

New Zealand Gazette

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Using the Gazette

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COMMERCIAL NOTICES

Applications for Winding up/Liquidations

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 12 October 2015, an application for putting **HOME SOLUTION SPECIALISTS LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2015-404-2370. The application is to be heard by the High Court at Auckland on Friday 29 January 2016 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 the 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 City, Auckland 2241. Telephone: (09) 984 1372. Facsimile: (09) 985 9473. The plaintiff's solicitor is Cloete Van der Merwe, whose address is as noted above.

Dated this 2nd day of December 2015.

2015-aw7143

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 9 November 2015, an application for putting **FLOWER FEVA LIMITED** into liquidation was filed in the High Court at Whangarei. Its reference number is CIV-2015-488-153. The application is to be heard by the High Court at Whangarei on 3 February 2016 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 the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Pamela Jo Saroz**, whose address for service is at the offices of Henderson Reeves Connell Rishworth, 96 Bank Street, Whangarei 0110. The plaintiff's solicitor is Jeremy Andrew Browne, whose address is as noted above.

Dated this 2nd day of December 2015.

2015-aw7148

Advertisement of Application for Putting Companies into Liquidation

This document notifies you that:

1. On 30 November 2015, an application for putting PTT LIMITED, MAXWELL FOSTER LIMITED, GIBSON

MCLEOD LIMITED and ALBA INTERNATIONAL LIMITED (all in receivership) into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2015-404-2869. The application is to be heard by the High Court at Auckland on Friday 11 December 2015 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 the verifying affidavit may be inspected at the registry of the Court or at the plaintiffs' address for service.
- 4. The plaintiffs are **the receivers of PTT Limited**, **Maxwell Foster Limited**, **Gibson McLeod Limited and Alba International Limited** (all in receivership), whose address for service is c/o PwC, 113-119 The Terrace, Wellington 6140. Telephone: (04) 462 7000. Facsimile: (04) 462 7001. Email: receiverships@nz.pwc.com. The plaintiff's solicitor is Daniel Kalderimis, whose address is 10 Customhouse Quay, PO Box 993, Wellington 6140, whose address is as noted above.

Dated this 2nd day of December 2015.

2015-aw7156

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 10 November 2015, an application for putting **ABSOLUTE ENTERTAINMENT LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2015-404-2691. The application is to be heard by the High Court at Auckland on 29 January 2016 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 the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is **Sherif Abdelhaleem Saeed Elkholy**, whose address for service is c/o Martelli McKegg, Level 20, PwC Tower, 188 Quay Street, Auckland. The plaintiff's solicitor is Anthony Johnson, whose address is as noted above.

Dated this 4th day of December 2015.

2015-aw7186

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 10 November 2015, an application for putting **EZEE-CLEAN TARANAKI LIMITED** into liquidation was filed in the High Court at New Plymouth. Its reference number is CIV-2015-443-70. The application is to be heard by the High Court at New Plymouth on Tuesday 16 February 2016 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 the 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: D. Hutchinson on telephone (09) 986 6145). The plaintiff's solicitor is M. L. Brown, whose address is as noted above.

Dated this 7th day of December 2015.

2015-aw7232

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 10 November 2015, an application for putting **TIRONUI JOINT MARKETING LIMITED** into liquidation was filed in the High Court at New Plymouth. Its reference number is CIV-2015-443-69. The application is to be heard by the High Court at New Plymouth on Tuesday 16 February 2016 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 the 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: J. Aquila on telephone (04) 890 2644). The plaintiff's solicitor is M. L. Brown, whose address is as noted above.

Dated this 7th day of December 2015.

2015-aw7233

Appointment/Release of Liquidators

GOLDWATER SPRINGS BOTTLING COMPANY LIMITED (in liquidation)

Public Notice of Appointment of Liquidator

On 27 November 2015 at 2.00pm it was resolved by a special resolution of shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that GOLDWATER SPRINGS BOTTLING COMPANY LIMITED (in liquidation) be liquidated and that Sukhendra Lal Bahadur, accountant of Auckland, be appointed liquidator.

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

SUKHENDRA LAL BAHADUR, Liquidator.

Address of Liquidator: EKAA Solutions Limited, PO Box 21194, Henderson, Auckland 0650. Telephone: (09) 213 7545. Email: info@ekaa.co.nz

2015-al7088

SUPREME HIGHRISE BUILDERS COMPANY 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 SUPREME HIGHRISE BUILDERS COMPANY LIMITED was placed into liquidation on 27 November 2015 at 10.50am with the appointment of Grant Bruce Reynolds as liquidator.

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

GRANT REYNOLDS, Liquidator.

Address of Liquidator: Reynolds and Associates Limited, PO Box 259059, Botany, Auckland 2163. Telephone:

(09) 524 9238. Facsimile: (09) 522 0975. Email: grant@randa.co.nz

2015-al7095

UP EASE LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

Company No.: 3458431

David Sean Webb and John James Hill Larner, insolvency practitioners of PPB Advisory, were appointed joint and several liquidators of the above-named company by order of the High Court at Auckland, subsequent to our appointment as joint and several interim liquidators of the company on 9 October 2015.

The liquidation commenced on 27 November 2015 at 11.12am.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

Notice is hereby given that as joint and several liquidators of the company, we fix 22 December 2015 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993 (as amended), or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Notice of Meeting of Creditors

Pursuant to Section 245 of the Companies Act 1993

In order to preserve the assets of the company and maximise the return to creditors, we do not intend to hold a meeting of creditors.

No meeting of creditors will be called unless we receive notice in writing from a creditor requiring us to hold a meeting of creditors, pursuant to section 314 of the Companies Act 1993, within 10 working days of the date of publication of this notice.

Creditors May Direct Enquiries During Normal Business Hours to: PPB Advisory, DLA Piper Tower, Level 11, 205-209 Queen Street, Auckland 1010. Telephone: (09) 304 1300. Facsimile: (09) 304 1311. Email: ppbnz@ppbadvisory.com

2015-al7096

ASCENSION HOLDINGS LIMITED

Public Notice of Appointment of Liquidator

On 27 November 2015 at 1.00pm, it was resolved by special resolution of the shareholder, pursuant to section 241(2)(a) of the Companies Act 1993, that ASCENSION HOLDINGS LIMITED be liquidated and that Imran Mohammed Kamal, of Wellington, be appointed liquidator for the purpose.

Please Direct Enquiries to: Imran Kamal, PO Box 50683, Porirua 5240. Telephone: (04) 237 6825. Facsimile: (04) 237 6824.

2015-al7097

SIA.NAT FUTURES LIMITED

Public Notice of Appointment of Liquidator

On 27 November 2015 at 1.00pm, it was resolved by special resolution of the shareholder, pursuant to section 241(2)(a) of the Companies Act 1993, that SIA.NAT FUTURES LIMITED be liquidated and that Imran Mohammed Kamal, of Wellington, be appointed liquidator for the purpose.

Please Direct Enquiries to: Imran Kamal, PO Box 50683, Porirua 5240. Telephone: (04) 237 6825. Facsimile: (04) 237 6824.

2015-al7098

MORAY PLASTICS 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 12 November 2015 at 8.00pm, appointed Henry Martin van Dyk and Stephen Alan Dunbar, chartered accountants of Polson Higgs, Dunedin, as liquidators.

The undersigned do hereby fix 15 January 2016 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 30th day of November 2015.

HENRY MARTIN van DYK and STEPHEN ALAN DUNBAR, Liquidators.

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

Note: This liquidation is part of a restructure of this company which has at all times been solvent and has no known outstanding creditors.

2015-al7099

PURE BEAUTY THERAPY LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

David Vance, chartered accountant and accredited insolvency practitioner, and Colin Owens, accredited insolvency practitioner, were appointed liquidators jointly and severally of the company by the High Court at Palmerston North on the date and time below:

26 November 2015

PURE BEAUTY THERAPY LIMITED (in liquidation) at 10.25am.

Notice to Creditors to Lodge Claims

The liquidators have fixed 8 January 2016 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 Samantha Wulff at Deloitte, Level 16, Deloitte House, 10 Brandon Street, Wellington 6011. Telephone: (04) 470 3679. Facsimile: (04) 470 3501.

COLIN OWENS, Liquidator.

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

2015-al7104

ETR INTERNATIONAL 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 1 December 2015 at 9.00am, appointed Tony Leonard Maginness and Peri Micaela Finnigan, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 12 January 2016 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 M. FINNIGAN, Liquidator.

Date of Liquidation: 1 December 2015.

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

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

Enquiries to: Dalwyn Whisken. Telephone: (09) 969 5336.

2015-al7131

SHUBH FOOD & SPICE LIMITED (in liquidation)

Notice of Appointment of Liquidator

Company No.: 1183500

Notice is hereby given that, in accordance with section 241(2)(b) of the Companies Act 1993, the directors of the above-named company appointed Pritesh R. Patel, insolvency practitioner of Auckland, as liquidator on 27 November 2015 at 10.00 am.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes 6 February 2016 as the day on or before which the creditors of the company are to make their claims and to establish any priority they may have.

Creditors of the company may direct enquiries during normal working hours to PO Box 23296, Hunters Corner, Auckland 2155. Telephone: (09) 277 6852. Facsimile: (09) 277 6854.

PRITESH R. PATEL, Liquidator.

Note: A resolution of solvency has been filed with the Registrar of Companies.

2015-al7132

SUPERIOR BLOCKLAYERS LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

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

27 November 2015

SUPERIOR BLOCKLAYERS LIMITED (in liquidation) at 11.07am.

Notice to Creditors to Lodge Claims

The liquidators have fixed 11 January 2016 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 Charlie Graham at Deloitte, Level 18, Deloitte Centre, 80 Queen Street, Auckland 1010. Telephone: (09) 303 0700. Facsimile: (09) 303 0701.

VIVIEN JUDITH MADSEN-RIES, Liquidator.

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

2015-al7134

PACIFIC EYEWEAR ENTERPRISE LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, Paul Vlasic and Derek Ah Sam, of Rodgers Reidy (NZ) Limited, Chartered Accountants and Insolvency Specialists, were appointed jointly and severally as liquidators of the above-named company by special shareholder's resolution on 1 December 2015

at 9.30am.

We fix Friday 22 January 2016 as the date on or before which the creditors of the above-named company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 1st day of December 2015.

PAUL VLASIC, Joint Liquidator.

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

Enquiries to: Lachie Davidson (ldavidson@rodgersreidy.co.nz).

2015-al7135

KIWI BUSH ART RETREAT LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

On 1 December 2015 at 9.00am, a special resolution, pursuant to section 241(2)(a) of the Act, was passed stating that the company be liquidated and Jeffrey Philip Meltzer and Michael Lamacraft, insolvency practitioners, be appointed as liquidators.

Notice to Creditors to Claim

Notice is given that the liquidators fix 15 January 2016 as the day on or before which the creditors are to make their claims and to establish any priority, under section 312 of the Act, or to be excluded from the benefit of any distribution made before their claims are made or from objecting to any distribution.

Dated this 4th day of December 2015.

M. LAMACRAFT, Liquidator.

Contact Details: Meltzer Mason, Chartered Accountants, Suite 6, Level 2, 100 Parnell Road, Parnell, Auckland 1052. Postal Address: PO Box 6302, Wellesley Street, Auckland 1141 (Attention: Mike Lamacraft). Telephone: (09) 357 6150. Facsimile: (09) 357 6152. Email: mike@meltzermason.co.nz

2015-al7137

SUCCESS STAFFING SOLUTIONS LIMITED (in liquidation)

Public Notice of Appointment of Liquidators

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

Company No.: 4996180

Notice is hereby given that, pursuant to section 241(2)(a) of the Companies Act 1993, Stephen Kim Bennett and Darin Brent Robinson, chartered accountants of Bennett & Associates, Whangarei, were appointed liquidators of SUCCESS STAFFING SOLUTIONS LIMITED.

The liquidation commenced on 17 November 2015 at 4.00pm.

Notice to Creditors to Claim

Notice is also given that the liquidators hereby fix 15 January 2016 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.

Enquiries may be directed by a creditor or shareholder of the company during normal business hours to Darin Robinson at 57 Clyde Street, Whangarei, or telephone (09) 438 2312.

Dated this 17th day of November 2015.

S. K. BENNETT and D. B. ROBINSON, Liquidators.

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

2015-al7138

ABLE AND WILLING LIMITED (in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Notice is hereby given that Bryan Edward Williams, insolvency practitioner, was appointed liquidator of ABLE AND WILLING LIMITED (in liquidation) by the shareholders on 30 November 2015 at 10.05am, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidator fixes 2 January 2016 as the last day on or before which creditors of ABLE AND WILLING LIMITED (in liquidation) can claim and to establish any priority their claims may have under section 312 of the Companies Act 1993.

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

2015-al7140

MANDARIN INVESTMENTS LIMITED and EQUINOR TRUST LIMITED

Notice of Appointment of Liquidators

Notice is hereby given that, in accordance with section 241(2)(c) of the Companies Act 1993, Simon Dalton, chartered certified accountant, and Paul Graham Sargison, chartered accountant, both of Auckland, were appointed as liquidators of the above-named companies by the High Court at Auckland on the date and times below:

27 November 2015

MANDARIN INVESTMENTS LIMITED at 10.10am.

EQUINOR TRUST LIMITED at 10.11am.

Notice to Creditors to Prove Debts or Claims

The undersigned does hereby fix 11 January 2016 as the day on or before which the creditors of the companies are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

SIMON DALTON, Joint Liquidator.

Enquiries to: Gerry Rea Partners, PO Box 3015, Auckland. Telephone: (09) 377 3099. Facsimile: (09) 377 3098.

2015-al7144

SHEPHERDS OTOROA LIMITED (in liquidation)

Public Notice of Appointment of Liquidator

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

On 4 June 2015 it was resolved, pursuant to section 241(2)(a) of the Companies Act 1993, that SHEPHERDS OTOROA LIMITED be liquidated and that Clifford Whitelaw, chartered accountant of Kerikeri, be appointed liquidator for this purpose.

The liquidation commenced on $4\,\mathrm{June}\ 2015.$

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

Dated this 1st day of December 2015.

CLIFFORD WHITELAW.

Address of Liquidator: PO Box 501, Kerikeri. Telephone: (09) 407 7117.

2015-al7147

DISCWORLD HOLDINGS LIMITED (in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Notice is hereby given that Bryan Edward Williams, insolvency practitioner, was appointed liquidator of DISCWORLD HOLDINGS LIMITED (in liquidation) by the shareholders on 23 November 2015 at 11.45am, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidator fixes 4 January 2016 as the last day on or before which creditors of DISCWORLD HOLDINGS LIMITED (in liquidation) can claim and to establish any priority their claims may have under section 312 of the Companies Act 1993.

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

Note: The liquidator records this to be a solvent liquidation and that the directors have filed a declaration of solvency with the Registrar of Companies.

2015-al7152

ETERNAL YOUTH LIMITED (in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Notice is hereby given that, pursuant to section 241(2)(a) of the Companies Act 1993, on 18 November 2015 at 10.15am, the shareholders of the above-named company appointed David John Ross, chartered accountant of Auckland, as liquidator of the above-named company.

The undersigned does hereby fix 29 January 2016 as the day on or before which creditors of the company are to make their claims and establish any priority their claims may have under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or from objecting to the distribution.

DAVID J. ROSS, Liquidator.

Address of Liquidator: PO Box 1241, Shortland Street, Auckland 1140. Telephone: (09) 358 2404. Facsimile: (09) 358 2401.

2015-al7154

FORESTLAND ELECTRICAL 2011 LIMITED, POSITIVE FORCE 2014 LIMITED, MACK HORTICULTURE LIMITED and GREAT LAKE HARVESTING LIMITED

(all in liquidation)

Notice of Appointment of Liquidators

Wendy Ann Somerville, insolvency practitioner, and Malcolm Grant Hollis, chartered accountant, were appointed joint and several liquidators of the companies by the High Court at Rotorua, pursuant to section 241(2)(c) of the Companies Act 1993, on the date and times below:

1 December 2015

FORESTLAND ELECTRICAL 2011 LIMITED (in liquidation) at 10.47am.

POSITIVE FORCE 2014 LIMITED (in liquidation) at 10.59am.

MACK HORTICULTURE LIMITED (in liquidation) at 11.00am.

GREAT LAKE HARVESTING LIMITED (in liquidation) at 11.02am.

Notice to Creditors to Claim

We fix 20 January 2016 as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 2nd day of December 2015.

WENDY ANN SOMERVILLE, Liquidator.

Claims and Enquiries to: The Liquidators, c/o PwC, corner of Anglesea and Ward Streets (PO Box 191), Hamilton. Telephone: (07) 838 3838. Facsimile: (07) 839 4178 (Attention: Andrew Jukes).

2015-al7157

WORLD NZ LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the sole shareholder of the above-named company, on 27 November 2015 at 9.32am, appointed Tony Leonard Maginness and Jared Waiata Booth, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 15 January 2016 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.

JARED W. BOOTH, Liquidator.

Date of Liquidation: 27 November 2015.

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

Enquiries to: Echo Li. Telephone: (09) 306 3338.

2015-al7158

PHOENIX HOLDINGS TRUST LIMITED (in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Notice is hereby given, pursuant to section 255(2) of the Companies Act 1993, that, by way of entry in the minute book of the above-named company in accordance with section 122 of the Companies Act 1993, John Michael Gilbert was appointed liquidator of the company on 16 November 2015 at 8.00am.

The liquidator does hereby fix 16 December 2015 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.

J. M. GILBERT, Liquidator.

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

2015-al7160

PLATINUM TRUSTEES LIMITED (in liquidation)

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

Company No.: 3992359

Notice is hereby given that, in accordance with section 241(2)(c)(iv) of the Companies Act 1993, Kevin John Whitley, insolvency practitioner of Auckland, was appointed by the High Court at Wellington, liquidator of the above-named company on 1 December 2015 at 11.40am.

The undersigned does hereby fix 30 working days from 1 December 2015 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 JOHN WHITLEY, Liquidator.

Address of Liquidator: PO Box 33647, Takapuna, Auckland 0740. Telephone: (09) 480 2795. Mobile: 021 994 915.

2015-al7161

FOUR SEASONS AIRCONDITIONING LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

David Vance, chartered accountant and accredited insolvency practitioner, and Colin Owens, accredited insolvency practitioner, were appointed liquidators jointly and severally of the company by the High Court at Wellington on the date and time below:

1 December 2015

FOUR SEASONS AIRCONDITIONING LIMITED (in liquidation) at 10.59am.

Notice to Creditors to Lodge Claims

The liquidators have fixed 11 January 2016 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 James Walford at Deloitte, Level 16, Deloitte House, 10 Brandon Street, Wellington 6011. Telephone: (04) 470 3628. Facsimile: (04) 470 3501.

COLIN OWENS, Liquidator.

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

2015-al7162

ARISTOC HOLDINGS LIMITED (in liquidation)

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

On 1 December 2015 at 9.45am it was resolved by special resolution of the shareholders that ARISTOC HOLDINGS LIMITED be liquidated and that John Albert Price be appointed for that purpose.

Notice is given that the liquidator fixes 28 January 2016 as the day on or before which the creditors of the company are to make their claims and establish any priority they may have under section 312 of the Companies Act 1993.

JOHN ALBERT PRICE, Liquidator.

Creditors and Members May Direct Enquiries to the Liquidator at: ARISTOC HOLDINGS LIMITED (in liquidation), PO Box 9125, Newmarket, Auckland 1149. Telephone: (09) 379 4060.

Note: The liquidation reflects the director's and shareholders' desire to finalise the affairs of the company as it has completed the purpose for which it was established and has ceased to trade.

2015-al7164

ESPLANADE PROPERTY HOLDINGS LIMITED (in liquidation)

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

On 30 November 2015 at 3.30pm it was resolved by special resolution of the shareholders that ESPLANADE PROPERTY HOLDINGS LIMITED be liquidated and that John Albert Price be appointed for that purpose.

Notice is given that the liquidator fixes 28 January 2016 as the day on or before which the creditors of the company are to make their claims and establish any priority they may have under section 312 of the Companies Act 1993.

JOHN ALBERT PRICE, Liquidator.

Creditors and Members May Direct Enquiries to the Liquidator at: ESPLANADE PROPERTY HOLDINGS LIMITED (in liquidation), PO Box 9125, Newmarket, Auckland 1149. Telephone: (09) 379 4060.

Note: The liquidation reflects the director's and shareholders' desire to finalise the affairs of the company as it has completed the purpose for which it was established and has ceased to trade.

CARLTON DENTAL CENTRE 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 shareholders of the above-named company, on 2 December 2015 at 10.19am, appointed Peri Micaela Finnigan and Boris van Delden, chartered accountants of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 15 January 2016 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 M. FINNIGAN, Liquidator.

Date of Liquidation: 2 December 2015.

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

Enquiries to: Peri Finnigan. Telephone: (09) 303 9519.

Note: This is a solvent liquidation.

Also Note: This is not Carlton Dental Care Limited, who trade in Christchurch.

2015-al7170

ARYAN FOOD LIMITED (in liquidation)

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

Steven Khov and Damien Grant, insolvency practitioners, were appointed joint and several liquidators of ARYAN FOOD LIMITED (in liquidation) in the place of John Michael Gilbert, who resigned as liquidator, on 3 December 2015 at 8.50am.

The liquidation commenced on 5 September 2015.

Dated this 3rd day of December 2015.

STEVEN KHOV and DAMIEN GRANT, Joint Liquidators.

Address of Liquidators: Waterstone Insolvency, PO Box 352, Shortland Street, Auckland 1140 (Enquiries to: Prashika Chand). Freephone: 0800CLOSED. Facsimile: 0800FAXWSI.

2015-al7172

ASPEN CLEANING SERVICES LIMITED (in liquidation)

Public Notice of Appointment of Liquidator

On 1 December 2015 at 10.30am, it was resolved by a special resolution of the shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that the above-named company be liquidated and that Grant Bruce Reynolds, insolvency practitioner of Auckland, be appointed liquidator.

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

GRANT REYNOLDS, Liquidator.

Address of Liquidator: Reynolds and Associates Limited, PO Box 259059, Botany, Auckland 2163. Telephone: (09) 524 9238. Facsimile: (09) 522 0975. Email: grant@randa.co.nz

2015-al7174

CORPORATE ENERGY LIMITED (in liquidation)

Notice of Appointment of Liquidator

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

Take notice I, Clive Ashley Johnson, insolvency practitioner of Auckland, have been appointed liquidator of CORPORATE ENERGY LIMITED (in liquidation) by resolution of the shareholder.

The liquidation commenced on 1 December 2015 at 10.00am.

Notice to Creditors to Prove Debts or Claims

Notice is hereby given that the liquidator fixes 29 January 2016 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.

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.

2015-al7179

Appointment of Liquidator

The official assignee advises the following liquidations:

27 November 2015

HEWETT & CO CONCRETE SPECIALIST LIMITED.

IMC LABOUR HIRE LIMITED.

YOGHURT STORY NEW ZEALAND LIMITED (in receivership).

OFFICIAL ASSIGNEE.

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

2015-al7184

ALTAIR BUSINESS SOLUTIONS LIMITED (in liquidation)

Notice of Appointment of Liquidators

The above-named company was placed into liquidation by special resolution of the shareholders on 3 December 2015 at 5.00pm.

Gareth Russel Hoole and Wade Steven Glass, chartered accountants, were appointed joint and several liquidators 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 fix 12 January 2016 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 4th day of December 2015.

GARETH RUSSEL HOOLE and WADE STEVEN GLASS, Liquidators.

The Address and Telephone Number to Which, During Normal Business Hours, Enquiries May be Directed by a Creditor or Member: Ecovis KGA Limited, Chartered Accountants, PO Box 37223, Parnell, Auckland 1151. Telephone: (09) 921 4630.

2015-al7185

BEGAMBA LIMITED

Public Notice of Appointment of Liquidator

On 1 December 2015 at 3.00pm, it was resolved by special resolution of the shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that BEGAMBA LIMITED be liquidated and that Imran Mohammed Kamal, insolvency practitioner of Wellington, be appointed liquidator for the purpose.

Please Direct Enquiries to: Imran Kamal, PO Box 50683, Porirua 5240. Telephone: (04) 237 6825. Facsimile: (04) 237 6824.

2015-al7190

BIKEPARTS 2009 LIMITED (in liquidation)

Public Notice of Appointment of Liquidators

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

Hamish John Pryde and Brent Thomas Dickins, accredited insolvency practitioners of CS Insolvency, a division of Coombe Smith (PN) Limited, Chartered Accountants, were appointed liquidators of the above-named company, pursuant to section 241(2)(a), on 3 December 2015 at 4.30pm.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators fix 13 January 2016 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

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

Enquiries may be directed to the liquidators during normal business hours at the address and contact details below.

