

New Zealand Gazette

WELLINGTON: THURSDAY, 31 MAY 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@parliament.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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All rates shown are inclusive of GST.

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:

Abele, Juergen Herwig, 36 Kitchener Road, Pukekohe – 24 May 2012.

Ahmadi, Ali Farshied (also known as **Farshied, Ali Farshied)**, 81A St Johns Road, Saint Johns, Auckland – 23 May 2012.

Arghand, Azadeh, 81A St Johns Road, Saint Johns, Auckland – 23 May 2012.

Atwood, Elouise Anne, 123 Hukanui Road, Chartwell, Hamilton – 21 May 2012.

Burgess, Darren Andrew, 68 Bolton Road, Ormondville – 23 May 2012.

Cantell, Leo Robert Norman, 107 Te Henga Road, RD 1, Henderson – 23 May 2012.

Cartwright, Michelle Ann, 114 School Road, Paihia – 23 May 2012.

Carvell, Daniel John, 12 Dover Street, Liberton, Dunedin – 21 May 2012.

Cieplinski, Magda, 56 Marendellas Drive, Bucklands Beach, Auckland – 24 May 2012.

Collins, Darryl Edward (also known as **Towersey, Darryl Edward**), 7 Grays Road, Camborne, Porirua – 22 May 2012.

Corkery, David Anthony, 496 Tay Street, Hawthorndale, Invercargill – 21 May 2012.

Creek, Scott George, 20 Rehov Montefiore, Tzfat, Israel – 22 May 2012.

Dempsey, Robert Lawrence, 1/89 Epsom Road, Sockburn, Christchurch – 21 May 2012.

Graham, Ross Alexander, 2/354 Wickstead Street, Wanganui – 16 May 2012.

Halder, Michael Anthony, 674 Centre Road, RD 3, Riverton – 23 May 2012.

Hancock, Erin Michelle (also known as **Pearce, Erin Michelle**), 2/32 Curacao Place, Half Moon Bay, Auckland – 21 May 2012.

Henry-Hopwood, Maria Lelani, 15 Carran Street, Waverley, Invercargill – 23 May 2012.

Henwood, Robyn Janice, 29 Watene Crescent, Orakei, Auckland – 24 May 2012.

Holmes, Dean, 34 John Downs Drive, Browns Bay, Auckland – 24 May 2012.

Hopwood, Michael John, 104 Tramway Road, Strathern, Invercargill – 23 May 2012.

Howe, Karen Rae, 18 Rountree Place, Conifer Grove, Takanini – 24 May 2012.

Howe, Michael Roger, 18 Rountree Place, Conifer Grove, Takanini – 24 May 2012.

Howes, Alyse Natalie, 40 Massey Crescent, Marewa, Napier – 23 May 2012.

Jackson, Timothy James, 81 Morrow Avenue, Saint Andrews, Hamilton – 22 May 2012.

Kumar, Rajesh, 14 Central Avenue, Papatoetoe, Auckland – 24 May 2012.

Lewis, Mark James, 13 Grace Cresent, Tokoroa – 22 May 2012.

Martin, Hamish John, 19 Samantha Street, Kelso, Queensland, Australia – 24 May 2012.

Mason, Paul Alan, 80 McGarry Lane, Te Awamutu – 18 May 2012.

McClintock, Nicki Jane, Auckland – 24 May 2012.

Rika, Delilah Kahu Bernadette (also known as Rika-Whitu, Delilah Kahu Bernadette and Whitu, Delilah Kahu Bernadette), 3 Puriru Crescent, Hillcrest, Rotorua – 24 May 2012.

Sanft, Simone Ruby (also known as Webb, Simone Ruby), 80 Waghorn Road, RD 1, Waharoa -24 May 2012.

Sir, Bill, Auckland – 24 May 2012.

Sriwangnok, Jamroen, 133 Universal Drive, Henderson, Auckland – 25 May 2012.

Stillman, Arnika, Auckland – 18 May 2012.

Tatana, Judith Anne, 66 London Road, Datchet, Berkshire, United Kingdom – 21 May 2012.

Tatana, William Te Aweawe Trebs, 66 London Road, Datchet, Berkshire, United Kingdom – 21 May 2012.

Vause, Geoffrey Lawrence, Wellington – 21 May 2012.

Walker, Basil Walter, 205 Peninsula Road, Kawarau Falls, Queenstown – 24 May 2012.

Walsh, Lindsay Graeme, 1/29 Devonshire Road, Unsworth Heights, Auckland – 24 May 2012.

Walsh, Terry Andrew, 838 Lake Hawea-Albert Town Road, RD 2, Wanaka – 23 May 2012.

Winters, John Douglas, 7 Walter Haddrell Crescent, Flat Bush, Auckland – 25 May 2012.

Wymer, Jayden Robert, 21 Kotare Street, Hilltop, Taupo – 21 May 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:

Barrett, Alison Ruth (also known as **Leask, Alison Ruth**), 163 Bankwood Road, Chartwell, Hamilton – 24 May 2012.

Brown, Adam John, 16A Fastnet Street, Alexandra – 23 May 2012.

Carroll, George Patote Pakai, 828 Main Road, State Highway 2, Otane – 22 May 2012.

Carson, Nicola Jane, 27 Hargood Street, Woolston, Christchurch – 21 May 2012.

Chahardoli, Mehdi, 299A Rangatira Road, Beach Haven, Auckland – 18 May 2012.

Cooke, Richard Andrew James, 86 Swiss Avenue, Gonville, Wanganui – 21 May 2012.

Davidson, Carly, Hawke's Bay – 18 May 2012.

Eady, Olaf Clifford, 10 Dawick Street, Foxton Beach, Foxton – 23 May 2012.

Fitzgerald, Nicole Lesley, 9/19 Brodie Place, Bethlehem, Tauranga – 24 May 2012.

Foord, Trevor James, 14A Studholme Street, Morrinsville – 18 May 2012.

Harnett, John Graeme William (also known as **Harnett, Graeme**), 29/124 Stancombe Road, Flat Bush, Auckland – 22 May 2012.

Harrington, Nicole Allison, 141B Gordon Road, Mosgiel – 24 May 2012.

Jeffery, Amy Kathleen Elizabeth, 47 Beeston Crescent, Manurewa, Auckland – 24 May 2012.

Katene, Ripeka Ihiera Hine, 58 Manchester Street, Bradford, Dunedin – 22 May 2012.

Lambert, Lloyd Anthony, 1199 Rapaura Road, RD 3, Blenheim – 18 May 2012.

Leach, Kelsey Denise, 8 Deal Crescent, Flaxmere, Hastings – 23 May 2012.

Leef, Jason Sylvester, 2/24 High Street, Petone, Lower Hutt – 25 May 2012.

Mander, Patricia Anne, 12/86A Beachville Road, Redcliffs, Christchurch – 23 May 2012.

McIntyre, Joyanne, 1/258 The Ridgeway, Stoke, Nelson – 24 May 2012.

McNaughton, John Michael, 3/7 Charlton Lane, Gore – 18 May 2012.

Nio, Teokotai O Taua-Tamatoa (also known as **Tamatoa**, **Teokotai O Taua-Tamatoa**), 88 Frank Grey Place, Otahuhu, Auckland – 18 May 2012.

O'Shannessey, Dorne Kaye (also known as **Mains, Dorne Kaye**), 1 Marine Lane, Mount Wellington, Auckland – 22 May 2012.

Ottosen, Robert, 19 Windsor Street, Parnell, Auckland – 18 May 2012.

Reedy, Daniel Peter, 15 Rochester Place, Bethlehem, Tauranga – 22 May 2012.

Reid, Stacey Maree, 5 Esk Street, Roslyn, Palmerston North – 22 May 2012.

Reilly, Taylor William (also known as **McKenzie, Taylor William**), 4/109 Russell Street, Palmerston North – 24 May 2012

Rewha, Joan Frances, 276A Otipua Road, Highfield, Timaru – 21 May 2012.

Robb, Jason William, 137 Stafford Street, Dunedin – 24 May 2012.

Rossiter, Thomas George, 2/5 Bertram Road, Bayswater, Melbourne, Victoria, Australia – 24 May 2012.

Spicer, Maureen Rae, 394 Main North Road, Bay View, Napier – 18 May 2012.

Thompson, Anne Maree (also known as **Walker, Anne Maree**), 3 Taranui Place, Ohauiti, Tauranga – 18 May 2012.

Trembath, Sharon Rochelle (also known as **Peeni, Sharon Rochelle**), 21 Loughanure Place, Massey, Auckland – 18 May 2012.

Watson, Tamara Lindsay, 34 Paterson Street, Aramoho, Wanganui – 21 May 2012.

OFFICIAL ASSIGNEE.

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

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS / MANAGERS

DON OLIVER BAR BELL 1977 LIMITED

(in receivership)

Notice of Appointment of Receivers

Pursuant to Section 8 of the Receiverships Act 1993

Take notice that on 14 May 2012, Peter Reginald Jollands and Catherine Jane Jollands, certified practising accountants, were appointed joint and several receivers of all the property, assets and undertaking of DON OLIVER BAR BELL 1977 LIMITED (in receivership) pursuant

to a general security agreement dated the 31st day of October 2008.

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

P. R. JOLLANDS, Joint Receiver.

The Office of the Receivers is: Jollands Callander, Level 2, 40 Triton Drive, Albany, Auckland 0632. Postal Address: PO Box 305417, Triton Plaza, Auckland 0757.

Telephone: (09) 479 8580. Facsimile: (09) 479 8585. Email: peter@jollandscallander.co.nz

Enquiries to: Peter Jollands.

ar3192

401 L LIMITED (as trustee of the **401 L Trust**) (in receivership and in liquidation)

Notice of Appointment of Receivers and Managers

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

Notice is hereby given that on 22 May 2012, John Joseph Cregten and Andrew John McKay, chartered accountants of Auckland, were appointed joint and several receivers and managers of the property of 401 L LIMITED (in receivership and in liquidation) under the powers contained in a general security agreement dated the 29th day of June 2007, given by that company.

The Property in Receivership is: All of the property of the company charged under the general security agreement.

The Offices of the Receivers and Managers are at: Corporate Finance Limited, Level 15, AMP Centre, 29 Customs Street West, Auckland 1010.

Dated this 23rd day of May 2012.

JOHN JOSEPH CREGTEN and ANDREW JOHN McKAY, Receivers and Managers.

ar3283

401 F LIMITED (as trustee of the **401 F Trust**) (in receivership)

Notice of Appointment of Receivers and Managers

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

Notice is hereby given that on 22 May 2012, John Joseph Cregten and Andrew John McKay, chartered accountants of Auckland, were appointed joint and several receivers and managers of the property of 401 F LIMITED (in receivership) under the powers contained in a general security agreement dated the 29th day of June 2007, given by that company.

The Property in Receivership is: All of the property of the company charged under the general security agreement.

The Offices of the Receivers and Managers are at: Corporate Finance Limited, Level 15, AMP Centre, 29 Customs Street West, Auckland 1010.

Dated this 23rd day of May 2012.

JOHN JOSEPH CREGTEN and ANDREW JOHN McKAY, Receivers and Managers.

ar3284

NEW ZEALAND DAIRIES LIMITED, STUDHOLME CORPORATION LIMITED and DAIRY EXPORTS NEW ZEALAND LIMITED

(all in receivership) ("the companies")

Notice of Appointment of Receivers and Managers

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

Company Nos.: 1812880, 1831190, 1852310

Colin Anthony Gower, insolvency practitioner, Stephen John Tubbs, chartered accountant, both of Christchurch, and Brian Mayo-Smith, chartered accountant of Auckland, were appointed joint and several receivers and managers of the companies on 17 May 2012, under the terms of general security deeds dated the 2nd day of March 2010 giving the holder secured charges over the whole of the assets of the companies.

The Properties in Receivership are: All of the companies' present and after-acquired property.

The Receivers and Managers' Contact Details Are: BDO Christchurch, 30 Sir William Pickering Drive, Burnside, Christchurch 8053. Postal Address: BDO Christchurch, PO Box 246, Christchurch 8140. Telephone: (03) 379 5155. Facsimile: (03) 353 5526 Email: richard.hudson@bdo.co.nz

Dated this 17th day of May 2012.

COLIN GOWER, Receiver and Manager.

ar320

TRAVELLERS INN 2011 LIMITED (in liquidation and in receivership)

Notice of Appointment of Receiver and Manager

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

On 11 May 2012, Travellers Inn Limited, being the holder of a general security agreement dated April 2011, appointed Rakesh Kumar Sharma, of Auckland, as receiver and manager of all present and after-acquired property of the above-named company.

The Office of the Receiver and Manager is: Level 1, 822 Manukau Road, Royal Oak, Auckland.

R. K. SHARMA, Receiver and Manager.

ar3239

MANHATTEN SERVICES LIMITED

(in receivership)

Notice of Appointment of Receivers and Managers

Registered Office: Level 11, Tower Centre, 45 Queen Street, Auckland.

Notice is hereby given, pursuant to section 8(1)(b) of the Receiverships Act 1993, that on 1 May 2012, Asteron Trust Services Limited appointed Kevin David Pitfield and Gareth Russel Hoole, of Staples Rodway Limited, jointly and severally to be receivers and managers of the property contained in certificates of title HBP3/1150 and HBP3/1151, being at the corner of Nelson Street and Heretaunga Street, Hastings ("the property"), under loan agreements dated the 30th day of June 2006 and the 3rd day of May 2007.

Dated this 23rd day of May 2012.

KEVIN DAVID PITFIELD and GARETH RUSSEL HOOLE, Joint Receivers and Managers.

The Address and Telephone Number to Which, During Normal Business Hours Enquiries May be Directed by a Creditor or Member: Staples Rodway Limited, Chartered Accountants, PO Box 3899, Auckland 1140. Telephone: (09) 309 0463.

ar3230

COUNTIES INN HOLDINGS LIMITED

(in receivership)

Notice of Appointment of Receiver and Manager

Pursuant to section 8(1)(b) of the Receiverships Act 1993, on 23 May 2012, Working Capital Solutions (NZ) Limited, being the holder of a general security agreement dated the 6th day of October 2011, appointed John Michael Gilbert, insolvency practitioner of Auckland, as receiver and manager of all present and after-acquired property of the company.

The Office of the Receiver and Manager is at: C&C Strategic Limited, Level 1, 26 Crummer Road, Grey Lynn, Auckland. Telephone: (09) 376 7506. Facsimile: (09) 376 6441.

J. M. GILBERT, Receiver and Manager.

ar320

ALCHEMY DISTRIBUTION LIMITED

(in receivership)

Notice of Appointment of Receiver and Manager

Pursuant to section 8(1)(b) of the Receiverships Act 1993, on 21 May 2012, Working Capital Solutions (NZ) Limited, being the holder of a general security agreement dated the 29th day of July 2011, appointed John Michael Gilbert, insolvency practitioner of Auckland, as receiver and manager of all present and after-acquired property of the company.

The Office of the Receiver and Manager is at: C&C Strategic Limited, Level 1, 26 Crummer Road, Grey Lynn, Auckland. Telephone: (09) 376 7506. Facsimile: (09) 376 6441.

J. M. GILBERT, Receiver and Manager.

KYRKE-SMITH HOLDINGS (2009) LIMITED

(in receivership)

Notice of Cessation of Receivership

Pursuant to Section 29 of the Receiverships Act 1993

Anthony Charles Harris, of Tauranga, hereby gives notice that on 23 May 2012 he ceased to act as receiver and manager of all the property and assets of the above-named company.

ANTHONY CHARLES HARRIS, Receiver and Manager. ar3259

EAST RANGITIKEI PROPERTY TRUST LIMITED

Notice of Appointment of Receivers of Income

Pursuant to Section 8 of the Receiverships Act 1993

Notice is given that on 23 May 2012, Sandra Ann Lee, finance director, and James Rex McArley, property director, both of Wellington, were appointed jointly and severally as receivers of income of the above-named company under the powers conferred pursuant to a memorandum of mortgage dated the 15th day of December 2010 granted by the above-named company over certain property.

Short Description of Property Charged Under the Security: Mortgage instrument 8663953.1 registered on 17 December 2010, granted by the above-named company over the property comprised in Computer Freehold Register 464791 (Wellington Land Registry), being the property at 28–36 Rangitikei Street, Palmerston North.

The Office of the Receivers of Income is at: Cambridge Asset Management Limited, Level 1, 10 Cambridge Terrace, Wellington. Postal Address: PO Box 19277, Courtenay Place, Wellington 6149 (Enquiries to: S. A. Lee or J. R. McArley). Telephone: (04) 903 4826. Facsimile: (04) 499 4962.

Dated this 23rd day of May 2012.

SANDRA ANN LEE and JAMES REX McARLEY, Joint Receivers of Income.

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

ar3246

WEST RANGITIKEI PROPERTY TRUST LIMITED

Notice of Appointment of Receivers of Income

Pursuant to Section 8 of the Receiverships Act 1993

Notice is given that on 23 May 2012, Sandra Ann Lee, finance director, and James Rex McArley, property director, both of Wellington, were appointed jointly and severally as receivers of income of the above-named company under the powers conferred pursuant to a memorandum of mortgage dated the 15th day of December 2010 granted by the above-named company over certain property.

Short Description of Property Charged Under the Security: Mortgage instrument 8668650.3 registered on 22 December 2010, granted by the above-named company over the property comprised in Computer Freehold Register 543389 (Wellington Land Registry), being the property at Rangitikei Street, Palmerston North.

The Office of the Receivers of Income is at: Cambridge Asset Management Limited, Level 1, 10 Cambridge Terrace, Wellington. Postal Address: PO Box 19277, Courtenay Place, Wellington 6149 (Enquiries to: S. A. Lee or J. R. McArley). Telephone: (04) 903 4826. Facsimile: (04) 499 4962.

Dated this 23rd day of May 2012.

SANDRA ANN LEE and JAMES REX McARLEY, Joint Receivers of Income.

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

APPOINTMENT AND RELEASE OF LIQUIDATORS

Appointment of Liquidator

The official assignee advises the following liquidations: 16 May 2012

HAUTEL ENTERPRISES LIMITED.

21 May 2012

DIRECT FINE FOODS LIMITED. E & J FUTURE LIMITED.

O & O BUILDERS LIMITED.

23 May 2012

SOUTHERN HEMISPHERE HOLDINGS LIMITED.

25 May 2012

TYRE DEPOT (NZ) LIMITED.

OFFICIAL ASSIGNEE.

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

SHED BOSS CENTRAL LIMITED (in liquidation)

Notice of Appointment of Liquidator

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

In the matter of section 241(2)(c) of the Companies Act 1993:

Notice is hereby given that the company was placed into liquidation with the appointment of Grant Bruce Reynolds as liquidator on the date and time below:

17 May 2012

SHED BOSS CENTRAL LIMITED (in liquidation) at 1.03pm.

Notice to Creditors to Claim

The liquidator fixes 30 June 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 at Auckland this 24th day of May 2012.

GRANT BRUCE REYNOLDS.

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

CUBA PRINT LIMITED (formerly **KEELING** & **MUNDY LIMITED**) (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, were appointed liquidators jointly and severally of the company by shareholders' resolution on the date and time below:

18 May 2012

CUBA PRINT LIMITED (in liquidation) at 4.15pm.

Notice to Creditors to Lodge Claims

The liquidators have fixed 22 June 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 Dan Nicholls 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.

al3175

LJS EMPLOYMENT LIMITED, COMPUTER CENTER LIMITED and TKI2 HOLDINGS

LIMITED (all in liquidation) ("the companies")

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:

18 May 2012

LJS EMPLOYMENT LIMITED (in liquidation) at 1.15pm. 21 May 2012

COMPUTER CENTER LIMITED (in liquidation) at 11.00am.

TKI2 HOLDINGS LIMITED (in liquidation) at 8.00pm.

Notice to Creditors to Claim

We fix 6 July 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 23rd day of May 2012.

PAUL VLASIC, 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: Paul Vlasic.

al3236

EBODE CONSTRUCTION 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:

18 May 2012

EBODE CONSTRUCTION LIMITED at 10.30am.

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

GRANT REYNOLDS, Liquidator.

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

al3177

CASINO PROPERTIES LIMITED, IPLAY WELLINGTON LIMITED, NEDA ELECTRICAL WELLINGTON LIMITED and POSITIVE CAREER SOLUTIONS LIMITED

(all in liquidation) ("the companies")

Notice of Appointment of Liquidators

Jeremy Michael Morley and John Howard Ross Fisk, chartered accountants of Wellington, were appointed joint and several liquidators of the companies by the High Court at Wellington, pursuant to section 241(2)(c) of the Companies Act 1993, on the date and times below:

21 May 2012

CASINO PROPERTIES LIMITED (in liquidation) at 11.31am.

IPLAY WELLINGTON LIMITED (in liquidation) at 11.50am.

NEDA ELECTRICAL WELLINGTON LIMITED (in liquidation) at 11.54am.

POSITIVE CAREER SOLUTIONS LIMITED (in liquidation) at 11.58am.

Notice to Creditors to Claim

We fix 15 August 2012 as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 22nd day of May 2012.

JEREMY MICHAEL MORLEY, Liquidator.

Claims and Enquiries to: C/o PwC, 113–119 The Terrace (PO Box 243), Wellington. Telephone: (04) 462 7000. Facsimile: (04) 462 7492.

al3188

NEW ZEALAND LUGGAGE CO LIMITED

(in liquidation)

Public Notice of Appointment of Liquidators

Company No.: 1287403

It was resolved by special resolution, pursuant to section 241(2)(a) of the Companies Act 1993, that the company be liquidated and that Gregory Burton Wright and Errol Wayne Bailey, chartered accountants, both of Christchurch, be appointed joint and several liquidators on the date and time below:

24 May 2012

NEW ZEALAND LUGGAGE CO LIMITED

(in liquidation) at 4.30pm.

Notice to Creditors to Lodge Claims

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

The liquidators fix 26 June 2012 as the last day before which the creditors of the company are to prove their debts or claims and to establish any priority their debts or 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 proved or, as the case may be, from objecting to the distribution.

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

GREGORY BURTON WRIGHT and ERROL WAYNE BAILEY, Joint and Several Liquidators.

Dated this 24th day of May 2012.

Address of Liquidators: Taurus Group Limited, PO Box 42132, Tower Junction, Christchurch 8149. Telephone: (03) 345 8859. Email: gbw@taurusnz.co.nz

LYNDSAY DISTRIBUTORS 1977 LIMITED and NTN MANAGEMENT LIMITED

(both in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, pursuant to section 241(2) of the Companies Act 1993, Simon John Thorn and David Ian Ruscoe, of Grant Thornton New Zealand Limited, were appointed liquidators of the above-named companies by special resolutions of the shareholders.

The liquidations commenced on 23 May 2012 at 12.46pm.

Notice to Creditors to Claim

Notice is also given that the liquidators hereby fix 30 June 2012 as the date on or before which any 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 23rd day of May 2012.

SIMON JOHN THORN and DAVID IAN RUSCOE.

Enquiries May be Directed During Normal Business Hours to: Hollie Pachnatz, Grant Thornton New Zealand Limited, Level 1, The Antarctic Attraction, 38 Orchard Road (PO Box 2099), Christchurch. Telephone: (03) 379 9580.

NETWORK CONSTRUCTION LIMITED, NETWORK PRODUCTS LIMITED and NETWORK TRUCKS LIMITED (all in liquidation)

("the companies")

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 the above-named companies by the High Court at Auckland, pursuant to section 241(2)(c) of the Companies Act 1993, on 15 May 2012 at 10.53am.

We fix 29 June 2012 as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 22nd day of May 2012.

CRAIG ALEXANDER SANSON, Liquidator.

