

New Zealand Gazette

THURSDAY, 1 SEPTEMBER 2016 — No. 77

CONTENTS

COMMERCIAL NOTICES

Applications for Winding up/Liquidations	
Appointment/Release of Liquidators	1.
Appointment/Release of Receivers & Managers	24
Bankruptcies	25
Cessation of Business in New Zealand	28
Land Transfers/Joint Family Homes	29
Other	29
Removals	30
GOVERNMENT NOTICES	
Authorities/Other Agencies of State	31
Delegated Legislation	40
Departmental	43
General Section	62
Land Notices	70
Vice Regal	104

Using the Gazette

The *New Zealand Gazette*, the official newspaper of the Government of New Zealand, is published online on Thursdays between 10.00am and 11.00am.

The online version is the official publication and authoritative constitutional record.

Notice Submissions and Style

Notices for publication and related correspondence should be addressed to

New Zealand Gazette

Department of Internal Affairs

PO Box 805 Wellington 6140

Telephone: (04) 462 0313 / (04) 462 0312

Email: gazette@dia.govt.nz

Notices are accepted for publication in the next available issue, unless otherwise specified.

Microsoft Word is the preferred format for notice submissions. Please do not send notices as PDFs as errors can be introduced when converting to Word. Image files should be in JPG or PNG format.

The Gazette Office reserves the right to apply its in-house style to all notices. Any corrections which are related to style will be made at the discretion of the publisher for reasons of consistency.

Please go to www.gazette.govt.nz/howtosubmit/ for more information.

Deadlines

The deadline for submitting notices for publication in the principal edition is **midday Monday for commercial notices** and **midday Tuesday for Government notices**, in the week of publication.

The deadline for cancelling notices in the principal edition is **12.00 midday Wednesday**. Please call the Gazette Office immediately to cancel a notice, and confirm by email. A cancellation fee applies.

For further information and for public holiday deadlines, please go to www.gazette.govt.nz/deadlines/

Advertising Rates

Fees \$0.68 per word to a maximum of 5,000 words

\$3,400 fixed fee for notices above 5,000 words (includes 5 hours processing time)

\$140 per hour for processing time over 5 hours

Plus printing and delivery costs (if required)

Images \$50 per image

Supplement set-up fee \$140

Late fee* 20% surcharge

Cancellation fee \$55

Customers will be invoiced in accordance with standard commercial practices. Advertising rates are not negotiable. All rates shown are inclusive of GST.

Availability

New Zealand Gazette notices are published directly online at www.gazette.govt.nz

All editions are also available on subscription from the New Zealand Gazette Office, Department of Internal Affairs, PO Box 805, Wellington 6140 (telephone: (04) 462 0313).

Copyright

© The New Zealand Gazette is subject to Crown copyright.

^{*}Late notices may be accepted at the discretion of the publisher.

COMMERCIAL NOTICES

Applications for Winding up/Liquidations

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 4 August 2016, an application for putting **YORK PRECISION PLASTICS NZ LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1819. The application is to be heard by the High Court at Auckland on 16 September 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 Itochu Singapore Pte Limited, whose address for service is at the offices of Hesketh Henry, Level 14, PwC Tower, 188 Quay Street, Auckland. Postal Address: Private Bag 92093, Auckland 1142. Telephone: (09) 375 8700. Facsimile: (09) 309 4494. The plaintiff's solicitor is Brett Morley (brett.morley@heskethhenry.co.nz), whose address is as noted above.

Dated this 23rd day of August 2016.

2016-aw4741

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 2 August 2016, an application for putting **O'NEILLS BUILDING REMOVALS LIMITED** into liquidation was filed in the High Court at Whangarei. Its reference number is CIV-2016-488-96. The application is to be heard by the High Court at Whangarei on 12 September 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 at the offices of Marsden Woods Inskip & Smith, Barristers and Solicitors, PO Box 146, Whangarei 0140. Telephone: (09) 438 4239. Facsimile: (09) 438 4196. The plaintiff's solicitor is Michael B. Smith, whose address is as noted above.

Dated this 1st day of September 2016.

2016-aw4892

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 21 July 2016, an application for putting QUARRY INVESTMENTS RED ZONE LIMITED (formerly GABION TECHNOLOGY LIMITED) into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2016-409-617. The application is to be heard by the High Court at Christchurch on 15 September 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 **Saunders & Co Solicitors Nominee Company Limited**, whose address for service is at the offices of Saunders & Co, 131 Victoria Street (PO Box 18), Christchurch. Telephone: (03) 379 7690. The plaintiff's solicitor is A. N. Riches (<u>AR@saunders.co.nz</u>), whose address is as noted above.

Dated this 23rd day of August 2016.

2016-aw4896

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 26 July 2016, an application for putting **KAVANAUGH ENTERPRISES LIMITED** into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2016-409-621. The application is to be heard by the High Court at Christchurch on Thursday 15 September 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, PO Box 1782, Christchurch 8140. Telephone: (03) 968 1259. Facsimile: (03) 943 5296. The plaintiff's solicitor is Ron Lemm (<u>ron.lemm@ird.govt.nz</u>), whose address is as noted above.

Dated this 23rd day of August 2016.

2016-aw4911

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 27 July 2016, an application for putting CLARION NO 8 LIMITED (formerly MINT GLASS LIMITED)
 (in receivership) into liquidation was filed in the High Court at Christchurch. Its reference number is
 CIV-2016-409-623. The application is to be heard by the High Court at Christchurch on Thursday
 15 September 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, PO Box 1782, Christchurch 8140. Telephone: (03) 968 9977. Facsimile: (03) 943 5296. The plaintiff's solicitor is Jess Thomson (jess.thomson@ird.govt.nz), whose address

is as noted above.

Dated this 23rd day of August 2016.

2016-aw4913

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 8 July 2016, an application for putting **THOMAS & SON LIMITED** into liquidation was filed in the High Court at Invercargill. Its reference number is CIV-2016-425-79. The application is to be heard by the High Court at Invercargill on 22 September 2016 at 11.45am.
- 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, PO Box 1782, Christchurch 8140. Telephone: (03) 968 1803. Facsimile: (03) 943 5296. The plaintiff's solicitor is Andrew Challis (andrew.challis@ird.govt.nz), whose address is as noted above.

Dated this 23rd day of August 2016.

2016-aw4915

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 5 July 2016, an application for putting **WOORI INTERNATIONAL LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1560. The application is to be heard by the High Court at Auckland on Friday 9 September 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 24th day of August 2016.

2016-aw4921

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 25 July 2016, an application for putting **JERVOIS STRATEGY LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1719. The application is to be heard by the High Court at Auckland on Friday 9 September 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, 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 23rd day of August 2016.

2016-aw4922

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 10 May 2016, an application for putting CHRIS BROADHURST MOTOR COMPANY LIMITED into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-945. The application is to be heard by the High Court at Auckland on Thursday 15 September 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 25th day of August 2016.

2016-aw4923

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 4 July 2016, an application for putting **COMMERCIALISATION ADVISORS LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1544. The application is to be heard by the High Court at Auckland on Friday 9 September 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 24th day of August 2016.

2016-aw4946

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 5 August 2016, an application for putting **DATALIGHT LIMITED** into liquidation was filed in the High Court at Wellington. Its reference number is CIV-2016-485-587. The application is to be heard by the High Court at Wellington on 20 September 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 **107 Customhouse Quay Limited**, whose address for service is 125 Birch Avenue, Judea, Tauranga. The plaintiff's solicitor is Costas Matsis of Gault Mitchell Law, whose address is Level 4, 22 The Terrace (PO Box 645), Wellington. Telephone: (04) 472 5074. Facsimile: (04) 471 0835.

Dated this 24th day of August 2016.

2016-aw4950

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 9 August 2016, an application for putting **COMPASS ROOFING LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1863. The application is to be heard by the High Court at Auckland on Friday 23 September 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 **Bremick NZ Limited**, whose address for service is at the offices of Duncan Cotterill, Level 1, CPO Building, 12 Queen Street, Auckland 1010. The plaintiff's solicitor is David Mahon, whose address is as noted above.

Dated this 25th day of August 2016.

2016-aw4965

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 15 July 2016, an application for putting **MCGANNON MOTELS LIMITED** into liquidation was filed in the High Court at Wellington. Its reference number is CIV-2016-485-533. The application is to be heard by the High Court at Wellington on 20 September 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 plaintiffs' address for service.
- 4. The plaintiffs are **Velma Anne Hawkins** and the executors of the **estate of Terence Spencer Hawkins** together with the trustees of the **R & B Hawkins Family Trust** and the trustees of the **Kay Hawkins Family Trust**, whose address for service is at the offices of Morrison Kent Lawyers, Level 19, 105 The

Terrace, Wellington. The plaintiffs' solicitor is Carolyn Heaton, whose address is as noted above.

Dated this 1st day of September 2016.

2016-aw4982

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 30 June 2016, an application for putting **MARKONE PAINTING SOLUTIONS LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1512. The application is to be heard by the High Court at Auckland on 9 September 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 **Total Access Limited**, whose address for service is c/o Credit Consultants Group NZ Limited, Level 4, Eagle Technology House, 135 Victoria Street, Wellington 6011. The plaintiff's solicitor is Catherine Louise Waugh, whose address is as noted above.

Dated this 25th day of August 2016.

2016-aw4983

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 14 July 2016, an application for putting **REMARKABLES LODGE LIMITED** (in receivership) into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2016-409-625. The application is to be heard by the High Court at Christchurch on 15 September 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 plaintiffs' address for service.
- 4. The plaintiffs are Andrew John Hawkes and Vivian Judith Fatupaito, as receivers of REMARKABLES LODGE LIMITED (in receivership), whose address for service is at the offices of Minter Ellison Rudd Watts, Level 20, Lumley Centre, 88 Shortland Street, Auckland 1010. The plaintiffs' solicitor is Ana Simkiss, whose address is as noted above.

Dated this 25th day of August 2016.

2016-aw4986

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 14 July 2016, an application for putting **SLEEP OVERS LIMITED** (in receivership) into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2016-409-624. The application is to be heard by the High Court at Christchurch on 15 September 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 plaintiffs' address for service.
- 4. The plaintiffs are **Andrew John Hawkes** and **Vivian Judith Fatupaito**, as receivers of **SLEEP OVERS LIMITED** (in receivership), whose address for service is at the offices of Minter Ellison Rudd Watts, Level 20, Lumley Centre, 88 Shortland Street, Auckland 1010. The plaintiffs' solicitor is Ana Simkiss, whose address is as noted above.

Dated this 25th day of August 2016.

2016-aw4987

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 14 July 2016, an application for putting **EVERGREEN LODGE LIMITED** (in receivership) into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2016-409-626. The application is to be heard by the High Court at Christchurch on 15 September 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 plaintiffs' address for service.
- 4. The plaintiffs are Andrew John Hawkes and Vivian Judith Fatupaito, as receivers of EVERGREEN LODGE LIMITED (in receivership), whose address for service is at the offices of Minter Ellison Rudd Watts, Level 20, Lumley Centre, 88 Shortland Street, Auckland 1010. The plaintiffs' solicitor is Ana Simkiss, whose address is as noted above.

Dated this 25th day of August 2016.

2016-aw4988

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 11 August 2016, an application for putting **GOURMET FOOD PUBLISHING LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1874. The application is to be heard by the High Court at Auckland on 23 September 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 **PMP Print Limited**, whose address for service is at the offices of Hucker & Associates, Barristers & Solicitors, Ground Floor, Hobson Towers West, 26–28 Hobson Street, Auckland. Telephone: (09) 368 1810. Facsimile: (09) 368 1814. The plaintiff's solicitor is Robert Bruce Hucker, whose address is as noted above.

Dated this 26th day of August 2016.

2016-aw5004

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 27 July 2016, an application for putting **KATAZZ COMMUNICATION LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1756. The application is to be heard by the High Court at Auckland on Friday 9 September 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, 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 26th day of August 2016.

2016-aw5015

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 7 July 2016, an application for putting **RVL PROPERTIES LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1612. The application is to be heard by the High Court at Auckland on 16 September 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 **Lighter Quay Residents Society Incorporated**, whose address for service is at the offices of Graeme Skeates Law, Level 1, 19 Auburn Street, Grafton, Auckland. The plaintiff's solicitor is Graeme Skeates, whose address is as noted above.

Dated this 26th day of August 2016.

2016-aw5020

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 1 August 2016, an application for putting **OHOPE BAR AND GRILL LIMITED** into liquidation was filed in the High Court at Rotorua. Its reference number is CIV-2016-463-88. The application is to be heard by the High Court at Rotorua on Monday 12 September 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, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0463. Facsimile: (07) 959 7614. Enquiries to: H. Mattyasovszky on telephone (07) 959 0321. The plaintiff's solicitor is T. Saunders, whose address is as noted above.

Dated this 29th day of August 2016.

2016-aw5033

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 12 August 2016, an application for putting **J & A HANMER LIMITED** into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2016-409-688. The application is to be heard by the High Court at Christchurch on Thursday 15 September 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 at the offices of Meredith Connell, Level 5, 4 Graham Street, Auckland. Postal Addresses: PO Box 90750, Victoria Street West, Auckland 1142, or DX CP24063, Auckland. Enquiries to: R. Harvey on telephone (09) 336 7556. The plaintiff's solicitor is B. H. Dickey, Crown Solicitor at Auckland, whose address is as noted above.

Dated this 26th day of August 2016.

2016-aw5036

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 29 June 2016, an application for putting **LOVETT & SONS LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-1509. The application is to be heard by the High Court at Auckland on Friday 9 September 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 29th day of August 2016.

2016-aw5039

Appointment/Release of Liquidators

FORESTLAND MANAGEMENT LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Tony Pattison, of Napier, and Malcolm Hollis, of Christchurch, both chartered accountants, were appointed joint and several liquidators of FORESTLAND MANAGEMENT LIMITED (in liquidation) by the High Court at Gisborne, pursuant to section 241(2)(c) of the Companies Act 1993, on 22 August 2016 at 10.22am.

We fix 26 September 2016 as the day by which the creditors of the company are to make their claims and to establish any priority.

Dated this 22nd day of August 2016.

TONY PATTISON, Liquidator.

Claims and Enquiries to: FORESTLAND MANAGEMENT LIMITED (in liquidation), c/o PwC, PO Box 645, Napier 4140. Telephone: (06) 835 6144. Facsimile: (06) 835 0360. Attention: Miriam Wennergren.

2016-al4893

AKSINYA ENTERPRISES 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:

19 August 2016

AKSINYA ENTERPRISES LIMITED (in liquidation) at 10.17am.

Notice to Creditors to Lodge Claims

The liquidators have fixed 23 September 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 Mitchell Sklenars 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.

2016-al4897

KAIMAI FAMILY TELEVISION NETWORK TRUST and WHITIANGA SMALL ENGINES (2008) LIMITED (both in liquidation)

Notice of Appointment of Liquidators

Wendy Somerville and Malcolm Hollis, Chartered Accountants Australia and New Zealand Accredited Insolvency Practitioners (NZ), were appointed joint and several liquidators of the entities by the High Court at Hamilton, pursuant to section 241(2)(c) of the Companies Act 1993, on the date and times below:

22 August 2016

KAIMAI FAMILY TELEVISION NETWORK TRUST (in liquidation) at 12.00pm.

WHITIANGA SMALL ENGINES (2008) LIMITED (in liquidation) at 12.16pm.

Notice to Creditors to Claim

We fix 26 September 2016 as the day by which the creditors of the entities are to make their claims and to establish any priority.

Dated this 22nd day of August 2016.

WENDY SOMERVILLE, Liquidator.

Claims and Enquiries to: C/o PwC, corner of Anglesea and Ward Streets (PO Box 191), Hamilton. Telephone: (07) 838 3838. Facsimile: (07) 839 4178. Email: restructuring@nz.pwc.com.

2016-al4898

SWIFTCUTS LIMITED and PRESTIGE STEEL LIMITED

Notice of Appointment of Liquidators

Notice is hereby given that, in accordance with section 241 of the Companies Act 1993, the shareholders of the above-named companies, appointed Simon Dalton, chartered certified accountant, and Matthew Peter Kemp, chartered accountant, both of Auckland, as liquidators on the dates and times below:

16 August 2016

SWIFTCUTS LIMITED at 9.41am.

17 August 2016

PRESTIGE STEEL LIMITED at 10.00am.

Notice to Creditors to Prove Debts or Claims

The undersigned does hereby fix 30 September 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.

2016-al4908

CAVENDISH PROPERTY RESTORATION LIMITED (formerly CAVENDISH GROUP HOLDINGS LIMITED) (in liquidation)

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

Steven Khov and Damien Grant, insolvency practitioners, were appointed joint and several liquidators of CAVENDISH PROPERTY RESTORATION LIMITED (in liquidation) on 23 August 2016 at 10.47am, pursuant to section 241(2)(c) of the Companies Act 1993.

The liquidators fix 20 September 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 23rd day of August 2016.

STEVEN KHOV and DAMIEN GRANT, Joint Liquidators.

Address of Liquidators: Waterstone Insolvency, PO Box 352, Shortland Street, Auckland 1140. Enquiries to: Daniel Yee. Freephone: 0800CLOSED. Facsimile: 0800FAXWSI.

2016-al4919

SUEDER LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Company No.: 4741119

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 24 August 2016 at 10.00am

We fix 30 September 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 24th day of August 2016.

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: Geoff Brown (gbrown@rodgersreidy.co.nz).

Note: The company is solvent and is being liquidated as it has completed the purpose for which it was incorporated.

2016-al4932

NZ ARTISAN KITCHEN LIMITED (in liquidation)

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

Steven Khov and Damien Grant, insolvency practitioners, were appointed joint and several liquidators of NZ ARTISAN KITCHEN LIMITED (in liquidation) on 23 August 2016 at 9.18am, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidators fix 20 September 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 24th day of August 2016.

STEVEN KHOV and DAMIEN GRANT, Joint Liquidators.

Address of Liquidators: Waterstone Insolvency, PO Box 352, Shortland Street, Auckland 1140. Enquiries to: Rachelle Gordon. Freephone: 0800CLOSED. Facsimile: 0800FAXWSI.

2016-al4933

SELWYN HOME MAINTENANCE LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

David Vance and Grant Jarrold were appointed liquidators jointly and severally of the company by the High Court at Christchurch on the date and time below:

18 August 2016

SELWYN HOME MAINTENANCE LIMITED (in liquidation) at 10.31am.

Notice to Creditors to Lodge Claims

The liquidators have fixed 22 September 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 Hanipale Galo at Deloitte, Level 16, Deloitte House, 10 Brandon Street, Wellington 6011. Telephone: (04) 470 3573. Facsimile: (04) 470 3501. Email: hgalo@deloitte.co.nz.

DAVID VANCE, Liquidator.

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

2016-al4934

PERJORAP LIMITED (in liquidation)

Public Notice of Appointment of Liquidator

The Companies Act 1993

On 24 August 2016, it was resolved by special resolution of shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that the company be liquidated and that Kim S. Thompson, insolvency practitioner of Hamilton, be appointed liquidator.

Notice to Creditors to Claim

Notice is given that the liquidator hereby fixes 30 September 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 that they may have to priority, under section 304 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

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

Dated this 24th day of August 2016.

KIM S. THOMPSON, Liquidator.

Address of Liquidator: PO Box 1027, Hamilton 3240. Telephone: (07) 834 6813. Facsimile: (07) 834 6104. Email: kim@kstca.co.nz.

2016-al4936

HALLMARK KENNELS LIMITED and OHAKE LIMITED (both in liquidation)

Public Notice of Appointment of Liquidator

It was resolved by special resolutions of shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that the above-named companies be liquidated and that Grant Bruce Reynolds, insolvency practitioner of Auckland, be appointed liquidator on the dates and times below:

22 August 2016

HALLMARK KENNELS LIMITED at 10.30am.

24 August 2016

OHAKE LIMITED at 10.00am.

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

GRANT REYNOLDS, Liquidator.

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

2016-al4937

THE SHOWER CREWE INSTALLATIONS LIMITED (in liquidation)

Notice of Appointment of Liquidator

Company No.: 3110145

Notice is hereby given that on 15 August 2016, the liquidation of the above-named company, whose registered office is at 222 Dairy Flat Highway, Albany, Auckland, commenced when the shareholders appointed Jurgen Werner Herbke, chartered accountant, as liquidator.

Notice of Intention to Remove Company From the Register

This is a solvent liquidation as the company has no known liabilities or creditors and notice is hereby given that it is intended for the company to be removed from the Register under section 318(1)(e) of the Companies Act 1993.

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 26 September 2016.

JURGEN W. HERBKE, Liquidator.

Enquiries May be Directed to the Liquidator at: Apollo House, 222 Dairy Flat Highway, Albany, Auckland 0632. Postal Address: PO Box 45, Albany Village, Auckland 0755. Telephone: (09) 451 9020. Facsimile: (09) 415 0522. Email: jurgen@apolloconsulting.co.nz.

2016-al4940

LOT 5 INVESTMENTS LIMITED (in liquidation)

Public Notice of Appointment of Liquidators

The Companies Act 1993

On 18 August 2016, it was resolved by special resolution, pursuant to section 241 of the Companies Act 1993, that LOT 5 INVESTMENTS LIMITED be liquidated and that William Guy Black and Andrew John Grenfell, accredited insolvency practitioners and chartered accountants of Auckland, be appointed jointly and severally as liquidators.

The liquidation commenced on 18 April 2016 at 2.00pm.

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 19 September 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 23rd day of August 2016.

WILLIAM G. BLACK, Liquidator.

Liquidators' Address: McGrathNicol Limited, Level 17, 34 Shortland Street, Auckland 1010. Postal Address: PO Box 91644, Victoria Street West, Auckland 1142. Telephone: (09) 926 5111. 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.

2016-al4941

POKENO LIQUOR LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 255(2) of the Companies Act 1993, Biju Surendran, accountant of Auckland, was appointed as liquidator of the above-named company on 18 August 2016 at 10.00am, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidator fixes 10 October 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.

BIJU SURENDRAN, Liquidator.

Address of Liquidator: 844 Dominion Road, Mount Eden, Auckland 1041. Postal Address: PO Box 96080, Balmoral, Auckland 1342. Telephone: (09) 627 2600. Facsimile: (09) 626 5100. Email: biju@menon.co.nz. Enquiries to: Biju Surendran.

2016-al4943

D E MOONEY AND COMPANY LIMITED (trading as **Diamond Jewellers**)

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

Notice is hereby given that, in accordance with section 241(2)(c) of the Companies Act 1993, on 22 August 2016 at 11.46am, Simon Dalton, chartered certified accountant, and Matthew Peter Kemp, chartered accountant, both of Auckland, were appointed as liquidators of the above-named company by the High Court at Hamilton.

The undersigned does hereby fix 14 October 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, Shortland Street, Auckland. Telephone: (09) 377 3099. Facsimile: (09) 377 3098.

2016-al4945

URBAN TRANSFORMATIONS LIMITED (in liquidation)

Public Notice of Appointment of Liquidator

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

On 15 August 2016, it was resolved, pursuant to section 241(2)(a) of the Companies Act 1993, that URBAN TRANSFORMATIONS LIMITED be liquidated and that Tarsha Hazleman, chartered accountant of Auckland, be appointed liquidator for this purpose.

The liquidation commenced on 15 August 2016.

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

Dated this 15th day of August 2016.

TARSHA HAZLEMAN, Liquidator.

Address for Service: C/o Moore Stephens Markhams Auckland, Level 10, 203 Queen Street, Auckland. Telephone: (09) 306 7300. Facsimile: (09) 366 0261.

2016-al4948

LENSWORX NZ LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

On 23 August 2016 at 3.00pm, a special resolution, pursuant to section 241(2)(a) of the Act, was passed stating that the company be liquidated and Lloyd James Hayward and Jeffrey Philip Meltzer, insolvency practitioners, be appointed as liquidators.

Notice to Creditors to Claim

Notice is given that the liquidators fix 30 September 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 24th day of August 2016.

L. J. HAYWARD, Liquidator.

Contact Details: Meltzer Mason, Chartered Accountants, PO Box 6302, Wellesley Street, Auckland 1141. Telephone: (09) 357 6150. Facsimile: (09) 357 6152. Email: lloyd@meltzermason.co.nz.

2016-al4949

ALTANET LIMITED (in liquidation)

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

Steven Khov and Damien Grant, insolvency practitioners, were appointed joint and several liquidators of ALTANET LIMITED (in liquidation) on 24 August 2016 at 10.00am, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidators fix 21 September 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 24th day of August 2016.

STEVEN KHOV and DAMIEN GRANT, Joint Liquidators.

Address of Liquidators: Waterstone Insolvency, PO Box 352, Shortland Street, Auckland 1140. Enquiries to: Kieran Jones. Freephone: 0800CLOSED. Facsimile: 0800FAXWSI.

2016-al4951

THE TALENTS COMPANY LIMITED (in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given that, on 23 August 2016 at 10.30am, the above-named company passed a special resolution, pursuant to section 241(2)(a) of the Companies Act 1993, stating that the company be put into liquidation and that Steven Tomlinson be appointed as liquidator.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes 5 October 2016 as the date on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

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

Dated this 23rd day of August 2016.

STEVEN TOMLINSON, Liquidator.

Creditors and Members May Direct Enquiries to: S. Tomlinson, The Law Connection Limited, PO Box 206, Waikanae 5250. Telephone: (04) 902 5020. Facsimile: (04) 902 5021. Email: steve@lawconnect.co.nz.

2016-al4952

BRANSONS & CO LIMITED (in liquidation)

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

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) of the Act, on 24 August 2016 at 1.20pm.

The liquidators have fixed 28 September 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.

2016-al4959

AWNZ INVESTMENT LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Marcus McMillan, insolvency practitioner, and John Fisk, chartered accountant, both of Wellington, were appointed joint and several liquidators of AWNZ INVESTMENT LIMITED (in liquidation) by the High Court at Wellington, pursuant to section 241(2)(c) of the Companies Act 1993, on 23 August 2016 at 10.51am.

We fix 27 September 2016 as the day by which the creditors of the company are to make their claims and to establish any priority.

Dated this 25th day of August 2016.

MARCUS McMILLAN, Liquidator.

Claims and Enquiries to: AWNZ INVESTMENT LIMITED (in liquidation), c/o PwC, 113-119 The Terrace (PO Box 243), Wellington. Telephone: (04) 462 7000. Email: Bernadette F. Scanlon. Scanlon.