HAMISH PRYDE and BRENT DICKINS, Liquidators.

Address of Liquidators: CS Insolvency, c/o Coombe Smith (PN) Limited, 168 Broadway Avenue (PO Box 788), Palmerston North. Telephone: (06) 357 6006. Email: hamishpryde@coombesmith.co.nz

2015-al7199

ALTHORP PRIVATE HOSPITAL LIMITED (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, Kenneth Peter Brown and Paul Thomas Manning were appointed joint and several liquidators of ALTHORP PRIVATE HOSPITAL LIMITED on 3 December 2015 at 1.00pm.

KENNETH PETER BROWN, Joint Liquidator.

Address of Liquidators: C/o BDO Tauranga Limited, Level 1, The Hub, 525 Cameron Road, Tauranga 3110. Postal Address: PO Box 15660, Tauranga 3144. Telephone: (07) 571 6280. Website: www.bdo.co.nz

 ${\it Note:}$ The liquidation is a solvent voluntary liquidation.

2015-al7208

SPECTRA MOTOR BODIES LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

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

Iain Bruce Shephard and Heath Leslie 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 4 December 2015 at 3.00pm.

The liquidators of the above-named company fix 15 January 2016 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 4th day of December 2015.

IAIN SHEPHARD, Liquidator.

Address Enquiries to Iain Shephard 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: iain@sd.co.nz Website: www.shepharddunphy.co.nz

2015-al7211

AIL LIMITED (in liquidation)

Public Notice of Appointment of Liquidators

The Companies Act 1993

On 4 December 2015, it was resolved by special resolution, pursuant to section 241 of the Companies Act 1993, that AIL LIMITED (in liquidation) be liquidated and that Kare Johnstone and William Black, chartered accountants of Auckland, be appointed jointly and severally as liquidators.

The liquidation commenced on 4 December 2015 at 10.50am.

Notice to Creditors to Claim

Notice is hereby given that the undersigned, the liquidator of the above-named company which is being liquidated, does hereby fix 8 January 2016 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 excluded from objecting to any distribution made before the priority of their claim is established.

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

Dated this 7th day of December 2015.

KARE JOHNSTONE, Joint and Several Liquidator.

Liquidators' Address: McGrathNicol Limited, Level 17, 34 Shortland Street, Auckland 1010. Postal Address: PO Box 91644, Victoria Street West, Auckland 1142. Telephone: (09) 366 4655. Facsimile: (09) 366 4656.

Officer for Enquiries: Helen Gair.

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

2015-al7220

3 SEVEN CONSTRUCTION LIMITED, EAGLE EYE SECURITY LIMITED, MARQUE AUTOMOTIVE LIMITED and AUCKLAND AUTO PARTS LIMITED (all in liquidation)

Notice of Appointment of Liquidators

Craig Alexander Sanson, insolvency practitioner, and David Bridgman, chartered accountant, both of Auckland, were appointed joint and several liquidators of the companies by the High Court at Auckland, pursuant to section 241(2)(c) of the Companies Act 1993, on the date and times below:

4 December 2015

3 SEVEN CONSTRUCTION LIMITED (in liquidation) at 11.01am.

EAGLE EYE SECURITY LIMITED (in liquidation) at 11.04am.

MARQUE AUTOMOTIVE LIMITED (in liquidation) at 11.09am.

AUCKLAND AUTO PARTS LIMITED (in liquidation) at 11.11am.

Notice to Creditors to Claim

We fix 13 January 2016 as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 7th day of December 2015.

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 (Attention: Restructuring).

2015-al7226

EDENHAM DEVELOPMENTS 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(2)(a) of the Companies Act 1993, the shareholders of the above-named company, on 5 December 2015 at 1.00pm, appointed Garry Whimp, insolvency practitioner of Whangarei, as liquidator of the above-named company.

The undersigned does hereby fix 20 January 2016 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.

GARRY WHIMP, Liquidator.

Date of Liquidation: 5 December 2015.

Address of Liquidator: Blacklock Rose Limited, PO Box 6709, Wellesley Street, Auckland. Mobile: 021 587 230.

Facsimile: (09) 438 7430. Email: gwhimp@blr.co.nz

Enquiries to: Garry Whimp. Telephone: (09) 430 2475.

2015-al7238

PEARSON NEW ZEALAND LIMITED and MATTHEWS PROPERTIES LIMITED

(both in liquidation)

Notice of Appointment of Liquidator

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 shareholders of the above-named companies appointed Victoria Toon, chartered accountant of Auckland, as liquidator of the above-named companies on the dates and time below:

2 December 2015

PEARSON NEW ZEALAND LIMITED (in liquidation) at 11.00am.

3 December 2015

MATTHEWS PROPERTIES LIMITED (in liquidation) at 11.00am.

Notice to Creditors to Prove Debts or Claims

The undersigned does hereby fix 14 January 2016 as the day on or before which the creditors of the companies are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

VICTORIA TOON, Chartered Accountant, Chartered Accountants Australia and New Zealand Accredited Insolvency Practitioner (NZ).

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.

Note: These are solvent liquidations.

2015-al7241

ANIMAL ARK (2006) LIMITED

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

Notice is hereby given that, in accordance with section 241 of the Companies Act 1993, the shareholders of the above-named company, on 2 December 2015 at 1.36pm, appointed Paul Graham Sargison, chartered accountant, and Simon Dalton, chartered certified accountant, both of Auckland, as liquidators.

The undersigned does hereby fix 11 January 2016 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

PAUL SARGISON, Joint Liquidator.

Enquiries to: Gerry Rea Partners, PO Box 3015, Auckland. Telephone: (09) 377 3099. Facsimile: (09) 377 3098.

2015-al7248

GENERAL SPORTS LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that GENERAL SPORTS LIMITED (in liquidation) resolved, pursuant to section 241(2)(a) of the Companies Act 1993, on 30 November 2015 to be put into liquidation.

Keith Vincent Harris and Iain Andrew Nellies were appointed liquidators jointly and severally.

The liquidation commenced on 30 November 2015 at 11.48am.

Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management (Auckland) Limited, Level 13, 175 Queen Street (PO Box 2137), Auckland.

2015-al7251

PHONMANEE COMPANY LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that PHONMANEE COMPANY LIMITED (in liquidation) resolved, pursuant to section 241(2)(a) of the Companies Act 1993, on 7 December 2015 to be put into liquidation.

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

The liquidation commenced on 7 December 2015 at 9.05am.

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

2015-al7253

FINE TIP PAINT & PAPER LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that FINE TIP PAINT & PAPER LIMITED (in liquidation) resolved, pursuant to section 241(2)(a) of the Companies Act 1993, on 1 December 2015 to be put into liquidation.

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

The liquidation commenced on 1 December 2015 at 11.25am.

Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, 248 High Street (PO Box 1058), Dunedin.

2015-al7254

JETH LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that JETH LIMITED (in liquidation) resolved, pursuant to section 241(2)(a) of the Companies Act 1993, on 30 November 2015 to be put into liquidation.

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

The liquidation commenced on 30 November 2015 at 5.00pm.

Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, 248 High Street (PO Box 1058), Dunedin.

2015-al7255

DALPEKO HOLDINGS LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that DALPEKO HOLDINGS LIMITED (in liquidation) resolved, pursuant to section 241(2)(c) of the Companies Act 1993, on 3 December 2015 to be put into liquidation.

Wayne John Deuchrass and Paul William Gerrard Jenkins were appointed liquidators jointly and severally.

The liquidation commenced on 3 December 2015 at 10.08am.

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

2015-al7256

ONETAUNGA PROPERTIES LIMITED (in liquidation)

Notice of Appointment of Liquidator

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

Company No.: 3039024

Notice is hereby given that on 30 November 2015 at 10.35am, it was resolved by special resolution of the shareholders that ONETAUNGA PROPERTIES LIMITED be liquidated and that Philip du Preez, certified practising accountant of Auckland, be appointed liquidator of the company.

Notice to Creditors to Claim

Notice is hereby given that the liquidator has fixed 15 January 2016 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 the claims are or, as the case may be, from objecting to the distribution.

Any members or creditors should make enquiries to the offices below.

P. W. du PREEZ, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Enquiries May be Directed by a Creditor or Member are: Sterling Business Consultants Limited, PO Box 32076, Devonport, Auckland 0744. Telephone: (09) 486 3060. Facsimile: (09) 486 3061.

Note: It should be noted that the company is solvent and able to meet all its obligations.

2015-al7259

RYNBEEK INVESTMENTS LIMITED

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

Notice is hereby given that, in accordance with section 241 of the Companies Act 1993, the shareholders of the above-named company, on 30 November 2015 at 4.30pm, appointed Simon Dalton, chartered certified accountant, and Matthew Peter Kemp, chartered accountant, both of Auckland, as liquidators.

The undersigned does hereby fix 11 January 2016 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.

SIMON DALTON, Joint Liquidator.

Enquiries to: Gerry Rea Partners, PO Box 3015, Auckland. Telephone: (09) 377 3099. Facsimile: (09) 377 3098.

2015-al7260

Appointment/Release of Receivers & Managers

MOTEO RIDGE LIMITED and DANSAM FAMILY TRUST (both in receivership)

Notice of Appointment of Receivers

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

Company No.: 1828358*

Tony Wayne Pattison and John Howard Ross Fisk, of PricewaterhouseCoopers, were appointed joint and several receivers of MOTEO RIDGE LIMITED and the DANSAM FAMILY TRUST on 1 December 2015 under the terms of several security agreements.

The Property in Receivership is: All of the undertaking, property and assets of the company and the trust.

The Receivers' Office Address is and Enquiries May be Directed to: PwC, 36 Munroe Street (PO Box 645), Napier. Telephone: (06) 835 6144. Facsimile: (06) 835 0360.

Dated this 1st day of December 2015.

TONY WAYNE PATTISON, Receiver.

*MOTEO RIDGE LIMITED

2015-ar7136

KINGSLAND STATION LIMITED (in receivership)

Notice of Cessation of Receivership

Pursuant to Section 11 of the Receiverships Act 1993

Presented By: Grant Reynolds, 3/8 Alma Street, Newmarket, Auckland. Postal Address: PO Box 259059, Botany, Auckland 2163.

Grant Bruce Reynolds hereby gives notice that he ceased to act as receiver of KINGSLAND STATION LIMITED on 2 December 2015.

Dated this 2nd day of December 2015.

GRANT REYNOLDS, Receiver.

2015-ar7146

PANAMA ROAD DEVELOPMENTS LIMITED (as trustee of the **Panama Road Developments Trust**) (in receivership)

Notice of Appointment of Receivers and Managers

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

On 3 December 2015, the holder of a general security deed dated the 25th day of June 2014 appointed David Ian Ruscoe and Richard Grant Simpson, of Grant Thornton New Zealand Limited, Chartered Accountants, jointly and severally as receivers and managers of all the undertaking, property and assets of the company in relation to the affairs of the trust.

The Receivers and Managers' Address is: Grant Thornton New Zealand Limited, 215 Lambton Quay (PO Box 10712), Wellington 6143.

Dated this 3rd day of December 2015.

DAVID RUSCOE, Receiver and Manager.

All Enquiries to: Elena Rovida. Telephone: (04) 495 1723.

2015-ar7196

MINT GLASS LIMITED (in receivership)

Notice of Appointment of Receivers and Managers

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

We, Vivian Judith Fatupaito and Andrew John Hawkes, hereby give notice that on 3 December 2015, we were appointed joint and several receivers and managers of the assets and undertaking of the above-named company pursuant to the powers contained in a general security agreement in favour of the Cannington Road Trust dated the 23rd day of November 2012.

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

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

Dated this 3rd day of December 2015.

V. J. FATUPAITO and A. J. HAWKES, Joint Receivers and Managers.

2015-ar7210

CGKH LIMITED (in receivership)

Notice of Cessation of Receivership

Company No.: 2222975

Anthony Charles Harris, of Tauranga, hereby gives notice that on 1 December 2015 he ceased to act as receiver and manager of all of the property and assets of the above-named company.

Address of Receiver and Manager: Anthony Harris Limited, PO Box 16261, Bethlehem, Tauranga 3147. Telephone: (07) 579 3528. Facsimile: (07) 579 3527. Email: anthony@anthonyharris.co.nz

ANTHONY HARRIS, Receiver and Manager.

2015-ar7234

Bankruptcies

Bankruptcies

The official assignee is administering the following bankruptcies:

Apisai, Christopher Steve-Wong (also known as **Wong, Christopher Steve**), 9 Windley Street, Ranui, Porirua – 3 December 2015.

Bandralage, Priyani Sirikumari Aloka, 175 Abbotts Way, Remuera, Auckland - 3 December 2015.

Brons, Cornelus Johannes, 102A Gowing Drive, Meadowbank, Auckland - 3 December 2015.

Brown, David Losivale, 2-5 Lincoln Street, Ponsonby, Auckland - 1 December 2015.

Chandra, Ankit, 35B Northfield Road, Casebrook, Christchurch - 1 December 2015.

Cox, Jenny-Marie Pierson (also known as Zalewski, Jenny-Marie), 2 Craigslea Street, Chermside West, Queensland, Australia - 30 November 2015.

Dukie, Kerry Dale, 147 Poihipi Road, Nukuhau, Taupo - 1 December 2015.

Edge, Jason Morris, 657 Goodwood Road, RD 1, Palmerston - 1 December 2015.

Esdot, Mark, 17 Bythell Street, Wainuiomata, Lower Hutt - 1 December 2015.

Finau, Lea Des Kamwana (also known as **Finau, Kam)**, 39A Debrincat Avenue, North St Marys, New South Wales, Australia - 2 December 2015.

Gamman, Christine Elaine (also known as Dridan, Christine Elaine), 149 Smoothy Road, Waimamaku, Kaikohe

- 3 December 2015.

Griffin, Trevor Colin, 56B Cuffs Road, Wainoni, Christchurch - 30 November 2015.

Henare, Craig (also known as **Hansford, Craig Stephen**), 5A Rothwell Street, Dinsdale, Hamilton - 2 December 2015.

Hextall, Pieta Amy, 2/28 Sutherland Street, Brunswick, Melbourne, Victoria, Australia - 3 December 2015.

Hine, Arthur James Clarence (also known as **Hine, Pepi)**, 14 Thomas Rea Place, Te Atatu South, Auckland - 1 December 2015.

Kingi, Sheryl Margaret, 20 Mallard Drive, Selwyn Heights, Rotorua - 1 December 2015.

Mepham, Gregory Alvaro (also known as Mepham, Greg Allan; Mepham, Greg Alvaro and Mepham, Greg Alvern), 40 Kingsford Street, Bell Block, New Plymouth - 2 December 2015.

Meredith, Timothy Vivian, c/o 667 Duddy Road, RD 3, Kaikohe - 2 December 2015.

Montgomery, Aaron, 17A Merton Street, Trentham, Upper Hutt - 1 December 2015.

Noar, David John, 13 Makora Avenue, Oneroa, Waiheke Island - 2 December 2015.

Pakai, Trevor John, 20 Swansea Road, Chelsea, Victoria, Australia - 1 December 2015.

Panalagao, Medilito Kelly, 342 Swanson Road, Ranui, Auckland - 1 December 2015.

Park, Bum Do, Auckland - 3 December 2015.

Pearce, Dale Sandra, 71 Palliser Road, Oriental Bay, Wellington - 1 December 2015.

Ranasinghe, Pethiyagoda John, 175 Abbotts Way, Remuera, Auckland - 3 December 2015.

Roia, Tiffany Kararaina, 164 Selwyn Road, RD 3, Whakatane - 1 December 2015.

Rosie, Jacqueline (also known as Rodgerson, Jacqueline), The Coach House, Crookham, Cornhill On Tweed, Northumberland, United Kingdom - 1 December 2015.

Rottenberg, Avishay, 30 Sylvan Street, Lake Hayes Estate, Queenstown - 27 November 2015.

Rottenberg, Ayelet Rachel, 30 Sylvan Street, Lake Hayes Estate, Queenstown - 27 November 2015.

Rushton, Arthur Gerald, 11 Patiki Street, Riverside, Whangarei - 2 November 2015.

Trewavas, Anthony John (also known as **Trewavas, Tony)**, 7 Maidenhead Court, Oxenford, Queensland, Australia - 2 November 2015.

Trewavas, Bronwyn Nicolette (also known as **Trewavas, Broni)**, 7 Maidenhead Court, Oxenford, Queensland, Australia - 2 November 2015.

Waru, Aroha Linda Ngawini, 1 Westney Road, Mangere, Auckland - 27 November 2015.

Williams, Alan Lloyd, 26 Spinnaker Drive, Flagstaff, Hamilton - 2 December 2015.

Williams, Elaine Barbara, 26 Spinnaker Drive, Flagstaff, Hamilton - 2 December 2015.

Wood, Leyda Ablen (also known as **Wood, Leyda Magallanes**), 129A Reeves Road, Pakuranga Heights, Auckland - 1 December 2015.

OFFICIAL ASSIGNEE.

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

2015-ba7182

No Asset Procedures

The official assignee advises the following no asset procedures:

Anngow, Kylie Maree, 51 Norwich Crescent, Tamatea, Napier - 30 November 2015.

Boleyn, Anne-Louise (also known as **Boyt, Anne-Louise** and **Matthews, Anne-Louise**), 22/7 Cecil Place, Waltham, Christchurch – 30 November 2015.

Bradshaw, Andrea Maree (also known as **Gardner, Andrea)**, 27 Lyren Place, Half Moon Bay, Auckland - 2 December 2015.

Bradshaw, Stephen Derek Roger, 27 Lyren Place, Half Moon Bay, Auckland - 2 December 2015.

Braybrook, Brett Richard, 6F Radnor Street, Hamilton Central, Hamilton - 3 December 2015.

Brown, Garry Russell Kitchener, 32 Westview Grove, Miramar, Wellington - 30 November 2015.

Burmeister, Ben, 40 Havill Street, Takaro, Palmerston North - 1 December 2015.

Byrt, Alistair Gordon (also known as Byrt, Alistair), 15 Annison Avenue, Glen Eden, Auckland - 2 December 2015.

Christmann, Elizabeth Jacqueline, 228A Clayton Road, Pukehangi, Rotorua - 1 December 2015.

Collins, Janice (also known as Mantell, Janice), 5A Farwood Drive, Henderson, Auckland - 27 November 2015.

Davis, Bryce Reeve, 210 Balmoral Road, Mount Eden, Auckland - 1 December 2015.

Evans, Chonelle Leeanne, 54 Casuarina Road, Half Moon Bay, Auckland - 3 December 2015.

Excell, Rachel Joy, 965 Te Aroha-Gordon Road, RD 1, Te Aroha - 2 December 2015.

Foothead, Darryl Ian Stewart, 2/49 Green Street, Tahunanui, Nelson - 1 December 2015.

Hebden, Anne-Maree, 42 Corks Road, Kamo, Whangarei - 2 December 2015.

Herbert, William Charlie, 9 Hamlet Street, Stratford - 2 December 2015.

Heta, Ismalia, 222 William Jones Drive, Otangarei, Whangarei - 1 December 2015.

Holland, Samantha Jane, 9 Hamlet Street, Stratford - 2 December 2015.

Hull, Robyn Margaret, 163 Mahuta Road, RD 6, Thames - 1 December 2015.

Kauri, Heather, 11 Haybittle Street, Feilding - 1 December 2015.

King, Patricia Lynette, 499 Don Buck Road, Massey, Auckland - 2 December 2015.

Marquet, Heather Louise, 22 Camleigh Close, Kaiapoi - 27 November 2015.

Matangi, Sabastian Donald Thomas Adam, 1 Wayne Place, Judea, Tauranga - 1 December 2015.

McGrannachan, Sinead Shannon, 32 Westview Grove, Miramar, Wellington - 27 November 2015.

Nelson-O'Leary, Sharon Gay (also known as Sinclair, Sharon), 150 Gloucester Street, Taradale, Napier - 1 December 2015.

Pearce, Elisabeth Joy (also known as **Gouws, Elisabeth Joy; O'Dea, Elisabeth Joy** and **Pearce, Libby)**, 17 Rossiter Place, Chartwell, Hamilton - 3 December 2015.

Peden, Jennie Marie, 56A Hartford Avenue, Papamoa Beach, Papamoa - 27 November 2015.

Raikes, Rachael Alicia, 4 Wordsworth Street, Gonville, Wanganui - 3 December 2015.

Rangiawha, Hana, 4/6 New Street, Hamilton East, Hamilton - 3 December 2015.

Reeve, Francis Allen (also known as Reeve, Allen), 5 Taihua Road, Huntly - 1 December 2015.

Saywell, Arianna Lena Doreen (also known as **Rolleston, Adrianna**), 49 Woodward Street, Nukuhau, Taupo - 1 December 2015.

Scholefield, Angelina Michelle Louise, 3/163 Rongotai Road, Rongotai, Wellington - 2 December 2015.

Steevens, Kirstie Marie, 489A Pungaere Road, RD 2, Kerikeri - 1 December 2015.

Vetter, Carl Helmuth Lothar (also known as **Lothar, Carl)**, 100/559 Adelaide Road, Berhampore, Wellington - 3 December 2015.

Wilson, Geoffrey Ronald, 15 Dovecote Avenue, Corstorphine, Dunedin - 1 December 2015.

Zabell, Suzanne, 11 Richmond Road, Carterton - 1 December 2015.

OFFICIAL ASSIGNEE.

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

2015-ba7183

Cessation of Business in New Zealand

BIS SHRAPNEL PTY LIMITED

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

Company No.: 4407219

Notice is hereby given, pursuant to section 314(1)(a) of the Companies Act 1993, that the above-named branch, registered on the Overseas ASIC Companies Register, will cease to carry on business in New Zealand and will be removed from the Overseas Register three months from the date of publication of this notice.

2015-cb7169

General Notices

Notice of Entry into Possession of Goods

Pursuant to Section 109(1)(a) of the Personal Property Securities Act 1999 and Section 156 of the Property Law Act 2007

To: GoNet Communications Limited and GoNet Networks Limited

Ngati Awa Group Holdings Limited, of 10 Louvain Street, Whakatane ("the secured party"), has on **27 November 2015** taken possession of documents and accounts including accounts payable and receivable abandoned at the premises **6 Wairere Street**, **Whakatane** ("the collateral"), which is subject to the security interest that was created or provided for in the general security agreement dated the 4th day of April 2012 ("the security agreement").

The secured party has taken possession of the collateral, under section 109(1)(a) of the Personal Property Securities Act 1999, on the basis that **GoNet Communications Limited** and **GoNet Networks Limited** is in default under the security agreement.

The Address for Communications in Respect of the Above is: Ngati Awa Group Holdings Limited, c/o Hornabrook Macdonald Lawyers, Level 5, 12 O'Connell Street, Auckland.

2015-an7101

Notice of Entry into Possession of Mortgaged Property

In the matter of section 137 of the Property Law Act 2007, and in the matter of Mortgage Instrument 7432200.3 from Andrew Aulalo Samoa to Pepper New Zealand (Custodians) Limited:

Take notice that on **14 October 2015**, **Pepper New Zealand (Custodians) Limited**, the mortgagee by virtue of memorandum of Mortgage 7432200.3 (Wellington Registry), entered into possession of the property situated at **9 Maire Street**, **Wainuiomata**, being all the land comprised in Certificate of Title WN901/51.

The registered office of **Pepper New Zealand (Custodians) Limited** is at Level 5, 10 Customhouse Quay, Wellington 6011.

Any correspondence pertaining to this matter should be directed to the offices of McVeagh Fleming, Lawyers, Level 14, HSBC House, 1 Queen Street, Auckland 1010. *Postal Address:* PO Box 4099, Auckland 1140 (*Attention:* John Woolley). Telephone: (09) 377 9966. Email: jwoolley@mcveaghfleming.co.nz

Signed and dated at Auckland this 4th day of December 2015 by:

JOHN WOOLLEY, on Behalf of the Mortgagee.

This notice is given by **Pepper New Zealand (Custodians) Limited**, whose address for service is at the offices of McVeagh Fleming as noted above.

2015-gn7223

Other

Notice of Intention to Restore Companies to the Register

Section 328 of the Companies Act 1993

Take notice that I propose to restore the following companies to the Register on the application of the persons

named below.

I am satisfied that such companies were either carrying on business and proper reason exists for them to remain on the Register or were party to legal proceedings or were in liquidation or the grounds for removal did not exist at the time of removal:

A A A AUTO GLASS LIMITED. Applicant: John Christopher Hayman, 1 Anchorite Way, Red Beach 0932.