Claims and Enquiries to: C/o PwC, 188 Quay Street (Private Bag 92162), Auckland. Telephone: (09) 355 8000. Facsimile: (09) 355 8013.

al3189

LICHFIELD STREET 145 LIMITED

(in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Malcolm Grant Hollis and Maurice George Noone, chartered accountants of Christchurch, were appointed joint and several liquidators of LICHFIELD STREET 145 LIMITED (in liquidation) by the High Court at Christchurch, pursuant to section 241(4)(d) of the Companies Act 1993, on 16 May 2012 at 3.33pm.

We fix 30 June 2012 as the day by which the creditors of the company are to make their claims and to establish any priority.

Dated this 18th day of May 2012.

MALCOLM GRANT HOLLIS, Liquidator.

Claims and Enquiries to: LICHFIELD STREET 145 LIMITED (in liquidation), c/o PwC, Canterbury Technology Park, 5 Sir Gil Simpson Drive, Burnside, Christchurch 8053. Postal Address: PO Box 13244, Armagh, Christchurch 8141. Telephone: (03) 374 3000. Facsimile: (03) 374 3001 (Attention: Colleen Stuart).

EARLY DEVELOPMENTS LIMITED

(in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Malcolm Grant Hollis and Maurice George Noone, chartered accountants of Christchurch, were appointed joint and several liquidators of EARLY DEVELOPMENTS LIMITED (in liquidation) by the High Court at Dunedin, pursuant to section 241(2)(c) of the Companies Act 1993, on 21 May 2012 at 10.08am.

We fix 28 June 2012 as the day by which the creditors of the company are to make their claims and to establish any priority.

Dated this 24th day of May 2012.

MALCOLM GRANT HOLLIS, Liquidator.

Claims and Enquiries to: EARLY DEVELOPMENTS LIMITED (in liquidation), c/o PwC, Canterbury Technology Park, 5 Sir Gil Simpson Drive, Burnside, Christchurch 8053. Postal Address: PO Box 13244, Armagh, Christchurch

8141. Telephone: (03) 374 3000. Facsimile: (03) 374 3001 (*Attention:* Colleen R. Stuart).

al3254

PET PAC FOOD 2005 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 21 May 2012 at 11.42am, appointed Peri Micaela Finnigan and Kevin Warwick Bromwich, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix Friday 22 June 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.

KEVIN BROMWICH, Liquidator.

Date of Liquidation: 21 May 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: Kevin Bromwich. Telephone: (09) 303 9514.

ASPEN DRAINAGE COMPANY 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 24 May 2012 at 9.20am, 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 6 July 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: 24 May 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: Murray Matthews. Telephone: (09) 969 5341.

ALDERSGATE INSURANCE LIMITED

(in liquidation)

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

Notice is hereby given that, subsequent to a resolution as to solvency and in accordance with section 241(2)(a) of the Companies Act 1993, the shareholder of the above-named company, on Friday 25 May 2012 at 8.30am, appointed Peri Micaela Finnigan and Roy Horrocks, chartered accountants

of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix Friday 22 June 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 May 2012.

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

Enquiries to: Peri Finnigan.

Note: This is a solvent liquidation and the liquidation is a result of the business ceasing to trade.

GUARDIAN ANGEL ENTERPRISES LIMITED (in liquidation)

Notice of Appointment of Liquidate

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 Heath Gair 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 21 May 2012 at 10.00am.

The liquidators of GUARDIAN ANGEL ENTERPRISES LIMITED (in liquidation) fix 25 July 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 21st day of May 2012.

CHRISTINE DUNPHY, 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@shepharddunphy.co.nz Website: www.shepharddunphy.co.nz

TEO HONG INTEGRITY LIMITED (in liquidation)

Notice of Appointment of Liquidators

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 23 May 2012 at 3.20pm.

The liquidators of TEO HONG INTEGRITY LIMITED (in liquidation) fix 25 July 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 23rd day of May 2012.

CHRISTINE DUNPHY, 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@shepharddunphy.co.nz Website: www.shepharddunphy.co.nz

al3240

FLATBUSH LIMITED (in liquidation)

Notice of Appointment of Liquidator

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

Take notice that I, C. A. Johnson, insolvency practitioner of Auckland, have been appointed liquidator of FLATBUSH LIMITED (in liquidation) by resolution of the shareholders. The liquidation commenced on 23 May 2012 at 2.00pm.

Notice to Creditors to Prove Debts or Claims

Notice is hereby given that the liquidator fixes 29 June 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 any distribution.

Creditors and Shareholders of the Company May Direct Enquiries During Normal Business Hours to: C. A. Johnson, Accountant & Insolvency Practitioner, PO Box 33171, Takapuna, Auckland 0740. Telephone: (09) 377 5536. Facsimile: (09) 377 5537.

al3286

JOHN DALEY PHOTOGRAPHY LIMITED

(in liquidation)

Public Notice of Appointment of Liquidator

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

On 4 May 2012, it was resolved, pursuant to section 241(2) of the Companies Act 1993, that JOHN DALEY PHOTOGRAPHY LIMITED be liquidated and that Amanda Needham, chartered accountant of Auckland, be appointed liquidator for this purpose.

The liquidation commenced on 4 May 2012.

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

Dated this 4th day of May 2012.

AMANDA NEEDHAM.

Address of Liquidator: PO Box 72592, Papakura, Auckland 2244. Mobile: (021) 300 644. Facsimile: (09) 298 5012.

BRILLIANT ORANGE LIMITED (in liquidation)

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

In accordance with section 241(2)(c) of the Companies Act 1993, Anthony Charles Harris, insolvency practitioner of Tauranga, was appointed liquidator of the above-named company on 21 May 2012 at 10.47am, by the High Court at Rotorua

The liquidator fixes 29 June 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.

ANTHONY CHARLES HARRIS, Liquidator.

Address of Liquidator: Anthony Harris Limited, PO Box 16261, Bethlehem, Tauranga 3147. Telephone: (07) 579 3528. Facsimile: (07) 579 3527.

FLOORING ASPEX LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

Jeffrey Philip Meltzer and Michael Lamacraft, insolvency practitioners, were appointed joint and several liquidators of FLOORING ASPEX LIMITED (in liquidation) on 22 May 2012 at 9.00am, pursuant to section 241(2)(a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of FLOORING ASPEX LIMITED (in liquidation) fix 15 June 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 their claims are made or, as the case may be, from objecting to any distribution.

Dated this 23rd day of May 2012.

M. LAMACRAFT, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Enquiries May be Directed by a Creditor or Member: Meltzer Mason Heath, Chartered Accountants, PO Box 6302, Wellesley Street, Auckland 1141. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Enquiries to: Mike Lamacraft.

al3197

SUNSHINE 2010 LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

Karen Betty Mason and Rachel Mason, insolvency practitioners, were appointed joint and several liquidators of SUNSHINE 2010 LIMITED (in liquidation) on 22 May 2012 at 10.00am, pursuant to section 241(2)(a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of SUNSHINE 2010 LIMITED (in liquidation) fix 25 June 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 their claims are made or, as the case may be, from objecting to any distribution.

Dated this 23rd day of May 2012.

R. MASON, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Enquiries May be Directed by a Creditor or Member: Meltzer Mason Heath, Chartered Accountants, PO Box 6302, Wellesley Street, Auckland 1141. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Enquiries to: Rachel Mason.

al3235

B.I.O. LOGGING LIMITED (in liquidation)

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

Bruce Donald Gemmell, chartered accountant, and Rhys James Cain, insolvency practitioner, both of Christchurch,

were appointed joint and several liquidators of B.I.O. LOGGING LIMITED by the High Court at Rotorua, pursuant to section 241(2)(c) of the Companies Act 1993, on 21 May 2012 at 10.50am.

We fix 22 June 2012 as the day by which the creditors of the company are to make their claims and to establish any priority.

Dated this 21st day of May 2012.

RHYS CAIN, Liquidator.

Enquiries and Claims to: B.I.O. LOGGING LIMITED (in liquidation), Ernst & Young, 20 Twigger Street, Addington, Christchurch 8024. *Postal Address:* PO Box 2091, Christchurch 8140. Telephone: (03) 379 1870. Facsimile: (03) 379 8288 (Attention: Sue Fletcher).

TOTAL METERING 2012 LIMITED (formerly ENERGY INTELLECT LIMITED) (in liquidation)

Public Notice of Appointment of Liquidators

The Companies Act 1993

Company No.: 805552

On 25 May 2012 at 10.00am, it was resolved by special resolution, pursuant to section 241(2)(b) of the Companies Act 1993, that TOTAL METERING 2012 LIMITED be liquidated and that Bruce Donald Gemmell, chartered accountant, and Rhys James Cain, insolvency practitioner, both of Christchurch, be appointed joint and several

The liquidation commenced on 25 May 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 27 June 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 25th day of May 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.

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

al3282

MANAWA PARTNERS LIMITED (in liquidation)

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

The Companies Act 1993

Company No.: 1962199

On 17 May 2012 at 10.28am, pursuant to section 241(2)(c) of the Companies Act 1993, Vivian Judith Fatupaito, insolvency practitioner, and Glen David Gernhoefer, chartered accountant, both of Auckland, were appointed joint and several liquidators of the company by order of the High Court at Palmerston North.

The liquidators fix 12 June 2012 as the day on or before which the creditors of the company are to make their claims and to 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.

Dated this 21st day of May 2012.

VIVIAN JUDITH FATUPAITO and GLEN DAVID GERNHOEFER, Liquidators.

Enquiries Can be Directed to Sarah Allely at: WHK Partnership, Level 6, WHK Tower, 51-53 Shortland Street, Auckland 1010. Postal Address: PO Box 158, Auckland 1140. Telephone: (09) 303 4586. Facsimile: (09) 309 1198.

NEW ZEALAND AGRICHEMICALS 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 241 of the Companies Act 1993, the shareholders of the above-named company, on 23 May 2012 at 4.00pm, appointed Victoria Toon, chartered accountant of Auckland, as liquidator of the above-named company.

The undersigned does hereby fix 29 June 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.

VICTORIA TOON, Liquidator.

Date of Liquidation: 23 May 2012.

Address of Liquidator: Corporate Restructuring Limited, Chartered Accountants, Level 12, 17 Albert Street, Auckland 1010. Postal Address: PO Box 10100, Dominion Road, Auckland 1446. Telephone: (09) 302 0759. Facsimile: (09) 302 0159.

Enquiries to: Victoria Toon.

BRADY & MCNAUGHTON LIMITED

(in liquidation)

The Companies Act 1993

The above-named company was placed into liquidation by a special resolution of shareholders dated the 18th day of May 2012 at 9.00am.

Notice of Appointment of Liquidators

Sharlene Maree Bryant and William David Sawers were appointed joint and several liquidators pursuant to section 241(2)(a).

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators fix 29 June 2012 as the day on or before which creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 24th day of May 2012.

SHARLENE MAREE BRYANT and WILLIAM DAVID SAWERS, Joint Liquidators.

The Address and Telephone Number to Which, During Normal Business Hours, Enquiries May be Directed by a Creditor or Member: Staples Rodway Hawkes Bay Limited, 205 Hastings Street South (PO Box 46), Hastings. Telephone: (06) 878 7004.

al3244

LANDMARK FARMS LIMITED and SHETLAND FARMS LIMITED (both in liquidation)

Public Notice of Appointment of Liquidator and Notice to Creditors to Claim

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

On 21 May 2012, it was resolved by special resolutions, pursuant to section 241(2)(a) of the Companies Act 1993, that the above-named companies be liquidated and that Roderick Thomas McKenzie be appointed liquidator.

The liquidations commenced on 21 May 2012 at 4.15pm.

The liquidator has fixed 25 June 2012 as the last day for creditors to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

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

Any enquiries may be directed to the liquidator during normal business hours at the address and contact numbers stated below.

RODERICK T. McKENZIE, Liquidator.

Address for Service: Level 1, 484 Main Street (PO Box 12165), Palmerston North. Telephone: (06) 358 1503. Facsimile: (06) 354 2676.

Note: The liquidations are that of solvent companies and are being carried out due to all business activities having ceased.

al3209

SANSON GARAGE & SERVICE STATION LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

We, Joseph Craig McNeill and Hayden Dashwood Trotter, chartered accountants of Feilding, were appointed jointly and severally as liquidators of SANSON GARAGE & SERVICE STATION LIMITED by a special resolution of the shareholders on 17 May 2012 at 10.30am, the date and time that the liquidation commenced.

Dated this 21st day of May 2012.

J. C. McNEILL and H. D. TROTTER.

Creditors and Shareholders May Direct Enquiries to: J. C. McNeill, AllanMcNeill, 53–55 Manchester Street, Feilding 4702. Postal Address: PO Box 40, Feilding 4740. Telephone: (06) 323 6114. Facsimile: (06) 323 5007.

Note: The liquidation is that of a solvent company which has ceased all business activities.

al3176

DON OLIVER BAR BELL 1977 LIMITED

(in liquidation)

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

The Companies Act 1993

Notice is hereby given that, pursuant to section 255(2) of the Companies Act 1993, Daran Nair, chartered accountant of Auckland, was appointed as liquidator of the above-named company on 15 May 2012 at 2.00pm, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidator hereby fixes 22 June 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.

DARAN NAIR, Liquidator.

Address for Service: Nair & Chen Chartered Accountants Limited, 280 Great South Road, Greenlane, Auckland 1051. Postal Address: PO Box 74322, Greenlane, Auckland 1546. Telephone: (09) 522 5182. Facsimile: (09) 522 5183. Email: daran@nair.co.nz

Enquiries to: Daran Nair.

al3202

MANGAHOU HOLDINGS LIMITED

(in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

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

Craig William Melhuish and Keiran Anne Horne, chartered accountants of HFK Limited, were appointed liquidators of the above-named company by order of the High Court at Dunedin on 21 May 2012 at 10.10am.

The liquidators fix 21 June 2012 as the day on or before which the creditors of the company are able to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

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

Further information and creditor claim forms are available on our website www.hfk.co.nz

Enquiries may be directed during normal business hours to Colin Cowgill at HFK Limited, 567 Wairakei Road (PO Box 39100), Christchurch, or telephone (03) 352 9189.

C. W. MELHUISH, Liquidator.

al3159

PIANOSHOP LIMITED (in liquidation)

Notice of Appointment of Liquidator

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

Notice is hereby given that the liquidation of PIANOSHOP LIMITED (in liquidation) commenced on 21 May 2012 at 11.14am, when Murray G. Allott, chartered accountant of Christchurch, was appointed as liquidator, in accordance with section 241(2)(c) of the Companies Act 1993, by order of the High Court at Wellington.

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 29 June 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: admin@profitco.co.nz

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

al3162

APPOINTMENT AND RELEASE OF ADMINISTRATORS

HARTLAND CONSTRUCTION LIMITED

(administrator appointed)

Notice of Appointment of Administrator and Notice of First Meeting of Creditors

Notice is hereby given that Bryan Edward Williams, insolvency practitioner of Auckland, has been appointed administrator of HARTLAND CONSTRUCTION LIMITED (administrator appointed) pursuant to section 239I of the Companies Act 1993.

The first meeting of the creditors of the company will be held in the Function Room at the Queenstown Events Centre, Joe O'Connell Drive, Frankton, on Thursday 31 May 2012 commencing at 2.00pm.

The purpose of the meeting is to:

- (a) decide whether to replace the administrator;
- (b) decide whether to appoint a creditors' committee and, if so, to appoint its members;
- (c) to receive and consider the director's statement of the company; and
- (d) to consider an overview of the conduct of the administration of the company.

BRYAN EDWARD WILLIAMS, Administrator.

Enquiries to: BWA Insolvency Limited, PO Box 609, Kumeu 0941. Telephone: (09) 412 9762. Facsimile: (09) 412 9763.

aa3224

REMOVALS

AHIJAH LIMITED, ASSET MAINTENANCE SERVICES LIMITED, CREATE LIMITED, DOUBLE GLAZE IT NZ LIMITED, ELIJAH LIMITED, HOLIS GROUP LIMITED, IVON ROAD LIMITED, JEREMIAH 29 LIMITED, KELBON LIMITED, LT 2008 LIMITED, MAGNUM DAIRY LIMITED, MASSIVE ACTION LIMITED, NEW VISION OFFICE INTERIORS LIMITED, NZ PROPERTY GURUS LIMITED, SEFTON CONSTRUCTION LIMITED, ZM HOLDINGS LIMITED and CHALLENGE CLEANING LIMITED (all in liquidation)

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

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

Registered Offices: Reynolds and Associates Limited, 108 Rockfield Road, Penrose, Auckland.

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 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 10 June 2012.

Dated this 21st day of May 2012.

GRANT BRUCE REYNOLDS, Liquidator.

ds3161

R & M DEVELOPMENTS LIMITED, R W BAYFAIR LIMITED (trading as RODNEY WAYNE BAYFAIR), KIWI MOWERS LIMITED and 7 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 21 June 2012.

KENNETH PETER BROWN, Joint Liquidator. ds3256

COTTAGE BRICKLAYERS LIMITED, DRILL TECH LIMITED, M.M.W CONSULTING GROUP LIMITED and RANGITOTO HOLDINGS 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 objection to the removals, under section 321 of the Act, must be delivered to the Registrar within 20 working days of the date of this notice.

Dated this 24th day of May 2012.

HENRY DAVID LEVIN, Liquidator.

ds3258

TELMARK LIMITED, STRAND FAMILY LIMITED, A J BROWN BUILDING LIMITED, RHINO COATINGS LIMITED, JIGSAW PROJECT MANAGEMENT LIMITED, CROOK & FLAIL N.Z LIMITED, IAN CARPENTER LIMITED and FORMWAY FURNITURE NEW ZEALAND LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

Notice is hereby given, pursuant to section 320 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 liquidators have been completed and the liquidators have 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 objections no later than 29 June 2012.

Dated at Auckland this 22nd day of May 2012.

PAUL VLASIC, Joint Liquidator.

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

RM SYSTEMS LIMITED, MR. TEXTURE LIMITED, PLASTERFINISHES LIMITED, ELLERSLIE PANEL & PAINT (2003) LIMITED, PLM LIMITED and ON 2 IT (2008) LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

Notice is hereby given, pursuant to section 320 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 liquidators have been completed and the liquidators have 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 objections no later than 6 July 2012.

Dated at Auckland this 28th day of May 2012.

PAUL VLASIC, Joint Liquidator.

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

APEX TRANSPORT LIMITED, GOOD FOOD STORE MATAKANA LIMITED, MAYRICH INDUSTRIES LIMITED and ROAR STORE LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Arron Leslie Heath and Rachel Mason, liquidators of the above-named companies, whose registered offices are situated at Level 16, 7 City Road, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on each liquidation, it is intended to remove the companies from the New Zealand Register.

Any objections to the removals, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than 29 June 2012.

Dated this 22nd day of May 2012.

R. MASON, Liquidator.

Address of Liquidators: Meltzer Mason Heath, Level 16, 7 City Road, Auckland 1010. Postal Address: PO Box 6302, Wellesley Street, Auckland 1141.

ds3227

LPIF LIMITED (in liquidation) and DISTRIBUTION CENTRE LIMITED

(in liquidation) ("the companies")

Notice of Intention to Remove Companies From the Register

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

It is intended that the above-named companies be removed from the New Zealand 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.

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 22 June 2012.

Dated at Auckland this 18th day of May 2012.

VICTORIA TOON, Liquidator.

Address of Liquidator: C/o Corporate Restructuring Limited, Chartered Accountants, Level 12, 17 Albert Street, Auckland 1010. Postal Address: PO Box 10100, Dominion Road, Auckland 1446.

ds3183

GMAC FINANCIAL SERVICES NZ LIMITED and CARI NEW ZEALAND (both in liquidation) ("the companies")

Notice of Intention to Remove Companies From the Register

Pursuant to Section 320 of the Companies Act 1993

Brian Mayo-Smith and Andrew James Bethell, liquidators of the companies, whose registered offices are situated at Level 8, Rifleman Tower, 120 Albert Street, Auckland 1010, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on each liquidation, it is intended to remove the companies from the New Zealand Register.

Any objections to the removals, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 29 June 2012.

Dated this 21st day of May 2012. ANDREW BETHELL, Liquidator. ds3173

CENTRAL HOMES (WANAKA) LIMITED and H & J BUILDING LIMITED (both in liquidation)

Notice of Intention to Remove Companies From the Register

Notice is hereby given that the liquidator's final reports have been filed with the Registrar of Companies.

It is now intended to remove the companies from the Register under section 318(1)(e) of the Companies Act 1993.

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

Dated at Dunedin this 23rd day of May 2012.

TREVOR LAING, Liquidator.

Address for Service: Trevor Laing & Associates, PO Box 2468, South Dunedin, Dunedin 9044. Telephone: (03) 454 4559.

ds3207

SIGN INNOVATIONS LIMITED (in liquidation)

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

Company No.: 2284886

Public notice is given that, pursuant to section 318(1)(e) of the Companies Act 1993, the Registrar of Companies is asked to remove SIGN INNOVATIONS LIMITED (in liquidation), whose registered office is situated at Level 2, Taitokerau Building, 3 Hunt Street, Whangarei, from the New Zealand Register on the grounds that the documents referred to in section 257(1)(a) of the Companies Act 1993 have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by 15 June 2012, the Registrar is obliged to remove the company from the Register.

Dated at 9.00am this 15th day of May 2012.

S. K. BENNETT and T. J. HOYLE, Liquidators.

Address for Service: Steve Bennett Associates, PO Box 627, Whangarei 0140. Telephone: (09) 438 2312. Facsimile: (09) 438 2912. Email: info@sba.net.nz

DENS BULK HAULAGE LIMITED (in liquidation)

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

Company No.: 2095424

Public notice is given that, pursuant to section 318(1)(e) of the Companies Act 1993, the Registrar of Companies is asked to remove DENS BULK HAULAGE LIMITED (in liquidation), whose registered office is situated at 2nd Floor, Taitokerau Building, 3 Hunt Street, Whangarei, from the New Zealand Register on the grounds that the documents referred to in section 257(1)(a) of the Companies Act 1993 have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by 29 June 2012, the Registrar is obliged to remove the company from the Register.

Dated at 10.00am this 25th day of May 2012.

S. K. BENNETT and T. J. HOYLE, Liquidators.

Address for Service: Steve Bennett Associates, PO Box 627, Whangarei 0140. Telephone: (09) 438 2312. Facsimile: (09) 438 2912. Email: info@sba.net.nz

ds3294

REAL LIVING (HOLDINGS) LIMITED

(in liquidation) ("the company")

Notice of Intention to Remove Company From the Register

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

We, Colin Thomas McCloy and Richard Dale Agnew, liquidators of the company, hereby give notice that, pursuant to section 318(1)(e) of the Act and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 28 June 2012.

Dated this 28th day of May 2012.

COLIN THOMAS McCLOY, Liquidator.

ds3298

EMULSION CATERING LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Malcolm Grant Hollis and Maurice George Noone, liquidators of EMULSION CATERING LIMITED, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 8 June 2012.

Dated this 9th day of May 2012.

MALCOLM GRANT HOLLIS, Liquidators.

ds3252

PALM'S PRIVATE LIMITED (trading as Palms Malaysian Bistro) (in liquidation)

Notice of Intention to Remove Company From the Register

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

Company No.: 2176971

I hereby advise I have requested the Registrar of Companies to remove the above-named company from the Register.

The request is made in accordance with section 318(1)(e) of the Act on the grounds that I have filed with the Registrar the final liquidation reports and made the appropriate declarations as required under section 257(1)(a) of the Act.

Any objection to this request must be made to the Registrar, under section 321 of the Act, by 6 July 2012.

Dated this 26th day of May 2012.

G. FALLOON, Liquidator.

Note: The company liquidation is complete and there were no realisation proceeds to distribute.

ds3287

A SCOTT FINANCIAL SOLUTIONS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

We, Craig William Melhuish and Keiran Anne Horne, liquidators of the above-named company, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 22 June 2012.

Dated this 22nd day of May 2012.

