

ew Zealand Gazette

WELLINGTON: THURSDAY, 21 AUGUST 2008

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USING THE GAZETTE

The New Zealand Gazette, the official newspaper of the Government of New Zealand, is published weekly on Thursday. Publishing time is 4.00pm.

Closing time for lodgement of notices under the Companies, Partnership, Insolvency and Land Transfer Acts is 12.00 midday on Monday (except where that day is a public holiday, in which case the deadline will be 12.00 midday on the last working day of the preceding week).

All other notices must be lodged at the New Zealand Gazette office by 12.00 midday, Tuesday, in the week of publication.

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

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

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

Notices for publication and related correspondence should be addressed to

New Zealand Gazette

Department of Internal Affairs

PO Box 805

Wellington 6140

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Facsimile: (04) 470 2932

Email: gazette@parliament.govt.nz

Cancelled Notices

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

Advertising Rates

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www.gazette.govt.nz

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Bennetts Government Bookshop, Bowen House, Lambton Quay, Wellington.

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Bankruptcy Notices

Bankruptcies

The official assignee advises the following bankruptcies:

Ansell, Timothy Kester, 7 Barkwith House, Cold Blow Lane, London, England, United Kingdom – 9 August 2008.

Beaty, Virginia Dawne, 78 Whangamoa Drive, Lake Rotoiti, Rotorua – 9 August 2008.

Boyd, Matthew Graham, 102 Sawyers Arms Road, Papanui, Christchurch – 11 August 2008.

Case, Caroline-Ann Mary (also known as Head, Caroline-Ann Mary), 19 Bryce Street, Cambridge – 9 August 2008.

Chen, Jenny (also known as **Lai Yung, Jennifer Oi-Tung)**, 6A/8 Farnham Street, Parnell, Auckland – 7 August 2008.

Claasen, Douglas John, 11 Exeter Place, North Shore City – 12 August 2008.

Dyer, Angela Jean (also known as **Lawrie, Angela Jean**), 29 Newton Place, Highbury, Palmerston North – 14 August 2008.

Fitzgerald, Matthew, 212 Rosetta Road, Raumati, Wellington – 11 August 2008.

Game, Reuben Joseph, 2/138 Wainoni Road, Avondale, Christchurch – 13 August 2008.

Hartfield, Kevin, 5A Seaview Apartments, 4 Short Street, Auckland – 7 August 2008.

Herdman, Barry James, 3 Juliana Place, Awapuni, Palmerston North – 14 August 2008.

Johnson, Roger Jay, 8 Inverell Way, Seatoun, Wellington – 9 August 2008.

Konise, Samuel, 5/30 Bauchop Street, Lower Hutt – 11 August 2008.

Mayor, Celia Tuhiao (also known as **Manpori-Mayor, Celia Tuhiao** and **Manapori, Celia Tuhiao**), House 2, 1060 Pourerere Road, Waipawa – 10 August 2008.

Newson, Barry Ernst Clinton, 6 Benmore Place, Manurewa, Auckland – 7 August 2008.

Newson, Carmen Therese, 6 Benmore Place, Manurewa, Auckland – 7 August 2008.

Nicol, Brady John Terence, 11A Christmas Road, Manurewa, Manukau – 12 August 2008.

Petricevic, Rodney Michael, 253 Remuera Road, Remuera, Auckland – 7 August 2008.

Robinson, Brent Paul, 17 Lake Road, Frankton, Hamilton – 14 August 2008.

Skinner, Aaron Michael, 23 Tiller Close, Palmerston North – 12 August 2008.

Smith, Dianne (also known as **Sweeney, Dianne**), 4 Elizabeth Avenue, Morrinsville – 14 August 2008.

Stark, Nichola Cherie, 91 South Road, Masterton – 9 August 2008.

Taiepa, Andrew, 14 Beetson Court, Eagleby, Brisbane, Queensland, Australia – 12 August 2008.

Taylor, Tania Elizabeth, 23 Elwyn Crescent, Green Island, Dunedin – 9 August 2008.

Todd, Bruce, A/14 Thompson Street, Alexandra, Central Otago – 9 August 2008.

Vella, Reece, 44 Weatherly Road, Torbay, Auckland – 9 August 2008.

Wallace, John Kingi, 14 Eastbourne Street, Caversham, Dunedin – 14 August 2008.

Wheeler, Alan Ross, 78 Whangamoa Drive, Lake Rotoiti, Rotorua – 9 August 2008.

Wilson, Byron John, 220 McCrorys Road, RD 7 Pendarves, Ashburton – 9 August 2008.

Yumul, Eladio Jr Saez (also known as **Yumul, Albert**), 23 Borrowdale Avenue, Botany Downs, Manukau – 9 August 2008.

Yumul, Margie Marcos, 23 Borrowdale Avenue, Botany Downs, Manukau – 9 August 2008.

OFFICIAL ASSIGNEE.

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

No Asset Procedures

The official assignee advises the following no asset procedures:

Andrews, Angela Theresa, 86A Bayswater Crescent, Bromley, Christchurch – 9 August 2008.

Bassett, Jo-Ann Christine, 12 Legacy Drive, Henderson, Auckland – 11 August 2008.

Bowring-Hyslop, Myra Elizabeth (also known as **Hyslop, Myra Elizabeth**), 3A Pitt Street, Frankton, Hamilton – 13 August 2008.

Boyd, Samantha Maria (also known as **Dando, Samantha Maria**), 102 Sawyers Arms Road, Papanui, Christchurch – 12 August 2008.

Byrne, Simon Christopher, 514 Tararu Road, Thames – 12 August 2008.

Carr, Mary Teresa, 4 Ajax Street, Narrow Neck, North Shore City – 13 August 2008.

Christiansen, Shelley Marie (also known as Orr, Shelley Marie), 50 Catherine Crescent, Whitianga – 13 August 2008.

Chubb, Pam Betty, 17 Mill Road, RD 3, Paeroa – 14 August 2008.

Davies, Kelly Anne (also known as **Gillard, Kelly Anne**), 7/44 Sarsfield Street, Herne Bay, Auckland – 10 August 2008.

Davis, Lisa Ngarangi, 23 Glenvale Drive, Kaiapoi – 12 August 2008.

De Vries, Jonathan, 10/2 Korma Road, Royal Oak, Auckland – 10 August 2008.

Deacon, Ngaire Vida, 6 Kebbell Avenue, Levin – 12 August 2008.

Druiff, Corban Michael, 27 Stoney Creek Road, RD 1, Opotiki – 12 August 2008.

Dufty, John – 12 Penruddocke Road, Half Moon Bay, Auckland – 10 August 2008.

Eddington, Daniel Stephen, 34 Somerset Street, Timaru – 11 August 2008.

Engebretsen, Nicole Dyan, 154 Oroua Road, Palmerston North – 14 August 2008.

Fisher, Matthew Lee, 99 Musselburgh Rise, Musselburgh, Dunedin – 12 August 2008.

Gallichan, Mark Keith, 52 Quarry Road, Whangamata – 10 August 2008.

Gentry, Leonie Ethel, 1/96 North Avon Road, Richmond, Christchurch – 14 August 2008.

Gray, Colin, 137 Kaikorai Valley Road, Glenross, Dunedin – 13 August 2008.

Hanson, Joan Ada, 12 Hadfield Court, Te Rauparaha Street, Otaki – 14 August 2008.

Hawley, Rowen Andrew, 73A Monrad Street, Highbury, Palmerston North – 13 August 2008.

Head, Vikki Alicia (also known as **Scott, Victoria**), 51B Cam Road, Kaiapoi – 10 August 2008.

Hiko, Troy John, 12/9 Jordan Avenue, Onehunga, Auckland – 10 August 2008.

Hourston, Colleen Marie, 56 Castletown Place, New Brighton, Christchurch – 13 August 2008.

Hyslop, Graham John, 3A Pitt Street, Frankton, Hamilton – 13 August 2008.

Johnston, Angela Carol, 89 Battys Road, Blenheim – 12 August 2008.

Johnston, Shane Lawrence, 125 Mulford Street, Concord, Dunedin – 13 August 2008.

Karaka, Kahn Patrick Te Ururaki, 8 Branksome Place, Queenspark, Christchurch – 12 August 2008.

Knight, Timothy John, 33 Stokes Valley Road, Stokes Valley, Lower Hutt – 13 August 2008.

Laird, Peter James, 28 Pukeora Scenic Road, RD 1, Waipukurau – 11 August 2008.

Lancaster, Debra, 24 Maire Street, Otaki – 10 August 2008.

Le Sage, Catherine Ann, 49 Puriri Street, Gonville, Wanganui – 12 August 2008.

Le Sage, John Joseph, 49 Puriri Street, Gonville, Wanganui – 13 August 2008.

Leslie, Debralea, 50 Blake Street, Blaketown, Greymouth – 14 August 2008.

Marama, Deborah Mona, 44 Ward Avenue, Rotorua – 14 August 2008.

Markwick, Gary R., 4 Wallace Court, Cambridge – 10 August 2008.

McCutcheon, Maree Anne (also known as Mair, Maree Anne), 15 Cormack Place, Greenmeadows, Napier – 8 August 2008.

McDonald, John, 52 Ashwood Street, Parklands, Christchurch – 10 August 2008.

McFarland, Kerry Allan, 1/37 Eastburn Street, Papakura, Auckland – 10 August 2008.

McLean, Donald John Patrick, 14 George Street, Morrinsville – 10 August 2008.

McLean, Jenna Ellan, RD 2, Taihape – 11 August 2008.

McLean, Samantha Josephine, 7 Hudson Avenue, Upper Hutt, Wellington – 14 August 2008.

Meares, Abigail Michelle Alexis, 50 Mersey Street, St Albans, Christchurch – 13 August 2008.

Murphy, Tairyn Amouri, Te Awamutu – 10 August 2008.