2016-al4980

MODULAR FURNITURE CONCEPTS LIMITED (in liquidation)

Notice of Appointment of Liquidator

I, John Francis Managh, of Napier, hereby give notice that by resolution of the shareholder of the above-named company, pursuant to section 241(2)(a) of the Companies Act 1993, on 16 August 2016 at 10.45am, I was appointed liquidator.

JOHN MANAGH.

Address for Service: 50 Tennyson Street (PO Box 1022), Napier. Telephone: (06) 835 6280. Website: www.johnmanaghandassociates.co.nz.

2016-al4981

GEK PROPERTY NOMINEES (WIRI) LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

On 25 August 2016 at 3.30pm, a special resolution, pursuant to section 241(2)(a) of the Act, was passed stating that the company be liquidated and Karen Betty Mason and Rachel Mason-Thomas, insolvency practitioners, be appointed as liquidators.

A solvency certificate has been filed in accordance with section 243(8) of the Act.

Notice to Creditors to Claim

Notice is given that the liquidators fix 26 September 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 25th day of August 2016.

K. B. MASON, Liquidator.

2016-al4990

MTI NZ LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

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

Take notice that Peter Esmond Farrell of Tauranga, and Simon Paul Rogan of Auckland, both chartered accountants, have been appointed joint and several liquidators of the above-named company.

The liquidation commenced on 23 August 2016 at 11.58am.

The undersigned does hereby fix 30 September 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 from objecting to the distribution.

Dated this 25th day of August 2016.

SIMON ROGAN, Liquidator.

Creditors and Shareholders of the Company May Direct Enquiries During Normal Business Hours to: Kelman & Co,

PO Box 7575, Auckland 1141. Telephone: (09) 303 0401. Facsimile: (09) 303 0403.

2016-al4992

Appointment of Liquidator

The Official Assignee advises the following liquidations:

18 August 2016

D VITA LIMITED.

19 August 2016

BONNY&BON LIMITED.

RISQUE ENTERTAINMENT (NZ) LIMITED.

SPAZIO CASA GROUP LIMITED.

23 August 2016

KAPITI CYCLE CHALLENGE LIMITED.

25 August 2016

ALPINE RESORT WANAKA LIMITED.

OFFICIAL ASSIGNEE.

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

2016-al4997

BEES BLESSING LIMITED (in liquidation)

Notice of Appointment of Liquidator and Notice of Meeting of Creditors

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

Company No.: 2172122

Notice is hereby given that the liquidation of BEES BLESSING LIMITED (in liquidation) commenced on 22 August 2016 at 5.00pm, when the members appointed Murray G. Allott, chartered accountant of Christchurch, as liquidator, in accordance with section 241(2)(a) of the Companies Act 1993, by the passing of a special resolution by entry in the company minute book.

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

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

MURRAY G. ALLOTT, Liquidator.

Address of Liquidator: 14B Leslie Hills Drive, Riccarton, Christchurch 8011. Postal Address: PO Box 29432, Christchurch 8440. Telephone: (03) 365 1028. Facsimile: (03) 365 6400. Email: admin@profitco.co.nz.

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

2016-al5000

BREAKFREE TRUSTEES LIMITED (trustee for the Breakfree Trust) (in liquidation)

Public Notice of Appointment of Liquidator

On 24 August 2016 at 5.00pm, it was resolved by a special resolution of the shareholder, 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 the shareholder 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.

2016-al5002

MOWBRAY BUILDING LIMITED (in liquidation)

Public Notice of Appointment of Liquidators

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

Brent Thomas Dickins and Hamish John Pryde, 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) of the Act, on 25 August 2016 at 11.10am.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators fix 28 September 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 Act.

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.

BRENT DICKINS and HAMISH PRYDE, 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: brentdickins@coombesmith.co.nz.

2016-al5003

VERY SUCCESSFUL COMPANY LIMITED (in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Notice is given that, by way of resolution of the shareholders of the above-named company in accordance with section 241(2)(a) of the Companies Act 1993, I, Douglas Kim Fisher, chartered accountant of Auckland, was appointed liquidator of the company on 27 August 2016 at 10.00am.

I fix Friday 23 September 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. Failure to do so will exclude a claimant from the benefit of any distribution made before the claim is made. Failure to establish such priority will exclude a creditor from objecting to any distribution made before such priority is established.

D. K. FISHER, Liquidator.

Any Enquiries in This Matter Should be Addressed to: D. K. Fisher, PO Box 26106, Epsom, Auckland 1344. Mobile: 021 574 685. Facsimile: (09) 638 6283.

2016-al5009

ORIGINAL 'N' CRISPY PRODUCTS COMPANY LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(c) of the Companies Act 1993, the High Court at Auckland, on 25 August 2016 at 10.59am, appointed Boris van Delden and Peri Micaela Finnigan, Chartered Accountants Australia and New Zealand Accredited Insolvency Practitioners, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 30 September 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: 25 August 2016.

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).

2016-a15010

VALLEYGIRL NEW ZEALAND LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

Company No.: 1403021

We, Andrew James Bethell and Andrew John McKay, chartered accountants of BDO Auckland, were appointed joint and several liquidators of the company by resolution of the company's creditors passed at the watershed meeting on 24 August 2016 at 11.20am.

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 30 September 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 the debts are claimed or, as the case may be, from objecting to the distribution.

Dated this 29th day of August 2016.

ANDREW McKAY, Joint Liquidator.

Creditors and the Shareholder May Direct Enquiries During Normal Business Hours to: Tushar Chadha, BDO Auckland, Level 8, 120 Albert Street, Auckland 1010. Postal Address: PO Box 2219, Auckland 1140. Telephone: (09) 366 8114. Facsimile: (09) 303 2830. Email: tushar.chadha@bdo.co.nz.

2016-al5012

MKJK LIMITED (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, Kenneth Peter Brown and Paul Raymond Clark were appointed joint and several liquidators of MKJK LIMITED (in liquidation) on 25 August 2016 at 12.36pm.

Dated this 26th day of August 2016.

PAUL CLARK, 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.

2016-al5014

ISAAC CONSTRUCTION & DEVELOPMENT LIMITED (formerly LINDESAY FENCING LIMITED) and TONGASTAFF LIMITED (both in liquidation)

Notice of Appointment of Liquidators

Craig 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:

26 August 2016

ISAAC CONSTRUCTION & DEVELOPMENT LIMITED (in liquidation) at 10.15am.

TONGASTAFF LIMITED (in liquidation) at 10.17am.

Notice to Creditors to Claim

We fix 30 September 2016 as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 26th day of August 2016.

CRAIG SANSON, Liquidator.

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

2016-al5023

PREMIER VISION LIMITED (trading as **Henderson Tyres**) (in liquidation)

Notice of Appointment of Liquidators

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

Company No.: 3416654

Vivian Judith Fatupaito and Andrew John Hawkes, of KPMG, were appointed joint and several liquidators of the company by the High Court at Auckland on 26 August 2016 at 10.49am.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

The liquidators fix 26 October 2016 as the day on or before which the creditors of the company are to make their claims and to establish any priority.

Dated this 26th day of August 2016.

VIVIAN JUDITH FATUPAITO, Liquidator.

Please Direct Enquiries During Normal Business Hours to: Paul Burns, KPMG, 18 Viaduct Harbour Avenue, Auckland 1010. Postal Address: PO Box 1584, Shortland Street, Auckland 1140. Telephone: (09) 363 3495. Email: lnsolvency@kpmg.co.nz.

2016-al5025

CONCRETE WORKS CANTERBURY LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Company No.: 3751438

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, Geoff Brown and Lynda Smart, 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 29 August 2016 at 8.00am.

We fix 10 October 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 29th day of August 2016.

GEOFF BROWN, Joint Liquidator.

Address of Liquidators: Rodgers Reidy (NZ) Limited, Chartered Accountants and Insolvency Specialists, PO Box 39090, Harewood, Christchurch 8545. Telephone: (03) 929 0895. Facsimile: (03) 974 2479. Enquiries to: Geoff Brown (gbrown@rodgersreidy.co.nz).

2016-al5027

SPARTAN LIFESTYLE LIMITED (in liquidation)

Notice of Appointment of Liquidators

The Companies Act 1993

Notice is hereby given that on 22 August 2016 at 11.39am, Christopher Carey McCullagh, chartered accountant, and Stephen Mark Lawrence, both RITANZ Accredited Insolvency Practitioners, of PKF Corporate Recovery & Insolvency (Auckland) Limited, were appointed jointly and severally as liquidators of SPARTAN LIFESTYLE LIMITED (in liquidation) by an order of the High Court at Hamilton pursuant to section 241(2)(c) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators have fixed 23 September 2016 as the day on or before which the creditors of the above-named company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the claims are made or, as the case may be, from objecting to the distribution.

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

CHRISTOPHER CAREY McCULLAGH and STEPHEN MARK LAWRENCE, Joint and Several Liquidators.

The Contact Address is: PKF Corporate Recovery & Insolvency (Auckland) Limited, PO Box 3678, Auckland 1140. Telephone: (09) 306 7426. Facsimile: (09) 302 0536. Attention: James Cooper.

2016-a15042

DLS FARMING LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that DLS FARMING LIMITED (in liquidation) resolved, pursuant to section 241(2)(a) of the Companies Act 1993, on 17 August 2016 to be put into liquidation.

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

The liquidation commenced on 17 August 2016 at 12.58pm.

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

2016-al5044

JC BUILDING SERVICES LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

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

Iain Bruce Shephard and Jessica Jane Kellow, accredited insolvency practitioners, 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 Act, on 26 August 2016 at 4.53pm.

The liquidators of the above-named company fix 10 September 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 Act, or to be excluded from the benefit of any distribution made or, as the case may be, from objecting to the distribution.

Dated this 29th day of August 2016.

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. Email: iain@sd.co.nz. Website: www.shepharddunphy.co.nz.

2016-al5045

Appointment/Release of Receivers & Managers

BADA BING TRADING LIMITED and GARY MICHAEL BECKHAM

(both in receivership)

Notice of Appointment of Receiver and Manager

Pursuant to Section 8 of the Receiverships Act 1993

Thomas Lee Rodewald, chartered accountant of Tauranga, with reference to Bada Bing Trading Limited and Gary Michael Beckham, hereby gives notice that, on 23 August 2016, Porter Finance Limited appointed him as receiver and manager of the property of Bada Bing Limited and Gary Michael Beckham under the powers contained in instruments dated 16 June 2014, 7 July 2015 and 1 December 2015.

The Receiver and Manager Has Been Appointed in Respect of: All present and after-acquired property.

Office of the Receiver and Manager is: C/o Rodewald Consulting Limited, Level 1, The Hub, 525 Cameron Road, Tauranga 3110.

Dated this 23rd day of August 2016.

THOMAS LEE RODEWALD, Receiver and Manager.

2016-ar4920

T.K.(HONG KONG) LIMITED (in receivership)

Notice of Appointment of Receiver and Manager

Pursuant to section 8(1)(b) of the Receiverships Act 1993, on 18 August 2016, under a general security agreement dated 27 November 2015, John Michael Gilbert, insolvency practitioner of Auckland, was appointed as receiver and manager of all present and after-acquired property of the company.

J. M. GILBERT, Receiver and Manager.

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

2016-ar4958

NZ ARTISAN KITCHEN LIMITED (in liquidation)

Notice of Appointment of Receivers and Managers

Pursuant to Section 8 of the Receiverships Act 1993

Thomas Lee Rodewald and Campbell Brown Graham, insolvency practitioners of Tauranga, with reference to NZ ARTISAN KITCHEN LIMITED (in liquidation), hereby gives notice that, on 26 August 2016, they were appointed receivers and managers of specified property of NZ ARTISAN KITCHEN LIMITED (in liquidation) under the powers contained in an instrument dated 22 September 2014.

The Receivers and Managers have been appointed in respect of the following property:

2005 Euro Automatic Labeller Quadra, Unique ID: 026 2005.

2004 Hunter Filling System 1545 4 Head, Unique ID: 72440804.

2004 Acutech Filling Machine, Unique ID: A16 101384.

Office of the Receivers and Managers is: C/o Rodewald Consulting Limited, Level 1, The Hub, 525 Cameron Road, Tauranga 3144.

Dated this 26th day of August 2016.

THOMAS LEE RODEWALD, Receiver and Manager.

2016-ar5001

Bankruptcies

Bankruptcies

The Official Assignee advises the following bankruptcies:

Beatus, Warren Andrew, 98A Stokes Valley Road, Stokes Valley, Lower Hutt - 22 August 2016.

Breen, Michael Paul, 89 Slacks Road, Awapuni, Palmerston North - 25 August 2016.

Broadmore, Michael James, 7C Afton Street, Gore - 22 August 2016.

Cameron, Corrina Estelle, 7/19 Illawong Avenue, Tamarama, New South Wales, Australia - 23 August 2016.

Cook, Harietta Horamia, 8 Birch Place, Otara, Auckland - 22 August 2016.

Dean, Jayde Ebony, 770 Nicholson Frontage Road, Golden, British Columbia, Canada - 19 August 2016.

Emery, Brooke Jean (also known as **Oram, Brooke**), 36/22 Binya Avenue, Tweed Heads, New South Wales, Australia - 25 August 2016.

Falema'i, Falepou, 119B Universal Drive, Henderson, Auckland - 24 August 2016.

Falepau, James Robert, 36 Makarini Street, Paraparaumu - 23 August 2016.

Fernandez, Valentine Claire, 22B Sandiacre Way, Browns Bay, Auckland - 25 August 2016.

Filiga, Naseri, 16 Roseman Avenue, Mount Roskill, Auckland - 22 August 2016.

Griffin, James Alexander, 93B Naylor Street, Hamilton East, Hamilton - 22 August 2016.

Hill, Martin James, 29 Rosemount Road, RD 5, Warkworth - 22 August 2016.

Hughes, Michael Gwyn, 4 Caulton Street, Saint Johns, Auckland - 18 August 2016.

Kahui, Tesseca Jacinta (also known as Marsely, Tesseca), 2 Tarbet Place, Flaxmere, Hastings - 25 August 2016

Keyser, Marius, 47 Pohutukawa Drive, RD 1, Levin - 22 August 2016.

King, Norman Seager, 2/8 Myrtle Street, Morningside, Auckland - 24 August 2016.

Lakalaka, Ofa Falemaka, 20 Malaspina Place, Papatoetoe, Auckland - 18 August 2016.

Langley, Peter Errol, 97 Upper Wainui Road, Raglan - 22 August 2016.

Lewis, James Michael, 71 Shakespeare Avenue, Trentham, Upper Hutt - 19 August 2016.

Maats, John Walter, 45 East Street, Feilding - 25 August 2016.

Maeva, Danny Tuatau, 49B Rollerson Street, Papakura - 18 August 2016.

McVicar, Maraea Pari (also known as Gudsell, Maraea; Pari, Maraea and Pari-McVicar, Maraea), 204 Paeroa-Tahuna Road, RD 4, Morrinsville – 22 August 2016.

McVicar, Paul Wayne, 204 Paeroa-Tahuna Road, RD 4, Morrinsville - 22 August 2016.

Moimoi, Litea Latai (also known as Tuitupou, Litea), 74 The Parade, Island Bay, Wellington - 24 August 2016.

Morete, Tania Annette, 883 Normanby Road, RD 28, Hawera - 23 August 2016.

Newman, Jana Marie, 24/16 McGuire Circuit, Moulden, Northern Territory, Australia - 23 August 2016.

Paterson, Simon Ronald, 5 Elias Court, The Gardens, Auckland - 18 August 2016.

Peebles, Heather Hinemoa (also known as **Richardson, Heather**), 2 Chambers Crescent, Waipukurau – 25 August 2016.

Pogoni, Kim Lulezim, 1221 Juno Street, Esquimalt, Victoria, British Columbia, Canada - 24 August 2016.

Potier, Patricia, 52 Kuku Street, Te Awanga - 22 August 2016.

Robertson, Michelle Christine, United States of America - 18 August 2016.

Schuler, Ian Charles, 45 Findlater Street, Matamata - 22 August 2016.

Sharma, Anoop Kant, 24 South Kensington Way, Henderson, Auckland - 18 August 2016.

Sharma, Reshma Kerry, 24 South Kensington Way, Henderson, Auckland - 18 August 2016.

Siale, Sonya Teau, 403/112 Ireland Street, West Melbourne, Victoria, Australia - 23 August 2016.

Thomas, Leone Margaret, 84 Creek Road, Allenton, Ashburton - 23 August 2016.

Thomas, Noeline (also known as Tate, Noeline Evelyn Thomas), 5/8 Dent Street, Whangarei - 25 August 2016.

Tokayawekikadavu, Selai (also known as **Qusianadranituraga, Selai**), 80 Chapel Road, Flat Bush, Auckland – 19 August 2016.

Williams, Peti, 11/191 Buckland Road, Mangere East, Auckland - 18 August 2016.

Wilson, Dorothy Moeroa, 18A Marama Street, Frankton, Hamilton - 24 August 2016.

OFFICIAL ASSIGNEE.

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

2016-ba4995

No Asset Procedures

The Official Assignee advises the following no asset procedures:

Adams, Diane Patricia, 6 Parry Street, Sandringham, Auckland - 25 August 2016.

Anderson, Fiona Jane (also known as **Brownless, Fiona Jane**), 1/8 Te Aroha Street, Hamilton East, Hamilton – 22 August 2016.

Anderson, Leah Ann, 22 William Street, Gore - 24 August 2016.

Bognar, Holly Cecile, 107 Furness Road, RD 3, Kerikeri - 25 August 2016.

Cousins, Michael James, 111 Lowe Avenue, Thames - 22 August 2016.

Creedon, Claire Bernadette (also known as Creedon, Bernadette), 2/36 Towai Street, St Heliers, Auckland - 25 August 2016.

De Luen, Maria Antonia (also known as Redido, Maria), 3 Vida Place, Howick, Auckland - 19 August 2016.

Dick, Delia Tira (also known as Bartlett, Delia), 160K Domain Road, Putaruru - 19 August 2016.

Fenton, Anahera Kama Brenna Zarea Denise Dar, 18 Salisbury Road, Fairy Springs, Rotorua - 22 August 2016.

Folau, Felenisisi Francis (also known as Folau, Francis), 20 Kennelly Crescent, Pukekohe - 25 August 2016.

Galley, Russell Thomas, 5 Belmont Avenue, Tikipunga, Whangarei - 22 August 2016.

Gear, Haley Anne, 33 Mill Road, Lower Vogeltown, New Plymouth - 23 August 2016.

Hannam-Hemopo, Waimeha Pollyanna Natalia, 3 Beatrice Avenue, Hillcrest, Auckland - 24 August 2016.

Harlen, Angela June, 47B Sillary Street, Hamilton East, Hamilton - 23 August 2016.

Hurst, Dylan Steven, 216 George Street, Stokes Valley, Lower Hutt - 23 August 2016.

Lawrence, Te Hemo Ata Kohi (also known as Lawrence, Kohi), 5167D Great South Road, RD 1, Taupiri – 25 August 2016.

Le Heron, Nadine Nicole, 58B Oxford Crescent, Ebdentown, Upper Hutt - 19 August 2016.

Lukey, Tristan Ronald, 2B Luxor Place, Massey, Auckland - 25 August 2016.

MacLean, Angela Marie, 40 Marlow Road, Aranui, Christchurch - 19 August 2016.

Miranda, Roberto Olegario Antonio, 4 Rennie Avenue, Milson, Palmerston North - 23 August 2016.

Norrie, Christina Paulina Henderika, 11/2 Macaulay Street, Johnsonville, Wellington - 22 August 2016.

Sansom, Samantha Jane, 26 Collins Street, Netherby, Ashburton - 22 August 2016.

Shilton, Michelle Kay, 39 Diaz Drive, Flaxmere, Hastings - 23 August 2016.

Smith, Charles Henry, 39/85 Poulson Street, Addington, Christchurch - 23 August 2016.

Tabuteau, Monique Andrea (also known as **Hagam, Monique**), 288 East Coast Road, Forrest Hill, Auckland - 22 August 2016.

Te Puni, Dion Neville, 1C School Road, Ngongotaha, Rotorua - 19 August 2016.

Thomas-Vercoe, Daniel Ranginui Roniana (also known as **Thomas, Daniel**), 58 Whitaker Street, Kihikihi, Te Awamutu – 24 August 2016.

Thompson, Hayden Lee, 278A Wainoni Road, Avondale, Christchurch - 25 August 2016.

Webby, Brian Robert, 286 Shakespeare Street, Leamington, Cambridge - 25 August 2016.

OFFICIAL ASSIGNEE.

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

2016-ba4996

In Bankruptcy

Notice of Order Annulling an Adjudication

The order of adjudication dated 21 July 2011 against **Kain, Gregory Simpson**, of Auckland, was annulled by the Official Assignee on 18 August 2016, pursuant to section 309(1)(b) of the Insolvency Act 2006.

The annulment takes effect from the date of adjudication.

OFFICIAL ASSIGNEE.

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

2016-ba5026

Cessation of Business in New Zealand

MAN DIESEL & TURBO AUSTRALIA PTY LTD

Notice of Overseas Company Ceasing to Carry on Business in New Zealand

Pursuant to Section 341 of the Companies Act 1993

Company No.: 3219827

MAN DIESEL & TURBO AUSTRALIA PTY LTD, a registered overseas ASIC company, an entity registered with the New Zealand Companies Office, hereby gives public notice that it will cease to carry on business in New Zealand effective from 30 November 2016.

JEFFREY MOLONEY, Director.

2016-cb4895

COATS GROUP PLC

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

Pursuant to Section 341(1) of the Companies Act 1993

Notice is hereby given that the above-named company, being a company incorporated overseas and registered as an overseas company under Part XVIII of the Companies Act 1993, intends to cease to carry on business in New Zealand, and that the company will give notice to the Registrar to remove the company from the Overseas Register not earlier than three months after the date of publication of this notice.

Dated this 1st day of September 2016.

Enquiries May be Directed to: Don Holborow, Simpson Grierson, Wellington.

Note: Please be advised that Coats Patons (New Zealand) Limited will continue business and operations in New Zealand as normal.

2016-cb4916

CLEAN HARBORS EXPLORATION SERVICES, INC.

Notice of Intention to Cease Carrying on Business in New Zealand

Company No.: 5831670

CLEAN HARBORS EXPLORATION SERVICES, INC., a company incorporated under the laws of the state of Nevada in the United States of America and registered in New Zealand with effect from 16 October 2015 as an overseas company under Part 18 of the Companies Act 1993, hereby gives notice in accordance with section 341(1)(a) of that Act of its intention to cease carrying on business in New Zealand after the expiration of three months from the date of this notice.

Dated this 1st day of September 2016.

EY LAW, for and on behalf of CLEAN HARBORS EXPLORATION SERVICES, INC.

2016-cb4999

Land Transfers/Joint Family Homes

Land Transfer Act Notice

The applicant described below has applied, under section 70 of the Land Transfer Act 1952, for the removal of a party wall right.

The applicant claims the party wall right is redundant by reason of the circumstances set out below.

I intend to remove the party wall right on 29 September 2016 if no objections have been received before that date. *Application:* 10300344.1.

Applicants: Fredrick Feki and Katie Nikita Metzger, c/o Go Legal, 2 Tamariki Avenue, Orewa 0931.

Easement: Party wall right over part Lots 340–346 DP 427203 shown on DP 450547 comprised in Computer Registers 512750–512756 created by Easement Instrument 8973253.1 registered on 15 February 2012, as appurtenant to Lot 300 DP 449908.

Circumstances: Part of the dominant land has become physically separated from the servient land as a result of subdivision DP 449782.

Dated at the Hamilton Office of Land Information New Zealand this 24th day of August 2016.

LYNETTE BARON, for Registrar-General of Land.

2016-lt4979

Other

Notice Prohibiting Person From Managing Companies

Pursuant to Section 385 of the Companies Act 1993

To: Robert John Dale.

Of: 61 Walton Park Avenue, Fairfield, Dunedin.

Pursuant to section 385(3) of the Companies Act 1993, I, Peter Barker, Deputy Registrar of Companies, hereby prohibit **Robert John Dale** from being a director or promoter of, or being concerned in, or taking part, whether directly or indirectly, in the management of any company for a period of five years and six months from the date of this notice

Dated at Wellington this 3rd day of August 2016.

PETER BARKER, Deputy Registrar of Companies.

2016-ot4882

SPRING CREEK VINTNERS LIMITED and MARLBOROUGH LOGISTICS LIMITED

Notice of Proposed Amalgamation

Notice is hereby given, pursuant to section 221(4) of the Companies Act 1993, that **SPRING CREEK VINTNERS LIMITED** and **MARLBOROUGH LOGISTICS LIMITED** ("amalgamating companies") propose to amalgamate on **30 September 2016**.

The amalgamated (continuing) company will be SPRING CREEK VINTNERS LIMITED.

Copies of the amalgamation proposal are available for inspection by any shareholder or creditor of an

amalgamating company or any person to whom an amalgamating company is under an obligation, at the registered offices of the amalgamating companies during normal business hours.

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

The Registered Offices for the Amalgamating Companies are:

SPRING CREEK VINTNERS LIMITED, Wallace Diack Chartered Accountants Limited, Level 2, Youell House, 1 Hutcheson Street. Blenheim 7201.

MARLBOROUGH LOGISTICS LIMITED, O'Dwyers Road, RD 3, Blenheim 7273.

Authorised by:

THE BOARD OF DIRECTORS OF THE AMALGAMATING COMPANIES.

2016-ot5030

Removals

PEARSON NEW ZEALAND LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993 ("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 30 September 2016.

Dated at Auckland this 22nd day of August 2016.

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.

Note: This is a solvent liquidation.

2016-ds4910

BENCHWORKS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Wendy Somerville and Malcolm Hollis, liquidators of BENCHWORKS LIMITED, 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 no later than 30 September 2016.

Dated this 24th day of August 2016.

WENDY SOMERVILLE, Liquidator.

2016-ds4925

JALIYAN LIMITED, SILVERFERN PROPERTIES LIMITED and SILVERFERN DISCOUNTER VICTORIA ST LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

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

Company Nos.: 2013134, 1249213, 1697180

Address of Registered Office: Level 1, 17-19 Seaview Road, Paraparaumu Beach.

I have concluded the liquidations of the above-named companies and hereby give notice in accordance with section 318(1)(e)(i) of the Companies Act 1993.

I have filed my final report and consequently the companies are to be removed from the Register.

Notice is given that unless written objections to the removals of the companies are sent or delivered to the Registrar, pursuant to section 321 of the Act, within 20 working days the Registrar may remove the companies from the Register.