C. W. MELHUISH, Liquidator.

ds3231

XCAVATE LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

We, Keiran Anne Horne and David Donald Crichton, liquidators of the above-named company, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 22 June 2012.

Dated this 22nd day of May 2012.

K. A. HORNE, Liquidator.

ds3232

MITCHILL COMMUNICATIONS LIMITED

(in liquidation)

Notice of Intention to Remove Company From the Register

We, Craig William Melhuish and Keiran Anne Horne, liquidators of the above-named company, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 23 June 2012.

Dated this 23rd day of May 2012.

C. W. MELHUISH, Liquidator.

ds3302

BRADRAM EQUITIES LIMITED (in liquidation)

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

In the matter of the Companies Act 1993, and in the matter of 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 liquidators have been completed and the liquidators have sent to the Registrar the documents referred to in section 257(1)(a) of the Act.

(b) Any objection to the removal, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 29 June 2012.

Dated at Auckland this 18th day of May 2012.

JOHN R. BUCHANAN and CALLUM J. MACDONALD, Joint Liquidators.

Address of Liquidators: Buchanan Macdonald Limited, Insolvency Practitioners, 101 Wairau Road, Takapuna, Auckland 0627. Postal Address: PO Box 101993, North Shore, Auckland 0745.

de319

TRAVELLERS INN FREEHOLD 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 TRAVELLERS INN FREEHOLD LIMITED (in liquidation):

Notice is hereby given, in pursuance of section 318 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 objection 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 29 June 2012.

Dated at Auckland this 22nd day of May 2012.

PERI FINNIGAN, 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

Note: This was a solvent liquidation. All creditors have been paid.

ds3237

JTC NO.3 LIMITED (formerly COLOURPAK CARTONS LIMITED)

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.: 1533551

Registered Office: Level 2, 330 High Street, Lower Hutt.

We have concluded the liquidation of JTC NO.3 LIMITED (in liquidation) and hereby give notice in accordance with section 318(1)(e)(i) of the Companies Act 1993.

We have filed our 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 Wellington this 22nd day of May 2012.

ROBERT B. WALKER and JOHN M. SCUTTER, Joint Liquidators.

ds3205

DUCT WORK SPECIALITIES LIMITED

(in liquidation)

Public Notice of Intention to Remove Company From the Register

In the matter of the Companies Act 1993, and in the matter of DUCT WORK SPECIALITIES LIMITED (in liquidation):

Public notice is given that, pursuant to section 318(1)(e) of the Companies Act 1993, the Registrar of Companies must remove DUCT WORK SPECIALITIES LIMITED (in liquidation), whose registered office is situated at the offices of Accru Smith Chilcott Limited, Chartered Accountants, Level 5, 57 Fort Street, Auckland 1010, from the New Zealand Register on the grounds that the documents referred to in section 257(1)(a) of the Companies Act 1993 have been sent or delivered to the Registrar, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by 21 June 2012 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 21st day of May 2012.

S. R. TIETJENS, Joint Liquidator.

ds3194

MALLOCK PROPERTY INVESTMENTS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

I, David W. Cope, liquidator of MALLOCK PROPERTY INVESTMENTS LIMITED (in liquidation), whose registered office is situated at c/o Cope Shearing Limited, 68 Mandeville Street, Christchurch 8011, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 2 July 2012.

Dated this 22nd day of May 2012. D. W. COPE, Liquidator.

ds3190

COMBINED TANNING SUPPLIES LIMITED

(in liquidation)

Notice of Intention to Remove Company From the Register

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

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

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

Any objection to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by 26 June 2012.

P. G. SARGISON, Joint Liquidator.

The Registered Office of the Company is Situated at: Gerry Rea Partners, 7th Floor, Southern Cross Building, 59 High Street, Auckland.

ds3264

PBCCT 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.: 716009

I have concluded the liquidation of PBCCT LIMITED 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 3.00pm this 23rd day of May 2012.

WAYNE WEBER, Liquidator.

ds3233

CESSATION OF BUSINESS IN NEW ZEALAND

NIKKEN SEIL CO. LIMITED

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

In the matter of the Companies Act 1993, and in the matter of NIKKEN SEIL CO. LIMITED:

Public notice is given that, pursuant to section 341(1) of the Companies Act 1993, the Registrar of Companies is to be asked to remove NIKKEN SEIL CO. LIMITED from the New Zealand Register on the grounds that the company has ceased to carry on business in New Zealand.

Unless written objection to the removal is delivered to the Registrar by 25 August 2012 (being a date not less than three months after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Dunedin this 23rd day of May 2012.

KYLE J. CAMERON.

Any Enquiries in This Matter Should be Addressed to the Registrar or Kyle Cameron at the Offices of: Deloitte, PO Box 1245, Dunedin 9054. Telephone: (03) 474 8674. Facsimile: (03) 474 8650.

cb3206

HTL PERMA AUSTRALIA PTY LTD

Notice of Intention to Cease Carrying on Business in New Zealand

Company No.: 1939630

Notice is hereby given, pursuant to section 341(1)(a) of the Companies Act 1993, that HTL PERMA AUSTRALIA PTY LTD intends to cease carrying 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.

cb3263

DMG AUSTRALIA PTY. LTD.

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

Pursuant to Section 341 of the Companies Act 1993

Company No.: 1569612

Notice is hereby given, pursuant to section 341(1)(a) of the Companies Act 1993 ("the Act"), of the intention to remove the company from the New Zealand Overseas Register

on the grounds that the company has ceased to carry on business in New Zealand.

Unless written objection to such removal, pursuant to section 321(1) of the Act, is sent or delivered to the Registrar of Companies by 31 August 2012, the Registrar may remove the company from the New Zealand Overseas Register.

RAJEEV ANAND and STEFAN WEIWADEL, Directors. cb3269

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 3 May 2012, an application for putting MORNING STAR FREIGHT (NZ) LIMITED into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-2403. The application is to be heard by the High Court at Auckland on 15 June 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 **Expedio Limited**, whose address for service is at Credit Consultants Group NZ Limited, Level 3, 3–9 Church Street (PO Box 213 or DX SX10069), Wellington. Telephone: (04) 470 5972. The plaintiff's solicitor is Dianne Sara Lester, whose address is Maude & Miller, Barristers & Solicitors, 2nd Floor, McDonald's Building, 1 Cobham Court (PO Box 50555 or DX SP32505), Porirua.

Dated this 23rd day of May 2012.

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 3 May 2012, an application for putting **RETAIL DISTRIBUTION LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-2392. The application is to be heard by the High Court at Auckland on Friday 22 June 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 **TVWorks Limited**, whose address for service is at the offices of Craig Griffin & Lord, Solicitors, 187 Mt Eden Road, Mt Eden, Auckland. *Postal Addresses:* PO Box 9049, Newmarket, Auckland 1149 or DX CP31003, Newmarket, Auckland. The plaintiff's solicitor is Christopher Norman Lord, whose address is as noted above (*Counsel Acting:* Elliot Lord).

Dated this 23rd day of May 2012.

aw3255

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 10 May 2012, an application for putting **TOTALBUILD CONSTRUCTION LIMITED** into liquidation was filed in the High Court at Wellington. Its reference number is CIV-2012-485-890. The application is to be heard by the High Court at Wellington on 18 June 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 **Bunnings Limited**, whose address for service is at the offices of Craig Griffin & Lord, Solicitors, 187 Mt Eden Road, Mt Eden, Auckland. *Postal Address:* PO Box 9049, Newmarket, Auckland 1149. The plaintiff's solicitor is C. N. Lord, whose address is as noted above.

Dated this 24th day of May 2012. aw3241

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 30 April 2012, an application for putting **ADVISERLINK LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-2331. The application is to be heard by the High Court at Auckland on Friday 15 June 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 the Commissioner of Inland Revenue, whose address for service is at the offices of Meredith Connell, Level 17, Forsyth Barr Tower, 55–65 Shortland Street (PO Box 2213 or DX CP24063), Auckland (*Enquiries to:* R. E. Harvey on telephone (09) 336 7556). The plaintiff's solicitor is Simon John Eisdell Moore, Crown Solicitor, whose address is as noted above.

Dated this 25th day of May 2012.

aw3213

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 7 May 2012, an application for putting K & L TRANSFORMERS & COILS LIMITED into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2012-404-2475. The application is to be heard by the High Court at Auckland on Friday 22 June 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) 985 7068. Facsimile: (09) 985 9473. The plaintiff's solicitor is Mary Felicity Nelson, whose address is as noted above.

Dated this 25th day of May 2012.

aw3281

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 27 April 2012, an application for putting **ONE 2 ONE PHOTOGRAPHY LIMITED** into liquidation was filed in the High Court at Hamilton. Its reference number is CIV-2012-419-536. The application is to be heard by the High Court at Hamilton on Monday 25 June 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 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 28th day of May 2012.

aw330:

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 26 April 2012, an application for putting TE NGAE HOLDINGS LIMITED into liquidation was filed in the High Court at Tauranga. Its reference number is CIV-2012-470-287. The application is to be heard by the High Court at Tauranga on Thursday 21 June 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 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 0463. Facsimile: (07) 959 7614 (*Enquiries to:* M. Henshilwood on telephone (07) 959 0533). The plaintiff's solicitor is T. Saunders, whose address is as noted above.

Dated this 28th day of May 2012.

aw330

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 26 April 2012, an application for putting **SANDRA'DEE LIMITED** into liquidation was filed in the High Court at Tauranga. Its reference number is CIV-2012-470-288. The application is to be heard by the High Court at Tauranga on Thursday 21 June 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 0463. Facsimile: (07) 959 7614 (*Enquiries to:* M. Henshilwood on telephone (07) 959 0533). The plaintiff's solicitor is T. Saunders, whose address is as noted above.

Dated this 28th day of May 2012.

aw3307

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 3 April 2012, an application for putting **WAKARARA DAIRIES LIMITED** into liquidation was filed in the High Court at Palmerston North. Its reference number is CIV-2012-454-214. The application is to be heard by the High Court at Palmerston North on 14 June 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 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 3203. Facsimile: (04) 890 0009. The plaintiff's solicitor is Amy Jean York, whose address is as noted above.

Dated this 31st day of May 2012.

aw3270

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 26 March 2012, an application for putting BOND MACHINERY LIMITED into liquidation was filed in the High Court at Invercargill. Its reference number is CIV-2012-425-154. The application is to be heard by the High Court at Invercargill on Wednesday 20 June 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, PO Box 1782, Christchurch 8140. Telephone: (03) 968 0875. Facsimile: (03) 341 8765. The plaintiff's solicitor is Helen Sumner (helen.sumner@ird.govt.nz), whose address is as noted above.

Dated this 25th day of May 2012.

aw3297

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:

- **AAAAA CUT PRICE FURNITURE REMOVALS LIMITED**. *Applicant:* Seyed Mohammad Taghi Derhamy (Mount Albert Accountants), PO Box 77057, Mount Albert, Auckland 1350.
- **ACME TRUSTEES LIMITED**. *Applicant:* Loren Alan Nowland, PO Box 76533, Jonson Street, Byron Bay, New South Wales 2481, Australia.
- **ANGEL WORLDWIDE LIMITED.** *Applicant:* Paul Turner (Turner Accounting Limited Chartered Accountants), PO Box 27462, Marion Square, Wellington 6141.
- ARCH HILL MUSIC PUBLISHING LIMITED. Applicant: Ben Howe, 221 Titirangi Road, Titirangi, Auckland 0604.
- **ASK HOMES LIMITED**. *Applicant:* Satya G. R. Josula (S J S Accounting & Taxation Services Limited), 34 Haig Avenue, Mount Roskill, Auckland 1041.
- BAR AND COCKTAIL SERVICES LIMITED. Applicant: Stephanie Russell (KPMG), PO Box 1584, Shortland Street, Auckland 1140.
- **BIRJI DHARMET LIMITED**. *Applicant:* Basant Singh (Bay Accounting & Financial Services Limited), PO Box 13240, Tauranga Central, Tauranga 3141.
- **BRIGHT RIVER EDUCATION & CONSULTING LIMITED**. *Applicant:* Vernon Fenneman (Fenneman Accounting Limited), PO Box 35, Te Aroha 3342.
- **BROCKMAN PALMER LIMITED.** Applicant: Alan Rennick Johnson, 10 Berowald Place, St Heliers, Auckland 1071.
- **BROUWER PROPERTIES LIMITED**. *Applicant:* Pieter Michael Brouwer, 14 Holland Street, Wainuiomata, Lower Hutt 5014.
- C D CONTRACTORS LIMITED. Applicant: John Rogers (John Rogers Limited), PO Box 69, Red Beach 0945.
- **CANTERBURY HEATING LIMITED.** *Applicant:* Kelvin Gary Lowe (SBA New Brighton), PO Box 18582, New Brighton, Christchurch 8641.
- **CARLTON LIQOURCENTRE LIMITED**. *Applicant:* Inland Revenue Department, PO Box 76198, Manukau, Auckland 2241.
- **DOUGS ENGINEERING SERVICES LIMITED**. *Applicant:* Anna Todd (Bertelsen Harry Waters Limited), PO Box 62600, Greenlane, Auckland 1546.
- **ERB MAINTENANCE LIMITED**. *Applicant:* Kiri Lee Rilay, 13 Albion Street, Hawera 4610.
- **EZY SOLUTIONS LIMITED**. *Applicant*: Derek D'Mello (D D'Mello, Chartered Accountants), PO Box 13229, Onehunga, Auckland 1643.
- **FAR EAST TRUST SERVICES LIMITED**. *Applicant:* Daiva Cruickshank (Cone Marshall Limited), PO Box 137069, Parnell, Auckland 1151.
- FAR OUT LIMITED. Applicant: Gavin John Smith, 1 Pounamu Avenue, Greenhithe, Auckland 0632.
- **FIRE COMPLIANCE SERVICES LIMITED**. *Applicant:* Alan O'Donoghue, Inland Revenue Department, Private Bag 9010, Whangarei Mail Centre, Whangarei 0148.
- FOUNTAIN BAY (NZ) LIMITED. Applicant: Karrie Franklin (Markhams Auckland), PO Box 2194, Shortland Street, Auckland 1140.
- GOBLIN HOUSE LIMITED. Applicant: Rachel Bailey (Noble & Lee Limited), PO Box 76, Matamata 3440.
- **GROUP AUTO WHOLESALERS LIMITED**. *Applicant:* Melissa Johnson (Auckland Accountants Limited), PO Box 8950, Symonds Street, Auckland 1150.
- GULLY IMPROVEMENTS LIMITED. Applicant: Heather Margaret Norton, 44 Burnett Street, Oxford 7430.
- HIKURANGI FINANCE LIMITED. Applicant: Jody Susan McClutchie, 442 Aberdeen Road, Gisborne 4010.

JAGUAR PROPERTY LIMITED. Applicant: Suzette Leitner (WHK Lower Hutt), PO Box 30568, Lower Hutt 5040.

KATAJUTA FARM LIMITED. Applicant: C/o Seal Island Studio, Private Bag 2388, Westport 7866.

KAYDE HOLDINGS LIMITED. Applicant: Dean Colin Langdon, 104 Otipua Road, Watlington, Timaru 7910.

KINGSWAY AUTOS LIMITED. Applicant: Roger Boyd Kay, 10 Eric Price Avenue, Takapuna, Auckland 0620.

K-PACK INTERNATIONAL (NZ) LIMITED. Applicant: Kenneth John Gifford, 102 Glenelg Road, RD 1, Gisborne 4071.

LIGHT HOLDINGS LIMITED. Applicant: Roger Boyd Kay, 10 Eric Price Avenue, Takapuna, Auckland 0620.

LUMINA LIMITED. Applicant: Callum Trevor Skeet, 6 Jackson Street, Eketahuna 4900.

M & S FRIIS TRUST COMPANY LIMITED. Applicant: Sarah Elizabeth Friis, 21 Webber Street, Westmere, Auckland 1022.

MACKENZIE TLC PROPERTY LIMITED. Applicant: Tracey Armstrong (Plus Chartered Accountants Limited), PO Box 1609, Whangarei 0140.

MOLYNEUX ESTATE CONTRACTING LIMITED. Applicant: Ibbotson Cooney Limited, PO Box 267, Alexandra 9340.

MONZ CARPET CLEANERS LIMITED. Applicant: Nelson'Alamona Tu'itavake, 22 Faram Place, Massey, Auckland 0614.

M-PRESS LIMITED. Applicant: Lesley Martin, PO Box 12177, Inner City, Palmerston North 4444.

NATIVE NET LIMITED. Applicant: Neil William Dent (Gifford Devine), PO Box 148, Hastings 4156.

PACIFIC EDUCATION & CONSULTANTS LIMITED. Applicant: Marlene Duncan (Harvie Green Wyatt), PO Box 5740, Moray Place, Dunedin 9058.

PALMS BAG LIMITED. Applicant: Gregory Burton Wright (Taurus Group Limited), PO Box 42132, Tower Junction, Christchurch 8149.

RED AVON LIMITED. Applicant: Sarah Griffiths (Duns Limited), PO Box 2056, Christchurch 8140.

ROWLLY.COM LIMITED. Applicant: Rowland Ong, 7 Clady Drive, Flatbush, Auckland 2016.

SAK GIB PLASTERING LIMITED. *Applicant:* Kishwar Azeem Ikram (Basit Accounts & Financial Consultancy), 34A Lansford Crescent, Avondale, Auckland 0600.

SOUTH BEAUTY CATERING LIMITED. Applicant: Yang Wang, PO Box 5139, Wellesley Street, Auckland 1141.

STRATEGISED INVESTMENT SOLUTIONS LIMITED. Applicant: Sam Whyte, PO Box 197, Shortland Street, Auckland 1140.

T J TURNER LIMITED. *Applicant:* Margaret Andrew Petch (Wood Walton Chartered Accountants Limited), PO Box 2525, Seventh Avenue, Tauranga 3140.

THE KEANE GARDENER LIMITED. Applicant: James Keane, 21 Bell Road, Beachlands, Auckland 2018.

THE LUGGAGE SUPER STORE LIMITED. *Applicant:* Gregory Burton Wright (Taurus Group Limited), PO Box 42132, Tower Junction, Christchurch 8149.

THE PON TRUSTEE COMPANY LIMITED. Applicant: Curtis McLean Limited, PO Box 2293, Wellington 6140.

THEMIS TRUSTEE COMPANY LIMITED. Applicant: Atesh Bhej (Biz Solutions), PO Box 55088, Eastridge, Auckland 1146.

TILEESE LIMITED. Applicant: Fraser Richard Sedon, PO Box 91777, Victoria Street West, Auckland 1142.

TRUONG INVESTMENTS LIMITED. *Applicant:* Alan Kenneth Tong (Alan K Tong & Associates), PO Box 8942, Symonds Street, Auckland 1150.

WAYTH ELIZABETH LIMITED. Applicant: Nicole Duffy (Chapman Tripp), PO Box 993, Wellington 6140.

WESTMINSTER HOLDINGS (2011) LIMITED. Applicant: Michelle Marsh, 127 Westminster Street, Saint Albans, Christchurch 8014.

WHAKATANE BAGS LIMITED. Applicant: Gregory Burton Wright (Taurus Group Limited), PO Box 42132, Tower Junction, Christchurch 8149.

WOODEND HOT BREAD LIMITED. Applicant: Philip Edward Wood (Philip Wood & Co Limited), 12 Main North Road, Woodend 7610.

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 facsimile on (09) 916 4559 or by email to compliance@companies.govt.nz by 29 June 2012 (being not less than 20 working days from the date of this notice).

Dated at Auckland this 31st day of May 2012.

NEVILLE HARRIS, Registrar of Companies.

Notice of Intention to Correct Register

I intend to rectify the New Zealand Register of Companies, in terms of section 360A(1)(a) of the Companies Act 1993, on the application of the following companies and receivers by deleting or replacing incorrect documents and otherwise adjusting the Register. Dates are those of registration:

ADVANTAGE CONSTRUCTION & CONSULTANCY LIMITED (in liquidation and receivership) (1032156) – receivers' six-monthly report filed twice – 11 May 2012 (application by receivers).

BAKER TIMBER SUPPLIES LIMITED (192554) – L. J. Baker incorrectly notified as having ceased as director – 1 May 2012.

BERKELEY INVESTMENTS LIMITED (2363194) – request for removal from Register under section 318(1)(d) of the Act to be withdrawn – 30 April 2012.

GILLAK HOLDINGS LIMITED (in receivership and in liquidation) (1596949) – receivers' first report filed twice – 15 February 2012 (application by receivers).

GLENVILLE PROPERTIES (KATIKATI) LIMITED (240294) – L. J. Baker incorrectly notified as having ceased as director – 1 May 2012.

HANNA PEAD PR & MARKETING LIMITED (1904225) – F. J. Hanna incorrectly notified as having ceased as director – 14 May 2012.

MELVIEW (KAWARAU FALLS STATION) DEVELOPMENT LIMITED (in receivership) (1964736) – receivership notified as concluded when successor receivers were to be appointed – 20 March 2012. Receivers' final report to be withdrawn – 16 May 2012 (applications by receivers).

MELVIEW (KAWARAU FALLS STATION) INVESTMENTS LIMITED (in receivership) (1964728) – receivership notified as concluded when successor receivers were to be appointed – 20 March 2012. Receivers' final report to be withdrawn – 16 May 2012 (applications by receivers).

PERMATHENE LIMITED (67395) – M. Cossio incorrectly notified as having ceased as director – 17 May 2012.

WORLDXCHANGE COMMUNICATIONS LIMITED (1137481) – G. I. Johnstone notified twice as having been appointed as director – 25 May 2012.

Any person who wishes to object must do so by 29 June 2012 (being not less than 20 working days after the date of this notice). Dated this 31st day of May 2012.

NEVILLE HARRIS, Registrar of Companies.

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

Postal Address for Written Objections: The Registrar of Companies, Private Bag 92061, Victoria Street West, Auckland 1142.

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

ot3299

RR NUMBER ONE LIMITED, JPE INVESTMENTS NO 1 LIMITED, JPE INVESTMENTS NO 2 LIMITED, JPE NUMBER 3 LIMITED and BURWOOD GLOBAL LIMITED

Notice of Proposed Amalgamation

Notice is hereby given, under section 221 of the Companies Act 1993, that the boards of directors of RR NUMBER ONE LIMITED, JPE INVESTMENTS NO 1 LIMITED, JPE INVESTMENTS NO 2 LIMITED, JPE NUMBER 3 LIMITED and BURWOOD GLOBAL LIMITED have resolved to amalgamate, with RR NUMBER ONE LIMITED becoming the amalgamated company.

Further all rights, obligations and liabilities owing by or to the amalgamating companies will, upon amalgamation, be transferred to the amalgamated company.

The date of the proposed amalgamation is 29 June 2012 (being not less than 20 working days from the date of this notice).

Copies of the amalgamation proposal are available for inspection by any shareholder or creditor of the amalgamating companies or any person to whom an amalgamating company is under an obligation at the registered offices of the amalgamating companies during normal business hours.

Any shareholder or creditor of an amalgamating company or any person to whom an amalgamating company is under an obligation is entitled to be supplied free of charge with a copy of the amalgamation proposal upon request to an amalgamating company.

The registered office for each amalgamating company is care of Deloitte, 80 Queen Street, Auckland (*Attention:* Dean Ellwood).

Dated this 31st day of May 2012.

Approved by:

THE DIRECTORS OF EACH AMALGAMATING COMPANY.

ot3292

PLEASURE PURSUITS LIMITED, ENAMELLING INDUSTRIES LIMITED and SHERWOOD INTERNATIONAL LIMITED

Notice of Proposed Amalgamation

Notice is hereby given, under section 221 of the Companies Act 1993, that the boards of directors of PLEASURE PURSUITS LIMITED, ENAMELLING INDUSTRIES LIMITED and SHERWOOD INTERNATIONAL LIMITED have resolved to amalgamate, with PLEASURE PURSUITS LIMITED becoming the amalgamated company.