Murray, Denis Michael, 70 Karewa Parade, Papamoa Beach, Papamoa – 14 August 2008.

Naidu, Shiwani Venita Devi, 66 Cormack Street, Mt Roskill, Auckland – 10 August 2008.

Newton, Chantelle Renee, 21 Alma Crescent, Papakura, Auckland – 10 August 2008.

Nodder, Matt John, 70 Mears Road, St Andrews, Hamilton – 13 August 2008.

Nutira, Rosemarie Carol (also known as **Nutira, Rose**), 9 Laramie Place, Broomfield, Christchurch – 14 August 2008.

Oborn, Nadine Renee, 18 Charlie Stanton Place, Shirley, Christchurch – 12 August 2008.

Ormsby-Hunapo, Soraya (also known as **Ormsby, Soraya**), 2 Tawa Street, Gonville, Wanganui – 10 August 2008.

Ou, Marilyn (also known as **Ou, Maz)**, 31 Connaught Street, Blockhouse Bay, Auckland – 9 August 2008.

Palmer, Michael John, 10 King Street, Palmerston North – 12 August 2008.

Phillips, Catharine Francis Elizabeth, 1659 Waimatenui Road, RD 1 Matiaraua, Kaikohe – 12 August 2008.

Rairi, Jane (also known as **Matangi, Jane**), 2/18 King Edward Street, Mt Eden, Auckland – 10 August 2008.

Roberts, Christopher Dean, 27A Trentham Road, Takanini, Auckland – 12 August 2008.

Rudman, Janelle Cherie, 455 Main South Road, Hornby, Christchurch – 10 August 2008.

Rundle, Angela, 136/172 McLeod Road, Te Atatu South, Waitakere – 10 August 2008.

Russell, Linda Jane (also known as **Powell, Linda Jane**), 37 Jellicoe Street, Smithfield, Timaru – 13 August 2008.

Sanders, Jillian Lee (also known as **Arnott, Jillian Lee**), 53 High Street, Leeston – 11 August 2008.

Segahigi, Minani Gerard Gwassa, 6/64A Birkdale Road, Birkdale, Auckland – 12 August 2008.

Shatford, Hayden Lee, 189A England Street, Linwood, Christchurch – 10 August 2008.

Spencer, Grant John, 106 Bartholemew Road, Levin – 11 August 2008.

Stanbra, Bonnie, Liverpool Crescent, Tamatea, Napier – 12 August 2008.

Tahifote, Tepaeru, 4/25 Dunstan Place, Otara, Auckland – 13 August 2008.

Tepania, Scott Walter, 103 Denny Hulme Drive, Bayfair, Mount Maunganui – 13 August 2008.

Tones, Scott William, 132 Rolleston Drive, Rolleston – 11 August 2008

Treviranus, Josephine, 84B Johnsons Road, Wellington – 12 August 2008.

Tupou, Tevita Fine, 82 Lambeth Road, Sandringham, Auckland – 12 August 2008.

Turnbull, Jessica Lee, 6 Pomona Street, Gore – 11 August 2008.

Vunileva, Semisi James, 21 McCullough Avenue, Three Kings, Auckland – 10 August 2008.

Walker, Robert James (also known as McIlroy, Robert James), 2/18 King Street, Petone, Lower Hutt – 9 August 2008.

Watling, Amber Chelise, 2/33 Achilles Crescent, Narrow Neck, North Shore City – 14 August 2008.

White, Teigan Frances, 5B Golf View Road, Kerikeri – 13 August 2008.

Willis, Sheridan Leigh, 20 Glucina Avenue, Hobsonville, Auckland – 14 August 2008.

Woolgar, Ronald, 2 Ormrod Grove, Riverstone Terraces, Upper Hutt – 11 August 2008.

Wyatt, Noel Mathew, 3/19 Takanini Road, Conifer Grove, Auckland – 14 August 2008.

OFFICIAL ASSIGNEE.

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

ba6013

Company Notices

APPOINTMENT AND RELEASE OF RECEIVERS / MANAGERS

Façade Technologies Limited (in receivership) and Jacobsen Façade Systems Limited (in receivership) Notice of Appointment of Receivers and Managers

Pursuant to Section 8(3) of the Receiverships Act 1993

Notice is hereby given that on 8 August 2008, Arron Leslie Heath and Michael Lamacraft, insolvency practitioners, were appointed receivers and managers of the property of Façade Technologies Limited and Jacobsen Façade Systems Limited under powers contained in a debenture dated the 17th day of December 2001 and general security agreement dated the 23rd day of May 2003 given by the companies.

The Property in Receivership is: All the companies' undertaking, property and assets.

The Offices of the Receivers and Managers are: Meltzer Mason Heath, Level 16, 7 City Road, Auckland 1010. Postal Address: PO Box 6302, Wellesley Street, Auckland 1141. Telephone: (09) 357 6150. Facsimile: (09) 357 6152.

Dated this 14th day of August 2008.

A. L. HEATH, Receiver and Manager.

All Enquiries to: Mike Lamacraft.

ar6001

Peak Outdoor Furniture Limited (in receivership) **Notice of Appointment of Receivers and Managers**

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

Company No.: 1608117

Presented By: Corporate Finance Limited, PO Box 532, Shortland Street, Auckland 1140.

Notice is hereby given that on 11 August 2008, Andrew John McKay and John Joseph Cregten, chartered accountants of Auckland, were appointed joint and several receivers and managers of the property of Peak Outdoor Furniture Limited (in receivership) under the powers contained in a general security agreement dated the 29th day of March 2005 given by that company.

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

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

Dated this 11th day of August 2008.

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

ar5937

Intercryll Design & Fabrication Limited (in receivership)

Notice of Appointment of Receivers and Managers

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

Company No.: 1012072

Presented By: Corporate Finance Limited, PO Box 532, Shortland Street, Auckland 1140.

Notice is hereby given that on 11 August 2008, Andrew John McKay and John Joseph Cregten, chartered accountants of Auckland, were appointed joint and several receivers and managers of the property of Intercryll Design & Fabrication Limited (in receivership) under the powers contained in a general security agreement dated the 19th day of March 2006 given by that company.

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

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

Dated this 11th day of August 2008.

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

ar5938

Hell Zenjiro Limited (in receivership and in liquidation) and Black Trading Limited (in receivership)

Notice of Appointment of Receivers and Managers

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

We, Grant Robert Graham and Brendon James Gibson, hereby give notice that on 8 August 2008, we were

appointed joint and several receivers and managers of the assets and undertakings of Hell Zenjiro Limited (in receivership and in liquidation) and Black Trading Limited (in receivership) pursuant to general security agreements dated the 30th day of March 2007.

Short Description of Property Charged Under the General Security Agreement: All assets and undertakings of the company.

The Office of the Receivers and Managers is at: KordaMentha, Level 16, Tower Centre, 45 Queen Street, Auckland.

G. R. GRAHAM and B. J. GIBSON, Joint Receivers and Managers.

Enquiries to: Mark McGinley.

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

ar6018

John Anderson Niven (trading as Motuoapa Lake Resort) (in receivership)

Public Notice of Appointment of Receiver and Manager

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

Kim Scott Thompson hereby gives notice that on 11 August 2008, ASL Mortgages Limited appointed Kim Scott Thompson, insolvency specialist, whose office is at WEL Energy House, corner of Victoria and London Streets, Hamilton, as receiver and manager of the property of the grantor under the powers contained in a general security agreement dated the 22nd day of August 2007.

The receiver and manager has been appointed in respect of all the grantor's undertakings, and all his real and personal property, and all his assets and effects, whatsoever both present and future.

Dated this 12th day of August 2008.

KIM SCOTT THOMPSON, Receiver and Manager.

ar594

APPOINTMENT AND RELEASE OF LIQUIDATORS

Corrigendum—Millennium Cafe Limited

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

Damien Grant and Steven Khov, insolvency practitioners, were appointed joint and several liquidators of Millennium Cafe Limited on 11 August 2008 at 11.30am, pursuant to section 241(2)(a) of the Companies Act 1993,.

The liquidators fix 12 September 2008, 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 11th day of August 2008.

DAMIEN GRANT and STEVEN KHOV, Joint Liquidators. *Address of Liquidators:* Waterstone Insolvency, PO Box 352, Auckland. Freephone: 0800CLOSED. Facsimile: 0800FAXWSI.

Note: This notice replaces al5885, published in the *New Zealand Gazette*, 14 August 2008, No. 100, page 3273, which incorrectly stated that the company was liquidated by the High Court at Auckland.

al6121

Oceanview Development Limited (in liquidation) Notice of Appointment of Liquidators

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

Iain Bruce Shephard and Christine Margaret Dunphy were appointed jointly and severally as liquidators of the company by order of the High Court at Wellington, pursuant to section 246 of the Companies Act 1993, on the date and time below:

11 August 2008

Oceanview Development Limited (in liquidation) at 10.31am.

Dated this 12th day of August 2008.

CHRIS DUNPHY, Liquidator.

Address for Service: Shephard Dunphy Limited, Level 2, Zephyr House, 82 Willis Street, Wellington. Telephone: (04) 473 6747. Facsimile: (04) 473 6748.

Postal Address for Service: Shephard Dunphy Limited, PO Box 11793, Wellington.

For Enquiries Contact: Jayme Dixon.

al595

Fresh Edge Limited

Notice of Appointment of Liquidators

Thomas Lee Rodewald and Kenneth Peter Brown were appointed joint and several liquidators of the company on the date and time below:

11 August 2008

Fresh Edge Limited at 12.15pm.

KENNETH PETER BROWN, Joint Liquidator.