Dated at Paraparaumu this 22nd day of August 2016.

JOHN M. SCUTTER, Liquidator.

2016-ds4926

PARMAC LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, John Trevor Whittfield, liquidator of PARMAC LIMITED (in liquidation), hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand 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 September 2016.

Dated this 22nd day of August 2016.

J. T. WHITTFIELD, Liquidator.

Address for Service: Whittfield Associates, c/o Corporate Solutions and Management Limited, PO Box 548, Drury 2247. Telephone: (09) 239 0575. Enquiries to: John Whittfield.

2016-ds4942

WILLS DRYWALL LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Wendy Somerville and Malcolm Hollis, liquidators of WILLS DRYWALL LIMITED, 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 no later than 30 September 2016.

Dated this 24th day of August 2016.

WENDY SOMERVILLE, Liquidator.

2016-ds4955

ESTEEM LIMITED and TELEVISION SPORT INTERNATIONAL LIMITED

(both in liquidation)

Notice of Intention to Remove Companies From the Register

Pursuant to Section 320 of the Companies Act 1993

Company Nos.: 2151150, 3685862

We, Vivian Judith Fatupaito and Andrew John Hawkes, liquidators of the companies, hereby give notice that,

pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final reports on the liquidations, it is intended to remove the companies from the New Zealand Register.

Any objections to the removals, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 24 October 2016.

Dated this 24th day of August 2016.

VIVIAN FATUPAITO, Liquidator.

2016-ds4956

WAITAHA INVESTMENTS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Hayden Trotter and Joseph Craig McNeill, liquidators of WAITAHA INVESTMENTS LIMITED, 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 Register.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 7 October 2016.

Dated this 24th day of August 2016.

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

Note: The liquidation is that of a solvent company and is being done due to all business activities being ceased.

2016-ds4957

J ROGER JENKINS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 321 of the Companies Act 1993

Company No.: 28248

I, Jurgen Werner Herbke, liquidator of the above-named company, whose registered office is situated at 11 Ashfield Street, Glenfield, 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 in terms of section 257 of the Act, it is intended to remove this company from the New Zealand Register of Companies.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies no later than 30 September 2016.

JURGEN W. HERBKE, Liquidator.

2016-ds4964

AUCKLAND TRAVELLERS ACCOMMODATION LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

In the matter of the Companies Act 1993 ("Act"), and in the matter of AUCKLAND TRAVELLERS ACCOMMODATION LIMITED (in liquidation):

Notice is hereby given, in pursuance of section 320 of the Act, that:

- a. It is intended that the above-named company be removed from the Register, under section 318(1)(e) of the Act, on the grounds that the duties of the liquidator have been completed and the liquidator has sent to the Registrar the documents referred to in section 257(1)(a) of the Act.
- b. Any objections to the removal, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 30 September 2016.

Dated at Auckland this 22nd day of August 2016.

IAIN McLENNAN, Liquidator.

Address of Liquidator and Address for Service of Company: 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.

2016-ds4971

NORTH SOUTH MANAGEMENT LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

Company No.: 1380187

Address of Registered Office: Level 1, 17-19 Seaview Road, Paraparaumu Beach.

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

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

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 321 of the Act, within 20 working days the Registrar may remove the company from the Register.

Dated at Paraparaumu this 23rd day of August 2016.

JOHN M. SCUTTER, Liquidator.

2016-ds4972

JDC NEW ZEALAND CO. LIMITED and THE PUKEKOHE AND DISTRICTS RETURNED SERVICES ASSOCIATION INCORPORATED (both in liquidation)

Notice of Intention to Remove Entities From the Register

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

It is intended that the above-named entities be removed from the New Zealand Register, under section 318(1)(e) of the Act, on the grounds that the duties of the liquidator have been completed and the liquidator has sent to the Registrar the documents referred to in section 257(1)(a) of the Act.

Any objections to the removals, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 30 September 2016.

Dated at Auckland this 24th day of August 2016.

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.

2016-ds4975

CANAAN PRODUCTIONS LIMITED, TITOKI CABARETS (AUCKLAND) LIMITED and INTL LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

We, Damien Grant and Steven Khov, liquidators of the above-named companies, whose registered office is situated at Unit 1, 16 Piermark Drive, Rosedale, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on each liquidation, it is intended to remove the companies from the New Zealand Register.

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

Dated this 25th day of August 2016.

DAMIEN GRANT and STEVEN KHOV, Joint Liquidators.

Address for Service: Waterstone Insolvency, PO Box 352, Auckland 1140. Freephone: 0800CLOSED. Facsimile: 0800FAXWSI.

2016-ds4976

141 BRIDGE LIMITED (in liquidation)

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

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

Company No.: 2463735

I have concluded liquidation of 141 BRIDGE LIMITED and hereby give notice in accordance with section 318(1)(e)(i) of the Companies Act 1993.

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

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 321 of the Act, within 20 working days the Registrar may remove the company from the Register.

Dated at Christchurch this 18th day of August 2016.

BEVAN RALFE, Liquidator.

2016-ds4978

2010 THAI RESTAURANT LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Marcus McMillan and John Fisk, liquidators of 2010 THAI RESTAURANT LIMITED, 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 no later than 30 September 2016.

Dated this 22nd day of August 2016.

MARCUS McMILLAN, Liquidator.

2016-ds4984

DIALLED TGA LIMITED and **DIALLED WGN LIMITED** (both in liquidation)

Notice of Intention to Remove Companies From the Register

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

We, Wendy Somerville and Malcolm Hollis, liquidators of the above-named companies, hereby give notice that, pursuant to section 318(1)(e) of the Act and having filed with the Registrar our final reports on the liquidations, it is intended to remove the companies from the New Zealand Register.

Any objections to the removals, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 30 September 2016.

Dated this 25th day of August 2016.

WENDY SOMERVILLE, Liquidator.

2016-ds4989

71 HUTT RD LIMITED, BOB BLAKE LIMITED, CLARK SWEET DEVELOPMENTS LIMITED, DUKE CARVELL'S PAN-EUROPEAN RESTAURANT LIMITED,

ESSENTIAL RECRUITMENT SOLUTIONS LIMITED, EUREKA WINES LIMITED, H & L MOTORS LIMITED, HARLEY INTERIOR PLASTERERS LIMITED, KIDZONE LIMITED, KIWI MUSIC AND PHOTO LIMITED, MICHED LIMITED, NEALES FOUNDRY (2000) LIMITED and TRILL PRODUCTIONS LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

The liquidations of the above-named companies have now been completed.

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

Any objections to the removals, pursuant to section 321 of the Act, must be delivered to the Registrar by 26 September 2016.

Dated this 26th day of August 2016.

IAIN SHEPHARD, Liquidator.

Address Enquiries to Sally Robertson at the Liquidator's Office: Shephard Dunphy Limited, Insolvency Practitioners, PO Box 11793, Manners Street, Wellington 6142. Telephone: (04) 473 6747. Facsimile: (04) 473 6748. Email: sally@shepharddunphy.co.nz. Website: www.shepharddunphy.co.nz.

2016-ds5013

RICCARTON HOSPITALITY 2007 LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Craig Alexander Sanson and David Bridgman, liquidators of the company, hereby give notice that, pursuant to section 318(1)(e) of the Act and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 29 September 2016.

CRAIG ALEXANDER SANSON, Liquidator.

2016-ds5019

PALLETLINE (NZ) LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Lloyd James Hayward and Jeffrey Philip Meltzer, 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 30 September 2016.

Dated this 24th day of August 2016.

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.

2016-ds5022

DAVIS FARMING LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Wendy Somerville and Malcolm Hollis, liquidators of DAVIS FARMING LIMITED, 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 no later than 30 September 2016.

Dated this 26th day of August 2016.

WENDY SOMERVILLE, Liquidator.

2016-ds5024

Notice of Intention to Remove Companies From the Register

I intend to remove the following companies from the Register under section 318(1)(aaa) of the Companies Act 1993 on the ground that the companies do not comply with section 10 of the Act.

FLEMING FINANCIAL TRUST HOLDINGS LIMITED.

FLEMING FINANCIAL TRUST INVESTMENT FUND LIMITED.

FLEMING FINANCIAL TRUST SECURITIES FUND 1 LIMITED.

FLEMING FINANCIAL TRUST LIMITED.

FLEMING FINANCIAL TRUST WEALTH FUND 1 LIMITED.

TIFIA INVESTMENTS 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 29 September 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 1st day of September 2016.

MANDY McDONALD, Registrar of Companies.

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

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

2016-ds5031

Notice of Intention to Remove Companies From the Register

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

I have reasonable grounds to believe that the companies, or one or more of their directors or shareholders, have intentionally provided the Registrar with inaccurate information.

HAH SECURITIES LIMITED.

HAH TRUSTEES LIMITED.

KAYLA SECURITIES LIMITED.

KAYLA TRUSTEES LIMITED.

KLEICH SECURITIES LIMITED.

KLEICH TRUSTEES 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 29 September 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 1st day of September 2016.

MANDY McDONALD, Registrar of Companies.

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

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

2016-ds5032

CVS INTERACTIVE LIMITED, FUEL WATER LIMITED, HAIR BY CHRIS LIMITED, L.J. HUNTER CONSTRUCTION LIMITED, MVS TRUSTEE SERVICES LIMITED (as trustees in the Nui Whenua Development Trust), POLISHRITE LIMITED, TAIPA

RESORT LIMITED, TAWE PROPERTIES LIMITED, THE BOOK BROKER LIMITED, THE CONCEPT CREW LIMITED and ZAJON LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

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

We, Craig Sanson and David Bridgman, liquidators of the above-named companies, hereby give notice that, pursuant to section 318(1)(e) of the Act and having filed with the Registrar our final reports on the liquidations, it is intended to remove the companies from the New Zealand Register.

Any objections to the removals, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 3 October 2016.

Dated this 29th day of August 2016.

CRAIG SANSON, Liquidator.

2016-ds5040

Notice of Intention to Remove Companies From the Register

I intend to remove the following companies from the Register under section 318(1)(b) of the Companies Act 1993, on the grounds that the Registrar has reasonable grounds to believe that the companies are not carrying on business and there is no proper reason for them to continue in existence.

BRIGHT OCEAN HOLDINGS LIMITED.

BRIGHT OCEAN LIMITED.

STORMALONG 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 29 September 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 1st day of September 2016.

MANDY McDONALD, Registrar of Companies.

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

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

2016-ds5041

GOVERNMENT NOTICES

Authorities/Other Agencies of State

New Zealand Transport Agency (Speed Limits on State Highways) Amendment Bylaw 2016/6

Pursuant to section 61(3) of the Government Roading Powers Act 1989, section 22AB of the Land Transport Act 1998 and the Land Transport Rule: Setting of Speed Limits 2003, the NZ Transport Agency hereby makes the following bylaw.

Bylaw

- **1. Title and commencement**—This bylaw may be cited as the New Zealand Transport Agency (Speed Limits on State Highways) Amendment Bylaw 2016/6 and will come into force 28 days after the date of publication of this notice in the *New Zealand Gazette*.
- 2. Amendment—The New Zealand Transport Agency (Speed Limits on State Highways) Bylaw 2010/10* is hereby

amended by:

• Inserting line 221A in Schedule 1 to read:

"Line No.: 221A

Region: 3 SH No.: 3

Locality: Waitomo

Section of State Highway: From a point 500m north of the intersection with State Highway 37 to a point 500m south of the intersection with State Highway 37.

Speed Restriction (km/h): 80

New Zealand Gazette Reference: 1/9/2016, Notice No. 2015-au4962"

• Inserting line 327A in Schedule 1 to read:

"Line No.: 327A

Region: 3
SH No.: 37

Locality: Waitomo

Section of State Highway: From the intersection with State Highway 3 to a point 160m east of Waitomo Valley Road.

Speed Restriction (km/h): 80

New Zealand Gazette Reference: 1/9/2016, Notice No. 2015-au4962"

3. Authority to make bylaw—This bylaw was made by the Chief Advisor (Technical Services), Highways and Network Operations, under delegated authority of the NZ Transport Agency.

Signed on behalf of the NZ Transport Agency by:

DAVID BATES, Chief Advisor (Technical Services), Highways and Network Operations.

*Supplement to the New Zealand Gazette, 1 September 2010, No. 112, page 2967

2016-au4962

Electricity Industry (Exemption No. 241 (NextGen Energy Limited)) Exemption Notice 2016

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. 241 (NextGen Energy Limited)) Exemption Notice 2016.
- (2) This notice comes into force on 1 September 2016.
- **2. Exemption**—NextGen Energy Limited ("NextGen") is exempted from complying with the obligation in clause 15.38 of the Electricity Industry Participation Code 2010 ("Code") to obtain and maintain certification as a reconciliation participant.
- ${\bf 3.\ Term} {\bf This}$ exemption expires at the earlier of:
 - a. the close of 28 February 2017;
 - b. NextGen being responsible for more than 100 installation control points ("ICPs"); and
 - c. NextGen being responsible for an ICP with a metering installation category of 2, 3, 4 or 5.
- **4. Reasons for granting the exemption**—The reasons for granting this exemption are:
 - a. granting the exemption will assist a small new entrant trader to enter the market, which could lead to increased competition for the long-term benefit of consumers;
 - b. granting the exemption will enable a conclusive audit outcome for NextGen;

- c. the exemption will have little or no impact on other participants or service providers, and will not affect any other Code provisions;
- d. the Authority has granted several other new entrant traders exemptions from clause 15.38 for similar reasons;
- e. a Code amendment will come into force on 1 June 2017, which will allow reconciliation participants like NextGen, who meet certain criteria, additional time to have an audit for certification; and
- f. granting the requested exemption meets the requirements in section 11(2) of the Act.

Dated at Wellington this 26th day of August 2016.

For and on behalf of the Electricity Authority: Hon ROGER SOWRY, ONZM, Member, Electricity Authority.

2016-au5035

Notification of Ordinary Rule

Pursuant to section 161(3) of the Land Transport Act 1998, notification is hereby given of the making of *Land Transport Rule: Dangerous Goods Amendment 2016* ("amendment Rule").

The amendment Rule:

- requires a driver or operator of a vehicle carrying dangerous goods that is required to display placards to comply with signs which indicate a prohibition or restriction on the transport of dangerous goods;
- requires road controlling authorities to install signs indicating prohibitions or restrictions on the transport of dangerous goods where these have been imposed by bylaw.

It comes into force on 1 October 2016.

The amendment Rule is available for inspection, free of charge, at the National Office of the NZ Transport Agency, 50 Victoria Street, Wellington, and at the NZ Transport Agency's regional offices.

Bound copies of Rules are available for purchase from selected bookshops that sell legislation and most can also be purchased from Wickliffe Solutions, PO Box 932, Dunedin 9054. Telephone: (06) 353 2700.

Land Transport Rules are available on the website at

www.nzta.govt.nz/resources/rules/about/

For further information about Land Transport Rules, contact the Rules Team, NZ Transport Agency, Private Bag 6995, Wellington 6141, or email rules@nzta.govt.nz.

Dated at Wellington this 29th day of August 2016.

ANGELA DUNCAN, Managing Counsel (Rules), NZ Transport Agency.

2016-au5048

Relinquishment of Bank Registration

Pursuant to section 71 of the Reserve Bank of New Zealand Act 1989, the name of

Deutsche Bank A G

was removed from the Register of Registered Banks on 29 August 2016.

ANDY WOOD, Senior Manager Supervision, Reserve Bank of New Zealand.

2016-au5049

Land Transport Rule: Traffic Control Devices 2004 - Traffic Signs (August 2016)

Pursuant to subclause 4.4(4) of the Land Transport Rule: Traffic Control Devices 2004 and a delegation from the NZ Transport Agency, I, Glenn Bunting, Network Manager, authorise the installation and maintenance of the sign described in the Schedule to this notice.

Schedule

R6-5.1 Pay parking area identification supplementary

Supplementary parking sign to provide information such as a location code or area identification number for use in a technology based system for paying parking fees.

Shape and size: rectangle at least $300 \text{mm} \times 200 \text{mm}$. Sign dimensions may be increased to accommodate the legend or to match the parking sign it is supplementing.

Background: blue (may be reflectorised).

Border: white (may be reflectorised) 10mm.

Legend:

Size Description Colour such words or symbols as are necessary to words: white (may be words: NZ Tpt Med 'x' height 25mm convey the parking fees payment related reflectorised) symbols and background: to fit within information in no more than two lines symbols and a rectangle of 180 × 180mm maximum background: as for the symbol and its background code numerals or letters white (may be 60/8.4 reflectorised)

Example:



Pay parking area identification supplementary sign

Note: The dimensions, descriptions and terms contained in this notice conform with the opening notes in Schedule 1, Land Transport Rule: Traffic Control Devices 2004.

Signed at Wellington this 29th day of August 2016.

GLENN BUNTING, Network Manager.

2016-au5068

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
Major Events Management	Major Events Management (New Zealand	2016/193	29/8/16	\$5.55
Act 2007	Lions Series 2017) Order 2016			

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Retail
Social Security (Extension of Young Persons Service and Remedial Matters) Amendment Act 2016	Social Security (Extension of Young Persons Services and Remedial Matters) Amendment Act 2016 Commencement Order 2016	2016/194	29/8/16	\$3.45
Resource Management Act 1991	Resource Management (Network Utility Operations) Regulations 2016	2016/195	29/8/16	\$3.77
Hazardous Substances and New Organisms Act 1996	Hazardous Substances and New Organisms (Organisms Not Genetically Modified) Amendment Regulations 2016	2016/196	29/8/16	\$3.45
Land Transport Act 1998	Land Transport (Offences and Penalties) Amendment Regulations 2016	2016/197	29/8/16	\$3.45
Customs and Excise Act 1996	Customs Import Prohibition (Southern Bluefin Tuna) Order 2016	2016/198	29/8/16	\$3.45
Financial Markets Conduct Act 2013	Financial Markets Conduct (Designation of Restricted Schemes) Order 2016	2016/199	29/8/16	\$5.55
Local Government Act 2002 and Remuneration Authority Act 1977	Local Government Elected Members (2016/17) (Certain Local Authorities) Amendment Determination 2016	2016/200	23/8/16	\$3.77
Fisheries (South Island Customary Fishing) Regulations 1999	Fisheries (Notification of Tāngata Tiaki/Kaitiaki for Area/Rohe Moana of Te Rūnanga o Makaawhio) Notice 2016	2016/201	29/8/16	\$3.45

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:

Total Value of Purchases	Maximum Charge
\$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.

2016-dl5100

Departmental

Notice of Vesting of Property Under Section 324 of the Companies Act 1993 —The Free Range Egg Co Limited

I, William Henry David More, Senior Solicitor, acting under delegated authority from the Secretary to the Treasury, hereby give notice that on 22 August 2016, I first became aware that the Crown was vested under section 324 of the Companies Act 1993 (by virtue of the removal of THE FREE RANGE EGG CO LIMITED from the Register of Companies on **21 October 2015**) with the following trade mark:

Number Mark

617727 Rolling Hills

Dated at Wellington this 22nd day of August 2016.

WILLIAM HENRY DAVID MORE, Senior Solicitor.

2016-go4909

Direction to the Earthquake Commission Pursuant to Section 112 of the Crown Entities Act 2004, as Permitted by Section 5(1)(f)(ii) of the Earthquake Commission Act 1993

This direction comes into effect immediately upon signing and applies from 4 September 2010.

The Earthquake Commission ("Commission") must perform the following additional function:

- 1. The Commission will (as part of its settlement of a residential building claim) pay the amount of the damage to, or replace or reinstate (at the Commission's option), any storm water and sewerage services and structures appurtenant thereto ("services") where:
 - a. the services have suffered natural disaster damage as the direct result of one or more of the 2010-2011 Canterbury earthquakes (each such damage-causing earthquake called a "relevant earthquake"); and
 - b. the conditions in paragraph 2 are met; and
 - c. the Commission considers that such payment, reinstatement or replacement is appropriate in all the circumstances; and
 - d. the limits in paragraph 3 are complied with.
- 2. The conditions referred to in paragraph 1(b) for a relevant earthquake are the following:
 - a. at the time of the relevant earthquake, the services:
 - i. met the requirements of paragraph (d)(i) of the definition of "residential building" in section 2(1) of the Act ("residential building definition"), as if that paragraph was amended to also include services serving a building or structure appurtenant described in paragraph (c) of the residential building definition ("appurtenant building or structure"); and
 - ii. met the requirements of paragraph (d)(ii) of the residential building definition, as if that paragraph was amended to also include services serving and within 60 metres of the appurtenant building or structure; and
 - iii. did not meet the requirements of paragraph (d)(iii) of the residential building definition; and
 - iv. were not owned or operated by any territorial authority or regional council or council-controlled organisation; and
 - b. the building, part of a building or structure under paragraph (a), (b) or (c) of the residential building definition:
 - i. suffered natural disaster damage as the direct result of the relevant earthquake; and
 - ii. was deemed to be insured under the Act against natural disaster damage at the time of the relevant earthquake; and
 - c. the insured person gave notice to the Commission, in accordance with clause 7(1) of Schedule 3 of the Act, of the occurrence of natural disaster damage to the residential building in respect of at least one of the relevant earthquakes.
- 3. Where the Commission decides under paragraph 1 to pay the amount of the damage to, or to reinstate or replace, the services, the Commission's obligation to pay the amount of the damage, or to replace or reinstate, may not exceed the amount that would otherwise apply, if:
 - a. the services that met the conditions under paragraph 2 had been insured under the Act as part of the residential building concerned; and

- b. the insured person had given notice to the Commission, in accordance with clause 7(1) of Schedule 3 of the Act, of the occurrence of natural disaster damage to the services.
- 4. For these purposes:
 - a. Act means the Earthquake Commission Act 1993;
 - b. **dwelling**, **insured person**, **natural disaster damage** and **residential building** have the meanings given those terms in the Act;
 - c. **2010-2011 Canterbury earthquakes** means any earthquake in Canterbury that occurred on or after 4 September 2010 and before 1 January 2012, and includes any aftershock during that period; and
 - d. **territorial authority**, **regional council** and **council-controlled organisation** have the meanings given those terms in the Local Government Act 2002.
- 5. This direction expires on 30 June 2021 unless revoked earlier.

Dated this 9th day of August 2016.

Hon GERARD ANTHONY BROWNLEE, Minister Responsible for the Earthquake Commission.

2016-go4912

Appointments / reappointments to Conservation Boards

Pursuant to sections 6P(7B), (7C) and 6R(1) of the Conservation Act 1978, I, Nicky Wagner, Associate Minister of Conservation, hereby appoint the persons named hereunder to serve as members of the specified conservation boards from the date of this notice to 30 June 2019:

Status	Name	Location
Nelson / Marlborough		
Reappointment	Amelia Taylor	Kaikoura
West Coast Tai Poutini		
Reappointment	Terrence Taylor	Oxford
Canterbury Aoraki		
Reappointment	Joseph Hullen	Kaiapoi
Appointment	Dr Benita Wakefield	Rakaia
Southland		
Appointment	Kyle Davis	Christchurch

Pursuant to section 6R(4B) of the Conservation Act 1978, I, Nicky Wagner, Associate Minister of Conservation, hereby appoint:

Bill Day, of Wellington

as a member of the Wellington Conservation Board from the date of this notice to 30 June 2017.

Dated at Wellington this 25th day of August 2016.

HON NICKY WAGNER, Associate Minister of Conservation.

2016-go4914

Approval of Tomatoes New Zealand Incorporated as the Organisation Representing the Commercial Fresh Tomato Sector for the Purposes of the Government Industry Agreement (GIA) Under Part 5A of the Biosecurity Act 1993 (Notice No. MPI 651)

Pursuant to section 100ZA(2) of the Biosecurity Act 1993 ("Act"), the Minister for Primary Industries gives notice that he is satisfied that Tomatoes New Zealand Incorporated meets the criteria in sections 100ZA(3), (4), (6), (7) and (9) of the Act, and Tomatoes New Zealand Incorporated represents the commercial fresh tomato sector for the purposes of GIA under Part 5A of the Act.

Dated at Wellington this 16th day of August 2016.

Hon NATHAN GUY, Minister for Primary Industries.

Appointment / reappointment to the Pharmaceutical Management Agency

Pursuant to section 52(1) of the New Zealand Public Health and Disability Act 2000 and sections 28(1)(a) and 32(2) of the Crown Entities Act 2004 ("CE Act"), and notice given under section 28(2) of the CE Act, I have appointed

Professor Ross Lawrenson

and reappointed

Professor Jens Mueller

as members of the board of the Pharmaceutical Management Agency, for three-year terms of office commencing on 21 September 2016.

Dated at Wellington this 22nd day of August 2016.

Hon Dr JONATHAN COLEMAN, Minister of Health.

2016-go4947

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:Bortezomib MylanActive Ingredient:Bortezomib 3.5mgDosage Form:Powder for injection

New Zealand Sponsor: Mylan New Zealand Limited

Manufacturer: Mylan Laboratories Limited, Bangalore, India

Product: Nuwiq

Active Ingredient: Simoctocog alfa 250IU

Dosage Form: Powder for injection

New Zealand Sponsor: Octapharma New Zealand Limited
Manufacturers: Octapharma AB, Stockholm, Sweden

Vetter Pharma-Fertigung GmbH & Co KG, Langenargen, Germany

Product: Nuwiq

Active Ingredient: Simoctocog alfa 500IU

Dosage Form: Powder for injection

New Zealand Sponsor: Octapharma New Zealand Limited Manufacturers: Octapharma AB, Stockholm, Sweden

Vetter Pharma-Fertigung GmbH & Co KG, Langenargen, Germany

Product: Nuwic

Active Ingredient: Simoctocog alfa 1000IU

Dosage Form: Powder for injection

New Zealand Sponsor: Octapharma New Zealand Limited Manufacturers: Octapharma AB, Stockholm, Sweden

Vetter Pharma-Fertigung GmbH & Co KG, Langenargen, Germany

Product: Nuwiq

Active Ingredient: Simoctocog alfa 2000IU

Dosage Form: Powder for injection

New Zealand Sponsor: Octapharma New Zealand Limited Manufacturers: Octapharma AB, Stockholm, Sweden

Vetter Pharma-Fertigung GmbH & Co KG, Langenargen, Germany

Product: Oxycodone Modified Release Tablets

Active Ingredient: Oxycodone hydrochloride 5mg
Dosage Form: Modified release tablet
New Zealand Sponsor: Mylan New Zealand Limited

Manufacturer: Mylan Pharmaceuticals Inc, West Virginia, United States of America

Product: Oxycodone Modified Release Tablets

Active Ingredient: Oxycodone hydrochloride 10mg

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

Manufacturer: Mylan Pharmaceuticals Inc, West Virginia, United States of America

Product: Oxycodone Modified Release Tablets

Active Ingredient: Oxycodone hydrochloride 15mg

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

Manufacturer: Mylan Pharmaceuticals Inc, West Virginia, United States of America

Product: Oxycodone Modified Release Tablets

Active Ingredient: Oxycodone hydrochloride 20mg

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

Manufacturer: Mylan Pharmaceuticals Inc, West Virginia, United States of America

Product: Oxycodone Modified Release Tablets

Active Ingredient: Oxycodone hydrochloride 30mg

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

Manufacturer: Mylan Pharmaceuticals Inc, West Virginia, United States of America

Product: Oxycodone Modified Release Tablets

Active Ingredient: Oxycodone hydrochloride 40mg

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

Manufacturer: Mylan Pharmaceuticals Inc, West Virginia, United States of America

Product: Oxycodone Modified Release Tablets

Active Ingredient: Oxycodone hydrochloride 80mg

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

Manufacturer: Mylan Pharmaceuticals Inc, West Virginia, United States of America

Dated this 25th day of August 2016.