Further all rights, obligations and liabilities owing by or to the amalgamating companies will, upon amalgamation, be transferred to the amalgamated company.

The date of the proposed amalgamation is 29 June 2012 (being not less than 20 working days from the date of this notice).

Copies of the amalgamation proposal are available for inspection by any shareholder or creditor of the amalgamating companies or any person to whom an amalgamating company is under an obligation at the registered offices of the amalgamating companies during normal business hours.

Any shareholder or creditor of an amalgamating company or any person to whom an amalgamating company is under an obligation is entitled to be supplied free of charge with a copy of the amalgamation proposal upon request to an amalgamating company.

The registered office for each amalgamating company is care of Deloitte, 80 Queen Street, Auckland (*Attention:* Dean Ellwood).

Dated this 31st day of May 2012.

Approved by:

THE DIRECTORS OF EACH AMALGAMATING COMPANY.

ot3291

Land Transfer Act / Joint Family Homes Act Notices

Land Transfer Act Notice

The applicants described below have applied, under section 70 of the Land Transfer Act 1952, for the removal of a right to drain sewage easements.

The applicants claim the right to drain sewage easements are redundant by reason of the circumstances set out below.

I intend to remove the right to drain sewage easements on 1 July 2012 if no objections have been received before that date.

Applications: 8976157.2 and 8976157.3.

Applicants: Troy Edward De Baugh and Rosalie Marie De Baugh, c/o Glaister Ennor Lawyers, 18 High Street, Auckland 1140 (Attention: Joel Fotu).

Easements:

- 1. Right to drain sewage over part Lot 22 DP 342728; marked "T" on DP 342728, comprised in Computer Freehold Register 175382 created by easement instrument 6343941.8 registered on 11 March 2005.
- 2. Right to drain sewage over part Lot 22 DP 342728; marked "AJ" on DP 348179, comprised in Computer Freehold Register 175382 created by easement instrument 6752200.12 registered on 13 February 2006.

Circumstances: Determined by specified event: The sewage easements are no longer applicable, as the sewage system has been removed and connection to a public sewer system has been made available to the dominant tenements.

Dated at the Hamilton Office of Land Information New Zealand this 28th day of May 2012.

LYNETTE BARON, for Registrar-General of Land.

lt3301

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:

GREG THOMPSON TRUST BOARD 1409606.

THE DUNEDIN R.S.A. TRUST BOARD 634799.

Dated this 31st day of May 2012.

AGNESE ABELITE, Assistant Registrar of Incorporated Societies.

ct3274

Revocation of Dissolution of Charitable Trust Board

Section 26(4) of the Charitable Trusts Act 1957

The Registrar of Incorporated Societies is satisfied that the dissolution of this trust board ought to be revoked and has declared accordingly:

MANAAKITIA TRUST (WHANGANUI) (18 March 2011).

With this publication such trust is revived from the date of its dissolution (noted above) as if no dissolution had taken place.

Dated this 31st day of May 2012.

AGNESE ABELITE, Assistant Registrar of Incorporated Societies.

ct3275

TUHOE CHARITABLE TRUST BOARD, TUHOE FISHERIES CHARITABLE TRUST and TUHOE-WAIKAREMOANA MAORI TRUST BOARD

Notice of Application to Seek Approval of Scheme

Pursuant to the Charitable Trusts Act 1957

Notice is hereby given that TUHOE CHARITABLE TRUST BOARD, TUHOE FISHERIES CHARITABLE TRUST and TUHOE-WAIKAREMOANA MAORI TRUST BOARD have made an application to the High Court at Rotorua for the approval of a scheme.

The applicants have commenced proceedings seeking approval, pursuant to the Charitable Trusts Act 1957, of a scheme under which TUHOE FISHERIES CHARITABLE TRUST (constituted by deed dated the 16th day of August 2006), and a charitable trust established by declaration made under section 24B of the Maori Trust Boards Act 1955, by the TUHOE-WAIKAREMOANA MAORI TRUST BOARD (together referred to as "the amalgamating trusts") will be amalgamated into the TUHOE CHARITABLE TRUST ("the amalgamated trust board").

The date set down for the hearing of the application is 4 July 2012 at 2.15pm at the High Court at Rotorua.

Any person desiring to oppose the application is required to give notice of their intention to do so to:

- (a) the Registrar of the High Court at Rotorua;
- (b) the first applicant (whose address for service is Nielsen Law, Solicitors, Floor 3, Sentinel House,

- 586 Victoria Street, Hamilton (*Attention:* Shaun Hoskin));
- (c) the second and third applicants (whose address for service is East Brewster Limited, Solicitors, 1137 Pukuatua Street, Rotorua); and
- (c) the Attorney-General (whose address for service is at the Crown Law Office, Unisys House, 56 The Terrace, Wellington (*Attention:* Dagnay Baltakmens))

not less than seven clear days before the above-mentioned date for hearing.

This notice is given by Nielsen Law, solicitors to the first applicant:

TUHOE CHARITABLE TRUST BOARD.

ct319

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:

BASKETBALL MANAGEMENT TARANAKI ASSOCIATION INCORPORATED 2190667.

GREY POWER WAIRARAPA INCORPORATED 613669.

JPC PLAYERS INCORPORATED 1749906.

LIONS CLUB OF TOKOROA INCORPORATED 213164.

SWANNANOA SCHOOL SPECIAL PROJECT INCORPORATED 2537831.

TARANAKI RACING CLUB INCORPORATED 214717.

Dated this 31st day of May 2012.

AGNESE ABELITE, Assistant Registrar of Incorporated Societies.

is3277

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:

APARIMA PUBLIC HALL INCORPORATED (24 June 2009).

AUCKLAND MATAATUA SOCIETY INCORPORATED (13 January 2012).

CAMBRIDGE CRICKET ASSOCIATION INCORPORATED (12 May 2005).

FINSEC INCORPORATED (24 February 2012).

LEPPERTON HALL SOCIETY INCORPORATED (11 November 2005).

MERCURY BAY PONY CLUB INCORPORATED (20 January 2011).

NGATI POROU BASKETBALL ASSOCIATION INCORPORATED (10 March 2011).

RAGHUKUL SATSANG RAMAYAN MANDLI INCORPORATED (24 November 2008).

THE ELAM STUDENT'S ASSOCIATION INCORPORATED (6 September 2000).

WESTSHORE RESIDENTS AND DEVELOPMENT ASSOCIATION INCORPORATED (17 July 2009).

WHATAWHATA RUGBY SPORTS CLUB 1982 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 31st day of May 2012.

AGNESE ABELITE, Assistant Registrar of Incorporated Societies.

is3276

NEW ZEALAND GUIDELINES GROUP INCORPORATED (in liquidation)

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

Pursuant to Section 24(3) of the Incorporated Societies Act 1908

Iain Bruce Shephard and Andrew Robert Croad were appointed jointly and severally as liquidators of the above-named incorporated society, pursuant to a resolution passed by members at a meeting held on 10 April 2012 and subsequently ratified by the members at a meeting held on 14 May 2012.

The liquidation of the incorporated society was on 14 May 2012 at 8.30pm.

The liquidators fix 16 July 2012 as the day on or before the creditors of the incorporated society 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 21st day of May 2012.

IAIN SHEPHARD, Liquidator.

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

is3174

General Notices

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 6475830.7 (Wellington Land Registry), Identifier WN12C/339 ("the mortgage"), and in the matter of **Salaheddin Takesh**:

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 May 2012.

The description of the mortgaged land is Lot 27 DP 15378, being the property situated at 49 Harper Street, Wanganui.

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:* Sophie Pritchard. Email: sophie.pritchard@gibsonsheat.com

Signed and dated at Lower Hutt this 21st day of May 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.

gn3166

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 7136204.4 (Canterbury Land Registry), Identifier CB22F/589 ("the mortgage"):

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 **21 May 2012**.

The description of the mortgaged land is 20 Southampton Street, Christchurch, being all the land comprised and described in certificate of title CB22F/589.

The address to which communications relating to the mortgaged land may be addressed is **Pepper New Zealand (Custodians) Limited**, c/o Gibson Sheat Lawyers, Level 3, 1 Margaret Street, Lower Hutt. Facsimile: (04) 569 0301. *Enquiries to:* Paula Campbell. Email: paula.campbell@gibsonsheat.com

Signed and dated at Lower Hutt this 25th day of May 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.

gn319

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 instruments 8567564.3 and 6636594.2 (both Westland Land Registry) ("the mortgages"):

Nelson Building Society ("the mortgagee under the mortgages") hereby gives notice that it has entered into possession of the mortgaged land described below with effect from 24 May 2012.

The mortgaged land is the property contained and described:

- Firstly, as certificate of title WS3A/520, Westland Land Registry, being the property at **42 Domett Esplanade, Greymouth**.
- Secondly, as certificate of title WS8C/1239, Westland Land Registry, being the property at 32 Seddons Terrace Road, Hokitika.

The address to which communications relating to the mortgaged land may be addressed is **Nelson Building Society**, c/o Duncan Cotterill Lawyers, PO Box 827, Nelson 7040.

Dated this 24th day of May 2012.

Signed by:

HAMISH RICHARD GRENFELL, on Behalf of the Mortgagee.

This notice is given on behalf of the mortgagee by:

DUNCAN COTTERILL.

Address for Service and Communication: 197 Bridge Street, Nelson (Attention: Hamish Grenfell).

gn3202

Notice of Entry into Possession of Mortgaged Property

Pursuant to Section 156 of the Property Law Act 2007

Take notice that on about Monday 21 May 2012, Pepper New Zealand (Custodians) Limited, by virtue of memorandum of mortgage 7360525.2 (Gisborne Land Registry), entered into possession of the property situated at 2367 Matawai Road, Te Karaka, Gisborne, being all the land comprised in certificate of title GS3C/642.

The registered office of **Pepper New Zealand (Custodians) Limited** is situated at 45 Queen Street, Auckland.

Any correspondence pertaining to this matter should be directed to Minter Ellison Rudd Watts, solicitors for the mortgagee, at PO Box 3798, Auckland 1140 (*Attention:* Chantelle Russo).

Dated at Auckland this 28th day of May 2012.

Signed by **Pepper New Zealand (Custodians) Limited**, by its solicitors and duly authorised agent, Minter Ellison Rudd Watts, per:

Z. G. KENNEDY.

gn3310

Parliamentary Notices

Parliamentary Counsel Office

Environment Act 1986

Appointment of Parliamentary Commissioner for the Environment

Pursuant to section 4 of the Environment Act 1986, His Excellency the Governor-General of New Zealand has been pleased to appoint

Dr Janice Claire Wright, of Wellington

as Parliamentary Commissioner for the Environment for a term of five years.

Dated at Wellington this 24th day of May 2012.

HON JOHN KEY, Prime Minister.

ps316

Departmental Notices

Canterbury Earthquake Recovery Authority

Canterbury Earthquake Recovery Act 2011

Canterbury Earthquake (Recovery Strategy Approval) Order 2012

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

At Wellington this 28th day of May 2012

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL PRESIDING IN COUNCIL

Pursuant to section 11(2) of the Canterbury Earthquake Recovery Act 2011, His Excellency the Governor-General of New Zealand, acting on the advice and with the consent of the Executive Council and on the recommendation of the Minister for Canterbury Earthquake Recovery, makes the following order.

Order

- 1. Title—This order is the Canterbury Earthquake (Recovery Strategy Approval) Order 2012.
- 2. Commencement—This order comes into force on 1 June 2012.
- 3. Expiry—This order expires on the close of 18 April 2016.
- **4. Interpretation**—In this order:

Recovery Strategy means sections 3 to 8 of the document known as the Recovery Strategy for Greater Christchurch, Mahere Haumanutanga o Waitaha, that was published by the Canterbury Earthquake Recovery Authority (CERA) in May 2012 and can be viewed on the CERA Internet site at http://cera.govt.nz/recovery-strategy.

5. Approval of Recovery Strategy—The Recovery Strategy is approved.

Given under the hand of His Excellency the Governor-General of New Zealand, Jerry Mateparae, on the 28th day of May 2012.

[L.S.]

REBECCA KITTERIDGE, Clerk of the Executive Council.

Explanatory Note

This note is not part of the order, but is intended to indicate its general effect. This order, which comes into force on 1 June 2012 and expires on the close of 18 April 2016, makes operative the Recovery Strategy for Greater Christchurch, Mahere Haumanutanga o Waitaha.

This Order in Council is made under the Canterbury Earthquake Recovery Act 2011. go3345

Recovery Strategy for Greater Christchurch, Mahere Haumanutanga o Waitaha

This notice, containing the text of the Recovery Strategy for Greater Christchurch, Mahere Haumanutanga o Waitaha, is published in conjunction with the Canterbury Earthquake (Recovery Strategy Approval) Order 2012, as published in the *New Zealand Gazette*, 31 May 2012, No. 61, page 1745.

3 What is Recovery? - He aha tēnei mea te Whakaara?

The CER Act defines recovery as including both restoration and enhancement. Recovery is inherently future focussed and there will be opportunities to "build back better" when repairing damage caused by the earthquakes.

Opportunities for enhancements should be considered, including where:

- they lead to increased resilience and/or functionality; or
- are cost-effective according to life-cycle analysis

provided that they do not come at the expense of the repair or replacement of essential infrastructure and services elsewhere.

For the purposes of this Strategy, "recovery" does not mean returning greater Christchurch to how it was on 3 September 2010. Individuals and organisations are likely to view what recovery means in different ways. Their views will be shaped by how the earthquakes have affected them, how they view the social, cultural, economic and environmental impacts on the greater Christchurch area, and their hopes for the future.

4 Vision and Goals for the Recovery - Ngā Wawata

Vision

Greater Christchurch recovers and progresses as a place to be proud of - an attractive and vibrant place to live, work, visit and invest, $m\bar{o}$ tātou, \bar{a} , $m\bar{o}$ kā uri \bar{a} muri ake nei - for us and our children after us.

Supporting this vision are the following goals, which relate to the six components of recovery.

The community is at the heart of the vision and the success of recovery.

Leadership and Integration

1. CERA, the public and private sector and communities coordinate with each other to contribute to the recovery and future growth of greater Christchurch – by:

- 1.1 facilitating a timely and efficient recovery, including intervening where necessary to remove impediments, resolve issues and provide certainty;
- 1.2 considering the effects of ongoing seismic activity;
- 1.3 reporting and communicating how recovery work programmes are delivering integrated recovery;
- 1.4 facilitating engagement that will result in constructive and enduring governance, partnerships and relationships for recovery;
- 1.5 delivering smarter council and government planning and services;
- 1.6 ensuring that public sector investment and expenditure are transparent;
- 1.7 identifying opportunities to leverage the significant investment needed for new and upgraded infrastructure; and
- 1.8 providing research and knowledge that will help to make well-informed decisions for a robust and enduring recovery.

Economic Recovery

2. Revitalise greater Christchurch as the heart of a prosperous region for business, work, education, and increased investment in new activities – by:

- 2.1 planning for a well-functioning Christchurch central city, thriving suburban centres, flourishing rural towns and a productive rural sector;
- 2.2 leading and working with strategic partners and both the public and private sector;
- 2.3 restoring the confidence of the business sector and the insurance and finance markets to enable economic recovery and growth;
- 2.4 renewing the region's brand and reputation as a safe, desirable and attractive place to live, study, visit and invest;
- 2.5 identifying and facilitating increased opportunities for early and substantial local and international investment;
- 2.6 ensuring a range of employment options to attract and retain a high-calibre, appropriately skilled workforce;
- 2.7 collaborating with the private sector and government agencies to address obstacles to economic recovery and to match supply with demand for resources;
- 2.8 enabling a business-friendly environment that retains and attracts business;
- 2.9 aligning provision of education and training to support long-term economic growth;
- 2.10 ensuring science, technology and innovation supports recovery and growth; and
- 2.11 facilitating the recovery and development of the central business district.

Social Recovery

- 3. Strengthen community resilience, safety and wellbeing, and enhance quality of life for residents and visitors by:
 - 3.1 enabling and empowering local communities to shape and lead their own recovery;
 - 3.2 growing capacity, knowledge and skills within the community to build resilience;
 - 3.3 delivering community, health, education and social services that are collaborative, accessible, innovative and inclusive;
 - 3.4 supporting people, in particular those facing hardship and uncertainty, by providing quality housing, education and health services; and
 - 3.5 supporting communities as they go through the processes of resettlement.

Cultural Recovery

- 4. Renew greater Christchurch's unique identity and its vitality expressed through sport, recreation, art, history, heritage and traditions by:
 - 4.1 acknowledging and celebrating the rich and diverse Ngāi Tahu, colonial and other heritages and connections;
 - 4.2 resuming cultural, community and sports events and activities;
 - 4.3 encouraging participation in a range of entertainment, cultural, recreational and sporting activities;
 - 4.4 restoring historic buildings, where feasible, for the benefit of the community; and
 - 4.5 acknowledging losses and creating spaces to remember, while embracing necessary changes to the city's character and urban form.

Built Environment Recovery

- 5. Develop resilient, cost effective, accessible and integrated infrastructure, buildings, housing and transport networks by:
 - 5.1 coordinating and prioritising infrastructure investment that effectively contributes to the economy and community during recovery and into the future;
 - 5.2 supporting innovative urban design, buildings, technology and infrastructure to redefine greater Christchurch as a safe place built for the future;
 - 5.3 rebuilding infrastructure and buildings in a resilient, cost-effective and energy-efficient manner;
 - 5.4 developing a transport system that meets the changed needs of people and businesses and enables accessible, sustainable, affordable and safe travel choices;
 - 5.5 zoning sufficient land for recovery needs within settlement patterns consistent with an urban form that provides for the future development of greater Christchurch;
 - 5.6 having a range of affordable housing options connected to community and strategic infrastructure that provides for residents participation in social, cultural and economic activities; and
 - 5.7 drawing on sound information about ongoing seismic activity and environmental constraints, including other natural hazards and climate change.

Natural Environment Recovery

- 6. Restore the natural environment to support biodiversity and economic prosperity and to reconnect people to the rivers, wetlands and Port Hills by:
 - 6.1 ensuring recovery activities value, protect and sustainably manage the sources of our water;
 - 6.2 ensuring ecosystems are healthy and functioning;
 - 6.3 improving the quality and function of estuaries, waterways and wetlands to support the unique biodiversity that is endemic to Te Waipounamu;
 - 6.4 providing public access to and opportunities for outdoor recreation, cultural, social and economic activities;
 - 6.5 enhancing air quality through managing recovery activities that impact on air quality, such as heating, transport, demolition and construction; and
 - 6.6 storing, sorting and processing waste in an environmentally safe and effective manner, including minimising and recycling construction and demolition wastes.

5 Priorities - Ngā Whāinga tōmua

This strategy identifies the following priorities to address and promote social, economic, cultural and environmental wellbeing. **People's safety and wellbeing** by:

- enabling people, particularly the most vulnerable, to access support;
- addressing the risk to life posed by unsafe buildings and from natural hazards;
- providing options for repairing housing and temporary or replacement housing;
- deciding whether land is suitable for residential use and providing a process for purchasing affected residential property;
- repairing and maintaining essential services to all homes and businesses until major infrastructure is completed and/or land use decisions are finalised and implemented.

Investment conditions in greater Christchurch to support the rebuild and development of the area.

Permanent repair or rebuild of infrastructure in areas identified for redevelopment and development in the short to medium term. This strategic and horizontal infrastructure includes lifeline utilities, major transport routes, public transport services and electricity and communication networks.

Supply of land for recovery needs through efficient consenting processes and timely provision, restoration or optimisation of infrastructure. This enables developers to provide a mix of quality housing options that are connected to services and infrastructure (for example, schools, communications, shopping and transport networks) and new business developments.

Coordinate work across central government, iwi, local authorities, insurers and the private sector to:

- establish and facilitate clear arrangements for governance and work programming;
- align and sequence work including the early identification of risks and removal of obstacles to the rebuild;
- respond to housing needs; and
- encourage the provision of a variety of accommodation that is sufficient for residents, including temporary construction workers and people displaced due to the rebuild.

Communicate and engage with communities including youth so that they understand and can participate in recovery activities and inform the development of recovery programmes.

Regulation, standards and other information to support the rebuild and repair of housing to a quality that meets the technical requirements for the land categories and building standards. One of these requirements is that:

• when making a resource consent application or a request for a plan change for the subdivision of land, the person proposing the subdivision must address the risk of liquefaction. As a minimum, that person must provide the local authority with a geotechnical assessment in accordance with the *Guidelines for the geotechnical investigation and assessment of subdivisions in the Canterbury region* (Department of Building and Housing, 14 November 2011). [This requirement does not apply where a building will not be permitted as a result of the subdivision of land.]

A functioning Central Business District, suburban areas and rural towns that provide opportunities for local businesses and economic activities to relocate, maintain services and grow.

Opportunities and facilities for sporting, recreational and cultural activities.

6 Phases of recovery and milestones - Ngā Wāhanga me ngā Tohu o te Whakaara

Many actions are needed to support the community early in the recovery; other activities can be undertaken only after investigation and planning. Recovery activities can be organised into typical phases that indicate what to expect as the community moves from the emergency response to short-term recovery and then medium- to longer-term recovery.

As seismic activity continues in greater Christchurch, progress through these recovery phases may be complex. If there is another earthquake, it may be necessary to return to a previous phase to deal with immediate recovery needs.

The following table outlines typical recovery phases and some key milestones for greater Christchurch. For more information about the timeline and achievements to date, see the CERA website at http://cera.govt.nz/recovery-strategy

Typical phases of recovery

Immediate - repair, patch and plan

- Provide basic human needs and support services.
- Address health and safety issues.
- Make safe or demolish unsafe and damaged buildings and structures.
- Investigate, scope and initiate recovery programmes and initiatives.
- Plan for land use and settlement patterns so land can be made available for displaced residents.
- Conduct ongoing programme of investigation and research to understand the geotechnical issues and seismic conditions.
 Use this information to guide recovery activities and decisions on land suitability for rebuilding.

Short term - begin to rebuild, replace and reconstruct

- Engage both established and new communities and inform them about rebuilding and future planning.
- Establish new social and health support and service delivery models.
- Continue demolition of damaged buildings.
- Continue repair and rebuild.
- Deliver early projects to instil confidence.
- Planning and supporting community resilience.
- Begin replacement activity.
- Begin restoration and adaptive reuse of heritage features.
- Continue, monitor and review recovery.

Medium to longer term - construct, restore and improve

- Continue to build resilient communities.
- Continue reconstruction.
- Major construction projects are underway.
- Complete restoration and adaptive reuse of heritage features.
- Phase out recovery organisations.
- Economy is growing and businesses are sustainable.
- Labour market is active and attracting employees.

Indicative recovery milestones for greater Christchurch

September 2010 to December 2011

Repair, patch and plan

- Support, assist and provide information to communities and individuals.
- Stronger Christchurch Infrastructure Rebuild Team (SCIRT) Alliance assesses damage and starts repairs to infrastructure.
- Restore non-chlorinated water supply to residents and declare beaches safe for swimming.
- Decide on suitability of land for rebuilding. Establish green and red residential zones.
- Government makes offer to purchase residential red zone properties and settlements begin.
- Begin to demolish dangerous buildings.
- New Building Act Guidelines establish new standards for buildings.
- Earthquake Commission (EQC) and insurance companies undertake damage assessments and payouts are underway.
- Greater Christchurch residents engage with government and local government on the future of the central city and the nature and coordination of recovery activities (draft Recovery Plan for the CBD and draft Recovery Strategy).
- Facilitate the release of land for new subdivisions.