Address of Liquidators: Rodewald Hart Brown Limited, PO Box 15660, Tauranga 3144. Telephone: (07) 571 6280. Website: www.rhb.co.nz

al6037

Davis Printing Company Limited (in liquidation) **Public Notice of Appointment of Liquidator**

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

The company was placed into liquidation on the date and time below:

14 August 2008

Davis Printing Company Limited (in liquidation) at 10.00am.

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

GRANT BRUCE REYNOLDS, Liquidator.

Address of Liquidator: Reynolds and Associates Limited, PO Box 259059, Greenmount, Auckland. Telephone: (09) 526 0743. Facsimile: (09) 526 0748.

al6085

Southern Homes Canterbury Limited and **Southern Homes Limited** (both in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given, pursuant to section 255(2) of the Companies Act 1993, that the shareholders have resolved to place the companies into liquidation and to appoint Bryan Edward Williams, insolvency practitioner, as liquidator for that purpose on the date and times below:

17 August 2008

Southern Homes Canterbury Limited (in liquidation) at 11.50am.

Southern Homes Limited (in liquidation) at 11.53am.

The liquidator fixes 8 September 2008, as the last day in which any creditors of the companies can claim and establish any priority their claims may have under section 312 of the Companies Act 1993.

Creditors, Shareholders and Other Interested Parties May Direct Their Enquiries to: Bryan Williams, c/o Bryan Williams & Associates, Insolvency Practitioners, 131 Taupaki Road, RD 2, Henderson 0782. Telephone: (09) 412 9762. Facsimile: (09) 412 9763.

al6052

Gencon Logic Group Limited, Gencon Joinery Limited, General Construct (NZ) Limited, Logic Building Limited and Gala Control 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 on 12 August 2008, appointed Paul Graham Sargison and Gerald Stanley Rea, chartered accountants of Auckland, as liquidators at the times listed below:

- Gencon Logic Group Limited at 2.00pm.
- Gencon Joinery Limited at 2.15pm.
- General Construct (NZ) Limited at 2.45pm.
- Logic Building Limited at 2.55pm.
- Gala Control Limited at 3.05pm.

Notice to Creditors to Prove Debts or Claims

The undersigned does hereby fix 15 September 2008, 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.

P. G. SARGISON, Joint Liquidator.

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

al5961

Devilish Entertainment Limited and **Eden School Limited** (both in liquidation) ("the companies")

Notice of Appointment of Liquidators

Vivian Judith Fatupaito, insolvency practitioner, and Colin Thomas McCloy, chartered accountant, both of Auckland, were appointed as joint and several liquidators of the companies by the High Court, pursuant to section 241(2)(c) of the Companies Act 1993, on 8 August 2008 at the times stated:

 Devilish Entertainment Limited (in liquidation) at 10.07am. • Eden School Limited (in liquidation) at 10.10am.

Notice to Creditors to Claim

We fix 8 November 2008, as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 11th day of August 2008.

COLIN McCLOY, Liquidator.

Claims and Enquiries to: PricewaterhouseCoopers, Private Bag 92162, Victoria Street West, Auckland 1142. Telephone: (09) 355 8000. Facsimile: (09) 355 8013.

Attention: Vivian Fatupaito.

al5933

Whittaker Carriers Limited (in liquidation) (as Trustee of J & T Trust) ("the company")

Notice of Appointment of Liquidators

Vivian Judith Fatupaito, insolvency practitioner, and Colin Thomas McCloy, chartered accountant, both of Auckland, were appointed as joint and several liquidators of the company by the High Court, pursuant to section 241(2)(c) of the Companies Act 1993, on 11 August 2008 at the time stated:

 Whittaker Carriers Limited (in liquidation) at 10.14am.

Notice to Creditors to Claim

We fix 11 November 2008, as the day by which the creditors of the company are to make their claims and to establish any priority.

Dated this 12th day of August 2008.

COLIN McCLOY, Liquidator.

Claims and Enquiries to: PricewaterhouseCoopers, Private Bag 92162, Victoria Street West, Auckland 1142. Telephone: (09) 355 8000. Facsimile: (09) 355 8013.

Attention: Vivian Fatupaito.

al600

Alexiam Project & Property Management Limited and Alexiam Developments Limited (both in

liquidation) ("the companies")

Notice of Appointment of Liquidators

Vivian Judith Fatupaito, insolvency practitioner, and Colin Thomas McCloy, chartered accountant, both of Auckland, were appointed joint and several liquidators of the companies by the High Court, pursuant to section 241(2)(c) of the Companies Act 1993, on 12 August 2008 at the time stated:

- Alexiam Project & Property Management Limited (in liquidation) at 10.15am.
- Alexiam Developments Limited (in liquidation) at 10.15am.

Notice to Creditors to Claim

We fix 12 November 2008, as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 12th day of August 2008.

VIVIAN FATUPAITO, Liquidator.

Claims and Enquiries to: PricewaterhouseCoopers, Private Bag 92162, Victoria Street West, Auckland 1142. Telephone: (09) 355 8000. Facsimile: (09) 355 8013.

Attention: James Peterson.

al5947

Steel Span Limited and **Armadillo Roofing Limited** (both in liquidation)

Notice of Appointment of Liquidators

John Howard Ross Fisk, chartered accountant, and Craig Alexander Sanson, insolvency practitioner, both of Wellington, were appointed joint and several liquidators of the companies by the High Court, pursuant to section 241(2)(c) of the Companies Act 1993 ("the Act"), on 11 August 2008 at the times stated:

- Steel Span Limited at 10.28am.
- **Armadillo Roofing Limited** at 10.35am.

Notice to Creditors to Claim

Notice is given that as liquidators of the companies, we fix 10 October 2008, as the day on or before which the creditors of the companies are to make their claims and to establish any priority their claims may have, under section 312 of the Act, or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Dated this 11th day of August 2008.

CRAIG SANSON, Liquidator.

Claims Are to be Forwarded and Creditors and Shareholders May Direct Enquiries to: C/o PricewaterhouseCoopers, 113–119 The Terrace (PO Box 243), Wellington. Telephone: (04) 462 7489. Facsimile: (04) 462 7492 (Attention: Sandra Pearson).

al5928

Education Associates Pacific Limited (in liquidation) **Notice of Appointment of Liquidators**

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

Jeffrey Philip Meltzer and Rachel Karen Mason, insolvency practitioners, were appointed joint and several liquidators of Education Associates Pacific Limited (in liquidation) on 8 August 2008 at 2.00pm, pursuant to section 241(2)(a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Education Associates Pacific Limited (in liquidation) fix 8 September 2008, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 11th day of August 2008.

R. MASON, Liquidator.

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

al5902

Kern Aquisitions Limited (in liquidation) and **Kaizan Developments (NZ) Limited** (in liquidation)

Notice of Appointment of Liquidators

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

Karen Betty Mason and Arron Leslie Heath, insolvency practitioners, were appointed joint and several liquidators of Kern Aquisitions Limited (in liquidation) and Kaizan Developments (NZ) Limited (in liquidation) on 13 August

2008 at 10.00am, pursuant to section 241(2)(a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of Kern Aquisitions Limited (in liquidation) and Kaizan Developments (NZ) Limited (in liquidation) fix 19 September 2008, as the day on or before which the creditors of the companies are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to the distribution.

Dated this 13th day of August 2008.

K. B. MASON, Liquidator.

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

Enquiries to: Karen Mason.

al6002

GAD Holdings Limited (in liquidation)

Notice of Appointment of Liquidators

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

Karen Betty Mason and Lloyd James Hayward, insolvency practitioners, were appointed joint and several liquidators of GAD Holdings Limited (in liquidation) on 13 August 2008 at 10.46am, pursuant to section 241(2)(a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators of GAD Holdings Limited (in liquidation) fix 15 September 2008, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 15th day of August 2008.

L. J. HAYWARD, Liquidator.

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

Enquiries to: Lloyd Hayward.

al6041

FCE Associates Limited (in liquidation)

Notice of Appointment of Liquidators

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

On 9 August 2008 at 12.10pm, pursuant to section 241(2)(a) of the Companies Act 1993, Christopher Robert Ross Horton, chartered accountant, and John Albert Price, insolvency practitioner, were appointed liquidators of the company.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators fix 29 August 2008, 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 proved or, as the case may be, from objecting to the distribution.

Notice of Intention to Remove

Pursuant to Section 320 of the Companies Act 1993

We, Christopher Robert Ross Horton and John Albert Price, liquidators FCE Associates Limited (in liquidation), hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than 19 September 2008.

Dated this 13th day of August 2008.

CHRIS HORTON, Joint Liquidator.

Creditors and Members May Direct Enquiries to the Liquidators at: Horton Price Limited, PO Box 9125, Newmarket, Auckland 1149. Telephone: (09) 366 3700. Facsimile: (09) 366 3705.

al5985

Silver Frame Limited (in liquidation) (formerly trading as **Haverstock Technical Limited**)

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

Notice is hereby given that, in accordance with section 241 of the Companies Act 1993, the shareholders of the above-named company on 15 July 2008 at 10.30am, appointed John Trevor Whittfield and Peri Micaela Finnigan, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix Friday, 12 September 2008, 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.

JOHN T. WHITTFIELD, Liquidator.

Date of Liquidation: 15 July 2008.

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

Enquiries to: Ash Kumar. Telephone: (09) 306 3338.

Entrepreneurial Endeavours 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 of the Companies Act 1993, the shareholders of the above-named company on 11 August 2008 at 11.00am, appointed Peri Micaela Finnigan and John Trevor Whittfield, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix Friday, 19 September 2008, as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

PERI FINNIGAN, Liquidator.

Date of Liquidation: 11 August 2008.

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

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

Enquiries to: Glenys Keil. Telephone: (09) 306 3331.

SIL Holdings 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 of the Companies Act 1993, the shareholders of the above-named company on 14 August 2008 at 9.30am, appointed John Trevor Whittfield and Peri Micaela Finnigan, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix Tuesday, 30 September 2008, as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

PERI FINNIGAN, Liquidator.

