Āhia	Pākehā	nō Aotearoa

E rārangi mai ana, nā runga i ngā whakahau a te Education Act 1989, ngā momo tāngata kāore e āhei ana kia pōtia, kia whakatūria rānei hei kaitiaki. Kei raro nei te rārangi.

Ko te tangata:

- he kaihau k\u00e4ore an\u00f3 i tukuna kia w\u00e4tea; r\u00e4nei
- käore e whakaaea kia tū hei kaiwhakahaere, hei kaiwhakatairanga, hei kaiwhaipānga ki ngā mahi whakahaerenga kamupene rānei, i raro i te tekiona 382, 383, 385 rānei o te Companies Act 1993; ā,
- he mema tūturu kua kopoua hei kaimahi o te Poari, rānei kei te tū i te pōtitanga hei māngai mō ngā kaimahi; ā,
- kua whai kirimana me te Poari, kirimana tuarua rānei, me te kore whiwhi whakaaetanga mai i te Hēkeretari o te Mātauranga, ā, kua whiwhi utu nui ake i te \$25,000 i tētahi tau pūtea. (e takoto ana tēnei tikanga i te tekiona 103A o te Education Act). Ka whai pānga anō tēnei ki ngā tāngata whai 10 paihēneti hea, neke atu rānei, i roto i tētahi kamupene whai kirimana, tētahi kamupene rānei e whakahaere ana i tētahi kamupene kirimana; ā
- kua raru i tētahi ōta rawa i raro i te Protection of Personal and Property Rights Act 1988; ā,
- he tangata kua whiwhi ōta whaiaro i raro i te Ture, e kī ana kāore te tangata i te whai pūkenga ki te whakahaere i ōna tāke rawa, kāore rānei i a ia te rōrahi ki te whakarite whakataunga e pā ana ki tōna oranga, ki tōna äheitanga ki te tiaki i a ia anō, rānei
- he tangata kua whakapaea ki te hara whakawhiu ā, e taea ai te mauhere i a ia mō te rua tau, neke atu rānei. Haunga ngā tangata kua wetekina te hara, kua whakaoti rānei i te hara whakawhiu; ā
- ehara i te kirirarau o Aotearoa, ā
 - tērā pea he tangata ka hāngai ngā tikanga o te tekiona 15, 16 rānei o te Immigration Act 2009; ā,
 - ▶ he tangata me wehe atu i Aotearoa i nāia nei tonu, a ko ake nei rānei, engari i mua i te paunga o te tekau mā rua marama; rānei
 - nā te Ture, kua kitea kāore i te tika tana haere mai ki Aotearoa, kei waho o te ture kē tana noho.

Kāore tētahi tangata e āhei kia kōharia hei kaiwhakauru ki roto i tēnei pōtitanga mehemea kua tū kē a ia hei Āpiha Pōti mō tētahi pōtitanga kaitiaki.

He ākonga te māngai ākonga (i tua atu i ngā ākonga pakeke) kua uru ukiuki hei tau 9, piki ake rānei, i tētahi kura e whakahaerehia ana e tētahi Poari.

Ngā Tikanga o Tekiona 103B i mua i te Kopounga

I mua i te pōtitanga, te kopounga rānei o tētahi tangata, me whakatau ia i tōna āheitanga ki te poari whakahaere, arā ki tōna mōhio, e āhei ana ia ki te tū hei kaitiaki me tana aro ki ngā paearu kore äheinga o te tekiona 103.

Kia Mataara: Kua whakaritea ēnei kōrero hei tohutohu whānui noa iho, ehara i te mea i whakaputaina hei tohutohu whai ture e pā ana ki tētahi āhuatanga motuhake.

Mō te roanga ake o ngā kōrero e pā ana ki ngā tāngata kāore e āhei ana ki te tū hei kaitiaki, tirohia a tekiona 103 o te Education Act 1989, me waea atu rānei ki a:

NZSTA Helpdesk 0800 782 435

Environment

Resource Management Act 1991

The Resource Management (Approval of TeamTalk Limited as Requiring Authority) Notice 2012

Pursuant to section 167 of the Resource Management Act 1991, the Minister acting on behalf of the Minister for the Environment gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice is the Resource Management (Approval of TeamTalk Limited as Requiring Authority) Notice 2012.
- (2) This notice shall come into force on the 28th day after the date of its publication in the *New Zealand Gazette*.
- **2. Interpretation**—In this notice, unless the context otherwise requires:
 - (a) "Telecommunication or radiocommunication facility" includes any line, cable, mast, pole, aerial, tower, antenna, dish, apparatus, or other building, structure, facility, or site intended for, associated with, or ancillary to, telecommunication or radiocommunication;

- (b) "Telecommunication" has the same meaning as in section 5 of the Telecommunications Act 2001;
- (c) Radiocommunication" has the same meaning as in section 2(1) of the Radiocommunications Act 1989;
- (d) "Network" means the system of telecommunication or radiocommunication facilities which TeamTalk Limited operates or uses, or may in future operate or use, for the purpose of telecommunication or radiocommunication.
- **3.** Approval as requiring authority—(1) TeamTalk Limited is hereby approved as a requiring authority, under section 167 of the Resource Management Act 1991, for its network utility operation described in subclause (2), including projects or works of that network utility operation.
- (2) The network utility operation is the operation, erection, installation, maintenance, alteration, removal, expansion and upgrading of the network or of any component of the network which TeamTalk Limited operates, or proposes to operate, for the purpose of telecommunication or radiocommunication.

Dated at Wellington this 4th day of October 2012.

HON DAVID CARTER, on Behalf of the Minister for the Environment.

go6912

Health

Crown Entities Act 2004 New Zealand Public Health and Disability Act 2000

Appointment to the Pharmaceutical Management Agency Board

Pursuant to section 52(1) of the New Zealand Public Health and Disability Act 2000 and section 28(1)(a) of the Crown

Entities Act 2004 ("the CE Act"), and notice given under section 28(2) of the CE Act, I have appointed

Dr Janis Mary (Jan) White

as a member of the Pharmaceutical Management Agency Board for a term of office commencing on the date of this notice and ending on 31 July 2015.

Dated at Wellington this 25th day of October 2012.

HON TONY RYALL, Minister of Health.

go6996

Medicines Act 1981

Renewal of Provisional Consent to the Distribution of a Medicine

Pursuant to section 23(4A) of the Medicines Act 1981, the Minister of Health hereby renews the provisional consent to the sale, supply or use in New Zealand of the medicine set out in the Schedule hereto:

Schedule

Product: Verorab

Active Ingredient: Rabies vaccine, Wistar PM/WI 38-1503-3M 2.5IU

Dosage Form:Powder for injection with diluentNew Zealand Sponsor:sanofi-aventis new zealand limitedManufacturers:Sanofi Pasteur SA, Val-De-Reuil, FranceSanofi Pasteur SA, Marcy L'Etoile, France

Note: This renewed consent is valid for two years from 27 January 2013.

Dated this 25th day of October 2012.

DR DON MACKIE, Chief Medical Officer, Clinical Leadership, Protection and Regulation Business Unit, Ministry of Health (pursuant to delegation given by the Minister of Health on 6 July 2001).

go6957

Consent to the Distribution of New Medicines

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

Schedule

Product: Bicillin L-A

Active Ingredient: Benzathine benzylpenicillin tetrahydrate 450mg/mL

Dosage Form: Suspension for injection
New Zealand Sponsor: Pfizer New Zealand Limited

Manufacturer: King Pharmaceuticals Inc, Michigan, United States of America

Product: DBLTM Sodium Nitroprusside Concentrated Injection

Active Ingredient: Sodium nitroprusside dihydrate 25mg/mL

Dosage Form: Solution for injection New Zealand Sponsor: Hospira NZ Limited

Manufacturer: Hospira Inc, Kansas, United States of America

Product: Tamiflu

Active Ingredient: Oseltamivir phosphate 39.4mg/g equivalent to Oseltamivir 6mg/mL when reconstituted with 55mL

of water

Dosage Form: Powder for oral suspension
New Zealand Sponsor: Roche Products (NZ) Limited

Manufacturer: Rottendorf Pharma GmbH, Ennigerloh, Germany

Dated this 25th day of October 2012.

DR DON MACKIE, Chief Medical Officer, Clinical Leadership, Protection and Regulation Business Unit, Ministry of Health

(pursuant to delegation given by the Minister of Health on 6 July 2001).

CP 6056

Misuse of Drugs Act 1975

Temporary Class Drug Notice

Pursuant to section 4C of the Misuse of Drugs Act 1975, I give notice that the following substance is classified as a temporary class drug:

NNE 1

N-(naphthalen-1-yl)-1-pentyl-1H-indole-3-carboxamide

This notice will take effect on **8 November 2012** and will expire on **7 November 2013**, unless cancelled or renewed as specified in section 4E of the Misuse of Drugs Act 1975.

Dated at Wellington this 29th day of October 2012.

HON PETER DUNNE, Associate Minister of Health.

go7051

Internal Affairs

Civil Union Act 2004

Civil Union Celebrants for 2012 Notice No. 15

Pursuant to the provisions of sections 26 and 27 of the Civil Union Act 2004, the following person has been appointed as civil union celebrant for the period 1 November 2012 to 31 January 2013:

Moody, Deborah Jane, 5 Rutherford Crescent, Hanmer Springs.

Dated at Wellington this 1st day of November 2012.

B. E. CLARKE, Registrar-General.

go7020

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.
- **2.** The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

Samoan Open Brethren Christian Assembly.

Dated at Wellington this 1st day of November 2012.

B. E. CLARKE, Registrar-General.

go7016

Marriage Celebrants for 2012 Notice No. 85

Pursuant to the provisions of section 11 of the Marriage Act 1955, the following names of marriage celebrants within

the meaning of the said Act are published for general information:

Clark, Joanne Margaret, Te Matarae Road, Te Matarae, Chatham Island.

David, Huhana Joy, 12 Hobson Terrace, Onetangi, Waiheke Island.

Khan, Ayaaz Mohammed, 11 Thomas Road, Mangere, Auckland.

Moody, Deborah Jane, 5 Rutherford Crescent, Hanmer Springs.

Phillips, Scott Bonar, 13 Taioma Crescent, Te Atatu Peninsula, Auckland.

Ward, Aurora Maria, 29 Clydesdale Avenue, Somerville, Auckland.

Dated at Wellington this 1st day of November 2012. B. E. CLARKE, Registrar-General.

go7017

Marriage Celebrants for 2012 Notice No. 86

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:

Aitken, Richard, John, Anglican.

Alexander, Simon, Baptist.

Bean, Murray, Anglican.

Bradburn, Bruce Murray, Baptist.

Holt, Geoffrey Colin, Anglican.

Knight, Poihaere Denise Lorraine, Anglican.

Mahoney, Simon Matthew, Baptist.

Park, John Jae Sun, Presbyterian Church of Aotearoa NZ.

Pettigrove, Glen Alan, Presbyterian Church of Aotearoa NZ.

Wardle, Joanne, Salvation Army.

Wardle, Ross, Salvation Army.

Dated at Wellington this 1st day of November 2012.

B. E. CLARKE, Registrar-General.

go7018

Marriage Celebrants for 2012 Notice No. 87

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:

Ahliki, Merlene Mabel, Breakthrough Fire Ministries.

Barton, Philip Victor, City Church Wellington.

Ellis, Gracegate Church.

Faumuina, Jeremy Fuifatu, Christian Community Church.

Hughes, Benjamin Allen, Vineyard Christian Fellowship.

Jang, Ji-Heon, Eun-Chong Korean Presbyterian Church.

Jansen, Benjamin David Ngahuia, Universal Life Church Incorporated.

Mapusaga, Efate, Samoan New Testament Church Trust. McCarthy, Alexander Patrick, The Congregational Union of New Zealand.

Meehan, Kenneth Owen, ACTS Churches NZ.

Raea, Panu Vaine, The Congregational Union of New Zealand.

Ross, Alan Kristopher Leighton, Church of Jesus Christ of Latter-Day Saints.

Scott, Glenn Stewart, New Apostolic Church.

Dated at Wellington this 1st day of November 2012. B. E. CLARKE, Registrar-General.

go7019

Marriage Celebrants for 2012 Notice No. 88

Pursuant to the provisions of section 13 of the Marriage Act 1955, it is hereby notified that the following names will be removed from the list of marriage celebrants under sections 8 and 10 of the Act as at 15 November 2012:

Belworthy, Rebecca Leanne, Baptist.

Cherrington, Philip Henry, Anglican.

Kim, Joung Yeol (John), Presbyterian Church of Aotearoa NZ.

Knight, Donald Stewart, Presbyterian Church of Aotearoa NZ.

Ngapo, Ngatauiwi Loyd Crossley, Anglican.

Pauga, Lonitali, Church of Jesus Christ of Latter-Day Saints.

Ripi, John, Church of Jesus Christ of Latter-Day Saints.

Risenmay, Howard Rees, Church of Jesus Christ of Latter-Day Saints.