ABUNDANCE LIMITED. Applicant: Erin Jones, 15 Perkins Place, Yaroomba, Queensland 4573, Australia.

ACCIDENT & BREAKDOWN LIMITED. Applicant: Mike Holliday, 7 The Braigh, Waipu 0510.

ANTZCODE LIMITED. Applicant: Anthony Laurence Gallon, 36 Gallony Avenue, Massey, Auckland 0614.

BEAUCHAMP ENGINEERING LIMITED. Applicant: Timothy F. Ryan, PO Box 28187, Remuera, Auckland 1541.

BUILD IT CONSTRUCTION LIMITED. Applicant: Margaret Florina Hibbs (SBA Taradale), PO Box 7309, Taradale, Napier 4141.

COMPASS GARDEN LIMITED. Applicant: Hangbin Lin, 38 Springside Drive, Flat Bush, Auckland 2019.

CONAGHAN INVESTMENTS LIMITED. Applicant: Jayne Conaghan, 32 Brandon Street, Featherston 5710.

CROSSANDRA INCORPORATION LIMITED. *Applicant:* Noeline May Roach (Marsden Robinson Chow Limited), Level 2, Chamber of Commerce Building, 100 Mayoral Drive, Auckland Central, Auckland 1010.

CRUMMER TRUSTEES NO.51 LIMITED. *Applicant:* Rebecca Black (Cleaver Partners Limited), PO Box 47585, Ponsonby, Auckland 1144.

C-SHARP MAJOR GROUP LIMITED. *Applicant:* William Harsono (C-Sharp Major Group Limited), PO Box 23141, Hunters Corner, Auckland 2155.

DANNBEE TRUSTEE LIMITED. Applicant: Valerie Pennington (Saunders Robinson Brown), PO Box 39, Christchurch 8140.

DEVON CONSULTANTS INTERNATIONAL LIMITED. *Applicant:* Chatfield and Co Limited, PO Box 5287, Wellesley Street, Auckland 1141.

DUGGYS NEW ZEALAND LIMITED. Applicant: Rowena Douglas, PO Box 69195, Lincoln 7640.

EFIL RESIDENTIAL LIMITED. Applicant: Chris Clarke, PO Box 34102, Birkenhead, Auckland 0746.

ELMA RENTAL PROPERTIES LIMITED. *Applicant:* Margret Joyce Free (B.S.S, M.J. & P.A. Free), Collingwood House, Cornwall Road, RD 1, Waiuku 1852.

FLOOR LAST LIMITED. *Applicant:* Martin Paul Dreyer (D & D Financial Consultants Limited), PO Box 3742, Shortland Street, Auckland 1140.

FREEDOM HOLDING TRUST LIMITED. *Applicant:* Bruce Malcolm Holding, 2/14 Vonnell Place, Birkdale, Auckland 0626.

FRESHA PACKAGING LIMITED. *Applicant:* Megan Hucker (Cowley Stanich & Co. Limited), PO Box 103, Huntly 3740.

H.R. MUTA PAINTING SERVICES LIMITED. Applicant: Brierley Lau (Inland Revenue), PO Box 2198, Wellington 6140.

JACKY TAR LIMITED. Applicant: Andrew William Kerr, 11A Rodrigo Road, Kilbirnie, Wellington 6022.

MELRON INVESTMENTS LIMITED. Applicant: Heather Kay Trent, PO Box 16482, Hornby, Christchurch 8441.

NIKHITA & NIKHIL INVESTMENTS LIMITED. *Applicant:* Stephen Das Verghese, 20 Durrol Way, Caroline Springs, Melbourne, Victoria 3023, Australia.

OSBORNE PLUMBING LIMITED. Applicant: Lisa Osborne, PO Box 78103, Grey Lynn, Auckland 1245.

PACO PRODUCTIONS LIMITED. *Applicant:* Nicholas John Bell-Booth (Ponsonby Law Limited), PO Box 5624, Wellesley Street, Auckland 1141.

PHARM3 LIMITED. Applicant: Debbie Ngawaka (Business Like NZ Limited), PO Box 76588, Auckland 2241.

PLENFY LIMITED. Applicant: Shane Price, PO Box 91406, Victoria Street West, Auckland 1142.

PRACTICAL HOLDINGS LIMITED. Applicant: Sandy Gillespie (Harrison Gillespie), PO Box 254, Kaitaia 0441.

PROPRINTS LIMITED. Applicant: Maria Shannon Ahipene (Lellman Wearne Limited), PO Box 87, Tauranga 3140.

RJCB LIMITED. Applicant: Rebecca Black (Cleaver Partners Limited), PO Box 47585, Ponsonby, Auckland 1144.

SENTENTIA GROUP LIMITED. Applicant: Andrew Frazer, 6 Paekakariki Hill Road, RD 1, Porirua 5381.

SIDNEY CLARK LIMITED. *Applicant:* Oscar Thorwald Alpers (Alpers & Co Northwest Law Office), PO Box 29115, Fendalton, Christchurch 8540.

- **SOUTHWEST VENTURES LIMITED**. *Applicant:* Allan Royals Fell (Allan Fell Limited), PO Box 72199, Papakura, Auckland 2244.
- **STARBURST CONSULTING LIMITED**. *Applicant:* Navin Hira (Navin Hira & Co), PO Box 11314, Ellerslie, Auckland 1542.
- **SUE HILL PROPERTIES LIMITED**. *Applicant:* Sue Marshall (Zebra Accounting), PO Box 2017, Christchurch 8140.
- **SW 2014 LIMITED**. *Applicant:* Alexander Ernest Houghton (Blackmore Virtue & Owens), 18 Broadway, Newmarket, Auckland 1023.
- **TAKAPAU PLAINS VETERINARY LIMITED**. *Applicant:* Treena Shearer (Moore Stephens Markhams Hawkes Bay Limited), PO Box 40, Hastings 4156.
- **TRAINING & DEVELOPMENT SOLUTIONS (2012) LIMITED**. *Applicant:* Thomas Charles Glasson Nation (Timpany Walton), PO Box 240, Timaru 7940.
- ZAMAL INVESTMENTS LIMITED. Applicant: Peter Small, 821 New North Road, Mount Albert, Auckland 1025.

Any person who wishes to object must do so by 18 January 2016 (being not less than 20 working days from the date of this notice).

Any person who wishes to object must do so by submitting an objection to compliance@companies.govt.nz Dated at Auckland this 10th day of December 2015.

MANDY McDONALD, Registrar of Companies.

2015-ot7200

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 ("the Act"), on the application of the following companies by deleting or replacing incorrect documents and otherwise adjusting the Register. Dates are those of registration:

BACHHOUSE INVESTMENTS LIMITED (2078990) - notice that C. A. Kelly had ceased as director was incorrect - 8 June 2015 (application by Registrar).

KOKOS NEW ZEALAND LIMITED (4688161) – notice that Mi Young Lee had ceased as director on 4 November 2015 and reappointed on 3 December 2015 was incorrect. Directorship should be continuous from date of appointment on 12 June 2015 (application by B. Walsh).

Any person who wishes to object must do so by 18 January 2016 (being not less than 20 working days after the date of this notice).

Dated this 10th day of December 2015.

MANDY McDONALD, Registrar of Companies.

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

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

2015-ot7213

Removals

HOUSEWASH NEW ZEALAND LIMITED and **HARVEYS FOOTWEAR LIMITED** (both in liquidation)

Notice of Intention to Remove Companies From the Register

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

Address of Registered Offices: C/o Reynolds and Associates Limited, 3/8 Alma Street, Newmarket, 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 liquidator has completed his duties.

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

Any objections to the removals, under section 321 of the Companies Act 1993, must be delivered to the Registrar by 15 January 2016.

Dated this 1st day of December 2015.

GRANT BRUCE REYNOLDS, Liquidator.

2015-ds7125

NORTHERN RURAL GENERAL PRACTICE CONSORTIUM INCORPORATED (in liquidation)

Notice of Intention to Remove Incorporated Society From the Register

Pursuant to Section 24 of the Incorporated Societies Act 1908 and Section 320(2) of the Companies Act 1993

Notice is hereby given that, pursuant to section 318(1)(e) of the Companies Act 1993 ("Act") and by virtue of section 24 of the Incorporated Societies Act 1908, the Registrar will be removing the above-named incorporated society from the Incorporated Societies Register on the grounds that the liquidators have completed their duties.

The liquidators have delivered to the Registrar the documents referred to in section 257(1)(a) of the Act.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar by 8 January 2016.

Dated this 30th day of November 2015.

CHRISTOPHER CAREY McCULLAGH, Joint and Several Liquidator.

Address of Liquidators: PKF Corporate Recovery & Insolvency (Auckland) Limited, Level 15, Swanson House, 12-26 Swanson Street, Auckland Central, Auckland 1010. Postal Address: PO Box 3678, Auckland 1140.

2015-ds7127

KARAKA CONSULTANTS LIMITED and NZ WIDE PERSONNEL LIMITED (both in liquidation)

Notice of Intention to Remove Companies From the Register

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

Notice is hereby given, in pursuance of 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 liquidator have been completed and the liquidator has sent to the Registrar the documents referred to in section 257(1)(a) of the Act.
- b. Any objections to the removals, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 15 January 2016.

Dated at Auckland this 1st day of December 2015.

PERI M. FINNIGAN, Liquidator.

Address of Liquidator and Address for Service of Companies: McDonald Vague Limited, Insolvency Specialists, Level 10, 52 Swanson Street, Auckland Central, Auckland 1010. Postal Address: PO Box 6092, Wellesley Street, Auckland 1141. Website: www.mvp.co.nz

2015-ds7133

CULSHAW SHEARING LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

Company No.: 3583592

Notice is hereby given that the liquidator's final report for CULSHAW SHEARING LIMITED has been delivered to

the Registrar and that it is now intended to remove the company from the Companies Register under section 318(1)(e) of the Companies Act 1993.

Any objections to the removal of the company, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar within 20 working days of the date of this notice.

Dated this 2nd day of December 2015.

BRENTON HUNT, Liquidator.

Address of Liquidator: Level 1, 22 Foster Street, Tower Junction, Riccarton, Christchurch 8149. Postal Address: PO Box 42132, Christchurch 8149. Telephone: (03) 366 6087. Facsimile: (03) 366 6807. Email: bjh@taurusnz.co.nz

2015-ds7145

KGB LIQUOR LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

It is intended that the above-named company 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 removal, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 14 January 2016.

Dated at Auckland this 2nd day of December 2015.

VICTORIA TOON, Chartered Accountant, Chartered Accountants Australia and New Zealand Accredited Insolvency Practitioner (NZ).

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.

2015-ds7150

ARISTA MARINE LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Jeffrey Philip Meltzer and Lloyd James Hayward, liquidators of the above-named company, whose registered office is situated at Suite 6, Level 2, 100 Parnell Road, Auckland, 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 objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies no later than 28 January 2016.

Dated this 2nd day of December 2015.

L. J. HAYWARD, Liquidator.

Contact Details: Meltzer Mason, Suite 6, Level 2, 100 Parnell Road, Parnell, Auckland 1052. Postal Address: PO Box 6302, Wellesley Street, Auckland 1141.

2015-ds7151

MOUNT BEETHAM LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

I, Glenn Nightingale, liquidator of the above-named company, whose registered office is situated at Level 2, 347 Parnell Road, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to this removal can be made, as provided for under section 321 of the Companies Act 1993, by filing that objection online on the Companies Office website by a registered user or by delivering the objection to the

Registrar of Companies, Companies Office, Northern Business Centre, Private Bag 92061, Victoria Street West, Auckland 1142.

All objections must be made by 20 January 2016.

GLENN NIGHTINGALE, Liquidator.

Contact Details: Nightingale Associates Limited, Level 2, 347 Parnell Road, Auckland. Postal Address: PO Box 37655, Parnell, Auckland 1151.

2015-ds7153

BELL EQUITIES LIMITED (in liquidation)

Notice of Intention to Remove Company from the Register

Pursuant to Section 320 of the Companies Act 1993

Company No.: 1522371

I, Robert Clyde Clarke, liquidator of the above-named company, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 ("the Act") and having filed with the Registrar the final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 15 January 2016.

ROBERT CLYDE CLARKE, Liquidator.

2015-ds7166

FLOORS TO CEILING 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 Jeremy Michael Morley, liquidators of FLOORS TO CEILING 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 objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 20 January 2016.

Dated this 25th day of November 2015.

MALCOLM HOLLIS, Liquidator.

2015-ds7168

BEAUTY & BEAUTY LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

Company No.: 3199795

We, Shaun Neil Adams and Vivian Judith Fatupaito, 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 objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 8 February 2016.

Dated this 3rd day of December 2015.

VIVIAN FATUPAITO, Liquidator.

2015-ds7173

ALL CLEAN SERVICES (2010) 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 Jeremy Michael Morley, liquidators of ALL CLEAN SERVICES (2010) 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 objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 20 January 2016.

Dated this 3rd day of December 2015.

MALCOLM HOLLIS, Liquidator.

2015-ds7180

GPS BUILD LIMITED (in liquidation)

Notice of Application for Removal of Company From the Register

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

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

Dated this 4th day of December 2015.

HENRY DAVID LEVIN, Liquidator.

2015-ds7191

Notice of Intention to Remove Companies From the Register

I intend to remove the following companies from the Register under section 318(1)(d) of the Companies Act 1993.

I am satisfied that these companies have ceased to carry on business and there is no further reason for these companies to continue in existence or that no liquidator is acting.

86 PARNELL NOMINEES LIMITED.

ABLE MANAGEMENT LIMITED.

ACTIVE MOBILE SECURITY LIMITED.

ADRIAN CROWTHER LIMITED.

ADULTSDEALS LIMITED.

AJ'S PARTY HIRE LIMITED.

ARENA NZ TRUSTEES LIMITED.

ARNOTT'S INTER ISLAND CARRIERS LIMITED.

BAMBI'S DEN LIMITED.

BAY BOUNTY LIMITED.

BB HOMES LIMITED.

BENJAMIN KAMP DESIGN LIMITED.

BIOHEALTH LIMITED.

BMB INVESTMENTS LIMITED.

BOUTIQUE ACCOMMODATION LIMITED.

BRITALLYN LIMITED.

BUMBLEBEE FILMS LIMITED.

BUTLER HOLDINGS WHAKATANE LIMITED.

CAMPBELL LEE CONSTRUCTION LIMITED.

CARTERS PAINTING & PLASTERING LIMITED.

CHAIN HOLDINGS LIMITED.

COLLABORATUS LIMITED.

CONCEPT MASTER BUILDERS LIMITED.

CONTRUST LIMITED.

COOKE MANAGEMENT SYSTEMS LIMITED.

COVENANT HOMES & JOINERY LIMITED.

CRAIGS PROPERTY SERVICES LIMITED.

CUI LIMITED.

CYCLORINSE FILTERS LIMITED.

CYNDICATE PROPERTY GROUP LIMITED.

D.E.E. SOLUTIONS LIMITED.

DAS RENTAL PROPERTIES LIMITED.

DATAVOICE LIMITED.

DAVID HENRY LIMITED.

DERRICK INVESTMENTS LIMITED.

DOERRWAYS LIMITED.

DONGWENI PASTURES LIMITED.

DOUBLE A TRADING LIMITED.

DUNLOP FAMILY LIMITED.

DYMOCK CONTRACTING LIMITED.

E TURNER & SONS LIMITED.

EARLSDON LIMITED.

ECOMIST WEST AUCKLAND LIMITED.

ELBBIRG LIMITED.

ELECTRICAL CONSULTANCY SERVICES (MARLBOROUGH) LIMITED.

ELIMINATE LIMITED.

ENCRYPTION LIVE LIMITED.

EQUITY GENERAL INVESTMENTS LIMITED.

ESTHER INVESTMENTS LIMITED.

EVEREXT LIMITED.

FENERTY INVESTMENTS LIMITED.

FINSBURY LIMITED.

FOCUS NEW ZEALAND PHOTOGRAPHY TOURS LIMITED.

FOREST RESEARCH HOLDINGS LIMITED.

FORMER FARMERS LIMITED.

FOUNDATION CONSTRUCTION LIMITED.

FOUR WINDS FARM TE MATA LIMITED.

FOX & SCISSORS LIMITED.

GANDER INVESTMENTS LIMITED.

GARRY WARD (1999) LIMITED.

GOLDEN TRADE CAPITAL MARKET LIMITED.

GOLDENHORN HOMES LIMITED.

GRANDAD INVESTMENTS LIMITED.

GREENDALE HOLDINGS LIMITED.

GREG AFENDOULIS BUILDING LIMITED.

GREYHORSE VETERINARY N Z LIMITED.

H4H HOMES LIMITED.

HAMMOND ESTATE LIMITED.

HEARTLAND SEVENTEEN INVESTMENTS LIMITED.

HIGH PROFILE SOLUTIONS HOLDINGS LIMITED.

HIGHWAY VETS (BAY OF ISLANDS) LIMITED.

HIREAHANDYMAN 2007 LIMITED.

HMPS NEW ZEALAND LIMITED.

HOMEWOOD MERCANTILE LIMITED.

HORNIGOLD HOLDINGS LIMITED.

HVC LIMITED.

IBOAT LIMITED.

ICONNECT NZ LIMITED.

IDISPATCH LIMITED.

ILAM PARK CONSULTANCY LIMITED.

INDUSTRIAL ERGONOMICS LIMITED.

ISLAMIC PROPERTIES LIMITED.

J & E (NZ) LIMITED.

J & K INVESTMENT PROPERTIES LIMITED.

JOKE PROPERTY LIMITED.

IRL INVESTMENTS LIMITED.

KAINU MC LIMITED.

KAINUI LIMITED.

KANG & CHEN FAMILY TRUSTEES LIMITED.

KAURI RIDGE HOLDINGS LIMITED.

KEMBLEFIELD ESTATE WINERY LIMITED.

KERIKERI MOTORCYCLES LIMITED.

KIWI CREDIT LIMITED.

L AND J ELECTRICAL LIMITED.

LEES INDUSTRIES LIMITED.

LEES SOLAR LIMITED.

LEN A. GLASS ORTHODONTIST LIMITED.

LEVEL UP COMPUTERS LIMITED.

LONG BAY PUBLISHING LIMITED.

LYNDEAN INVESTMENTS LIMITED.

M G INVESTMENT HOLDINGS LIMITED.

MAA KALI HOLDINGS LIMITED.

MARLBOROUGH DIRECT LIMITED.

MARROW LIMITED.

MASALA GROUP LIMITED.

MIKE CORKIN & ASSOCIATES LIMITED.

MILLER MMA LIMITED.

MINI MERINO LIMITED.

MORRISON DEVELOPMENTS LIMITED.

MUDGWAY PROPERTIES LIMITED.

MYBUYING POWER LIMITED.

MYEASYIT LIMITED.

NATURAL HEALTH NEW ZEALAND LIMITED.

NATURE PARK NZ LIMITED.

NGA WHARE PORTFOLIO LIMITED.

NJ & MJ BROOKS LIMITED.

NORTHERN CONCRETE CUTTERS LIMITED.

NYALIC WINDOW SYSTEMS LIMITED.

NZ IND GLOBAL LIMITED.

NZCU FINANCE LIMITED.

O D M INVESTMENTS LIMITED.

OPAL PROPERTIES 2007 LIMITED.

O'RORKE PROPERTIES LIMITED.

PARKER TOURS LIMITED.

PARTON ROAD INVESTMENTS LIMITED.

PEEBLES FARMING LIMITED.

PJP PROPERTIES LIMITED.

PNYX TV LIMITED.

PONY & BUNNY CLEANING LIMITED.

PORTLAND HOTEL GROUP LIMITED.

PPILLAI LIMITED.

PRESENCE YOGA NZ LIMITED.

QUERCUS INVESTMENTS LIMITED.

R & R INVESTMENT PROPERTIES LIMITED.

R G THOMPSON MEATS LIMITED.

R K & I A O'NEALE LIMITED.

R.A.Y TECH LIMITED.

RBS (NEW ZEALAND) LIMITED.

REFINED CONSTRUCTION LIMITED.

RJX TECHNOLOGY SERVICES LIMITED.

ROCKY STAR LIMITED.

ROD WEST INSURANCE SERVICES LIMITED.

RON'S DECORATING LIMITED.

RUBY ROSE PROPERTIES LIMITED.

S A KIWI'S INVESTMENTS LIMITED.

SCHNAPPY PROPERTIES LIMITED.

SF FINANCE LIMITED.

SIGTEC NZ PTY LIMITED.

SNIFF LIMITED.

SOUTHERN SPARS V.O.R. GP LIMITED.

SPECIALISED POWER STEERING & WHEEL ALIGNMENT LIMITED.

SRM INVESTMENTS LIMITED.

STORAGE WARKWORTH LIMITED.

STUD DE FRESNAY LIMITED.

SUGAR PLUM INVESTMENTS LIMITED.

SYMONDS STREET HOLDINGS LIMITED.

TALDOW HOLDINGS LIMITED.

TARKA HOLDINGS MANAWATU LIMITED.

TARKA HOLDINGS NORTHLAND LIMITED.

TASTE TARANAKI LIMITED.

TAX LAWYER NZ LIMITED.

TAYLOR STREET LIMITED.

TFC HOLDINGS (2008) LIMITED.

THE CUPCAKE FAIRY N.Z. LIMITED.

TIGERZI DESIGN LIMITED.

TII MANAGEMENT LIMITED.

TODD TASMAN OIL LIMITED.

TODD WIRELESS LIMITED.

TONKIN IT LIMITED.

TOTALLY NUTS 07 LIMITED.

URBAN PROPERTY GROUP LIMITED.

VAN ORTON PROPERTIES LIMITED.

VELVET PURE HOLDINGS LIMITED.

VET EQUINE LIMITED.

VIEW INVESTMENTS LIMITED.

WAIKATO FILTRATION SERVICES (2008) LIMITED.

WAIKATO MOBILE VEHICLE CLEANING LIMITED.

WAITENSEA LIMITED.

WALPOLE PROPERTIES LIMITED.

WELLTEST HOLDINGS LIMITED.

WEST COAST PROPERTY DEVELOPMENT LIMITED.

WHOLLY SOUTH ISLAND FRANCHISE LIMITED.

WILDLIFE HONEY LIMITED.

WILTSHIRE LIMITED.

WINMIN LIMITED.

WOOD RESIDENTIAL LIMITED.

XPERENTIA APAC LIMITED.

Unless, under section 321 of the Companies Act 1993, written objection to the removal of any of the above-named companies is delivered to the Registrar by 18 January 2016 (being not less than 20 working days from the date of this notice), the Registrar is required to remove the companies from the Register.

Dated this 10th day of December 2015.

MANDY McDONALD, Registrar of Companies.

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

Online Service for Objections at: www.companies.govt.nz

2015-ds7197

PRADO HOLDINGS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

Company No.: 1422423

We, Vivian Judith Fatupaito and Shaun Neil Adams, liquidators of the 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 objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 1 February 2016.

Dated this 4th day of December 2015.

VIVIAN FATUPAITO, Liquidator.

2015-ds7207

KSW (2007) LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Wendy Ann Somerville and Malcolm Grant Hollis, liquidators of KSW (2007) 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 objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 25 January 2016.

Dated this 3rd day of December 2015.

WENDY ANN SOMERVILLE, Liquidator.

2015-ds7212

PACIFIC HARVESTING LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

The Companies Act 1993 ("the Act")

Application to remove the above-named company will be made to the Registrar, pursuant to section 318(1)(e) of the Act, on the grounds that the liquidation has been completed and the documents referred to in section 257(1)(a) have been sent to the Registrar.

Objections to the removal, pursuant to section 321, must be delivered to the Registrar within 20 working days from the date of this notice.

Dated this 10th day of December 2015.

S. M. BRYANT and W. D. SAWERS, Liquidators.

Address of Liquidators: Staples Rodway Hawkes Bay Limited, PO Box 46, Hastings 4156. Telephone: (06) 878 7004.

2015-ds7225

MAHEATATAKA COOLPACK LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Malcolm Hollis, Wendy Somerville and Colin McCloy, liquidators of the 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 objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 28 January 2016.

Dated this 7th day of December 2015.

WENDY SOMERVILLE, Liquidator.

2015-ds7239

ROSENEATH ASSETS LIMITED and SELECTNET LIMITED (both in liquidation)

Notice of Intention to Remove Companies From the Register

Pursuant to Section 320 of the Companies Act 1993

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

Any objections to the removals, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 22 January 2016.

Dated this 7th day of December 2015.

TERRY BASTION, Liquidator.