Date of Liquidation: 14 August 2008.

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

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

Cee 5 Limited (in liquidation)

Notice of Appointment of Liquidator

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

Notice is hereby given that Shane Francis Hussey, chartered accountant of Auckland, was appointed liquidator of Cee 5 Limited on 31 July 2008 at 10.00am, pursuant to section 241(2)(a) of the Companies Act 1993.

Notice of Meeting of Creditors

Pursuant to Section 245(1)(a) and (b) of the Companies Act 1993

Notice is hereby given by the liquidator that:

- 1. The liquidator does not consider that a meeting of creditors should be called for the purpose specified in section 243(1)(a) of the Companies Act 1993.
- 2. The reason why the liquidator so decided is there are no known creditors of the company.
- 3. No such meeting will therefore be called unless a creditor gives notice in writing to the liquidator, within 10 working days after publication of this notice, requiring a meeting to be called.

Dated this 13th day of August 2008.

SHANE HUSSEY, Liquidator.

Contact Details: Hussey & Co, PO Box 1325, Shortland Street, Auckland 1140. Telephone: (09) 300 5481. Facsimile: (09) 300 5489.

al5982

C Investment No. 1 Limited (in liquidation)

Notice of Appointment of Liquidator

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

Notice is hereby given that Shane Francis Hussey, chartered accountant of Auckland, was appointed liquidator of C Investment No. 1 Limited on 31 July 2008 at 10.00am, pursuant to section 241(2)(a) of the Companies Act 1993.

Notice of Meeting of Creditors

Pursuant to Section 245(1)(a) and (b) of the Companies Act 1993

Notice is hereby given by the liquidator that:

- 1. The liquidator does not consider that a meeting of creditors should be called for the purpose specified in section 243(1)(a) of the Companies Act 1993.
- 2. The reason why the liquidator so decided is there are no known external creditors of the company.
- 3. No such meeting will therefore be called unless a creditor gives notice in writing to the liquidator, within 10 working days after publication of this notice, requiring a meeting to be called.

Dated this 13th day of August 2008.

SHANE HUSSEY, Liquidator.

Contact Details: Hussey & Co, PO Box 1325, Shortland Street, Auckland 1140. Telephone: (09) 300 5481. Facsimile: (09) 300 5489.

al5983

House Appraisals Limited (in liquidation)

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

I, Mark van Rossem, chartered accountant, was appointed liquidator of House Appraisals Limited (in liquidation) on 14 August 2008 at 12.00 midday.

The undersigned does hereby fix 15 September 2008, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

MARK VAN ROSSEM, Liquidator.

Address for Service: TVR Chartered Accountants Limited, PO Box 8155, Symonds Street, Auckland 1150. Telephone: (09) 373 4634. Facsimile: (09) 368 1600.

al6070

Blenheim Jewellers (1987) Limited (in liquidation) Notice of Appointment of Liquidator

The Companies Act 1993

Notice is hereby given that the liquidation of Blenheim Jewellers (1987) Limited (in liquidation) commenced on 9 August 2008 at 9.10am, 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's minute book.

The director previously resolved that on the appointment of a liquidator the company would be able to pay its debts.

Notice of Meeting of Creditors

Pursuant to section 243(8) of the Companies Act 1993, the liquidator is not required to call a meeting of creditors.

Notice to Creditors to Lodge Claims

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

The liquidator hereby fixes 12 September 2008, as the last day for creditors to make their claims and establish any priority their claims may have.

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

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

MURRAY G. ALLOTT, Liquidator.

Address of Liquidator: 111 Bealey Avenue, Christchurch 8013. Postal Address: PO Box 29432, Christchurch 8540. Telephone: (03) 365 1028. Facsimile: (03) 365 6400. Email: murray@profitco.co.nz

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

Also Note: The company being liquidated is a solvent company that has not traded for some time.

al5944

Mike Richards Limited (in liquidation)

Notice of Appointment of Liquidator

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

Notice is hereby given that the liquidation of Mike Richards Limited (in liquidation) commenced on 12 August 2008 at 11.00am, 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.

Notice of Meeting of Creditors

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

Notice to Creditors to Lodge Claims

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

The liquidator hereby fixes 12 September 2008, as the last day for creditors to make their claims and establish any priority their claims may have.

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

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

MURRAY G. ALLOTT, Liquidator.

Address of Liquidator: 111 Bealey Avenue, Christchurch 8013. Postal Address: PO Box 29432, Christchurch 8540. Telephone: (03) 365 1028. Facsimile: (03) 365 6400. Email: murray@profitco.co.nz

Note: Any creditors claiming a security interest in respect of the company should provide details to the liquidator urgently. al5974

Roomfinder Limited (in liquidation)

Notice of Appointment of Liquidator

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

Notice is hereby given that the liquidation of Roomfinder Limited (in liquidation) commenced on 9 August 2008 at 2.00pm, 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.

Notice of Meeting of Creditors

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

Notice to Creditors to Lodge Claims

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

The liquidator hereby fixes 12 September 2008, as the last day for creditors to make their claims and establish any priority their claims may have.

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

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

MURRAY G. ALLOTT, Liquidator.

Address of Liquidator: 111 Bealey Avenue, Christchurch 8013. Postal Address: PO Box 29432, Christchurch 8540. Telephone: (03) 365 1028. Facsimile: (03) 365 6400. Email: murray@profitco.co.nz

Note: Any creditors claiming a security interest in respect of the company should provide details to the liquidator urgently. al5975

Warden Properties Limited (in liquidation) Notice of Appointment of Liquidator

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

Notice is hereby given that the liquidation of Warden Properties Limited (in liquidation) commenced on 11 August 2008 at 7.05pm, 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.

Notice of Meeting of Creditors

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

Notice to Creditors to Lodge Claims

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

The liquidator hereby fixes 12 September 2008, as the last day for creditors to make their claims and establish any priority their claims may have.

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

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

MURRAY G. ALLOTT, Liquidator.

Address of Liquidator: 111 Bealey Avenue, Christchurch 8013. Postal Address: PO Box 29432, Christchurch 8540. Telephone: (03) 365 1028. Facsimile: (03) 365 6400. Email: murray@profitco.co.nz

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

Summit Dining Limited (in liquidation)

Notice of Appointment of Liquidator

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

Notice is hereby given that the liquidation of Summit Dining Limited (in liquidation) commenced on 8 August 2008 at 10.10pm, 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.

Notice of Meeting of Creditors

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

Notice to Creditors to Lodge Claims

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

The liquidator hereby fixes 12 September 2008, as the last day for creditors to make their claims and establish any priority their claims may have.

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

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

MURRAY G. ALLOTT, Liquidator.

Address of Liquidator: 111 Bealey Avenue, Christchurch 8013. Postal Address: PO Box 29432, Christchurch 8540. Telephone: (03) 365 1028. Facsimile: (03) 365 6400. Email: murray@profitco.co.nz

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

AB Construction Limited (formerly David Reid Homes City West Limited) (in liquidation)

Notice of Appointment of Liquidator

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

Company No.: 1982280

Notice is hereby given that on 15 August 2008 at 11.00am, it was resolved by special resolution of the shareholders that AB Construction Limited be liquidated and that Philip du Preez, accountant of Auckland, be appointed liquidator of the company.

Notice to Creditors to Prove Debts or Claims

Notice is hereby given that the liquidator fixes 18 September 2008, as the day on or before which creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the claims are made or, as the case may be, from objecting to the distribution.

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

P. W. DU PREEZ, Liquidator.

The Address and Contact Numbers to Which, During Normal Business Hours, Enquiries May be Directed by a Creditor or Member are: Minz Limited (trading as Sterling Business Consultants), PO Box 32076, Devonport, North Shore City 0744. Telephone: (09) 486 3060. Facsimile: (09) 486 3061. Email: sterling@minz.co.nz

A & C Limited (in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given that, pursuant to section 241(2)(a) of the Companies Act 1993, Robin Winston Hargrave, chartered accountant of O'Halloran HMT Limited, was appointed liquidator of A & C Limited.

The liquidation commenced on 1 April 2008 at 9.00am.

Notice to Creditors to Claim

Notice is also given that the liquidator hereby fixes 19 September 2008, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

Enquiries may be directed by a creditor or shareholder of the company during normal business hours to Robin Winston Hargrave at O'Halloran HMT Limited. Telephone: (09) 366 5065. Facsimile: (09) 366 5001.

ROBIN WINSTON HARGRAVE, Liquidator.

Address for Service: PO Box 6004, Wellesley Street, Auckland 1141.

al6077

The Bindery Limited

Notice of Appointment of Liquidator and Notice to Creditors to Claim

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

In the matter of section 241(2)(c) of the Companies Act 1993, and in the matter of **The Bindery Limited**:

Notice is hereby given that the company was placed into liquidation on 11 August 2008 at 10.50am, with the appointment of Grant Bruce Reynolds as liquidator.

The liquidator fixes 15 September 2008, as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated at Auckland this 15th day of August 2008.

GRANT BRUCE REYNOLDS.

Address for Service: Reynolds and Associates Limited, PO Box 259059, Greenmount, Auckland. Telephone: (09) 526 0743. Facsimile: (09) 526 0748.

al6011

Complex Properties 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

David Donald Crichton and Keiran Anne Horne, chartered accountants of Crichton Horne & Associates Limited, were appointed liquidators of the above-named company by order of the High Court on 11 August 2008 at 11.28am.

The liquidators fix 11 September 2008, as the day on or before which the creditors of the company are able to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

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

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

Enquiries may be directed during normal business hours to Marie Inch at Crichton Horne & Associates Limited, Old Library Chambers, 109 Cambridge Terrace (PO Box 3978), Christchurch, or telephone (03) 379 7929.