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

2016-go4993

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: 2% Xylocaine DENTAL with Adrenaline 1:80,000

Active Ingredients: Adrenaline acid tartrate 0.0227mg equivalent to 12.5mcg adrenaline

Lidocaine hydrochloride monohydrate 21.3mg

equivalent to 20mg Lignocaine hydrochloride anhydrous

Dosage Form:

New Zealand Sponsor:

Manufacturers:

Suspension for injection

Dentsply (NZ) Limited

Pierrel S.p.A., Capua, Italy

Laboratorios INIBSA, S.A., Barcelona, Spain

Product: Relistor

Active Ingredient: Methylnaltrexone bromide 12mg/0.6mL

Dosage Form: Solution for injection

New Zealand Sponsor: Link Pharmaceuticals Limited

Manufacturer: Vetter Pharma-Fertigung GmbH & Co KG, Ravensburg, Germany

Product: Xtandi

Active Ingredient: Enzalutamide 40mg
Dosage Form: Soft gelatin capsule
New Zealand Sponsor: Segirus (NZ) Limited

Manufacturer: Catalent Pharma Solutions LLC, Florida, United States of America

Dated this 25th day of August 2016.

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

2016-go4994

Approval of Te Aratika Charitable Trust as Sponsor of Te Aratika Academy Establishment Notice

Pursuant to section 158B of the Education Act 1989, I hereby give the following notice.

Notice

- 1. I hereby approve Te Aratika Charitable Trust to be a sponsor of a partnership school kura hourua.
- 2. The name of the sponsor's school is Te Aratika Academy.
- 3. The sponsor's school will be located in the Hawke's Bay area.
- 4. Te Aratika Academy will be a male only senior secondary school.
- 5. Education at **Te Aratika Academy** may be given for Class Levels 11-13.
- 6. The establishment of **Te Aratika Academy** is to be phased in over three years. For the 2017 year, the school will enrol students in Class Level 11. From the 2018 year, **Te Aratika Academy** will enrol students in Class Levels 11–12 and in the 2019 year will enrol students in Class Levels 11–13. All of the class levels at

Te Aratika Academy will be single-sex.

- 7. Te Aratika Academy will operate with the following aims, purposes and objectives:
 - a. A Māori/Pasifika philosophy designed to serve the unique, cultural, academic, physical, social and emotional needs of Māori/Pasifika youth;
 - b. collaborative partnerships with iwi, hapū, whānau, industry partners, schools, and tertiary institutions;
 - c. innovative learning hub that provides foundation education, construction and infrastructure vocational pathways to employment opportunities; and
 - d. to be a responsive 21st century learning hub for Māori/Pasifika youth.
- 8. This notice shall come into force on the day after its publication in the New Zealand Gazette.

Dated at Wellington this 24th day of August 2016.

HON HEKIA PARATA, Minister of Education.

2016-go5007

Approval of Kia Ata Mai Educational Trust as Sponsor of Te Kōpuku High Establishment Notice

Pursuant to section 158B of the Education Act 1989, I hereby give the following notice:

Notice

- 1. I hereby approve Kia Ata Mai Educational Trust to be a sponsor of a partnership school kura hourua.
- 2. The name of the sponsor's school is Te Kōpuku High.

- 3. The sponsor's school will be located in the Hamilton area.
- 4. **Te Kōpuku High** will be a co-educational composite secondary school.
- 5. Education at **Te Kōpuku High** may be given for Class Levels 7-15.
- 6. The establishment of **Te Kōpuku High** is to be phased in over five years. For the 2017 year, the school will enrol students in Class Levels 7–9. From the 2018 year, **Te Kōpuku High** will enrol students in Class Levels 7–10 and progressively add class levels thereafter. None of the class levels at **Te Kōpuku High** will be single-sex.
- 7. **Te Köpuku High** will operate with the following aims, purposes and objectives:
 - a. The sponsor's vision for the school is:

To develop a generation of Māori students with the self-belief that as Māori they are capable of designing innovative, sustainable, successful futures for themselves, their communities and the world – Kia rite ki te hua o te $n\bar{n}$ kau.

b. The sponsor's mission for the school is:

To provide learning experiences that supports students to realise their greatness – $N\bar{o}$ te hunga Atua koe – $n\bar{o}u$ te ao.

- c. The following are the objectives of the school. Students will:
 - i. develop strong language/literacy skills in Māori and English and be able to leverage their developing bilinguality for accelerated academic achievement particularly in subjects that are linked to high demand career opportunities ie science, technology, engineering and mathematics;
 - ii. have a strong sense of cultural the identity as members of a community, of iwi, or hap \bar{u} and as global citizens; and
 - iii. be self-motivated to strive for personal excellence for individual and collective benefit.
- 8. This notice shall come into force on the day after its publication in the New Zealand Gazette.

Dated at Wellington this 24th day of August 2016.

HON HEKIA PARATA, Minister of Education.

2016-go5008

Approval of Otago Community Alcohol and Drug Service and Clinician to Provide Substitution Treatment Under Section 24 of the Misuse of Drugs Act 1975

Pursuant to section 24(7)(b) of the Misuse of Drugs Act 1975, I, John Crawshaw, acting under delegated authority from the Minister of Health, specify the Otago Community Alcohol and Drug Service ("Otago CADS") as a service that may provide treatment with controlled drugs for people who are dependent on controlled drugs at the following places:

Wakari Hospital

369 Taieri Road Halfway Bush Dunedin 9010

Waitaki Community Mental Health

2 Trent Street Oamaru 9400

Clutha Mental Health

24 Clyde Street Balclutha 9230

Dunstan Hospital

Hospital Street Clyde 9391

And, pursuant to section 24(7)(a) of the Misuse of Drugs Act 1975, acting under delegated authority from the Minister of Health, I specify

Dr Karl Hopf Schmidt

as a medical practitioner, may:

- a. prescribe, administer or supply controlled drugs for the treatment of dependence to controlled drugs as the lead clinician for Otago CADS;
- b. authorise in writing service/clinic medical practitioners as specified under subsection (2)(b) to:
 - i. prescribe, administer or supply controlled drugs for the treatment of dependence;
 - ii. authorise in writing general practitioners receiving clients from Otago CADS as specified under subsection (2)(d); and
- c. authorise in writing general practitioners receiving clients from Otago CADS as specified under subsection (2)(d).

Conditions

- 1. Controlled drugs may only be prescribed, administered or supplied to people who are or have been clients of Otago CADS or the Southland Drug and Alcohol and Specialist Service.
- 2. This approval expires on 29 February 2017.

Dated at Wellington this 26th day of August 2016.

DR JOHN CRAWSHAW, Director of Mental Health.

2016-go5017

Approval of Southland Drug and Alcohol Specialist Service and Clinician to Provide Substitution Treatment Under Section 24 of the Misuse of Drugs Act 1975

Pursuant to section 24(7)(b) of the Misuse of Drugs Act 1975, I, John Crawshaw, acting under delegated authority from the Minister of Health, specify the Southland Drug and Alcohol Specialist Service ("Southland DASS") as a service that may provide treatment with controlled drugs for people who are dependent on controlled drugs at the following places:

Southland Hospital

Kew Road

Invercargill 9812

Gore Community Mental Health

6 Irwell Street

Gore 9710

Central Lakes Community Mental Health

19 Douglas Street

Frankton

Queenstown

And, pursuant to section 24(7)(a) of the Misuse of Drugs Act 1975, acting under delegated authority from the Minister of Health, I specify

Dr Karl Hopf Schmidt

as a medical practitioner, may:

- a. prescribe, administer or supply controlled drugs for the treatment of dependence to controlled drugs as the lead clinician for Southland DASS;
- b. authorise in writing service/clinic medical practitioners as specified under subsection (2)(b) to:
 - i. prescribe, administer or supply controlled drugs for the treatment of dependence;
 - ii. authorise in writing general practitioners receiving clients from Southland DASS as specified under subsection (2)(d); and
- c. authorise in writing general practitioners receiving clients from Southland DASS as specified under subsection (2)(d).

Conditions

- 1. Controlled drugs may only be prescribed, administered or supplied to people who are or have been clients of Southland DASS or Otago Community Alcohol and Drug Service.
- 2. This approval expires on 29 February 2017.

Dated at Wellington this 26th day of August 2016.

DR JOHN CRAWSHAW, Director of Mental Health.

2016-go5018

Appointment / reappointments 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 of New Zealand, has been pleased to appoint

Sandra Dee Hardie

for a two-year term with effect from 30 October 2016; and reappoint

Jonathan Glynne Williams

for a two-year term with effect from 1 July 2016; and

Ross Murray Tanner

for a two-year term with effect from 1 September 2016

as members of the Chartered Professional Engineers Council.

Dated at Wellington this 6th day of August 2016.

HON DR NICK SMITH, Minister for Building and Housing.

2016-go5034

Specified Prescription Medicines for Designated Registered Nurse Prescribers

Pursuant to section 105(5A) of the Medicines Act 1981, I, Dr Stewart Jessamine, Director, Protection, Regulation and Assurance, Ministry of Health, acting under delegated authority, hereby declare the following prescription medicines are specified prescription medicines for the purposes of the Medicines (Designated Prescriber – Registered Nurses) Regulations 2016:

Every reference to a medicine in this notice applies whether the medicine is synthetic in origin or is from biological or mineral sources.

Unless specific reference is made otherwise, every reference applies also to medicines that are:

- a. preparations and admixtures containing any proportion of any substance listed in the notice.
- b. salts and esters of any substance listed in the notice.
- c. preparations or extracts of biological materials listed in the notice.
- d. salts or oxides of elements listed in the notice.

Unless specific reference is made otherwise, every reference to a medicine applies:

- i. if the medicine is in an injection or eye preparation, to any concentration of that medicine; and
- ii. if the medicine is not in an injection or eye preparation, only if the concentration of the medicine is greater than 10 milligrams per litre or per kilogram.

Where any reference is modified by a statement of the strength of the medicine, the strength is calculated using the free acid, base, alcohol or element unless specifically stated otherwise.

Aciclovir

Adapalene

Adrenaline

Alfacalcidol

Allopurinol

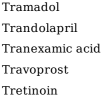
Amethocaine; ophthalmic use only
Amitriptyline
Amlodipine
Amoxycillin
Atenolol
Atorvastatin
Atovaquone
Atropine; ophthalmic use only
Azithromycin
Beclomethasone
Bendrofluazide
Benzathine penicillin
Benzylpenicillin
Betamethasone
Bezafibrate
Bimatoprost
Bisoprolol
Brimonidine
Brinzolamide
Budesonide
Bumetanide
Buspirone
Calcipotriol
Candesartan
Carvedilol
Cefaclor
Cefazolin
Ceftriaxone
Cefuroxime
Celiprolol
Cephalexin
Cetirizine
Chloramphenicol
Cilazapril
Cinchocaine
Citalopram
Clarithromycin
Clavulanic acid
Clioquinol
Clobetasol
Clonidine
Colecalciferol
Colestipol
Colestyramine
Cyclopentolate

Calteparin

Canthron
Cesogestral
Dexamethasone
Diclofenac
Digoxin
Diltiazem
Dipyridamole
Disopyramide
Disulfiram
Domperidone
Dorzolamide
Doxazosin
Doxycycline
Drospirenone
Enalapril
Enoxaparin
Epoetins
Erythromycin
Escitalopram
Ethinylestradiol
Etonogestrel
Ezetimibe
Famciclovir
Felodipine
Flucloxacillin
Flumethasone
Fluocortolone
Fluorescein
Fluorometholone
Fluoxetine
Fluticasone
Fluvoxamine
Formoterol
Framycetin
Furosemide
Fusidic acid
Gabapentin
Ganciclovir
Gliclazide
Glipizide
Glyceryl trinitrate; for transdermal use
Gramicidin
Haloperidol
Heparins
Hydrochlorothiazide
Hydrocortisone; for aural use

Hyoscine
Ibuprofen
Immunoglobulins
Indapamide
Insulins
Ipratropium
Isosorbide mononitrate
Ivermectin
Ketoprofen
Labetalol
Lansoprazole
Latanoprost
Levonorgestrel
Lignocaine
Lisinopril
Loperamide
Losartan
Medroxyprogesterone
Mefenamic acid
Mefloquine
Melatonin
Metformin
Methoxyflurane
Methyldopa
Methylprednisolone
Metoclopramide
Metoprolol
Metronidazole
Misoprostol
Mometasone
Montelukast
Mupirocin
Nadolol
Naloxone
Naltrexone
Naproxen
Natamycin
Nedocromil
Nefopam
Neomycin
Nitrofurantoin
Norethisterone
Norfloxacin
Nortriptyline
Nystatin
Omeprazole
omopi azoio

Ondansetron
Ornidazole
Orphenadrine
Oseltamivir
Oxybuprocaine
Oxybutynin
Pantoprazole
Paroxetine
Perindopril
Phenoxymethylpenicillin
Pilocarpine
Pizotifen
Podophyllotoxin
Polymixin
Pravastatin
Prednisolone
Prednisone
Probenecid
Procaine penicillin
Prochlorperazine
Proguanil
Promethazine
Proxymetacaine
Quinapril
Ranitidine
Rifampicin
Rizatriptan
Roxithromycin
Salbutamol
Salmeterol
Sertraline
Simvastatin
Sodium cromoglycate; for inhalation use
Solifenacin
Spironolactone
Sulfamethoxazole
Sulfasalazine
Sulindac
Sumatriptan
Tenoxicam
Terazosin Terbutaline
Tiaprofenic acid Timolol
Tiotropium
Tobramycin



Triamcinolone

Trimethoprim

Tropicamide

Vaccines

Valaciclovir

Valproic acid

Warfarin

Zopiclone

Dated this 25th day of August 2016.

DR STEWART JESSAMINE, Director, Protection, Regulation and Assurance, Ministry of Health.

2016-go5037

Reappointments to the Plumbers, Gasfitters, and Drainlayers Board

Pursuant to part 4 of the Plumbers, Gasfitters, and Drainlayers Act 2006, the Minister for Building and Housing has reappointed to the Plumbers, Gasfitters, and Drainlayers Board

Richard John Merrifield

Craig Norman O'Connell

Kenneth Neil Douglas

for two-year terms commencing on 15 August 2016; and

Deborah Jane Cranko

Nicholas Zeke Fleckney

Graham James Hardie

Graham Peter Jackson

Barry John Willcox

for two-year terms commencing on 17 September 2016.

Dated at Wellington this 4th day of July 2016.

HON DR NICK SMITH, Minister for Building and Housing.

2016-go5046

Reappointments to the Building Practitioners Board

Pursuant to section 344(2) of the Building Act 2004, the Governor-General of New Zealand has reappointed

Christopher John Preston

Melbourne John Orange

for two-year terms commencing from 12 August 2016 as members of the Building Practitioners Board.

Dated at Wellington this 23rd day of June 2016.

Hon Dr NICK SMITH, Minister for Building and Housing.

2016-go5047

Notice (2016) Declaring an Aquaculture Settlement Area for the Purposes of the Maori Commercial Aquaculture Claims Settlement Act 2004—North-West Coromandel (Notice No. MPI 647)

Pursuant to section 12 of the Maori Commercial Aquaculture Claims Settlement Act 2004, the Minister for Primary Industries gives the following notice.

Notice

- 1. Title and commencement—(1) This notice may be cited as "Notice (2016) Declaring an Aquaculture Settlement Area for the Purposes of the Maori Commercial Aquaculture Claims Settlement Act 2004—North-West Coromandel".
- (2) This notice comes into force on **1 September 2016** or such later date as it has been published in the *New Zealand Gazette*.
- 2. Gazetting space for settlement purposes—For the purposes of preserving space to be used for meeting the Crown's obligations, under section 9 of the Maori Commercial Aquaculture Claims Settlement Act 2004, the Minister for Primary Industries declares the following space in the North-West Coromandel coastal marine area to be an Aquaculture Settlement Area:

Location	ha	Coordinates
North-West Coromandel coastal marine area	250	The area enclosed by a line:
		a. Commencing at a point offshore (at 36°35.16'S and
		175°22.22′E); then
		b. Proceeding in a south-easterly direction to a point
		offshore (at 36°35.54′S and 175°22.99′E; then
		c. Proceeding in a south-westerly direction to a point
		offshore (at 36°36.29′S and 175°22.14′E; then
		d. Proceeding in a north-westerly direction to a point
		offshore (at 36°35.91′S and 175°21.36′E; then
		e. Proceeding in a north-easterly direction to the point of
		commencement at (a).

Dated at Wellington this 25th day of August 2016. Hon NATHAN GUY, Minister for Primary Industries.

2016-go5052

Notice (2016) Declaring Removal of Coromandel Harbour Aquaculture Settlement Area for the Purposes of the Maori Commercial Aquaculture Claims Settlement Act 2004 (Notice No. MPI 648)

Pursuant to section 12 of the Maori Commercial Aquaculture Claims Settlement Act 2004, the Minister for Primary Industries gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice may be cited as "Notice (2016) Declaring Removal of the Coromandel Harbour Aquaculture Settlement Area for the Purposes of the Maori Commercial Aquaculture Claims Settlement Act 2004".
- (2) This notice comes into force on **1 September 2016** or such later date as it has been published in the *New Zealand Gazette*.
- 2. Removal of areas Gazetted for settlement purposes—Under section 12(2)(b) of the Maori Commercial Aquaculture Claims Settlement Act 2004 the Minister for Primary Industries declares that the following Aquaculture Settlement Area created in the Waikato East region by the *New Zealand Gazette* notice set out below

is removed as an Aquaculture Settlement Area:

Location	ha	Gazette publication date	Gazette No.
Coromandel Harbour		New Zealand Gazette, 29 September 2011, No. 147, page 4211	F612

Dated at Wellington this 25th day of August 2016.

HON NATHAN GUY, Minister for Primary Industries.

2016-go5053

Notice of Variation of a Scheduled International Air Service Licence

Further to a notice published in the <u>New Zealand Gazette</u>, 21 July 2016, Issue No. 64, Notice No. 2016-go4215, and pursuant to section 87J(6) of the Civil Aviation Act 1990, sections 28, 29 and 41 of the State Sector Act 1988, a delegation from the Minister of Transport dated 29 October 2013, and a sub-delegation from the Chief Executive of the Ministry of Transport dated 3 November 2013, I give notice that, having received an application from Air New Zealand Limited, the Minister of Transport has varied the Scheduled International Air Service Licence held by that airline to provide for five additional flights per week to China (for a total of twelve flights per week).

This variation took effect on 23 August 2016.

Signed at Wellington this 29th day of August 2016.

NICK BROWN, General Manager, Aviation and Maritime, Ministry of Transport.

2016-go5054

Fisheries (Huriawa Peninsula Paua Harvest Closure) Notice 2016 (Notice No. MPI 668)

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 (Huriawa Peninsula Paua Harvest Closure) Notice 2016.
- **2. Interpretation**—In this notice:

Paua means any shellfish of the species Haliotis iris and Haliotis australis.

Huriawa Peninsula area means the area:

- a. commencing at a point on the mean high-water mark (at $45^{\circ}38.465'S$ and $170^{\circ}39.712'E$);
- b. then proceeding north-east to a point 225m offshore (at 45°38.320'S and 170°39.768'E);
- c. then proceeding generally east then west around the Huriawa Peninsula along a line every point of which is 225m from the mean high-water mark to a point offshore that is 225m south of the mean high-water mark (at 45°38.669′S and 170°39.793′E);
- d. then proceeding north-west to a point (at 45°38.557'S and 170°39.726'E); and
- e. then proceeding generally east then west along the mean high-water mark around the Huriawa Peninsula to the point of commencement.
- 3. Commencement—This notice comes into force on 29 September 2016.
- **4. Huriawa Peninsula closed for the taking of paua**—A person must not take paua from the Huriawa Peninsula, or possess paua taken from the Huriawa Peninsula, while this notice is in force.

Dated at Wellington this 25th day of August 2016.

Hon NATHAN GUY, Minister for Primary Industries.

2016-go5055

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **7 January 2014**, which was granted under those Regulations to **Wendy Kain** in respect of **Sherwood Playcentre** (16580), situated at **11A Edge Street, Onerahi, Whangarei**.

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

ANTHONY NEWTON, Manager, ECE Resourcing and Implementation, Sector Enablement and Support, Ministry of Education.

2016-go5059

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **25 July 2012**, which was granted under those Regulations to **Avril Dalzell** in respect of **Nga Tamariki** @ **MYPLC - Surrey Park ELC Inc** (45755), situated at **55 Isabella Street, South Invercargill, Invercargill**.

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

ANTHONY NEWTON, Manager, ECE Resourcing and Implementation, Sector Enablement and Support, Ministry of Education.

2016-qo5060

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(iii) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **5 December 2013**, which was granted under those Regulations to **David Hawkey** in respect of **Ilam Early Learning Centre** (70493), situated at **90 Ilam Road**, **Ilam**, **Christchurch**.

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

ANTHONY NEWTON, Manager, ECE Resourcing and Implementation, Sector Enablement and Support, Ministry of Education.

2016-go5061

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **24 March 2011**, which was granted under those Regulations to **Avril Dalzell** in respect of **Surrey Park Early Learning Centre Inc - Intermediate** (90106), situated at **55 Isabella Street, South Invercargill, Invercargill**.

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

ANTHONY NEWTON, Manager, ECE Resourcing and Implementation, Sector Enablement and Support, Ministry of Education.

2016-go5062

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated 1 November 2016, which was granted under those Regulations to Nicole Bradbury in respect of Family Matters Homebased Childcare (45459), situated at 561 Great South Road, Manukau, Auckland.

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

ANTHONY NEWTON, Manager, ECE Resourcing and Implementation, Sector Enablement and Support, Ministry of Education.

2016-go5063

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(b) and 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the suspended licence dated 1 July 2016, which was granted under those Regulations to Alicia Puna-Sheridan in respect of ACE Homecare Hawke's Bay (46946), situated at Unit F, 248 Marua Road, Mount Wellington, Auckland.

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

ANTHONY NEWTON, Manager, ECE Resourcing and Implementation, Sector Enablement and Support, Ministry of Education.

2016-go5064

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **24 March 2011**, which was granted under those Regulations to **Avril Dalzell** in respect of **Surrey Park Early Learning Centre Inc - Infants and Toddlers** (80039), situated at **55 Isabella Street, South Invercargill, Invercargill**.

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

ANTHONY NEWTON, Manager, ECE Resourcing and Implementation, Sector Enablement and Support, Ministry of Education.

2016-go5065

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **29 October 2013**, which was granted under those Regulations to **Katerina Hepi** in respect of **Te Kōhanga Reo o Pukearenga** (11520), situated at **12 Franklin Road**, **Paparoa**.

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

ANTHONY NEWTON, Manager, ECE Resourcing and Implementation, Sector Enablement and Support, Ministry of Education.

2016-go5066

Fisheries (Mapoutahi Peninsula Paua Harvest Closure) Notice 2016 (Notice No. MPI 669)

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 (Mapoutahi Peninsula Paua Harvest Closure) Notice 2016.
- 2. Interpretation—In this notice:

Paua means any shellfish of the species Haliotis iris and Haliotis australis.

Mapoutahi Peninsula area means the area:

- a. commencing at a point on the mean high-water mark (at 45°44.137′S and 170°36.939′E);
- b. then proceeding north-west to a point 100m offshore (at 45°44.068'S and 170°36.881'E);
- c. then proceeding generally east then west around the Mapoutahi Peninsula along a line every point

of which is 100m from the mean high-water mark to a point offshore that is 100m south-east of the mean high-water mark (at 45°44.200'S and 170°37.060'E);

- d. then proceeding north-west to a point (at 45°44.173'S and 170°36.970'E); and
- e. then proceeding generally east then west along the mean high-water mark around the Mapoutahi Peninsula to the point of commencement.
- 3. Commencement—This notice comes into force on 29 September 2016.
- **4. Mapoutahi Peninsula closed for the taking of paua**—A person must not take paua from the Mapoutahi Peninsula, or possess paua taken from the Mapoutahi Peninsula, while this notice is in force.

Dated at Wellington this 25th day of August 2016.

HON NATHAN GUY, Minister for Primary Industries.

2016-go5067

Notice of Application to Register a Trade Name Product (Notice No. MPI 679)

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

Trade Name: Vetergesic Multidose Injection for Cats, Dogs and Horses

Reference: A011365

Active Ingredient and Concentration:

Buprenorphine as Buprenorphine Hydrochloride 0.3mg/mL

Formulation Type: Aqueous solution

General Use Claim:

For the relief of post-operative pain in the dog, cat and horse and for the potentiation of the sedation in the dog and horse.

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

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

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

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

The following address is:

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

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

The applicant's address for service is:

Ceva Animal Health (NZ) Limited, Level 22, Vero Centre, 48 Shortland Street, Auckland 1010. Postal Address: PO Box 147, Glenorie, New South Wales, Australia 2157

Dated at Wellington this 29th day of August 2016.

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

2016-go5069

The Resource Management (Approval of Waimakariri Irrigation Limited as a Requiring Authority) Notice 2016

Pursuant to section 167 of the Resource Management Act 1991, I, the Minister for the Environment, give the following notice.