2015-ds7250

GOVERNMENT NOTICES

Authorities/Other Agencies of State

Notification of Amendments to Input Methodologies Applicable to Electricity Distribution Businesses - Incremental Rolling Incentive Scheme (IRIS)

Pursuant to section 52W of the Commerce Act 1986 ("the Act"), the Commerce Commission ("Commission") gives the following notice:

The Commission has amended the input methodologies applicable to electricity lines services under Part 4 of the Act.

The input methodologies amended are set out in the *Electricity Distribution Services Input Methodologies Determination 2012* [2012] NZCC 26.

The amended input methodologies are set out in the *Electricity Distribution Services (Incremental Rolling Incentive Scheme) Input Methodology Amendments Determination 2015* [2015] NZCC 32 ("amendment").

The amendment comes into effect on the date of this notice.

The IRIS provides a mechanism by which suppliers that are subject to price-quality regulation can retain the benefits of efficiency gains beyond the end of a regulatory period.

The amendment describes how the Incremental Rolling Incentive Scheme applies to electricity distribution businesses transitioning to and from customised price-quality paths, and completes the IRIS input methodology amendment process commenced with the Commission's notice of intention in April 2013.

We have amended these input methodologies to improve the incentives for electricity distribution businesses to control expenditure and to improve efficiency, and share improvements in efficiency with consumers through prices that are lower than they otherwise would have been. These amendments complement the amendments made on 27 November 2014, which set out how the IRIS would apply to non-exempt electricity distribution businesses subject to default price-quality paths. Those amendments were set out in the *Incremental Rolling Incentives Scheme Input Methodologies Amendment Determination 2014* [2014] NZCC 32.

Copies of the amendment and reasons paper are available on the Commission's website

www.comcom.govt.nz/regulated-industries/input-methodologies-2/amendments-and-clarifications/

and are available for inspection free of charge at the Commission (during ordinary office hours), or for purchase at a reasonable price at the Commission, 44 The Terrace, Wellington.

Dated at Wellington this 25th day of November 2015.

COMMERCE COMMISSION.

2015-au7105

Notice of the Electricity Industry Participation Code Amendment (Access to Retail Tariff Information) 2015

Under section 38(3)(b) of the Electricity Industry Act 2010 ("Act"), and having complied with section 39 of that Act, the Electricity Authority") gives notice of the making of the Electricity Industry Participation Code

Amendment (Access to Retail Tariff Information) 2015 ("amendment").

- 1. The amendment comes into force on 1 February 2016.
- 2. The amendment makes changes to Parts 1 and 11 of the Electricity Industry Participation Code 2010 ("Code"), as amended by the Electricity Industry Participation Code Amendment (Access to Retail Data) 2014, to:
 - a. give effect to the Authority's decision to require all retailers to provide information about their generally available retail tariff plans to any person that requests it; and
 - b. enable a retailer to impose a reasonable charge for providing the information, if a person requests that information be provided in a manner or format that is different from the manner or format typically used by the retailer for providing such information.
- 3. A copy of the amendment and the Code is available on the Authority's website www.ea.govt.nz/code-and-compliance/the-code/
- 4. A copy of the amendment and the Code may also be inspected free of charge or purchased from the Electricity Authority, Level 7, ASB Bank Tower, 2 Hunter Street, Wellington.

Dated at Wellington this 1st day of December 2015.

Dr THOMAS BRENT LAYTON, Chairperson, Electricity Authority.

2015-au7155

Notification of Maritime Rules

In accordance with section 448 of the Maritime Transport Act 1994, Maritime New Zealand gives notice of the making of the following maritime rules:

Maritime Labour Convention Rule Amendments 2015.

Although made, the commencement of these Rules is suspended until applied by the Minister by further notice in the *New Zealand Gazette*.

These Rules are available for inspection free of charge, or for purchase at a cost, from Maritime New Zealand, Level 11, 1 Grey Street, Wellington, or on the Maritime New Zealand website at

www.maritimenz.govt.nz/rules

Dated at Wellington this 10th day of December 2015.

MARK BATT, Manager Domestic and International Policy, Maritime New Zealand.

2015-au7163

Notice Under Section 571 of the Financial Markets Conduct Act 2013

Pursuant to section 556 of the Financial Markets Conduct Act 2013, the Financial Markets Authority on 3 December 2015 granted the exemptions contained in the Financial Markets Conduct (Nitro Corporation Pty Ltd) Exemption Notice 2015.

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 2, 1 Grey Street, Wellington, or Level 5, Ernst & Young Building, 2 Takutai Square, Britomart, Auckland, or by post to PO Box 1179, Wellington 6140.

2015-au7178

Continuing Professional Development Requirements for Holders of Certificates of Competence Granted Under the Health and Safety in Employment (Mining Operations and Quarrying Operations) Regulations 2013

Under regulation 34 of the Health and Safety in Employment (Mining Operations and Quarrying Operations)

Regulations 2013, WorkSafe New Zealand gives notice of the continuing education required to be completed for the granting of a renewal of a certificate of competence.

Interpretation

In this notice, unless the context otherwise requires:

Board means the New Zealand Mining Board of Examiners, established under section 20D of the Health and Safety in Employment Act 1992.

certificate of competence means a certificate of competence issued by the Board under regulation 41 of the regulations.

competency means an area of learning as set out in column 1 of Table 1.

continuing professional development or **CPD** means formal learning and informal learning in a range of topics that are:

- (a) within the competencies set out in column 1 of Table 1; and
- (b) directly relevant to maintaining and enhancing skills and knowledge within the extractives industry.

employed means employed as an employee or engaged as a contractor.

formal learning means learning of a type described in column 1 of the table in Part 1 of Appendix 1.

holder means a person who holds a certificate of competence.

informal learning means learning of a type described in column 1 of the table in Part 2 of Appendix 1.

regulations means the Health and Safety in Employment (Mining Operations and Quarrying Operations) Regulations 2013.

year means a twelve-month period commencing from the date the relevant certificate of competence was issued.

Commencement

1. This notice comes into force on 1 January 2016.

Application of Continuing Professional Development requirements

- 1. All holders must complete the CPD requirements in this notice regardless of whether or not they are employed within the extractives industry for the entire duration of the certificate of competence held.
- 2. Where a holder holds more than one certificate of competence within the same category, the holder is required only to complete the CPD requirements for the most senior certificate of competence held.
- 3. Where a holder holds certificates of competence in different categories, the following provisions apply:
 - a. The holder is required to complete the number of hours of CPD over the five-year period for the most senior certificate of competence held, provided the requirements of subparagraph b are met.
 - b. The holder must meet the specific requirements for each certificate of competence as set out in column 3 of Table 2.
 - c. CPD completed in relation to one certificate will be treated as completed in relation to another certificate so long as it is relevant to that other certificate.
- 4. A person who has had his or her certificate of competence suspended by the Board is not exempted from completing the CPD requirements.
- 5. In this clause, the categories of certificate of competence are as follows:

Category	Certificates within category	
Site senior executive	site senior executive	
Coal mining	first-class coal mine manager	
	A-grade opencast coal mine manager	
	B-grade opencast coal mine manager	
	coal mine deputy	
	coal mine underviewer	

Metalliferous and alluvial mining	first-class mine manager	
Quarrying	A-grade quarry manager	
	B-grade quarry manager	
Tunnelling	A-grade tunnel manager	
	B-grade tunnel manager	
Electrical superintendent	electrical superintendent	
Mechanical superintendent	mechanical superintendent	
Mine surveyor	mine surveyor	
Ventilation officer	ventilation officer	
Winding engine driver	winding engine driver	

Note: Certificates are listed in order of seniority within each category.

CPD requirements

- 1. Each holder must complete CPD in accordance with the requirements set out in Table 2 for the relevant certificate of competence.
- 2. For the purposes of Table 2, descriptions of the types of formal and informal learning and how many hours of each type of learning may be claimed are set out in Appendix 1.
- 3. If a holder completes more than the minimum hours of CPD required in a year, the holder may carry forward and attribute those hours into the next year. Hours may be carried forward even if the certificate of competence has been renewed. However, a holder may carry forward and attribute his or her hours to one year only.
- 4. Where a certificate of competence was issued prior to 1 January 2016, the number of hours of CPD required for the first year of the certificate and the total hours of CPD required for the duration of that certificate of competence is set out in Appendix 2.

Table 1: Competency requirements

Competencies	Topics
Operating and safety systems	Exploration/site investigation
	Slope stability
	Operational planning
	Temporary work/preparatory works
	Methods
	Processing
	Services
	Plant and equipment
	Guarding
	Maintenance
	Instrumentation and monitoring
	Ground or strata management
	Roads and vehicle operations
	Fire and explosion prevention
	Gas management
	Mechanical engineering

Competencies	Topics		
	Electrical engineering		
	Ventilation management		
	Worker health management		
	Outburst management		
	Inrush and inundation management		
	Flammable dust management		
	Explosives		
	Spontaneous combustion		
	Environmental management		
	Emplacement stability		
	Ponds and dams		
	Stockpiling		
	Waste dumps		
	Hyperbarics		
	Mine surveying		
	Winding engines		
	Segment management		
	Safety management		
	Risk management		
Legislation	Relevant Acts, regulations, approved codes of practice, instruments, standards, and guidelines, such as:		
	a. Health and Safety in Employment Act 1992 ("HSE Act")		
	b. Health and Safety at Work Act 2015 ("HSW Act")		
	c. Health and Safety in Employment (Mining Operations and Quarrying Operations) Regulations 2013 (including Principal Hazard Management Plans, and Principal Control Plans)		
	d. Approved codes of practice issued under the HSE Act or HSW Act		
	e. Safe work instruments made under the HSW Act		
	f. Hazardous Substances and New Organisms Act 1996 ("HSNO Act")		
	g. Regulations made under the HSNO Act		
	h. Resource Management Act 1991		
	i. Crown Minerals Act 1991		
	j. Mines Rescue Act 2013		
	Acts or regulations that amend or replace any of the Acts and regulations listed above.		
	Relevant local authority requirements or conditions.		
Emergency management	Emergency plans		
	Preparedness and response		

Competencies	Topics	
Leadership	Health and well-being	
	People development and management	
	Communication	
	Contractor management	
	Worker participation	
	Planning and organising	
	Problem-solving and decision-making	
	Initiative	

Note 1: Topics set out in column 2 of this table are examples of the matters that may be covered by a competency. Learning in other topics within these competencies will be treated as CPD as long as it is directly relevant to maintaining and enhancing skills and knowledge within the extractives industry.

Note 2: Subject to specific CPD requirements as set out in Table 2, holders may complete CPD in any combination of topics within the competencies.

Table 2: Specific CPD requirements for certificate of competence holders

Certificate of competence	Hours required	Competencies	Learning
site senior executive	5 year total: 120 hours	Minimum of 16 hours over 5 years for each competency.	Formal: minimum of 16 hours per year.
	24 hours per year minimum		Informal: up to a maximum of 8 hours per year.
first class mine manager	5 year total: 120 hours	Minimum of 16 hours over 5 years for each competency.	Formal: minimum of 16 hours per year.
	24 hours per year minimum		Informal: up to a maximum of 8 hours per year.
first class coal mine manager	5 year total: 120 hours	Minimum of 16 hours over 5 years for each competency.	Formal: minimum of 16 hours per year.
	24 hours per year minimum	In addition, a total of 30 hours over 5 years across all of the following topics from Operating and Safety Systems: electrical engineering, ventilation management, gas management, spontaneous combustion, flammable dust management.	Informal: up to a maximum of 8 hours per year.
A-grade opencast coal mine manager	5 year total: 120 hours	Minimum of 16 hours over 5 years for each competency.	Formal: minimum of 16 hours per year.
	24 hours per year minimum		Informal: up to a maximum of 8 hours per year.
B-grade opencast coal mine manager	5 year total: 60 hours 12 hours per year minimum	Minimum of 8 hours over 5 years for each competency.	Formal: minimum of 8 hours per year. Informal: up to a maximum of 4 hours per year.
A-grade quarry manager	5 year total: 120 hours	Minimum of 16 hours over 5 years for each competency.	Formal: minimum of 16 hours per year.
	24 hours per year minimum		Informal: up to a maximum of 8 hours per year.

Certificate of competence	Hours required	Competencies	Learning
B-grade quarry manager	5 year total: 60 hours 12 hours per year minimum	Minimum of 8 hours over 5 years for each competency.	Formal: minimum of 8 hours per year. Informal: up to a maximum of 4 hours per year.
A-grade tunnel manager	5 year total: 120 hours 24 hours per year minimum	Minimum of 16 hours over 5 years for each competency.	Formal: minimum of 16 hours per year. Informal: up to a maximum of 8 hours per year.
B-grade tunnel manager	5 year total: 60 hours 12 hours per year minimum	Minimum of 8 hours over 5 years for each competency.	Formal: minimum of 8 hours per year. Informal: up to a maximum of 4 hours per year.
coal mine underviewer	5 year total: 120 hours	Minimum of 16 hours over 5 years for each competency.	Formal: minimum of 16 hours per year.
	24 hours per year minimum	In addition, a total of 30 hours over 5 years across all of the following topics from Operating and Safety Systems: electrical engineering, ventilation management, gas management, spontaneous combustion, flammable dust management.	Informal: up to a maximum of 8 hours per year.
coal mine deputy	5 year total: 60 hours 12 hours per year minimum	Minimum of 8 hours over 5 years for each competency. In addition, a total of 15 hours over 5 years across all of the following topics from Operating and Safety Systems: electrical engineering, ventilation management, gas management, spontaneous combustion, flammable dust management.	Formal: minimum of 8 hours per year. Informal: up to a maximum of 4 hours per year.
electrical superintendent	5 year total: 120 hours 24 hours per year minimum	Minimum of 16 hours over 5 years for each competency. A minimum of 25% of total hours required must be earned from topics that are directly subject-related to the area of specialisation.	Formal: minimum of 16 hours per year. Informal: up to a maximum of 8 hours per year.
mechanical superintendent	5 year total: 120 hours 24 hours per year minimum	Minimum of 16 hours over 5 years for each competency. A minimum of 25% of total hours required must be earned from topics that are directly subject-related to the area of specialisation.	Formal: minimum of 16 hours per year. Informal: up to a maximum of 8 hours per year.

Certificate of competence	Hours required	Competencies	Learning
mine surveyor 5 year total: 60 hour 12 hours per year		Operating and Safety Systems and Legislation only.	Formal: minimum of 8 hours per year.
	minimum	Minimum of 8 hours over 5 years for relevant topics from each competency.	Informal: up to a maximum of 4 hours per year.
		A minimum of 25% of total hours required must be earned from topics that are directly subject-related to the area of specialisation.	
ventilation officer	5 year total: 60 hours 12 hours per year	Operating and Safety Systems and Legislation only.	Formal: minimum of 8 hours per year.
minimum		Minimum of 8 hours over 5 years for relevant topics from each competency.	Informal: up to a maximum of 4 hours per year.
		A minimum of 25% of total hours required must be earned from topics that are directly subject-related to the area of specialisation.	
winding engine driver 5 year total: 40 hours 8 hours per year minimum		A minimum of 30 hours over 5 years must encompass relevant topics from Operating and Safety Systems.	Formal: minimum of 4 hours per year. Informal: up to a maximum of 2 hours per year.
Make Considered minimum	house of CDD in com	Up to 10 hours may be from topics from other competencies.	

Note: Specified minimum hours of CPD in competencies (column 3) and of formal learning (column 4) are part of, and not additional to, the yearly and 5 year total hours of CPD required.

Criteria for CPD Formal Training Courses

To be counted towards CPD requirements all formal training courses of more than four hours must:

- a. Have learning outcomes and assessment activities;
- b. have course content that is:
 - i. consistent with current legislation, standards and codes of practice;
 - ii. current and relevant to the mining, tunnelling or quarrying industry (as applicable); and
 - iii. relevant to the holder, in relation to the certificate of competence held;
- c. have a clearly defined structure with a statement of course goals and outcomes, including learning objectives;
- d. have a learning environment which is appropriate, safe, supportive and adequately resourced;
- e. provide measureable outcomes for the knowledge and/or skills covered;
- f. have clear and valid processes of assessment to determine whether course attendees are deemed to have successfully completed the course; and
- g. have an instructor who:
 - i. has appropriate qualifications and technical and educational knowledge and experience relevant to the course he or she is delivering; and
 - ii. holds relevant qualifications or has suitable experience in adult education or training.

Recording CPD Activities

1. Each holder must:

- a. record his or her CPD activities in a log book provided by WorkSafe New Zealand; and
- b. retain, for the duration of the certificate of competence held, evidence of all CPD activities undertaken during each five-year period.
- 2. For the purposes of paragraph 1, **evidence** includes, but is not limited to, certificates, a list of results, records of attendance, employer reports, and receipts.
- 3. The log book will be used by the Board as evidence of whether the holder has complied with regulation 43.

Further Information

Information regarding this notice can be obtained from the New Zealand Mining Board of Examiners Secretariat, WorkSafe New Zealand, PO Box 165, Wellington 6140 or BoE_Secretariat@worksafe.govt.nz

Dated at Wellington this 19th day of November 2015.

GREGOR COSTER, Chairperson, WorkSafe New Zealand.

Appendix 1

Part 1: Formal Learning

Types of Learning	Claimable Hours
Attending industry seminars/workshops, such as those run by industry or related organisations.	Actual hours up to a maximum of 6 hours per seminar/workshop.
Delivering industry seminars/workshops.	Actual hours up to a maximum of 8 hours per seminar/workshop.
Successfully completing formal training courses by fulfilling all course requirements. These must meet the criteria set out in Appendix 2.	Actual hours.
Attending industry representative meetings, such as but not confined to advisory groups, industry or specialist boards, panels of examiners membership, technical committees.	Actual hours up to a maximum of 6 hours per year for each group.
Attending relevant industry conferences. These must be relevant to the certificate of competence holder.	Actual hours up to a maximum of 4 hours per conference. This is in addition to the hours claimed for attendance at conference workshops.
Study or training towards tertiary qualifications,	Half of the required formal hours per year, i.e.:
including degrees and industry training qualifications.	8 hours for most certificate of competence holders.
	4 hours for holders of the following certificates of competence: B-grade opencast coal mine manager, B-grade quarry manager, B-grade tunnel manager, coal mine deputy, mine surveyor.
	2 hours for holders of a certificate of competence as a winding engine driver.
Presenting paper at a relevant industry conference (includes content preparation).	Actual hours up to a maximum of 8 hours for each presentation.
	Actual hours up to a maximum of 4 hours where the same content of a paper is subsequently presented or a previously published paper is presented.
Publication of learned/peer reviewed papers.	Actual hours up to a maximum of 10 hours for papers that have not been presented.
	Actual hours up to a maximum of 5 hours for content/paper that has been previously presented at a conference or similar.
	Extra hours are not claimable if the paper is published in more than one publication.

Publication of articles in relevant industry magazines or journals or similar.	Actual hours up to a maximum of 4 hours for content that has not previously been presented.
	Actual hours up to a maximum of 2 hours for content/paper that has been previously presented at a conference or similar.
	Extra hours are not claimable if the paper is published in more than one publication.
Written papers accompanied by a conference poster at a relevant industry conference (includes preparation).	Actual hours up to a maximum of 8 hours for papers that have not been presented.
	Actual hours up to a maximum of 4 hours for papers that have been previously presented at a conference or similar.

Part 2: Informal Learning

Types of Learning	Claimable Hours
Publications. This can include but not be confined to reading learned or technical articles, technical publications, conference papers.	Actual hours up to a maximum of 2 hours per year.
Relevant field trips.	Actual hours up to a maximum of 2 hours per field trip, and a maximum of 2 field trips per year.
Delivering in-house training (that is not formal training).	Actual hours up to a maximum of 4 hours per year.
In-house training (that is not formal training).	Actual hours up to a maximum of 4 hours per year.
Equipment manufacturers' training (that is not formal training).	Actual hours up to a maximum of 4 hours per year.
Attending relevant industry expos.	Actual hours up to a maximum of 2 hours per year.
Workplace mentoring.	Actual hours up to a maximum of 2 hours per year.
Participation in high-level risk assessments. This does not include participation in day-to day activities such as task-focused risk assessment e.g. Take 5 or JSA.	Actual hours up to a maximum of 2 hours per year.
Review of principal hazard management plans.	Actual hours up to a maximum of 4 hours per year.
Participation in conducting reportable incident investigation(s).	Actual hours up to a maximum of 2 hours per year.

Appendix 2: Hours of CPD required where certificate of competence issued prior to 1 January 2016 Part 1: Requirements for certificates of competence requiring a total of 120 hours CPD

These requirements apply to the following certificates of competence: site senior executive; first-class mine manager, first-class coal mine manager; A-grade opencast coal mine manager; A-grade quarry manager; A-grade tunnel manager; coal mine deputy; coal mine underviewer; electrical superintendent; and mechanical superintendent.

Month certificate of competence issued	Total hours required from 1 January 2016 until 1st anniversary of issue of certificate of competence (first year)	Minimum formal hours required for first year	Maximum informal hours for first year	Total CPD hours required over 5-year period
February 2015	2 hours	No minimum required	No maximum	98 hours

March 2015	4 hours	No minimum required	No maximum	100 hours
April 2015	6 hours	4 hours	2 hours	102 hours
May 2015	8 hours	6 hours	2 hours	104 hours
June 2015	10 hours	8 hours	2 hours	106 hours
July 2015	12 hours	9 hours	3 hours	108 hours
August 2015	14 hours	10 hours	4 hours	110 hours
September 2015	16 hours	11 hours	5 hours	112 hours
October 2015	18 hours	12 hours	6 hours	114 hours
November 2015	20 hours	13 hours	7 hours	116 hours
December 2015	22 hours	14 hours	8 hours	118 hours

Part 2: Requirements for certificates of competence requiring a total of 60 hours CPD

These requirements apply to the following certificates of competence: B-grade opencast coal mine manager; B-grade quarry manager; B-grade tunnel manager; mine surveyor; and ventilation officer.

Month certificate of competence issued	Total hours required from 1 January 2016 until 1st anniversary of issue of certificate of competence (first year)	Minimum formal hours required for first year	Maximum informal hours for first year	Total CPD hours required over 5-year period
February 2015	1 hour	No minimum required	No maximum	49 hours
March 2015	2 hours	No minimum required	No maximum	50 hours
April 2015	3 hours	No minimum required	No maximum	51 hours
May 2015	4 hours	No minimum required	No maximum	52 hours
June 2015	5 hours	No minimum required	No maximum	53 hours
July 2015	6 hours	4 hours	2 hours	54 hours
August 2015	7 hours	5 hours	2 hours	55 hours
September 2015	8 hours	5 hours	3 hours	56 hours
October 2015	9 hours	6 hours	3 hours	57 hours
November 2015	10 hours	6 hours	4 hours	58 hours
December 2015	11 hours	8 hours	3 hours	59 hours

Part 3: Requirements for certificate of competence requiring a total of 40 hours

These requirements apply to the following certificate of competence: winding engine driver.

Month certificate of competence issued	Total hours required from 1 January 2016 until 1st anniversary of issue of certificate of competence (first year)	Minimum formal hours required for first year	Maximum informal hours for first year	Total CPD hours required over 5-year period
February 2015 - June 2015	4 hours	3 hours	1 hour	36 hours
July 2015 - December 2015	As per Table 2	As per Table 2	As per Table 2	As per Table 2

2015-au7201

Notification of Marine Protection Rules

In accordance with section 448 of the Maritime Transport Act 1994, Maritime New Zealand gives notice of the making of the following marine protection rules:

Part 132: New Zealand Oil Spill Control Agents

These rules come into force on 11 January 2016.

Rules are available for inspection free of charge, or for purchase at a cost, from Maritime New Zealand, Level 11, 1 Grey Street, Wellington, or on the Maritime New Zealand website at

www.maritimenz.govt.nz/rules

Dated at Wellington this 10th day of December 2015.

MARK BATT, Manager Domestic and International Policy, Maritime New Zealand.