2012 to 2014

Begin to rebuild, replace and reconstruct

- Approve Recovery Strategy to direct and coordinate recovery activities and agencies involved in recovery.
- Restore access to and transportation networks in central city.
- Establishment of the Christchurch Central Development Unit (CCDU).
- Finalisation of the Recovery Plan for the CBD.
- Rebuilding of the CBD starts.
- Complete decisions on land zones and geotechnical issues.
- Continue repair of infrastructure and make decisions about long-term repair and provision of infrastructure.
- Finish demolition of larger commercial buildings.
- Government and statutory partners undertake recovery programmes.
- Complete settlements and land clearance for residential red zone properties.
- EQC and insurers undertake residential repairs and rebuilds.
- Establish new residential subdivisions.
- Find facilities for sporting and cultural activities.
- Construct temporary buildings for entertainment and retail in greater Christchurch.

2015 to 2020 and beyond

Construct, restore and improve

- Government and strategic partners continue to implement recovery programmes.
- Continue rebuilding and construction.
- EQC and insurers complete residential repairs and rebuilds.
- Major sporting and cultural facilities are under construction.
- Recovery responsibilities are transferred when necessary. Put new business arrangements in place.

Note: Ongoing seismic activity in greater Christchurch may mean return to a previous phase to deal with immediate recovery needs.

7 Recovery programmes – Te Huanui Angitu

CERA has worked across government and with strategic partners to develop programmes to implement the Recovery Strategy. These programmes deal with each of the six components of recovery and are interconnected. They include activities, projects and larger programmes of work and will seek to achieve multiple goals where appropriate.

Government-led recovery programmes should:

- be consistent with the Recovery Strategy, particularly the goals and principles;
- integrate activities to achieve multiple goals of the Recovery Strategy where possible;
- investigate opportunities for risk reduction and enhancement to build a stronger and more resilient community and region;
- use appropriate impact assessment methodologies and tools;
- identify programme targets and objectives; and
- identify pre-earthquake baselines and expectations for the components of recovery (social, economic, natural environment, cultural and built environment). These baselines can then be used when measuring the success of the recovery programmes.

Recovery programmes will be implemented in a number of ways. For example, some agencies will coordinate with each other on new initiatives and others will reorient or adapt business-as-usual work. Some programmes may use the statutory tools provided by the CER Act (such as Recovery Plans and Orders in Council) or other Acts such as the Resource Management Act 1991 and the Local Government Act 2002.

7.1 Recovery Plans

In some cases a programme of work may need a Recovery Plan. Recovery Plans can be developed under the CER Act. This Act also identifies the need for the Recovery Plan for the CBD (known as the Central City Plan). Recovery Plans impact on other regulatory plans created under other laws. They need to be carefully considered and consulted on before they are finalised.

Why might a Recovery Plan be developed?

- A Recovery Plan is appropriate if statutory intervention is needed to undertake a particular programme of work. Sections 23 and 26 of the CER Act provide for this intervention.
- A Recovery Plan may be appropriate when usual methods of work cannot achieve the required intervention because of the type of work or timeframe involved.

At this stage, several Recovery Plans are being scoped. Part of preparing any Recovery Plan will be to consider any existing Treaty of Waitangi obligations. To integrate activities, connect the components of recovery, and implement the goals of this strategy, the preparation of Recovery Plans will use impact assessment methodologies and tools, such as the Integrated Recovery Planning Guide (June 2011).

8 Monitoring, Reporting and Review of the Recovery Strategy – Te Aroturuki me te Arotake

8.1 Monitoring

CERA will develop a monitoring plan by the end of June 2012, in consultation with the strategic partners and government agencies. This plan will coordinate and outline responsibilities for monitoring and reporting on the recovery's progress. Monitoring will track recovery over time and make information available to decision-makers and the community. If any recovery activities are not effective, this process will also help identify the required changes.

The plan will address three levels of monitoring and reporting.

- 1. **Monitoring indicators for the Recovery Strategy goals**. In collaboration with the strategic partners and other agencies, CERA will develop baseline indicators for the Strategy's goals. These indicators will be used to measure progress towards recovery, including outcomes for iwi. For example, social recovery indicators may relate to trends in education, health, housing and demography, and may be analysed in terms of age, ethnicity, employment status and gender. A few key indicators, such as for community and economic wellbeing, will be linked to more detailed monitoring that closely tracks progress.
- 2. **Monitoring progress towards the goals**. Recovery programmes for the six components of recovery will identify targets and objectives that will be used to measure progress towards the goals.
- 3. **Financial monitoring and reporting by central government and local authorities**. Financial reports make the spending of public funds accountable and transparent. They also provide information about future work programmes.
 - (a) Central government produces quarterly financial reports on Vote appropriations. Information includes programme and activity spend (actual and projected) on the greater Christchurch earthquake recovery.
 - (b) Local authorities produce financial reports under the Local Government Act 2002 on their programme and actual and projected activity spend.

8.2 Reporting and review

CERA will review and report publicly on the implementation of the Recovery Strategy, recovery programmes and progress towards milestones. Reporting will show where outcomes are, or are not, being achieved and where conditions have changed – for example, because knowledge has changed or there is ongoing seismic activity. Reports will be posted and updated on the CERA website.

CERA provides available research and information (for example, on land decisions and liquefaction, tsunami and rockfall risk) through its website and updates via Facebook and Twitter.

The Recovery Strategy will be reviewed as required to keep it current and relevant.

In particular, a review may be required for any of the following reasons.

- Another significant earthquake or aftershock forces changes to the longer-term approach to recovery.
- Monitoring shows a need to change approach, or to address an ongoing market failure.
- Other influences or risks have a significant impact on recovery activities for example, there are changes to the availability of finance or to other strategic documents that influence the recovery.

In addition, the Minister for Canterbury Earthquake Recovery will review the CER Act in terms of its operation and implementation and will report on it each year (see section 92 of the CER Act).

Definitions

Central Business District
Christchurch Central Development Unit www.ccdu.govt.nz
Canterbury Earthquake Recovery Authority
Canterbury Earthquake Recovery Act 2011
Buildings and infrastructure that benefit and are accessed by the community such as swimming pools, sporting facilities (including sports fields) and community halls
Earthquake Commission
The districts of the Christchurch City Council, the Selwyn District Council and the Waimakariri District Council, and includes the coastal marine area adjacent to these districts
Infrastructure that runs horizontally including roads; storm water, drinking water and sewage pipes; telecommunications; and electricity
The iwi of Ngāi Tahu consisting of the collective of the individuals who descend from the primary hapū of Waitaha, Ngāti Māmoe, and Ngāi Tahu, namely, Kāti Kuri, Kāti Irakehu, Kāti Huirapa, Ngāi Tūāhuriri, and Kāi Te Ruahikihiki
Stronger Christchurch Infrastructure Rebuild Team- comprises of CERA, the New Zealand Transport Agency, the Christchurch City Council, Fulton Hogan, Downer Construction, Fletcher Construction, MacDow New Zealand and City Care
Facilities, services and installations that are of importance beyond a local area and sustain the community. It includes horizontal infrastructure, strategic transport networks, port, airport, railway, defence facilities, strategic telecommunication facilities and the Electricity Transmission Network
Te Rūnanga o Ngāi Tahu, the Christchurch City Council, Selwyn District Council, Waimakariri District Council and Environment Canterbury (TRONT, CCC, SDC, WDC & ECan)
The body corporate known as Te Rūnanga o Ngāi Tahu established by section 6 of the Te Rūnanga o Ngāi Tahu Act 1996
Vulnerable people include children, the elderly, people with disabilities, Māori and non-English speaking migrants and refugees

¹This requirement applies unless the Resource Management Act is changed to address how natural hazards are considered when subdividing land. "Person" has the same meaning as in section 2 of the Resource Management Act. go3346

Customs

Customs and Excise Act 1996

Excise and Excise-equivalent Duties Table (Alcoholic Beverages Indexation) Amendment Order 2012

Notice is hereby given of the making, pursuant to section 79 of the Customs and Excise Act 1996, of Regulations for the purposes of the Regulations (Disallowance) Act 1989.

Notice

- 1. Title—This order is the Excise and Excise-equivalent Duties Table (Alcoholic Beverages Indexation) Amendment Order 2012
- 2. Commencement—The order shall come into force on 1 July 2012.
- **3. Effect of Order**—This order adjusts the excise and excise-equivalent duties on alcoholic beverages to reflect the movement in the Consumers Price Index (excluding credit services) over the 12-month period ending on 31 March 2012.

4. Availability—A copy of this Regulation can be viewed at the New Zealand Customs Service website

www.customs.govt.nz

or ordered by mail from

New Zealand Customs Service PO Box 2218 Wellington 6140 *Attention:* Corporate Support.

Please quote title when placing an order. Prices are supplied on application. Copies are also available over the counter at the following locations: Bennetts Bookshops: Bowen House, corner of Lambton Quay and Bowen Street (PO Box 5334), Wellington; University of Waikato, Gate 5 Hillcrest Road (PO Box 13066), Hamilton; Bennetts University Bookshop, Massey University, Palmerston North; Christchurch Polytechnic Institute of Technology, Madras Street, Christchurch. Whitcoulls: 38–42 Broadway Avenue (PO Box 1820), Palmerston North; 143 George Street, Dunedin. Borders: 291–297 Queen Street, Auckland.

5. Status of Order—This order is a Regulation for the purposes of the Regulations (Disallowance) Act 1989.

go3351

Economic Development

Radiocommunications Act 1989 Radiocommunications Regulations 2001

Radiocommunications Regulations (General User Radio Licence for Short Range Devices) Notice (No. 2) 2012

Pursuant to section 111 of the Radiocommunications Act 1989 and Regulation 9 of the Radiocommunications Regulations 2001, and acting under delegated authority from the chief executive, I give the following notice.

Notice

- **1. Short title and commencement**—(1) This notice is the Radiocommunications Regulations (General User Radio Licence for Short Range Devices) Notice (No. 2) 2012.
- (2) This notice comes into force on 31 May 2012.

2. Licence—

(1) Licence Name: General User Radio Licence for Short Range Devices (SRDs).

(2) Licence: Any person may transmit radio waves using Short Range Devices (SRDs), also known as

Restricted Radiation Devices (RRDs), Low Interference Potential Devices (LIPDs), or Spread Spectrum Devices (SSDs), in accordance with the applicable terms, conditions and

restrictions of this notice.

(3) Licence Number: 234660.
 (4) Commencement Date: 31 May 2012.

3. Spectrum—

pecci um				
Low (MHz)	High (MHz)	Reference Frequency (MHz)	Maximum Power dBW e.i.r.p.	Remarks
0.009000	0.090000	0.049500	9.0	Special Conditions 1 and 25
0.090000	0.190000	0.140000	-20.0	Special Conditions 1 and 25
0.119000	0.135000	0.127000	3	Special Conditions 1 and 25
3.180000	3.380000	3.280000	-76.0	Special Conditions 2 and 21
3.640000	4.040000	3.840000	-76.0	Special Conditions 2 and 20
6.765000	6.795000	6.780000	-20.0	Special Condition 1
10.440000	10.760000	10.600000	-76.0	Special Conditions 2 and 20
13.550000	13.570000	13.560000	-10.0	Special Condition 1
26.950000	27.300000	27.125000	0.0	

29.700000	30.000000	29.850000	-10.0	
30.800000	31.500000	31.150000	-10.0	Special Condition 3
35.500000	37.200000	36.350000	-10.0	
40.660000	40.700000	40.680000	0.0	
40.800000	41.000000	40.900000	-10.0	
72.000000	72.250000	72.125000	-10.0	Special Condition 2
72.250000	72.500000	72.375000	-10.0	
87.500000	108.000000	98.000000	-50.0	Special Condition 4
107.000000	108.000000	107.500000	-16.0	
160.100000	160.600000	160.350000	-3.0	
173.000000	174.000000	173.500000	-10.0	
235.000000	300.000000	267.500000	-30.0	Special Condition 1
300.000000	322.000000	311.000000	-20.0	Special Condition 1
402.000000	406.000000	404.000000	-46.0	Special Conditions 5 and 14
433.050000	434.790000	433.920000	-16.0	
444.000000	444.925000	444.462500	-16.0	Special Condition 5
458.540000	458.610000	458.575000	-3.0	
466.800000	466.850000	466.825000	-3.0	
470.000000	470.500000	470.250000	-10.0	Special Condition 5
471.000000	471.500000	471.250000	-10.0	
502.000000	694.000000	598.000000	-50.0	Special Condition 6
819.000000	824.000000	821.000000	-10.0	
864.000000	868.000000	866.000000	6.0	Special Condition 13
868.000000	870.000000	869.000000	-27.0	Special Conditions 1 and 15
869.200000	869.250000	869.225000	-20.0	Special Conditions 1 and 15
915.000000	928.00000	921.500000	-25.0	Special Condition 1
921.000000	928.000000	924.500000	0	Special Condition 23 or 24
921.500000	928.000000	924.750000	6.0	Special Conditions 13 and 23
2400.000000	2483.500000	2441.750000	6.0	Special Condition 13
2900.000000	3400.000000	3150.000000	-10.0	Special Condition 7
5150.000000	5250.000000	5200.000000	-7.0	Special Conditions 8 and 16
5250.000000	5350.000000	5300.000000	0.0	Special Conditions 9 and 17
5470.000000	5725.000000	5597.500000	0.0	Special Conditions 9 and 18
5470.000000	5725.000000	5597.500000	-10.0	Special Condition 7
5725.000000	5875.000000	5800.000000	6.0	Special Condition 13
5725.000000	5875.000000	5800.000000	3.0	Special Condition 10
8500.000000	10000.000000	9250.000000	-10.0	Special Condition 7
10000.000000	10600.000000	10300.000000	-16.0	Special Condition 7
15700.000000	17300.000000	16500.000000	-10.0	Special Condition 7
24000.000000	24250.000000	24125.000000	0.0	
33400.000000	36000.000000	34700.000000	-10.0	Special Condition 7
46700.000000	46900.000000	46800.000000	-10.0	Special Condition 11
57000.000000	66000.000000	61500.000000	13.0	Special Condition 22
57000.000000	64000.000000	60500.000000	13.0	Special Conditions 12 and 19
59000.000000	64000.000000	61500.000000	-10.0	Special Condition 7
76000.000000	77000.000000	76500.000000	14.0	Special Condition 11
122000.000000	123000.000000	122500.000000	0.0	

4. Location—

Transmit Location: All New Zealand.
 Receive Location: All New Zealand.

5. Special conditions—

- 1. Use is limited to determination, telemetry and telecommand.
- 2. Use is limited to auditory aids.
- 3. Use is limited to model control.
- 4. Use is limited to audio senders.
- 5. Use is limited to biomedical telemetry.
- 6. Use is limited to audio/video senders.
- 7. Use is limited to radiolocation.
- 8. Use is limited to wireless LAN indoor systems only.
- 9. Use is limited to wireless LAN.
- 10. Use is limited to road transport and traffic telematics.
- 11. Use is limited to field disturbance sensors.
- 12. Use is limited to fixed point-to-point links.
- 13. Transmitters using e.i.r.p.s greater than 0 dBW (1 W) must employ frequency hopping or digital modulation techniques.
- 14. In the band 402 to 406 MHz, the maximum permitted duty cycle is 0.1%.
- 15. In the band 868 to 870 MHz, the maximum permitted peak power is -27 dBW (2 mW) and the maximum permitted duty cycle is 1%, except in the band 869.2 to 869.25 MHz, where the maximum permitted peak power is -20 dBW (10 mW) and the maximum permitted duty cycle is 0.1%.
- 16. In the band 5150 to 5250 MHz, the maximum permitted power density is 10 dBm/MHz (10 mW/MHz) e.i.r.p. or equivalently –36 dBW/25 kHz (0.25 mW/25 kHz) e.i.r.p.
- 17. <u>Indoor-Only Systems</u>: In the band 5250 to 5350 MHz, the maximum permitted mean power is -7 dBW (200 mW) e.i.r.p. and the maximum permitted mean power density is -20 dBW/MHz (10 mW/MHz) e.i.r.p., provided Dynamic Frequency Selection and Transmitter Power Control are implemented. If Transmitter Power Control is not used, then the e.i.r.p. values must be reduced by 3 dB;

Indoor and Outdoor Systems: In the band 5250 to 5350 MHz, the maximum permitted mean power is 0 dBW (1 W) e.i.r.p. and the maximum permitted mean power density is -13 dBW/MHz (50 mW/MHz), provided Dynamic Frequency Selection and Transmitter Power Control are implemented in conjunction with the following vertical radiation angle mask where θ is the angle above the local horizontal plane (of the Earth):

Maximum permitted mean power density	Elevation angle above horizontal
-13 dB(W/MHz)	for $0^{\circ} \le \theta < 8^{\circ}$
$-13 - 0.716(\theta - 8) dB(W/MHz)$	for $8^{\circ} \le \theta < 40^{\circ}$
$-35.9 - 1.22(\theta - 40) \text{ dB(W/MHz)}$	for $40^{\circ} \le \theta \le 45^{\circ}$
-42 dB(W/MHz)	for $45^{\circ} < \theta$;

- 18. In the band 5470 to 5725 MHz, the maximum permitted transmitter power is -6 dBW (250 mW) with a maximum permitted mean power of 0 dBW (1 W) e.i.r.p. and a maximum permitted mean power density of -13 dBW/MHz (50 mW/MHz), provided Dynamic Frequency Selection and Transmitter Power Control are implemented. If Transmitter Power Control is not in use, then the maximum permitted mean power shall be reduced by 3 dB.
- 19. In the band 57 to 64 GHz, the average power density of any emission, measured during the transmit interval, shall not exceed $-40~\rm dBW/cm^2$ ($9~\mu W/cm^2$) at a distance of 3 metres and the peak power density of any emission shall not exceed $-37~\rm dBW/cm^2$ ($18~\mu W/cm^2$) at a distance of 3 metres. In the band 57 to 64 GHz, the peak total transmitter power shall not exceed $-3~\rm dBW$ ($500~\rm mW$). In the band 57 to 64 GHz, for emissions of bandwidths less than $100~\rm MHz$, the transmitter peak power must be limited to $-3~\rm dBW$ ($500~\rm mW$) x (bandwidth (MHz) / $100~\rm (MHz)$).
- 20. In the bands 3.64 to 4.04 MHz and 10.44 to 10.76 MHz, the maximum permitted field strength is $-40~dB\mu A/m$ measured in a 10 kHz bandwidth at 10 metres.
- 21. In the band 3.18 to 3.38 MHz, the maximum permitted field strength is $-20~dB\mu A/m$ measured in a 10 kHz bandwidth at a distance of 10 metres.
- 22. <u>Indoor-Only Systems</u>: In the band 57000 to 66000 MHz, the power spectral density must not exceed 13 dBm/MHz e.i.r.p. and spurious emissions outside the band must be less than –30 dBm/MHz.
- 23. Except where condition 24 applies, transmissions from devices operating in the band 921 to 928 MHz must not exceed the following unwanted emission limits: -79 dBW (-49 dBm) from 800 to 915 MHz, then varying from -79 dBW (-49 dBm) at 915 MHz to -66 dBW (-36 dBm) at 921 MHz in accordance with the formula y = mx + C, where—, y = dBm, x = MHz, m = dy/dx, C = the value of y where x = 0 (the y intercept). The maximum value of -63 dBW (-33 dBm) applies from 928 MHz to 1 GHz. The reference bandwidth for emissions is 100 kHz. Outside the band 800 MHz to 1 GHz, the limits prescribed in applicable standards prescribed in the Radiocommunications (Radio Standards) Notice 2010* apply. In the absence of applicable standards, the limits prescribed in Table 2 of the notice apply.
- 24. 1) This condition applies where, in the course of business, any person manages a network consisting of five or more devices that transmit in the band 921 to 928 MHz.

- 2) Where this condition applies:
 - a. The number of simultaneous transmissions in any single square kilometre within the area covered by the network must not exceed 35 on average over any five-minute period; and
 - b. The unwanted emission limits for the devices, using a reference bandwidth of 100 kHz, must not exceed:
 - (i) -70 dBW (-40 dBm) from 800 MHz to 915 MHz;
 - (ii) -56 dBW (-26 dBm) from 915 MHz to 921 MHz;
 - (iii) -56 dBW (-26 dBm) from 928 MHz to 935 MHz;
 - (iv) -63 dBW (-33 dBm) from 935 MHz to 1 GHz; or
 - (v) outside the band 800 MHz to 1 GHz, the unwanted emission limits specified in Table 2 of the Radiocommunications (Radio Standards) Notice 2010.
- 25. In the band 0.009000 to 0.090000 MHz, the magnetic field strength from devices must not exceed 72 dBμA/m at a distance of 10 metres. In the band 0.090000 to 0.190000 MHz, the magnetic field strength from devices must not exceed 43 dBμA/m at a distance of 10 metres, except in the band 0.119000 to 0.135000 MHz, where the magnetic field strength from devices must not exceed 66 dBμA/m at a distance of 10 metres.

6. General conditions applying to all transmissions under this licence—

- 1. The frequency ranges, peak power of transmissions within those frequency ranges, and designated uses of frequencies are those prescribed in this licence. All transmissions in a given frequency range must comply with any special conditions relating to that frequency range.
- 2. Transmitters, and persons supplying or using transmitters, must comply with the requirements of Regulations 32 to 37 of the Radiocommunications Regulations 2001.
- 3. Frequency use is on a shared basis and the chief executive does not accept liability under any circumstances for any loss or damage of any kind occasioned by the unavailability of frequencies or interference to reception.
- 4. Should interference occur to services licensed pursuant to a radio licence or a spectrum licence, the chief executive reserves the right to require and ensure that any transmission or any emission pursuant to this General User Radio Licence change frequency, reduce power, or cease operation.
- 5. Transmissions that are broadcasting, as defined in the Broadcasting Act 1989, are not permitted.
- **7.** Consequential revocation of licences—(1) The Radiocommunications Regulations (General User Radio Licence for Short Range Devices) Notice 2012, dated the 5th day of March 2012 and published in the *New Zealand Gazette*, 8 March 2012, No. 29, page 828, is revoked.
- (2) Notwithstanding the revocation of the notice under subsection (1), every transmitter capable of making transmissions compliant with the requirements of that notice on the commencement date of this notice is deemed to be compliant with the requirements of this notice.

Dated at Wellington this 28th day of May 2012.

SANJAI RAJ, Group Manager, Radio Spectrum Management, Ministry of Economic Development.

Explanatory Note

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

This notice increases the unwanted emission limits for devices operating in the band 921 - 928 MHz, provided the devices are being operated in the course of business by any person who manages a network consisting of five or more devices, and the number of simultaneous transmissions by devices in the network does not exceed 35 per square kilometre.

*New Zealand Gazette, 4 November 2010, No. 148, page 3723 go3334

Education

Education Act 1989

Hangatiki School (1734) Closure Notice

Pursuant to section 154 of the Education Act 1989, I hereby declare that **Hangatiki School**, near Otorohanga, will close on 30 June 2012 and will cease to be established on that day.

Dated at Wellington this 22nd day of May 2012.

HON HEKIA PARATA, Minister of Education.

go3261

Notice of Direction to Appoint a Limited Statutory Manager for the Board of Trustees of Henderson High School (45)

Pursuant to section 78M of the Education Act 1989, I direct the Secretary for Education to appoint a limited statutory manager for the **Henderson High School** Board of Trustees.

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

- All functions, powers and duties of the board as an employer (whether statutory or otherwise).
- All functions, powers and duties of the board in curriculum management including teaching and assessment practice (whether statutory or otherwise).

A limited statutory manager must also advise the board on the following: Establishing processes for planning and reporting, including charter review, strategic planning, annual planning, school-wide self-review and processes for board meeting procedures.

This notice takes effect the day of its publication. Dated at Wellington this 24th day of May 2012. HON HEKIA PARATA, Minister of Education. go3160

Notice of Dissolution of the Board of Trustees of Christchurch East School (3317) and Direction to Appoint a Commissioner

Under section 78N(1) of the Education Act 1989, the **Christchurch East School** Board of Trustees is now dissolved and I direct the Secretary for Education to appoint a commissioner to replace that board.