K. A. HORNE, Liquidator.

al5946

Urban Mews Limited (in liquidation)

Notice of Appointment of Liquidators

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

We, Brian Mayo-Smith, chartered accountant, and Shaun Neil Adams, insolvency practitioner, both of BDO Spicers, Auckland, were appointed joint liquidators of the above-named company by a special resolution of the shareholders on 14 August 2008 at 11.45am.

The liquidation commenced on 14 August 2008 at 11.45am.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

Notice is hereby given that as joint liquidators of Urban Mews Limited, we fix 1 October 2008, as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993 (as amended), or to be excluded from the benefit of any distribution made before the debts are claimed or, as the case may be, from objecting to the distribution.

Dated this 15th day of August 2008.

SHAUN NEIL ADAMS, Joint Liquidator.

Creditors and Shareholders May Direct Enquiries During Normal Business Hours to: Debra Balzer, BDO Spicers, Level 8, Rifleman Tower, 120 Albert Street, Auckland 1010. Postal Address: PO Box 2219, Auckland 1140. Telephone: (09) 379 2950. Facsimile: (09) 303 2830. Email: debra.balzer@akl.bdospicers.com

al6020

High Street Investments Limited Public Notice of Appointment of Liquidators

The Companies Act 1993

On 11 August 2008, it was resolved by special resolution, pursuant to section 241 of the Companies Act 1993, that High Street Investments Limited be liquidated and that John Richard Palairet and Graham Cameron Edwards, chartered accountants of Napier, be appointed as liquidators for the purpose.

The liquidation commenced on 11 August 2008 at 2.48pm.

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

Dated this 12th day of August 2008.

GRAHAM EDWARDS, Joint Liquidator.

Liquidators' Address: BDO Spicers Hawke's Bay, 86 Station Street (PO Box 944), Napier. Telephone: (06) 835 3364. Facsimile: (06) 835 3388.

Officer for Enquiries: Sue Boys.

al5955

CHB Investments Limited

Public Notice of Appointment of Liquidators

The Companies Act 1993

On 11 August 2008, it was resolved by special resolution, pursuant to section 241 of the Companies Act 1993, that CHB Investments Limited be liquidated and that John Richard Palairet and Graham Cameron Edwards, chartered accountants of Napier, be appointed as liquidators for the purpose.

The liquidation commenced on 11 August 2008 at 2.47pm.

Creditors and shareholders may make direct enquiries to us during normal business hours at the address and contact numbers stated below. Dated this 12th day of August 2008.

GRAHAM EDWARDS, Joint Liquidator.

Liquidators' Address: BDO Spicers Hawke's Bay, 86 Station Street (PO Box 944), Napier. Telephone: (06) 835 3364. Facsimile: (06) 835 3388.

Officer for Enquiries: Sue Boys.

al5954

Homewood Developments Limited

Public Notice of Appointment of Liquidators

The Companies Act 1993

On 12 August 2008, it was resolved by special resolution, pursuant to section 241 of the Companies Act 1993, that Homewood Developments Limited be liquidated and that John Richard Palairet and Graham Cameron Edwards, chartered accountants of Napier, be appointed as liquidators for the purpose.

The liquidation commenced on 12 August 2008 at 11.10am.

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

Dated this 12th day of August 2008.

GRAHAM EDWARDS, Joint Liquidator.

Liquidators' Address: BDO Spicers Hawke's Bay, 86 Station Street (PO Box 944), Napier. Telephone: (06) 835 3364. Facsimile: (06) 835 3388.

Officer for Enquiries: Sue Boys.

al5953

Omahanui Farms Limited (in liquidation)

Notice of Appointment of Liquidator

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

In the matter of the Companies Act 1993, and in the matter of **Omahanui Farms Limited** (in liquidation):

Notice is hereby given that on 8 August 2008 at 10.00am, the shareholders of Omahanui Farms Limited passed a special resolution, pursuant to section 241 of the Companies Act 1993, that Stephen Michael Sudbury, chartered accountant of Whangarei, be appointed liquidator of the company.

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

Notice to Creditors to Claim

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

The liquidator hereby fixes 10 September 2008, 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.

Dated at Whangarei this 8th day of August 2008.

S. M. SUDBURY, Liquidator.

Any Enquiries in This Matter Should be Addressed to the Liquidator at the Offices of: Sudburys Limited, Chartered Accountants, 1st Floor, Michael Hill Building, 25 Rathbone Street (PO Box 154), Whangarei. Telephone: (09) 438 1113.

Central Otago Joinery & Design Services Limited (in liquidation)

Notice of Appointment of Liquidators

Malcolm Hollis, chartered accountant, and Rhys James Cain, insolvency practitioner, both of Christchurch, were appointed joint and several liquidators of Central Otago Joinery & Design Services Limited by the shareholders, pursuant to section 241(2)(a) of the Companies Act 1993 ("the Act"), on 8 August 2008 at 12.15pm.

Notice to Creditors to Claim

Notice is given that as liquidators of Central Otago Joinery & Design Services Limited, we fix 8 November 2008, 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 11th day of August 2008.

MALCOLM GRANT HOLLIS, Liquidator.

Claims Are to be Forwarded and Creditors and Shareholders May Direct Enquiries to: Central Otago Joinery & Design Services Limited (in liquidation), c/o PricewaterhouseCoopers, 119 Armagh Street (PO Box 13244), Christchurch. Telephone: (03) 374 3000. Facsimile: (03) 374 3001 (Attention: Lisa Shatford).

Destination McGuires Limited (in liquidation)

Notice of Appointment of Liquidators

Take notice that Destination McGuires Limited (in liquidation) resolved, pursuant to section 241(2)(a) of the Companies Act 1993, on 5 August 2008 to be put into liquidation.

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

The liquidation commenced on 5 August 2008 at 11.05am.

Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, Level 1, 148 Victoria Street (PO Box 13401), Christchurch.

Plus Scanning Services Limited (in liquidation)

Notice of Appointment of Liquidators

Take notice that Plus Scanning Services Limited (in liquidation) resolved, pursuant to section 241(2)(a) of the Companies Act 1993, on 5 August 2008 to be put into liquidation.

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

The liquidation commenced on 5 August 2008 at 9.25am.

Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, Level 1, 148 Victoria Street (PO Box 13401), Christchurch.

al6051

Kumar Shekhar Enterprises Limited (in liquidation) **Notice of Appointment of Liquidators**

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

On 8 August 2008 at 1.25pm, it was resolved by special resolution of the shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that Kumar Shekhar Enterprises Limited be liquidated and that John Albert Price, insolvency practitioner, and Christopher Robert Ross Horton, chartered accountant, be appointed liquidators jointly and severally for that purpose.

Notice to Creditors to Prove Debts

Notice is given that the liquidators fix 12 September 2008, 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 May Direct Enquiries to the Liquidators at: Kumar Shekhar Enterprises Limited (in liquidation), c/o Horton Price Limited, PO Box 9125, Newmarket, Auckland 1149. Telephone: (09) 366 3700. Facsimile: (09) 366 3705. Email: jprice@hortonprice.co.nz

al5969

Phil Turnbull Motorcycles (2005) Limited (in liquidation)

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

I, John Francis Managh, of Napier, hereby give notice that by resolution of the shareholders of the company, pursuant to section 241(2)(a) of the Companies Act 1993, on 13 August 2008 at 4.05pm, I was appointed liquidator.

Proofs of debt are to be received by the liquidator no later than 18 September 2008, as failure to prove by that date may lead to late claims being excluded from any distribution.

Dated this 15th day of August 2008.

JOHN MANAGH, Liquidator.

Address for Service: 50 Tennyson Street (PO Box 1022), Napier. Telephone/Facsimile: (06) 835 6280.

Ngamotu Properties Limited (in liquidation)

Public Notice of Appointment of Liquidator

The Companies Act 1993

On 11 August 2008 at 12.00 midday, it was resolved by special resolution, pursuant to section 241(2)(a) of the Companies Act 1993, that Ngamotu Properties Limited be liquidated and that Bruce Carlaw Richards, chartered accountant of New Plymouth, be appointed liquidator.

The liquidation commenced on 11 August 2008.

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

BRUCE CARLAW RICHARDS, Liquidator.

Address for Service: Staples Rodway Taranaki Limited, 109–113 Powderham Street, New Plymouth. Telephone: (06) 758 0956. Facsimile: (06) 757 5081.

al5939

Richards Logging 1955 Limited (in liquidation) **Notice of Appointment of Liquidators**

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

Dennis Clifford Parsons and Katherine Louise Kenealy were appointed joint and several liquidators of Richards Logging 1955 Limited (in liquidation) on 5 August 2008 at 10.16am.

D. C. PARSONS, Liquidator.

Address for Service: Indepth Forensic Limited, PO Box 278, Hamilton. Telephone: (07) 957 8674. Website: www.indepth.co.nz

al5977

Butler Holdings Limited (in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Notice is hereby given, pursuant to section 255(2) of the Companies Act 1993, that, by way of entry in the minute book of the above-named company in accordance with section 122 of the Companies Act 1993, John Michael Gilbert was appointed liquidator of the above-named company on 11 August 2008.

The liquidation commenced on 11 August 2008 at 10.38am. The liquidator does hereby fix 10 September 2008, as the

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

J. M. GILBERT, Liquidator.

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

All Enquiries to: John Gilbert.

al5932

Dyson Farms Limited (in liquidation)

Public Notice of Appointment of Liquidator

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

On 11 August 2008, it was resolved by special resolution of shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that Dyson Farms Limited be liquidated and that Douglas Bruce Ellison, chartered accountant of Auckland, be appointed liquidator for the purpose.

The liquidation commenced on 11 August 2008 at 1.00pm.

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

DOUGLAS BRUCE ELLISON, Liquidator.