2015-au7202

Notice Relating to Material Incorporated by Reference in Marine Protection Rules

Pursuant to section 452 of the Maritime Transport Act 1994, Maritime New Zealand gives notice that amended Part 132 of the marine protection rules, signed on 28 November 2015, and coming into force on 11 January 2016, incorporates the following material by reference:

- New Zealand Standard 5433.1:2012
- ASTM D445 Standard Test Method for Kinematic Viscosity of Transparent and Opaque Liquids (and Calculation of Dynamic Viscosity)
- ASTM D7042 Standard Test Method for Dynamic Viscosity and Density of Liquids by Stabinger Viscometer (and the Calculation of Kinematic Viscosity)
- ASTM D93 Standard Test Methods for Flash Point by Pensky-Martens Closed Cup Tester
- ASTM D2500 Standard Test Method for Cloud Point of Petroleum Products
- ASTM D1722 Standard Test Method for Water Miscibility of Water-Soluble Solvents
- ASTM E1562 Standard Guide for Conducting Acute, Chronic, and Life-Cycle Aquatic Toxicity Tests with Polychaetous Annelids
- ASTM E1022 Standard Guide for Conducting Bioconcentration Tests with Fishes and Saltwater Bivalve Mollusks
- BS 2839 Standard Test Methods for Flashpoint by Pensky-Martens Closed Tester
- BS 4708 Method For Determination Of Viscosity Of Transparent And Opaque Liquids (Kinematic And Dynamic Viscosities)
- IP 71 Petroleum products Transparent and opaque liquids Determination of kinematic viscosity and calculation of dynamic viscosity

- IP 219 Petroleum products Determination of cloud point
- IP 34 Determination of flash point Pensky-Martens closed cup method
- OECD Test Guideline 107: Partition Coefficient (n-octanol/water): Shake Flask Method
- OECD Test Guideline 117: Partition Coefficient (n-octanol/water), HPLC Method
- OECD Test guideline 414: Prenatal Developmental Toxicity Study
- OECD Test Guideline 415: One-Generation Reproduction Toxicity Study
- OECD Test Guideline 416: Two-Generation Reproduction Toxicity
- OECD Test Guideline 421: Reproduction/Developmental Toxicity Screening Test
- OECD Test Guideline 422: Combined Repeated Dose Toxicity Study with the Reproduction/Developmental Toxicity Screening Test
- OECD Test Guideline 210: Fish, Early-life Stage Toxicity Test
- OECD Test Guideline 211: Daphnia magna Reproduction Test
- OECD Test Guideline 201: Freshwater Alga and Cyanobacteria, Growth Inhibition Test
- OECD Test Guideline 202: Daphnia sp. Acute Immobilisation Test
- OECD Test Guideline 203: Fish, Acute Toxicity Test
- OECD Test Guideline 301A, B, C, D, and E: Ready Biodegradability Tests
- World Health Organization: International Programme on Chemical Safety (IPCS) Harmonized Scheme for Mutagenicity Testing: Mutagenicity testing for chemical risk assessment
- WSL-LR448 Warren Spring Laboratory WSL-LR 448 protocol

Availability of material for inspection

The material incorporated by reference described above is available for inspection by appointment free of charge at the Maritime New Zealand office listed below during the hours of 8.30am to 5.00pm, Monday to Friday:

Maritime New Zealand Office

Wellington: Level 11, 1 Grey Street.

Availability of material for purchase

The material incorporated by reference may be purchased from the publications website of the International Maritime Organization, where publications are searchable according to name and Code:

www.imo.org/Publications/Pages/Home.aspx

Alternatively, some publications are available in resolution form on the website of Maritime New Zealand.

www.maritimenz.govt.nz/Rules/Material-incorporated-by-reference.asp

Dated at Wellington this 10th day of December 2015.

KEITH MANCH, Director of Maritime New Zealand.

2015-au7203

Notice Under Section 73(1) of the Auditor Regulation Act 2011

Pursuant to section 73(1) of the Auditor Regulation Act 2011 ("the Act"), the Financial Markets Authority on 30 November 2015 issued a report on the quality reviews that were carried out under the Act in the period 1 July 2014 to 30 June 2015.

Copies are available on the Financial Markets Authority's website

www.fma.govt.nz

Copies are also available on request to the Financial Markets Authority, Level 2, 1 Grey Street, Wellington, or Level 5, Ernst & Young Building, 2 Takutai Square, Britomart, Auckland, or by post to PO Box 1179, Wellington 6140.

2015-au7206

Electricity Industry (Exemption No. 235 (Legacy Metering Group (LMG) Limited)) Exemption Notice 2015

In accordance with section 11 of the Electricity Industry Act 2010 ("Act"), the Electricity Authority gives the following notice.

Notice

- 1. Title and commencement—(1) This notice is the Electricity Industry (Exemption No. 235 (Legacy Metering Group (LMG) Limited)) Exemption Notice 2015.
- (2) This notice comes into force on the day after the date it is notified in the New Zealand Gazette.
- **2. Exemption**—Legacy Metering Group (LMG) Limited ("Legacy Metering") is exempted from complying with the obligation in clause 1(1)(a)(i) of Schedule 10.5 of the Electricity Industry Participation Code 2010 ("Code") to ensure that an initial metering equipment provider ("MEP") audit is completed within three months of first becoming an MEP.
- **3. Term**—This exemption expires at the earlier of:
 - a. the close of 30 November 2016;
 - b. Legacy Metering being responsible for more than 20 installation control points; and
 - c. Legacy Metering being responsible for a category 2 or higher metering installation.
- 4. Reasons for granting the exemption—The reasons for granting this exemption are:
 - a. the exemption is only needed on a short-term basis;
 - b. granting the exemption will assist a small new entrant MEP to enter the market, which could lead to increased competition for the long-term benefit of consumers;
 - c. granting the exemption will ensure Legacy Metering's audit is meaningful;
 - d. the exemption will have little or no impact on other participants and service providers, and will not affect any other Code provisions; and
 - e. the exemption meets the requirements of section 11(2) of the Act for granting exemptions.

Dated at Wellington this 4th day of December 2015.

For and on behalf of the Electricity Authority:

Hon ROGER SOWRY, onzm, Member, Electricity Authority.

2015-au7214

Electricity Industry (Exemption No. 233 (Mighty River Power Limited)) Exemption Notice 2015

In accordance with section 11 of the Electricity Industry Act 2010 ("Act"), the Electricity Authority gives the following notice.

Notice

- 1. Title and commencement—(1) This notice is the Electricity Industry (Exemption No. 233 (Mighty River Power Limited)) Exemption Notice 2015.
- (2) This notice comes into force on the day after the date it is notified in the New Zealand Gazette.
- **2. Exemption**—Mighty River Power Limited ("MRPL") is exempted from complying with the obligation in clause 8(g) of Schedule 15.3 of the Electricity Industry Participation Code 2010 ("Code") to provide non half-hour ("NHH") submission information instead of half-hour ("HHR") submission information for distributed unmetered load ("DUML").
- **3. Term**—This exemption expires at the close of **31 October 2023**.
- **4. Reasons for granting the exemption**—The reasons for granting this exemption are:
 - a. without the exemption, MRPL would incur significant administration and compliance costs changing its internal system to provide submission information for the DUML in NHH format, instead of in the HHR format it currently provides;
 - b. DUML is reasonably static and predictable, and any changes are accurately tracked within MRPL's DUML database:

- c. MRPL's internal system replicates the profiling process used in the reconciliation manager's system by converting NHH quantities into an HHR "shape" using on and off switch times recorded by a certified data logger and provides a similar level of accuracy;
- d. the exemption will have little or no impact on other participants and service providers, and will not affect any other Code provisions; and
- e. the exemption meets the requirements in section 11(2) of the Act for granting exemptions.

Dated at Wellington this 4th day of December 2015.

For and on behalf of the Electricity Authority:

Hon ROGER SOWRY, onzm, Member, Electricity Authority.

2015-au7215

Electricity Industry (Exemption No. 169 (Mighty River Power Limited)) Exemption Notice Revocation Notice 2015

In accordance with section 11(3) of the Electricity Industry Act 2010 ("Act"), the Electricity Authority ("Authority") gives the following notice.

Notice

- 1. Title and commencement—(1) This notice is the Electricity Industry (Exemption No. 169 (Mighty River Power Limited)) Exemption Notice Revocation Notice 2015.
- (2) This notice comes into force on the day after the date it is notified in the New Zealand Gazette.
- **2. Revocation**—The Electricity Industry (Exemption No. 169 (Mighty River Power Limited)) Exemption Notice 2013, published in the *New Zealand Gazette*, 11 July 2013, No. 88, page 2359 ("Exemption 169"), is revoked.
- **3. Reasons for revoking the exemption**—The reasons for revoking Exemption 169 are:
 - a. revoking the exemption meets the requirements in section 11(3) of the Act for revoking exemptions;
 - b. Exemption 169, granted to exempt Mighty River Power Limited ("MRPL") from clause 8(g) of Schedule 15.3 of the Electricity Industry Participation Code 2010 ("Code"), applied only to 16 installation control points ("ICPs") listed in that exemption notice, which were for distributed unmetered load ("DUML");
 - c. the Authority has approved exempting another participant from the obligation in clause 8(g) of Schedule 15.3 of the Code for all of its DUML ICPs, without listing specific ICPs;
 - d. as a result of listing the relevant DUML ICPs, Exemption 169 does not apply to additional DUML ICPs established after the Authority granted the exemption, causing MRPL to be non-compliant for any new DUML ICPs; and
 - e. the Authority has subsequently approved exempting MRPL from the obligation in clause 8(g) of Schedule 15.3 of the Code for all of MRPL's DUML ICPs, making Exemption 169 redundant.

Dated at Wellington this 4th day of December 2015.

For and on behalf of the Electricity Authority:

Hon ROGER SOWRY, onzm, Member, Electricity Authority.

2015-au7216

South Canterbury Rural Fire District Notice 1998, Constitution and Administration Amendment Notice No. 5

Pursuant to sections 4(1) and 8(1) of the Forest and Rural Fires Act 1977, the National Rural Fire Authority hereby makes the following notice.

Notice

1. Title and commencement—(1) This notice may be cited as the South Canterbury Rural Fire District Notice 1998, Constitution and Administration Amendment Notice No. 5 and shall be read with and deemed part of the

notice constituting the South Canterbury Rural Fire District Notice 1998 made on 27 July 1998 ("principal notice"*).

- (2) This notice comes into force 28 days after publication in the New Zealand Gazette.
- 2. Amendment of Rural Fire District Notice—The principal notice is hereby amended by:
- (1) Revoking clause 3 of the notice and substituting with the following clause:

The Committee shall consist of eight members as follows:

- a. One person appointed in writing by the Timaru District Council under the signature of its Chief Executive:
- b. One person appointed in writing by the MacKenzie District Council under the signature of its Chief Executive:
- c. One person appointed in writing by the Waimate District Council under the signature of its Chief Executive:
- d. One person appointed in writing by the Department of Conservation, under the signature of its Director-General;
- e. One person appointed in writing by the New Zealand Forest Owners Association as a member representing forest owners in the district, the signature of its President;
- f. One person appointed in writing by the Chief Executive of the New Zealand Fire Service; and
- g. Two people appointed by the Committee as independent members with recognised governance experience. The independent members will have the same rights as other members of the Committee. The term of appointment will be in accordance with the Forest and Rural Fires Regulations 2005.
- (2) This clause shall be read together with and be deemed to be part of the principal notice.

Dated at Wellington this 4th day of December 2015.

K. O'CONNOR, National Rural Fire Officer.

*New Zealand Gazette, 13 August 1998, No. 112, page 2275

2015-au7217

Intention to Issue Codes of Practice (Codes) for Mining and Tunnelling Operations and Amend the Fire or Explosion in Underground Mines and Tunnels Approved Code of Practice (ACOP)

The chief executive of WorkSafe New Zealand (WorkSafe) has asked the Minister of Workplace Relations and Safety to note WorkSafe's intention to issue, and apply for approval of, codes pursuant to sections 20 and 20A of the Health and Safety in Employment Act 1992.

The codes will set out a statement of preferred work practices or arrangements for the health and safety of those working in the mining and tunnelling industries.

WorkSafe will issue five codes. Two will be designed to assist the senior site executive develop a principal control plan, as required by the Health and Safety in Employment (Mining Operations and Quarrying Operations) Regulations 2013, for:

- 1. emergency planning
- 2. worker health.

Three codes will be designed to assist the senior site executive develop a principal hazard management plan, as required by the Health and Safety in Employment (Mining Operations and Quarrying Operations) Regulations 2013, for:

- 1. ground or strata instability
- 2. air quality
- 3. spontaneous combustion.

As part of the development of the emergency planning code of practice, WorkSafe will review and amend section 8.9 of the Fire or explosion in underground mines and tunnels ACOP, February 2015.

The codes will be developed with industry and union representatives. Parties affected by the proposed codes will be consulted when the codes are developed. This will be done through the WorkSafe website.

Dated at Wellington this 11th day of December 2015.

GORDON MACDONALD, Chief Executive, WorkSafe New Zealand.

2015-au7219

Specification of Road User Charges

Pursuant to section 90A(2) of the Road User Charges Act 2012, I hereby specify the following vehicle road user charges:

Type H Vehicle No.: H13

(RUC) vehicle:

Description of Road User Charge Towing vehicle that is part of an overweight combination vehicle consisting of a type 14 vehicle towing a type 939 RUC vehicle and a type 33 RUC vehicle with a

permit weight of more than 60,000kg but not more than 63,000kg.

Rates (\$ per 1000 km, including

GST):

Dated at Wellington this 10th day of December 2015.

JOHN FREEMAN, NZ Transport Agency.

2015-au7240

Notification of Commerce Commission's Final TSO Cost Calculation Determination for TSO Instrument for Telecommunications Relay Services for 1 July 2014 to 30 June 2015

On 9 December 2015, pursuant to section 94J of the Telecommunications Act 2001 ("the Act"), the Commerce Commission ("Commission") prepared a final TSO cost calculation determination for the TSO instrument for telecommunications relay services for the hearing impaired and speech impaired for 1 July 2014 to 30 June 2015.

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

\$585.00.

www.comcom.govt.nz/regulated-industries/telecommunications/industry-levy-and-serviceobligations/telecommunications-service-obligations/

Date of Notice: 10 December 2015.

COMMERCE COMMISSION.

2015-au7280

Notification of Commerce Commission's Final Telecommunications Development Levy Liability Allocation Determination for 1 July 2014 to 30 June 2015

On 9 December 2015, pursuant to section 87 of the Telecommunications Act 2001 ("the Act"), the Commerce Commission ("Commission") prepared a final liability allocation determination for the telecommunications development levy for 1 July 2014 to 30 June 2015.

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

www.comcom.govt.nz/regulated-industries/telecommunications/industry-levy-and-service- $\underline{obligations/telecommunications-development-levy-tdl/201415-tdl-liability-allocation-determination/liability-allocation-determinatio$

Date of Notice: 10 December 2015.

COMMERCE COMMISSION.

2015-au7281

Delegated Legislation

Notice Under the Legislation Act 2012

Pursuant to the Legislation Act 2012, notice is hereby given of the making of Legislative Instruments as under:

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Retail
International Finance Agreements Amendment Act 2015	International Finance Agreements Amendment Act 2015 Commencement Order 2015	2015/301	7/12/15	\$2.61
Criminal Investigations (Bodily Samples) Act 1995	Criminal Investigations (Bodily Samples) Amendment Regulations (No 2) 2015	2015/302	7/12/15	\$3.77
Sale and Supply of Alcohol Act 2012	Sale and Supply of Alcohol Amendment Regulations 2015	2015/303	7/12/15	\$2.61
Energy (Fuels, Levies, and References) Act 1989	Energy (Petroleum or Engine Fuel Monitoring Levy) Regulations 2015	2015/304	7/12/15	\$3.45
Housing Accords and Special Housing Areas Act 2013	Housing Accords and Special Housing Areas (Auckland—New December 2015 Areas) Order 2015	2015/305	7/12/15	\$6.50
Housing Accords and Special Housing Areas Act 2013	Housing Accords and Special Housing Areas (Wellington—New December 2015 Areas) Order 2015	2015/306	7/12/15	\$5.55
Commodity Levies Act 1990	Commodity Levies (Meat) Order 2015	2015/307	7/12/15	\$5.55
Civil Aviation Act 1990	Civil Aviation (Offences) Amendment Regulations (No 2) 2015	2015/308	7/12/15	\$3.45
Animal Products Act 1999 and Food Act 2014	Raw Milk for Sale to Consumers Regulations 2015	2015/309	7/12/15	\$8.79
Food Act 2014	Food Regulations 2015	2015/310	7/12/15	\$14.78
Food Act 2014	Food (Fees and Charges) Amendment Regulations 2015	2015/311	7/12/15	\$3.45
Standards and Accreditation Act 2015	Standards and Accreditation Act Commencement Order 2015	2015/312	7/12/15	\$2.61
Gambling Act 2003	Gambling (Fees) Regulations 2015	2015/313	7/12/15	\$5.55
Fisheries (South Island Customary Fishing) Regulations 1999	Fisheries (Notification of Tāngata Tiaki/Kaitiaki for Mātaitai Reserve at Moeraki) Notice 2015	2015/314	7/12/15	\$2.61
Governor-General Act 2010 and Remuneration Authority Act 1977	Governor-General (Salary) Determination 2015	2015/315	2/12/15	\$2.61
Members of Parliament (Remuneration and Services) Act 2013 and Remuneration Authority Act 1977	Parliamentary Salaries and Allowances Determination (No 2) 2015	2015/316	2/12/15	\$5.55
Remuneration Authority Act 1977	Parliamentary Superannuation Determination 2003 Amendment Determination 2015	2015/317	1/12/15	\$2.61

These Legislative Instruments can be accessed for free at

www.legislation.govt.nz

Copies can be bought or ordered by mail from Legislation Direct, PO Box 12418, Thorndon, Wellington 6144. Email: ldorders@legislationdirect.co.nz Please quote title and serial numbers. Prices for quantities supplied on application.

If two or more copies are ordered, the remittance should cover the *cash price* and the *maximum charge* for the *total value of purchases* as follows:

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 \$12.00 and less
 \$1.79 p&p

 \$12.01 to \$30.00
 \$3.57 p&p

 \$30.01 and greater
 \$5.62 p&p

Copies are also available over the counter at the following locations:

Vic Books (Pipitea): Victoria University, Ground Floor, Rutherford House, 23 Lambton Quay, Wellington. Bennetts Bookshops: Manukau Institute of Technology, Gate 11, NP Block, Otara Road, Manukau; University of Waikato, Gate 5, Hillcrest Road, Hamilton; Bennetts University Bookshop, Massey University, Palmerston North; Christchurch Polytechnic Institute of Technology, Madras Street, Christchurch; University Bookshop Canterbury Limited, University Drive, Ilam, Christchurch 8041. Whitcoulls: 38-42 Broadway Avenue, Palmerston North.

2015-dl7301

Departmental

Appointments / reappointment to the Dental Council

Pursuant to section 120 of the Health Practitioners Competence Assurance Act 2003, the Minister of Health appoints

Gillian Tahi

as a health practitioner member of the Dental Council for a three-year term of office commencing on the date of this notification; and

Karen Ferns

as a layperson member of the Dental Council for a three-year term of office commencing on the date of this notification; and reappoints

Wendy Tozer

as a layperson member of the Dental Council for a three-year term of office commencing on the date of this notification.

Dated at Auckland this 24th day of November 2015.

Hon Dr JONATHAN COLEMAN, Minister of Health.

2015-go7100

Instrument Amending Ministerial Directions on Eligibility for Social Housing 2015

Pursuant to sections 102(2) and (3) of the Housing Restructuring and Tenancy Matters Act 1992 ("the Act"), the Minister of Finance, the Minister of Housing, and the Minister for Social Development, after consultation with the agency appointed under section 100 of the Act, the authority appointed under section 159 of the Act, and social housing providers that, in the Minister's opinion, will be materially affected, make the following instrument.

- 1. Title—This instrument is the Instrument Amending Ministerial Directions on Eligibility for Social Housing 2015.
- 2. Commencement—This instrument comes into force on 25 January 2016.

Part 1—Amendments to Ministerial Direction on Continued Eligibility for Social Housing

- **3. Principal direction**—This Part amends the Ministerial Direction on Continued Eligibility for Social Housing given on 11 June 2014¹ ("principal direction").
- 4. Clause 3 amended (Interpretation)
- (1) In clause 3, insert in its appropriate alphabetical order:

Act means the Housing Restructuring and Tenancy Matters Act 1992

- (2) In clause 3, insert as subclause 3.2:
 - 3.2 Terms used in this direction and not defined in this clause but defined in section 2 of the Act have the same meanings in this direction.

5. Clause 7 amended (Housing need)

After clause 7.2, insert:

- 7.3 Clause 7.4 applies to a person who has been assessed by the agency as eligible for social housing and who the agency has referred or allocated to a social housing provider.
- 7.4 If the person declines an offer by the social housing provider to be let social housing without, in the opinion of the agency, a good and sufficient reason, the agency must review the person's eligibility for social housing under section 117 of the Act and for the purpose of that review, the person must be considered to not have a persistent housing need that is serious or severe.
- 7.5 Clause 7.4 is subject to clauses 7.6 to 7.7.
- 7.6 The agency must not make a determination under clause 7.4 that the person's declining of the offer is without a good and sufficient reason unless it has given the person, where practicable, in a manner and in language that the person understands—
 - (a) advice on the consequences of declining an offer without a good and sufficient reason, including how the person's eligibility for social housing will be assessed if the person applies again to be assessed as eligible to be allocated social housing within a period of 13 weeks after declining the offer; and
 - (b) if the person has given reasons for declining the offer, the agency's preliminary view that the person's reasons are not good and sufficient; and
 - (c) a further opportunity to provide any alternative or additional reasons before the agency makes a final determination; and
 - (d) advice on the person's rights of appeal of the agency's final determination under section 133 of the Act.
- 7.7 For the purpose of clause 7.4, a person has a good and sufficient reason for declining an offer to be let social housing if the person's reason is—
 - (a) the premises to which the offer relates (the **offered premises**) do not meet the needs (as assessed by the agency) of the person or any person included in the offer in terms of any of the following:
 - (i) number of bedrooms:
 - (ii) design and layout:
 - (iii) features required to meet the needs of the disabled, children or the elderly:
 - (iv) fencing:
 - (v) the proximity and accessibility of-
 - (A) essential services (for example, medical services, public transport, and (where appropriate) schools and early childhood education):
 - (B) any workplace of a person described in clause 7.8; or
 - (b) accepting the offer would or might have an adverse effect on the health, well-being, or safety of the person or any person included in the offer; or
 - (c) the offered premises are unsuitable because any order of or conditions imposed by any court or bail conditions (within the meaning of the Bail Act 2000) or release conditions (within the meaning of the Parole Act 2002) would prevent the person or any person included in the offer from residing in the premises; or
 - (d) the person was not offered the opportunity to view the interior of the offered premises before deciding whether to accept the offer; or
 - (e) any other reason that the agency considers is a good and sufficient reason.
- 7.8 In clause 7.7, **person included in the offer**, in relation to the offered premises, means a person who, when the offer was made, the agency contemplated would be residing in the offered premises with the person to whom the offer was made and who is or would be or would have been any of the following:
 - (a) an applicable person in respect of the offered premises:
 - (b) a dependent child (within the meaning of section 3(1) of the Social Security Act 1964 read in the light of section 63A of that Act) of the person or of any person included in the offer:
 - (c) an additional resident of the offered premises.

Part 2—Amendments to Ministerial Direction on Eligibility for Social Housing

6. Principal direction—This Part amends the Ministerial Direction on Eligibility for Social Housing given on 14 April 2014² ("principal direction").

7. Clause 7 amended (Housing need)

After clause 7.3, insert:

7.4 Clause 7.5 applies to a person if, pursuant to clause 7.4 of the Ministerial Direction on Continued Eligibility for Social Housing, the agency determines that a person has declined an offer to be let social housing by a social housing provider without (in the opinion of the agency) a good and sufficient reason.

7.5 If the person applies again to be assessed as eligible to be allocated social housing within a period of 13 weeks after declining that offer, then his or her declining of that offer without a good and sufficient reason must be taken into account as a material factor, along with any material change of circumstances of the person or any person included in that offer, in assessing whether the person has a persistent housing need that is serious or severe.

7.6 In clause 7.5, **person included in that offer** has the same meaning as **person included in the offer** in clause 7.8 of the Ministerial Direction on Continued Eligibility for Social Housing.

Dated at Wellington this 30th day of November 2015.

Hon BILL ENGLISH, Minister of Finance (also exercising the powers of the Minister of Housing under the authority of the Prime Minister).

Hon PAULA BENNETT, Minister for Social Housing (also exercising the powers of the Minister for Social Development under the authority of the Prime Minister).

Explanatory Note

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

This instrument, which comes into force on 25 January 2016, amends the Ministerial Directions on Continued Eligibility for Social Housing and Eligibility for Social Housing respectively. The amendments apply to people who decline an offer to be let social housing by a social housing provider without a good and sufficient reason. The Social Housing Agency must review their continued eligibility for social housing and for the purpose of that review, the person must be considered to not have a persistent housing need that is serious or severe. The decline continues to be taken into account as a material factor for any subsequent assessment of eligibility for social housing within a period of 13 weeks, along with any material change of circumstances. The amendments also set out examples of good and sufficient reason, and what the Social Housing Agency must do before making a final determination on whether a person had a good and sufficient reason for declining the offer. This instrument is a disallowable instrument for the purposes of the Legislation Act 2012.