Somers-Edgar, Carl John, Anglican.

Vidal, Gene Vance, Anglican.

Dated at Wellington this 1st day of November 2012.

B. E. CLARKE, Registrar-General.

go702

Justice

Crimes Act 1961

Reference to the Court of Appeal of the Question of the Conviction of Tyson Gregory Redman for Injuring With Reckless Disregard, Injuring With Intent to Cause Grievous Bodily Harm, and Wounding With Intent To Cause Grievous Bodily Harm

LT GEN SIR JERRY MATEPARAE, Governor-General ORDER IN COUNCIL

At Wellington this 29th day of October 2012

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL PRESIDING IN COUNCIL

His Excellency the Governor-General, acting under section 406(a) of the Crimes Act 1961 and on the advice and with the consent of the Executive Council, refers to the Court of Appeal the question of the following convictions of **Tyson Gregory Redman**, entered in the District Court at Auckland on 17 August 2007:

- (a) 6 counts of injuring with reckless disregard for the safety of others contrary to sections 189(2) and 66(2) of the Crimes Act 1961; and
- (b) 1 count of injuring with intent to cause grievous bodily harm contrary to sections 189(1) and 66(2) of the Crimes Act 1961; and

(c) 1 count of wounding with intent to cause grievous bodily harm contrary to sections 188(1) and 66(2) of the Crimes Act 1961.

The background to, and reason for, the reference appear in the Schedule.

Schedule

1. Interpretation—In this schedule:

"the applicant" means Tyson Gregory Redman.

Background

- **2.** Trial and appeal—(1) On 17 August 2007, the applicant was convicted in the District Court at Auckland of the following offences:
 - (a) 6 counts of injuring with reckless disregard for the safety of others contrary to sections 189(2) and 66(2) of the Crimes Act 1961; and
 - (b) 1 count of injuring with intent to cause grievous bodily harm contrary to sections 189(1) and 66(2) of the Crimes Act 1961; and
 - (c) 1 count of wounding with intent to cause grievous bodily harm contrary to sections 188(1) and 66(2) of the Crimes Act 1961; and
 - (d) 1 count of unlawful assembly contrary to section 86(1) of the Crimes Act 1961.
- (2) The applicant's convictions relate to 2 incidents that occurred at a 21st birthday party in September 2005.
- (3) Following an altercation earlier in the evening, a group of youths, including the applicant, assembled at the end of the driveway of the house where the party was being held. The applicant and others were convicted of unlawful assembly in regard to this conduct.
- (4) Many of the same youths returned to the birthday party later in the evening and attacked the partygoers. The applicant, along with many of his associates, faced multiple charges of wounding and injuring. The applicant stood trial with some of the accused, while others pleaded guilty.
- (5) At trial, 2 of the partygoers gave evidence that the applicant was present at, and had participated in, the attack.
- (6) The applicant did not testify, but his mother gave alibi evidence to the effect that he arrived home before the attack and did not leave the house again that night.
- (7) The jury accepted the evidence of the partygoers and returned guilty verdicts on the charges in clause 2(1). On 30 November 2007, the applicant was sentenced to two-and-a-half years' imprisonment.
- (8) The applicant appealed his convictions to the Court of Appeal on the basis of alleged deficiencies in the trial Judge's jury directions, particularly on alibi, witness reliability, identification evidence, statements by co-accused, and party liability. On 5 May 2008, the Court of Appeal dismissed the applicant's appeal.
- **3.** Application for exercise of the Royal prerogative of mercy—(1) On 25 February 2009, the applicant applied to the Governor-General for the exercise of the Royal prerogative of mercy in respect of the convictions described in clause 2(1)(a) to (c).
- (2) The applicant submitted that he was not present at the attack and that his convictions were unsafe in light of the evidence from 8 potential witnesses who had provided affidavits sworn between December 2008 and February 2009.
- (3) The deponents were not called to give evidence at trial or on appeal. The applicant submitted that:
 - (a) he and his family instructed both trial and appeal counsel to consider the evidence of these potential witnesses; and

- (b) on appeal, he and his family were concerned that the witnesses had not been called at trial and instructed appeal counsel to raise this as a ground of appeal, but this was not done.
- (4) The applicant acknowledged that the information in the affidavits may not be regarded as fresh, but submitted that the consistency of the evidence and number of potential witnesses meant it was credible and cogent.
- **4. Evidence not given at trial or on appeal**—(1) In support of his application for the Royal prerogative of mercy, the applicant provided affidavits from the following deponents whose evidence was not given at trial or raised on appeal:
 - (a) affidavit of Maka Diamond Feki dated 18 December 2008; and
 - (b) affidavit of Nathan Joe Lumbers dated 18 December 2008; and
 - (c) affidavit of Jonathan Manu Ma'u dated 6 January 2009; and
 - (d) affidavit of Paul Kolo Finau dated 21 January 2009;
 - (e) affidavit of Pliskin Philip Samuel Wichman dated 6 January 2009; and
 - (f) affidavit of Winston Mafua Uepi dated 9 December 2008; and
 - (g) affidavit of Janine Barbara Tatana dated 19 January 2009; and
 - (h) affidavit of Sian Nuala Zoey Wichman dated 23 February 2009.
- (2) Messrs Feki, Lumbers, and Ma'u, who went to the attack, deposed that they saw the applicant at the Ma'u household immediately after the unlawful assembly, but did not see him later in the night or at the attack.
- (3) Mr Finau, who did not go to the attack, deposed that he drove the applicant home from the Ma'u household before the attack.
- (4) Pliskin Wichman and Mr Uepi, who arrived at the Ma'u household a period after the unlawful assembly and who went to the attack, deposed that they did not see the applicant at the Ma'u household or at the attack.
- (5) Mrs Tatana and Sian Wichman, who were at the 21st birthday party and saw the attack, deposed that they did not see the applicant at the attack.
- **5.** Instructions to trial and appeal counsel—(1) The Ministry of Justice sought comment from the applicant's trial and appeal counsel on the submissions outlined in clause 3(3)(a) and (b).
- (2) Trial counsel told the Ministry that, apart from the applicant's parents, the only potential witness he recalled discussing with the applicant and his family was Mr Finau, although he was aware of, and considered, other potential witnesses. His assessment was that:
 - (a) the applicant's mother could provide reliable alibi evidence; and
 - (b) exposing Mr Finau and others involved in the incident to cross-examination could undermine that evidence.
- (3) Trial counsel said that this assessment, made in discussion with the applicant and his parents, led to the decision to rely on the evidence of the applicant's mother.
- (4) Appeal counsel told the Ministry that he discussed the case fully with trial counsel and was broadly aware of the existence of potential alibi witnesses. He said that he did not consider trial counsel had erred in not relying on such witnesses and that his advice to the applicant, which was accepted, was not to appeal on the ground of counsel incompetence.

Reason for reference

- **6. Reason**—The reason for the reference is that the information referred to in clause 4(1) indicates that evidence is now available that:
 - (a) was not given at the applicant's trial or raised on appeal; and
 - (b) could lead the Court of Appeal to conclude that a miscarriage of justice may have occurred.

MICHAEL WEBSTER, for Clerk of the Executive Council. go7061

Land Information New Zealand

Cadastral Survey Act 2002

Notice of Amendment to the Rules for Cadastral Survey 2010*

Pursuant to section 49(1) of the Cadastral Survey Act 2002, public notice is given that the amended Rules for Cadastral Survey 2010 – LINZS65003 have been made and will come into force on 1 January 2013.

A brief description of the nature of the amendments follows:

Amending the definition of "accept", "boundary reinstatement survey", "disturbed", "extinguished", "irregular boundary", "non-primary parcel", "primary parcel", "residue parcel" and "water boundary" in rule 2.

Inserting new terms and definitions "block shift", "common marine and coastal area", "company lease", "cross lease", "deep-seated movement" and "ground movement" in rule 2.

Amending rule 3.1(b)

Amending rule 3.2.3(b)

Amending rule 3.2.4(a)

Amending rule 3.2.4(b)

Amending rule 3.3.1(a)

Inserting new rule 3.3.1(c)

Inserting new rule 3.4(b)

Amending rule 3.6

Amending rule 4.1(b)

Amending rule 4.1(d)

Amending rule 5.5.1(c)

Amending rule 5.5.4

Amending rule 6.2(a)(iv)

Inserting new rule 6.2(a)(xii)

Inserting new rule 6.2(c)

Amending rule 6.3(a)

Amending rule 6.3(a)(i)

Deleting rule 6.3(a)(ii)

Inserting rule 6.3(c)

Amending rule 6.6(b)(i)

Amending rule 6.6(c)

Amending rule 6.7(c)

Amending rule 6.9(a)

Amending rule 6.9(b)(iii)

Amending rule 7.1(a)

Amending rule 7.1(b)

Amending rule 7.1(c)

Amending rule 7.3.2(c)

Amending rule 7.3.3(b)

Amending rule 7.4.2(a)

Amending rule 7.4.3(b)

Amending rule 8.1(d)

Inserting rule 8.1(d)(iv)

Amending rule 8.1(e)

Amending rule 8.2(a)(xii)

Amending rule 9.3(a)

Amending rule 9.3(b)

Amending rule 9.6.2

Amending rule 9.6.3(g)(ii)

Amending rule 9.6.11

Amending rule 9.6.12

Amending rule 9.6.13(c)

Inserting rule 9.6.14(b)(iv)

Amending rule 10.4.2(a)

Amending rule 10.4.2(e)

Inserting rule 10.4.2(f)(vii)

Amending rule 10.4.8

Amending rule 10.4.9(a)(iii)

Amending rule 11.1(a)

Amending rule 11.2

Amending rule 12.2

Amending rule 12.3

Inserting rule 16

Inserting rule 17

Inserting rule 18

Inserting rule 19

Updating all relevant cross references appropriately and adding new cross references

The Rules may be viewed and downloaded from the website www.linz.govt.nz

Copies may also be obtained from:

The Office of the Surveyor-General

Land Information New Zealand

PO Box 5501

Wellington 6145

Dated this 1st day of November 2012.

DONALD BRUCE GRANT, Surveyor-General.

*New Zealand Gazette, 15 April 2010, No. 44, page 1236

Primary Industries

Animal Welfare Act 1999

Corrigendum—Appointment to the National Animal Welfare Advisory Committee (Notice No. MPI 67)

Pursuant to sections 58 and 59 of the Animal Welfare Act 1999, I hereby appoint

Alan John Sharr

to be a member of the National Animal Welfare Advisory Committee for a period commencing on 1 November 2012 and expiring on 31 October 2015.

Dated at Wellington this 4th day of October 2012.

HON DAVID CARTER, Minister for Primary Industries.

Note: This notice replaces notice go6565, published in the *New Zealand Gazette*, 11 October 2012, No. 124, page 3541,

which incorrectly showed Gwendoline Rose Keel as being appointed.

go6960

Biosecurity Act 1993

General Permission Notice Under Sections 52 and 53 of the Biosecurity Act 1993 for Movement of Kiwifruit Pollen From Orchards Within *Pseudomonas syringae* pv. *actinidiae* – Virulent Variant EXCLUSION REGIONS (Notice No. MPI 88)

Pseudomonas syringae pv. actinidiae ("Psa") is an unwanted organism under the Biosecurity Act 1993 ("the Act").

Under sections 52(d) and 53(2) of the Act, a person appointed as a chief technical officer ("CTO"), under section 101 of the Act, may give permission to persons to allow them to carry out acts that are prohibited by those sections.

Pursuant to sections 52 and 53 of the Act, I permit growers, millers and distributors of domestically produced kiwifruit flowers, flower parts and pollen, where that pollen originates in exclusion regions to:

- (a) communicate flowers, flower parts and pollen of the species *Actinidia* ("kiwifruit") onto orchards and mills within the same exclusion region; and
- (b) communicate flowers, flower parts and pollen of the species *Actinidia* ("kiwifruit") onto orchards and mills in any region designated as a containment region; and
- (c) communicate flowers, flower parts and pollen of the species Actinidia ("kiwifruit") onto orchards and mills in any region designated as a recovery region; and
- (d) sell or offer for sale flowers, flower parts and pollen of the species *Actinidia* ("kiwifruit").

Kiwifruit Vine Health (KVH) has three (3) Psa-V infection categories that reflect the level of Psa-V infection within New Zealand.

These are:

- exclusion regions;
- containment regions; and
- recovery regions.

The boundaries and status of regions are necessarily subject to change in response to future findings of Psa-V.

However, the official status and boundaries of the Psa-V infection categories for the purpose of this General Permission Notice are published on the KVH website

www.kvh.org.nz/maps

as updated from time to time.

All variations to the official status and boundaries of the Psa-V infection categories will have received prior approval from the CTO, prior to publication.

This permission is granted subject to the following conditions:

- 1. Flowers, flower parts and pollen must have traceability, with labelling that identifies the orchard (KPIN) that the pollen is sourced from, Psa-V status of that orchard at time of collection, the date milled, the mill, and the region from which it was gathered.
- 2. Flowers, flower parts and pollen must be fully contained during transport in a way that prevents the plant material from escaping.