Address for Service: PO Box 8722, Symonds Street, Auckland 1015. Telephone: (09) 303 2200. Facsimile: (09) 307 2074.

al5901

MEETINGS AND LAST DATES BY WHICH TO PROVE DEBTS OR CLAIMS

The Timber Floor Specialists Limited (in liquidation)

Notice of Last Day for Receiving of Proofs of Debt or Claims

Notice is given that the liquidator of The Timber Floor Specialists Limited (in liquidation) fixes 12 September 2008, 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 claims are made or, as the case may be, from objecting to the distribution.

D. C. PARSONS, Liquidator.

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

Contact: D. C. Parsons.

md589

REMOVALS

Notice of Intention to Remove Companies From the Register

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

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

A1 VENDING LIMITED.

ACCOMMODATION IN CHRISTCHURCH LIMITED.

AFGT LIMITED.
AFI LIMITED.

ALISON MAE LIMITED. AMUNC 2007 LIMITED.

BEDFORD ROW INVESTMENTS LIMITED.

BENSON TRUST LIMITED.

BRIANTON PROPERTIES LIMITED. CAMPBELL MANAGEMENT LIMITED.

CANAL CRAFT (NZ) LIMITED. CASUALTY CARE LIMITED.

CHAMPION MOTOR GROUP LIMITED.

CHANGEMECHANICS LIMITED.

CHRISTMAS LIMITED. CLYDEOPTIONS LIMITED. CREATE A GIFT LIMITED. DAVIES PERRY LIMITED.

DISH LIMITED.

DIVE ONLINE LIMITED.

DOCKLAND 5 MARINE LIMITED.

DUNLOP DIESEL LIMITED. E BIRCH & SONS LIMITED.

ENOKA LIMITED.

EXCELSIOR SPORTS BAR 2005 LIMITED.

FACILITIES MANAGEMENT SYSTEMS LIMITED.

FANSHAWE SERVICES LIMITED.

FLARE BEAUTY LIMITED. FOODTECH NZ LIMITED. FORINV ONE LIMITED. G.T.S. HOLDINGS LIMITED.

GREEN CONTRACTING & HIRE LIMITED. GULF HARBOUR SERVICE CENTRE LIMITED. HANDI HIRE RENTAL CENTRES LIMITED.

HOGANS HOLE LIMITED.

IMPULSE MARKETING LIMITED.

IMURI LIMITED.

INGLOT NEW ZEALAND LIMITED.
INTERNATIONAL COATINGS LIMITED.
IZARD CHARTER COMPANY LIMITED.

IZARD HOLDINGS LIMITED.
JOLIET INVESTMENTS LIMITED.

K.M.T. (2006) LIMITED.

KEN PARKER CARRIERS LIMITED. LAQWAYD HOLDINGS LIMITED.

LYNN MAREE LIMITED. MAGGIE (2007) LIMITED.

MAIDSTONE MANAGEMENT LIMITED.

MARKETING K LIMITED.

MARSDEN POINT STEVEDORING SERVICES LIMITED.

MEDICAL CENTRES LIMITED.

MOLLER WHOLESALE LIMITED.

MONTAGE BUILDERS LIMITED.

MYRNA LIMITED.

NELSON FLAKE FLOORING LIMITED.

NEW PLYMOUTH PROPERTY LAW CENTRE

LIMITED.

NGARIKI INVESTMENTS LIMITED.

NIWA NATURAL SOLUTIONS LIMITED.

NORTH BAY ENTERPRISES LIMITED.

OATSWOOL FINANCE LIMITED.

OLIVECRONA CONTRACTORS LIMITED.

PAT HOLDINGS LIMITED.

PEONIES FROM HEAVEN LIMITED. PETERS PROPERTIES LIMITED.

PINEHILL TITAN LIMITED.

PINEHILL TITAN NO 2 LIMITED.

PRATT LOGGING LIMITED.

PRECAST CONCRETE STRUCTURES LIMITED.

PROFESSIONAL HARVESTING SYSTEMS LIMITED.

PUKEKO LIMITED.

PUTARURU VETERINARY SERVICES LIMITED.

RAPUNZEL LIMITED. S & R SMITH LIMITED.

SARGINSON PHOTOTGRAPHY LIMITED. SCHOOLHOUSE VINEYARD LIMITED.

SCRUBBIT LIMITED.

SEADRAGON FISH OILS LIMITED. SEATRAK ELECTRONICS LIMITED.

SHELBURNE LIMITED.

SIDEB INVESTMENTS LIMITED.

SPECTRALASE (AUCKLAND) LIMITED. SYNERGY KBE PROPERTIES LIMITED. T.C. INVESTMENTS (NZ) LIMITED.

TE KUITI PROPERTIES LIMITED.

TE PUKE HOLIDAY PARK (1995) LIMITED.

THE ORIGINAL FRENCH BAKEHOUSE LIMITED.

THE WRAPPING CENTRE LIMITED. THERMON NEW ZEALAND LIMITED. TONGARIRO REALTY LIMITED. TOPNOTCH DECORATORS LIMITED. VINEGRACE HOLDINGS LIMITED. VIRTUAL MARKETING LIMITED.

WEST MAYNE LIMITED.

ZK-HRJ LIMITED.

Unless, under section 321 of the Companies Act 1993, written objection to removal of any of the above-named companies is delivered to the Registrar by 18 September 2008 (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 21st day of August 2008.

NEVILLE HARRIS, Registrar of Companies.

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

Victoria Street West, Auckland 1142.

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

ds6045

Star Freighters Limited, Kiwi Traveller Limited, Motorhome Boating & Camping Centre Limited, D C Harland Transport Limited, M & S Property Holdings Limited, Faga Civil Limited and Robertson & Phillips (NZ) Limited (all in liquidation)

Notice of Intention to Remove Companies From the Register

The liquidation of the above-named companies, whose registered offices are care of Shephard Dunphy Limited, Level 2, Zephyr House, 82 Willis Street, Wellington, has now been completed.

The liquidator's final reports and accounts, pursuant to section 257 of the Companies Act 1993 ("the 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 20 working days from 8 August 2008.

Dated this 8th day of August 2008.

IAIN SHEPHARD, Liquidator.

de5941

Business Growth & Protection Limited, Creating Names Limited and **Counting Always Limited**(all in liquidation)

Notice of Intention to Remove Companies From the Register

The liquidation of the above-named companies, whose registered offices are care of Shephard Dunphy Limited, Level 2, Zephyr House, 82 Willis Street, Wellington, has now been completed.

The liquidator's final reports and accounts, pursuant to section 257 of the Companies Act 1993 ("the 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 9 September 2008

Dated this 12th day of August 2008.

CHRIS DUNPHY, Liquidator.

ds5971

649535 Limited and **Jane Dawson Limited** (both in liquidation)

Notice of Intention to Remove Companies From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Dennis Clifford Parsons, insolvency practitioner of Hamilton, liquidator of the above-named companies, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar my final reports on the liquidations, it is intended to remove the companies from the New Zealand Register.

Any objection to the removals, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 19 September 2008.

Dated this 12th day of August 2008.

D. C. PARSONS, Liquidator.

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

Contact for Enquiries: Katherine Kenealy.

ds5948

Sollitt Developments Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Dennis Clifford Parsons, insolvency practitioner of Hamilton, liquidator of Sollitt Developments 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 objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 19 September 2008.

Dated this 12th day of August 2008.

D. C. PARSONS, Liquidator.

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

Contact for Enquiries: Colin Sanderson.

ds5962

Torica Limited (in liquidation)

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

Notice is hereby given that, pursuant to section 318(1)(e) of the Companies Act 1993, the Registrar of Companies at Auckland shall remove Torica Limited (in liquidation), whose registered office is situated at 567 Wairakei Road, Christchurch, from the New Zealand Register on the grounds that the documents referred to in section 257(1)(a) of the Companies Act 1993 have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by 11 September 2008 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Christchurch this 7th day of August 2008.

N. P. FAGERLUND, Liquidator.

Address for Service: 567 Wairakei Road, Christchurch 8545. Telephone: (03) 352 9189.

ds5934

Ross Asphalt Limited (in liquidation)

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

Notice is hereby given that, pursuant to section 318(1)(e) of the Companies Act 1993, the Registrar of Companies at Auckland shall remove Ross Asphalt Limited (in liquidation), whose registered office is situated at 567 Wairakei Road, Christchurch, from the New Zealand Register on the grounds that the documents referred to in section 257(1)(a) of the Companies Act 1993 have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by 12 September 2008 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Christchurch this 7th day of August 2008.

N. P. FAGERLUND, Liquidator.

Address for Service: 567 Wairakei Road, Christchurch 8545. Telephone: (03) 352 9189.

Note: This was the winding up of a solvent company and all creditors have been paid in full.

ds5935

Midhurst Investments Limited (formerly Coates Turnbull Real Estate Limited)

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

Notice is hereby given that, pursuant to section 318(1)(e) of the Companies Act 1993, the Registrar of Companies at Auckland shall remove Midhurst Investments Limited (in liquidation), whose registered office is situated at 567 Wairakei Road, Christchurch, from the New Zealand Register on the grounds that the documents referred to in section 257(1)(a) of the Companies Act 1993 have been sent or delivered to the Registrar of Companies, thereby completing the liquidation pursuant to section 249 of the Act

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by 18 September 2008 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Christchurch this 14th day of August 2008.

N. P. FAGERLUND, Liquidator.

Address for Service: 567 Wairakei Road, Christchurch 8545. Telephone: (03) 352 9189.

Please Note: This process is part of a restructuring and all creditors have or will be paid in full. There is no connection to companies now using the previous name.

ds6005

Hylight North Shore (2002) Limited (in liquidation) Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Arron Leslie Heath and Michael Lamacraft, liquidators of Hylight North Shore (2002) Limited (in liquidation), whose registered office is situated at Level 16, 7 City Road, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than 30 September 2008.