This notice takes effect the day of publication.

Dated at Wellington this 25th day of May 2012.

HON HEKIA PARATA, Minister of Education. go3328

Revocation of Notice of Direction to Appoint a Limited Statutory Manager for the Clive School (2549) Board of Trustees

The notice of direction to appoint a limited statutory manager for the board of trustees of **Clive School** (as published in the *New Zealand Gazette*, 2 June 2011, No. 76, page 1791) is hereby revoked under section 78M(7) of the Education Act 1989.

This notice takes effect on the day of publication. Dated at Wellington this 29th day of May 2012. HON HEKIA PARATA, Minister of Education. go3329

Education (Early Childhood Centres) Regulations 1998

Cancellation of Licence for an Early Childhood Centre

Pursuant to Regulation 12(1)(d)(i) of the Education (Early Childhood Centres) Regulations 1998, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated 14 November 2011, which was granted under those Regulations to Fiona Hughes in respect of ABC Developmental Learning Centre – Palmerston North Tahi (40211), situated at 14 Russell Street, Terrace End, Palmerston North.

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

MARLENE CLARKSON, Acting Senior Manager, Implementation Planning, Early Childhood Education. go3223

Cancellation of Licence for an Early Childhood Centre

Pursuant to Regulation 12(1)(d)(i) of the Education (Early Childhood Centres) Regulations 1998, and acting under authority delegated by the Secretary for Education,

I hereby cancel the licence dated 14 November 2011, which was granted under those Regulations to Fiona Hughes in respect of ABC Hokowhitu Tahi (50071), situated at 226 Park Road, Hokowhitu, Palmerston North.

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

MARLENE CLARKSON, Acting Senior Manager, Implementation Planning, Early Childhood Education. go3222

Cancellation of Licence for an Early Childhood Centre

Pursuant to Regulation 12(1)(d)(i) of the Education (Early Childhood Centres) Regulations 1998, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **28 February 2012**, which was granted under those Regulations to **Elaine Barker** in respect of **Wainoni Playcentre** (70142), situated at **884 Avonside Drive, Wainoni, Christchurch**.

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

MARLENE CLARKSON, Acting Senior Manager, Implementation Planning, Early Childhood Education. go3221

Education (Early Childhood Services) Regulations 2008

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated 1 August 2011, which was granted under those Regulations to Roslyn Lamond in respect of Dunedin Hospital Early Childhood Overs Centre (65163), situated at Lower Ground Floor, Children's Pavilion, Hanover Street, Dunedin Central, Dunedin.

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

MARLENE CLARKSON, Acting Senior Manager, Implementation Planning, Early Childhood Education. go3219

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated 13 February 2012, which was granted under those Regulations to Gloria Yaxley in respect of Smiley Faces Educare 2 Ltd (60294), situated at 779 Fergusson Drive, Upper Hutt.

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

MARLENE CLARKSON, Acting Senior Manager, Implementation Planning, Early Childhood Education. go3220

Health

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

Reappointment/appointment to District Health Boards ("DHB")

Waitemata DHB

Pursuant to section 29(1)(b) of, and clauses 2(b) and 10(1) of Schedule 3 to, the New Zealand Public Health and Disability Act 2000 ("the NZPHD Act") and notice given under section 28(2) of the Crown Entities Act 2004 ("the CE Act"), the Minister of Health has reappointed

Dr Lester Levy

as a member and chairperson of the board of Waitemata DHB for a term of office commencing on 5 June 2012 and ending on 4 June 2015.

Waikato DHB

Pursuant to section 29(1)(b) of the NZPHD Act, and notice given under section 28(2) of the CE Act, the Minister has appointed

Deryck Shaw

as a member of the board of Waikato DHB for a term of office commencing on 28 May 2012 and ending on 8 December 2013.

Dated at Wellington this 22nd day of May 2012.

HON TONY RYALL, Minister of Health.

go3309

Health and Disability Services (Safety) Act 2001

Designation of Auditing Agency

Pursuant to section 32 of the Health and Disability Services (Safety) Act 2001 ("the Act"), I, Don Mackie, Chief Medical Officer, Ministry of Health ("the Ministry"), under delegation from the Director-General of Health, designate Health Audit (NZ) Limited to audit the provision or likely future provision of the following kinds of health care services:

- Hospital care services (as defined in section 4(1) of the Act), that are:
 - children's health services;
 - geriatric services;
 - maternity services;
 - medical services;
 - mental health services:
 - surgical services.
- Rest home care services (as defined in section 6(2) of the Act); and
- Residential disability services (as defined in section 4(1) of the Act), that are:
 - intellectual;
 - physical;
 - psychiatric;
 - sensory.

This designation is subject to the following conditions:

- The Designated Auditing Agency ("DAA") must comply with the requirements of the DAA Handbook issued by the Ministry and updated from time to time.
- 2. Promptly after giving a certified provider or prospective provider an audit report, the DAA must:
 - complete the Ministry of Health Audit Report Tool and provide an electronic copy to the Ministry; and
 - provide a summary of the audit report to the Ministry (refer to condition 9).
- 3. The DAA must provide any information about the auditing of health care services pursuant to the Act if requested in writing by the Ministry.
- 4. During the term of the DAA's designation, the DAA will allow the Ministry to audit or to commission the undertaking of audits or reviews of the DAA. This could also include attending audits being undertaken by the DAA. The Ministry may or may not notify the DAA of any audit or review.
- 5. The DAA must immediately notify the Ministry in writing of any significant change to the DAA, including but not restricted to:
 - any change in ownership and/or control of the legal entity;
 - any change in management personnel;
 - any change to the Auditor Register (refer to condition 8); and
 - any change in the status of any third party accreditation the DAA may hold including evidence of such accreditation and copies of any Third Party Accreditation Audit Reports or notifications in respect of their accreditation.
- The DAA must conduct as a minimum at least one annual:
 - internal audit that focuses on the DAA's auditing activities undertaken pursuant to the Act, together with a compliance audit against the requirements of the DAA as set out in the Act; and
 - management review in respect of the DAA's programmes operated pursuant to the Act.
- 7. The DAA shall at all times operate an internal appeals system which is documented and conveyed in writing to all clients. Auditable records of the facts and outcomes of all client appeals shall be maintained by the DAA. The DAA must provide these records to the Ministry when requested in writing by the Ministry.
- 8. The DAA must provide in writing, in a timely manner when requested by the Ministry, the details of the name, auditing qualifications and experience, and if relevant, the area of clinical or service competency of each auditor or technical expert approved by the DAA to undertake audits pursuant to the Act.
- 9. The DAA must provide all documentation to the Ministry in the form prescribed by the Ministry.
- 10. The DAA must hold third party accreditation with a Ministry approved third party accreditation body.
- 11. The DAA must notify the Ministry of any intent to audit Hospital care services (as defined in section 4(1) of the Act), that are:
 - children's health services;
 - geriatric services;
 - maternity services;

• medical services;

- mental health services;
- surgical services

and satisfy the Ministry, as per section 33(b) of the Act, that it has:

(i) the technical expertise to audit the provision of services of that kind; and (ii) has in place effective systems for auditing the provision of services of that kind.

This designation expires on **1 June 2015**.

Dated at Wellington this 23rd day of May 2012.

DR DON MACKIE, Chief Medical Officer.

go3218

Medicines Act 1981

Consent to the Distribution of New Medicines

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

Schedule

Product: Glived

Active Ingredient: Imatinib mesilate 59.75mg equivalent to Imatinib base 50mg

Dosage Form: Capsule

New Zealand Sponsor: Novartis New Zealand Limited

Manufacturer: Novartis Pharma Stein AG, Stein, Switzerland

Product: Glivec

Active Ingredient: Imatinib mesilate 119.5mg equivalent to Imatinib base 100mg

Dosage Form: Capsule

New Zealand Sponsor: Novartis New Zealand Limited

Manufacturer: Novartis Pharma Stein AG, Stein, Switzerland

Product: Glivec

Active Ingredient: Imatinib mesilate 119.5mg equivalent to Imatinib base 100mg

Dosage Form: Film coated tablet

New Zealand Sponsor: Novartis New Zealand Limited

Manufacturer: Novartis Pharma Stein AG, Stein, Switzerland

Product: Glivec

Active Ingredient: Imatinib mesilate 478mg equivalent to Imatinib base 400mg

Dosage Form: Film coated tablet

New Zealand Sponsor: Novartis New Zealand Limited

Manufacturer: Novartis Pharma Stein AG, Stein, Switzerland

Product: Prevenar 13

Active Ingredients: Pneumococcal polysaccharide serotype 6A 2.2µg

Pneumococcal Polysaccharide type 1 2.2μg Pneumococcal Polysaccharide type 14 2.2μg Pneumococcal Polysaccharide type 18C 2.2μg Pneumococcal Polysaccharide type 19A 2.2μg Pneumococcal Polysaccharide type 19F 2.2μg Pneumococcal Polysaccharide type 23F 2.2μg Pneumococcal Polysaccharide type 3 2.2μg Pneumococcal Polysaccharide type 4 2.2μg Pneumococcal Polysaccharide type 5 2.2μg Pneumococcal Polysaccharide type 6B 4.4μg Pneumococcal Polysaccharide type 7F 2.2μg Pneumococcal Polysaccharide type 9V 2.2μg

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

Manufacturers: Wyeth Pharmaceuticals Inc, New York, United States of America

Baxter BioPharma Solutions LLC, Indiana, United States of America

Dated this 23rd day of May 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).

go3251

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: Arrow - Oxycodone

Active Ingredient: Oxycodone hydrochloride 10mg/mL

Dosage Form: Solution for injection

New Zealand Sponsor: Arrow Pharmaceuticals (NZ) Limited

Manufacturer: CP Pharmaceuticals Limited, Wrexham, United Kingdom

Product: CalSource Ca1200+D

Active Ingredients: Calcium carbonate 2100mg equivalent to Elemental calcium 840.8mg

Calcium lactate gluconate 2716mg equivalent to Clemental calcium 359.2mg

Colecalciferol 20µg

Dosage Form: Effervescent tablet

New Zealand Sponsor: Novartis Consumer Health Australasia Pty Limited (New Zealand)

Manufacturer: Famar France, Orleans Cedex, France

Product: Pamidronate BNM

Active Ingredient: Pamidronic acid 12.63mg/5mL equivalent to Disodium pamidronate 15mg/5mL

Dosage Form: Solution for infusion

New Zealand Sponsor: Boucher & Muir (New Zealand) Limited t/a BNM Group

Manufacturer: Hikma Italia S.P.A, Pavia, Italy

Product: Pamidronate BNM

Active Ingredient: Pamidronic acid 25.27mg/10mL equivalent to Disodium pamidronate 30mg/10mL

Dosage Form: Solution for infusion

New Zealand Sponsor: Boucher & Muir (New Zealand) Limited t/a BNM Group

Manufacturer: Hikma Italia S.P.A, Pavia, Italy

Product: Pamidronate BNM

Active Ingredient: Pamidronic acid 50.54mg/10mL equivalent to Disodium pamidronate 60mg/10mL

Dosage Form: Solution for infusion

New Zealand Sponsor: Boucher & Muir (New Zealand) Limited t/a BNM Group

Manufacturer: Hikma Italia S.P.A, Pavia, Italy

Product: Pamidronate BNM

Active Ingredient: Pamidronic acid 75.82mg/10mL equivalent to Disodium pamidronate 90mg/10mL

Dosage Form: Solution for infusion

New Zealand Sponsor: Boucher & Muir (New Zealand) Limited t/a BNM Group

Manufacturer: Hikma Italia S.P.A, Pavia, Italy

Dated this 23rd day of May 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).

go3250

Internal Affairs

Local Government Act 2002

Local Government (Manawatu District and Palmerston North City) Boundary Alteration Order 2012

LT GEN THE RT HON SIR JERRY MATEPARAE, Governor-General

ORDER IN COUNCIL

At Wellington this 28th day of May 2012

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL PRESIDING IN COUNCIL

Pursuant to section 25 of the Local Government Act 2002, His Excellency the Governor-General of New Zealand, acting by and with the advice and consent of the Executive Council, makes the following order.

Order

- **1. Title**—This order may be cited as Local Government (Manawatu District and Palmerston North City) Boundary Alteration Order 2012.
- Commencement—This order comes into force on 1 July 2012.
- **3. Interpretation**—In this order, unless the context otherwise requires:

Area A means the area marked as Area A on the maps deposited with the Local Government Commission for the purposes of this order. Areas B, C, D and E have the corresponding meaning.

Councils means the Manawatu District Council and the Palmerston North City Council.

GST means goods and services tax.

Manawatu District means the area administered by the Manawatu District Council prior to this order coming into force.

Palmerston North City means the area administered by the Palmerston North City Council prior to this order coming into force.

- **4. Boundary alteration**—(1) The boundaries of Manawatu District and Palmerston North City are altered by excluding areas A to E from Manawatu District and including those areas in Palmerston North City.
- (2) Where, as a result of this order, the boundary between Manawatu District and Palmerston North City follows a road, the boundary is the centre-line of the road.
- **5. Representation**—(1) Area A is excluded from the Kairanga Ward of Manawatu District and included in the Awapuni Ward of Palmerston North City.
- (2) Area B is excluded from the Kairanga Ward of Manawatu District and included in the Takaro Ward of Palmerston North City.
- (3) Area C is excluded from the Kairanga and Kiwitea-Pohangina Wards of Manawatu District and included in the Papaioea Ward of Palmerston North City.
- (4) Area D is excluded from the Kairanga Ward of Manawatu District and included in the Ashurst-Fizherbert Ward of Palmerston North City.
- (5) Area E is excluded from the Kiwitea-Pohangina Ward of Manawatu District and included in the Ashurst-Fitzherbert Ward of Palmerson North City.
- (6) In accordance with clause 67(j) of Schedule 3 to the Local Government Act 2002 and subject to clauses 1 to 4 of Schedule 7 to the Local Government Act 2002, this order makes no changes to the membership of the Manawatu District Council or the Palmerston North City Council.
- **6. Transitional payments**—(1) Annual transitional payments will be paid by the Palmerston North City Council to the Manawatu District Council under the arrangements set out in this clause.
- (2) The transitional payments will be made in acknowledgement of the expectation that the boundary alteration made by this order will result, for a number of years, in a net annual revenue reduction for the Manawatu District Council and a net annual revenue increase for the Palmerston North City Council. The transitional payments will be made by the Palmerston North City Council to the Manawatu District Council each year for 10 years after the date that this order comes into force.
- (3) Payments to be made under this order are to be paid as quarterly sums at the end of each financial quarter, that is, on 30 September, 31 December, 31 March and 30 June in each year.
- (4) For the purposes of calculating the annual transitional payments under this clause:
 - (a) All calculations shall be based on the operating budget of the Manawatu District Council and the rates set by the Manawatu District Council for the year immediately prior to this order coming into force.
 - (b) The estimated amount of the annual net revenue reduction for the Manawatu District Council as a result of this order coming into force is the amount (GST exclusive) of the Manawatu District Council annual rates assessed on the properties to be transferred from Manawatu District to Palmerston North City (Areas A to E), plus the amount of any other estimated annual operating revenue receivable

- by the Manawatu District Council in relation to those properties, less the amount of any estimated annual operating expenses (GST exclusive) payable by the Manawatu District Council in relation to those properties.
- (c) The amount of the annual transitional payment in each of the first five years after this order has come into force shall, subject to subclause (3), remain constant and equal to the estimated annual net revenue reduction for the Manawatu District Council. GST, if applicable, is to be added to the amount of each payment.
- (d) The amount of the annual transitional payment in each of the 6th to 10th years after this order has come into force shall, subject to subclause (3), remain constant and equal to 50 per cent of the estimated annual net revenue reduction for the Manawatu District Council. GST, if applicable, is to be added to the amount of each payment.
- (e) Notwithstanding anything in subclauses (a) to (d), the amount of each transitional payment is to be adjusted in accordance with changes in the Local Government Cost Index for New Zealand that apply to the operating expenditure of the Manawatu District Council.
- 7. Rating—(1) The Palmerston North City Council will, using the latest valuation carried out for each property, assess and set rates for properties that are included in Palmerston North City as a result of this order coming into force in the same manner as it has assessed and set rates for like properties within Palmerston North City prior to this order coming into force.
- (2) Notwithstanding subclause (1), a targeted rate in relation to the costs of upgrade to the industrial wastewater system in Longburn may be applied to properties in that area that are included in Palmerston North City as a result of this order coming into force.
- **8. Resource management**—(1) In accordance with section 81 of the Resource Management Act 1991, on the date that this order comes into effect the operative Manawatu District Plan shall be deemed to be part of the operative Palmerston North City District Plan, in so far as it applies to Areas A to E. Within a period of two years from the date that this order comes into effect, the Palmerston North City Council is to promote a plan change to include provisions for Areas A to E.
- (2) All proceedings or appeals in relation to provisions of the Manawatu District Plan affecting Areas A to E that have been commenced prior to the date that this order comes into effect will continue to be the responsibility of the Manawatu District Council until resolved. All proceedings or appeals in relation to provisions of the Manawatu District Plan deemed to be part of the Palmerston North City District Plan affecting Areas A to E that are commenced on or after the date that this order comes into effect will be the responsibility of the Palmerston North City Council. The status of the operative Palmerston North City District Plan shall not be compromised by any proceedings or appeals in relation to provisions of the Manawatu District Plan deemed to be part of the Palmerston North City District Plan.
- (3) All resource consents relating to Areas A to E for which applications have been submitted prior to the date this order comes into effect will continue to be the responsibility of the Manawatu District Council until:
 - (a) for subdivision consents, certificates are issued under section 224(c) of the Resource Management Act 1991; or

- (b) for land use consents the resource consent is deemed to have commenced under section 116 of the Resource Management Act 1991; or
- (c) the resource consent is otherwise terminated.
- (4) All resource consents for which applications are submitted in relation to Areas A to E on or after the date that this order comes into effect will be the responsibility of the Palmerston North City Council.
- 9. Development contributions—(1) All developments in Areas A to E for which applications are lodged prior to the date that this order comes into effect will be assessed under the Manawatu District Council Development Contributions Policy. If applicable, development contributions will be payable to the Manawatu District Council, in accordance with the rates and methodology set out in the Manawatu District Council Development Contributions Policy.
- (2) All developments in Areas A to E for which applications are lodged on or after the date that this order comes into effect will be assessed under the Palmerston North City Council Development Contributions Policy. If applicable, development contributions will be payable to the Palmerston North City Council, in accordance with the rates and methodology set out in the Palmerston North City Council Development Contributions Policy.
- (3) Two-thirds of all development contributions received by the Manawatu District Council on or after the date that this order comes into effect for developments located within Areas A to E will be transferred to the Palmerston North City Council.
- **10. Building consents**—(1) Since October 2007, the Manawatu District Council has contracted the Palmerston North City Council to perform its building services function. There are two current contracts that set out this arrangement. The first provides technical staff from the Palmerston North City Council to the Manawatu District Council to assist the Manawatu District Council to discharge their obligations as a building consent authority. The second contract concerns the balance of the building service functions of the Manawatu District Council.
- (2) Issues of liability and apportionment of responsibility in terms of all building service functions are detailed in both
- (3) Where work that is carried out relates to dates prior to the commencement of the contracts in subclauses (1) and (2), liability for that work rests with the Manawatu District
- 11. Separate agreement for apportionment of assets and
- liabilities, and for other special arrangements—
 (1) Except for those matters set out in this order, the Manawatu District Council and the Palmerston North City Council will enter into separate arrangements for the apportionment of assets and liabilities, including any arrangements that may need to be made for the Longburn and Bunnythorpe areas.
- (2) These agreements will be negotiated separately, but if no agreement is reached within three months of the date that this reorganisation order comes into effect, either the Manawatu District Council or the Palmerston North City Council may apply to the Local Government Commission for a determination under clause 69 of Schedule 3 to the Local Government Act 2002.
- **12. Arbitration and mediation**—(1) In the event that any matter is not provided for by this order or by Schedule 3 to the Local Government Act 2002, or some other question or dispute arises, the Manawatu District Council or the Palmerston North City Council will endeavour to settle such matter by agreement, or failing agreement, by arbitration.

- (2) Any such arbitration will be undertaken in accordance with New Zealand law and the current Arbitration Protocol of the Arbitrators' and Mediators' Institute of New Zealand Inc. The arbitration will be conducted by one arbitrator agreed upon by the Manawatu District Council and the Palmerston North City Council. In the event that the Councils fail to agree on the choice of arbitrator within 21 days from the date upon which the matter is referred to arbitration, the arbitrator will be appointed by the President of the Manawatu District Lawyers Standards Committee or their nominee. The arbitrator's decision shall be final.
- (3) In addition to the procedure in subclause (2) above, the Councils may, if they determine, first refer the matter to non-binding mediation.
- (4) Nothing in this clause prevents a determination being issued by the Local Government Commission under section 26 of the Local Government Act 2002.
- **13. Included provisions**—(1) Subject to subclause (2), the provisions of Schedule 3 to the Local Government Act 2002 apply to this order.
- (2) Subclauses (c), (g) and (l) of clause 67 of Schedule 3 to the Local Government Act 2002 do not apply to this order.

REBECCA KITTERIDGE, Clerk of the Executive Council.

Explanatory Note

This note is not part of the order, but it is intended to indicate its general effect and intent.

The general effect and intent of this order is to alter the boundary between Manawatu District and Palmerston North City by excluding areas labelled Area A, Area B, Area C, Area D and Area E from Manawatu District and including those areas within Palmerston North City.

Maps showing the location of each boundary to be altered by this order will be deposited with the Local Government Commission and made available for public inspection for the purposes of this order.

It is intended that the order comes into effect on or before 1 July 2012, but that public notification of the order will allow each Council to make planning decisions for the financial year commencing on 1 July 2012 before that date.

It is intended that the wards of each of the five areas (Areas A to E) affected by this order are to be excluded from the designated areas within Manawatu District and included within the designated areas within Palmerston North City.

Annotation of Notes

¹Publicly notified under Clause 5(1), Schedule 1, Resource Management Act 1991.

²Publicly notified under Clause 5(1), Schedule 1, Resource Management Act 1991.

go3215

Local Government (Waikato District and Hamilton City) Boundary Alteration Amendment Order 2012

LT GEN THE RT HON SIR JERRY MATEPARAE, Governor-General

ORDER IN COUNCIL

At Wellington this 28th day of May 2012

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL PRESIDING IN COUNCIL

Pursuant to section 26 of the Local Government Act 2002, His Excellency the Governor-General of New Zealand, acting by and with the advice and consent of the Executive Council, makes the following order.

Order

- 1. Title—This order may be cited as the Local Government (Waikato District and Hamilton City) Boundary Alteration Amendment Order 2012.
- 2. Commencement—This order comes into force on 1 July 2012.
- **3. Principal order amended**—This order amends the Local Government (Waikato District and Hamilton City) Boundary Alteration Order 2011*.
- **4. Interpretation**—The principal order is amended by revoking clause 3 and inserting in its place the following:
 - "(1) In this order, unless the context otherwise requires:

affected areas means the areas referred to as R1, R1a, HT2a, HT2b and HT2c.

R1 means the area generally shown on the Overview plan – Area R1 as attached to this order.

R1a means the area generally shown on Plan R1a as attached to this order.

HT2a means the area generally shown on Plan HT2a as attached to this order.

HT2b means the area generally shown on Plan HT2b as attached to this order.

HT2c means the area generally shown on Plan HT2c as attached to this order.