2015-go7175

Redesignation of Te Kura Kaupapa Māori o Whakawātea (282) as a Designated Character School

Pursuant to section 154A of the Education Act 1989, I hereby declare that **Te Kura Kaupapa Māori o Whakawātea** (282) will have its designation as a Kura Kaupapa Māori removed and be re-designated as a designated character kura under section 156 on 27 January 2016. The name of the school will also change on this date.

The new name of the school will be Te Kura Amorangi o Whakawatea.

Designated character for Te Kura Amorangi o Whakawatea

The aims, purposes and objectives that constitute the designated character of Te Kura Amorangi o Whakawātea are as follows:

The whānau of Te Kura Amorangi o Whakawātea commit totally to the guiding principles outlined in their charter:

- To develop the whole person, culturally, spiritually and generally in the broadest sense with special emphasis on emotional intelligence, the arts, sport, superior extracurricular educational experiences and the development of a sense of corporate responsibility with regards to the wider community.
- The historical significance of people who established the schools special character is recognised in the present day running of Whakawātea.

¹ New Zealand Gazette, 19 June 2014, No. 65, page 1864

² New Zealand Gazette, 17 April 2014, No. 41, page 1203

- Traditions are established and maintained.
- That preference of enrolment is given to those students who hail firstly from Te Kōhanga Reo o Whakawātea or another kōhanga or kura, or whose whānau have a particular connection with the kura and that all potential students have te reo Māori ability.

Constitution of the board of trustees

The constitution of the Board of Trustees of Te Kura Amorangi o Whakawātea shall comprise:

- a. Five elected parent representatives
- b. The principal
- c. A staff representative
- d. Not more than four persons co-opted by the Board or appointed by a body corporate approved by the Board for the purpose.

Dated at Wellington this 1st day of December 2015.

KATRINA CASEY, Deputy Secretary, Sector Enablement and Support, Ministry of Education.

2015-go7181

Notice of Dissolution of the Wairarapa College (241) Board of Trustees and Direction to Appoint a Commissioner and Revocation of Notice of Direction to Appoint a Limited Statutory Manager for the Wairarapa College Board of Trustees

Pursuant to section 78N(1) of the Education Act 1989, the **Wairarapa College** (241) Board of Trustees is now dissolved and I direct the Secretary for Education to appoint a commissioner to replace that board.

The notice of direction to appoint a limited statutory manager for the **Wairarapa College** (241) Board of Trustees (as published in the <u>New Zealand Gazette, 10 September 2015, Issue No. 98, Notice No. 2015-go5281</u>) is revoked under section 78M(7) of the Education Act 1989.

This notice takes effect on the day of publication.

Dated at Wellington this 8th day of December 2015.

Hon HEKIA PARATA, Ministry of Education.

2015-go7187

Notice of Appointment of a Commissioner for Wairarapa College (241) Board of Trustees

Pursuant to section 78N(2) of the Education Act 1989, with delegated authority from the Secretary of Education, I appoint

John Carlyon

as commissioner for Wairarapa College (241) Board of Trustees.

This notice takes effect the day of publication.

Dated at Wellington this 9th day of December 2015.

JIM GREENING, Group Manager, Schools and Student Support, Ministry of Education.

2015-go7188

Notice of Direction to Appoint a Limited Statutory Manager for the Pomare School (2961) Board of Trustees

Under section 78M of the Education Act 1989, with delegated authority from the Minister of Education, I hereby direct the appointment of a limited statutory manager for the **Pomare School** (2961) Board of Trustees.

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

- All functions, powers and duties of the board to manage financial operations (whether statutory or otherwise); and
- all functions, powers and duties of the board in relation to board organisation and management (whether statutory or otherwise).

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

• All communications (whether statutory or otherwise) including communications with the media, communications within the school, and communications between the school and its community.

This notice takes effect on the date of publication.

Dated at Wellington this 4th day of December 2015.

KATRINA CASEY, Deputy Secretary, Sector Enablement and Support, Ministry of Education.

2015-go7189

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: Bimatoprost Multichem
Active Ingredient: Bimatoprost 0.3mg/mL
Dosage Form: Eye drops, solution
New Zealand Sponsor: Multichem NZ Limited

Manufacturer: S.C. Rompharm Company S.R.L, Otopeni, Romania

Product: Bisolvon Dry Pastilles

Active Ingredient: Dextromethorphan hydrobromide monohydrate 10.5mg

Dosage Form: Pastille

New Zealand Sponsor: Boehringer Ingelheim (NZ) Limited

Manufacturer: Bolder Arzneimittel GmbH & Co KG, Rhine-Westphalia, Germany

Product: Buspirone

Active Ingredient: Buspirone hydrochloride 5mg

Dosage Form: Tablet

New Zealand Sponsor: Max Health Limited

Manufacturer: Orion Corporation, Orion Pharma, Turku, Finland

Product: Buspirone

Active Ingredient: Buspirone hydrochloride 10mg

Dosage Form: Tablet

New Zealand Sponsor: Max Health Limited

Manufacturer: Orion Corporation, Orion Pharma, Turku, Finland

Product: Ethics Cold & Flu Combo (Combination Product)

Day Tablet

Active Ingredients: Paracetamol 500mg

Phenylephrine hydrochloride 5mg

Night Tablet

Active Ingredients: Chlorphenamine maleate 2mg

Paracetamol 500mg

Phenylephrine hydrochloride 5mg

Dosage Form: Film coated tablet

Lozenge

Active Ingredients: Amylmetacresol 0.6mg

Dichlorobenzyl alcohol 1.2mg

Dosage Form: Lozenge

New Zealand Sponsor: Multichem NZ Limited

Manufacturers: Cipla Limited, District Raigad, India Cipla Limited, District Solan, India

Product: Praxbind

Active Ingredient: Idarucizumab 50mg/mL Dosage Form: Solution for injection

New Zealand Sponsor: Boehringer Ingelheim (NZ) Limited

Manufacturer: Boehringer Ingelheim Pharma GmbH & Co KG, Biberach an der Riss, Germany

Product: Vit.D3

Active Ingredient: Colecalciferol 1.25mg equivalent to 50,000IU

Dosage Form: Soft gelatin capsule
New Zealand Sponsor: Multichem NZ Limited

Manufacturer: Geltec Private Limited, Bangalore, India

Product: Xigduo XR

Active Ingredients: Dapagliflozin propanediol monohydrate 12.3mg equivalent to Dapagliflozin 10mg

Metformin hydrochloride 500mg

Dosage Form: Modified release tablet
New Zealand Sponsor: AstraZeneca Limited

Manufacturer: Bristol-Myers Squibb Manufacturing Company, Humacao, Puerto Rico

Product: Xigduo XR

Active Ingredients: Dapagliflozin propanediol monohydrate 12.3mg equivalent to Dapaglifozin 10mg

Metformin hydrochloride 1000mg

Dosage Form: Modified release tablet
New Zealand Sponsor: AstraZeneca Limited

Manufacturer: Bristol-Myers Squibb Manufacturing Company, Humacao, Puerto Rico

Product: Xiqduo XR

Active Ingredients: Dapagliflozin propanediol monohydrate 6.15mg equivalent to Dapaglifozin 5mg

Metformin hydrochloride 1000mg

Dosage Form: Modified release tablet
New Zealand Sponsor: AstraZeneca Limited

Manufacturer: Bristol-Myers Squibb Manufacturing Company, Humacao, Puerto Rico

Dated this 4th day of December 2015.

SARAH READER, Acting Group Manager, Medsafe, Ministry of Health (pursuant to delegation given by the

Minister of Health on 11 September 2013).

2015-go7192

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: Hizentra

Active Ingredient: Normal immunoglobulin 200mg/mL

Dosage Form: Solution for injection
New Zealand Sponsor: CSL Behring (NZ) Limited

Manufacturer: CSL Behring AG, Bern, Switzerland

Product: Remifentanil-AFT

Active Ingredient: Remifentanil hydrochloride 1.097mg equivalent to Remifentanil 1mg

Dosage Form: Powder for injection

New Zealand Sponsor: AFT Pharmaceuticals Limited

Manufacturer: Laboratorio Reig Jofre SA, Barcelona, Spain

Product: Remifentanil-AFT

Active Ingredient: Remifentanil hydrochloride 2.194mg equivalent to Remifentanil 2mg

Dosage Form: Powder for injection

New Zealand Sponsor: AFT Pharmaceuticals Limited

Manufacturer: Laboratorio Reig Jofre SA, Barcelona, Spain

Product: Remifentanil-AFT

Active Ingredient: Remifentanil hydrochloride 5.485mg equivalent to Remifentanil 5mg

Dosage Form: Powder for injection

New Zealand Sponsor: AFT Pharmaceuticals Limited

Manufacturer: Laboratorio Reig Jofre SA, Barcelona, Spain

Product: Serophene

Active Ingredient: Clomifene citrate 50mg

Dosage Form: Tablet

New Zealand Sponsor: Pharmacy Retailing (NZ) Limited t/a Healthcare Logistics
Manufacturer: Teva Pharmaceutical Industries Limited, Kfar Saba, Israel

Dated this 4th day of December 2015.

SARAH READER, Acting Group Manager, Medsafe, Ministry of Health (pursuant to delegation given by the Minister of Health on 11 September 2013).

2015-go7193

Notice of Variation of a Scheduled International Air Service Licence

Pursuant to section 87Q(4) of the Civil Aviation Act 1990, sections 41(1) and 42 of the State Sector Act 1988, and a delegation from the Secretary for Transport dated 10 September 2013, I, Sonya van de Geer, Principal Adviser, Aviation and Security, Ministry of Transport, hereby give notice that the Secretary for Transport has exercised the power conferred by section 87Q of the Civil Aviation Act 1990 to vary the terms of the Scheduled International Air Service Licence issued to Air China International to provide for the airline to operate up to seven non-stop return services per week.

This variation took effect on 2 December 2015.

Signed at Wellington this 4th day of December 2015.

SONYA van de GEER, Principal Adviser, Aviation and Security, Ministry of Transport.

2015-go7194

Notice of Direction to Appoint a Limited Statutory Manager for the Heretaunga College (251) Board of Trustees

Under section 78M of the Education Act 1989, with delegated authority from the Minister of Education, I hereby direct the appointment of a limited statutory manager for the **Heretaunga College** (251) Board of Trustees.

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

• All functions, powers and duties of the Board to manage financial operations (whether statutory or otherwise).

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

- All communications (whether statutory or otherwise) including communications with media, communication within the school, and communications between the school and its community; and
- · consolidating Board organisation and management.

This notice takes effect on the date of publication.

Dated at Wellington this 9th day of December 2015.

KATRINA CASEY, Deputy Secretary, Sector Enablement and Support, Ministry of Education.

2015-go7227

Appointments / reappointment to the Chartered Professional Engineers Council

Pursuant to section 49 of the Chartered Professional Engineers of New Zealand Act 2002, His Excellency the Governor-General has been pleased to appoint

Susan Jane Simons

as a member of the Chartered Professional Engineers Council for a two-year term with effect from 1 December 2015; and

Alan Archibald Winwood

as a member of the Chartered Professional Engineers Council for a two-year term with effect from 18 December 2015; and reappoint

Christopher John Harrison

as a member of the Chartered Professional Engineers Council for a two-year term with effect from 21 December 2015.

Dated at Wellington this 22nd day of November 2015.

Hon Dr NICK SMITH, Minister for Building and Housing.

2015-go7235

Reappointments / appointment to the New Zealand Registered Architects Board

Pursuant to section 52 of the Registered Architects Act 2005, His Excellency, the Governor-General of New Zealand has been pleased to reappoint

Louise Wright

as a member of the New Zealand Registered Architects Board for a two-year term with effect from 18 December 2015; and appoint

Professor Diane Joy Brand

as a member of the New Zealand Registered Architects Board for a two-year term with effect from 19 December 2015; and reappoint

Euan Mac Kellar

as a member of the New Zealand Registered Architects Board for a two-year term with effect from 19 December 2015.

Dated at Wellington this 27th day of November 2015.

Hon Dr NICK SMITH, Minister for Building and Housing.

2015-go7236

Appointments to the State Housing Appeal Authority

Pursuant to Regulation 19(1) of the Housing Restructuring and Tenancy Matters (Appeals) Regulations 2000, the Minister of Social Housing has been pleased to appoint

Tu'inukutavake Afeaki, of Auckland

Gavin Cook, of Auckland

as members of the State Housing Appeal Authority for terms of 18 months with effect from 8 December 2015. Dated at Wellington this 9th day of November 2015.

Hon PAULA BENNETT, Minister for Social Housing.

2015-go7237

Civil Union Celebrants for 2015 Notice No. 28

Pursuant to the provisions of sections 26 and 27 of the Civil Union Act 2004, the following persons have been appointed as civil union celebrants for the period 1 February 2015 to 31 January 2016:

de la Rey, Karin, 27 Richmond Heights, Bethlehem, Tauranga.

Hohua, Karlisle Haumea, 53 Clouston Park Road, Clouston Park, Upper Hutt.

Keith, Alana Mary, 24 Resolution Street, Lyall Bay, Wellington.

Nairn, Jacqueline Anne, 11 River Road, Te Atatu Peninsula, Auckland.

Radcliffe, Daniel Jon, 17/4 Buller Street, New Plymouth.

Simpson, Rosemary Judith, 7 Lincoln Road, Bluff Hill, Napier.

Sloman, Rosemary Jan, 281B Hallet Road, Otakiri, Whakatane.

Smith, Kathryn Margaret Wood, 48 Parsons Street, Saint Johns Hill, Whanganui.

Dated at Wellington this 10th day of December 2015.

JEFF MONTGOMERY, Registrar-General.

2015-go7242

Marriage Celebrants for 2015 Notice No. 104

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:

de la Rey, Karin, 27 Richmond Heights, Bethlehem, Tauranga.

Banks, Megan Barbara, 4 Lamason Street, Greenmeadows, Napier.

Bonnar, Brian Murray, 14 Skeates Avenue, Mount Roskill, Auckland.

Emmett, Marty James, 8 Amy Place, Pyes Pa, Tauranga.

Graham, Jesse Paige Vicki, 54 Valley Road, Mangapapa, Gisborne.

Hohua, Karlisle Haumea, 53 Clouston Park Road, Clouston Park, Upper Hutt.

Keith, Alana Mary, 24 Resolution Street, Lyall Bay, Wellington.

Nairn, Jacqueline Anne, 11 River Road, Te Atatu Peninsula, Auckland.

Nicholson, Cheryl Mary, 229 Kaipi Road, Egmont Village.

Radcliffe, Daniel Jon, 17/4 Buller Street, New Plymouth.

Simpson, Rosemary Judith, 7 Lincoln Road, Bluff Hill, Napier.

Sloman, Rosemary Jan, 281B Hallet Road, Otakiri, Whakatane.

Smith, Kathryn Margaret Wood, 48 Parsons Street, Saint Johns Hill, Whanganui.

Dated at Wellington this 10th day of December 2015.

JEFF MONTGOMERY, Registrar-General.

2015-go7243

Marriage Celebrants for 2015 Notice No. 105

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:

Coles, David John, Anglican.

Crawford, Kent Blair, Brethren.

Graham, Christopher Angus, Brethren.

Warner, Arthur Frank, Brethren.

Dated at Wellington this 10th day of December 2015.

JEFF MONTGOMERY, Registrar-General.

2015-go7244

Marriage Celebrants for 2015 Notice No. 106

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:

Daji, Lynette Susan, Futurecaster.

Field, Nicolas Peter, The Street City Church.

Finau, Lakepa, Mouifoou Ia Kalaisi Fellowship of New Zealand.

Gill, Simon Peter, The Street City Church.

Hamon, Eric Melvin, Church of Jesus Christ of Latter-Day Saints.

Harrison, David John, The Street City Church.

Havea, Samiuela Kuli, Assemblies of God in New Zealand.

Jones, Angus Macpherson, Horsham Downs Community Church.

Kearney, Ian David, The Street City Church.

Latu, Mafi Maile, Mouifoou Ia Kalaisi Fellowship of New Zealand.

Lee, Siew Chun, International Buddhist Trust.

Linton, Corey Blair, Celebration Centre Christian Fellowship.

Liwanag, Efren Garcia, Jesus Is Lord Church New Zealand Inc.

Moa, Mataiasi, Mouifoou Ia Kalaisi Fellowship of New Zealand.

Read, Bruce Douglas, The Street City Church.

Samoa, Saomalie Faalaga, Samoan Methodist Church of New Zealand.

Taloolema'agao, Soi Fasio Afoa, Samoan Assemblies of God in New Zealand Incorporated.

Tautaiolevao, Apolimatai, Reformed Congregational LMS Samoan Churches in New Zealand.

Tupai, Lui, Reformed Congregational LMS Samoan Churches in New Zealand.

Wilson, Pearl, Grace Assembly Auckland.

Dated at Wellington this 10th day of December 2015.

JEFF MONTGOMERY, Registrar-General.

2015-go7245

Marriage (Approval of Organisations) Notice No. 22

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. 22.
- 2. The organisation specified in the Schedule hereto is hereby declared to be an approved organisation for the purpose of the Marriage Act 1955.

Schedule

Church of the Flying Spaghetti Monster.

Dated at Wellington this 10th day of December 2015.

JEFF MONTGOMERY, Registrar-General.

2015-go7246

Marriage Celebrants for 2015 Notice No. 107

Pursuant to the provisions of section 13 of the Marriage Act 1955, it is hereby notified that the following name will be removed from the list of marriage celebrants under sections 8 and 10 of the Act as at 24 December 2015:

Toa, Frank, Seventh Day Adventist.

Dated at Wellington this 10th day of December 2015.

JEFF MONTGOMERY, Registrar-General.

2015-go7247

Fisheries (Ngunguru Estuary Cockle and Pipi Harvest Closure) Notice 2015 (Notice No. MPI 566)

Pursuant to section 11 of the Fisheries Act 1996, the Minister for Primary Industries, after having regard to the matters specified in sections 5, 9, 10, 11, and 12, gives the following notice.

Notice

- 1. Title—This notice is the Fisheries (Ngunguru Estuary Cockle and Pipi Harvest Closure) Notice 2015.
- 2. Interpretation—In this notice:

Cockle means any shellfish of the species Austrovenus stutchburyi.

Ngunguru Estuary means that area of the New Zealand fisheries waters enclosed by a line that:

- a. commences at the eastern edge of the entrance to the Ngunguru River at 35°37.780′S and 174°30.985′E; then
- b. proceeds due west to the tip of the sand spit on the other side of the Ngunguru River at $35^{\circ}37.780'S$ and $174^{\circ}30.760'E$; then
- c. proceeds in a south-westerly and westerly direction, following the mean high-water tide mark to a point at 35°38.665′S and 174°29.555′E on the south bank of the Ngunguru River; then
- d. proceeds due north to the northern bank of the Ngunguru River to a point at the end of Papaka Road at 35°38.250′S and 174°29.555′E and follows the mean high-water tide mark to the point of commencement.

Pipi means any shellfish of the species Paphies australis.

- 3. Commencement—This notice comes into force on 7 January 2016.
- **4. Ngunguru Estuary closed for the taking of cockles and pipi**—A person must not take cockle or pipi from the Ngunguru Estuary, or possess cockle or pipi taken from the Ngunguru Estuary, while this notice is in force.
- 5. Customary Fishing—This notice does not restrict the taking of fish, aquatic life or seaweed taken in accordance with:
 - a. Regulations 50 and 51 of the Fisheries (Amateur Fishing) Regulations 2013; or
 - b. Regulation 52 of the Fisheries (Amateur Fishing) Regulations 2013; or
 - c. The Fisheries (Kaimoana Customary Fishing) Regulations 1998.

Dated at Wellington this 3rd day of December 2015.

Hon NATHAN GUY, Minister for Primary Industries.

2015-go7263

Fisheries (Whangateau Harbour Cockle and Pipi Harvest Closure) Notice 2015 (Notice No. MPI 567)

Pursuant to section 11 of the Fisheries Act 1996, the Minister for Primary Industries, after having regard to the matters specified in sections 5, 9, 10, 11, and 12, gives the following notice.

Notice

- 1. Title—This notice is the Fisheries (Whangateau Harbour Cockle and Pipi Harvest Closure) Notice 2015.
- 2. Interpretation—In this notice:

Cockle means any shellfish of the species Austrovenus stutchburyi.

Pipi means any shellfish of the species Paphies australis.

Whangateau Harbour means that area of the New Zealand fisheries waters enclosed by a line that:

- a. commences at the eastern end of the northern-most groyne at Omaha sand spit (Te Taumutu Point) at $36^{\circ}19.27'S$ and $174^{\circ}46.70'E$; then
- b. proceeds across the entrance to the Whangateau Harbour to Ti Point at 36°19.17′S and 174°47.05′E; then
- c. proceeds along the line of mean high water springs in an anti-clockwise direction around the Whangateau Harbour to the point of commencement.
- **3. Commencement**—This notice comes into force on **7 January 2016**.
- **4.** Whangateau Harbour closed for the taking of cockles and pipi—A person must not take cockle or pipi from the Whangateau Harbour, or possess cockle or pipi taken from the Whangateau Harbour, while this notice is in force.
- 5. Customary Fishing—This notice does not restrict the taking of fish, aquatic life or seaweed taken in accordance with:
 - a. Regulations 50 and 51 of the Fisheries (Amateur Fishing) Regulations 2013; or
 - b. Regulation 52 of the Fisheries (Amateur Fishing) Regulations 2013; or
 - c. the Fisheries (Kaimoana Customary Fishing) Regulations 1998.
- **6. Revocation**—The Fisheries (Whangateau Harbour Cockle and Pipi Harvest Closure) Notice 2013 (Notice No. MPI 130), published in the <u>New Zealand Gazette</u>, 21 February 2013, No. 21, page 574, is revoked on the close of 6 January 2016.

Dated at Wellington this 3rd day of December 2015.

Hon NATHAN GUY, Minister for Primary Industries.

2015-go7264

Notice of Intention to Consider Varying a Scheduled International Air Service Licence

Pursuant to section 87J(3) of the Civil Aviation Act 1990, sections 41(1) and 42 of the State Sector Act 1988, and a delegation from the Secretary for Transport dated 10 September 2013, I give notice that, having received an application from Air New Zealand Limited, the Minister of Transport intends to consider varying the Scheduled International Air Service Licence held by that airline in order to provide for scheduled international air services to Viet Nam.

Any person wishing to make representations to the Minister of Transport relating to this application must forward those representations in writing to reach me at the Ministry of Transport, PO Box 3175, Wellington, on or before 5 January 2016.

Signed at Wellington this 7th day of December 2015.

SONYA van de GEER, Principal Adviser, Aviation and Security, Ministry of Transport.

Note: This notice replaces the notice published in the <u>New Zealand Gazette</u>, 26 November 2015, <u>Issue No. 128</u>, <u>Notice No. 2015-go6805</u>.

2015-go7269

Notice of Revocation of Approval of a Child and Family Support Service and a Community Service

The Director, Approvals, Ministry of Social Development, gives notice that the approval of

Te Aupōuri Māori Trust Board

as a child and family support service, under section 396, and as a community service, under section 403 of the Children, Young Persons, and Their Families Act 1989, is revoked effective as of 1 December 2015.

Dated this 3rd day of December 2015.

BRYAN McKEE, Director Approvals, Ministry of Social Development.

2015-go7275

Notice of Direction to Appoint a Limited Statutory Manager for the Waitara High School (170) Board of Trustees

Under section 78M of the Education Act 1989, with delegated authority from the Minister of Education, I hereby direct the appointment of a limited statutory manager for the **Waitara High School** (170) Board of Trustees.

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

- · All functions, powers and duties of the board as an employer (whether statutory or otherwise);
- all functions, powers and duties of the board to manage board systems and processes related to student achievement (whether statutory or otherwise); and
- 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 matters:

• Communication within the school and with the community.

This notice takes effect on the date of publication.

Dated at Wellington this 9th day of December 2015.

KATRINA CASEY, Deputy Secretary, Sector Enablement and Support, Ministry of Education.

2015-go7279

General Section

Notice of Scopes of Practice and Prescribed Qualifications for the Practice of Medical Laboratory Science

The Medical Science Council ("Council") hereby gives notice that the following notice replaces the previous notice, published in the <u>New Zealand Gazette</u>, <u>5 August 2010</u>, <u>No. 95</u>, <u>page 2539</u>, issued by the Medical Laboratory Science Board.

This notice sets out the scopes of practice and qualifications for the practice of medical laboratory science in New Zealand as required by sections 11 and 12 of the Health Practitioners Competence Assurance Act 2003 ("Act").