Notice

- **1. Title and commencement**—(1) This notice is the Resource Management (Approval of Waimakariri Irrigation Limited as a Requiring Authority) Notice 2016.
- (2) This notice shall come into force on the 28th day after its publication in the New Zealand Gazette.
- **2. Approval as requiring authority**—Waimakariri Irrigation Limited is hereby approved as a requiring authority under section 167 of the Resource Management Act 1991, in respect of the following network utility operations:
 - Construction, operation, maintenance, upgrading, replacement, relocation and repair of a network of assets for the distribution of water for supply (including irrigation and stockwater)

Dated at Wellington this 6th day of July 2016.

HON DR NICK SMITH, Minister for the Environment.

2016-go5070

Appointments to Conservation Boards

Pursuant to sections 6P(4A) and 6R(4B) of the Conservation Act 1987 ("Act"), I, Nicky Wagner, Associate Minister of Conservation, hereby appoint

Karen Wilson, of North Shore

as a member of the Auckland Conservation Board from the date of this notice to 30 June 2017; and, pursuant to section 6R(4B) of the Act, appoint

Raewyn Moss, of Wellington

as a member of the Wellington Conservation Board from the date of this notice to 30 June 2018.

Dated at Wellington this 29th day of August 2016.

HON NICKY WAGNER, Associate Minister of Conservation.

2016-go5071

Board of Trustees Student Election Extension Notice for Sancta Maria College (491)

Pursuant to clause 9(2) of the Sixth Schedule to the Education Act 1989, and acting with delegated authority from the Minister of Education, I hereby extend the date by which the school must hold an election for a student representative under section 101 of the Education Act for:

Sancta Maria College (491)

The elections must be held by 11 November 2016.

This notice takes effect on the day of publication in the New Zealand Gazette.

Dated at Wellington this 30th day of August 2016.

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

2016-go5076

Justices of the Peace Appointed

Pursuant to section 3(1) of the Justices of the Peace Act 1957, His Excellency the Governor-General of New Zealand has been pleased to appoint the following persons to be Justices of the Peace for New Zealand:

Ammundsen, Diane Mary, 23 Percival Road, Paraparaumu Beach.

Axtens, Stephen Roger, 143 Allen Road, RD 1, Reporoa.

Bain, Bryan Collingwood, 39 Glenfern Road, Mellons Bay, Auckland.

Ball, Sara Helen, 85 Tramline Road, Ruawai.

Brown, Grant Russell Wells, 1 Orchard Terrace, Riverhead, Auckland.

Buunk, Tracey Jayne, 2 Finsbury Street, Islington, Christchurch.

Chan, Marieta, 4195 Hakataramea Highway, Kurow.

Chetty, Ram, 8 Karaka Road, Otorohanga.

Chopra, Rahul, 1/65 Weldene Avenue, Glenfield, Auckland.

Clapp, Gregory James, 1/66C Hei Hei Road, Hornby, Christchurch.

De Latour, Godfrey Paul Joseph, 692 Okains Bay Road, RD 3, Akaroa.

Dwyer, Jacqueline, 611 Hursthouse Road, RD 1, Patea.

Edwards, Robert Gillies, 2 Lochside Lane, Pokeno.

Eliott, Tina-Marie, 6 Roadley Avenue, Pakuranga, Auckland.

Flight, Jules Edward, 108 One Tree Point Road, One Tree Point, Whangarei.

Handley, Richard Wynyard, 8 Sequoia Grove, Merrilands, New Plymouth.

Irving, Stephen Earl, 103 Frederick Street, Hillsborough, Auckland.

Kerr, Katrine May, 218 Norsewood Ormondville Road, Norsewood.

Kerr, Maureen, 57 Watford Street, Strowan, Christchurch.

Mager, Jennifer Jane, 10 Bay View Road, Kellys Bay, Te Kopuru.

McGrath, Fiona Gaylene, 333 Wright Road, Titoki, Whangarei.

Miller, David John, 70 Tutanekai Street, Paraparaumu.

Munson, John Andrew, 37 Duncan Street, Tawa, Wellington.

Naresh, Arish Chakavarthi, 49B Moana Road, Gisborne.

Nobelen, William Andrew Martin, 2 Caroni Way, Grenada, Wellington.

O'Loughlin, Elizabeth Rose, 13/16 St Stephens Avenue, Parnell, Auckland.

Olds, Peter Andrew, 22A Lancing Road, Sandringham, Auckland.

Paki, Aroha Paea, 449 Takahiwai Road, Ruakaka.

Peterson, Helen Jane, 90 Matua Road, Huawai, Auckland.

Prince, Graeme Brian, 30 Somme Parade, Whanganui.

Qian, Jin, 292 Shakespeare Road, Waltham, Christchurch.

Rabe, Kathleen Gordon, 23 Robert Coup Road, Kaiapoi.

Roberts, Dianne, 4 Port Lane, Whitby, Porirua.

Scott, Janice Isobel, 65 Wilma Road, Oneroa, Waiheke Island.

Singh, Satinder Jit, 1C Babich Road, Henderson, Auckland.

Tetro, Sara Danielle, 26 Minnehaha Avenue, Takapuna, Auckland.

Vonder, Willem, 23 Colson Street, Avalon, Lower Hutt.

Ward, Nan, 408 Atawhai Drive, Nelson.

Warren, Hilary Mason, 414 Otaua Road, RD 1, Kaikohe.

Dated at Wellington this 25th day of August 2016.

HON SIMON BRIDGES, Associate Minister of Justice.

2016-go5078

Notice of Application to Register a Trade Name Product (Notice No. MPI 677)

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

Trade Name: **Brevis**Reference: P9397

Active Ingredient and Concentration:

Metamitron 150g/kg

Formulation Type: Water soluble granule

General Use Claim:

Plant growth regulator for fruit thinning in apples.

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

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

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

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

The following address is:

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

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

The applicant's address for service is:

ADAMA New Zealand Limited, Level 1, 19 Elms Street, Wakatu Estate, Stoke 7030. Postal Address: PO Box 1799, Nelson 7040.

Dated at Wellington this 30th day of August 2016.

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

2016-go5079

General Section

Oral Health Practitioners (Fees) Notice 2016 (No. 2)

Pursuant to sections 130-133 of the Health Practitioners Competence Assurance Act 2003 ("Act"), the following notice is given.

Notice

1. Title and commencement—(1) This notice may be cited as the Oral Health Practitioners (Fees) Notice 2016 (No. 2) and shall come into force on **1 October 2016**.

- (2) This notice has the status of a disallowable instrument for the purposes of the Legislation Act 2012.
- (3) This notice replaces the Oral Health Practitioners (Fees) Notice 2016 (No. 1) notice published in the New Zealand Gazette, 25 February 2016, Issue No. 16, Notice No. 2016-gs1072.
- 2. Fees—The Dental Council sets the following fees specified in the attached Schedule.
- 3. Tax—The fees are stated exclusive of goods and services tax (GST). All fees are subject to the addition of 15% GST.

Schedule

Fees Payable to the Dental Council effective from 1 October 2016 \$

Registration Fees

New Zealand Qualified or NZDREX Qualified Applicant

456.48 Application for registration

Trans-Tasman Mutual Recognition (TTMR) Applicant

Dentists and Dental Specialists

Application for registration and annual practising certificate comprising:

(a) Application for registration 456.48 (b) Annual practising certificate fee 870.83

(c) Disciplinary levy 96.34

TTMR applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 30 September 2017 pay a four-month practising fee of \$290.28 and disciplinary levy of \$32.11.

Dental Hygienists and Orthodontic Auxiliaries

Application for registration and annual practising certificate comprising:

(a) Application for registration 456.48

(b) Annual practising certificate fee 646.88

TTMR applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2017 pay a four-month practising fee of \$215.63.

Dental Therapists

Application for registration and annual practising certificate comprising:

(a) Application for registration 456.48

(b) Annual practising certificate fee

695.45

TTMR applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2017 pay a four-month practising fee of \$231.82.

Dental Technicians and Clinical Dental Technicians

(b) Annual practising certificate fee

Application for registration and annual practising certificate comprising:

(a) Application for registration 456.48

527.46

TTMR applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2017 pay a four-month practising fee of \$175.82.

Overseas Applicant with Prescribed Qualification

Application for assessment of eligibility to be registered 684.73

Application for registration	456.48
Applicant with Non-prescribed Qualification	
Application for assessment of eligibility to be registered under section 15(2) of the Act	2,988.18
Application for registration	456.48
Resubmission of application for assessment of eligibility under section 15(2) of the Act	2,681.25
Applicant with Non-prescribed Specialist Qualification	
Application for assessment of eligibility to be registered under section 15(2) of the Act	3,935.40
Application for registration	456.48
Resubmission of application for assessment of eligibility under section 15(2) of the Act	2,681.25
Other Registration Fees	
Application for removal of an exclusion(s) on the scope of practice after completion of a Dental Council approved course	251.06
Application for removal of an exclusion(s) on the scope of practice after completion of a course not approved by the Dental Council	456.48
Application for registration with a prescribed qualification in an additional scope of practice	456.48
Application for registration with a non-prescribed qualification in an additional scope of practice	705.75
Application for additional registration advice	456.48
Application for restoration to the Dental Register	456.48
Supply of certificate of good standing	91.29
Supply of replacement registration certificate or any other certificate	91.29
Application to undertake supervised orthodontic auxiliary practice while undertaking a prescribed training course	91.29
Application for an electronic copy of the published Dental Council Register	200.00
Recertification Fees	
Dentists and Dental Specialists	
Annual practising certificate fee and disciplinary levy for period 1 October 2016 to 30 September 2017 comprising:	
(a) Annual practising certificate fee	870.83
(b) Disciplinary levy	96.34
Applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 30 September 2017 pay a four-month practising fee of \$290.28 and disciplinary levy of \$32.11.	
Practitioners who hold an annual practising certificate for the period ending 30 September 2016 whose complete and correct 2016/17 annual practising certificate application form and payment are not received by the Dental Council until after 30 September 2016:	
Annual practising certificate fee and disciplinary levy for period 1 October 2016 to 30 September 2017 comprising:	
(a) Annual practising certificate fee (includes additional processing fee of \$39.13)	909.96
(b) Disciplinary levy	96.34
Dental Hygienists and Orthodontic Auxiliaries	
Annual practising certificate fee and disciplinary levy for period 1 April 2016 to 31 March 2017 comprising:	
(a) Annual practising certificate fee	646.88

(b) Disciplinary levy refund (only payable to practitioners holding a current 2015/16 annual practising certificate)	(42.97)
Applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2017 pay a four-month practising fee of \$215.63.	
Practitioners who hold an annual practising certificate for the period ending 31 March 2016 whose complete and correct 2016/17 annual practising certificate application form and payment are not received by the Dental Council until after 31 March 2016:	
Annual practising certificate fee and disciplinary levy for period 1 April 2016 to 31 March 2017 comprising:	
(a) Annual practising certificate fee (includes additional processing fee of \$39.13)	686.01
(b) Disciplinary levy refund (only payable to practitioners holding a current 2015/16 annual practising certificate)	(42.97)
Dental Therapists	
Annual practising certificate fee and disciplinary levy for period 1 April 2016 to 31 March 2017 comprising:	
(a) Annual practising certificate fee	695.45
(b) Disciplinary levy refund (only payable to practitioners holding a current 2015/16 annual practising certificate)	(46.27)
Applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2017 pay a four-month practising fee of \$231.82.	
Practitioners who hold an annual practising certificate for the period ending 31 March 2016 whose complete and correct 2016/17 annual practising certificate application form and payment are not received by the Dental Council until after 31 March 2016:	
Annual practising certificate fee and disciplinary levy for period 1 April 2016 to 31 March 2017 comprising:	
(a) Annual practising certificate fee (includes additional processing fee of \$39.13)	734.58
(b) Disciplinary levy refund (only payable to practitioners holding a current 2015/16 annual practising certificate)	(46.27)
Dental Technicians and Clinical Dental Technicians	
Annual practising certificate fee and disciplinary levy for period 1 April 2016 to 31 March 2017 comprising:	
(a) Annual practising certificate fee	527.46
(b) Disciplinary levy refund (only payable to practitioners holding a current 2015/16 annual practising certificate)	(26.75)
Applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2017 pay a four-month practising fee of \$175.82.	
Practitioners who hold an annual practising certificate for the period ending 31 March 2016 whose complete and correct 2016/17 annual practising certificate application form and payment are not received by the Dental Council until after 31 March 2016:	
Annual practising certificate fee and disciplinary levy for period 1 April 2016 to 31 March 2017 comprising:	
(a) Annual practising certificate fee (includes additional processing fee of \$39.13)	566.59
(b) Disciplinary levy refund (only payable to practitioners holding a current 2015/16 annual practising certificate)	(26.75)
Retention on the Register Fees	

Annual retention on the register fee for non-practising Dentist and Dental Specialist registrants (for period 1 October 2016 to 30 September 2017)	108.00
Annual retention on the register fee for non-practising registrants (excludes non-practising Dentist and Dental Specialist registrants) (for period 1 April 2016 to 31 March 2017)	108.00
Application to transfer from retention to practising where applicant subject to recency of practice policy	273.89
Examination Fees	
New Zealand Dental Specialist Registration Examination (NZDSREX)	17,918.76
New Zealand Dental Therapy Registration Examination (NZDTREX) – clinical examination (per candidate fee where there is less than a total of 5 candidates sitting the same examination)	4,751.58
New Zealand Dental Therapy Registration Examination (NZDTREX) – clinical examination (per candidate fee where there is a total of 5 or more candidates sitting the same examination)	4,245.39
New Zealand Dental Therapy Registration Examination (NZDTREX) – written examination (per candidate fee where there is less than a total of 5 candidates sitting the same examination)	3,069.90
New Zealand Dental Therapy Registration Examination (NZDTREX) - written examination (per candidate fee where there is a total of 5 or more candidates sitting the same examination)	2,519.61
New Zealand Dental Hygiene Registration Examination (NZDHREX) - clinical examination (per candidate fee where there is less than a total of 5 candidates sitting the same examination)	4,751.58
New Zealand Dental Hygiene Registration Examination (NZDHREX) – clinical examination (per candidate fee where there is a total of 5 or more candidates sitting the same examination)	4,245.39
New Zealand Dental Hygiene Registration Examination (NZDHREX) - written examination (per candidate fee where there is less than a total of 5 candidates sitting the same examination)	3,069.90
New Zealand Dental Hygiene Registration Examination (NZDHREX) - written examination (per candidate fee where there is a total of 5 or more candidates sitting the same examination)	2,519.61
New Zealand Dental Technology Registration Examination (NZDTechREX) - combined examination (per candidate fee where there is less than a total of 5 candidates sitting the same examination)	3,795.60
New Zealand Dental Technology Registration Examination (NZDTechREX) - combined examination (per candidate fee where there is a total of 5 or more candidates sitting the same examination)	3,199.07
Professional Standards Programme Fees ^{1, 2}	
Supervision ^{1, 2} (12-month programme)	5,878.70
Oversight ^{1, 2} (12-month programme)	3,814.70
Competence/Recertification Programme ^{1, 2}	
- Distance learning - per module	2,954.70
- Clinical Training - per practice area of training	5,056.70
Health Programme Fees ^{1, 2}	
Drug and Alcohol Screening Programme – set up and administration 1,2	
- Set up and administration first 12 months	835.52
- Administration each 12 months thereafter	417.76
- Third party testing ¹	120.00 (per test)

Education Fees

Accreditation of Degree Programmes - cost recovery

Direct professional fees, travel, accommodation and other costs for site evaluation team members together with Council administration expenses for teleconference meetings, printing and postage etc., will be charged to the Educational Institution under review, based on actual costs incurred. Dental Council secretariat administrative overheads incurred throughout the accreditation process will also be charged to the Educational Institution under review.

Application for "removal of exclusion" course approval by providers who do provide training as part of a primary Dental Council accredited qualification	1,736.80
Application for "removal of exclusion" course approval by providers who do not provide training as part of a primary Dental Council accredited qualification	3,763.15
Application for approval of courses to equip registered oral health practitioners for registration in an additional scope of practice, for course providers who do provide training as part of a primary Dental Council accredited qualification	3,444.44
Application for approval of courses to equip registered oral health practitioners for registration in an additional scope of practice, for course providers who do not provide training as part of a primary Dental Council accredited qualification	6,031.11

Annotation of Notes

¹Fee will be adjusted for any specific requirements of the individual programme, third party costings and Dental Council secretariat administrative overheads at the time the programme is established.

²Direct professional fees and travel and accommodation expenses for supervisors, those providing oversight, tutor/course administrators etc. and Dental Council secretariat administrative overheads are to be reimbursed by the practitioner on the individual programme. Expenses claimed are on an actual and reasonable basis in accordance with the Dental Council's fees and payments, and expenses and reimbursement policies. Course materials, venue costs and administration expenses such as printing and postage will be charged based on actual costs.

Explanatory note

This notice updates the Dental Council fee schedule with effect from 1 October 2016. The changes consist of:

- Revised Dentist and Dental Specialist annual practising certificate (APC) fee and disciplinary levy, and
 consequential changes to the Dentist and Dental Specialist four month APC fee. The changes in fee and levy
 were consulted on with dentists and dental specialists, and other stakeholders during July and August 2016.
 Following the close of the consultation period on 18 August 2016, revised 2016/17 fee and levy were approved
 by the Dental Council at its meeting on 24 August 2016.
 - The Council is no longer offering NZDREX assessments for dentists. The Council is outsourcing its NZDREX assessments to the National Dental Examining Board of Canada.
- Except as described above, no other changes have been made to fees as previously published in the Oral Health Practitioners (Fees) Notice 2016 (No. 1) published in the <u>New Zealand Gazette</u>, 25 February 2016, <u>Issue No. 16, Notice No. 2016-gs1072</u>.

2016-gs4939

Australia New Zealand Food Standards Code — Amendment No. 165

The following instruments are separate instruments in the Federal Register of Legislation and are known collectively in the Food Standards Gazette as Amendment No. 165.

Food Standards (Application A1118 - Food derived from Herbicide-tolerant Corn Line MON87419) Variation

The Board of Food Standards Australia New Zealand gives notice of the making of this variation under section 92 of the *Food Standards Australia New Zealand Act 1991*. The variation commences on the date specified in clause 3 of the variation.

Dated 29 August 2016.

Standards Management Officer, Delegate of the Board of Food Standards Australia New Zealand

Note:

This variation will be published in the Commonwealth of Australia Gazette No. FSC 107 on 1 September 2016. This means that this date is the gazettal date for the purposes of the above notice.

1 Name

This instrument is the Food Standards (Application A1118 - Food derived from Herbicide-tolerant Corn Line MON87419) Variation.

2 Variation to a standard in the Australia New Zealand Food Standards Code

The variation is to a Schedule in the Australia New Zealand Food Standards Code.

3 Commencement

The variation commences on the date of gazettal.

Schedule

[1] Schedule 26 is varied by inserting in the table to subsection S26—3(4) in alphabetical order under item 2 (za) herbicide-tolerant corn line MON87419

Food Standards (Proposal P1041 - Removal of Country of Origin Labelling Requirements) Variation

The Board of Food Standards Australia New Zealand gives notice of the making of this variation under section 92 of the *Food Standards Australia New Zealand Act 1991*. The variation commences on the date specified in clause 3 of this variation.

Dated 29 August 2016.

Standards Management Officer, Delegate of the Board of Food Standards Australia New Zealand

Note:

This variation will be published in the Commonwealth of Australia Gazette No. FSC 107 on 1 September 2016. This means that this date is the gazettal date for the purposes of the above notice.

1 Name

This instrument is the Food Standards (Proposal P1041 - Removal of Country of Origin Labelling Requirements) Variation.

2 Variation to standards in the Australia New Zealand Food Standards Code

The Schedule repeals and varies standards in the Australia New Zealand Food Standards Code.

3 Commencement

The variation commences on the day that is 24 months after the commencement of the *Country of Origin Food Labelling Information Standard 2016*.

Schedule

[1] Standard 1.1.1 is varied by

[1.1] omitting from subsection 1.1.1-2(2)

Standard 1.2.11 Information requirements - country of origin labelling

Note Applies in Australia only

[1.2] omitting Note 1 to subsection 1.1.1—3(1), substituting

Note 1 The following provisions have not been incorporated by reference into a food standard under the *Food Act 2014* (NZ):

- i. Standard 1.4.2 (agvet chemicals);
- ii. Standard 1.6.2 (processing requirements for meat);
- iii. section 2.1.1—5 (requirement for folic acid and thiamin in bread);
- iv. section 2.2.1—12 (bovine must be free from bovine spongiform encephalopathy);
- v. Standard 2.2.2 (eggs);
- vi. subsection 2.4.2—3(2) and subsection 2.4.2—3(4) (requirement for food sold as table edible oil spreads and table margarine);

vii. Chapter 3 (food safety standards) and Chapter 4 (primary production and processing standards).

[2] Standard 1.2.1 is varied by

- [2.1] omitting paragraph 1.2.1-5(b)
- [2.2] omitting the notes at the end of subsection 1.2.1—6(1), substituting

Note See section 1.2.1—9 for information requirements for food for sale that does not need to bear a label.

- [2.3] omitting section 1.2.1-7
- [2.4] omitting paragraph 1.2.1—11(c)
- [2.5] omitting section 1.2.1—14
- [3] Standard 1.2.11 is repealed.

2016-gs5005

Amendment to the Anglers Notice for Taupō District

Conservation Act 1987

Taupo Fishery Regulations 2004

Pursuant to sections 26R(3) and 53(4) of the Conservation Act 1987, the Minister of Conservation amends the "Anglers Notice for Taupō District" published in the <u>New Zealand Gazette</u>, 27 May 2016, Issue No. 47, Notice No. 2016-gs2622, as follows:

- 1. In clause 9.1, delete the words "Part B" and replace with the words "Part A".
- 2. In clause 9.2, insert the words "parallel to the river flow" after the word "anchored".
- 3. In clause 9.4, insert the words "parallel to the river flow" after the word "anchored".
- 4. After clause 9.5, insert the following clause 9.6:
 - "9.6 No person shall fish for trout from a boat in the Tokaanu Tailrace Canal unless the boat is securely anchored parallel to the river flow with not more than two anchors."
- 5. In the second row of Part A of the Schedule to the Notice, in the first column, delete the words
 - "Lake Taup $\bar{\text{o}}$ within 300 metres of the centre of the mouth or mouths of rivers or streams listed in Part B of this Schedule (Each of these river mouths is generally marked with a landmark post)"

and replace with the words

"Lake Taupō within 300 metres of the centre of the mouth or mouths of the following rivers or streams:

Tongariro River (all mouths)

Omoho Stream (enters Lake Taupō at Waihi Bay)

Waihi Stream

Pukawa Stream

Omori Stream

Kuratau River

Whareroa Stream

Whanganui Stream

Waihaha River

Waihora Stream

Otaketake Stream

Whangamata Stream

Mapara Stream

The stream known as Dirty Duck Creek (located in the Awaroa Recreation Reserve approximately 1.6 kilometres north of the State Highway 1 Waitahanui River Bridge)

Waitahanui River

Hinemaiaia River

Waipehi Stream

Waitetoko Stream

Tauranga Taupo River

Waimarino River

Waiotaka River

(Each of these river mouths is normally marked by a landmark post)".

- 6. In the first row of Part B of the Schedule to the Notice, in the first column, delete the words "landmark post" and replace with the word "sign".
- 7. In the second row of Part B of the Schedule to the Notice, in the first column, delete the words "landmark post" and replace with the word "sign".
- 8. In the third row of Part D of the Schedule to the Notice, in the first column, delete the words "Supervised children's fishing provided by the centre at certain times" and replace with the words "See clause 8.2—authorised fishing events only."

Dated at Wellington this 29th day of August 2016.

HON MAGGIE BARRY ONZM, Minister of Conservation.

2016-gs5077

Land Notices

Easement in Gross Taken—Wiroa to Kaitaia Single Circuit 110kV Transmission Line Project, Far North 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 Electricity, Telecommunications and Computer Media easement in gross for over land described in the First Schedule to be taken for the Wiroa to Kaitaia Single Circuit 110kV Transmission Line Project and pursuant to section 186(2) of the Resource Management Act 1991, to be vested in Top Energy Limited on the 14th day after the date of the publication of this Proclamation in the New Zealand Gazette.

The terms of the easement are set out in the Second Schedule.

North Auckland Land District—Far North District

Schedule

Area m^2 Description

2969 Part Lot 1 DP 182104 (Computer Freehold Register NA 113B/466); marked "A" on SO 494323.

Second Schedule

Terms of the Easement ("Easement")

1. Definitions

- 1.1 In this Easement unless the context requires otherwise:
 - 1.1.1 "Construct" means to build, construct, erect, install or lay the Works, access tracks, roads, gates and/or fences contemplated by this Easement and includes anything that is reasonably necessary to give full effect to this Easement including removing soil and water from the Easement Area subject always to the provisions of clause 3.7 of this Easement;

- 1.1.2 "Easement Area" means that part of the Land marked "A" on SO 494323;
- 1.1.3 "Emergency Situation" means, a situation in which there is a probable danger to life or property or immediate risk to the continuity or safety of supply or distribution of electricity;
- 1.1.4 "Entry Notice" means the notice to be given pursuant to clause 6.1 of this Easement;
- 1.1.5 "Equipment" means cables, lines, wires, cranes, drilling rigs, Vehicles, plant, tools and machinery and all material and items required for the purpose of exercising any of the rights under this Easement;
- 1.1.6 "Grantee" means Top Energy Limited, its successors and permitted transferees, assigns, lessees, sublessees and licensees together with the Grantee's servants, agents, employees, workers, invitees, licensees and contractors with or without vehicles, machinery or equipment;
- 1.1.7 "Grantor" means the registered proprietor(s) for the time being of the Land;
- 1.1.8 "Land" means the Servient Tenement, which is the land being Lot 1 DP 182104 comprised in Computer Freehold Register NA113B/466;
- 1.1.9 "Temporary Period" or "Temporary Periods" means such period or periods of time as are reasonable for the sole purpose or purposes of the Grantee occupying such part or parts of the Land as it requires for the purposes set out in clauses 2.1.1 through 2.1.9 and as detailed in the Entry Notice;
- 1.1.10 "Vehicles" means four-wheel drives, motorbikes, cars and trucks, tractors, trailers, graders, pile drivers, drilling rigs, cranes, helicopters, aircraft, excavation and earthmoving equipment, whether wheeled or tracked;
- 1.1.11 "Working Day" means any day of the week other than:
 - (a) Saturday, Sunday, Waitangi Day, Good Friday, Easter Monday, Anzac Day, the Sovereign's Birthday, and Labour Day; and
 - (b) if Waitangi Day or Anzac Day falls on a Saturday or a Sunday, the following Monday; and
 - (c) a day in the period commencing on 24 December in any year and ending on 15 January in the following year, both days inclusive.
- 1.1.12 "Works" means electrical and telecommunications works and computer media and includes all or any part of any cables (including fibre optic cables), wires, earthwires, conductors, poles, pole structures, insulators, foundations, tunnels, buildings, repeaters, pipes, bridges, ground stays, supports, casings, devices, appliances, antennae, metering devices and other apparatus, structures, fixtures and equipment as are reasonably necessary to give effect to the Grantee's rights under this Easement to install and operate an electricity transmission network.