- 3. Hygiene practices must be in place and adhered to so that the risk of cross-contamination (including during the milling process) is minimised to the extent practically possible.
- 4. All kiwifruit plant material removed during the milling process must be contained and disposed of in a way that prevents potential spread of Psa-V.
- 5. Pollen is to be used on the orchard to which it is delivered; pollen movement from that orchard requires the prior authorisation by KVH.
- 6. Artificial pollination must be carried out within calm conditions to minimise the risk of drift to neighbouring orchards to the extent practically possible.
- 7. Pollen manufacturers must have a Risk Management Plan in place that specifies how the conditions above will be met.
- 8. All pollen milling operations must be registered with Kiwifruit Vine Health.

The permission contained in this notice is given for the purposes of sections 52 and 53 of the Act only, and does not constitute an exemption from the requirements of any other relevant legislation.

This permission takes effect on the date it is published in the *New Zealand Gazette* and remains in force until it is revoked. Signed at Wellington this 29th day of October 2012.

VERONICA HERRERA, Chief Technical Officer, Ministry for Primary Industries.

go7063

General Permission Notice Under Sections 52 and 53 of the Biosecurity Act 1993 for Movement of Kiwifruit Pollen From Orchards Within *Pseudomonas syringae* pv. *actinidiae* – Virulent Variant CONTAINMENT REGIONS (Notice No. MPI 89)

Pseudomonas syringae pv. actinidiae ("Psa") is an unwanted organism under the Biosecurity Act 1993 ("the Act").

Under sections 52(d) and 53(2) of the Act, a person appointed as a chief technical officer ("CTO"), under section 101 of the Act, may give permission to persons to allow them to carry out acts that are prohibited by those sections.

Pursuant to sections 52 and 53 of the Act, I permit growers, millers and distributors of domestically produced kiwifruit flowers, flower parts and pollen, where that plant material originates in containment regions to:

- (a) communicate flowers, flower parts and pollen of the species *Actinidia* ("kiwifruit") onto orchards and mills located within the containment region from which they have been sourced; and
- (b) communicate flowers, flower parts and pollen of the species *Actinidia* ("kiwifruit") onto orchards and mills located within any recovery region; and
- (c) sell or offer for sale flowers, flower parts and pollen of the species *Actinidia* ("kiwifruit").

Kiwifruit Vine Health (KVH) has three (3) Psa-V infection categories that reflect the level of Psa-V infection within New Zealand.

These are:

- exclusion regions;
- containment regions; and
- recovery regions.

The boundaries and status of regions are necessarily subject to change in response to future findings of Psa-V.

However, the official status and boundaries of the Psa-V infection categories for the purpose of this General Permission Notice are published on the KVH website

www.kvh.org.nz/maps

as updated from time to time.

All variations to the official status and boundaries of the Psa-V infection categories will have received prior approval from the CTO, prior to publication.

This permission is granted subject to the following conditions:

- 1. Flowers, flower parts and pollen must have traceability, with labelling that identifies the orchard (KPIN) that the pollen is sourced from, Psa-V status of that orchard at time of collection, the date milled, the mill, and the region from which it was gathered.
- Flowers, flower parts and pollen must be fully contained during transport in a way that prevents the plant material from escaping.
- 3. Hygiene practices must be in place and adhered to so that the risk of cross-contamination (including during the milling process) is minimised to the extent practically possible.
- 4. All kiwifruit plant material removed during the milling process must be contained and disposed of in a way that prevents potential spread of Psa-V.
- 5. Pollen is to be used on the orchard to which it is delivered; pollen movement from that orchard requires the prior authorisation by KVH.
- 6. Artificial pollination must be carried out within calm conditions to minimise the risk of drift to neighbouring orchards to the extent practically possible.
- Pollen manufacturers must have a Risk Management Plan in place that specifies how the conditions above will be met.
- 8. All pollen milling operations must be registered with Kiwifruit Vine Health.

The permission contained in this notice is given for the purposes of sections 52 and 53 of the Act only, and does not constitute an exemption from the requirements of any other relevant legislation.

This permission takes effect on the date it is published in the *New Zealand Gazette* and remains in force until it is revoked. Signed at Wellington this 29th day of October 2012.

VERONICA HERRERA, Chief Technical Officer, Ministry for Primary Industries.

go7064

General Permission Notice Under Sections 52 and 53 of the Biosecurity Act 1993 for Movement of Kiwifruit Pollen From Orchards Within *Pseudomonas syringae* pv. *actinidiae* – Virulent Variant RECOVERY REGIONS (Notice No. MPI 90)

Pseudomonas syringae pv. actinidiae ("Psa") is an unwanted organism under the Biosecurity Act 1993 ("the Act").

Under sections 52(d) and 53(2) of the Act, a person appointed as a chief technical officer ("CTO"), under section 101 of the Act, may give permission to persons to allow them to carry out acts that are prohibited by those sections.

Pursuant to sections 52 and 53 of the Act, I permit growers, millers and distributors of domestically produced kiwifruit

flowers, flower parts and pollen, where that plant material originates in recovery regions to:

- (a) communicate flowers, anthers and pollen of the species *Actinidia* ("kiwifruit") onto orchards and mills in any recovery region; and
- (b) sell or offer for sale flowers, flower parts and pollen of the species *Actinidia* ("kiwifruit").

Kiwifruit Vine Health (KVH) has three (3) Psa-V infection categories that reflect the level of Psa-V infection within New Zealand.

These are:

- exclusion regions;
- containment regions; and
- recovery regions.

The boundaries and status of regions are necessarily subject to change in response to future findings of Psa-V.

However, the official status and boundaries of the Psa-V infection categories for the purpose of this General Permission Notice are published on the KVH website

www.kvh.org.nz/maps

as updated from time to time.

All variations to the official status and boundaries of the Psa-V infection categories will have received prior approval from the CTO, prior to publication.

This permission is granted subject to the following conditions:

- 1. Flowers, flower parts and pollen must have traceability, with labelling that identifies the orchard (KPIN) that the pollen is sourced from, Psa-V status of that orchard at time of collection, the date milled, the mill, and the region from which it was gathered.
- 2. Flowers, flower parts and pollen must be fully contained during transport in a way that prevents the plant material from escaping.
- 3. Hygiene practices must be in place and adhered to so that the risk of cross-contamination (including during the milling process) is minimised to the extent practically possible.
- 4. All kiwifruit plant material removed during the milling process must be contained and disposed of in a way that prevents potential spread of Psa-V.
- 5. Pollen is to be used on the orchard to which it is delivered; pollen movement from that orchard requires the prior authorisation by KVH.
- 6. Artificial pollination must be carried out within calm conditions to minimise the risk of drift to neighbouring orchards to the extent practically possible.
- 7. Pollen manufacturers must have a Risk Management Plan in place that specifies how the conditions above will be met.
- 8. All pollen milling operations must be registered with Kiwifruit Vine Health.

The permission contained in this notice is given for the purposes of sections 52 and 53 of the Act only, and does not constitute an exemption from the requirements of any other relevant legislation.

This permission takes effect on the date it is published in the *New Zealand Gazette* and remains in force until it is revoked. Signed at Wellington this 29th day of October 2012.

VERONICA HERRERA, Chief Technical Officer, Ministry for Primary Industries.

go7065

Fisheries (Kaimoana Customary Fishing) Regulations 1998

Corrigendum—Fisheries (Kaimoana Customary Fishing) Notice (No. 4) 2012 (Notice No. MPI 49)

In the notice with the above heading, dated the 13th day of August 2012, published in the *New Zealand Gazette*, 16 August 2012, No. 98, page 2737, in clause 5 please replace the words:

"Confirmation of tangata whenua—Kororareka, Ngāti Hine, Ngāti Kaua, Ngāti Korehina, Ngāti Kuta, Ngāti Manu, Ngāti Rahiri, Ngāti Rehia, Patukeha, Te Kapotai and Te Uri Karaka are confirmed as the tangata whenua of the area/rohe moana to which the appointment of the Tangata Kaitiaki relates."

with

"Confirmation of tangata whenua—Kororareka, Ngāti Hine, Ngāti Kaua, Ngāti Kuta, Ngāti Manu, Ngāti Rahiri, Ngāti Rehia, Ngāti Torehina, Patukeha, Te Kapotai and Te Uri Karaka are confirmed as the tangata whenua of the area/rohe moana to which the appointment of the Tangata Kaitiaki/Tiaki relates."

Dated at Wellington this 30th day of October 2012.

STACEY WHITIORA, Acting Director Māori Partnership Implementation, Ministry for Primary Industries (acting under delegated authority).

go7059

Fisheries (Kaimoana Customary Fishing) Notice (No. 9) 2012 (Notice No. MPI 86)

Pursuant to Regulation 10 of the Fisheries (Kaimoana Customary Fishing) Regulations 1998, the Director Māori Partnership Implementation at the Ministry for Primary Industries (acting pursuant to a delegated authority in accordance with section 41 of the State Sector Act 1988) gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Fisheries (Kaimoana Customary Fishing) Notice (No. 9) 2012.
- (2) This notice shall come into effect on 2 November 2012.
- **2. Interpretation**—(1) In this notice, "area/rohe moana" means the area described in clause 6(1).
- (2) Terms used in this notice have the same meaning as in the Fisheries (Kaimoana Customary Fishing) Regulations 1998.
- **3. Request to cancel appointment**—The Waikare Māori Committee, acting for Te Hapū o Te Kapotai, being the tangata whenua who nominated Tony Reti as a Tangata Kaitiaki/Tiaki for the area/rohe moana, has requested in writing the cancellation of his appointment as a Tangata Kaitiaki/Tiaki.
- **4. Cancellation of appointment**—On 23 October 2012, the Minister for Primary Industries cancelled, under Regulation 10(1) of the Fisheries (Kaimoana Customary Fishing) Regulations 1998, the appointment of Tony Reti as a Tangata Kaitiaki/Tiaki for managing customary food-gathering within the area/rohe moana.
- **5.** Nomination of a Tangata Kaitiaki/Tiaki—The Waikare Māori Committee, acting for Te Hapū o Te Kapotai and as endorsed by Ngāti Kuta-Patukeha, has nominated Sonny George as a replacement Tangata Kaitiaki/Tiaki for managing customary food-gathering within the area/rohe moana described in clause 6(1).

- **6.** Appointment of a Tangata Kaitiaki/Tiaki—(1) On 23 October 2012, the Minister for Primary Industries appointed, under Regulation 10(2) of the Fisheries (Kaimoana Customary Fishing) Regulations 1998, Sonny George as a replacement Tangata Kaitiaki/Tiaki for managing customary food-gathering within the area/rohe moana enclosed by a line:
 - (a) commencing at a point on the mean high water mark (MHWM) on the southern side of the Haumi River mouth (at 35°17.86′S and 174°06.19′E); then
 - (b) proceeding in a northerly direction to a point offshore (at 35°16.88'S and 174°06.31'E); then
 - (c) proceeding in a northerly direction to a point offshore (at 35°13.34'S and 174°05.73'E); then
 - (d) proceeding in a north-easterly direction to a point on the boundary of the exclusive economic zone (EEZ) (at 33°09.00'S and 177°39.00'E); then
 - (e) proceeding in a generally south-easterly direction along the boundary of the EEZ until its intersection with the line of latitude 35°16.87'S; then
 - (f) proceeding due west for 200 nautical miles to a point on the MHWM at Taupiri Bay (at 35°16.87'S and 174°17.66'E); then
 - (g) proceeding along the MHWM of the Bay of Islands to the point of commencement.
- (2) The geographical coordinates used in paragraph 4(1)(a)–(g) are stated in terms of the WGS84 datum.
- 7. Confirmation of tangata whenua—Te Hapū o Te Kapotai, along with Kororareka, Ngāti Hine, Ngāti Kaua, Ngāti Kuta, Ngāti Manu, Ngāti Rahiri, Ngāti Rehia, Ngāti Torehina, Patukeha and Te Uri Karaka, is confirmed as the tangata whenua of the area/rohe moana to which the appointment of the Tangata Kaitiaki/Tiaki relates.
- 8. Power to authorise the taking of fisheries resources for customary food-gathering—Tangata Kaitiaki/Tiaki appointed for the area/rohe moana may authorise any individual to take fisheries resources, managed under the Fisheries Act 1996, for customary food-gathering purposes from within the whole or any part of the area/rohe moana. No customary food-gathering of fisheries resources may take place in the area/rohe moana without an authorisation from a Tangata Kaitiaki/Tiaki.

Dated at Wellington this 30th day of October 2012.