The scopes of practice and qualifications were agreed by the Council following consultations undertaken in 2013, 2014, and 2015.

This notice takes effect from 1 February 2016.

The Practice of Medical Laboratory Science

Medical Laboratory Science is the collection, receipt, preparation, investigation and laboratory analysis of samples of human biological material for the purpose of supporting patient diagnosis, management and treatment and for the maintenance of health and wellbeing.

Medical laboratory science encompasses a number of distinct disciplines including:

• Biochemistry

- Blood Donor Services
- Blood Transfusion Services
- Cytogenetics
- Cytology
- Embryology
- Haematology
- Histology
- Immunology/Virology
- · Microbiology
- Molecular Diagnostics/Genetics
- Mortuary Practice
- · Phlebotomy
- Point of Care Testing
- Specimen Services

Medical laboratory science also includes:

- Medical laboratory management
- Medical laboratory science research and development
- Medical laboratory science teaching
- Medical laboratory quality management

Medical laboratory science is practised in diagnostic medical laboratories within both the public and private health sectors, and blood donor facilities. In a small number of circumstances medical laboratory science practitioners may work in the health sector but outside of the diagnostic medical laboratory setting and will require appropriate mechanisms to be in place to support their ongoing practice and competence.

Scopes of Practice

Medical Laboratory Scientist (Provisional Registration)

Medical Laboratory Scientists ("scientists") collect, test and analyse human biological material to support patient diagnosis, management and treatment. They are skilled in the selection of appropriate samples and preparation for testing and analysis, and in the use of sophisticated laboratory equipment. Scientists analyse and interpret laboratory results and report their findings to referring clinicians. In certain circumstances they also advise of the need for further relevant testing.

While scientists typically practise in one or two of the disciplines within the medical laboratory science profession, their breadth and depth of training may allow them to practise across all disciplines (with appropriate training and demonstrated competency). This is with the exception of scientists practising embryology: Due to the specialised nature of embryology-related qualifications, scientists practising in that discipline will typically have their practice limited to embryology.

Provisional registration is applied when a practitioner has appropriate qualifications but lacks the required relevant New Zealand experience to practise independently as a Medical Laboratory Scientist. Scientists who hold provisional registration are required to complete a period of supervised practice during which time they gain work-based knowledge and experience (including laboratory equipment and protocols). The period of supervised practice for each applicant is determined by the Council and will be no less than three months and no greater than two years. Supervision is provided by an approved registered Medical Laboratory Scientist or other registered health practitioner who holds a current practising certificate and has expertise and knowledge in the relevant discipline.

Medical Laboratory Scientist (Full Registration)

Medical Laboratory Scientists collect, test and analyse human biological material to support patient diagnosis, management and treatment. They are skilled in the selection of appropriate samples and preparation for testing and analysis, and in the use of sophisticated laboratory equipment. Scientists analyse and interpret laboratory results and report their findings to referring clinicians. In certain circumstances they also advise of the need for further relevant testing.

While scientists typically practise in one or two of the disciplines within the medical laboratory science profession, their breadth and depth of training may allow them to practise across all disciplines (with appropriate training

and demonstrated competency). This is with the exception of scientists practising embryology: Due to the specialised nature of embryology-related qualifications, scientists practising in that discipline will typically have their practice limited to embryology.

Medical Laboratory Scientists who hold full registration are able to practise without supervision.

Medical Laboratory Scientists with full registration are responsible for directing the work of Medical Laboratory Technicians and Medical Laboratory Pre-Analytical Technicians. They may also be required to supervise medical laboratory science practitioners (all scopes of practice) throughout the latter's period of provisional registration.

Medical Laboratory Technician (Provisional Registration)

Medical Laboratory Technicians ("technicians") collect, receive, prepare, test and analyse human biological material to support patient diagnosis, management and treatment. Technicians select appropriate samples and prepare those for analysis using the appropriate laboratory equipment and testing protocols. While technicians may analyse and interpret laboratory results, they work within approved guidelines and protocols. Departures from defined parameters are to be referred to Medical Laboratory Scientists or other appropriately qualified and registered health practitioners prior to their release to referring clinicians. Technicians training includes a general overview of the practice of medical laboratory science and they are qualified to practise in a particular discipline.

Provisional registration is applied when a practitioner has appropriate qualifications but lacks the required relevant New Zealand experience to practise as a Medical Laboratory Technician. Technicians who hold provisional registration are required to complete a period or supervised practice during which time they gain work-based knowledge and experience (including laboratory equipment and protocols). The period of supervised practice for each applicant is determined by the Council and will be no less than three months and no greater than two years. Supervision is provided by an approved registered Medical Laboratory Scientist who holds a current practising certificate and has expertise and knowledge within the relevant discipline. Technicians practising in the mortuary discipline must be supervised by a registered pathologist (who holds a current practising certificate).

Medical Laboratory Technician (Full Registration)

Medical Laboratory Technicians collect, receive, prepare, test and analyse human biological material to support patient diagnosis, management and treatment. Technicians select appropriate samples and prepare those for analysis using the appropriate laboratory equipment and testing protocols. While technicians may analyse and interpret laboratory results, they work within approved guidelines and protocols. Departures from defined parameters are to be referred to Medical Laboratory Scientists or other appropriately qualified and registered health practitioners prior to their release to referring clinicians. Technicians training includes a general overview of the practice of medical laboratory science and they are qualified to practise in a particular discipline.

Medical Laboratory Technicians who hold full registration can practise under the direction of a registered Medical Laboratory Scientist or other appropriately qualified and registered health practitioner who holds a current practising certificate and has expertise and knowledge in the relevant discipline. Within the parameters of "working under direction", the technician takes full responsibility for his/her practice, with general oversight by the Medical Laboratory Scientist/other health practitioner providing direction who must be available for consultation if the technician needs assistance. The Medical Laboratory Scientist/other health practitioner providing direction must conduct periodic reviews of the technician's practice.

Medical Laboratory Pre-Analytical Technician (Provisional Registration)

Medical Laboratory Pre-Analytical Technicians ("pre-analytical technicians") practise in the areas of laboratory specimen collection (commonly referred to as phlebotomy), laboratory specimen preparation (commonly referred to as specimen services), and donor technology.

Pre-Analytical Technicians may practise under a number of workplace titles including but not limited to: Phlebotomist, Donor Technician, and Specimen Services Technician. The scope of practice of Medical Laboratory Pre-Analytical Technician (Provisional Registration) is inclusive of these workplace titles.

The practice of specimen collection involves pathology laboratory specimen collection by following established procedures. Specimen collection includes collection of blood, non-blood specimens, and some specialised tests and procedures performed at the point of contact with patients.

The practice of laboratory specimen preparation involves the receipt and preparation of samples prior to laboratory testing.

The practice of donor technology involves the collection of blood and blood component donations from blood donors within the New Zealand Blood Service.

Pre-Analytical Technicians can practise within either a single or a combination of all three areas of specimen collection, laboratory specimen preparation and donor technology, following successful completion of on-the-job training.

Provisional registration is applied when a practitioner has appropriate qualifications but lacks the required relevant New Zealand experience to practise as a Medical Laboratory Pre-Analytical Technician. Pre-Analytical Technicians who hold provisional registration are required to complete a period of supervised practice during which time they gain work-based knowledge and experience.

The period of supervised practice for each applicant is determined by the Council and will be no less than three months and no greater than two years.

Supervision of Pre-Analytical Technicians is provided by an approved registered health practitioner who holds a current practising certificate and has relevant expertise and knowledge in the collection and preparation of samples for medical laboratory testing and/or collection of blood and blood product donations.

Medical Laboratory Pre-Analytical Technician (Full Registration)

Medical Laboratory Pre-Analytical Technicians practise in the areas of laboratory specimen collection (commonly referred to as phlebotomy), laboratory specimen preparation (commonly referred to as specimen services), and donor technology.

Pre-Analytical Technicians may practise under a number of workplace titles including but not limited to: Phlebotomist, Donor Technician, and Specimen Services Technician. The scope of practice of Medical Laboratory Pre-Analytical Technician (Provisional Registration) is inclusive of these workplace titles.

The practice of specimen collection involves pathology laboratory specimen collection by following established procedures. Specimen collection includes collection of blood, non-blood specimens, and some specialised tests and procedures performed at the point of contact with patients.

The practice of laboratory specimen preparation involves the receipt and preparation of samples prior to laboratory testing.

The practice of donor technology involves the collection of blood and blood component donations from blood donors within the New Zealand Blood Service.

Pre-Analytical Technicians can practise within either a single or a combination of all three practices of specimen collection, laboratory specimen preparation and donor technology, following successful completion of on-the-job training.

Pre-Analytical Technicians who hold full registration must work under the direction of a registered Medical Laboratory Scientist, a registered Medical Laboratory Technician, or other appropriately qualified and registered health practitioner who holds a current practising certificate and has relevant expertise and knowledge in the collection and preparation of samples for medical diagnostic testing and/or collection of blood and blood product donations.

Within the parameters of "working under direction", the Pre-Analytical Technician takes full responsibility for his/her practice, with general oversight by the registered health practitioner providing direction who must be available for consultation if the Pre-Analytical Technician needs assistance. The registered health practitioner providing direction must conduct periodic reviews of the Pre-Analytical Technician's practice.

Prescribed Qualifications

Medical Laboratory Scientist (Provisional Registration)

The Medical Laboratory Scientist must satisfy one of the following:

- 1. Hold a Bachelor of Medical Laboratory Science (BMLS) issued by a New Zealand university accredited by the Council;
- 2. Hold a Graduate Diploma in Science (Medical Laboratory Science) issued by a New Zealand university accredited by the Council;
- 3. Hold a relevant New Zealand or overseas post-graduate science degree;
- 4. Have completed a course of training, examinations and post-qualification medical laboratory science experience that has been assessed by the Council as being substantially equivalent to the New Zealand BMLS; or
- 5. Hold a relevant overseas biological science undergraduate degree that has been assessed by the Council as being substantially equivalent to the New Zealand BMLS.

Medical Laboratory Scientist (Full Registration)

The Medical Laboratory Scientist must satisfy the following:

1. Hold one of the qualifications as stated in clauses 1-5 under Medical Laboratory Scientist (Provisional

Registration) **and** have completed the period of provisional registration as specified by the Council **and** received a satisfactory supervision report certifying his/her competence to practise unsupervised as a Medical Laboratory Scientist.

Medical Laboratory Technician (Provisional Registration)

The Medical Laboratory Technician must satisfy one of the following:

- 1. Have completed a minimum of six calendar months employment in an appropriately accredited New Zealand laboratory **and** passed the Qualified Medical Laboratory Technician (QMLT) examination as set by the New Zealand Institute of Medical Laboratory Science (NZIMLS);
- 2. Hold a New Zealand Bachelor of Science degree (or equivalent) with a major in a relevant biological science;
- 3. Hold a Level 6 New Zealand Certificate in Science in a relevant biological science; or
- 4. Hold an overseas biological science qualification that has been assessed by the Council as being substantially equivalent to the New Zealand QMLT Certificate.

Medical Laboratory Technician (Full Registration)

The Medical Laboratory Technician must satisfy one of the following:

- 1. Hold a QMLT Certificate issued by the NZIMLS **and** have completed the period of provisional registration as specified by the Council **and** received a satisfactory supervision report certifying his/her competence to practise medical laboratory science under the direction of a fully registered Medical Laboratory Scientist or other appropriately qualified registered health practitioner; or
- 2. Hold one of the qualifications as stated in clauses 2-4 under Medical Laboratory Technician (Provisional Registration) and have completed the period of provisional registration as specified by the Council and received a satisfactory supervision report certifying his/her competence to practise medical laboratory science under the direction of a fully registered Medical Laboratory Scientist or other appropriately qualified and registered health practitioner.

Medical Laboratory Pre-Analytical Technician (Provisional Registration)

The Medical Laboratory Pre-Analytical Technician must satisfy one of the following:

- 1. Have completed a minimum of six calendar months' employment in an appropriately accredited New Zealand laboratory and passed the Qualified Medical Laboratory Technician (QMLT) Phlebotomy examination, or the QMLT Donor Technology examination or the QMLT Specimen Services examination as set by the NZIMLS;
- 2. Hold a New Zealand Bachelor of Science degree (or equivalent) with a major in a relevant biological science;
- 3. Hold an overseas biological science qualification that has been assessed by the Council as being substantially equivalent to either the QMLT Certificate Phlebotomy, the QMLT Certificate Donor Technology, or the QMLT Certificate Specimen Services issued by the NZIMLS;
- 4. Hold a level six New Zealand Certificate in Science in a relevant biological science;
- 5. Hold New Zealand or overseas registration as a registered nurse combined with post-qualification medical laboratory science experience in phlebotomy and/or donor technology that in the opinion of the Council is sufficient for provisional registration; or
- 6. Have completed at least three years and up to four years (FTE) in specimen services within the last eight years. Registration through this pathway is only open until 31 July 2016. At the expiry of this pathway all non-registered Medical Laboratory Pre-Analytical Technicians will be required to provide evidence that they hold a relevant qualification as set out in clauses 1–5 above.

Medical Laboratory Pre-Analytical Technician (Full Registration)

The Medical Laboratory Pre-Analytical Technician must satisfy one of the following:

1. Be registered and hold a current practising certificate as a Medical Laboratory Technician (with a condition of practice being limited to either phlebotomy or donor technology) as at 1 February 2016;

- 2. Hold a QMLT Specimen Services Certificate as at 1 February 2016;
- 3. Hold a QMLT Phlebotomy Certificate, or a QMLT Donor Technology Certificate, or a QMLT Specimen Services Certificate as issued by the NZIMLS **and** have completed the period of provisional registration as specified by the Council **and** received a satisfactory supervision report certifying his/her competence to practise pre-analytical medical laboratory science under the direction of a fully registered Medical Laboratory Scientist, a fully registered Medical Laboratory Technician, or other appropriately qualified and registered health practitioner;
- 4. Hold one of the qualifications as stated in clauses 2-5 under Medical Laboratory Pre-Analytical Technician (Provisional Registration) and have completed the period of provisional registration as specified by the Council and received a satisfactory supervision report certifying his/her competence to practise pre-analytical medical laboratory science under the direction of a fully registered Medical Laboratory Scientist, a fully registered Medical Laboratory Technician, or other appropriately qualified and registered health practitioner; or
- 5. Have completed at least four years (FTE) in specimen services within the last eight years. Registration through this pathway is only open until 31 July 2016. At the expiry of this pathway all Medical Laboratory Pre-Analytical Technicians will be required to provide evidence that they hold one of the other qualifications as set out in clauses 1-4 above.

Dated at Wellington this 7th day of December 2015.

MARY DOYLE, Registrar, Medical Sciences Council of New Zealand.

2015-gs7090

Commodity Levies (Harvested Wood Material) Order 2013

Under the Commodity Levies (Harvested Wood Material) Order 2013, the Forest Growers Levy Trust has set the levy payable for the 2016 levy year (1 January 2016 to 31 December 2016) at 27 cents per tonne of harvested wood material. The rate is exclusive of GST.

The Trust notes that the levy rate has remained stable at 27 cents since the implementation of the Levy Order (the Order allows the rate to be set from 27 cents to 30 cents per tonne).

G. THOMPSON, Chair.

2015-gs7204

Fees Payable to the Veterinary Council of New Zealand Notice 2016

Pursuant to section 97 of the Veterinarians Act 2005 ("the Act"), the Veterinary Council of New Zealand ("Council") gives notice that the following fees (GST excluded) are payable from 11 January 2016 for practising certificate applications and from 1 April 2016 for registration application and other fees.

This notice replaces the Veterinary Council of New Zealand Fees Amendment Notice 2014 (No. 2), published in the *New Zealand Gazette*, 11 December 2014, Issue No. 148, Notice No. 2014-gs7465.

Schedule

\$

Practising Certificate fees

Annual practising certificate application fee for:

- Full year	462.61
- Full year with early payment rebate ¹	440.87
- July-September	392.17
- October-December	276.52

- January-March	160.87			
Registration fees				
Application for registration (NZ graduates and those applying under the Trans-Tasman Mutual Recognition Act 1997)	313.91			
Application for registration (International graduates with prescribed qualifications or a pass in a prescribed examination or assessment programme)	414.78			
Application for limited scope registration (International graduates with non-prescribed qualifications)	780.87			
$Application \ for \ time \ limited \ National \ Veterinary \ Examination \ Candidate \ scope^2$	414.78			
Application for specialist registration	313.91			
Other Fees				
Annual Register maintenance fee for non-practising veterinarians	15.65			
Registration certificate (or copy) or letter of good standing (or copy) or any other certificate or letter signed by the Registrar	45.22			
Dated this 10th day of December 2015.				

Explanatory Note - Increase in fees

JANET EDEN, Registrar, Veterinary Council of New Zealand.

The increased fees shown follow consultation with the profession as required under section 99 of the Act. The consultation document issued on 14 October 2015 advised veterinarians of:

- 1. The statutory requirement to seek to eliminate any cross-subsidisation between fee payers and the new methodology used to ensure that registration application and other fees reflect the total costs of providing these activities.
- 2. The proposed 4.3% in practising certificate fees in order for the Council to continue to meet its statutory responsibilities.

On 26 November 2015, after considering the four submissions received, the Council resolved to adopt the fees set out in this notice.

2015-gs7224

Standard XRB A1 *Application of the Accounting Standards Framework* (Notice No. 102)

Notice is hereby given, pursuant to section 24 of the Financial Reporting Act 2013, that the External Reporting Board has issued Standard XRB A1 *Application of the Accounting Standards Framework*.

Standard XRB A1 Application of the Accounting Standards Framework:

- applies to all reporting entities and groups, other than where expressly exempted by its terms, the terms of any other approved accounting standard or by law; and
- applies to for-profit entities, public sector public benefit entities and not-for-profit public benefit entities for reporting periods beginning on or after 1 January 2016, with early adoption permitted for reporting periods beginning on or after 1 April 2015; and
- is a disallowable instrument for the purposes of the Legislation Act 2012.

Copies of the standard may be inspected free of charge at the offices of the External Reporting Board (XRB),

¹ Under section 97(1)(i) of the Act, the Council may prescribe an additional fee to be paid if a prescribed fee is paid after its due date. The Council uses this section to rebate the APC fee by a specified amount for early payment by a specified date, which ensures earlier renewal.

² Registration in this scope allows those who have passed the preliminary part of the joint Australasian National Veterinary Examination (NVE) to gain practical experience under direct veterinary supervision prior to sitting the final part of NVE. Registration lapses on the day the results of the final examination are released.

Level 7, 50 Manners Street, Wellington.

Copies are also available on the XRB's website

www.xrb.govt.nz

Dated this 10th day of December 2015.

GRAEME R. MITCHELL, Chairman, External Reporting Board.

2015-gs7228

Issued Accounting Standard: Amendments to For-profit Accounting Standards as a Consequence of XRB A1 and Other Amendments (Notice No. 103)

Notice is hereby given, pursuant to section 24 of the Financial Reporting Act 2013, that the New Zealand Accounting Standards Board of the External Reporting Board has issued *Amendments to For-profit Accounting Standards as a Consequence of XRB A1 and Other Amendments*.

Amendments to For-profit Accounting Standards as a Consequence of XRB A1 and Other Amendments:

- applies to all Tier 1 and Tier 2 for-profit reporting entities and groups, other than where expressly exempted by its terms, the terms of any other approved accounting standard or by law; and
- applies to annual periods beginning on or after 1 January 2016, with early application permitted; and
- is a disallowable instrument for the purposes of the Legislation Act 2012.

Copies of the standard may be inspected free of charge at the offices of the External Reporting Board (XRB), Level 7, 50 Manners Street, Wellington.

Copies are also available on the XRB's website

www.xrb.govt.nz

Dated this 10th day of December 2015.

KIMBERLEY CROOK, Chair, New Zealand Accounting Standards Board.

2015-gs7229

Issued Accounting Standard: Amendments to PBE Standards and Authoritative Notice as a Consequence of XRB A1 and Other Amendments (Notice No. 104)

Notice is hereby given, pursuant to section 24 of the Financial Reporting Act 2013, that the New Zealand Accounting Standards Board of the External Reporting Board has issued *Amendments to PBE Standards and Authoritative Notice as a Consequence of XRB A1 and Other Amendments*.

Amendments to PBE Standards and Authoritative Notice as a Consequence of XRB A1 and Other Amendments:

- applies to all Tier 1 and Tier 2 public benefit reporting entities and groups, other than where expressly
 exempted by its terms, the terms of any other approved accounting standard or by law; and
- · applies to annual periods beginning on or after 1 January 2016, with early application permitted; and
- is a disallowable instrument for the purposes of the Legislation Act 2012.

Copies of the standard may be inspected free of charge at the offices of the External Reporting Board (XRB), Level 7, 50 Manners Street, Wellington.

Copies are also available on the XRB's website

www.xrb.govt.nz

Dated this 10th day of December 2015.

 $KIMBERLEY\ CROOK,\ Chair,\ New\ Zealand\ Accounting\ Standards\ Board.$

2015-gs7230

Issued Accounting Standard: Amendments to Simple Format Reporting

Accounting Requirements as a Consequence of XRB A1 (Notice No. 105)

Notice is hereby given, pursuant to section 24 of the Financial Reporting Act 2013, that the New Zealand Accounting Standards Board of the External Reporting Board has issued *Amendments to Simple Format Reporting Accounting Requirements as a Consequence of XRB A1*.

Amendments to Simple Format Reporting Accounting Requirements as a Consequence of XRB A1:

- applies to all Tier 3 and Tier 4 public benefit entities (and groups where relevant), other than where expressly exempted by its terms, the terms of any other approved accounting standard or by law; and
- applies to annual periods beginning on or after 1 January 2016, with early application permitted; and
- is a disallowable instrument for the purposes of the Legislation Act 2012.

Copies of the standard may be inspected free of charge at the offices of the External Reporting Board (XRB), Level 7, 50 Manners Street, Wellington.

Copies are also available on the XRB's website

www.xrb.govt.nz

Dated this 10th day of December 2015.

KIMBERLEY CROOK, Chair, New Zealand Accounting Standards Board.

2015-gs7231

Land Notices

Land Set Apart for Education Purposes—Corner of Hopkins Street and Ferry Road, Christchurch City

Pursuant to section 52(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the land described in the Schedule to this notice to be set apart for education purposes and shall vest in Her Majesty The Queen on the date of publication hereof in the *New Zealand Gazette*.

Canterbury Land District—Christchurch City

Schedule

2015-ln6473

Area ha Description

1.3936 Part Rural Section 32 (all Computer Freehold Register CB246/293).

m²

73 Lot 4 DP 2857 (all Computer Freehold Register CB255/264).

1406 Lots 1-3 and 5 DP 2857 (all Computer Freehold Register CB255/267).

Dated at Wellington this 30th day of October 2015.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2015/18502)

Land Set Apart for Educational Purposes—Sandwich Road, Christchurch City

Pursuant to section 52(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the land described in the Schedule to this notice to be set apart for educational purposes and shall vest in Her Majesty The Queen on the date of publication

hereof in the New Zealand Gazette.

Canterbury Land District—Christchurch City Schedule

Area m²

Description

6690 Lots 6-10 DP 2623 (all Computer Freehold Register CB275/79).

804 Part Lots 5-6 DP 2495 (all Computer Freehold Register CB347/116).

Dated at Wellington this 30th day of October 2015.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2015/18501)

2015-ln6474

Declaring the Disposition of Land to be Exempt from Section 24 of the Conservation Act 1987

Pursuant to section 24B(4)(b) of the Conservation Act 1987, and to a delegation from the Minister of Conservation dated 12 December 2013, the Director-General of Conservation hereby declares that section 24 of the Conservation Act 1987, which deals with the reservation of marginal strips, shall not apply to the disposition of the land in the Schedule hereto to Genesis Energy Limited.

The land is part of the Waihianoa Aqueduct, an area that is required in connection with electricity works as part of the Tongariro Power Scheme.

Wellington Land District—Ruapehu District

Schedule

Area ha

Description

20.7500 Section 1 SO 446616.

Dated at Wellington this 18th day of November 2015.

LOU SANSON, Director-General of Conservation.

(DOC HO PAL-12-02)

2015-ln7139

Declaring Land to be Held for Conservation Purposes and Declaration that the Area Become a Reserve

Under section 7(1A) of the Conservation Act 1987, the Director, Operations, Southern South Island Region, Department of Conservation, hereby declares that the land described in the Schedule is held for conservation purposes, and further declares that the conservation area be set apart as a reserve subject to the Reserves Act 1977 and classified as a recreation reserve subject to the provisions of the latter Act, and vests the reserve in the Southland District Council in trust for recreation purposes.