Dated this 12th day of August 2008.

M. LAMACRAFT, Liquidator.

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

ds5968

Bill Moat Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Jeffrey Philip Meltzer and Rachel Karen Mason, liquidators of Bill Moat Limited (in liquidation), whose registered office is situated at Level 16, 7 City Road, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is

intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than 29 August 2008.

Dated this 15th day of August 2008.

R. K. MASON, Liquidator.

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

ds6038

Rolyat Holdings Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Jeffrey Philip Meltzer and Rachel Karen Mason, liquidators of Rolyat Holdings Limited (in liquidation), whose registered office is situated at Level 16, 7 City Road, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than 9 October 2008.

Dated this 14th day of August 2008.

R. K. MASON, Liquidator.

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

ds6040

Groovelink Limited (in liquidation)

Notice of Intention to Remove Company From the Register

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

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

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

Any objection to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by 16 September 2008.

P. G. SARGISON, Joint Liquidator.

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

ds6011

Tapawera Saleyards Co Limited (in liquidation)

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

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

Company No.: 166979

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

The request was made, in accordance with section 318(1)(e) of the Act, on the grounds that we have delivered to

the Registrar the final liquidation reports and made the appropriate declarations as required by section 257(1)(a) of the Act.

Any objection to this request may be made to the Registrar, under section 321 of the Act, by 13 September 2008.

Dated this 16th day of August 2008.

RICHARD JENKINS, A.C.I.S., C.A., and BEDE CARRAN, B.COM, C.A., B.A., L.L.B., Joint Liquidators.

Address for Service: VBM Insolvency, PO Box 210, Nelson. ds6022

Affiliated Industries 2001 Limited (in liquidation)

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

In the matter of the Companies Act 1993, and in the matter of **Affiliated Industries 2001 Limited** (in liquidation):

Public notice is given that, pursuant to section 318(1)(e) of the Companies Act 1993, the Registrar of Companies must remove Affiliated Industries 2001 Limited (in liquidation), whose registered office is situated at 124 Penrose Road, Mount Wellington, Auckland, from the New Zealand Register on the grounds that the documents referred to in section 257(1)(a) of the Companies Act 1993 have been sent or delivered to the Registrar, thereby completing the liquidation pursuant to section 249 of the Act.

Unless, pursuant to section 321 of the Act, written objection to the removal is delivered to the Registrar by 19 September 2008 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated this 15th day of August 2008.

ROBERT FOSTER, Liquidator.

Address for Service: BDO Spicers, Chartered Accountants, 29 Northcroft Street, Takapuna, Auckland. Telephone: (09) 486 2125. Facsimile: (09) 486 4026.

ds6019

White Sails Investments Limited (in liquidation)

Notice of Intention to Remove Company From the Register

Company No.: 1632886

Notice is hereby given that the liquidator's final report has been delivered to the Registrar and that it is now intended to remove the company from the New Zealand Register, under section 318(1)(e) of the Companies Act 1993, on the grounds that the company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 1993.

Notice is given that unless written objection to the removal of the company is sent or delivered to the Registrar, pursuant to section 321 of the Act, by 19 September 2008, the Registrar may remove the company from the Register.

Dated at Christchurch this 15th day of August 2008.

A. M. OORSCHOT, Liquidator.

ds6039

Hakaru Orchard 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

We, Timothy Wilson Downes and Stephanie Beth Jeffreys, liquidators of Hakaru Orchard Limited (in liquidation), whose registered office is situated at 152 Fanshawe Street,

Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar of Companies our final report on the liquidation in terms of section 257 of the Act, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than 15 September 2008.

Dated this 15th day of August 2008.

TIMOTHY WILSON DOWNES, Liquidator.

Address of Liquidator: Grant Thornton Auckland Limited, 152 Fanshawe Street (PO Box 1961), Auckland.

Dynamic Growth Limited (in liquidation)

Notice of Intention to Remove Company From the Register

We, Damien Grant and Steven Khov, liquidators of Dynamic Growth Limited (in liquidation), whose registered office is situated at Unit K1, 75 Corinthian Drive, Albany, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than 9 September 2008.

Dated this 11th day of August 2008.

DAMIEN GRANT and STEVEN KHOV, Joint Liquidators. *Address for Service:* Waterstone Insolvency, PO Box 352, Auckland. Freephone: 0800CLOSED. Facsimile: 0800FAXWSI.

ds5905

BLENZ Limited (in liquidation)

Notice of Intention to Remove Company From the Register

The Companies Act 1993

Application to remove the above-named company and for the destruction of all its remaining books and records will be made to the Registrar, pursuant to sections 318(1)(e) and 256 of the Companies Act 1993, on the grounds that the liquidation has been completed and the documents referred to in section 257(1)(a) have been sent to the Registrar.

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

Dated this 12th day of August 2008.

GARETH RUSSEL HOOLE and KEVIN DAVID PITFIELD, Joint Liquidators.

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

ds5949

Alihi Management, LLC.

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

Registered Office: Level 27, PricewaterhouseCoopers Tower, 188 Quay Street, Auckland.

Notice is hereby given, pursuant to section 319 of the Companies Act 1993, that Alihi Management, LLC. intends

to apply to the Registrar of Companies, under section 341(1)(a) of the Companies Act 1993, to be removed from the New Zealand Overseas Register of Companies on the grounds that the company has ceased to carry on business in New Zealand.

Objections, under section 321 of the Companies Act 1993, shall close 20 workings days after the date of this publication.

ds5950

El-Arish Enterprises Limited (in liquidation)

Notice of Intention to Remove Company From the Register

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

Any objection to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 8 September 2008.

Dated this 8th day of August 2008.

K. A. HORNE, Liquidator.

ds599

Perfection Tiling NZ Limited (in liquidation)

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

Registered Office: 2 Edwins Way, Burwood, Christchurch. Notice is hereby given that the shareholders of the above-named company propose to apply to the Registrar of Companies at Christchurch, pursuant to section 318(1)(d) of the Companies Act 1993, for removal from the New Zealand Register.

The grounds for removal are that the company has ceased trading, has discharged in full its liabilities to all known creditors, and has distributed its surplus assets in accordance with its constitution and the Act.

Unless written objection to such removal, pursuant to section 321 of the Act, is sent or delivered to the Registrar at Christchurch within 20 working days from the date of publication of this notice, the Registrar may remove the company from the Register.

Dated this 14th day of August 2008.

WAYNE ALAN HARRINGTON.

ds5991

Holmes Investments Limited ("the company") (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Richard Dale Agnew and John Anthony Waller, liquidators of the company, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 ("the Act") and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objection to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 22 September 2008.

Dated this 18th day of August 2008.

RICHARD DALE AGNEW, Liquidator.

ds6068

CESSATION OF BUSINESS IN NEW ZEALAND

Maritimo Sales (Qld) Pty Ltd

Notice of Intention to 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 Maritimo Sales (Qld) Pty Ltd, a company incorporated in Australia and registered as an overseas branch under Part XVIII of the Companies Act 1993, intends to cease to carry on business through its branch and, not earlier than three months after the date of this notice, will give notice to the Registrar of Companies stating the date on which it will cease to carry on business in New Zealand.

Dated this 21st day of August 2008.

RONALD WILLIAM BARRY-COTTER, Director.

Address for Service: WHK Gosling Chapman, Level 6, WHK Gosling Chapman Tower, 51–53 Shortland Street,

Auckland 1010. *Postal Address:* PO Box 158, Auckland 1140. Telephone: (09) 303 4586. Facsimile: (09) 309 1198. *Enquiries to:* Lisa McGowan. Telephone: (09) 968 8521. cb5967

Gouger Rugs (NZ) Pty Ltd

Notice of Intention to Cease Carrying on Business in New Zealand

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

Dated this 12th day of August 2008.

GRANT THORNTON.

cb5936

APPLICATIONS FOR WINDING UP / LIQUIDATIONS

Advertisement of Application for Putting Company into Liquidation by the Court

CIV-2008-485-1419

Take notice that on 30 June 2008, an application for putting **TRT Contracting Limited** into liquidation by the High Court was filed in the High Court at Wellington.

The application is to be heard before the High Court at Wellington on Monday, 1 September 2008 at 10.00am.

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

The plaintiff is **Janine Lawrence**, whose address for service is at the office of Amy Marie Hutton, of Receivables Management (NZ) Limited, Level 8, 7 City Road, Auckland. *Postal Address:* PO Box 5519, Wellesley Street, Auckland. Facsimile: (09) 919 3697.

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

AMY MARIE HUTTON, Solicitor for the Plaintiff.

aw6021

Advertisement of Application for Putting Companies into Liquidation

Take notice that on 25 June 2008, applications for putting Allanbrooke Limited, Alwyn Investments Limited, Amelris Limited, Arran Limited, Bergson Limited, BRB Limited, Brighton Limited, Cardonia Limited, Chaytor Limited, Dhuez Limited, Donnington Limited, Fordham Limited, Glenroy Limited, Herrick Limited, Keldale Limited, Larnie Limited, Manse Limited, Marcroft Limited, Milroy Limited, Oban Limited, Okra Limited, Parley Limited, Porchester Limited, RO Block 1 Limited, RO Block 2 Limited, Rockfort Limited, Sarsen Limited, Sidey Limited, Sheldrake Limited, Simnel Limited, SLA Properties Limited, St Martins Lane Development Limited, Tilford Limited and Tukes Limited into liquidation by the High Court was filed in the High Court at Auckland.

The applications are to be heard before the High Court at Auckland on Friday, 29 August 2008 at 9.30am.

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

The plaintiff is the **Registrar of Companies**, whose address for service is Mark Alexander Woolford at the offices of Meredith Connell, Level 17, Forsyth Barr Tower, 55–65 Shortland Street (PO Box 2213 or DX CP 24063), Auckland (*Enquiries to:* Sam Wimsett on telephone (09) 336 7554).