STACEY WHITIORA, Acting Director Māori Partnership Implementation, Ministry for Primary Industries (acting under delegated authority).

go7057

Fisheries (Kaimoana Customary Fishing) Notice (No. 10) 2012 (Notice No. MPI 87)

Pursuant to Regulation 9 of the Fisheries (Kaimoana Customary Fishing) Regulations 1998, the Director Māori Partnership Implementation at the Ministry for Primary Industries (acting pursuant to a delegated authority in accordance with section 41 of the State Sector Act 1988) gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Fisheries (Kaimoana Customary Fishing) Notice (No. 10) 2012.
- (2) This notice shall come into effect on 2 November 2012.
- **2. Interpretation**—(1) In this notice, "area/rohe moana" means the area described in clause 4(1) or 4(2).
- (2) Terms used in this notice have the same meaning as in the Fisheries (Kaimoana Customary Fishing) Regulations

1998, except for "Kaitiaki", which is a local dialect word that has the same meaning as "Tangata Kaitiaki/Tiaki", a term that is defined in the Fisheries (Kaimoana Customary Fishing) Regulations 1998.

- 3. Nomination of Kaitiaki—Marokopa Marae, acting for Ngāti Kinohaku, Ngāti Te Kanawa and Ngāti Peehi, has nominated Anthony Armstrong, Terrence Barlow, Betty Brown, Clive Grant, Pita Haereiti, Darren Kawhena, Michael Kete, Beverly Martin, Cedric Tahi, Derek Tahi, Robert Tahi, Ronald Takerei, Clifford Willison and Patrick Willison-Reardon as Kaitiaki for managing customary food-gathering within the area/rohe moana described in clause 4(1). Hemi Kete and Gregory Martin have also been nominated as Kaitiaki for managing customary food-gathering within the area/rohe moana described in clause 4(2).
- 4. Appointment of Kaitiaki—(1) On 23 October 2012, the Minister for Primary Industries confirmed, under Regulation 9(1) of the Fisheries (Kaimoana Customary Fishing) Regulations 1998, the appointment of Anthony Armstrong, Terrence Barlow, Betty Brown, Clive Grant, Pita Haereiti, Darren Kawhena, Michael Kete, Beverly Martin, Cedric Tahi, Derek Tahi, Robert Tahi, Ronald Takerei, Clifford Willison and Patrick Willison-Reardon as Kaitiaki for managing customary food-gathering within the area/rohe moana enclosed by a line:
 - (a) commencing at a point on the mean high-water mark (MHWM) at Harihari Beach (at 38°13.10'S and 174°42.90'E); then
 - (b) proceeding due west for 200 nautical miles to a point on the boundary of the exclusive economic zone (EEZ); then
 - (c) proceeding in a generally south-westerly direction along the boundary of the EEZ until its intersection with the line of latitude 38°23.20′S; then
 - (d) proceeding due east for 200 nautical miles to Tirua Point (at 38°23.20'S and 174°38.10'E); then
 - (e) proceeding in a generally northerly direction along the MHWM to the point of commencement.
- (2) On 23 October 2012, the Minister for Primary Industries confirmed, under Regulation 9(1) of the Fisheries (Kaimoana Customary Fishing) Regulations 1998, the appointment of Hemi Kete and Gregory Martin as Tangata Kaitiaki/Tiaki for managing customary food-gathering within the area/rohe moana enclosed by a line:
 - (a) commencing at a point at the mouth of the Waipaua Stream (at 38°18.90'S and 174°42.70'E); then
 - (b) proceeding due west for 200 nautical miles to a point on the boundary of the EEZ; then
 - (c) proceeding in a generally south-westerly direction along the boundary of the EEZ until its intersection with the line of latitude 38°23.20'S; then
 - (d) proceeding due east for 200 nautical miles to Tirua Point (at 38°23.20'S and 174°38.10'E); then
 - (e) proceeding in a generally north-easterly direction along the MHWM to the point of commencement.
- (3) The geographical coordinates used in paragraphs 4(1)(a)–(e) and 4(2)(a)–(e) are in terms of the WGS84 datum.
- **5.** Confirmation of tangata whenua—Ngāti Kinohaku, Ngāti Te Kanawa and Ngāti Peehi, as represented by the Marokopa Marae, are confirmed as the tangata whenua of the area/rohe moana to which the appointment of Kaitiaki relates.
- **6.** Power to authorise the taking of fisheries resources for customary food gathering—Kaitiaki appointed for an area/rohe moana may authorise any individual to take fisheries resources, managed under the Fisheries Act 1996,

for customary food-gathering purposes from within the whole or any part of an area/rohe moana. No customary food-gathering of fisheries resources may take place in an area/rohe moana without an authorisation from a Kaitiaki.

Dated at Wellington this 30th day of October 2012.

STACEY WHITIORA, Acting Director Māori Partnership Implementation, Ministry for Primary Industries (acting under delegated authority).

go7058

Social Development

Children, Young Persons, and Their Families Act 1989

Notice of Suspension of Approval of an Iwi Social Service

The Deputy Chief Executive of Child, Youth and Family, a service of the Ministry of Social Development, gives notice that the approval of

Tangata Piringa Incorporated

as a Community Service, approved pursuant to section 403 of the Children, Young Persons, and Their Families Act 1989, was suspended on 17 October 2012.

Dated this 23rd day of October 2012.

BERNADINE MACKENZIE, Deputy Chief Executive, Child, Youth and Family.

go701

The Treasury

Crown Entities Act 2004

Reappointment to the Public Trust Board

Pursuant to section 28 of the Crown Entities Act 2004, I reappoint

Fiona Oliver

as a member of the Public Trust Board from 1 November 2012 to 31 October 2015.

Dated at Wellington this 25th day of October 2012.

HON JUDITH COLLINS, Minister of Justice.

go6938

Transport

Civil Aviation Act 1990 State Sector Act 1988

Notice of Granting of an Open Aviation Market Licence

Pursuant to section 87U 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 6 November 2007, I, John William Macilree, Principal

Adviser, Aviation, Ministry of Transport, hereby give notice that the Secretary for Transport granted Hawaiian Airlines an open aviation market licence.

The licence, which is for an indefinite term, took effect from 29 October 2012.

Signed at Wellington this 30th day of October 2012.

JOHN WILLIAM MACILREE, Principal Adviser, Aviation, Ministry of Transport.

go7044

Authorities and Other Agencies of State Notices

Commerce Commission

Commerce Act 1986

Notification of Correction of Gas Transmission Services Input Methodologies Determination

The Commerce Commission ("Commission") has posted an updated version of the Redetermined Gas Transmission Input Methodologies Determination 2012* to correct an error in the published equity beta in clause 4.4.2(4). The equity beta should be listed as .79.

A corrected copy of the determination is available on the Commission's website at

www.comcom.govt.nz/additional-input-methodologiesfor-electricity-and-gas-dpps/

Dated at Wellington this 1st day of November 2012. COMMERCE COMMISSION.

*New Zealand Gazette, 11 October 2012, No. 124, page 3552 au7050

Telecommunications Act 2001

Notification of Result of Review of the Standard Terms Determinations for Chorus's Unbundled Copper Local Loop and Unbundled Copper Low Frequency Network Backhaul and Unbundled Bitstream Access Backhaul Services

On 16 March 2012, under section 30R of the Telecommunications Act 2001 ("Act"), the Commerce Commission ("Commission") commenced a review of the standard terms determinations for the designated services Chorus's unbundled copper local loop network (telephone exchange to interconnect point) ("UCLL Backhaul"), and Chorus's unbundled bitstream access backhaul ("UBA Backhaul").

The purpose of the review was to determine on which parts of Chorus's network that Chorus must supply the UCLL Backhaul or UBA Backhaul service in response to an access seeker.

On 31 May 2012, the Commission gave notice of an amendment to the scope of the review to include the Unbundled Copper Low Frequency Backhaul Service ("UCLF Backhaul") because one of the standard terms determinations under review covered both the UCLL Backhaul and UCLF Backhaul services.

On 5 July 2012, the Commission released its draft decision for the backhaul review.

Submissions were received on the draft decision by those participating in the backhaul review.

On 5 October 2012, the Commission released its final decision in relation to the review of the UCLL Backhaul, UCLF Backhaul and UBA Backhaul Services.

A copy of the decision on this can be found on the Commission's website at

www.comcom.govt.nz/competition-reviews-for-uba-backhaul-and-ucll-backhaul-markets/

Date of Decision: 5 October 2012. COMMERCE COMMISSION.

au7033

Environmental Protection Authority

Hazardous Substances and New Organisms Act 1996

Notice of Approval for Code of Practice

Pursuant to section 79 of the Hazardous Substances and New Organisms Act 1996 ("HSNO Act"), the Environmental Protection Authority gives notice that it has approved an amendment to an existing code of practice HSNOCOP 30: Code of Practice for Outdoor Pyrotechnic Displays.

This code of practice is approved as a means of compliance with the requirements of the Hazardous Substances (Classes 1 to 5 Controls) Regulations 2001 that relate to the operation and management of outdoor pyrotechnic displays. The purpose of the code is to ensure the safe handling of pyrotechnics and the safe operation of outdoor pyrotechnic displays.

The code can be inspected at the Wellington office of the Environmental Protection Authority, Level 10, ANZ Tower, 215 Lambton Quay, Wellington 6011.

The code is available on the Environmental Protection Authority website

www.epa.govt.nz

ROB FORLONG, Chief Executive, Environmental Protection Authority.

au7015

Active Ingredients for Use in the Manufacture of Agricultural Compounds Group Standard 2012

Pursuant to section 96B(1) of the Hazardous Substances and New Organisms Act 1996 ("the Act"), the Environmental Protection Authority (EPA) gives notice that a Group Standard is issued.

Notice

- 1. Title—(1) This notice is the Active Ingredients for Use in the Manufacture of Agricultural Compounds Group Standard 2012 Notice.
- (2) The HSNO Approval Number for the Group Standard is HSR100756.
- 2. Purpose—The purpose of the Active Ingredients for Use in the Manufacture of Agricultural Compounds Group Standard 2012 is to allow importation, or manufacture for release, of a substance that is for use in the manufacture of agricultural compounds, subject to the requirements and exclusions specified in clause 4 of the Group Standard.
- **3.** Commencement—The Active Ingredients for Use in the Manufacture of Agricultural Compounds Group Standard 2012 comes into force 28 days after the date of its notification in the *New Zealand Gazette*.
- **4. Conditions of Group Standard**—The obligations and restrictions set out in Schedule 1 to the Group Standard apply to the substances by way of conditions.
- **5. Availability**—The full Group Standard, Schedules and any information incorporated by reference may be inspected free of charge during normal business hours at the EPA office; or purchased from EPA; or viewed at

www.epa.govt.nz

EPA contact details:

BP House

20 Customhouse Quay

(PO Box 131)

Wellington Telephone: (04) 916 2426

Facsimile: (04) 914 0433 Email: info@epa.govt.nz

Dated at Wellington this 1st day of November 2012.

SHAUN OGILVIE, for and on behalf of the Environmental Protection Authority.

au7034

Veterinary Medicines (Non-dispersive Open System Application) Group Standard 2012

Pursuant to section 96B(1) of the Hazardous Substances and New Organisms Act 1996 ("the Act"), the Environmental Protection Authority (EPA) gives notice that a Group Standard is issued.

Notice

- **1.** Title—(1) This notice is the Veterinary Medicines (Non-dispersive Open System Application) Group Standard 2012 Notice.
- (2) The HSNO Approval Number for the Group Standard is HSR100759.
- **2. Purpose**—The purpose of the Veterinary Medicines (Non-dispersive Open System Application) Group Standard 2012 is to allow importation, or manufacture for release, of a veterinary medicine that is administered using a non-dispersive, open system application method, subject to the requirements and exclusions specified in clause 4 of the Group Standard.
- **3. Commencement**—The Veterinary Medicines (Non-dispersive Open System Application) Group Standard 2012 comes into force 28 days after the date of its notification in the *New Zealand Gazette*.
- **4. Conditions of Group Standard**—The obligations and restrictions set out in Schedule 1 to the Group Standard apply to the substances by way of conditions.
- **5.** Availability—The full Group Standard, Schedules and any information incorporated by reference may be inspected

free of charge during normal business hours at the EPA office; or purchased from EPA; or viewed at

www.epa.govt.nz

EPA contact details:

BP House

20 Customhouse Quay

(PO Box 131) Wellington

Telephone: (04) 916 2426 Facsimile: (04) 914 0433 Email: info@epa.govt.nz

Dated at Wellington this 1st day of November 2012.

SHAUN OGILVIE, for and on behalf of the Environmental

Protection Authority.

au7036

Veterinary Medicines (Non-dispersive Closed System Application) Group Standard 2012

Pursuant to section 96B(1) of the Hazardous Substances and New Organisms Act 1996 ("the Act"), the Environmental Protection Authority (EPA) gives notice that a Group Standard is issued.