Southland Land District—Southland District

Schedule

Area ha

Description

12.3210 Section 1 SO 482307.

Dated at Invercargill this 24th day of November 2015.

ALLAN MUNN.

(DOC PAR 26-02-19)

2015-ln7149

Land Acquired for University Purposes—Wellington City

Pursuant to sections 20 and 50 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the lands described in the First Schedule to this notice are hereby acquired for university purposes, subject to Part 4A of the Conservation Act 1987, section 11 of the Crown Minerals Act 1991, and subject to and together with all existing Encumbrances on all Gazette Notices in the third column of the First Schedule, and excluding coal and other minerals as set out in the fourth column of the First Schedule; and shall vest in the Victoria University of Wellington, subject to the encumbrance in the Second Schedule to this notice, on the date of publication hereof in the New Zealand Gazette.

Wellington Land District—Wellington City

First Schedule

Land Acquired for University Purposes

Area ha	Being	Gazette Notice	Location of Section 19 of the Public Works Act 1928 Coal and Other Minerals
0.0936	Part Section 10 Owhiro District.	GN 871060	WN341/282
0.2706	Part Section 10 Owhiro District.	GN 871060	WN68/266

Second Schedule

Encumbrance

For valuable consideration, the owner of all the land in the First Schedule, together with their heirs, successors and assigns ("the Encumbrancer"), agrees to encumber all of the lands in the First Schedule ("the Land") for the benefit of the Her Majesty The Queen ("the Encumbrancee") for a term of 999 years from the publication date of this notice in the *New Zealand Gazette*, determinable under clause 3 hereof with an annual rent charge of \$1.00 to be paid in January of each year if demanded, and to covenant with the Encumbrancee to secure compliance by the Encumbrancer with the agreements set out in this encumbrance.

- 1. The Encumbrancer acknowledges that the covenants in this Encumbrance are of a permanent nature, and the Encumbrancer shall not be entitled to a discharge of the Encumbrance during the term, whether by payment of the total security or otherwise.
- 2. The Encumbrancer covenants with the Encumbrancee that:
 - a. the Encumbrancer will not dispose of any or all of the Land without first satisfying its obligations under section 40 of the Public Works Act 1981;
 - b. the Encumbrancer will advise the Encumbrancee of the proposed sale; and
 - c. if the Encumbrancer sells any or all of the Land before the expiration of five years from the date of publication of this notice in the *New Zealand Gazette*, the Encumbrancer shall pay 20% of the net proceeds of sale (or such lesser amount agreed by the Encumbrancee) to the Encumbrancee.
- 3. This rent-charge shall immediately determine and the Encumbrancer shall be entitled to a discharge of this encumbrance if the covenants expressed herein become obsolete or no longer enforceable or where any sunset provision is enacted amending section 40 of the Public Works Act 1981 which provision makes the term of this Instrument redundant.
- 4. The Encumbrancer shall pay its own costs incurred during the course of this encumbrance.
- 5. Sections 97, 154 and 156 of the Land Transfer Act 1952, and sections 23, 289 and 301-302 of the Property Law Act 2007 shall apply to this Encumbrance but otherwise (and without prejudice to the Encumbrancee's rights of action at common law as a rent-chargee) the Encumbrancee shall not be entitled to any of the powers and remedies given to encumbrancees by the Land Transfer Act 1952 and the Encumbrancee and its successors and assigns shall not be entitled to any of the powers and remedies given to mortgagees under

the Land Transfer Act 1952 or the Property Law Act 2007.

- 6. The Encumbrancer covenants with the Encumbrancee:
 - a. to pay all legal costs and disbursements in the execution, registration, enforcement and any ultimate release of this Encumbrance Instrument, in respect of any consents sought by the Encumbrancer from the Encumbrancee to the registration of any instrument, and in respect of the performance and observance by the Encumbrancer of this Encumbrance Instrument including legal costs on a solicitor/client basis; and
 - b. to otherwise indemnify the Encumbrancee against any claims, loss and expense of whatever kind incurred by the Encumbrancee as a consequence of the Encumbrancer failing to comply with this Encumbrance Instrument.
- 7. No delay or failure by the Encumbrancee to enforce performance of any of the covenants set out in this Encumbrance Instrument and no indulgence granted to the Encumbrancer by the Encumbrancee shall prejudice the rights of the Encumbrancee to enforce any of the covenants or provisions of the Encumbrance Instrument
- 8. The Encumbrancee acknowledges that this Encumbrance does not preclude the Encumbrancer from leasing (subject to compliance with any statutory constraints) or mortgaging or allowing security of whatever kind over the Land and consent from the Encumbrancee, except in any regulatory role, shall not be required.
- 9. The Encumbrancer:
 - a. acknowledges that this Encumbrance:
 - i. has been granted for valuable consideration received, in full compensation for the grant of this Encumbrance Instrument; and
 - ii. is intended to charge the Land and bind the Encumbrancer (and successors) to perform the Encumbrancer's obligations for the period of time set out in this Encumbrance Instrument; and
 - b. therefore covenants with the Encumbrancee:
 - not to seek to discharge, surrender, lapse, vary, amend, withdraw or remove in any manner whatsoever this Encumbrance Instrument prior to the expiry of that period of time, whether by payment of the total security or otherwise;
 - ii. to preserve for the period of time set out in this Encumbrance Instrument the integrity of the agreements in this Encumbrance Instrument; and

always to act in good faith and do all acts and things and enter into and execute all documents, instruments (including any replacement encumbrance) and/or easement or land covenant whenever reasonably required by the Encumbrancee and otherwise obtain any necessary consents all of which may be reasonably necessary and appropriate to give full force and effect to the intentions and understandings of the Encumbrancer and the Encumbrancee.

Dated at Wellington this 2nd day of December 2015.

KERRY McPHAIL, for the Minister for Land Information.

(LINZ CPC/2012/16923)

2015-ln7159

Water Right Easement Acquired—192 Te Mata Peak Road and 175 Tauroa Road, Havelock North, Hawke's Bay

Pursuant to sections 20 and 28 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natalie Randrup, Land Information New Zealand, declares that, an agreement to that effect having been entered into, a right to convey water easement in gross is hereby acquired over the land described in the Schedule to this notice in favour of the Hastings District Council, upon the terms and conditions set out in Schedule 4 to the Land Transfer Regulations 2002, except that paragraph 3(1) of Schedule 4 to the Land Transfer Regulations 2002 is deleted and the following clause shall apply:

- i. A right to convey water includes the right for the Grantee and such persons the Grantee authorises, to take and convey water in free and unimpeded flow from the source of supply or point of entry through the easement facility and over the servient land; and
- ii. Additional terms and conditions for the right to convey water created by this notice:
 - A. The Grantor covenants with the Grantee that it will not:
 - Do or allow to be done anything on the land described in the Schedule to this notice which may damage or obstruct the easement facility or which may prevent the Grantee from obtaining reasonable access to the easement facility; and
 - 2. Plant or allow to be planted any tree, shrub or other plant or construct or allow to be constructed any building, fence or other erection on the land described in the Schedule to this notice which might damage or obstruct the easement facility or prevent the Grantee from obtaining reasonable access to the easement facility.
 - B. Should the Grantor act in breach of the preceding covenants the Grantee may:
 - 1. Take all reasonable steps to prevent the activity done by the Grantor or allowed to be done by the Grantor which, in the Grantee's reasonable opinion, may damage or obstruct the easement facility or prevent access to it, at the cost of the Grantor; and
 - 2. Remove any tree, shrub, plant, building, fence or other erection from the land described in the Schedule to this notice which, in the Grantee's reasonable opinion, may damage or obstruct the easement facility or prevent access to it, at the Grantor's cost; and
 - 3. The Grantor shall not be entitled to compensation for any reasonable action taken by the Grantee to prevent any activity or remove any obstruction in accordance with this clause

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

Hawke's Bay Land District—Hastings District Schedule

Description

Part Lot 1 DP 445332; marked "A" on SO 464758 (part Computer Freehold Register 559922).

Part Lot 4 DP 27704; marked "B" on SO 464758 (part Computer Freehold Register HBW4/686).

Dated at Wellington this 3rd day of December 2015.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2005/10889)

2015-ln7177

Land and a Leasehold Estate Taken for Motorway Purposes (Christchurch Southern Motorway Project (Stage 2))—Selwyn District

Lt Gen The Rt Hon Sir JERRY MATEPARAE, Governor-General

A Proclamation

Pursuant to section 26 of the Public Works Act 1981, I, Lieutenant General The Right Honourable Sir Jerry Mateparae, Governor-General of New Zealand, hereby declare:

- a. the land described in the First Schedule; and
- b. the leasehold estate ("lease") over the land described in the Second Schedule ("lease land") for the purpose and on the terms specified in the Third Schedule

to be taken for the functioning indirectly of a road and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the *New Zealand Gazette*.

Canterbury Land District—Selwyn District

First Schedule

ha		Description			
	0.4017	Part Lot 4 DP 22430 (part Computer Freehold Register CB1D/1164); shown as Section 13 on SO 482782.			
	0.2221	Part Lot 1 DP 20292 (part Computer Freehold Register CB2C/438); shown as Section 14 on SO 482782.			

0.2295 Part Lot 2 DP 20292 (part Computer Freehold Register CB797/69); shown as Section 15 on

Second Schedule

Area

Area ha	Description
0.0627	Part Lot 4 DP 22430 (part Computer Freehold Register CB1D/1164); shown as Section 21 on SO 482782.
0.0276	Part Lot 1 DP 20292 (part Computer Freehold Register CB2C/438); shown as Section 22 on SO 482782.
0.0600	Part Lot 1 DP 20292 (part Computer Freehold Register CB2C/438); shown as Section 38 on SO 482782.

Third Schedule

Purpose for Which the Lease is Required

SO 482782.

The lease is required for the safe demolition of improvements which are partly on the land being acquired for the project and partly on the lease land and to undertake earthworks on the boundary between the land to be acquired and the balance of the property.

Terms of the Lease

- 1. For the purpose of this lease any reference to the Crown includes its employees, engineers, assistants, consultants, contractors and authorised invitees.
- 2. The lease shall commence on the 14th day after publication of a proclamation taking the land and the lease in the *New Zealand Gazette*, and terminate on that date two years thereafter ("the term").
- 3. The Crown shall pay a current market rent for the term to the registered proprietor, such rate to be determined at the commencement of the lease by a registered valuer and agreed between the parties or otherwise in accordance with the Public Works Act 1981.
- 4. The Crown may, on the giving of written notice to the registered proprietor, extend the term for a further two periods of one year should the Project not be completed by the expiry of the original term. The current market rent shall be reviewed at the time the registered proprietor is given notice of any such extension.
- 5. Notwithstanding the term created (including any extension), the Crown may terminate the lease at any time by giving the registered proprietor one month's notice in writing.
- 6. The Crown's right to occupy the lease land for the term, includes the right to enter and re-enter the lease land at all times, with or without such vehicles, machinery or materials for the purpose set out in the notice.
- 7. The Crown shall have the right to remove any improvements located on the lease land including the right to remove or disconnect and cap any affected services. The Crown shall take all reasonable steps to minimise damage to the lease land arising from the removal of any such improvements and the capping of services or from the Crown's occupation under the lease and/or the execution of construction of the Project.
- 8. The Crown shall, at the expiration of the term, or any extended period taken in accordance with the lease, remove all debris arising from the Crown's occupation under the lease. The Crown shall reinstate the lease land to a condition generally in keeping with the character of the lease land prior to entry. The Crown shall complete such reinstatement works in a good and workmanlike manner.

Given under the hand of His Excellency the Governor-General of New Zealand and issued under the Seal of

New Zealand this 23rd day of November 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2013/17359)

2015-ln7218

Land and a Leasehold Estate Taken for Motorway Purposes (Christchurch Southern Motorway Project (Stage 2))—Selwyn District

The Rt Hon Dame SIAN ELIAS, Administrator of the Government

A Proclamation

Pursuant to section 26 of the Public Works Act 1981, I, The Right Honourable Dame Sian Elias, the Administrator of the Government, hereby declare the land described in the First Schedule ("land") and the leasehold estate ("lease") in the land described in the Second Schedule ("lease land"), for the purpose and on the terms specified in the Third Schedule to be taken for motorway purposes and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the *New Zealand Gazette*.

Canterbury Land District—Selwyn District

First Schedule

Area Description

0.2503 Part Lot 1 DP 47768 (part Computer Freehold Register CB34D/483); shown as Section 5 on SO 482782.

Second Schedule

Area Description

0.1046 Part Lot 1 DP 47768 (part Computer Freehold Register CB34D/483); shown as Section 19 on SO 482782.

Third Schedule

Purpose for Which the Lease is Required

The lease is required for the construction of a new access way to the balance of the land in Computer Freehold Register CB34D/483 and such other purpose or purposes reasonably required for construction of the Christchurch Southern Motorway Project (Stage 2) ("project").

Terms of the Lease

- 1. For the purpose of this lease any reference to the Crown includes its employees, engineers, assistants, consultants, contractors and authorised invitees.
- 2. The lease shall commence on the 14th day after publication of a proclamation taking the land and the lease in the *New Zealand Gazette*, and terminate on that date two years thereafter ("the term").
- 3. The Crown shall pay a current market rent for the term to the registered proprietor, such rate to be determined at the commencement of the lease by a registered valuer and agreed between the parties or otherwise in accordance with the Public Works Act 1981.
- 4. The Crown may, on the giving of written notice to the registered proprietor, extend the term for a further six months should the project not be completed by the expiry of the term. The current market rent shall be reviewed at the time the registered proprietor is given notice of any such extension.
- 5. Notwithstanding the term created (including any extension), the Crown may terminate the lease at any time by giving the registered proprietor one month's notice in writing.

- 6. The Crown's right to occupy the lease land for the term, includes the right to enter and re-enter the lease land at all times, with or without such vehicles, machinery or materials for the purpose set out in the notice.
- 7. The Crown shall have the right to remove any improvements located on the lease land. The Crown shall take all reasonable steps to minimise damage to the lease land arising from the removal of any such improvements or from the Crown's occupation under the lease and/or the execution of construction of the project.
- 8. The Crown shall, at the expiration of the term, or any extended period taken in accordance with the lease, remove all debris arising from the Crown's occupation under the lease. The Crown shall reinstate the lease land to a condition generally in keeping with the character of the lease land prior to entry. The Crown shall complete such reinstatement works in a good and workmanlike manner.

Given under the hand of Her Excellency the Administrator of the Government and issued under the Seal of New Zealand this 3rd day of December 2015.

[L.S.1

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2013/17367)

2015-ln7249

Land Taken for the Functioning Indirectly of a Road (Christchurch Southern Motorway Project (Stage 2))—Selwyn District

The Rt Hon Dame SIAN ELIAS, Administrator of the Government

A Proclamation

Pursuant to section 26 of the Public Works Act 1981, I, The Right Honourable Dame Sian Elias, the Administrator of the Government, hereby declare the land described in the Schedule to be taken for the functioning indirectly of a road and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the New Zealand Gazette.

Canterbury Land District—Selwyn District

Schedule

Area ha

Description

0.3215 Part Rural Section 40376 (part Computer Freehold Register CB13K/1475); shown as Section 50 on SO 487747.

Given under the hand of Her Excellency the Administrator of the Government and issued under the Seal of New Zealand this 3rd day of December 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2013/17380)

2015-ln7252

Land Taken for the Functioning Indirectly of a Road (Christchurch Southern Motorway Project (Stage 2))—Christchurch City

The Rt Hon Dame SIAN ELIAS, Administrator of the Government

A Proclamation

Pursuant to section 26 of the Public Works Act 1981, I, The Right Honourable Dame Sian Elias, the Administrator

of the Government, hereby declare the land described in the Schedule to be taken for the functioning indirectly of a road and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the *New Zealand Gazette*.

Canterbury Land District—Christchurch City

Schedule

Area ha

Description

0.1275 Part Lot 5 DP 318764 (part Computer Freehold Register 73545); shown as Section 8 on SO 480694.

Given under the hand of Her Excellency the Administrator of the Government and issued under the Seal of New Zealand this 3rd day of December 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Oueen!

(LINZ CPC/2013/17414)

2015-ln7257

Land Taken for Motorway Purposes (Christchurch Southern Motorway Project (Stage 2))—Selwyn District

The Rt Hon Dame SIAN ELIAS, Administrator of the Government

A Proclamation

Pursuant to section 26 of the Public Works Act 1981, I, The Right Honourable Dame Sian Elias, the Administrator of the Government, hereby declare the land described in the Schedule to be taken for motorway purposes and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the *New Zealand Gazette*.

Canterbury Land District—Selwyn District

Schedule

Area ha

Description

0.2440 Part Lot 3 DP 20292 (part Computer Freehold Register CB1B/14); shown as Section 16 on SO 482782.

Given under the hand of Her Excellency the Administrator of the Government and issued under the Seal of New Zealand this 3rd day of December 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2013/17358)

2015-ln7258

Land Taken for the Functioning Indirectly of a Road—Hamilton Section of the Waikato Expressway, Waikato District

The Rt Hon Dame SIAN ELIAS,
Administrator of the Government

A Proclamation

Pursuant to the Public Works Act 1981, I, the Right Honourable Dame Sian Elias, the Administrator of the Government, hereby declare the land described in the Schedule to be taken for the functioning indirectly of a

road and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the $New\ Zealand\ Gazette$.

South Auckland Land District—Waikato District

Schedule

Area Description

0.2484 Part Lot 1 DPS 57892 (Computer Freehold Register SA48B/176); shown as Section 1 on SO 481440.

Given under the hand of Her Excellency the Administrator of the Government and issued under the Seal of New Zealand this 3rd day of December 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2009/14065)

2015-ln7261

Land and a Leasehold Estate Taken for the Functioning Indirectly of a Road (Christchurch Southern Motorway Project (Stage 2))—Selwyn District

Lt Gen The Rt Hon Sir JERRY MATEPARAE, Governor-General

A Proclamation

Pursuant to section 26 of the Public Works Act 1981, I, Lieutenant General The Right Honourable Sir Jerry Mateparae, Governor-General of New Zealand, hereby declare the land described in the First Schedule ("land") and the leasehold estate ("lease") in the land described in the Second Schedule ("lease land") for the purpose and on the terms specified in the Third Schedule to be taken for the functioning indirectly of a road and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the New Zealand Gazette.

Canterbury Land District—Selwyn District

First Schedule

Area Description

3.9350 Part Lot 1 DP 24365 (part Computer Freehold Register CB12B/1269); shown as Section 39 on SO 487605.

Second Schedule

Area Description

- 0.0395 Part Lot 1 DP 24365 (part Computer Freehold Register CB12B/1269); shown as Section 43 on SO 487605.
- 0.2014 Part Lot 1 DP 24365 (part Computer Freehold Register CB12B/1269); shown as Section 44 on SO 487605.

Third Schedule

Purpose for Which Leasehold Estate is Required:

The lease is required for the safe demolition of improvements which are partly on the land and partly on the lease land; and such other purpose or purposes reasonably required for construction of the Christchurch Southern Motorway Project ("project")

Terms of the Leasehold Estate

1. For the purpose of this lease any reference to the Crown includes its employees, engineers, assistants,

consultants, contractors and authorised invitees.

- 2. The lease shall commence on the 14th day after publication of a proclamation taking the land and the lease in the *New Zealand Gazette*, and terminate on that date two years thereafter ("the term").
- 3. The registered proprietor shall be entitled to receive a current market rent for the term, such rate to be determined at the commencement of the lease by a registered valuer and agreed between the parties or otherwise in accordance with the Public Works Act 1981.
- 4. The Crown may, on the giving of written notice to the registered proprietor, extend the term for a further six months should the project not be completed by the expiry of the term. The registered proprietor shall be entitled to receive a current market rent for the extended term, such rent to be determined by a review by a registered valuer (unless otherwise agreed between the parties) at the time the registered proprietor is give notice of any such extension.
- 5. Notwithstanding the term created (including any extension), the Crown may terminate the lease at any time by giving the registered proprietor one month's notice in writing.
- 6. The Crown's right to occupy the lease land for the term, includes the right to enter and re-enter the lease land at all times, with or without such vehicles, machinery or materials for the purpose set out in the notice.
- 7. The Crown shall have the right to remove any improvements located on the lease land. The Crown shall take all reasonable steps to minimise damage to the lease land arising from the removal of any such improvements or from the Crown's occupation under the lease and/or the execution of construction of the project.
- 8. The Crown shall, at the expiration of the term, or any extended period taken in accordance with the lease, remove all debris arising from the Crown's occupation under the lease. The Crown shall reinstate the lease land to a condition generally in keeping with the character of the lease land prior to entry. The Crown shall complete such reinstatement works in a good and workmanlike manner.

Given under the hand of His Excellency the Governor-General of New Zealand and issued under the Seal of New Zealand this 30th day of November 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2011/15806)

2015-ln7262

Land Taken for the Functioning Indirectly of a Road (Christchurch Southern Motorway Project (Stage 2))—Christchurch City

Lt Gen The Rt Hon Sir JERRY MATEPARAE, Governor-General

A Proclamation

Pursuant to section 26 of the Public Works Act 1981, I, Lieutenant General The Right Honourable Sir Jerry Mateparae, Governor-General of New Zealand, hereby declare the land described in the Schedule to be taken for the functioning indirectly of a road and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the *New Zealand Gazette*.

Canterbury Land District—Christchurch City Schedule

Area ha

Description

0.5635 Part Lot 1 DP 60678 (part Computer Freehold Register CB36A/670); shown as Section 6 on SO 480694.

Given under the hand of His Excellency the Governor-General of New Zealand and issued under the Seal of New Zealand this 30th day of November 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Oueen!

(LINZ CPC/2013/17254)

2015-ln7266

Land Taken for Road (Christchurch Southern Motorway Project (Stage 2))— Selwyn District

Lt Gen The Rt Hon Sir JERRY MATEPARAE, Governor-General

A Proclamation

Pursuant to section 26 of the Public Works Act 1981, I, Lieutenant General The Right Honourable Sir Jerry Mateparae, Governor-General of New Zealand, hereby declare the described in the Schedule to be taken for road and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the New Zealand Gazette.

Canterbury Land District—Selwyn District

Schedule

Area ha

Description

0.1978 Part Lot 1 DP 406023 (part Computer Freehold Register 421093); shown as Section 6 on SO 482785.

Given under the hand of His Excellency the Governor-General of New Zealand and issued under the Seal of New Zealand this 30th day of November 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2013/17398)

2015-ln7267

Land Acquired for Road—136 Whitney Street, New Windsor, Auckland

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

North Auckland Land District—Auckland

Schedule

Area m²

Description

5 Part Lot 1 DP 48733; shown as Section 1 on SO 488823 (part Composite Computer Registers NA63A/8 and 604176).

Dated at Wellington this 7th day of December 2015.

J. ENOKA, for the Minister for Land Information.

(LINZ CPC/2005/10974)

2015-ln7268

Declaring the Disposition of Land to be Exempt from Section 24 of the Conservation Act 1987

Pursuant to section 24B(1) of the Conservation Act 1987, the Minister of Conservation hereby declares that section 24 of the Conservation Act, which deals with the reservation of marginal strips, shall not apply to the disposition to the Christchurch City Council of the land in the Schedule hereto.

Canterbury Land District—Christchurch City

Schedule

Area Description

2.7336 Section 4 SO 475773 (all Computer Freehold Register 666753).

Dated at Wellington this 30th day of November 2015.

Hon MAGGIE BARRY, onzm, Minister of Conservation.

(DOC RO PAA-12-04-13)

2015-ln7276

Classification of Reserve

Under the Reserves Act 1977, the Permissions/Statutory Land Management Manager, Operations Group, Department of Conservation, hereby classifies the reserve described in the Schedule as a scenic reserve for the purposes specified in section 19(1)(a) of the Act.

Canterbury Land District—Christchurch City

Schedule

Area Description

110.4381 Lots 1-2 DP 491897, Part Rural Section 35479 and Part Rural Section 35735 (all Computer Freehold Register 717777).

Dated at Christchurch this 7th day of December 2015.

JOHN BLUE.

(DOC PAP-00-03-59)

2015-ln7278

Parliamentary

Appointment of Ombudsman

Pursuant to sections 3 and 5 of the Ombudsmen Act 1975, His Excellency the Governor-General of New Zealand has been pleased to appoint

Peter Francis Boshier

as Ombudsman and Chief Ombudsman for a term of five years commencing on 10 December 2015.

Dated at Wellington this 3rd day of December 2015.

Hon BILL ENGLISH, Deputy Prime Minister.

2015-ps7195