2. Grantee's Rights and Powers

- 2.1 The Grantee shall have the following rights and powers:
 - 2.1.1 to Construct the Works and to remove, inspect, use, operate, repair, maintain, renew, alter, replace, upgrade, add to and modify the Works or any part of the Works on the Easement Area;
 - 2.1.2 to convey, conduct, send, distribute, pass, convert, transport, transmit and receive electricity and telecommunications signals and computer media by means of the Works;
 - 2.1.3 to undertake all tests, inspections, investigations and surveys that are reasonably necessary for the Grantee to exercise its rights under this Easement and in so doing the Grantee may:
 - (a) drill for core samples and dig test pits;
 - (b) install and maintain testing and monitoring equipment;
 - (c) take away samples from the Easement Area for analysis;
 - 2.1.4 to enter and remain on the Easement Area and such other part of the Land as is reasonably necessary in the circumstances with or without Vehicles, machinery and/or Equipment and with such personnel (including its employees, agents, contractors and/or consultants) for the purposes of exercising the Grantee's rights under this Easement;
 - 2.1.5 to Construct, inspect, use, repair, maintain, renew, alter, remove and modify roads and access tracks on the Land, to modify adjacent fences (including boundary fences) on the Land and to remove or trim vegetation on the access tracks at the cost of the Grantee to the extent that is reasonably necessary for the Grantee to exercise its rights under this Easement with these rights to be exercised on the following terms:
 - 2.1.5.1 where any new roads and/or access tracks on the Land are to be constructed such will be constructed by the Grantee as far as is practicably possible to enhance the land use operations on the Land by the Grantor;
 - 2.1.5.2 if during the course of the construction of the Works on the Land the Grantee uses any existing roads and/or access tracks on the Land then these will be repaired and/or maintained as is necessary by

the Grantee so that at the conclusion of the construction of the Works such roads and/or access tracks are left in as nearly as possible the same condition as they were in at the time of first entry onto the Land by the Grantee;

- 2.1.5.3 if the Grantee in the exercise of access to the Easement Area for the purposes of inspection, use, repair, maintenance, renewal, alteration, replacement, upgrading, addition to or modification of the Works uses roads and/or access tracks on the Land it shall at the conclusion of such period of access repair and/or maintain those roads and/or access tracks to ensure that the same are left in as nearly as possible the same condition as they were in at the time of the commencement of the exercise of the Grantee's rights hereunder;
- 2.1.6 to Construct gates within fences (including boundary fences) located on the Land and to inspect, use, repair, maintain, renew, alter, remove and modify those gates at the cost of the Grantee to the extent that is reasonably necessary for the Grantee to exercise its rights under this Easement;
- 2.1.7 to clear and keep the Easement Area clear of trees, shrubs, vegetation, structures (including fences), earth, gravel and stone, and to clear and keep such other part of the Land as is reasonably necessary in the circumstances clear of any trees, shrubs, vegetation, structures (including fences), soil, earth, gravel and stone which is or is likely to be or become, in the reasonable opinion of the Grantee, a danger or hazard to the safety or operation of the Works, will impede the Grantee's access to the Works or will otherwise interfere with the Grantee's rights under this Easement;
- 2.1.8 to open up the soil of the Easement Area and excavate or remove timber, vegetation, soil, earth, gravel and stone from the Easement Area to the extent necessary for the Grantee to exercise its rights under this Easement; and
- 2.1.9 to temporarily occupy any part of the Land that is reasonably necessary in the circumstances in order for the Grantee to exercise any of its rights under this Easement including the right to Construct the Works and in doing so the Grantee may fence off such part or parts of the occupied area as is reasonably necessary for a Temporary Period or Temporary Periods for health and safety purposes (subject to clause 3.1 of this Easement).
- 2.2 In undertaking any one or more of the rights and powers taken the Grantee:
 - 2.2.1 may use its nominated employees, agents, consultants or contractors to perform the Works;
 - 2.2.2 will meet the full costs of the Works it undertakes;
 - 2.2.3 for the avoidance of doubt the Grantee may enter on to the Land and undertake the Works on any day of the year including days which are not Working Days subject to the provisions of the Entry Notice given by the Grantee under clauses 6.1 and 6.2 of this Easement.

3. Grantee's obligations

- 3.1 The Grantee will use its reasonable efforts to cause as little interference as practical to the Grantor, any crops or livestock and any farming activities on the Land. The Grantee shall at its expense in all things make good and reinstate the Land as and when same shall require reinstatement to ensure that the Land is left in as nearly as possible the same condition as it was at the time of the commencement of the Grantee's rights herein. In particular, but without limitation, when exercising its rights under this Easement, the Grantee shall ensure that it leaves all gates as it finds them and reinstates all fences which are taken down so that the Grantee does not negatively affect the stock proofing of the Land.
- 3.2 Where any disturbance, damage or loss is incurred or suffered by:
 - (a) the Grantor; or
 - (b) any occupier of the Land undertaking, with the Grantee's knowledge and in compliance with the terms of this Easement, normal farming operations on the Land, in particular sharemilking or forestry,

during any entry onto the Land by the Grantee to construct, repair, maintain, modify, replace, renew or remove the Works or any part of the Works, which is not remedied by the Grantee under clause 3.1, for example but without limitation, a business loss in respect of a business located on the Land, the Grantee shall compensate the Grantor or the occupier, as the case may be, for such disturbance, damage or loss.

- 3.3 The Grantee will bear the costs of managing vegetation on the Easement Area (excluding pasture land) including removing trees and other vegetation but will not be responsible for the cost of controlling weeds or removing any vegetation which is planted by the Grantor in breach of this Easement.
- 3.4 The Grantee will bear the whole cost of maintaining the Works apart from any Works which the Grantor and Grantee have agreed are to become the property of the Grantor and any additional costs resulting from the Grantor's breach of this Easement for which the Grantee can recover the costs under this Easement.
- 3.5 The Grantee will provide to the Grantor copies of the Grantee's plans indicating the proposed access routes over the Land used by the Grantee in accessing the Works.

- 3.6 The Grantee has no obligation to construct the Works or to convey electrical energy and power or telecommunications through them, after construction, continuously or at all provided that this clause 3.6 shall not derogate from any obligation of the Grantee to surrender the Easement if the Easement is no longer required for a public work under the Public Works Act 1981.
- 3.7 In the event that the Grantee shall clear the Easement Area and/or any other part of the Land or opens up the soil of same as contemplated by clauses 2.1.7 and/or 2.1.8 hereof, the resulting material shall be removed by the Grantee from the Land and deposited off-site at the expense in all things of the Grantee unless the Grantor and the Grantee shall otherwise agree.

4. Grantor's Rights

4.1 Subject to the restrictions set out in this Easement the Grantor may use, occupy and enjoy, for normal farming operations including grazing, cropping and horticulture to a maximum height of 2.5 metres, that part of the surface of the Easement Area which is not occupied by the Works.

5. Grantor's Obligations

- 5.1 The Grantor must not, without the prior written consent of the Grantee (which will not be unreasonably withheld or delayed), do, procure, assist or allow the following to be done:
 - 5.1.1 alter or disturb the present grades and contours of the surface of the Easement Area except in the course of normal farming and grazing operations (but subject to the restrictions set out in this Easement);
 - 5.1.2 erect any building or other structure (including fences) on the Easement Area;
 - 5.1.3 plant any vegetation on the Easement Area (excluding pasture, crops and horticulture to a maximum height of 2.5 metres);
 - 5.1.4 operate any Equipment or Vehicles on the Easement Area within a minimum clearance distance of 4 metres from any electricity transmission line conductor;
 - 5.1.5 excavate or deposit material on the Easement Area;
 - 5.1.6 impede the Grantee's access over the Easement Area and any access routes over the Land or damage the surface of the access routes;
 - 5.1.7 knowingly cause or permit flooding of the Easement Area except where such flooding occurs naturally and is beyond the control of the Grantor;
 - 5.1.8 light any fires or burn off vegetation within the Easement Area;
 - 5.1.9 do any other thing on the Land which may cause damage to the Works or endanger the continuity or safety of the supply and distribution of electricity or otherwise impede, interfere with or prejudice any right of the Grantee set out in clause 2.1.

6 Access

- 6.1 Where the Grantee together with or through its engineers, consultants, employees, contractors, workmen and anyone else authorised by the Grantee intends to enter upon the Land to exercise and give effect to the rights of the Grantee as listed in clauses 2.1.1 through 2.1.9 of this Easement the Grantee must give at least 10 Working Days' notice ("Entry Notice") to the Grantor except in an Emergency Situation, when prior notice is not required and the provisions of clause 6.6 of this Easement apply.
- 6.2 An Entry Notice is to identify the Works the Grantee intends to carry out, with the Entry Notice to specify:
 - 6.2.1 the location of the proposed entry;
 - 6.2.2 the area on which the Works will be undertaken by the Grantee;
 - 6.2.3 the nature of the Works to be undertaken;
 - 6.2.4 the date and time of initial entry;
 - 6.2.5 the length of time that the Grantee expects to be on the Land; and
 - 6.2.6 the nature of all other works that are to be undertaken on the Land in accordance with the rights taken pursuant to clause 2.1.
- 6.3 Upon receipt of an Entry Notice from the Grantee of its intention to exercise the right of entry provided for in clause 6.1 the Grantor may set reasonable conditions relating to the timing of entry and the access route but those conditions may not:
 - 6.3.1 delay the exercise of entry by the Grantee by more than 15 Working Days; or
 - 6.3.2 require monetary or other consideration; or
 - 6.3.3 otherwise defeat the ability of the Grantee to exercise effectively the rights taken under this Easement.
- 6.4 Any dispute between the Grantor and the Grantee in relation to the terms of the Entry Notice or of the conditions set by the Grantor pursuant to this clause shall constitute a dispute which is to be resolved using the

dispute resolution procedure set out in clause 9 of this Easement.

- 6.5 The Grantee, in entering the Land, will take all reasonable steps to minimise inconvenience to the Grantor, including (but without limitation);
 - 6.5.1 the time of entry (unless this is not possible due to an Emergency Situation);
 - 6.5.2 leaving gates as they are found;
 - 6.5.3 driving in a safe manner and taking reasonable steps not to disturb stock; and
 - 6.5.4 avoiding access through any specific areas within the Land which have been identified by the Grantor to the Grantee unless necessary to access the Works,

but without limiting the rights of the Grantor to claim under clause 3.2 of this Easement.

6.6 Where entry is effected by the Grantee due to an Emergency Situation the Grantee shall as soon thereafter as is reasonable give an Entry Notice to the Grantor. Such Entry Notice to be in terms of clause 6.2 of this Easement.

7. Ownership

- 7.1 The Works and Vehicles or any other property of the Grantee will not, for any reason, become the property of the Grantor and will at all times remain the property of the Grantee, except in relation to any Works which the Grantee and the Grantor agree are to become the property of the Grantor.
- 7.2 The Grantee may transfer, assign, sublet, lease or licence all, but not part, of its rights created by this Easement provided that the assignee, sublessee, transferee, lessee or licensee is financially solvent and has the financial resources to meet the Grantee's commitments under this Easement.

8. No power to terminate

8.1 There is no power in this Easement for the Grantor to terminate any of the Grantee's rights due to the Grantee breaching any term of this Easement or for any reason.

9. Dispute resolution

- 9.1 If any dispute arises between the Grantor and the Grantee concerning the rights and obligations contained within this Easement, the parties will enter into negotiations in good faith to resolve the dispute themselves or through any informal dispute process they agree upon.
- 9.2 If the dispute is not resolved within 10 Working Days then any party may at any time serve a mediation notice on the other party requiring the dispute be referred to mediation. The mediation notice shall set out the nature of the dispute. The parties shall in good faith endeavour to agree upon a mediator within five Working Days of the date of service of the mediation notice. If the parties cannot agree on the mediator, the President for the time being of the New Zealand Law Society (or any successor organisation) or the President's nominee, will appoint an independent mediator. The mediator's costs are to be borne equally by the parties.
- 9.3 If the dispute is not resolved within 20 Working Days of the date on which the mediation notice is served, the parties will submit to the arbitration of an independent arbitrator appointed jointly by the parties. If the parties cannot agree on the arbitrator within a further 10 Working Days the President for the time being of the New Zealand Law Society (or any successor organisation) or the President's nominee, will appoint an independent arbitrator.
- 9.4 Any arbitration proceedings will be conducted in accordance with the Arbitration Act 1996 and the substantive law of New Zealand.

10. Severability

10.1 If any part of this Easement is held by any court or administrative body of competent jurisdiction to be illegal, void or unenforceable, such determination shall not impair the enforceability of the remaining parts of this Easement.

11. No Waiver

- 11.1 A waiver of any provision of this Easement shall not be effective unless given in writing and then it shall be effective only to the extent that it is expressly stated to be given.
- 11.2 A failure, delay or indulgence by any party in exercising any power or right shall not operate as a waiver of that power or right. A single exercise or partial exercise of any power or right shall not preclude further exercises of that power or right or the exercise of any other power or right.

12. Implied Rights and Powers

12.1 The rights and powers implied in specified classes of easements prescribed in the Fourth Schedule to the Land Transfer Regulations 2002 and the Fifth Schedule of the Property Law Act 2007 are negatived and the rights and powers contained herein shall apply in substitution.

13. Interpretation

- 13.1 In this Easement, unless inconsistent with the context:
 - 13.1.1 singular includes plural and vice versa;
 - 13.1.2 references to "persons" includes references to companies, corporations, partnerships, joint ventures, associations, trusts, government departments or agencies and territorial local authorities;
 - 13.1.3 references to the Grantor and Grantee include their subsidiary or related companies, their permitted assigns and, where appropriate, their employees, contractors, surveyors, invitees and inspectors;
 - 13.1.4 references to any statute, regulation or other statutory instrument or bylaw shall be deemed to be references to the statute, regulation or instrument or bylaw as from time to time amended and includes substitution provisions that substantially correspond to those to which reference is made;
 - 13.1.5 the headings and subheadings appear as a matter of convenience and shall not affect the interpretation of this Easement.

Given under the hand of His Excellency the Governor-General of New Zealand and issued under the Seal of New Zealand this 18th day of August 2016.

[L.S.]

HON LOUISE UPSTON, Minister for Land Information.

GOD SAVE THE QUEEN!

(LINZ CPC/2015/18410)

2016-ln4885

Land Declared Road-State Highway 1, Russley Road, Christchurch City

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 88(2) of the Government Roading Powers Act 1989, becomes road, limited access road and State highway and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Canterbury Land District—Christchurch City

Schedule

Land Declared Road

Area Description

- 0.0472 Part Lots 3 and 4 DP 4781; shown as Section 8 on SO 486842 (part Computer Freehold Register CB331/147).
- 0.0663 Part Lot 5 DP 4781; shown as Section 9 on SO 486842 (part Computer Freehold Register CB314/73).
- 0.5622 Part Lots 6, 7 and 8 DP 4781; shown as Section 10 on SO 486842 (part Computer Freehold Register CB309/67).

Dated at Wellington this 24th day of August 2016.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2009/13736)

2016-ln4927

Land Declared Road-State Highway 1, Russley Road, Christchurch City

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 88(2) of the Government Roading Powers Act 1989, becomes road, limited access road and State highway and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Canterbury Land District—Christchurch City

Schedule

Land Declared Road

Area ha	Description	
0.1622	Part Lot 48 DP 323331; shown as Section 13 on SO 486842 (part Computer Freehold Register 93691).	
0.1850	Part Lot 28 DP 323331; shown as Section 14 on SO 486842 (part Computer Freehold Register 93671).	
0.1882	Part Lot 27 DP 323331; shown as Section 15 on SO 486842 (part Computer Freehold Register 93670).	
0.3220	Part Lot 50 DP 323331; shown as Section 16 on SO 486842 (part Computer Freehold Register 93693).	
0.4109	Part Lot 26 DP 323331; shown as Section 17 on SO 486842 (part Computer Freehold Register 93669).	
0.4098	Part Lot 25 DP 323331; shown as Section 18 on SO 486842 (part Computer Freehold Register 93668).	
Dated at Wellington this 24th day of August 2016.		
K. McPHAIL, for the Minister for Land Information.		
(LINZ CPC/2009/13736)		
2016-ln4928		

Land Acquired for Use in Connection With a Road—Harewood Road and Russley Road, Christchurch City

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

Canterbury Land District—Christchurch City

Schedule

Land Acquired for Use in Connection With a Road

Area Description

0.2802 Part Lot 1 DP 4781; shown as Section 7 on SO 486842 (part Computer Freehold Register CB29A/341).

Dated at Wellington this 24th day of August 2016.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2009/13736)

2016-ln4929

Land Acquired for Use in Connection With a Road—Harewood Road and Russley Road, Christchurch City

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

Canterbury Land District—Christchurch City

Schedule

Land Acquired for Use in Connection With a Road

Area ha

Description

0.0982 Part Rural Section 38310; shown as Section 19 on SO 486842 (part Computer Freehold Register CB1D/501).

Dated at Wellington this 24th day of August 2016.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2009/13736)

2016-ln4930

Land Acquired for Use in Connection With a Road—Harewood Road and Russley Road, Christchurch City

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

Canterbury Land District—Christchurch City

Schedule

Land Acquired for Use in Connection With a Road

Area ha

Description

1.2244 Part Lot 6 DP 431076; shown as Section 21 on SO 486842 (part Computer Freehold Register 520342).

0.2205 Lot 11 DP 431076 (part Computer Freehold Register 520342).

Dated at Wellington this 24th day of August 2016.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2009/13736)

2016-ln4931

Land Acquired for Water Supply Purposes (Well Bore)—Oxford Road, Okato, New Plymouth District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information New Zealand, Natalie Randrup, Land Information New Zealand, declares that, pursuant to an agreement to that effect having been entered into, the land described in the Schedule hereto is acquired for water supply purposes (well bore) and shall vest in the New Plymouth District Council, free of all mortgages, interests, charges, encumbrances, leases and tenancies, from the land on the date of publication hereof in the New Zealand Gazette.

Taranaki Land District—New Plymouth District

Schedule

Area m²

Description

100 Section 1 SO 499384 (part Computer Freehold Register TNE3/525).

94 Section 2 SO 499384 (part Computer Freehold Register TNE3/525).

Dated at Wellington this 22nd day of August 2016.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2005/10762)

2016-ln4935

Land Declared Road-State Highway 1, Grafton, Auckland

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

North Auckland Land District—Auckland

Schedule

Land Declared Road

Area m ²	Description	
369	Part Allotment 29 Section 6 Suburbs of Auckland (Gazette Notice A541786); marked "14.6p" on SO 46713.	
290	Part Lots 3 and 4 DP 9966 (Gazette Notice B121271.1); marked "B" on SO 56225.	
288	Part Lot 117 DP 7949 (part Proclamation 17321).	
2199	Part Lots 2 and 3 DP 4274 (part Proclamation 17321).	
1126	Part Lot 2 DP 30367 (balance Gazette Notice 20224).	
132	Part Lot 1 DP 30367 (Gazette Notice A56481); coloured yellow on SO 44482.	
139	Part Lot 6 DP 10962 (Gazette Notice A426027); coloured yellow on SO 45175.	
740	Part Lot 19 DP 10962 (part Gazette Notice 20225).	
25	Part Lot 9 DP 10962 (part Gazette Notice 20297 and part Gazette Notice 20225).	
589	Part Lot 7 DP 10962 (Gazette Notice A425641); marked "23.3" on SO 45175.	
1700	Part Lot 8 DP 10962 (balance Gazette Notice 20297).	
1612	Part Lot 9 DP 10962 (balance Gazette Notice 20225).	
230	Part Lot 2 DP 35838 (part Gazette Notice 17225).	
159	Part Lot 12 Allotment 4 Section 3 Suburbs of Auckland (balance Gazette Notice 17225).	
536	Part Lot 14 DP 10962 (Gazette Notice 20285).	
1761	Part Lot 13 DP 10962 (part Proclamation 16549).	
607	Part Lot 12 DP 10962 (balance Gazette Notice A29496).	
818	Part Lot 12 DP 10962 (balance Gazette Notice 20315).	
244	Part Lot 1 DP 17772 (part Gazette Notice 19978).	

Dated at Wellington this 23rd day of August 2016.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2015/18478)

2016-ln4938

Land Declared Road and Land Acquired for the Functioning Indirectly of a Road (Segregation Strip)—State Highway 39A (Limmer Road), Waikato District

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

- a. Pursuant to section 114, declares the land described in the First Schedule to this notice to be road and shall vest in the Crown; and
- b. Pursuant to section 20(1) and, pursuant to an agreement to that effect having been entered into, declares the land described in the Second Schedule to this notice to be acquired for the functioning indirectly of a road (segregation strip) and shall vest in the Crown

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

South Auckland Land District—Waikato District

First Schedule

Land Declared Road

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

- 235 Part Lot 1 DPS 75702 (part Computer Freehold Register SA58C/372); shown as Section 24 on SO 495676.
- 317 Part Lot 1 DPS 18900 (part Computer Freehold Register SA28C/978); shown as Section 25 on SO 495676.
- 39 Part Lot 1 DP 388116 (part Computer Freehold Register 352696); shown as Section 28 on SO 495676.
- 423 Part Lot 1 DPS 78196 (part Computer Freehold Register SA61C/347); shown as Section 30 on SO 495676.
- 61 Part Lot 5 DP 387354 (part Computer Freehold Register 349633); shown as Section 33 on SO 495676.
- 10 Part Lot 5 DPS 11925 (part Computer Freehold Register SA17B/56); shown as Section 52 on SO 495676.
- 245 Part Lot 1 DPS 86121 (part Computer Freehold Register SA64A/502); shown as Section 42 on SO 495676.
- 336 Part Lot 1 DP 352038 (part Computer Freehold Register 213455); shown as Section 44 on SO 495676.
- 82 Part Lot 2 DP 373140 (part Computer Freehold Register 295656); shown as Section 45 on SO 495676.
- 79 Part Lot 1 DP 421316 (part Computer Freehold Register 481669); shown as Section 46 on SO 495676.
- 545 Part Lot 5 DPS 18421 (part Computer Freehold Register SA29D/464); shown as Section 47 on SO 495676
- 831 Part Lot 4 DPS 15123 (part Computer Freehold Register SA13B/743); shown as Section 48 on SO 495676.

 $\begin{array}{c} \text{Area} \\ \text{m}^2 \end{array} \hspace{1cm} \text{Description}$

92 Part Lot 4 DPS 15123 (part Computer Freehold Register SA13B/743); shown as Section 49 on SO 495676.

Second Schedule

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

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

- 8 Part Lot 1 DP 388116 (part Computer Freehold Register 352696); shown as Section 56 on SO 495676.
- 13 Part Lot 1 DP 352038 (part Computer Freehold Register 213455); shown as Section 57 on SO 495676.
- 9 Part Lot 1 DP 352038 (part Computer Freehold Register 213455); shown as Section 58 on SO 495676.
- 13 Part Lot 1 DP 352038 (part Computer Freehold Register 213455); shown as Section 59 on SO 495676.

Dated at Wellington this 24th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2013/16835, CPC/2013/17060, CPC/2012/16931, CPC/2012/16932, CPC/2013/17110, CPC/2012/16935, CPC/2013/17175, CPC/2013/17174, CPC/2012/16837, CPC/2012/16836)

2016-ln4960

Electricity Easement in Gross Taken—GOR-TEE A Transmission Line Project, Gore District

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

A Proclamation

Pursuant to section 186(2) of the Resource Management Act 1991 and 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 easement in gross over the land described in the First Schedule to be taken for the GOR-TEE A Transmission Line Project and vested in Transpower New Zealand Limited on the 14th day after the date of the publication of this Proclamation in the *New Zealand Gazette*.

The terms of the easement are set out in the Second Schedule.

Southland Land District—Gore District

First Schedule

- a. Part Lot 3 DP 11793 (Computer Freehold Register SL8B/36); marked "A" on SO 476169.
- b. Part Lot 2 DP 11793 (Computer Freehold Register SL8B/36); marked "B" on SO 476169.

Second Schedule

$Rights,\,Powers,\,Terms,\,Covenants,\,Conditions\,\,and\,\,Restrictions\,\,Included\,\,in\,\,the\,\,Easement\,("Easement")$

1. Use of Defined Terms

- $1.1\ Capitalised\ terms\ used\ throughout\ this\ Easement\ are\ defined\ in\ clause\ 12.$
- 1.2 In this Easement, references to "Landowner" are references to the registered owner for the time being of the Land (or any part of the Land) and include:
 - a. the registered owner at the date of this Easement and that person's successors in title; and
 - b. where appropriate, the employees, contractors, agents, tenants and invitees of the registered owner of the

Land (or any part of the Land).

- 1.3 In this Easement, references to "Transpower" are references to the holder for the time being of the Easement and include:
 - a. Transpower New Zealand Limited and its transferees and successors;
 - b. any subsidiary or related companies of the holder of the Easement; and
 - c. where appropriate, the employees, contractors, agents and invitees of the holder of the Easement.