Notice

- **1. Title**—(1) This notice is the Veterinary Medicines (Non-dispersive Closed System Application) Group Standard 2012 Notice.
- (2) The HSNO Approval Number for the Group Standard is HSR100758.
- **2. Purpose**—The purpose of the Veterinary Medicines (Non-dispersive Closed System Application) Group Standard 2012 is to allow importation, or manufacture for release, of a veterinary medicine that is administered using a non-dispersive, closed system application method, subject to the requirements and exclusions specified in clause 4 of the Group Standard.
- **3. Commencement**—The Veterinary Medicines (Non-dispersive Closed System Application) Group Standard 2012 comes into force 28 days after the date of its notification in the *New Zealand Gazette*.
- **4. Conditions of Group Standard**—The obligations and restrictions set out in Schedule 1 to the Group Standard apply to the substances by way of conditions.
- **5. Availability**—The full Group Standard, Schedules and any information incorporated by reference may be inspected free of charge during normal business hours at the EPA office; or purchased from EPA; or viewed at

www.epa.govt.nz

EPA contact details:

BP House

20 Customhouse Quay

(PO Box 131)

Wellington

Telephone: (04) 916 2426 Facsimile: (04) 914 0433 Email: info@epa.govt.nz

Dated at Wellington this 1st day of November 2012.

SHAUN OGILVIE, for and on behalf of the Environmental Protection Authority.

au7037

Veterinary Medicine (Limited Pack Size, Finished Dose) Group Standard 2012

Pursuant to section 96B(1) of the Hazardous Substances and New Organisms Act 1996 ("the Act"), the Environmental Protection Authority (EPA) gives notice that a Group Standard is issued.

Notice

- 1. Title—(1) This notice is the Veterinary Medicine (Limited Pack Size, Finished Dose) Group Standard 2012 Notice
- (2) The HSNO Approval Number for the Group Standard is HSR100757.
- **2. Purpose**—The purpose of the Veterinary Medicine (Limited Pack Size, Finished Dose) Group Standard 2012 is to allow importation, or manufacture for release, of a veterinary medicine in its finished dose form, subject to the requirements and exclusions specified in clause 4 of the Group Standard.
- **3.** Commencement—The Veterinary Medicine (Limited Pack Size, Finished Dose) Group Standard 2012 comes into force 28 days after the date of its notification in the *New Zealand Gazette*.
- **4. Conditions of Group Standard**—The obligations and restrictions set out in Schedule 1 to the Group Standard apply to the substances by way of conditions.

5. Availability—The full Group Standard, Schedules and any information incorporated by reference may be inspected free of charge during normal business hours at the EPA office; or purchased from EPA; or viewed at

www.epa.govt.nz

EPA contact details:

BP House

20 Customhouse Quay

(PO Box 131)

Wellington

Telephone: (04) 916 2426 Facsimile: (04) 914 0433 Email: info@epa.govt.nz

Dated at Wellington this 1st day of November 2012.

SHAUN OGILVIE, for and on behalf of the Environmental

Protection Authority.

au7035

Financial Markets Authority

Securities Markets Act 1988

Authorised Futures Dealers (MCI Markets Limited) Notice 2012

Pursuant to section 38 of the Securities Markets Act 1988, the Financial Markets Authority gives the following notice.

Notice

- 1. Title, commencement and expiry—(1) This notice is the Authorised Futures Dealers (MCI Markets Limited) Notice 2012.
- (2) This notice comes into force on the day after the date of its publication in the New Zealand Gazette.
- (3) This notice expires on the close of 31 July 2014.
- **2. Interpretation**—(1) In this notice, unless the context otherwise requires:

Act means the Securities Markets Act 1988.

advertisement has the meaning given to it in section 2A of the Securities Act 1978, except that every reference to securities should be read as a reference to specified futures contracts, and every reference to the issuer should be read as a reference to the Company.

approved counterparty means

- (a) a registered bank;
- (b) an overseas bank;
- (c) a company which is an authorised deposit-taking institution under the Banking Act 1959 (Commonwealth of Australia);
- (d) a company which is a futures commission merchant registered under the Commodity Exchange Act (United States of America);
- (e) a company which is registered as a BIPRU 730k firm or a BIPRU 150k firm with the United Kingdom Financial Services Authority;
- (f) a company which complies with the requirements for investment firms set out in the European Commission's Market in Financial Instruments Directive and which has the right to operate under the passporting regime created by that directive in at least one jurisdiction within the European Union other than the jurisdiction it is incorporated in or the jurisdiction in which its principal authorisation or licence was granted; or
- (g) a company which is authorised by FMA to carry on the business of dealing in futures contracts, and is permitted under the terms of its authorisation to offer futures contracts as principal.

adviser means a director, employee or agent of the Company who provides, or may provide, futures adviser services to a client.

auditor means the qualified auditor who has been appointed by the Company and entered into agreed upon procedures with the Company in accordance with clause 7(1) and (2) of this notice.

Company means MCI Markets Limited.

disclosure document means a written document that describes and contains the offer of, and relates specifically to, a particular class, or particular classes, of the specified futures contracts.

FMA means the Financial Markets Authority established under Part 2 of the Financial Markets Authority Act 2011.

futures adviser service means a service provided by or on behalf of the Company in relation to a specified futures contract that would, but for section 14(1)(n) of the Financial Advisers Act 2008, constitute financial advice or a discretionary investment management service under that Act.

offence of dishonesty means:

- (a) an offence described in any of sections 104, 105B, 108 to 117, and 217 to 266 of the Crimes Act 1961;
- (b) an offence described in any of sections 15 to 20 of the Summary Offences Act 1981; and
- (c) an offence under the laws of another jurisdiction which is equivalent to an offence referred to in paragraphs (a) or (b).

personalised futures adviser service means a futures adviser service that would, but for section 14(1)(n) of the Financial Advisers Act 2008, constitute a personalised service under that Act.

prescribed liquid funds amount is the amount specified in clause 6(3).

qualified auditor has the same meaning as in section 2C of the Securities Act 1978.

Regulations means the Futures Industry (Client Funds) Regulations 1990.

remuneration means any commission, fee or other benefit, whether pecuniary or non-pecuniary, and whether direct or indirect; but in the case of an adviser, does not include wages or salary which are of a fixed amount; and **remunerated** has a corresponding meaning.

retail client has the meaning given to that term by the Financial Advisers Act 2008.

specified futures contract means an over-the-counter futures contract that the Company is, or intends to be, a party to and is described in a disclosure document.

surplus liquid funds has the meaning set out in clause 6(4).

- (2) Any term or expression that is defined in the Act or the Regulations and used, but not defined, in this notice has the same meaning as in the Act or the Regulations.
- **3. Authorisation**—(1) The Company is authorised to carry on the business of dealing in specified futures contracts.
- (2) The authorisation is subject to the conditions that:
 - (a) the Company does not enter into specified futures contracts with any person other than a person who has entered into a written agreement with the Company, and then only in accordance with the terms of that agreement;
 - (b) before the Company enters into a specified futures contract with any person, that person has received a disclosure document that complies with the requirements of clause 5 of this notice;
 - (c) every advertisement for a specified futures contract must refer to a disclosure document that relates to the specified futures contracts referred to in the advertisement;
 - (d) no advertisement shall contain any information, sound, image or other matter that is inconsistent with any disclosure document referred to in the advertisement;
 - (e) before, or if not practicable before, as soon as practicable after, the Company provides, any personalised futures adviser service to any retail client in relation to a specified futures contract, the Company has provided that person with an adviser disclosure statement which clearly sets out the following information:
 - (i) The name and contact details of the Company;
 - (ii) a statement to the effect that that advice on specified futures contracts is regulated under the Company's authorisation as a futures dealer and is not regulated under the Financial Advisers Act 2008;
 - (iii) the types of products the Company deals in and, if advice on any product is only provided by some advisers, which advisers can provide advice on each product;
 - (iv) a description of how the Company and its advisers are remunerated for futures dealing services;
 - (v) a description of any other factors which may materially influence the advice given by the Company or its advisers;
 - (vi) details of any bankruptcy or insolvency event occurring in the past five years in respect of the Company or one of its advisers;
 - (vii) details of any disciplinary or criminal proceedings resulting in an adverse finding in the past five years in respect of the Company or one of its advisers;
 - (viii) details of any conviction for an offence of dishonesty against any of the Company's advisers;
 - (ix) a description of the internal and external dispute resolution schemes available to the client, and an explanation of how to make a complaint; and
 - (x) a description of FMA's role in authorising futures dealers, and details of how to contact FMA;
 - (f) any Company document that states the Company has been authorised by FMA to carry on the business of dealing in futures contracts includes a statement to the effect that:
 - (i) FMA's role in authorising futures dealers is limited and does not imply approval or endorsement of the business, trading or solvency of the Company; and
 - (ii) FMA has not approved any agreements or any disclosure documents of the Company;
 - (g) the Company takes reasonable steps to ensure at all times that each director, employee or agent of the Company understands, and may reasonably be expected to comply with, all laws and Regulations which are applicable to the Company, including all requirements of this authorisation;
 - (h) the Company takes reasonable steps to ensure at all times that each adviser who provides futures adviser services to a client:
 - (i) exercises the care, diligence and skill that a reasonable adviser would exercise in the same circumstances;
 - (ii) has the competence, knowledge and skills to provide futures adviser services to that client, and in respect of the relevant specified futures contract;

- (iii) places the interests of the client first, and acts with integrity, in providing the futures adviser services;
- (iv) ensures that the client has sufficient information, in a form which enables the client to understand that information, to make an informed decision about the futures adviser service or the specified futures contracts to which the futures adviser service relates;
- (v) ensures that the client understands whether or not any advice given takes into account the personal circumstances of the client; and
- (vi) does not act in any way, or make any omission, which would bring the financial services profession, or any part of it, into disrepute;
- (i) the Company at all times complies with the requirements relating to client money and client property in clause 4.
- (j) the Company must, within three months after the end of each financial year, give a report to FMA on how it handles client money, including the extent to which clients have consented to their money being held with approved counterparties and amount and proportion of client money held with each approved counterparty;
- (k) the Company maintains proper records:
 - (i) to record dealings in respect of specified futures contracts with clients;
 - (ii) to record client money or property received, held or otherwise dealt with in connection with dealings in specified futures contracts; and
 - (iii) which are audited or reviewed, and reported on, in accordance with the Regulations;
- (l) the Company's financial statements are prepared and registered as if the Company is an issuer in terms of the Financial Reporting Act 1993 and are audited at least once a year by a qualified auditor under the Financial Reporting Act 1993;
- (m) the Company sends a copy of its audited financial statements to FMA not more than three months after the end of each financial year;
- (n) the Company at all times meets the capital adequacy requirements set out in clause 6 of this notice;
- (o) the Company at all times meets the reporting requirements set out in clause 7 of this notice;
- (p) the Company maintains adequate professional indemnity insurance for its business at all times;
- (q) the Company must, within three months after the end of each financial year, give a report to FMA on the extent to which it has complied with its obligations under this notice in that financial year;
- (r) the Company must promptly provide to FMA any information held by the Company which is requested by FMA, for the purposes of any enquiry or investigation, or for the purpose of supervision of the Company in connection with the Company's obligations under this notice; and
- (s) the Company immediately notifies FMA in writing of any material matter concerning the Company's authorisation as a futures dealer, including the following events:
 - (i) The insolvency of the Company or the bankruptcy of any of its directors;
 - (ii) where the Company has failed to comply, or believes it will fail to comply, with the capital adequacy requirements set out in clause 6;
 - (iii) where a receiver, provisional liquidator, liquidator, administrator or a similar officer is appointed, or any resolution is passed or order made for the liquidation or dissolution of the Company;
 - (iv) if the Company, or any of its directors, is convicted of an indictable offence;
 - (v) any regulatory action taken against the Company, or any of its directors or senior management whether in New Zealand or elsewhere;
 - (vi) if there is any material change to the nature of the business activities undertaken by the Company;
 - (vii) if there is any change to the shareholding, or ultimate beneficial ownership, of the Company; and
 - (viii) if any director or member of the senior management leaves the Company or if any new director or member of senior management is appointed to the Company.
- **4. Further conditions relating to client money**—(1) Subject to clause 4(2), the Company must comply with Regulations 3 to 8, 14 to 17 and 22 to 24 of the Regulations as if the Company were a dealer for the purposes of those Regulations, and must, when a client's position in respect of a specified futures contract is closed out, immediately pay any money owing to the client under that futures contract into a client bank account.
- (2) The Company may, if the client has provided written consent, transfer an amount of that client's client money from the client bank account to one or more approved counterparties in advance of the client entering into a specified futures contract which has been, or will be, backed off with that counterparty or while the client has an open position in a specified futures contract, and may retain a balance of client money attributable to that client with those approved counterparties after that client closes out specified futures contracts.
- (3) The Company may only accept a consent from a client for the purpose of clause 4(2) if the client has, prior to giving that consent, received a written document which explains how the client's money will be handled if that client provides the consent and the risks associated with that treatment of client money.
- (4) If a client has provided a consent for the purposes of clause 4(2), the Company must only hold, handle or disburse the client's money in accordance with that consent and the written description of how client money will be handled which was given to the client prior to the client giving their consent and is referred to in that consent.
- (5) Client money may only be withdrawn from the client bank account for the purpose of margining a specified futures contract or funding a trading account with an approved counterparty if it is immediately paid to the relevant approved counterparty in accordance with one or more consents pursuant to clause 4(2) and must be immediately returned to the client bank account on being remitted back to the dealer by the approved counterparty.
- **5.** Further conditions relating to disclosure documents—(1) The disclosure document must include information that would enable a prudent but non-expert investor to make a decision about whether to invest in a specified futures contract of that class.