- (2) The areas referred to in subclause (1) are more specifically delineated on the digitised map contained in the document entitled "Final Approved Boundary Hamilton City.zip", dated 26 September 2011, and numbered 2884205DA in the Local Government Commission's document management system."
- **5. Bylaws**—(1) Clause 8(1) of the principal order is amended by inserting after paragraph (i) the following:
 - "(j) Keeping of Animals Bylaw 2008
 - (k) Fires in the Open Air Bylaw 2007
 - (l) Stock Movement Bylaw 2006"
- (2) Clause 8(2) of the principal order is amended by deleting paragraphs (b), (c) and (d).

REBECCA KITTERIDGE, Clerk of the Executive Council.

Explanatory Note

This note is not part of the order, but is intended to indicate its general effect and intent

This order amends four reorganisation schemes altering the boundary between Waikato District and Hamilton City. The schemes transferred several areas from Waikato District to Hamilton City to align the boundary to the route of a new expressway being built by the New Zealand Transport Agency to the north and east of Hamilton. This ensured that pockets of Waikato District would not be left between the City and the Expressway.

The two councils requested the Commission to make a determination (which this order gives effect to) amending the reorganisation schemes to:

- (a) adjust the new boundaries so that they would more closely align with the existing property boundaries; and
- (b) clarify the application of certain Hamilton City Council bylaws to the area transferred to the City.

*New Zealand Gazette, 2 June 2011, No. 76, page 1798 go3214

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 13

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. 13.
- **2.** The organisations specified in the Schedule hereto are hereby declared to be approved organisations for the purpose of the Marriage Act 1955.

Schedule

Divine Love Pentecostal Church Stokes Valley.

Fakapotopotoga Ekalesia-Kelisiano Tuvalu Uelingitone.

Shree Sanatan Dharam Pratinidhi Sabha of Christchurch Incorporated.

Dated at Wellington this 31st day of May 2012.

B. E. CLARKE, Registrar-General.

go3316

Marriage Celebrants for 2012 Notice No. 40

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:

Anderson, Kay Patricia, corner of Northbank Road and Main Rakaia Road, Rakaia.

Frazer, Darren Paul, 7 Dejoux Road, Winton.

Judkins, Kelly Jane, 16 Reid Avenue, Hawera.

Percival, Rekha, 1 Yankee Lane, Whitianga.

Sarich, Michelle Louise, 30 Cemetery Road, Pakanae, Opononi.

Dated at Wellington this 31st day of May 2012.

B. E. CLARKE, Registrar-General.

go3317

Marriage Celebrants for 2012 Notice No. 41

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:

Broughton, Bernard Toherangi, Anglican.

Burge, Eleanor Kate, Presbyterian Church of Aotearoa NZ.

Donaldson, Janine, Salvation Army.

Donaldson, Robert William, Salvation Army.

Fletcher, Paul John, Baptist.

Goldsworthy, Royce John, Baptist.

Hanekom, Gideon, Presbyterian Church of Aotearoa NZ.

Kolaczkowski, Andrzej, Roman Catholic.

Reha, Boyd, Anglican.

Stirling, Blair Andrew, Presbyterian Church of Aotearoa NZ.

Walker, Wiremu, Anglican.

Yun, Eui Gwon, Baptist.

Dated at Wellington this 31st day of May 2012.

B. E. CLARKE, Registrar-General.

go3318

Marriage Celebrants for 2011 Notice No. 42

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:

Bartlett, Verdon, Church of Jesus Christ of Latter-Day Saints.

Belcher, Charles Ian, Jehovah's Witnesses.

Cooper, Robert Anthony, CLC Auckland Trust Board trading as LIFE.

Craig, Roger Graham, Church of Christ.

Epere, David Beaudene, Destiny International Church.

Gardiner, Hawira Willis, Ratana Established Church of New Zealand.

Gower, Ian Belcher, Jehovah's Witnesses.

Hui, Pene, Ratana Established Church of New Zealand.

Kereti, Levi, Samoan Assemblies of God in New Zealand Incorporated.

Mainu'u, Fiti'ioelu, Samoan Assemblies of God in New Zealand Incorporated.

Morisa, Veni Faisinalelei, Samoan Assemblies of God in NZ Incorporated.

Mossop, David Birkett, Gateway Christian Centre.

Naamanu, Mao Lamositele, Samoan Assemblies of God in New Zealand Incorporated.

Nikora, Pukemarama, Ratana Established Church of New Zealand.

Paama, Karaka, Ratana Established Church of New Zealand.

Peteru, Namulauulu Mose, Samoan Assemblies of God in New Zealand Incorporated.

Pou, Tohu Mahara, Ratana Established Church of New Zealand.

Scott, Craig Alexander, Associated Churches of Christ in New Zealand.

Taula, Iosefa, Samoan Assemblies of God in New Zealand Incorporated.

Tilo, Tafeaga Pii, Samoan Independent Seventh-Day Adventist Church of New Zealand.

Tooseu-Muaiava, Tafunai, Samoan Assemblies of God in New Zealand Incorporated.

Tuahine, Hemi, Ratana Established Church of New Zealand.

Vink, Brendan James, Christian City Church – Auckland.

Williams, Lynne-Marie, Manawatu Spiritual and Healing Centre.

Wooding, Andrew Paul, Holy Catholic Church (Anglican Rite).

Dated at Wellington this 31st day of May 2012.

B. E. CLARKE, Registrar-General.

go3319

Marriage Celebrants for 2012 Notice No. 43

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 the 14th day of June 2012.

Barton, Alexander Steven, Presbyterian Church of Aotearoa NZ.

Charnley, Dion, Jehovah's Witnesses.

Cho, Eun Sil, Baptist.

Elvidge, John Anthony, Presbyterian Church of Aotearoa NZ.

Epenisa, Tenehau, Assemblies of God in New Zealand.

Floyd, Adam, Presbyterian Church of Aotearoa NZ.

Fuller, Keith Frank, Presbyterian Church of Aotearoa NZ.

Loughton, Christina John, Presbyterian Church of Aotearoa NZ.

Madill, Crawford William Robinson, Presbyterian Church of Aotearoa NZ.

McKenzie, Alastair Sinclair, Presbyterian Church of Aotearoa NZ.

McKenzie, Ronald John, Presbyterian Church of Aotearoa NZ.

Millar, Thomas Edward, Presbyterian Church of Aotearoa NZ.

Mossop, Robert Birkett, Gateway Christian Centre.

Pariossien, Gregg, Jehovah's Witnesses.

Peihopa, Boyd Robert, Jehovah's Witnesses.

Wisse, Jacobus Joris, Jehovah's Witnesses.

Dated at Wellington this 31st day of May 2012.

B. E. CLARKE, Registrar-General.

go3320

Justice

District Courts Act 1947

Acting District Court Judges Appointed

Pursuant to section 10A of the District Courts Act 1947, His Excellency the Governor-General of New Zealand has been pleased to appoint

John Russell Callander, retired District Court Judge

to be an Acting District Court Judge, to exercise civil and criminal jurisdiction in New Zealand and to exercise the criminal jurisdiction of the District Courts, under Part 2A of the District Courts Act 1947, at such place or places and for such period or periods only as the Chief District Court Judge may fix, pursuant to section 10A of the District Courts Act 1947, for a term of one year commencing on 21 May 2012; and

Frederick William Monteith McElrea, retired District Court Judge

to be an Acting District Court Judge, to exercise civil and criminal jurisdiction in New Zealand and to exercise the criminal jurisdiction of the District Courts under Part 2A of the District Courts Act 1947, at such place or places and for such period or periods only as the Chief District Court Judge may fix, pursuant to section 10A of the District Courts Act 1947, for a term commencing on 1 June 2012 to 28 February 2014.

Dated at Wellington this 14th day of May 2012.

HON CHRISTOPHER FINLAYSON, Attorney-General.

go3265

Primary Industries

Agricultural Compounds and Veterinary Medicines Act 1997

Notice of Application to Register a Trade Name Product (Notice No. MPI 7)

Maree Zinzley, Manager (Approvals Operations) of the Ministry for Primary Industries (MPI), acting under delegated authority from the Director-General of MPI, gives notice, under section 14(1) of the Agricultural Compounds and Veterinary Medicines Act 1997 ("the Act"), that the following application has been made to register a trade name product under section 9(1) of the Act:

Trade Name: Elicit Reference: P008588

Active Ingredients and Concentrations:

Didecyl dimethyl ammonium chloride (DDAC) 400g/litre

Salicylic acid 11g/litre

Formulation Type: Soluble concentrate

General Use Claim: A fungicide/bactericide for the control of black spot and powdery mildew on pipfruit, leaf spot on olives, black spot and powdery mildew on ornamentals, and suppression of fireblight and bacterial blast on pipfruit.

Any person may make a written submission to the director-general concerning this application.

Under sections 16 and 17 of the Act, a written submission:

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

Under section 18 of the Act, a copy of every submission will be forwarded to the applicant for the applicant's information.

The following address is:

- (a) where submissions on this application are to be sent;
- (b) where requests for copies of the public information relating to the application can be sent; and
- (c) where public information relating to the application can be viewed; and
- (d) the director-general's address for service:

ACVM Group, Ministry for Primary Industries, Pastoral House, Level 11, 25 The Terrace, Wellington 6011. *Postal Address:* PO Box 2526, Wellington 6140.

The applicant's address for service is:

Omnia Primaxa Limited, 6/12 Laidlaw Way, East Tamaki, Auckland 2016. *Postal Address:* PO Box 217078, Botany Junction, Auckland 2164.

Dated at Wellington this 25th day of May 2012.

MAREE ZINZLEY, Manager (Approvals Operations), Ministry for Primary Industries (acting under delegated authority).

go3268

Public Trust

Public Trust Act 2001

The Public Trust Common Fund Interest Rates Notice 31 May 2012

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

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Public Trust Common Fund Interest Rates Notice 31 May 2012.
- (2) Unless otherwise specified, the determinations and revocation in this notice take effect from and including 30 May 2012.
- **2. Interpretation**—(1) Unless the context otherwise requires:
 - "agency deposit" means a deposit (not being an investment deposit) held as agent or attorney;
 - "call deposit" means a deposit (not being an agency deposit, an investment deposit, a protection deposit, a special deposit or a trust deposit) held in the ordinary course of administration, and determined by Public Trust to be held at call;
 - "deposit" means a sum of money held by Public Trust belonging to any estate, which money for the time being forms part of the Common Fund;
 - "investment deposit" means a deposit held at call or otherwise as an investment under section 51 of the Act;
 - "protection deposit" means a deposit, held at call, of tuition, boarding, accommodation or other fees by or on behalf of a student enrolled at a private training establishment within the meaning of Part 18 of the Education Act 1989;
 - "special deposit" means a deposit held other than at call on behalf of the Crown, or any local authority within the meaning of the Local Government Act 1974;
 - "trust deposit" means a deposit (not being an agency deposit, an investment deposit, a protection deposit or a special deposit) held on trust:
 - (i) for persons not of full age or capacity; or
 - (ii) for beneficiaries not entitled to payment at call; or
 - (iii) otherwise than at call.
- (2) Expressions defined in the Act have the same meaning in this notice as they do in the Act.
- **3. Rates of Common Fund interest**—(1) The rate of Common Fund interest on deposits (other than investment deposits repayable at the end of fixed term or protection deposits) shall be that specified in Schedule 1 for the appropriate type of deposits.
- (2) The rate of Common Fund interest on each protection deposit associated with a particular private training establishment shall be that specified in Schedule 2 for the appropriate dollar range of the total of those deposits.
- (3) The rate of Common Fund interest payable on investment deposits repayable at the end of a fixed term shall be that specified in Schedule 3 for the appropriate interest payment frequency, term and dollar range.

- (4) Despite subparagraph (1), the rate of Common Fund interest payable on deposits made pursuant to an enactment shall be the rate (if any) specified in the enactment.
- (5) Despite subparagraphs (1), (2) and (3), in particular cases or classes of case, Public Trust and the depositor may agree on a rate of interest payable on investment deposits, protection deposits or special deposits that is different from the rate specified in Schedules 1, 2, or 3 and the agreed rate then applies.
- **4. Revocation of notice and transitional provisions**—(1) The Public Trust Common Fund Interest Rates Notice 17 May 2012 is revoked.
- (2) Unless otherwise specified, the rates of interest specified in Schedules 1 and 2 to this notice do not apply to any period that ends with 30 May 2012 but otherwise operate as from 31 May 2012.
- (3) The rates of interest specified in Schedule 3 to this notice:
 - (i) do not apply to investment deposits repayable at the end of a fixed term that commenced prior to 31 May 2012; but
 - (ii) do apply to investment deposits repayable at the end of a fixed term that commenced on or after 31 May 2012.

Schedule 1

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

	% p.a.
Agency deposits \$0–\$9,999	1.00
Agency deposits \$10,000–\$49,999	1.15
Agency deposits \$50,000-\$249,999	1.70
Agency deposits \$250,000+	1.90
Call deposits \$0-\$9,999	1.00
Call deposits \$10,000–\$49,999	1.15
Call deposits \$50,000–\$249,999	1.70
Call deposits \$250,000+	1.90
Funeral Trust Cash Fund (effective 1 October 2010)	1.35
Investment deposits at call \$0-\$9,999	1.00
Investment deposits at call \$10,000-\$49,999	1.15
Investment deposits at call \$50,000-\$249,999	1.70
Investment deposits at call \$250,000+	1.90
Special deposits (effective 16 March 2012)	2.48
Trust deposits \$0-\$9,999	1.00
Trust deposits \$10,000–\$49,999	1.15
Trust deposits \$50,000-\$249,999	1.70
Trust deposits \$250,000+	1.90

Schedule 2

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

	% p.a.
Total deposits do not exceed \$350,000	1.40
Total deposits in range \$350,001 to \$1,000,000	1.90
Total deposits in range \$1,000,001 to \$3,000,000	2.50
Total deposits exceed \$3,000,001	3.20

Schedule 3
Rates of interest payable on investment deposits repayable at the end of a fixed term

Interest payable on maturity, monthly or quarterly

				•
	\$5,000- \$9,999 % p.a.	\$10,000- \$49,999 % p.a.	\$50,000- \$249,999 % p.a.	\$250,000+ % p.a.
3 mths	2.50	2.50	2.50	2.50
6 mths	2.35	2.35	2.35	2.35
9 mths	2.30	2.30	2.30	2.30
1 yr	2.30	2.30	2.30	2.30
18 mths	2.30	2.30	2.30	2.30
24 mths	2.35	2.35	2.35	2.35
30 mths	2.35	2.35	2.35	2.35
36 mths	2.35	2.35	2.35	2.35
4 yrs	2.60	2.60	2.60	2.60
5 yrs	2.80	2.80	2.80	2.80

Interest payable monthly and quarterly

	\$20,000-\$49,999	\$50,000-\$249,999	\$250,000+
	% p.a.	% p.a.	% p.a.
6 mths	2.35	2.35	2.35
9 mths	2.30	2.30	2.30
1 yr	2.30	2.30	2.30
18 mths	2.30	2.30	2.30
24 mths	2.35	2.35	2.35
30 mths	2.35	2.35	2.35
36 mths	2.35	2.35	2.35
4 yrs	2.60	2.60	2.60
5 yrs	2.80	2.80	2.80

Dated at Wellington this 28th day of May 2012.

DAVID GORDON, Head of Financial Products, Public Trust. $_{
m go3344}$

The Treasury

Public Finance Act 1989

Notice of Publication of Fiscal Strategy Report 2012, and Budget Economic and Fiscal Update 2012

Pursuant to section 26Y of the Public Finance Act 1989, the Minister of Finance gives notice of the publication of the Fiscal Strategy Report 2012, and Budget Economic and Fiscal Update 2012 on Thursday 24 May 2012.

Copies of these publications are available:

- for purchase at branches of Bennetts bookshops; and
- through the internet at

www.treasury.govt.nz

Dated at Wellington this 24th day of May 2012.

HON SIMON WILLIAM ENGLISH, Minister of Finance.

go3364

Transport

Land Transport Act 1998

Authorised Access to Certain Names and Addresses Held on the Motor Vehicle Register

Pursuant to section 241 of the Land Transport Act 1998 ("the Act"), I authorise the following person, for the purpose and the term, and on the conditions stated below, to have access to the names and addresses of persons:

- who are currently registered in respect of a motor vehicle(s); and
- who have not instructed the Registrar of Motor Vehicles to withhold their details.

Person	Purposes	Term
Port Marlborough New Zealand Limited	To send a reminder notice to the registered person where a motor vehicle has been parked in a car park administered by Port Marlborough New Zealand Limited at the Picton Ferry Terminal, Lagoon Road, Picton Marina, Waikawa Marina, and Havelock Marina in breach of the parking terms and conditions.	final decision on its application

Conditions

- (a) The names and addresses are accessed only by Port Marlborough New Zealand Limited on its own behalf and solely for its own use;
- (b) The names and addresses are accessed only for the specified purpose;
- (c) The fees charged for the provision of the names and addresses from the Motor Vehicle Register are duly paid;
- (d) Any identified instances of unauthorised access are immediately notified to the Secretary for Transport and the Privacy Commissioner;
- (e) Before being permitted to access the Motor Vehicle Register under section 241 of the Act, all staff must receive training that emphasises that such access must only be for the specified purpose, and refresher training of all staff also must be undertaken at appropriate intervals;
- (f) Access must be restricted solely to a centralised location and to members of staff for whom authorised access is essential to achieving the specified purpose;
- (g) The names and addresses obtained under this authorisation shall not be disclosed to any third party unless such disclosure is necessarily incidental to achieving the specified purpose;
- (h) In the first instance, an unnamed notice of breach must be placed on a vehicle to allow the person in charge of the vehicle a reasonable time to pay a fee or to appeal the imposition of the fee before the Motor Vehicle Register is accessed for name and address details:
- (i) Records must be kept of the purpose and occasions whenever names and addresses are accessed from the Motor Vehicle Register, and these records must be sufficient to establish that in each case a reasonable period has been allowed for payment before the Motor Vehicle Register has been accessed for name and address details;
- (j) Port Marlborough New Zealand Limited must provide an annual report to the NZ Transport Agency on compliance with these conditions by 1 May in each year beginning with 1 May 2013 (this requirement may be incorporated into the company's usual audit practices); and
- (k) The terms and conditions, if any, imposed by the NZ Transport Agency for access to Motor Vehicle Register information. Dated this 25th day of May 2012.

MARTIN MATTHEWS, Secretary for Transport. $_{go3312}$

Land Transport Management Act 2003

Revoking Two Sections of State Highway and Declaring Two Sections of State Highway— State Highway 2, Upper Hutt

Pursuant to section 103 of the Land Transport Management Act 2003, the Secretary for Transport gives notice that, with effect from 7 June 2012:

- (a) Parts of State Highway 2 described in the First Schedule are revoked.
- (b) The sections of road described in the Second Schedule are declared to be State Highway 2.

First Schedule

Parts of State Highway 2 in Upper Hutt:

- Following the old alignment of State Highway 2, commencing at route position RP 931/9.55 from a point approximately 1.6 kilometres west of the intersection of State Highway 2 and Waterworks Road, heading in a generally south-westerly direction via now Kaitoke Loop Road and finishing at route position RP 931/11.13 at a point 100 metres west of the western intersection of State Highway 2 and Kaitoke Loop Road; a distance of approximately 1.58 kilometres in length;
- Following the old alignment of State Highway 2, commencing at route position RP 931/13.76 from a point approximately 130 metres west of the intersection of State Highway 2 and Plateau Road, heading in a generally westerly direction via now Beechwood Lane

and finishing at route position RP 946/0.62 at a point approximately 820 metres west of the intersection of State Highway 2 and Plateau Road; a distance of approximately 770 metres in length.

Second Schedule

Parts of State Highway 2 in Upper Hutt:

• Following the new alignment of State Highway 2, commencing at route position RP 931/9.55 from a point approximately 1.6 kilometres west of the intersection of State Highway 2 and Waterworks Road, heading in a generally south-westerly direction and finishing at route position RP 931/11.06 at a point 100 metres west of the western intersection of State Highway 2 and Kaitoke Loop Road; a distance of 1.51 kilometres in length.

• Following the new alignment of State Highway 2, commencing at route position RP 931/13.76 from a point approximately 130 metres west of the intersection of State Highway 2 and Plateau Road and heading in a generally westerly direction and finishing at route position RP 946/0.54 at a point approximately 820 metres west of the intersection of State Highway 2 and Plateau Road; a distance of approximately 690 metres in length.

Dated at Wellington this 28th day of May 2012.

MARTIN MATTHEWS, Secretary for Transport.

go3340

Authorities and Other Agencies of State Notices

Civil Aviation Authority of New Zealand

Civil Aviation Act 1990

Airworthiness Directives

Pursuant to section 72I(3A) of the Civil Aviation Act 1990, I, Owen Olls, Airworthiness Specialist, acting under a delegation from the Director of Civil Aviation, hereby issue the following airworthiness directives in respect of aircraft or aeronautical products.

These airworthiness directives shall come into force on 31 May 2012:

DCA/BELL412/17A DCA/GEN/7B DCA/LYC/223A DCA/TUR/82

These airworthiness directives will come into force on:

DCA/CESS210/42 5 June 2012 DCA/CON/200 8 June 2012

These emergency airworthiness directives came into force on:

DCA/CRESCO/18 28 April 2012 11 May 2012 DCA/R1000/5 DCA/R3000/25 11 May 2012 DCA/ROBIN/20 11 May 2012 19 May 2012 DCA/EC135/39 DCA/CON/199 22 May 2012 25 May 2012 DCA/PT6/23 DCA/ROTAX/28 31 May 2012

Airworthiness directives may be viewed on the CAA website (www.caa.govt.nz) or at Asteron Centre, Level 15, 55 Featherston Street, Wellington 6011, or on application to the Aircraft Certification Unit, CAA, PO Box 3555, Wellington 6140. Dated at Wellington this 28th day of May 2012.

OWEN OLLS, Airworthiness Specialist.

au3321

Commerce Commission

Telecommunications Act 2001

Notification of an Amendment to the Scope of the Commerce Commission's Competition Review of the Standard Terms Determinations for Chorus' Unbundled Copper Local Loop and Unbundled Copper Low Frequency Backhaul Service and Unbundled Bitstream Access Backhaul Service

On 15 March 2012 and in accordance with section 30R of the Telecommunications Act 2001 ("the Act"), the

Commerce Commission ("Commission") gave public notice of its decision to commence a review of the standard terms determinations for the designated services Chorus' unbundled copper local loop backhaul (telephone exchange to interconnect point) (UCLL Backhaul) and unbundled bitstream access backhaul (UBA Backhaul).

The Commission wishes to give public notice of an amendment to the scope of the review under section 30R of the Act.

The Commission notifies that the review will also cover the Unbundled Copper Low Frequency Backhaul Service (UCLF Backhaul) because one of the standard terms determinations in question covers both the UCLL Backhaul and UCLF Backhaul services.

The amended purpose of this review is, therefore, to determine on which parts of Chorus' network Chorus must supply the UCLL Backhaul, UCLF Backhaul or UBA Backhaul services in response to an Access Seeker.

Material relevant to this review can be found on the Commission's website at

www.comcom.govt.nz/competition-reviews-for-ubabackhaul-and-ucll-backhaul-services/

au3338

Notice of Application Received by the Commerce Commission for Addition to the Register of Chorus' Non-retail Users

Under section 69P(4) of the Telecommunications Act 2001, the Commerce Commission ("Commission") gives public notice of an application by Via IP Inc to be added to the Register of Chorus' non-retail users.

Further information about the Register is available on the Commission's website at

www.comcom.govt.nz/register-of-chorus-non-retail-users/

Environmental Protection Authority

Hazardous Substances and New Organisms Act 1996

Notice of Intention to Apply for Approval of Code of Practice

Pursuant to section 79 of the Hazardous Substances and New Organisms Act 1996 ("HSNO Act"), the Environmental Protection Authority (EPA) gives notice that it intends to apply for approval of the code of practice HSNOCOP 58 Intermediate Bulk Containers.