2. Transpower's Rights

- 2.1 This Easement gives Transpower the following rights:
 - a. To construct, install, inspect, operate, repair, maintain, renew, replace, upgrade, add to, modify and remove the Line or any part of the Line on the Easement Area;
 - b. to convey, conduct, send, distribute, pass, convert, transport, transmit and receive electricity by means of the Line:
 - c. to undertake any tests, investigations, surveys and ancillary works (including the temporary or permanent relocation (including by replacement) of any cables, lines and pipes) to exercise Transpower's rights and obligations under this Easement;
 - d. to enter, from any reasonable location, and remain on the Easement Area and the Accessway with or without Vehicles and Equipment for so long as is reasonably necessary to exercise Transpower's rights and obligations under this Easement;
 - e. to enter, from any reasonable location, and remain on parts of the Land outside the Easement Area and the Accessway with or without Vehicles and Equipment to exercise Transpower's rights and obligations under this Easement, but only if:
 - i. the Accessway is not available for any reason; or
 - ii. access to and from the Easement Area is by air; or
 - iii. Transpower reasonably needs to have access outside the Easement Area and the Accessway to exercise any of Transpower's rights under this Easement;
 - and then Transpower may use any reasonable access route to exercise Transpower's rights and obligations;
 - f. to construct, inspect, repair, maintain, renew, remove and modify fences (including boundary fences) on the Land and to install gates within fences to exercise Transpower's rights and obligations under this Easement or for electrical safety purposes;
 - g. to use any gates that Transpower installs under clause 2.1(f) and to lock any of those gates if they are boundary gates, but only if Transpower gives the Landowner a means of access through each locked gate unless a gate leads directly onto private property that the Landowner does not own;
 - h. to construct, inspect, use, repair, maintain, renew, upgrade, remove and modify access tracks (including culverts and bridges) on the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land;
 - to clear and keep clear the Easement Area, the Accessway and any routes used by Transpower under clause 2.1(e) of vegetation (including trees), structures (including fences and utility structures), soil, earth, gravel and stone;
 - j. to trim or remove any tree from the Land located outside the Easement Area if:
 - all or part of the tree breaches or, when fully grown, is likely to breach any legal requirement (including any statute, regulation or code of practice) applying from time to time regarding vegetation near the Line; or
 - ii. clause 2.1(j)(i) does not apply to a tree but Transpower considers that all or part of the tree is or, when fully grown, is likely to be a danger or hazard to the safety or operation of the Line, provided that Transpower must obtain the Landowner's prior consent except in an Emergency; and
 - k. when Transpower undertakes any works under this Easement, Transpower may:

- i. excavate the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land, and remove vegetation (including trees), soil, earth, gravel and stone from the Easement Area;
- ii. temporarily exclusively occupy any part of the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land, including temporarily fencing off the occupied area and temporarily preventing or restricting the Landowner's access to the occupied area;
- iii. construct temporary hurdles and other temporary improvements on the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land in order to allow the works to be undertaken safely and efficiently; and
- iv. remove water from the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land, and discharge that water onto the Land but Transpower must first consult with the Landowner about the discharge of that water and obtain any necessary environmental approvals for the discharge of water.
- l. Transpower does not have the right to:
 - i. upgrade the Line to have a nominal operating voltage greater than the voltage specified in the Maximum Design Specifications;
 - ii. construct more permanent poles forming part of the Line than the number specified in the Maximum Design Specifications;
 - iii. relocate any pole forming part of the Line, but this clause does not prevent Transpower from relocating a pole in a catastrophic failure or to replace the pole, in which case the replacement pole must be located immediately adjacent to the existing pole site and must be located on the Easement Area (unless the parties agree otherwise);
 - iv. increase the number of electricity circuits forming part of the Line to more than the number specified in the Maximum Design Specifications; or
 - v. construct any towers to form part of the Line.

3. Transpower's Obligations

- 3.1 When Transpower enters the Land, Transpower must:
 - a. respect and have regard to the Landowner's use of the Land;
 - b. try to minimise disruption to the Landowner's use of the Land;
 - c. restore any part of the surface of the Land that Transpower damages to as close to its prior condition as reasonably practicable and repair any other direct physical damage Transpower causes;
 - d. use Transpower's best endeavours to prevent the outbreak and spread of fire; and
 - e. remove any debris Transpower creates in undertaking any works and otherwise leave any work sites in a tidy condition.
- 3.2 Transpower will compensate the Landowner for the Landowner's loss resulting from:
 - a. any damage that Transpower causes to the extent that Transpower does not or cannot comply with clause 3.1(c); and
 - b. any trees that Transpower removes under clause 2.1(j) from outside the Easement Area.
- 3.3 In exercising Transpower's rights under this Easement, Transpower may need to undertake earthworks and cause other disturbance to the Land. The Landowner acknowledges that such earthworks and other disturbance are not a breach of clause 3.1.
- 3.4 Transpower will meet the costs of:
 - a. managing trees on the Easement Area (including trimming or removing trees), apart from any costs resulting from trees planted by the Landowner in breach of this Easement;
 - b. controlling or removing weeds Transpower introduces to the Land, but no other weeds; and
 - c. maintaining the Line.

3.5 Transpower will, upon request, provide to the Landowner a copy of the plan showing the Accessway.

4. Access Tracks

- 4.1 If Transpower constructs, modifies or upgrades any access track (including culverts and bridges) under clause 2.1(h), Transpower will at Transpower's cost:
 - a. maintain the access track to the standard Transpower requires; and
 - b. repair any damage Transpower causes to the access track.
- 4.2 If the Landowner damages any access track (including culverts and bridges) that Transpower has constructed, modified or upgraded under clause 2.1(h), Transpower may recover the cost of repairing that damage from the Landowner.
- 4.3 All access tracks (including culverts and bridges) that Transpower constructs, modifies or upgrades under clause 2.1(h) will form part of the Land and will be the Landowner's property (unless the parties agree otherwise in writing).

5. Notices

- 5.1 Transpower will give the following notice to the Landowner:
 - a. before entering the Land to inspect the Line, Transpower will give the Landowner at least 5 Working Days' notice; and
 - b. before entering the Land for any other purpose allowed by this Easement, Transpower will give the Landowner at least 10 Working Days' notice in writing.
- 5.2 If Transpower gives the Landowner notice under clause 5.1, the Landowner may set reasonable conditions on Transpower's entry onto the Land but:
 - a. the Landowner must inform Transpower of the Landowner's conditions at least 2 Working Days before Transpower's proposed date of entry; and
 - b. the Landowner's conditions must not:
 - i. delay Transpower's entry by more than 15 Working Days;
 - ii. require the payment of money or any other consideration by Transpower; or
 - iii. defeat Transpower's ability to exercise effectively Transpower's rights under this Easement.
- 5.3 In an Emergency, Transpower may enter the Land without giving prior notice to the Landowner under clause 5.1 but:
 - a. Transpower must give notice to the Landowner as soon as possible following Transpower's entry and no later than 5 Working Days following Transpower's entry; and
 - b. Transpower must comply with all other provisions of this Easement relating to Transpower's entry.
- 5.4 Transpower must advise the Landowner in its notice under clause 5.1 if Transpower proposes to enter the Land by air.
- 5.5 The Landowner must advise any tenant of the Land of Transpower's proposed entry onto the Land if Transpower gives the Landowner notice under clause 5.1. If the Landowner has notified Transpower of any tenant of the Land, Transpower may send a copy of Transpower's notice directly to that tenant.

6. Land Use Obligations

- 6.1 Because of the electrical nature of the Line and the need for Transpower to have regular access to the Line, the Landowner must not, without first obtaining Transpower's written consent, do or allow any of the following to be done:
 - a. excavate or deposit material on the Easement Area or the Accessway or otherwise alter or disturb the grades and contours of the surface of the Easement Area or the Accessway;
 - b. erect any building or other structure (including fences and utility structures) on the Easement Area or the Accessway;
 - c. plant any vegetation on the Easement Area that will or may when fully grown exceed 2.5 metres in height or breach any legal requirement applying from time to time regarding vegetation near the Line;

- d. plant any vegetation on the Accessway that will impede Transpower's access along the Accessway;
- e. operate any Equipment or Vehicles on the Easement Area within a minimum clearance distance of 4 metres from any conductor forming part of the Line;
- f. impede Transpower's access along the Easement Area or the Accessway or, if Transpower is exercising Transpower's rights under clause 2.1(e), the Land;
- g. cause the Easement Area or the Accessway to be flooded;
- h. light any fires (including burning-off vegetation) on the Easement Area;
- i. subdivide the Land in a way that:
 - i. may prevent Transpower's use of the Easement Area or the Accessway under this Easement;
 - ii. prevents Transpower's access along the Accessway (unless the subdivision application makes provision for alternative legal access which Transpower considers suitable); or
 - iii. creates allotments which are only capable of being efficiently used in a way that requires the construction of buildings or other structures on the Easement Area; and
- j. any other thing on the Land which may interfere with or restrict Transpower's rights under this Easement or the efficient operation of the Line, cause damage to the Line or endanger the continuity or safety of the supply and distribution of electricity.
- 6.2 This Easement does not stop the Landowner from applying fertiliser to the Land (including the Easement Area). Transpower will not hold the Landowner liable for any damage to the Line or any losses Transpower suffers which result from the Landowner's application of fertiliser.
- 6.3 This Easement does not stop the Landowner from continuing to use the Land for normal cropping or grazing provided that the Landowner complies with clause 6.1.

7. Breach of the Landowner's Obligations

- 7.1 If the Landowner breaches any of the Landowner's obligations in this Easement, Transpower may:
 - a. give notice to the Landowner of the breach and, if reasonable in the circumstances, give the Landowner a reasonable period to remedy the breach; and
 - b. if it is not reasonable in the circumstances for Transpower to allow the Landowner a reasonable period to remedy the breach or if the Landowner does not remedy the breach within a reasonable period following Transpower's notice, Transpower may:
 - i. take all reasonable steps to remedy the breach; and
 - ii. recover the direct costs of remedying the breach from the Landowner as a debt.

8. Health and Safety

- 8.1 Transpower will be responsible for the health and safety of any person who enters the Land at Transpower's request to the maximum extent allowed by law.
- 8.2 Transpower will comply with all reasonable rules and procedures that the Landowner gives to Transpower regarding the health and safety of persons on the Land and the identification and mitigation of hazards.

9. Indemnity and Liability

- 9.1 Transpower indemnifies the Landowner against:
 - a. any physical damage to the Land or anything located on the Land (other than damage resulting from or caused by interruptions to the supply of electricity or variations in the quality of electricity); and
 - b. any damage to a third party for which a claim is successfully brought against the Landowner;

where that damage is caused by Transpower's act or omission in breach of this Easement or caused by Transpower's negligence.

- 9.2 The indemnity in clause 9.1(b) will only apply if the Landowner advises Transpower of the claim by the third party immediately when the Landowner becomes aware of the claim. In respect of the claim by the third party, the Landowner agrees that:
 - a. Transpower has the sole right to act in the Landowner's name in respect of the claim, at Transpower's

expense; and

- b. Transpower may defend the claim, negotiate with the claimant or settle the claim (or any of these) in the Landowner's name, at Transpower's expense.
- 9.3 The maximum amount payable by the Landowner to Transpower in respect of any liability associated with this Easement arising:
 - a. for breach of any provision of this Easement; or
 - b. otherwise at law;

is, in the absence of the Landowner's wilful, deliberate or intentional acts or omissions, limited to an aggregate of \$1,000,000.00 per event or series of related events ("Limitation Amount"), provided that the Limitation Amount will be adjusted annually in accordance with movement in the Consumer Price Index (All Groups) or any replacement comparable index from the date of this Easement.

10. Consents

- 10.1 The Landowner is hereby deemed to:
 - a. consent to any application by Transpower for any consent or authority required to give effect to the easements created by this Easement, including any building consent, resource consent or authority under the Heritage New Zealand Pouhere Taonga Act 2014; and
 - b. appoint Transpower as the Landowner's agent to sign and deliver any forms evidencing the Landowner's consent to those applications.

11. General Provisions

- 11.1 The Line and the Equipment and Vehicles will not, for any reason, become the Landowner's property.
- 11.2 If any provision of this Easement requires one party to this Easement to obtain the other party's consent then:
 - a. consent must not be unreasonably or arbitrarily withheld or delayed;
 - b. consent may be given subject to reasonable conditions; and
 - c. the party giving consent must not require a payment as a condition of giving consent.
- 11.3 This Easement will continue forever unless surrendered by Transpower. Accordingly, the Landowner has no power to terminate the Easement or any of Transpower's rights under this Easement for any reason.
- 11.4 Transpower will surrender the Easement when the Easement is no longer required by Transpower. Transpower will prepare, sign and register all documents necessary to surrender the Easement and the Landowner will promptly sign and deliver the documents when called upon to do so by Transpower.
- 11.5 The Landowner must at all times comply with all the Landowner's legal requirements relating to the Line.
- 11.6 Transpower must at all times comply with all Transpower's legal requirements relating to the Line.
- 11.7 If any part of this Easement is held to be illegal, void or unenforceable, such determination will not affect the enforceability of the remaining parts of this Easement.
- 11.8 Any waiver by either party of any provision of this Easement will only be effective if it is given in writing and then only effective to the extent that it is expressly stated to be given.
- 11.9 Any failure, delay or indulgence by either party in exercising any power or right under this Easement will not operate as a waiver of that power or right. A single or partial exercise of any power or right by either party under this Easement will not prevent further exercises of that power or right or the exercise of any other power or right.
- 11.10 The rights and powers implied by the Fourth Schedule to the Land Transfer Regulations 2002 and the Fifth Schedule to the Property Law Act 2007 are expressly negatived and do not apply to the Easement.

12. Definitions Used in this Easement

- 12.1 In this Easement, unless the context requires otherwise:
 - a. "Accessway" means the accessway shown on the plan held by Transpower (available on request);
 - b. "Easement Area" means the parts of the Land marked "A" and "B" on SO 476169;
 - c. "Emergency" means a situation:
 - i. involving possible danger to human life or property;

- ii. where the Line is or may be electrically unsafe; or
- iii. involving an existing or potential electricity outage;
- d. "Equipment" includes cables, lines, wires, cranes, drilling rigs, plant, tools and machinery and all material and items required for the purpose of exercising any of Transpower's rights under this Easement but, to avoid doubt, excludes any culverts and bridges constructed by Transpower under clause 2.1(h);
- e. "Land" means the land described as Lots 2 and 3 DP 11793 (Computer Freehold Register SL8B/36);
- f. "Line" means an electricity transmission line including all or any part of that line, including:
 - i. electricity conductors, wires and earthwires;
 - ii. poles, foundations, ground stays and supports;
 - iii. insulators, repeaters, devices, appliances, antennas and metering devices; and
 - iv. other apparatus, structures, fixtures and Equipment which Transpower considers necessary or useful to give effect to Transpower's rights and obligations under this Easement;
- q. "Maximum Design Specifications" means the following details of the Line:
 - i. The nominal operating voltage is 220 kilovolts;
 - ii. the maximum number of permanent poles is two; and
 - iii. the maximum number of circuits is two;
- h. "Vehicles" includes four wheel drives, motorbikes, cars and trucks, tractors, trailers, graders, pile drivers, drilling rigs, cranes, helicopters, aircraft, excavation and earthmoving equipment, whether wheeled or tracked; and
- i. "Working Day" means any day of the week excluding Saturday, Sunday, national statutory holidays and the anniversary days commonly observed in Wellington and the locality in which the Land is situated.

13. Interpreting this Easement

13.1 In this Easement, unless the context requires otherwise:

- a. singular includes plural and vice versa;
- b. headings in this Easement are inserted for convenience only and are to be ignored when interpreting a clause; and
- c. derivations of defined terms have similar meanings to the defined terms.

Given under the hand of His Excellency the Governor-General of New Zealand and issued under the Seal of New Zealand this 18th day of August 2016.

[L.S.]

HON LOUISE UPSTON, Minister for Land Information.

GOD SAVE THE QUEEN!

(LINZ CPC/2015/18281)

2016-ln4961

Electricity Easement in Gross Taken—GOR-TEE A Transmission Line Project, Gore District

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

A Proclamation

Pursuant to section 186(2) of the Resource Management Act 1991 and 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 easement in gross over the land described in the First Schedule to be taken for the GOR-TEE A Transmission Line Project and vested in Transpower New Zealand Limited on the 14th day after the date of the publication of this Proclamation in the *New Zealand Gazette*.

The terms of the easement are set out in the Second Schedule.

Southland Land District—Gore District

First Schedule

- a. Part Lot 2 DP 308123 (Computer Freehold Register 31568); marked "A", "B" and "D" on SO 476170; and
- b. Part Lot 1 DP 15356 (Computer Freehold Register 31568); marked "C" on SO 476170.

Second Schedule

Rights, Powers, Terms, Covenants, Conditions and Restrictions Included in the Easement ("Easement") 1. Use of Defined Terms

- 1.1 Capitalised terms used throughout this Easement are defined in clause 12.
- 1.2 In this Easement, references to "Landowner" are references to the registered owner for the time being of the Land (or any part of the Land) and include:
 - a. the registered owner at the date of this Easement and that person's successors in title; and
 - b. where appropriate, the employees, contractors, agents, tenants and invitees of the registered owner of the Land (or any part of the Land).
- 1.3 In this Easement, references to "Transpower" are references to the holder for the time being of the Easement and include:
 - a. Transpower New Zealand Limited and its transferees and successors;
 - b. any subsidiary or related companies of the holder of the Easement; and
 - c. where appropriate, the employees, contractors, agents and invitees of the holder of the Easement.

2. Transpower's Rights

- 2.1 This Easement gives Transpower the following rights:
 - a. To construct, install, inspect, operate, repair, maintain, renew, replace, upgrade, add to, modify and remove the Line or any part of the Line on the Easement Area;
 - b. to convey, conduct, send, distribute, pass, convert, transport, transmit and receive electricity by means of the Line:
 - c. to undertake any tests, investigations, surveys and ancillary works (including the temporary or permanent relocation (including by replacement) of any cables, lines and pipes) to exercise Transpower's rights and obligations under this Easement;
 - d. to enter, from any reasonable location, and remain on the Easement Area and the Accessway with or without Vehicles and Equipment for so long as is reasonably necessary to exercise Transpower's rights and obligations under this Easement;
 - e. to enter, from any reasonable location, and remain on parts of the Land outside the Easement Area and the Accessway with or without Vehicles and Equipment to exercise Transpower's rights and obligations under this Easement, but only if:
 - i. the Accessway is not available for any reason; or
 - ii. access to and from the Easement Area is by air; or
 - iii. Transpower reasonably needs to have access outside the Easement Area and the Accessway to exercise any of Transpower's rights under this Easement;
 - and then Transpower may use any reasonable access route to exercise Transpower's rights and obligations;
 - f. to construct, inspect, repair, maintain, renew, remove and modify fences (including boundary fences) on the Land and to install gates within fences to exercise Transpower's rights and obligations under this Easement or for electrical safety purposes;
 - g. to use any gates that Transpower installs under clause 2.1(f) and to lock any of those gates if they are boundary gates, but only if Transpower gives the Landowner a means of access through each locked gate unless a gate leads directly onto private property that the Landowner does not own;
 - h. to construct, inspect, use, repair, maintain, renew, upgrade, remove and modify access tracks (including

- culverts and bridges) on the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land:
- i. to clear and keep clear the Easement Area, the Accessway and any routes used by Transpower under clause 2.1(e) of vegetation (including trees), structures (including fences and utility structures), soil, earth, gravel and stone;
- j. to trim or remove any tree from the Land located outside the Easement Area if:
 - all or part of the tree breaches or, when fully grown, is likely to breach any legal requirement (including any statute, regulation or code of practice) applying from time to time regarding vegetation near the Line; or
 - ii. clause 2.1(j)(i) does not apply to a tree but Transpower considers that all or part of the tree is or, when fully grown, is likely to be a danger or hazard to the safety or operation of the Line, provided that Transpower must obtain the Landowner's prior consent except in an Emergency; and
- k. when Transpower undertakes any works under this Easement, Transpower may:
 - i. excavate the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land, and remove vegetation (including trees), soil, earth, gravel and stone from the Easement Area;
 - ii. temporarily exclusively occupy any part of the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land, including temporarily fencing off the occupied area and temporarily preventing or restricting the Landowner's access to the occupied area;
 - iii. construct temporary hurdles and other temporary improvements on the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land in order to allow the works to be undertaken safely and efficiently; and
 - iv. remove water from the Easement Area, the Accessway and, if clause 2.1(e) applies, any other part of the Land, and discharge that water onto the Land but Transpower must first consult with the Landowner about the discharge of that water and obtain any necessary environmental approvals for the discharge of water.
- l. Transpower does not have the right to:
 - i. upgrade the Line to have a nominal operating voltage greater than the voltage specified in the Maximum Design Specifications;
 - ii. construct more permanent poles forming part of the Line than the number specified in the Maximum Design Specifications;
 - iii. relocate any pole forming part of the Line, but this clause does not prevent Transpower from relocating a pole in a catastrophic failure or to replace the pole, in which case the replacement pole must be located immediately adjacent to the existing pole site and must be located on the Easement Area (unless the parties agree otherwise);
 - iv. increase the number of electricity circuits forming part of the Line to more than the number specified in the Maximum Design Specifications; or
 - v. construct any towers to form part of the Line.

3. Transpower's Obligations

- $3.1\ When\ Transpower\ enters\ the\ Land,\ Transpower\ must:$
 - a. respect and have regard to the Landowner's use of the Land;
 - b. try to minimise disruption to the Landowner's use of the Land;
 - c. restore any part of the surface of the Land that Transpower damages to as close to its prior condition as reasonably practicable and repair any other direct physical damage Transpower causes;
 - d. use Transpower's best endeavours to prevent the outbreak and spread of fire; and
 - e. remove any debris Transpower creates in undertaking any works and otherwise leave any work sites in a tidy condition.

- 3.2 Transpower will compensate the Landowner for the Landowner's loss resulting from:
 - a. any damage that Transpower causes to the extent that Transpower does not or cannot comply with clause 3.1(c); and
 - b. any trees that Transpower removes under clause 2.1(j) from outside the Easement Area.
- 3.3 In exercising Transpower's rights under this Easement, Transpower may need to undertake earthworks and cause other disturbance to the Land. The Landowner acknowledges that such earthworks and other disturbance are not a breach of clause 3.1.
- 3.4 Transpower will meet the costs of:
 - a. managing trees on the Easement Area (including trimming or removing trees), apart from any costs resulting from trees planted by the Landowner in breach of this Easement;
 - b. controlling or removing weeds Transpower introduces to the Land, but no other weeds; and
 - c. maintaining the Line.
- 3.5 Transpower will, upon request, provide to the Landowner a copy of the plan showing the Accessway.

4. Access Tracks

- 4.1 If Transpower constructs, modifies or upgrades any access track (including culverts and bridges) under clause 2.1(h), Transpower will at Transpower's cost:
 - a. maintain the access track to the standard Transpower requires; and
 - b. repair any damage Transpower causes to the access track.
- 4.2 If the Landowner damages any access track (including culverts and bridges) that Transpower has constructed, modified or upgraded under clause 2.1(h), Transpower may recover the cost of repairing that damage from the Landowner.
- 4.3 All access tracks (including culverts and bridges) that Transpower constructs, modifies or upgrades under clause 2.1(h) will form part of the Land and will be the Landowner's property (unless the parties agree otherwise in writing).

5. Notices

- 5.1 Transpower will give the following notice to the Landowner:
 - a. before entering the Land to inspect the Line, Transpower will give the Landowner at least 5 Working Days' notice; and
 - b. before entering the Land for any other purpose allowed by this Easement, Transpower will give the Landowner at least 10 Working Days' notice in writing.
- 5.2 If Transpower gives the Landowner notice under clause 5.1, the Landowner may set reasonable conditions on Transpower's entry onto the Land but:
 - a. the Landowner must inform Transpower of the Landowner's conditions at least 2 Working Days before Transpower's proposed date of entry; and
 - b. the Landowner's conditions must not:
 - i. delay Transpower's entry by more than 15 Working Days;
 - ii. require the payment of money or any other consideration by Transpower; or
 - iii. defeat Transpower's ability to exercise effectively Transpower's rights under this Easement.
- 5.3 In an Emergency, Transpower may enter the Land without giving prior notice to the Landowner under clause 5.1 but:
 - a. Transpower must give notice to the Landowner as soon as possible following Transpower's entry and no later than 5 Working Days following Transpower's entry; and
 - b. Transpower must comply with all other provisions of this Easement relating to Transpower's entry.
- 5.4 Transpower must advise the Landowner in its notice under clause 5.1 if Transpower proposes to enter the

Land by air.

5.5 The Landowner must advise any tenant of the Land of Transpower's proposed entry onto the Land if Transpower gives the Landowner notice under clause 5.1. If the Landowner has notified Transpower of any tenant of the Land, Transpower may send a copy of Transpower's notice directly to that tenant.

6. Land Use Obligations

- 6.1 Because of the electrical nature of the Line and the need for Transpower to have regular access to the Line, the Landowner must not, without first obtaining Transpower's written consent, do or allow any of the following to be done:
 - a. excavate or deposit material on the Easement Area or the Accessway or otherwise alter or disturb the grades and contours of the surface of the Easement Area or the Accessway;
 - b. erect any building or other structure (including fences and utility structures) on the Easement Area or the Accessway;
 - c. plant any vegetation on the Easement Area that will or may when fully grown exceed 2.5 metres in height or breach any legal requirement applying from time to time regarding vegetation near the Line;
 - d. plant any vegetation on the Accessway that will impede Transpower's access along the Accessway;
 - e. operate any Equipment or Vehicles on the Easement Area within a minimum clearance distance of 4 metres from any conductor forming part of the Line;
 - f. impede Transpower's access along the Easement Area or the Accessway or, if Transpower is exercising Transpower's rights under clause 2.1(e), the Land;
 - g. cause the Easement Area or the Accessway to be flooded;
 - h. light any fires (including burning-off vegetation) on the Easement Area;
 - i. subdivide the Land in a way that:
 - i. may prevent Transpower's use of the Easement Area or the Accessway under this Easement;
 - ii. prevents Transpower's access along the Accessway (unless the subdivision application makes provision for alternative legal access which Transpower considers suitable); or
 - iii. creates allotments which are only capable of being efficiently used in a way that requires the construction of buildings or other structures on the Easement Area; and
 - j. any other thing on the Land which may interfere with or restrict Transpower's rights under this Easement or the efficient operation of the Line, cause damage to the Line or endanger the continuity or safety of the supply and distribution of electricity.
- 6.2 This Easement does not stop the Landowner from applying fertiliser to the Land (including the Easement Area). Transpower will not hold the Landowner liable for any damage to the Line or any losses Transpower suffers which result from the Landowner's application of fertiliser.
- 6.3 This Easement does not stop the Landowner from continuing to use the Land for normal cropping or grazing provided that the Landowner complies with clause 6.1.