- (2) The disclosure document must remain up to date and continue to comply with clause 5 at all times, and may be amended by the Company at any time for this purpose.
- (3) The disclosure document must state, in a prominent place, the date as at which the disclosure document was prepared, and the date of every amendment that has been made to that disclosure document.
- (4) The disclosure document must contain all of the following information that is applicable to the class or classes of specified futures contracts to which the disclosure document relates, and must continue to contain all of the following information at the time the specified futures contract is entered into:
 - (a) A description of the key terms and features of that class or those classes of specified futures contracts;
 - (b) the name and contact details of the Company;
 - (c) a description of the amounts payable, or the method of calculating the amounts payable, by a person to the Company in respect of that class or those classes of specified futures contracts, including the consequences of failing to make any payments;
 - (d) a description of the amounts, or the method of calculating the amounts, of any margins, including initial margins and variation margins, payable by a person to the Company in respect of that class or those classes of specified futures contract, including the consequences of failing to pay any margin;
 - (e) a description of the treatment of margins, including initial margins and variation margins, payable by a person to the Company in respect of that class or those classes of specified futures contracts;
 - (f) a description of the types of fees or charges payable by a person, directly or indirectly, to the Company in respect of that class or those classes of specified futures contracts;
 - (g) a description of the rights of the Company or any other person to alter any of the fees or charges applicable to that class or those classes of specified futures contracts;
 - (h) a description of the nature of any amounts or returns that may be payable, or the method of calculating any amounts or returns that may be payable, by the Company to a person in respect of that class or those classes of specified futures contracts:
 - (i) a description of the key factors that determine the amounts or returns that may be payable by the Company to a person in respect of that class or those classes of specified futures contracts;
 - (j) a description of the principal risks associated with entering into that class or those classes of specified futures contracts, including any specific risk factors that apply to any one or more of the particular specified futures contracts;
 - (k) if it is reasonably foreseeable that, at the end of the arrangement relating to that class or those classes of specified futures contracts, a person will have received, in total, less than the amount paid to the Company for the specified futures contracts, a statement to this effect and a brief description of the circumstances that may produce this result;
 - (1) a description of the parties' rights to alter the terms of that class or those classes of specified futures contracts;
 - (m) a description of the parties' rights to terminate, cancel, surrender, or otherwise make or obtain payment of any amounts or returns in respect of that class or those classes of specified futures contracts, other than as described in paragraphs (h) and (i);
 - (n) a statement as to whether a person is entitled to sell his or her interest in a specified futures contract to another person and, if so, whether in the opinion of the Company there is an established market for such sales;
 - (o) a description of the treatment of client money or client property (if any) received or otherwise dealt with in connection with dealing in specified futures contracts, other than as described in paragraph (e);
 - (p) the names or descriptions, and the addresses and business telephone numbers, of officers, employees, or agents of the Company to whom enquiries about the specified futures contracts can be made, and to whom complaints about the specified futures contracts can be made;
 - (q) a statement to the effect that other information about the Company is contained or referred to in financial statements of, or relating to, the Company and where a copy of the latest financial statements may be obtained from;
 - (r) a statement of the type of information that is required to be, or otherwise will be, given to clients periodically;
 - (s) a statement describing the type of information that is required to be, or otherwise will be, available on request from the Company, and a statement explaining how a request for this information should be made;
 - (t) a statement whether any charge may be made for the information referred to in paragraph (s) and the amount of any charge; and
 - (u) any other material matters applicable to that class or those classes of specified futures contracts.
- (5) If a matter specified in clause 5(4) is not applicable to the class or classes of specified futures contracts to which a disclosure document relates, the disclosure document is not required to refer to that matter, and is not required to state that the matter is not applicable.
- (6) Nothing in clause 5(4) limits the information, statements, or other matters that may be contained in a disclosure document.
- **6.** Capital adequacy requirements—(1) The Company must at all times be able to pay its debts as they become due in the normal course of business.
- (2) The Company must ensure that its surplus liquid funds exceeds at all times its prescribed liquid funds amount.
- (3) The Company's prescribed liquid funds amount is \$1,000,000.00.
- (4) The Company's surplus liquid funds is the aggregate of all of its liquid assets, less any risk based reductions to its liquid assets, less its gross external liabilities.
- (5) The Company's liquid assets are:
 - (a) cash;
 - (b) cash equivalents (as defined by NZ IAS 7);

- (c) trade receivables realisable within the next three months; and
- (d) financial assets that have a ready market, which are valued at current market prices.
- (6) In calculating the Company's liquid assets, that calculation excludes:
 - (a) any client funds held by the Company;
 - (b) the value of any asset encumbered as a security against another person's liability;
 - (c) the assets of any trust of which the Company is a trustee;
 - (d) loans and advances to, or amounts owing by, any related party or associate; and
 - (e) any asset that directly or indirectly funds an investment in or loan to the Company itself.
- (7) The Company must apply the following risk-based reductions to the calculation of its liquid assets:
 - (a) for a specified futures contract entered into where the client has not paid to the futures dealer any margin due in respect of that specified futures contract by the second business day following the date the liability to make that margin payment arose, a reduction of 120% on that uncollected margin;
 - (b) for equity securities held or receivable by that dealer including short positions:
 - (i) for leading equities (meaning NZSX listed equities or equities listed on the main board of an overseas exchange):
 - (A) 10% for an equity ranked 1 to 50 in the leading index of the relevant exchange; or
 - (B) 15% for all other equities quoted on the main board;
 - (ii) for rights, the lesser of:
 - (A) 100%; or
 - (B) 10% of the combined value of rights and application monies; and
 - (iii) for other equity securities (including partly paid shares), 100%;
 - (c) for liquid assets comprising debt securities in New Zealand dollars:

Security Type	NZ Dollar Domiciled Under 1yr	NZ Dollar Domiciled 1-3 yrs	NZ Dollar Domiciled 3–5 yrs	NZ Dollar Domiciled 5+ yrs
Government Securities	0.5%	1.5%	3.0%	5.0%
Investment Grade (Non Govt)	1.5%	3.5%	4.5%	7.0%
Rated Non Investment Grade (Non Govt)	4.0%	7.0%	8.5%	10.0%
Other	6.0%	8.0%	10.0%	12.5%

^{*}All rated Securities must carry a rating by an agency approved by the Reserve Bank for the purposes of section 80 of the Reserve Bank of New Zealand Act 1989.

(d) for liquid assets comprising debt securities in foreign currencies:

Sagurity Tyma	Foreign Currencies	Foreign Currencies	Foreign Currencies	Foreign Currencies
Security Type	Under 1yr	1–3 yrs	3–5 yrs	5+ yrs
Government Securities	0.6%	1.8%	3.6%	6.0%
Investment Grade (Non Govt)	1.8%	4.2%	5.4%	8.4%
Rated Non Investment Grade (Non Govt)	4.8%	9.8%	10.2%	12%
Other	7.2%	9.6%	12%	15.5%

^{*}All rated Securities must carry a rating by an agency approved by the Reserve Bank for the purposes of section 80 of the Reserve Bank of New Zealand Act 1989.

- (8) The Company's gross external liabilities include its current, long-term and contingent liabilities, whether or not those contingent liabilities appear on the Company's statements of financial position.
- (9) In calculating the Company's gross external liabilities, that calculation excludes:
 - (a) any client funds held by the Company; and
 - (b) the liabilities of any trust of which the Company is a trustee.
- **7. Reporting requirements**—(1) The Company must:
 - (a) appoint an auditor;
 - (b) appoint a compliance officer with responsibility for ensuring compliance with this authorisation notice; and
 - (c) make available to the auditor any information the auditor requests to satisfy itself that the Company has complied with the capital adequacy requirements in clause 6.
- (2) The Company must enter into agreed-upon procedures with the auditor, a copy of which must be filed with FMA, which provide for (without limitation):

- (a) the auditor to receive the monthly reports referred to in clause 7(3) and semi-annual prospective financial statements referred to in clause 7(8) from the Company;
- (b) the auditor to check each month that:
 - (i) the monthly report contains all of the information that is required to be in the monthly report pursuant to clause 7(3);
 - (ii) each of the statements required to be referred to in the certificate pursuant to clause 7(4) have been certified as true by the directors;
 - (iii) the log prepared under clause 7(5)(c) does not disclose any breach of the capital adequacy requirements in clause 6(2) of this notice;
- (c) the auditor to check the semi-annual prospective financial statements to ensure that they do not disclose that the Company is likely to breach the capital adequacy requirements contained in clause 6(2) of this notice and that they disclose positive net cash inflows for each month;
- (d) the auditor to check a sample of days on a semi-annual basis to:
 - (i) confirm that the calculations required under clause 7(5)(a) were performed on that day and signed off as reviewed by the compliance officer or the chief executive officer;
 - (ii) confirm that the results of the calculations agree to the logs provided to the auditor on a monthly basis;
 - (iii) confirm that the calculations were performed in compliance with clause 6; and
 - (iv) perform additional procedures, as set out in the agreed upon procedures, over the accuracy of the data used in the calculations;
- (e) the auditor to report to FMA within 20 working days of the end of each month if:
 - (i) the Company fails to provide the auditor with the monthly report in accordance with clause 7(3) or semi-annual prospective financial statements in accordance with clause 7(8), or to include in any monthly report such information as it is required to;
 - (ii) the directors, or any of them, do not certify the truth of any of the statements required to be contained in the certificate under clause 7(4) without qualification;
 - (iii) the monthly report discloses a breach of the conditions in clause 6 by the Company;
 - (iv) the monthly report discloses a breach of the conditions contained in clauses 3(2)(k) and 4; and
 - (v) testing required under clause 7(2)(d) indicates any breach has occurred which was not reported at the time of the breach.
- (3) Within 10 working days of the end of each month, the Company must provide a monthly report to its auditor that contains the following:
 - (a) Certification from the Company's directors in terms of clause 7(4) of this notice;
 - (b) any memorandum, and any other documents or information, required by clause 7(6) of this notice;
 - (c) the calculations required under clause 7(5); and
 - (d) details of the extent to which the client money has been placed with each of its approved counterparties, including:
 - (i) the number of clients who have not provided consents for the purposes of clause 4 and the total amount of client money held for those clients;
 - (ii) the maximum amount of client money placed with each approved counterparty, and the percentage of total client money that amount represented;
 - (iii) the minimum margin required by each approved counterparty in respect of open contracts as at the date on which the maximum amount of client money was placed with approved counterparties;
 - (iv) the amount of client money placed with each approved counterparty as at the last day of the month, and the percentage of total client money that amount represents;
 - (v) the minimum margin required by each approved counterparty in respect of open contracts on the last day of the month;
 - (vi) the amount of the Company's own money placed with approved counterparties on the last day of the month.
- (4) The certificate required by clause 7(3)(a) must be signed by all directors of the Company, and should state that, after due enquiry, and to the extent that the following statements are true, the directors of the Company are satisfied that:
 - (a) the Company currently has, and has maintained at all times during the previous month, the amount of surplus liquid funds required by clause 6(2);
 - (b) the calculations required under clause 7(5) are true and correct;
 - (c) the Company can reasonably be expected to maintain the required level of surplus liquid funds for at least the next quarter;
 - (d) the Company has made all payments it was obliged to make as they fell due;
 - (e) the Company can reasonably be expected to continue to pay its debts as they fall due for at least the next quarter;
 - (f) there are no material matters which have, or are likely to, adversely affect the Company's:
 - (i) financial position;
 - (ii) financial performance; or
 - (iii) cash flows;
 - (g) the Company has complied with clauses 3(2)(k) and 4 of this notice regarding handling client money and client property, and recording client money and client property and client dealing.

- (5) The Company must:
 - (a) calculate, in respect of each business day, by 4.00pm on the following business day, its surplus liquid funds in accordance with clause 6 to ensure that the Company complies with clause 6(2);
 - (b) report to both FMA and the auditor on the business day following the day in respect of which the calculation is made if the calculation performed in clause 7(5)(a) does not comply with clause 6(2) including an explanation of the cause of the breach and the remedial action planned;
 - (c) maintain a log of the calculations required under this condition and produce it to the auditor or FMA upon request; and
 - (d) provide a copy of the log of these daily calculations to the auditor as part of the Company's monthly report.
- (6) If the directors are unable to certify that, after due inquiry, they are satisfied that each statement contained in 7(4) is true, the directors of the Company must prepare a memorandum to explain the circumstances which prevent the directors providing that certification, and that memorandum should contain or attach all information and documents which are necessary to fully explain those circumstances.
- (7) The Company must prepare management accounts every two months.
- (8) The Company must prepare prospective financial statements, which will be supplied to the auditor on a semi-annual basis, that:
 - (a) contain a forecast of cash flows over at least the next six months based on the reasonable expectations of the board of the Company as to what is likely to happen over this period;
 - (b) contain forecast statements of financial position as at the end of each of the next six months based on the reasonable expectations of the board of the Company as to what is likely to happen over this period;
 - (c) document the Company's calculations and assumptions, and explain why the assumptions are appropriate;
 - (d) provides reasons when the forecast of cash flows shows a total net cash outflow in any month; and
 - (e) is signed by all directors of the Company, certifying that the forecasts are not known by the directors to be false and misleading.