The purpose of this code of practice is to specify the practices for the construction and testing of intermediate bulk containers as a means of compliance with Regulation 31 of the Hazardous Substances (Tank Wagons and Transportable Containers) Regulations 2004.

Written submissions in relation to the approval of this code can be made by mail or email to

Code of Practice Submissions Hazardous Substances Division Environmental Protection Authority PO Box 131 Wellington 6140.

Email: submissions@epa.govt.nz

Submissions close on 12 July 2012.

A copy of the code can be inspected at the EPA, Level 1, BP House, 20 Customhouse Quay, Wellington.

The code is available on the EPA website

www.epa.govt.nz

ROB FORLONG, Chief Executive, Environmental Protection Authority.

au3295

Notice of Intention to Apply for Approval of Code of Practice

Pursuant to section 79 of the Hazardous Substances and New Organisms Act 1996 ("HSNO Act"), the Environmental Protection Authority (EPA) gives notice that it intends to apply for approval of the code of practice HSNOCOP 59 Burners Complying with EN 746.

Clause 68(4)(c) in Schedule 8 of the Hazardous Substances (Dangerous Goods and Scheduled Toxic Substances) Transfer Notice 2004 (as amended) enables the approval of a code of practice for the design and construction of burners.

The purpose of this code of practice is to specify burners that are compliant with the standard EN 746-2:2010 Industrial thermoprocessing equipment — Part 2: Safety requirements for combustion and fuel handling systems.

Written submissions in relation to the approval of this code can be made by mail or email to

Code of Practice Submissions Hazardous Substances Division Environmental Protection Authority PO Box 131 Wellington 6140

Email: submissions@epa.govt.nz

Submissions close on 12 July 2012.

A copy of the code can be inspected at the Wellington Office of the EPA, Level 1, BP House, 20 Customhouse Quay, Wellington.

The code is available on the EPA website

www.epa.govt.nz

ROB FORLONG, Chief Executive, Environmental Protection Authority.

au3296

Notice of Approval of Codes of Practice

Pursuant to section 79(5) of the Hazardous Substances and New Organisms Act 1996 ("HSNO Act"), the Environmental Protection Authority (EPA) advises that it approved on 21 May 2012, the Codes of Practice HSNOCOP 44 Below Ground Stationary Container Systems – Design and Installation, and HSNOCOP 45 Below Ground Stationary Container Systems – Operations.

These codes have been developed by the Environmental Protection Authority and respectively provide a means of compliance with the requirements of:

- clauses 33(a), 73(3)(a)(iii), 73(3)(b)(iii), 73(4)(b), 77, 81(1), 32, 34, 35, 35A, 36 and 77; and
- clauses 40, 73(3)(b)(iii), 86(1)(a)(i), 86(1)(b)(i) and 86(2)

of Schedule 8 of the Hazardous Substances (Dangerous Goods and Scheduled Toxic Substances) Transfer Notice 2004 for below ground stationary container systems.

Pursuant to section 80(1) of the HSNO Act, these codes may be inspected on request at the EPA, Level 1, BP House, 20 Customhouse Quay, Wellington.

Pursuant to section 80(1)(b) of the HSNO Act, the codes can be downloaded from the EPA website

www.epa.govt.nz

ROB FORLONG, Chief Executive, Environmental Protection Authority.

au3293

Financial Markets Authority

Securities Markets Act 1988

The Authorised Futures Dealers Notice (No. 2) 2007 Amendment 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 principal notice—(1) This notice is the Authorised Futures Dealers Notice (No. 2) 2007 Amendment Notice 2012.
- (2) This notice comes into force on its notification in the *New Zealand Gazette*.
- (3) This notice amends the Authorised Futures Dealers Notice (No. 2) 2007*.
- **2. Renewal of principal notice**—Clause 1(3) of the Authorised Futures Dealers Notice (No. 2) 2007* is amended by omitting

"31 May 2012" and substituting

"31 May 2017".

Dated at Wellington this 28th day of May 2012.

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

*New Zealand Gazette, 3 May 2007, No. 48, page 1263 au3304

Notice Under Section 48A of the Securities Markets Act 1988

Pursuant to section 48(1)(d) of the Securities Markets Act 1988, the Financial Markets Authority on 23 May 2012 granted the exemptions contained in the Futures Contracts (Asia-Pacific Risk Management) Exemption Notice 2012.

Copies are available on the Financial Markets Authority's website

www.fma.govt.nz

Copies are also available for purchase on request to the Financial Markets Authority, Level 8, Unisys House, 56 The Terrace, Wellington, or Level 5, Ernst & Young Building, 52–70 Galway Street, Britomart, Auckland, or by post to PO Box 1179, Wellington 6140.

Land Notices

Public Works Act 1981

Land Declared Road—Greenwoods Close, Titirangi, Auckland

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand, declares the land described in the Schedule to this notice to be road and remain vested in the Auckland Council on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Auckland Schedule

Area m² Description

219 Lot 14 DP 174994 (all Computer Freehold Register NA107C/933).

Dated at Wellington this 18th day of May 2012.

R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/2005/10974)

ln3212

Land Set Apart for Generation of Electricity— McLaren Falls, Western Bay of Plenty

Pursuant to sections 52 and 50 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand, declares the land described in the Schedule to this notice to be set apart for generation of electricity purposes and shall vest in the Tauranga City Council, subject to section 11 of the Crown Minerals Act 1981, on the date of publication hereof in the *New Zealand Gazette*.

South Auckland Land District—Western Bay of Plenty Schedule

Land Set Apart for Generation of Electricity Purposes

Area m² Description

990 Section 1 SO 60634 (formerly Crown land, no registration).

320 Section 4 SO 60634 (formerly Crown land, no registration).

Dated at Wellington this 15th day of May 2012.

R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/2010/15582)

ln3332

Land Declared Road—State Highway 3, Nicholson Road Intersection, Waverley, South Taranaki

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 88 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—South Taranaki District Schedule

Land Declared Road and State Highway

 $\frac{\text{Area}}{\text{m}^2} \qquad \qquad \text{Description}$

2513 Part Lot 1 DP 52192; shown as Section 1 on SO 430654 (part Computer Freehold Register WN21C/812).

Dated at Wellington this 18th day of May 2012.

R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/2008/12805)

ln3216

Land Declared Road—State Highway 62, Rapaura Road, Marlborough District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 5 of the Land Transport Management Act 2003, forms part of State Highway 62 and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Marlborough Land District—Marlborough District Schedule

Land Declared as Road

Area m² Description

913 Parts Lots 1–3 Deeds Plan 98; shown as Section 6 on SO 422550 (part Computer Freehold Register MB30/254).

Dated at Wellington this 14th day of May 2012.

R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/2007/12572)

ln3198

Land Declared Road—State Highway 16, Hobsonville, Auckland

Pursuant to the 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 16 and vests in the Crown on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Auckland Schedule

Land Declared as Road

Area m² Description

1794 Section 53 SO 430649 (part Computer Freehold Register 576290).

Dated at Wellington this 24th day of May 2012.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2000/6515)

ln3288

Road Realignment—Monument Road, Far North District

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ainslie Drysdale, 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 is vested in the Far North District Council on the date of publication hereof in the *New Zealand Gazette*.
- (b) Pursuant to sections 116 and 117, declares the portion of road adjoining or passing through the land described in the Second Schedule to this notice to be stopped and, pursuant to section 120(3), amalgamated with the land in Computer Freehold Register NA58D/497.

North Auckland Land District—Far North District First Schedule

Land Acquired for Road

 $\frac{\text{Area}}{\text{m}^2} \qquad \qquad \text{Description}$

6954 Part Allotment 54 Parish of Ruapekapeka; (la2r35p) coloured blue on SO 16772 (part Computer Freehold Register NA58D/497).

Second Schedule

Road Stopped and Amalgamated

Area m² Description

5777 Adjoining or passing through Part Allotment 54 Parish of Ruapekapeka; shown as Section 1 on SO 435653.

Dated at Wellington this 22nd day of May 2012.

A. DRYSDALE, for the Minister for Land Information.

(LINZ CPC/2005/10885)

ln3229

Land Acquired for Road and Motorway Purposes —Western Ring Route (Roads of National Significance: Waterview Connection Project) (23A Cradock Street) – Auckland

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ainslie Drysdale, Land Information New Zealand, declares that, pursuant to agreements 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

199 An estate in fee simple in the substratum, being part Lot 3 DP 51322; shown as Section 94 on SO 434446 (part Composite Computer Registers NA51C/1168, NA51C/1169 and NA51C/1170).

Second Schedule

Land to be Acquired for Motorway Purposes

 $\begin{array}{c} Area \\ m^2 \end{array} \qquad Description$

An estate in fee simple in the substratum, being part Lot 3 DP 51322; shown as Section 1094 on SO 434446 (part Composite Computer Registers NA51C/1168, NA51C/1169 and NA51C/1170).

Dated at Wellington this 14th day of May 2012.

A. DRYSDALE, for the Minister for Land Information. (LINZ CPC/2010/15369, CPC/2010/15373, CPC/2010/15375) h3228

Land Declared Road and Land Set Apart for the Functioning Indirectly of a Road (Segregation Strip)—Grafton Road, Grafton Gully, Auckland

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

- (a) Pursuant to section 114(1), 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 16 and remains vested in the Crown;
- (b) Pursuant to section 52, declares the land described in the Second Schedule to this notice to be set apart for the functioning indirectly of a road (segregation strip) and remains 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 m² Description

86 Part Section 36 SO 371572 (part Computer Freehold Register 372247), part Section 21 SO 374158 (part Computer Freehold Register 373326) and part Section 35 SO 371572 and part Section 8 SO 374158 (part Computer Freehold Register 523389); shown as Section 1 on SO 453109.

Second Schedule

Land Set Apart for the Functioning Indirectly of a Road (Segregation Strip)

Area m² Description

3 Part Section 35 SO 371572 and part Section 8 SO 374158 (part Computer Freehold Register 523389); shown as Section 2 on SO 453109.

Dated at Wellington this 28th day of May 2012.

A. DRYSDALE, for the Minister for Land Information. (LINZ CPC/2008/12934)

ln3335

Land Declared Road—State Highway 3 Rugby Road, Inglewood, New Plymouth District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ainslie Drysdale, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 88 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*.

Taranaki Land District—New Plymouth District Schedule

Land Declared Road

Area m² Description

Part Section 177 Moa District (DP 6170); shown as Section 1 on SO 440216 (part Computer Freehold Register TNJ2/349).

Part Section 178 Moa District (DP 6170); shown as Section 3 on SO 440216 (part Computer Freehold Register TNJ2/349).

Dated at Wellington this 22nd day of May 2012.

A. DRYSDALE, for the Minister for Land Information.

(LINZ CPC/2011/16439)

ln3234

Road Stopped and Amalgamated—Mihaere Drive, Palmerston North City

Pursuant to sections 116 and 117(7) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ainslie Drysdale, Land Information New Zealand, declares the portion of road adjoining the land described in the Schedule to this notice to be stopped and, pursuant to section 120(3), amalgamated with the land in Computer Freehold Register 580947 on the date of publication hereof in the *New Zealand Gazette*.

Wellington Land District—Palmerston North City Schedule

Road Stopped

Area m² Description

7 Part Lot 1 DP 42126 (part Computer Freehold Register WN14B/98); shown as Section 5 on SO 397619.

Dated at Wellington this 22nd day of May 2012.

A. DRYSDALE, for the Minister for Land Information.

(LINZ CPC/2005/10827)

ln3243

Land Declared Road—Mihaere Drive, Palmerston North City

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ainslie Drysdale, Land Information New Zealand, declares the land described in the Schedule to this notice to be road and shall vest in the Palmerston North City Council on the date of publication hereof in the *New Zealand Gazette*.

Wellington Land District—Palmerston North City Schedule

Land Declared as Road

Area m² Description

- 5 Part Lot 25 DP 61340 (part Computer Freehold Register WN30C/701); shown as Section 1 on SO 397619.
- 5 Part Lot 1 DP 381590 (part Computer Freehold Register 326841); shown as Section 2 on SO 397619.
- Part Lot 2 DP 42126 (part Computer Freehold Register WN14B/99); shown as Section 3 on SO 397619
- 95 Part Lot 1 DP 42126 (part Computer Freehold Register WN14B/98); shown as Section 6 on SO 397619.

Dated at Wellington this 22nd day of May 2012.

A. DRYSDALE, for the Minister for Land Information. (LINZ CPC/2005/10827)

ln3242

State Highway Stopped and Land Declared Local Road—State Highway 18, Hobsonville, Auckland

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

(a) Declares the road described in the First Schedule to this notice to be stopped, pursuant to section 116, and further declares it to be road, pursuant to section 114, and shall vest in the Auckland Council;

(b) Declares the land described in the Second Schedule to this notice to be road, pursuant to section 114, and shall vest in the Auckland Council

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

North Auckland Land District—Auckland

First Schedule

31 MAY 2012

Road Stopped

Area ha Description

1.2154 Part State Highway 18 adjoining Lots 1 and 2 DP 89918 (Computer Freehold Registers NA47B/43 and NA47B/44); shown as Section 26 on SO 445478.

Second Schedule

Land Declared as Road

Area m² Description

4326 Section 25 SO 445478 (Computer Interest Register 574946).

Dated at Wellington this 28th day of May 2012.

N. POLLARD, for the Minister for Land Information.

(LINZ CPC/2011/16287)

ln3342

Land Declared Road—State Highway 57 Levin, Horowhenua District

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natasha Pollard, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 88 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—Horowhenua District Schedule

Land Declared Road

Area m² Description

145 Part Lot 2 DP 74756; shown as Section 6 on SO 405188 (part Computer Freehold Register WN43B/489).

Dated at Wellington this 21st day of May 2012.

N. POLLARD, for the Minister for Land Information.

(LINZ CPC/2005/10772)

ln3217

Land Declared Road—State Highway 1, Burnside, Dunedin City

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natasha Pollard, 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 1 and remains vested in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Otago Land District—Dunedin City

Schedule

Land Declared as Road (State Highway)

Area m² Description

163 Part Lot 3 DP 17736; marked "P" on SO 24774 (part Gazette Notice 5136630.1).

Dated at Wellington this 22nd day of May 2012.

N. POLLARD, for the Minister for Land Information.

(LINZ CPC/2011/16351)

ln3204

Reserves Act 1977

Authorisation of the Exchange of Reserve for Other Land

Under the Reserves Act 1977, the Community Relations Manager of the Canterbury Conservancy of the Department of Conservation authorises the exchange of the recreation reserve described in the First Schedule for the land described in the Second Schedule.

Canterbury Land District—Christchurch City

First Schedule

Area ha Description

0.0164 Lot 2 DP 444229; subject to an easement shown as "Parcel A" on DP 444229.

Second Schedule

Area ha Description

0.0163 Lot 1 DP 444229.

Dated at Christchurch this 28th day of May 2012.

GRAEME AYRES.

(DOC CO PAR-12-02-13)

ln3289

Authorisation of Exchange of Part of Reserve for Other Land

Under the Reserves Act 1977, the Community Relations Manager for the Otago Conservancy of the Department of Conservation authorises the exchange of that part of the recreation reserve described in the First Schedule for the land described in the Second Schedule.

Otago Land District—Central Otago District

First Schedule

Area ha Description

0.2251 Lot 1 DP 451626 (formerly part Town Belt of Alexandra being part Computer Freehold Register 514251).

Second Schedule

Area ha Description

0.0750 Lot 2 DP 451626 (formerly part Lot 11 DP 26335 being part of the land in Computer Freehold Register OT18B/652).

Dated at Dunedin this 25th day of May 2012.

K. M. STEWART.

(DOC PAR-13-02-70)

ln3311

Walking Access Act 2008

Land to be Declared a Walkway—Lake Otuhie, Golden Bay

Under section 31 of the Walking Access Act 2008, I declare that the land described in the Schedule below shall be a walkway and is assigned the name Lake Otuhie Walkway.

Under section 35 of the Walking Access Act 2008, and with the consent of the Minister of Conservation given under delegated authority, pursuant to section 28 of the State Sector Act 1988, I appoint the Department of Conservation to be the controlling authority of this walkway.

The following conditions are imposed under the easement:

(a) The grantee (NZ Walking Access Commission) shall be entitled to issue specific permits to specific named persons to authorise the taking of dogs and firearms onto and along the walkway for the purposes of hunting within the conservation park.

- (b) Dogs must be led on a leash or otherwise be properly secured at all times while on the walkway.
- (c) No firearms are to be discharged on or within 100m of the walkway.

(Section 54 of the Walking Access Act 2008 sets out the strict liability offences)

Nelson Land District

Schedule

Lake Otuhie Walkway

The areas marked "C" and "F" on DP 403057 (part Computer Freehold Registers NL102/184 and NL85/169).

Dated at Wellington this 22nd day of May 2012.

MARK NEESON, Chief Executive, New Zealand Walking Access Commission.

ln3208

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
Public Lending Right for New Zealand Authors Act 2008	Public Lending Right for New Zealand Authors Amendment Regulations 2012	2012/100	28/5/12	\$3.11
Family Courts Act 1980, and Family Proceedings Act 1980	Family Courts Fees Amendment Regulations 2012	2012/101	28/5/12	\$3.11
Alcohol Advisory Council Act 1976	Alcohol Advisory Council Levy Order 2012	2012/102	28/5/12	\$2.84
Rates Rebate Act 1973	Rates Rebate (Specified Amounts) Order 2012	2012/103	28/5/12	\$2.84
Parental Leave and Employment Protection Act 1987	Parental Leave and Employment Protection (Rate of Parental Leave Payment) Regulations 2012	2012/104	28/5/12	\$2.84
Immigration Act 2009	Immigration (Carriers' Information Obligations) Amendment Regulations 2012	2012/105	28/5/12	\$2.16
Immigration Act 2009	Immigration (Carriers' Infringement Offences, Fees, and Forms) Regulations 2012	2012/106	28/5/12	\$4.57
Immigration Act 2009	Immigration (Visa, Entry Permission, and Related Matters) Amendment Regulations (No 2) 2012	2012/107	28/5/12	\$4.57

Postage and Packaging Charge: Mail Orders

rs3356

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Total Value of Purchases	Maximum Charge
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\$12.01 to \$30.00	\$3.57 p&p
\$30.01 and greater	\$5.62 p&p

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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.

General Section

Christchurch International Airport Limited

Commerce Act 1986

Disclosure by Christchurch International Airport Limited—Commerce Act (Specified Airport Services Information Disclosure) Determination 2010

Pursuant to the Commerce Act (Specified Airport Services Information Disclosure) Determination 2010 ("Determination"), made under section 52P of the Commerce Act 1986, Christchurch International Airport Limited ("company") confirms that from 31 May 2012

1. information will be disclosed by the company, pursuant to clauses 2.3, 2.4, 2.10(1) and 2.10(2) of the Determination in respect of the 12-month period ending 30 June 2011 ("disclosure");

- 2 that disclosure can be found at www.christchurchairport.co.nz
- hard copies of the disclosure may be inspected at or obtained from
 - the company's executive offices located at 4th Floor, Carpark Building, Christchurch International Airport, Christchurch; or
 - the company on request by Telephone: (03) 353 7770

or by email

neil.cochrane@cial.co.nz

Dated this 31st day of May 2012.

NEIL COCHRANE, General Manager Business Services, Christchurch International Airport Limited.

gs3279

Medical Council of New Zealand

Health Practitioners Competence Assurance Act 2003

Fees Payable to the Medical Council of New Zealand From 1 July 2012

Pursuant to sections 130 to 133 of the Health Practitioners Competence Assurance Act 2003, the Medical Council of New Zealand ("Council") gives notice that the following fees (GST excluded) are payable effective from 1 July 2012:

Fees Schedule

A	Registration Fees	\$
	Request for registration advice	133.33 1
	Application for registration	$377.78^{-1,2}$
	Application to change existing scope of practice or conditions	$111.11^{-1,2,3}$
	For registration in a vocational scope of practice:	
	Application for registration	$377.78^{-1,3}$
	Assessment of documents by branch advisory body	653.00
	• Interview with branch advisory body	2,365.00
	• Re-evaluation	508.00
	Advice on supervisor/employment	75.00
В	Practising Certificate (PC) or Interim Practising Certificate including Disciplinary Levy	$634.14^{-1,4,5}$
\mathbf{C}	Disciplinary Levy – levy for 12 months	169.66 1,6
D	New Zealand Registration Examination (NZREX Clinical)	3,333.33
	Review of decisions	111.11^{-1}
	Withdrawal prior to, or on, the cut off date for the specified exam	130.43
	Withdrawal after the cut off date for the specified exam (20% of exam fee)	666.67
\mathbf{E}	Vocational Scope of Practice/Recertification	
	Branch advisory body application for recognition of new vocational scope of practice	6,666.67 1,10
	Application for assessment of an individual recertification programme for a vocational scope of practice	$2,782.61^{-1}$
F	Contribution to Mentoring Costs (usual 18-month programme)	$2,400.00^{-1,7}$
G	Urine Screening Programme	
	Usual five-year programme – including administration and the cost of tests	5,333.33 8
	Administration only – usual five-year programme	1,333.33
Н	Contribution to Educational Supervision Costs (usual 12-month programme)	$3,600.00^{-1,7}$
I	Review of Decisions	111.11^{-1}

K

J	Certificate	Signed	by th	e Registrar
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Certificate of registered information	35.56 1
Certificate of good standing (or copy)	35.56 1
Duplicate PC	35.56 1
Any other document certifying registration status or standing	35.56 1
Register	
Register for 12 months on disk or sent by email (updated monthly)	311.11 1
Register for 12 months downloaded from the Council's website	177.78 1
Register data requests – contact the Council office for information	100.00 1,9

Key to Annotations

¹Fee is not refundable.

Dated at Wellington this 31st day of May 2012.

DAVID DUNBAR, Registrar, Medical Council of New Zealand.

gs3280

New Zealand Gazette 2012 Deadlines

Queen's Birthday, 4 June 2012

New Zealand Gazette Edition—7 June 2012

Commercial Section Notices: (Companies, Partnership, Insolvency and Land Transfer Acts)

The deadline for these notices will be 12.00 midday on Friday 1 June 2012, due to the observance of the Queen's Birthday on Monday 4 June 2012.

All other notices must be lodged at the New Zealand Gazette office by 12.00 midday on Tuesday 5 June 2012.

d2012

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²Fee may be waived for some categories.

³Those with Australasian postgraduate qualifications and holding registration within a general scope of practice will pay only for a change in existing scope.

⁴Reduced fee payable if the medical practitioner is registered within a provisional or special purpose scope of practice where the appointment is for less than six months. If appointments are for longer than six months, the PC fee will be charged on a pro rata basis to bring medical practitioners on to their PC cycle.

⁵Fee includes a disciplinary levy of \$169.66 and may be charged on a pro rata basis to bring medical practitioners on to their PC cycle.

⁶This disciplinary levy is for the practising year 1 July 2012 to 30 June 2013 and will be reviewed by Council prior to the 2013/2014 year.

⁷Fee will be adjusted for any specific requirements of the programme.

⁸Fee is based on 54 tests over a five-year period. Additional test costs will be recovered and a \$53.33 service fee will apply.

⁹Fee is per hour but may be adjusted depending on the nature of the query. Any disbursements will be recovered at cost.

¹⁰\$3,333.33 is paid at the time of stage one submission and \$3,333.34 at the time of stage two submission.

BAR AND COCKTAIL SERVICES LTD.: 1739

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Intention to correct Register of Companies
                                                                                         BIRJI DHARMET LTD.: 1739
   ADVANTAGE CONSTRUCTION & CONSULTANCY LTD.:
                                                                                         BRIGHT RIVER EDUCATION & CONSULTING LTD.: 1739
                                                                                         BROCKMAN PALMER LTD.: 1739
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                                                                                         FIRE COMPLIANCE SERVICES LTD.: 1739
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