7. Breach of the Landowner's Obligations

- 7.1 If the Landowner breaches any of the Landowner's obligations in this Easement, Transpower may:
 - a. give notice to the Landowner of the breach and, if reasonable in the circumstances, give the Landowner a reasonable period to remedy the breach; and
 - b. if it is not reasonable in the circumstances for Transpower to allow the Landowner a reasonable period to remedy the breach or if the Landowner does not remedy the breach within a reasonable period following Transpower's notice, Transpower may:
 - i. take all reasonable steps to remedy the breach; and
 - ii. recover the direct costs of remedying the breach from the Landowner as a debt.

8. Health and Safety

8.1 Transpower will be responsible for the health and safety of any person who enters the Land at Transpower's request to the maximum extent allowed by law.

8.2 Transpower will comply with all reasonable rules and procedures that the Landowner gives to Transpower regarding the health and safety of persons on the Land and the identification and mitigation of hazards.

9. Indemnity and Liability

- 9.1 Transpower indemnifies the Landowner against:
 - a. any physical damage to the Land or anything located on the Land (other than damage resulting from or caused by interruptions to the supply of electricity or variations in the quality of electricity); and
 - b. any damage to a third party for which a claim is successfully brought against the Landowner;

where that damage is caused by Transpower's act or omission in breach of this Easement or caused by Transpower's negligence.

- 9.2 The indemnity in clause 9.1(b) will only apply if the Landowner advises Transpower of the claim by the third party immediately when the Landowner becomes aware of the claim. In respect of the claim by the third party, the Landowner agrees that:
 - a. Transpower has the sole right to act in the Landowner's name in respect of the claim, at Transpower's expense; and
 - b. Transpower may defend the claim, negotiate with the claimant or settle the claim (or any of these) in the Landowner's name, at Transpower's expense.
- 9.3 The maximum amount payable by the Landowner to Transpower in respect of any liability associated with this Easement arising:
 - a. for breach of any provision of this Easement; or
 - b. otherwise at law;

is, in the absence of the Landowner's wilful, deliberate or intentional acts or omissions, limited to an aggregate of \$1,000,000.00 per event or series of related events ("Limitation Amount"), provided that the Limitation Amount will be adjusted annually in accordance with movement in the Consumer Price Index (All Groups) or any replacement comparable index from the date of this Easement.

10. Consents

- 10.1 The Landowner is hereby deemed to:
 - a. consent to any application by Transpower for any consent or authority required to give effect to the
 easements created by this Easement, including any building consent, resource consent or authority under
 the Heritage New Zealand Pouhere Taonga Act 2014; and
 - b. appoint Transpower as the Landowner's agent to sign and deliver any forms evidencing the Landowner's consent to those applications.

11. General Provisions

- 11.1 The Line and the Equipment and Vehicles will not, for any reason, become the Landowner's property.
- 11.2 If any provision of this Easement requires one party to this Easement to obtain the other party's consent then:
 - a. consent must not be unreasonably or arbitrarily withheld or delayed;
 - b. consent may be given subject to reasonable conditions; and
 - c. the party giving consent must not require a payment as a condition of giving consent.
- 11.3 This Easement will continue forever unless surrendered by Transpower. Accordingly, the Landowner has no power to terminate the Easement or any of Transpower's rights under this Easement for any reason.
- 11.4 Transpower will surrender the Easement when the Easement is no longer required by Transpower. Transpower will prepare, sign and register all documents necessary to surrender the Easement and the Landowner will promptly sign and deliver the documents when called upon to do so by Transpower.
- 11.5 The Landowner must at all times comply with all the Landowner's legal requirements relating to the Line.
- 11.6 Transpower must at all times comply with all Transpower's legal requirements relating to the Line.
- 11.7 If any part of this Easement is held to be illegal, void or unenforceable, such determination will not affect the

enforceability of the remaining parts of this Easement.

- 11.8 Any waiver by either party of any provision of this Easement will only be effective if it is given in writing and then only effective to the extent that it is expressly stated to be given.
- 11.9 Any failure, delay or indulgence by either party in exercising any power or right under this Easement will not operate as a waiver of that power or right. A single or partial exercise of any power or right by either party under this Easement will not prevent further exercises of that power or right or the exercise of any other power or right.
- 11.10 The rights and powers implied by the Fourth Schedule to the Land Transfer Regulations 2002 and the Fifth Schedule to the Property Law Act 2007 are expressly negatived and do not apply to the Easement.

12. Definitions Used in this Easement

- 12.1 In this Easement, unless the context requires otherwise:
 - a. "Accessway" means the accessway shown on the plan held by Transpower (available on request);
 - b. "Easement Area" means the parts of the Land marked "A", "B", "C" and "D" on SO 476170;
 - c. "Emergency" means a situation:
 - i. involving possible danger to human life or property;
 - ii. where the Line is or may be electrically unsafe; or
 - iii. involving an existing or potential electricity outage;
 - d. "Equipment" includes cables, lines, wires, cranes, drilling rigs, plant, tools and machinery and all material and items required for the purpose of exercising any of Transpower's rights under this Easement but, to avoid doubt, excludes any culverts and bridges constructed by Transpower under clause 2.1(h);
 - e. "Land" means the land described as Lot 2 DP 308123 and Lot 1 DP 15356 (Computer Freehold Register 31568);
 - f. "Line" means an electricity transmission line including all or any part of that line, including:
 - i. electricity conductors, wires and earthwires;
 - ii. poles, foundations, ground stays and supports;
 - iii. insulators, repeaters, devices, appliances, antennas and metering devices; and
 - iv. other apparatus, structures, fixtures and Equipment which Transpower considers necessary or useful to give effect to Transpower's rights and obligations under this Easement;
 - g. "Maximum Design Specifications" means the following details of the Line:
 - i. The nominal operating voltage is 220 kilovolts;
 - ii. the maximum number of permanent poles is two; and
 - iii. the maximum number of circuits is two;
 - h. "Vehicles" includes four wheel drives, motorbikes, cars and trucks, tractors, trailers, graders, pile drivers, drilling rigs, cranes, helicopters, aircraft, excavation and earthmoving equipment, whether wheeled or tracked; and
 - i. "Working Day" means any day of the week excluding Saturday, Sunday, national statutory holidays and the anniversary days commonly observed in Wellington and the locality in which the Land is situated.

13. Interpreting this Easement

- 13.1 In this Easement, unless the context requires otherwise:
 - a. singular includes plural and vice versa;
 - b. headings in this Easement are inserted for convenience only and are to be ignored when interpreting a clause; and
 - c. derivations of defined terms have similar meanings to the defined terms.

Given under the hand of His Excellency the Governor-General of New Zealand and issued under the Seal of New Zealand this 18th day of August 2016.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

GOD SAVE THE QUEEN!

(LINZ CPC/2015/18279)

2016-ln4963

Land Declared Road and Land Set Apart for Motorway Purposes—Western Ring Route (Roads of National Significance), Waterview Connection Project (39 Hendon Avenue), Auckland

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

- a. Pursuant to section 114, declares the land described in the First Schedule to this notice to be road; and
- b. Pursuant to section 52, declares the land described in the Second Schedule to this notice to be set apart for motorway purposes

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

North Auckland Land District—Auckland

First Schedule

Land Declared Road

 $\begin{array}{c} \text{Area} \\ \text{m}^2 \end{array} \hspace{1cm} \text{Description}$

176 An estate in fee simple in the substratum being part Lot 25 DP 19853; shown as Section 23 on SO 434446 (part Computer Freehold Register NA675/73).

Second Schedule

Land Set Apart for Motorway Purposes

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

An estate in fee simple in the substratum being part Lot 25 DP 19853; shown as Section 1023 on SO 434446 (part Computer Freehold Register NA675/73).

Dated at Wellington this 25th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2007/12506)

2016-ln4966

Land Declared Road and Land Set Apart for Motorway Purposes—Western Ring Route (Roads of National Significance), Waterview Connection Project (43 Hendon Avenue), Auckland

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

- a. Pursuant to section 114, declares the land described in the First Schedule to this notice to be road; and
- b. Pursuant to section 52, declares the land described in the Second Schedule to this notice to be set apart for motorway purposes

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

North Auckland Land District—Auckland

First Schedule

Land Declared Road

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

109 An estate in fee simple in the substratum being part Lot 27 DP 19853; shown as Section 21 on SO 434446 (part Computer Freehold Register NA49A/586).

Second Schedule

Land Set Apart for Motorway Purposes

Area m²

Description

109 An estate in fee simple in the substratum being part Lot 27 DP 19853; shown as Section 1021 on SO 434446 (part Computer Freehold Register NA49A/586).

Dated at Wellington this 25th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2007/12506)

2016-ln4967

Land Declared Road and Land Set Apart for Motorway Purposes—Western Ring Route (Roads of National Significance), Waterview Connection Project (57 Hendon Avenue), Auckland

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

- a. Pursuant to section 114, declares the land described in the First Schedule to this notice to be road; and
- b. Pursuant to section 52, declares the land described in the Second Schedule to this notice to be set apart for motorway purposes

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

North Auckland Land District—Auckland

First Schedule

Land Declared Road

Area m²

Description

38 An estate in fee simple in the substratum being part Lot 4 DP 38260; shown as Section 13 on SO 434446 (part Computer Freehold Register NA45A/834).

Second Schedule

Land Set Apart for Motorway Purposes

Area m^2

Description

38 An estate in fee simple in the substratum being part Lot 4 DP 38260; shown as Section 1013 on SO 434446 (part Computer Freehold Register NA45A/834).

Dated at Wellington this 25th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2007/12506)

2016-ln4968

Land Declared Road and Land Set Apart for Motorway Purposes—Western Ring Route (Roads of National Significance), Waterview Connection Project (59 Hendon Avenue), Auckland

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

- a. Pursuant to section 114, declares the land described in the First Schedule to this notice to be road; and
- b. Pursuant to section 52, declares the land described in the Second Schedule to this notice to be set apart for motorway purposes

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

North Auckland Land District—Auckland

First Schedule

Land Declared Road

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

14 An estate in fee simple in the substratum being part Lot 5 DP 38260; shown as Section 12 on SO 434446 (part Computer Freehold Register NA45A/835).

Second Schedule

Land Set Apart for Motorway Purposes

Area m^2 Description

14 An estate in fee simple in the substratum being part Lot 5 DP 38260; shown as Section 1012 on SO 434446 (part Computer Freehold Register NA45A/835).

Dated at Wellington this 25th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2007/12506)

2016-ln4969

Land Declared Road—State Highway 1, Grafton, Auckland

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

North Auckland Land District—Auckland

Schedule

Land Declared Road

Area m^2 Description

- 168 Part Lot 77 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland (balance Gazette Notice A41344).
- 339 Lot 84 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland (all Gazette Notice A53248).
- 329 Part Lot 97 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland (all Gazette Notice 20360).

Area m²

Description

- 473 Part Lot 107 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland and part Lot 50 Deeds Plan 1385 (balance Gazette Notice A3478).
- 3345 Part Lot 3 DP 10257, Part Lot 114 DP 7949, Part Lot 105 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland and parts Lot 1 DP 16153 (part Gazette Notice 20208).
 - 8 Part Lot 11 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland coloured yellow on SO 44816 (all Gazette Notice A442847).
- 190 Part Lot 11 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland coloured blue on SO 44816, Part Lot 86 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland coloured yellow on SO 44816 and Part Lot 95 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland coloured blue on SO 44816 (all Gazette Notice A113115).
- 300 Part Lot 106 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland (balance Gazette Notice A61213).
- 217 Part Lot 115 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland (balance Gazette Notice A17106).
- 317 Part Lots 115 and 116 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland (balance Gazette Notice A64095).
- Part Lots 13 and 14 (Deeds Plan S2) Allotment 4 Section 3 Suburbs of Auckland and Part Lot 2 DP 21324; marked "Q", "R" and "S" on SO 49064 (balance Gazette Notice A68385).

Dated at Wellington this 25th day of August 2016.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2015/18478)

2016-ln4970

Road Stopped and Amalgamated—R253 Oropi Road, Oropi, Tauranga City

Pursuant to sections 116 and 117 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Zak Sun, Land Information New Zealand, declares the portion of road described in the Schedule to this notice to be stopped and, pursuant to section 120(3), amalgamated with the land in Computer Freehold Register SA1230/27, subject to Mortgage 9921530.3 on the date of publication hereof in the *New Zealand Gazette*.

South Auckland Land District—Tauranga City

Schedule

Area m²

Description

103 Section 1 SO 501135.

Dated at Wellington this 24th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2005/10907)

2016-ln4973

Land Declared Road—3-35 Ireland Road, Panmure, Auckland

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

North Auckland Land District—Auckland

Schedule

Area m^2 Description

7 Part Allotment 55 Section 1 Small Lots near Panmure; shown as Section 30 on SO 471986 (part Computer Freehold Register NA16A/991).

Dated at Wellington this 25th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2005/10974)

2016-ln4974

Road to be Stopped and Vested as Esplanade Reserve—Part Hobson Street and Octavius Place, New Plymouth District

Pursuant to sections 116(1), 117(1) and 118(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 road described in the Schedule hereto to be stopped and declares the estate in fee simple of the said land to be vested as an esplanade reserve in the New Plymouth District Council on the date of publication hereof in the *New Zealand Gazette*.

Description

Taranaki Land District—New Plymouth District

Schedule

Road to be Stopped and Vested as Esplanade Reserve

Area m^2

1815 Section 1 SO 497128.

Dated at Wellington this 24th day of August 2016.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2005/10762)

2016-ln4977

Setting Apart Māori Land as a Māori Reservation

Pursuant to section 338(1) of Te Ture Whenua Maori Act 1993, on the recommendation of the Māori Land Court, the Māori land described in the Schedule hereto is hereby set apart as a Māori reservation for the purpose of a meeting place, place for beneficiaries to stay and occupy, recreation ground, place of cultural, historical, or scenic interest and anything incidental or related to these purposes, provided that the use of the land is in accordance with all local and statutory authority requirements for the common use and benefit of Patrick Hutana and Rauhine Ann Ross (also known as Ruahine Hutana) and their respective descendants.

Canterbury Land District

Schedule

All that piece of land contained on Computer Freehold Register 516339 and described as follows:

Area m^2 Description

1265 Rapaki 875 Section 6B2A.

Dated at Wellington this 29th day of July 2016.

MICHELLE HIPPOLITE, Chief Executive, Ministry of Māori Development.

(Appln A20150007103)

2016-ln4985

Land Declared Road—156 Blockhouse Bay Road, Avondale, Auckland

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

North Auckland Land District—Auckland

Schedule

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

62 Part Lot 1 DP 29666; shown as Section 1 on SO 487786 (part Computer Freehold Register NA984/168).

Dated at Wellington this 25th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2005/10974)

2016-ln4991

Land Declared Road—State Highway 1, Grafton, Auckland

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

North Auckland Land District—Auckland

Schedule

Land Declared Road

Area Description m^2 304 Lot 39 Deeds Plan 1385 (part Proclamation 19024). 3400 Part Lot 2 DP 28715 and Part Lots 1-3 DP 23313 (part Gazette Notice 20296). 664 Parts Lot 2 DP 38352 (part Proclamation 16549). 2069 Part Lot 6 DP 10257 (Gazette Notice A541115). 303 Part Lot 1 DP 38352 (balance Gazette Notice 20296). 1844 Part Lot 2 DP 16153 (balance Proclamation 19024). 215 Parts DP 3045 (Gazette Notice B116050.1); marked "D", "F" and "I" on SO 56388. 47 Part Lot 1 DP 44677 (Gazette Notice B159434.2). 40 Part Lot 1 DP 44677 (Gazette Notice A188350); shown coloured blue on SO 45055. 2034 Part Lot 4 DP 10257 (part Proclamation 16549). 1674 Lot 2 DP 10257 (balance Gazette Notice 20362). 2921 Part Allotment 31 Section 6 Suburbs of Auckland, being part DP 3045 (balance Gazette Notice 19935).

1708 Part Lots 1 and 2 DP 10820 (part Gazette Notice A100252).

Dated at Wellington this 26th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2015/18478)

2016-ln5011

Land Declared Road and Land Set Apart for the Functioning Indirectly of a Road (Segregation Strip)—State Highway 1, Hamilton Section of the Waikato Expressway, Reynolds Road to Horsham Downs Road, Waikato District

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

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

which shall remain vested in the Crown on the date of publication hereof in the New Zealand Gazette.

South Auckland Land District—Waikato District

First Schedule

Land Declared Road

Area Description

0.2848 Part Lot 3 DPS 14429; shown as Section 40 on SO 492469 (part Computer Freehold Register SA45D/574).

Second Schedule

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

Area Description

0.0062 Part Lot 3 DPS 14429; shown as Section 22 on SO 492469 (part Computer Freehold Register SA45D/574).

Dated at Wellington this 26th day of August 2016.

Z. SUN, for the Minister for Land Information.

(LINZ CPC/2009/14178)

2016-ln5016

Change of Name of Reserve

Under the Reserves Act 1977, the Operations Manager, Geraldine District, hereby changes the name of the scenic reserve described in the Schedule and previously known as the Raules Gully Scenic Reserve to the Rawle Gully Scenic Reserve.

Canterbury Land District—Timaru District

Schedule

Area Description

59.3673 Rural Sections 41162, 41390 and 41829, and Reserve 3860 (all *New Zealand Gazette*, 1 November 1984, No. 199, page 4688).

Dated at Geraldine this 26th day of August 2016.

DAVE WINTERBURN, Operations Manager.

(DOC C.O. PAR-00-03-47)

2016-ln5021

Land Declared Road—State Highway 8A, Luggate, Queenstown-Lakes District

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

Otago Land District—Queenstown-Lakes District

Schedule

Area ha Description

0.2359 Parts Section 12 Block VIII Lower Hawea Survey District; shown as Sections 2 and 5 on SO 489559 (Part Computer Freehold Register OT12C/598).

0.0330 Part of Part Section 34 Block VIII Lower Hawea Survey District; shown as Section 4 on SO 489559 (Part Computer Freehold Register OT12C/599).

Dated at Wellington this 25th day of August 2016.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2012/16952)

2016-ln5028

Amending a Notice-Classification of Reserve-Lee Road, Napier

Under the Reserves Act 1977, I hereby amend the notice titled Classification of Reserve—Lee Road, Napier, published in the *New Zealand Gazette*, 21 July 2016, Issue No. 64, Notice No. 2016-ln4201, by replacing:

"DP 15712"

with

"DP 15792"

in the Schedule.

Dated at Napier this 23rd day of August 2016.

WAYNE NEIL JACK, Chief Executive, Napier City Council.

2016-ln5038

Land Acquired for Road, Land Taken for Severance and Vesting, Road to be Stopped and Amalgamated—Mahuta Road South, Hauraki District

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

- a. Pursuant to section 114(1), declares the land described in the First Schedule to this notice to be acquired for road and vested in the Hauraki District Council;
- b. Pursuant to section 119(1), declares the road described in the Second Schedule to this notice be taken for severance and further, pursuant to section 119(2)(b), vested in the Hauraki District Council;
- c. Pursuant to sections 116 and 117, declares the portions of road adjoining or passing through the land described in the Third Schedule to this notice to be stopped and, pursuant to section 120(3), amalgamated with the land in Computer Freehold Register 289885;
- d. Pursuant to sections 116 and 117, declares the portions of road adjoining or passing through the land described in the Fourth Schedule to this notice to be stopped and, pursuant to section 120(3), amalgamated with the land in Computer Freehold Register 289889 subject to Mortgage B349752.3;

- e. Pursuant to sections 116 and 117, declares the portion of road adjoining or passing through the land described in the Fifth Schedule to this notice to be stopped and amalgamated with the land in Computer Freehold Register SA14C/752 subject to Mortgage 7099235.2;
- f. Pursuant to sections 116 and 117, declares the portions of road adjoining or passing through the land described in the Sixth Schedule to this notice to be stopped and amalgamated with the land in Computer Freehold Register SA1427/74, subject to Mortgage 7099235.2; and
- g. Pursuant to sections 116 and 117, declares the portion of road adjoining or passing through the land described in the Seventh Schedule to this notice to be stopped and amalgamated with the land in Computer Freehold Register SA1431/95, subject to Mortgage 7099235.2

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

South Auckland Land District—Hauraki District

First Schedule

Land Acquired for Road

Area m²

Description

- 98 Part Lot 1 DP 371663 (part Computer Freehold Register 289885); shown as Section 1 on SO 429076.
- 6 Part Lot 1 DP 371633 (part Computer Freehold Register 289885); shown as Section 2 on SO 429076.
- 740 Part Lot 5 DP 371663 (part Computer Freehold Register 289889); shown as Section 3 on SO 429076.
 - 4 Part Lot 5 DP 371633 (part Computer Freehold Register 289889); shown as Section 4 on SO 429076.
- 18 Part Lot 1 DPS 5046 (part Computer Freehold Register SA1427/74); shown as Section 5 on SO 429076.
- 722 Part Section 42 Block V111 Piako Survey District (part Computer Freehold Register SA13C/254); shown as Section 6 on SO 429076.
- 422 Part Lot 2 DPS 5046 (part Computer Freehold Register SA1431/95); shown as Section 7 on SO 429076.
 - 11 Part Section 24 Block V111 Piako Survey District (part Computer Freehold Register SA14C/752); shown as Section 8 on SO 429076.

Second Schedule

Land Taken for Severance

Area m^2

Description

- 4 Part Lot 5 DP 371663 (part Computer Freehold Register 289889); shown as Section 9 on SO 429076.
- 148 Part Section 42 Block V111 Piako Survey District (part Computer Freehold Register SA13C/254); shown as Section 10 on SO 429076.

Third Schedule

Road to be Stopped and Amalgamated With Land in Computer Freehold Register 289885

 $\begin{array}{c} \text{Area} \\ \text{m}^2 \end{array} \hspace{1cm} \text{Description}$

- 52 Part Lot 1 DP 371663 (Computer Freehold Register 289885); shown as Section 11 on SO 429076.
- 45 Part Lot 1 DP 371663 (Computer Freehold Register 289885); shown as Section 12 on SO 429076.

Fourth Schedule

Road to be Stopped and Amalgamated With Land in Computer Freehold Register 289889

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

- 7 Part Lot 5 DP 371663 (Computer Freehold Register 289889); shown as Section 13 on SO 429076.
- 1564 Part Lot 5 DP 371663 (Computer Freehold Register 289889); shown as Section 14 on SO 429076.
- 332 Part Lot 5 DP 371663 (Computer Freehold Register 289889); shown as Section 15 on SO 429076.

Fifth Schedule

Road to be Stopped and Amalgamated With Land in Computer Freehold Register SA14C/752

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

546 Part Section 24 Block V111 Piako Survey District (Computer Freehold Register SA14C/752); shown as Section 16 on SO 429076.

Sixth Schedule

Road to be Stopped and Amalgamated With Land in Computer Freehold Register SA1427/74

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

- 1777 Part Lot 1 DPS 5046 (Computer Freehold Register SA1427/74); shown as Section 17 on SO 429076.
 - 91 Part Lot 1 DPS 5046 (Computer Freehold Register SA1427/74); shown as Section 18 on SO 429076.

Seventh Schedule

Road to be Stopped and Amalgamated With Land in Computer Freehold Register SA1431/95

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

90 Part Lot 2 DPS 5046 (Computer Freehold Register SA1431/95); shown as Section 19 on SO 429076.

Dated at Wellington this 25th day of August 2016.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2006/11286)

2016-ln5043

Corrigendum—Land Acquired for use in Connection With a Road and Stormwater

Purposes-Westmorland Rise, Tauranga

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natalie Randrup, Land Information New Zealand, declares that the Schedule in the notice published in the New Zealand Gazette, 28 July 2016, Issue No. 67, Notice No. 2016-ln4244, is hereby replaced with the following Schedule below.

South Auckland Land District—Tauranga

Schedule

Area Description

0.3174 Section 3 SO 498326 (formerly part Lot 3 DP 306685) being part Computer Freehold Register 659207 subject to Right to Convey Sewage requested as EI7171772.1.

Dated at Wellington this 29th day of August 2016.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2012/16977)

2016-ln5072

Land Set Apart for the Functioning Indirectly of a Road (Segregation Strip)—Hibiscus Coast Highway, Auckland

Pursuant to section 52(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natalie Randrup, Land Information New Zealand, declares the land described in the Schedule to this notice to be set apart for the functioning indirectly of a road (segregation strip) and shall remain vested in the Crown on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Auckland

Schedule

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

 $\begin{array}{ccc} \text{Area} & & \\ \text{m}^2 & & \text{Description} \end{array}$

5 Part Puhoi Block and Part Section 29 Block III Waiwera Survey District (part Gazette Notice A151612); shown as Section 1 on SO 489811.

Dated at Wellington this 29th day of August 2016.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2014/18006)

2016-ln5075

Road Stopped and Set Apart for Use in Connection With a Road (Shared Path)—Adjoining State Highway 76, Christchurch Southern Motorway, Christchurch

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the road described in the Schedule to this notice to be stopped and, pursuant to section 52(1), is set apart for use in connection with a road (shared path) and shall remain vested in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Canterbury Land District—Christchurch City

Schedule

Road Stopped and Set Apart for Use in Connection With a Road (Shared Path)

Area ha	Description			
0.1623	Part State Highway 76; shown as Section 1 on SO 499239.			
0.1829	Part State Highway 76; shown as Section 2 on SO 499239.			
0.3020	Part State Highway 76; shown as Section 3 on SO 499239.			
0.2849	Part State Highway 76; shown as Section 4 on SO 499239.			
Dated at Wellington this 30th day of August 2016.				
K. McPHAIL, for the Minister for Land Information.				
(LINZ CPC/2015/18103)				
2016-ln5080				

Road Stopped and Set Apart for Use in Connection With a Road—Adjoining State Highway 76, Christchurch Southern Motorway, Christchurch

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the road described in the Schedule to this notice to be stopped and, pursuant to section 52(1), is set apart for use in connection with a road and shall remain vested in the Crown on the date of publication hereof in the New Zealand Gazette.

Canterbury Land District—Christchurch City

Schedule

Road Stopped and Set Apart for Use in Connection With a Road

Area Description ha

0.0217 Part State Highway 76; shown as Section 5 on SO 499239.

Dated at Wellington this 30th day of August 2016.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/2015/18103)

2016-ln5081

Vice Regal

Special Honours List 24 August 2016

The Queen's Service Order

The Queen has been pleased to make the following additional appointment to The Queen's Service Order:

oso

To be an Additional Companion of the said Order:

Lady Janine Elizabeth Mateparae.

Dated at Wellington this 24th day of August 2016.

MICHAEL WEBSTER, Secretary and Registrar, The Queen's Service Order.

2016-vr5006