Dated at Wellington this 26th day of October 2012.

ELAINE CAMPBELL, Head of Compliance Monitoring, Financial Markets Authority.

NZ Transport Agency

Land Transport Act 1998

Notification of Exemptions From Land Transport Rules

Pursuant to section 166(3) of the Land Transport Act 1998, I, Angela Duncan, Managing Counsel (Rules), NZ Transport Agency, notify that the following exemptions from Land Transport Rules were made under section 166(1) of that Act between 1 July 2012 and 30 September 2012:

Rule	Nature of Exemption	Number of Exemptions
Land Transport (L	Oriver Licensing) Rule 1999, Rule 91001	
	Clause 10 (evidence of identity)	256
	Clause 14	2
	Clause 15(b)	12
	Clause 17(b)(a) (driving experience)	36
	Clause 17(b)(a) (age exemption)	764
	Clause 18 (restricted licence conditions)	51
	Clause 19(b)(a) & (b) (driving experience)	30
	Clause 19(b)(a)(i) & (ii) (age exemption)	1127
	Clause 23(1)(b)	1
	Clause 27(1)(b)	84
	Clause 38(2)	41
	Clause 89(2)(d)	45
Land Transport R	ule: Door Retention Systems 2001, Rule 32001/1	
•	Clause 2.3(1)	6
Land Transport Ra	ule: External Projections 2001, Rule 32008	
_	Clause 2.3(1)	1
	Clause 2.3(4)	1
Land Transport Ra	ule: Frontal Impact 2001, Rule 32006	
	Clause 2.1(5)	1

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Land Notices

Education Act 1989

Land Declared No Longer Required for Education Purposes

Pursuant to section 70A of the Education Act 1989 and pursuant to an authority delegated to me, I, Kim Shannon, General Manager, Schools Infrastructure Group, 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.

Description

2. This notice shall come into force on 1 November 2012.

Schedule Area

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ma	
0.1367	Parts Lot 1 DP 174359 Parts Lots 2 and 3 DP 50741 (Computer Freehold Register
	NA107A/199 – Gazette Notice 012149 and
	Computer Interest Register 217183) (subject
	to survey, a drainage easement in gross created
	by transfer A149284 and Consent Notice
	D054910.2), North Auckland Land Registration
	District.
0.0821	Section 1 SO 448376 (All Computer Freehold
	Register 578102), Otago Land Registration
	District.
0.8093	Reserve 2940 Block XI Oxford Survey District
	(all land in part New Zealand Gazette,
	18 February 1892, No. 15, page 341), Canterbury
	Land Registry.

Dated at Wellington this 30th day of October 2012.

KIM SHANNON, General Manager, Schools Infrastructure Group, Ministry of Education.

ln6991

Public Works Act 1981

Land Acquired for Road—863, 935–941, 1075, 1296, 1312, 1318 and 1326 Dominion Road, Mount Roskill, Auckland

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, 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 shall vest in the Auckland Council on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Auckland Schedule

Area m²

Description

- 6 Part Lot 74 DP 18018; shown as Section 7 on SO 447242 (part Computer Freehold Register NA629/85).
- 18 Part Lot 56 DP 18564; shown as Section 23 on SO 447976 (part Composite Computer Registers NA48B/639 and NA48B/640).

- 30 Part Lot 161 DP 18564; shown as Section 9 on SO 448006 (part Composite Computer Registers NA71C/947 and NA79D/388).
- Part Lot 110 DP 18564; shown as Section 37 on SO 448006 (part Computer Freehold Register NA13A/929).
- 30 Part Lot 10 DP 38656; shown as Section 45 on SO 448006 (part Composite Computer Registers NA59D/835 and NA63A/349).
- 30 Part Lot 13 DP 38656; shown as Section 31 on SO 448296 (part Composite Computer Registers NA68B/502 and NA70B/815).
- Part Lots 28, 29, 30, 31, 32 and 33 DP 14054; shown as Section 1 on SO 449558 (part Computer Freehold Register 60671).

Dated at Wellington this 29th day of October 2012.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2005/10974)

ln7010

Land Acquired and Declared Road—161 and 184–196 Dominion Road, Mount Eden, and 1059 Dominion Road, Mount Roskill, Auckland

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand:

- (a) Pursuant to section 20, declares that, an agreement to that effect having been entered into, the land described in the First Schedule to this notice is hereby acquired for road and shall vest in the Auckland Council;
- (b) Pursuant to section 114, declares the land described in the Second Schedule to this notice to be road and remain vested in the Auckland Council

on the date of publication hereof in the New Zealand Gazette.

North Auckland Land District—Auckland

First Schedule

Land Acquired for Road

Area m²

Description

- 30 Part Lot 1 DP 115025; shown as Section 1 on SO 442173 (part Composite Computer Registers NA65B/997 and NA65B/998).
- 108 Part Lots 1, 2 and 3 DP 182; shown as Section 2 on SO 453919 (part Computer Freehold Register NA93C/56).

Second Schedule

Land Declared as Road

Area m²

Description

46 Part Lot 1 DP 208835; shown as Section 1 on SO 412856 (part Computer Freehold Register NA137A/159).

Dated at Wellington this 30th day of October 2012.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2005/10974)

ln7056

Land Declared Road—State Highway 20 Manukau Link, Auckland

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 5 of the Land Transport Management Act 2003, forms part of State Highway 20 and remains vested in the Crown on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Auckland Schedule

Land Declared as Road (State Highway)

Area ha Description

1.7584 Part Section 10 SO 315376 (Computer Interest Register 563434); shown as Section 2 on SO 456940.

2474 Part Section 3 Block X Otahuhu Survey District; marked "A" on SO 52112 (all Gazette Notice 463345.1).

Dated at Wellington this 30th day of October 2012.

K. MCPHAIL, for the Minister for Land Information. (LINZ CPC/2011/16403)

ln7053

Land Declared Road—State Highway 20, Manukau, Auckland

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand:

- (a) Declares the land described in the First Schedule to this notice to be road which, pursuant to section 5 of the Land Transport Management Act 2003, forms part of State Highway 20 and remains vested in the Crown and which has the effect of adding the road in the Second Schedule to State Highway 20, pursuant to section 5 of the Land Transport Management Act 2003, and vests in the Crown;
- (b) Pursuant to section 116, declares the road described in the Third Schedule to be stopped and set apart, pursuant to section 52(1), for the functioning indirectly of a road (segregation strip) and vested in the Crown

on the date of publication hereof in the New Zealand Gazette.

North Auckland Land District—Auckland First Schedule

Land Declared as Road (State Highway)

Area ha Description

2.4281 Lot 1 DP 52433 (part Gazette Notice A120237).

2.0948 Lot 40 DP 63668 (all Gazette Notice 300183.1).

m²

124 Part Lot 1 DP 39633; marked "A" on SO 62634 (balance Gazette Notice B990709.1).

Second Schedule

Local Road to be Added to State Highway

Area m² Description

2300 Part Legal Road adjoining Lot 70 DP 55737 (Computer Freehold Register NA7D/624), Lot 69 DP 55737 (Computer Freehold Register NA7D/623), Lot 1 DP 52433 (Gazette Notice A120237), part Lot 1 DP 39633 (Gazette

- Notice B990709.1) and Lot 40 DP 63668 (Gazette Notice 300183.1); shown as Section 1 on SO 456891.
- 4 Part Legal Road adjoining Lot 70 DP 55737 (Computer Freehold Register NA7D/624) and Lot 40 DP 63668 (Gazette Notice 300183.1); shown as Section 2 on SO 456891.
- 3 Part Legal Road adjoining Lot 1 DP 52433 (Gazette Notice A120237) and part Lot 1 DP 39633 (Gazette Notice B990709.1); shown as Section 3 on SO 456891.

Third Schedule

Road to be Stopped and Set Apart for the Functioning Indirectly of a Road (Segregation Strip)

Area m² Description

- 4 Part Legal Road adjoining Lot 70 DP 55737 (Computer Freehold Register NA7D/624) and Lot 40 DP 63668 (Gazette Notice 300183.1); shown as Section 2 on SO 456891.
- 3 Part Legal Road adjoining Lot 1 DP 52433 (Gazette Notice A120237) and part Lot 1 DP 39633 (Gazette Notice B990709.1); shown as Section 3 on SO 456891.

Dated at Wellington this 30th day of October 2012.

K. McPHAIL, for the Minister for Land Information. (LINZ CPC/2011/16043)

ln7054

Severance Taken—State Highway 20, Manukau, Auckland

Pursuant to section 119(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken as severance and shall remain vested in the Crown on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Auckland Schedule

Severance Taken

Area m² Description

1027 Part Section 10 SO 315376 (Computer Freehold Register 563434); shown as Section 1 on SO 456940.

Dated at Wellington this 30th day of October 2012.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2011/16403)

ln7052

Land Declared Road—State Highway 20, Manukau, Auckland

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the land described in the First Schedule to this notice to be road which, pursuant to section 5 of the Land Transport Management Act 2003, forms part of State Highway 20 and remains vested in the Crown and which has the effect of adding the road in the Second Schedule to State Highway 20, pursuant to section 5 of the Land Transport Management Act 2003, and vests in the Crown on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Auckland First Schedule

Land Declared as Road (State Highway)

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Area m ²	Description
32	Part Lot 53 DP 51920; shown as Section 3 on SO 456746 (part Gazette Notice A120237).
40	Part Lot 2 DP 325828; shown as Section 4 on SO 456746 (part Computer Freehold Register 104230).
2860	Part Lot 53 DP 51920; shown as Section 7 on SO 456746 (part Gazette Notice A120237).
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1.5604	Part Lot 2 DP 325828; shown as Section 8 on SO 456746 (part Computer Freehold Register 104230).

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107 Part Lot 154 DP 59058 (balance Gazette Notice 515178.1).

Second Schedule

Local Road to be Added to State Highway

Area m² Description

- 390 Part Legal Road adjoining part Allotment 51 Parish of Manurewa (Gazette Notice B490606.2) and part Stopped Road SO 59361 (Gazette Notice B605456.1); shown as Section 1 on SO 456746.
- Part Legal Road adjoining Part Lot 53 DP 51920 (Gazette Notice A120237) and Part Lot 2 DP 325828 (Computer Freehold Register 104230); shown as Section 2 on SO 456746.
- 11 Part Legal Road adjoining Part Lot 53 DP 51920 (Gazette Notice A120237); shown as Section 5 on SO 456746.
- Part Legal Road adjoining Part Lot 2 DP 325828 (Computer Freehold Register 104230); shown as Section 6 on SO 456746.

Dated at Wellington this 30th day of October 2012.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2011/16043)

ln7055

Land Acquired for Recreation Reserve—49 Avondale Road, Avondale, Auckland

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, 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 recreation reserve and shall vest in the Auckland Council on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Auckland Schedule

Area m² Description

Part Lot 8 DP 391878; shown as Section 1 on SO 440089 (part Computer Freehold Register 368644).

Dated at Wellington this 30th day of October 2012.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2005/10974)

ln7060

Land Acquired for a Primary School—Redwood Road, Upper Hutt

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for a primary school and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Wellington Land District—Upper Hutt District Schedule

Area ha Description

1.6970 Lot 174 DP 15564 (balance Computer Freehold Register WN566/288), Wellington Land Registration District.

Dated at Wellington this 25th day of October 2012.

K. MCPHAIL, for the Minister for Land Information.

(LINZ CPC/2012/16851)

Land Declared Road, Land to be Taken as Severance and Road to be Stopped—Morven Ferry Road, Queenstown Lakes District

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, 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 Queenstown Lakes District Council on the date of publication hereof in the *New Zealand Gazette*.
- (b) Pursuant to section 119, declares the land described in the Second Schedule to this notice being taken and vested in the Queenstown Lakes District Council.
- (c) Pursuant to sections 116, 117 and 120, declares the road described in the Third Schedule to this notice to be stopped and when stopped, Section 9, SO 455511 being amalgamated with the land in Computer Freehold Register 1443 and Section 6, SO 455511 being amalgamated with the land in Computer Freehold Register 1444.

Otago Land District—Queenstown Lakes District First Schedule

Land to be Declared Road

Area ha Description

0.4707 Section 2 SO 455511 (part Computer Freehold Register 1443).

Second Schedule

Land to be Taken as Severance

Area ha Description

1.6200 Section 11 SO 455511 (part Computer Freehold Register 389551).

Third Schedule

Road to be Stopped

Area ha Description
1.0956 Section 9 SO 455511.
0.9951 Section 6 SO 455511.

Dated at Wellington this 19th day of October 2012.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2005/10903)

ln6914

Land Acquired for Road and Motorway Purposes -Western Ring Route (Roads of National **Significance: Waterview Connection Project)** (42 Powell Street) - Auckland

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natasha Pollard, Land Information New Zealand, declares that, pursuant to an agreement to that effect having been entered into:

- (a) The land described in the First Schedule to this notice is to be acquired for road;
- (b) The land described in the Second Schedule to this notice is to be acquired for motorway purposes

and both shall vest in the Crown on the date of publication hereof in the New Zealand Gazette.

North Auckland Land District—Auckland **First Schedule**

Land to be Acquired for Road

Area m^2

Description

1100 An estate in fee simple in the substratum, being part Lot 3 DP 44141; shown as Section 89 on SO 434446 (part Computer Freehold Register NA1843/26).

Second Schedule

Land to be Acquired for Motorway Purposes

Area

Description

 m^2 1100

An estate in fee simple in the substratum, being part Lot 3 DP 44141; shown as Section 1089 on SO 434446 (part Computer Freehold Register NA1843/26).

Dated at Wellington this 16th day of October 2012. N. POLLARD, for the Minister for Land Information.

(LINZ CPC/2010/15417)

ln6915

Road Realignment—State Highway 14, Conn's Hill, Kaipara 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 which, pursuant to section 88(2) of the Government Roading Powers Act 1989, becomes road, limited access road and State highway and shall vest in the Crown;
- (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 is to be stopped and, pursuant to section 120(3), amalgamated with the land in Computer Freehold Register NA1024/184, subject to section 11 of the Crown Minerals Act 1991 and Part IVA of the Conservation Act 1987,

on the date of publication hereof in the New Zealand Gazette.

North Auckland Land District—Kaipara District **First Schedule**

Land Declared Road

Area m^2

Description

Part Lot 5 DP 30462; shown as Section 1 on SO 432582 (Part Computer Freehold Register NA1024/184).

- Part Maungaru Block and Part defined on 1367 DP 19932; shown as Section 2 on SO 432582 (Part Computer Freehold Register NA80D/91).
- Part Lot 5 DP 30462; shown as Section 3 on SO 432582 (Part Computer Freehold Register NA1024/184).

Second Schedule

Road Stopped and Amalgamated

Area m^2

> 131 Part Lot 5 DP 30462 (Part Computer Freehold Register NA1024/184); shown as Section 4 on SO 432582.

Description

Dated at Wellington this 6th day of September 2012.

R. A. JOLLY, for the Minister for Land Information.

(LINZ CPC/2009/14744)

Land Declared Road—State Highway 2 Te Marua, **Hutt City**

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Trevor Knowles, 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 Government Roading Powers Act 1989, becomes road, limited access road and State highway and shall vest in the Crown on the date of publication hereof in the New Zealand Gazette.

Wellington Land District—Hutt City Schedule

Land Declared Road

Area m^2

Description

4157 Part Section 172 Hutt District; shown as area "P" on SO 33345 (Balance Computer Freehold Register WN27D/185).

Dated at Wellington this 29th day of October 2012.

T. KNOWLES, for the Minister for Land Information.

(LINZ CPC/2003/9270)

ln7009

Land for Inland Flood Bypass Road—Lake Ohia, **Far North District**

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Trevor Knowles, 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 is vested in the Far North District Council on the date of publication hereof in the New Zealand Gazette.

North Auckland Land District—Far North District Schedule

Land Acquired for Road

Area m^2

Description

3813 Part Lot 2 DP 104268; shown as section 1 on SO 424560 (part Computer Freehold Register NA57C/903).

Dated at Wellington this 23rd day of October 2012.

T. KNOWLES, for the Minister for Land Information.

(LINZ CPC/2005/10885)

ln6916

Road Realignment—Matapouri Road, Whangarei District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Trevor Knowles, 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 Whangarei District Council on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Whangarei District Schedule

Land Acquired for Road

Area m^2 Description

14 Part Lot 1 DP 34486; shown as Section 1 on SO 455479 (part Computer Freehold Register NA1163/78).

Dated at Wellington this 24th day of October 2012.

 $T.\ KNOWLES,$ for the Minister for Land Information.

(LINZ CPC/2005/10915)

ln6924

Road Realignment—Pukehuia Road, Tangiteroria, Kaipara District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Trevor Knowles, 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 Kaipara District Council on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Kaipara District Schedule

Land Acquired for Road

Area m² Description

12 Part Lot 3 DP 127650; shown as Section 3 on SO 450054 (part Computer Freehold Register NA75C/765).

Dated at Wellington this 23rd day of October 2012.

T. KNOWLES, for the Minister for Land Information.

(LINZ CPC/2005/10885)

ln6923

Road Realignment—Intersection of State Highway 3 Devon Road and Paraite Road, New Plymouth 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 shall vest in the New Plymouth District Council;
- (b) Pursuant to section 114, declares the land described in the Second Schedule to this notice to be road which, pursuant to section 5 of the Land Transport Management Act 2003, forms part of State Highway 3 and shall vest in the Crown:
- (c) Pursuant to section 116, declares the road adjoining or passing through the land described in the Third Schedule to this notice is stopped and further, pursuant to section 117(7), added to the segregation strip comprised in Computer Freehold Register 108870

on the date of publication hereof in the New Zealand Gazette.

Taranaki Land District—New Plymouth District First Schedule

Land Declared as Road

Area m² Description

197 Part Lot 2 DP 17866; shown as Section 2 on SO 448005 (part Computer Freehold Register TNJ3/1034).

Second Schedule

Land Declared as Road (State Highway)

Area m² Description

750 Part Section 34 Hua District; shown as Section 10 on SO 448005 (part Gazette Notice 207177).

Third Schedule

Road Stopped and Amalgamated

Area m² Description

- 1 Part Legal Road; shown as Section 3 on SO 448005.
- 1 Part Legal Road; shown as Section 5 on SO 448005.

Dated at Wellington this 18th day of October 2012.

R. A. JOLLY, for the Minister for Land Information.

(LINZ CPC/2005/10762)

ln689

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	Retail
Land Transport Act 1998	Land Transport (Driver Licensing and Driver Testing Fees) Amendment Regulations (No 2) 2012	2012/326	29/10/12	\$2.84
Land Transport Act 1998	Land Transport (Offences and Penalties) Amendment Regulations (No 2) 2012	2012/327	29/10/12	\$2.84
Health Act 1956	Health (Immunisation) Amendment Regulations 2012	2012/328	29/10/12	\$2.84
Medicines Act 1981	Medicines Amendment Regulations 2012	2012/329	29/10/12	\$2.84

I NOVEMBER 2012	NEW ZEALAND GAZETTE, No. 131			3/83
Commodity Levies Act 1990	Commodity Levies (Pipfruit) Order 2012	2012/330	29/10/12	\$4.57
Securities Markets Act 1988	Securities Markets (Unsolicited Offers) Regulations 2012	2012/331	29/10/12	\$5.35
Passports Act 1992	Passport (Fees) Amendment Regulations 2012	2012/332	29/10/12	\$3.11
Fisheries Act 1996	Fisheries (Maunganui Bay Temporary Closure) Notice 2012	2012/333	29/10/12	\$2.84
Takeovers Act 1993	Takeovers Code (L&M Energy Limited) Exemption	2012/334	26/10/12	\$2.84

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Notice 2012

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Bennetts Bookshops: Bowen House, corner of Lambton Quay and Bowen Street, Wellington; University of Waikato, Gate 5 Hillcrest Road, Hamilton; Bennetts University Bookshop, Massey University, Palmerston North; Christchurch Polytechnic Institute of Technology, Madras Street, Christchurch. **Whitcoulls**: 34 Broadway Avenue, Palmerston North; 143 George Street, Dunedin; 210 Queen Street, Auckland.

₁₈₇₁₁₅

General Section

Egg Producers Federation of New Zealand Incorporated

Commodity Levies Act 1990 Commodity Levies (Eggs) Order 2010

Annual Levy Prescribed Under the Commodity Levies (Eggs) Order 2010

Pursuant to section 4 of the Commodity Levies Act 1990 and clause 11(b) of the Commodity Levies (Eggs) Order

2010, and on the recommendation of the 2012 Annual General Meeting of the Egg Producers Federation of New Zealand Incorporated, I hereby prescribe an annual levy of 36 cents per chick on the basis of the sale of chicks to producers by hatcheries during the year 1 January 2013 to 31 December 2013.

2702

This notice will take effect on **20 December 2012**.

Dated at Auckland this 29th day of October 2012.

MICHAEL BROOKS, Executive Director, Egg Producers Federation of New Zealand Incorporated.

gs7023

Physiotherapy Board

Health Practitioners Competence Assurance Act 2003

Notice of Amendment to Qualifications Prescribed by the Physiotherapy Board

Pursuant to section 12 of the Health Practitioners Competence Assurance Act 2003, the Physiotherapy Board gives the following notice amending the prescribed qualifications for registration as a physiotherapist.

This notice amends the Physiotherapy Board's notice published in a Supplement to the *New Zealand Gazette*, 15 September 2004, No. 120, on page 2972.

This notice takes effect from 1 January 2013.

Amendment to Qualifications Prescribed by the Physiotherapy Board

Please append the following prescribed qualification for registration in the Scope of Practice – Physiotherapist:

• Bachelor of Physiotherapy with Honours, University of Otago.

Dated at Wellington this 29th day of October 2012.

SUSAN J. BEGGS, Registrar, Physiotherapy Board.

gs6994

Notice of New Scope Practice (Physiotherapy Specialist)* and Related Qualifications Prescribed by the Physiotherapy Board

Pursuant to section 11(1) of the Health Practitioners Competence Assurance Act 2003 ("the Act"), the Physiotherapy Board specifies the following new scope of practice:

Scope of Practice – Physiotherapy Specialist

- Physiotherapy specialists are expert physiotherapists who have advanced education, knowledge and skills to practise
 within a specific area of clinical practice;
- as specialist clinicians, they demonstrate leadership in consultancy, education and research;
- they work collaboratively with the physiotherapy profession and within the wider health team across a range of health and disability settings;
- physiotherapy specialists actively participate and take a leadership role in professional activities, including local and national strategy and policy development; and
- they work in partnership with individuals, whānau, families and communities to optimise health outcomes.

Pursuant to section 12 of the Act, the following qualifications are prescribed for registration as a physiotherapy specialist:

Qualifications Prescribed for Registration in the Scope of Practice: Physiotherapy Specialist

- Provide evidence of successful completion of a minimum of a clinically focused postgraduate Master's Degree programme, relevant to the specialist area of physiotherapy practice; and
- successful completion of the assessment process approved by the Physiotherapy Board for persons who have met all other set criteria for physiotherapy specialist registration.

This notice takes effect from 1 January 2013.

Dated at Wellington this 29th day of October 2012.

SUSAN J. BEGGS, Registrar, Physiotherapy Board.

*Please insert this new scope of practice as an amendment to the notice on page 2972 in the Supplement to the *New Zealand Gazette*, 15 September 2004, No. 120.

gs6993

Physiotherapy (Fees) Notice October 2012

Pursuant to Part 6, section 130(1) of the Health Practitioners Competence Assurance Act 2003, the following notice is given.

Notice

- **1. Title and commencement**—This notice may be cited as the Physiotherapy (Fees) Notice October 2012 and shall come into force on **1 January 2013**.
- 2. Fees—The Physiotherapy Board sets the fees and levies, payable to the board, specified in the Schedule to this notice.
- **3.** Tax—The fees are inclusive of goods and services tax.

Schedule

Fees Payable \$

Application for registration within the scope of practice of physiotherapy specialist:

Assessment part 1 (portfolio assessment)

Assessment part 2 (panel assessment)

1,455.00

1,475.00

Dated at Wellington this 29th day of October 2012.

SUSAN J. BEGGS, Registrar, Physiotherapy Board.

gs6992

National Animal Identification and Tracing (NAIT) Limited

National Animal Identification and Tracing Act 2012

Notice of Amendment to NAIT Device Standards

Pursuant to section 14 of the National Animal Identification and Tracing Act 2012, I, Russell John Burnard, Chief Executive of NAIT Limited acting as the NAIT organisation, give notice that I have amended the NAIT Device Standard for Cattle and the NAIT Device Standard for Deer.

The amended NAIT Device Standard for Cattle, Version 3 (November 2012) and NAIT Device Standard for Deer, Version 3 (November 2012) will take effect on **2 November 2012**.

Copies of the NAIT Device Standard for Cattle and the NAIT Device Standard for Deer may be obtained from the NAIT website at

www.nait.co.nz

or by writing to NAIT Limited, PO Box 10082, Wellington 6143.

Dated at Wellington this 25th day of October 2012.

RUSSELL JOHN BURNARD, Chief Executive of National Animal Identification and Tracing (NAIT) Limited.

gs6962

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