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

M. A. WOOLFORD, Solicitor for the Plaintiff.

aw5970

Advertisement of Application for Putting Company into Liquidation

In the High Court of New Zealand Dunedin Registry

CIV-2008-412-600

Under the Companies Act 1993, and between **Meenan** Wines & Spirits Limited, a duly incorporated company having its registered office at 31 Ferntree Drive, Dunedin—*Plaintiff*:

And—Southern Liquor Holdings Limited, a duly incorporated company formerly having its registered office at Anderson Lloyd, Level 9, Otago House, corner of Moray Place and Princess Street, Dunedin—Defendant:

Take notice that on 24 July 2008, an application for putting **Southern Liquor Holdings Limited** into liquidation by the High Court was filed in the High Court at Dunedin.

The application is to be heard before the High Court at Dunedin on 1 September 2008 at 10.00am.

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

The plaintiff is **Meenan Wines & Spirits Limited**, a duly incorporated company having its registered office at 31 Ferntree Drive, Dunedin.

Further particulars may be obtained from the office of the Court or from the solicitors for the plaintiff, Downie Stewart, 8th Floor, John Wickliffe House, 265 Princes Street (PO Box 1345), Dunedin.

J. C. D. GUEST, Solicitor for the Plaintiff.

aw603

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-4529

Take notice that on 17 July 2008, an application for putting **Hambeg Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on 31 October 2008 at 10.45am.

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

The plaintiff is **Waipureku Holdings Limited** (trading as **Discount Carpet Outlet Hawkes Bay**), whose address for service is at the offices of Carlile Dowling, Solicitors, Raffles Street, Napier 4142. Telephone: (06) 835 7394. Facsimile: (06) 835 1338.

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

CAROL DENISE HALL, Solicitor for the Plaintiff.

aw6007

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-4676

Take notice that on 23 July 2008, an application for putting **SAI Construction Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on 12 December 2008 at 10.00am.

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

The plaintiff is **Permathene Limited**, whose address for service is at the offices of Carlile Dowling, Solicitors, Raffles Street, Napier 4142. Telephone: (06) 835 7394. Facsimile: (06) 835 1338.

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

CAROL DENISE HALL, Solicitor for the Plaintiff.

aw5959

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-4988

Take notice that on 5 August 2008, an application for putting **Ultratone Holdings Limited** (in receivership) into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Friday, 12 December 2008 at 10.45am.

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

The plaintiff is **Capital + Merchant Finance Limited** (in receivership), whose address for service is at the offices of Buddle Findlay, Level 17, State Insurance Tower, 1 Willis Street, Wellington (*Attention:* Justin Toebes).

Documents for service on the plaintiff may be left at that address or may be:

- (a) posted to the solicitor at PO Box 2694, Wellington; or
- (b) left for the solicitor at a document exchange for direction to DX SP 20201, Wellington.
- (c) transmitted to the solicitor by facsimile on (04) 499 4141.

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

G. J. TOEBES, Solicitor for the Plaintiff.

aw603

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-4990

Take notice that on 5 August 2008, an application for putting **Capital** + **Merchant Group Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Friday, 12 December 2008 at 10.45am.

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

The plaintiff is **Capital + Merchant Finance Limited** (in receivership), whose address for service is at the offices of Buddle Findlay, Level 17, State Insurance Tower, 1 Willis Street, Wellington (*Attention:* Justin Toebes).

Documents for service on the plaintiff may be left at that address or may be:

- (a) posted to the solicitor at PO Box 2694, Wellington;
- (b) left for the solicitor at a document exchange for direction to DX SP 20201, Wellington.
- (c) transmitted to the solicitor by facsimile on (04) 499 4141.

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

G. J. TOEBES, Solicitor for the Plaintiff.

aw6029

Advertisement of Application for Winding Up of Company

CIV-2008-409-1729

In the High Court of New Zealand, Christchurch Registry Take notice that on 30 July 2008, an application for the winding up of **Brands Hatch Restorations Limited** by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on 8 September 2008 at 10.00am.

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

The plaintiffs are **84 Property Limited** and **Keith MacDonald Hunter**, whose address for service is at the offices of Joynt Andrews, Solicitors, HSBC House, 141 Cambridge Terrace (PO Box 214), Christchurch. Facsimile: (03) 366 9340.

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

D. H. P. DAWSON, Solicitor for the Plaintiffs.

aw5960

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-4281

Take notice that on 10 July 2008, an application for putting **Datastor Outlet Disposals Limited** (formerly **Wincentre Limited**) into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Thursday, 9 October 2008 at 10.00am.

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

The plaintiff is **Datastor (NZ) Limited**, whose address for service is at the offices of Corporate Collections Limited, 187 Mt Eden Road, Mt Eden, Auckland.

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

C. N. LORD, Solicitor for the Plaintiff.

aw6010

Advertisement of Application for Putting Company into Liquidation

Take notice that on 25 July 2008, an application for putting **Steelbuilt Homes North Island Limited** into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Monday, 22 September 2008 at 10.45am.

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

The plaintiff is **Ormiston Trustee Limited** (in liquidation), whose address for service is at the offices of Harkness Henry & Co, Solicitors, 8th Floor, KPMG Centre, 85 Alexandra Street, Hamilton.

Documents may be:

- (a) posted to the solicitor at Harkness Henry & Co, Solicitors, Private Bag 3077, Hamilton 3240; or
- (b) left for the solicitor at the document exchange for direction to Harkness Henry & Co, Solicitors, DX GP 20015; or
- (c) transmitted to the solicitor by facsimile to Harkness Henry & Co, Solicitors, on (07) 839 4043.

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

J. W. TRUE, Solicitor for the Plaintiff.

aw607

Advertisement of Application for Putting Company into Liquidation

Take notice that on 25 July 2008, an application for putting **Arc Partners Limited** (formerly **HTK Projects Limited**) into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Monday, 22 September 2008 at 10.45am.

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

The plaintiff is **Ormiston Trustee Limited** (in liquidation), whose address for service is at the offices of Harkness Henry & Co, Solicitors, 8th Floor, KPMG Centre, 85 Alexandra Street, Hamilton.

Documents may be:

- (a) posted to the solicitor at Harkness Henry & Co, Solicitors, Private Bag 3077, Hamilton 3240; or
- (b) left for the solicitor at the document exchange for direction to Harkness Henry & Co, Solicitors, DX GP 20015; or
- (c) transmitted to the solicitor by facsimile to Harkness Henry & Co, Solicitors, on (07) 839 4043.

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

J. W. TRUE, Solicitor for the Plaintiff.

aw607

Advertisement of Application for Putting Company into Liquidation

Take notice that on 25 July 2008, an application for putting **Mimadas Trustee Limited** into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Monday, 22 September 2008 at 10.45am.

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

The plaintiff is **Ormiston Trustee Limited** (in liquidation), whose address for service is at the offices of Harkness Henry & Co, Solicitors, 8th Floor, KPMG Centre, 85 Alexandra Street, Hamilton.

Documents may be:

- (a) posted to the solicitor at Harkness Henry & Co, Solicitors, Private Bag 3077, Hamilton 3240; or
- (b) left for the solicitor at the document exchange for direction to Harkness Henry & Co, Solicitors, DX GP 20015; or
- (c) transmitted to the solicitor by facsimile to Harkness Henry & Co, Solicitors, on (07) 839 4043.

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

J. W. TRUE, Solicitor for the Plaintiff.

aw6073

Advertisement of Application for Putting Company into Liquidation

Take notice that on 25 July 2008, an application for putting **HTK Trustee Limited** into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Monday, 22 September 2008 at 10.45am.

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

The plaintiff is **Ormiston Trustee Limited** (in liquidation), whose address for service is at the offices of Harkness Henry & Co, Solicitors, 8th Floor, KPMG Centre, 85 Alexandra Street, Hamilton.

Documents may be:

(a) posted to the solicitor at Harkness Henry & Co, Solicitors, Private Bag 3077, Hamilton 3240; or

- (b) left for the solicitor at the document exchange for direction to Harkness Henry & Co, Solicitors, DX GP 20015; or
- (c) transmitted to the solicitor by facsimile to Harkness Henry & Co, Solicitors, on (07) 839 4043.

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

J. W. TRUE, Solicitor for the Plaintiff.

aw607

Advertisement of Application for Putting Company into Liquidation

Take notice that on 25 July 2008, an application for putting **Abbotsford Street Investments Limited** into liquidation by the High Court was filed in the High Court at Hamilton.

The application is to be heard before the High Court at Hamilton on Monday, 22 September 2008 at 10.45am.

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

The plaintiff is **Ormiston Trustee Limited** (in liquidation), whose address for service is at the offices of Harkness Henry & Co, Solicitors, 8th Floor, KPMG Centre, 85 Alexandra Street, Hamilton.

Documents may be:

- (a) posted to the solicitor at Harkness Henry & Co, Solicitors, Private Bag 3077, Hamilton 3240; or
- (b) left for the solicitor at the document exchange for direction to Harkness Henry & Co, Solicitors, DX GP 20015; or
- (c) transmitted to the solicitor by facsimile to Harkness Henry & Co, Solicitors, on (07) 839 4043.

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

J. W. TRUE, Solicitor for the Plaintiff.

aw607

Advertisement of Application for Putting Company into Liquidation

CIV-2008-442-307

Take notice that on 23 July 2008, an application for putting **Waimea Tyres Limited** into liquidation by the High Court was filed in the High Court at Nelson.

The application is to be heard before the High Court at Nelson on 3 September 2008 at 10.00am.

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

The plaintiff is **R J Stewart Limited**, whose address for service is at the offices of O'Neill Devereux, 248 High Street (PO Box 909), Dunedin.

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

J. G. O'NEILL, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

CIV-2008-425-352

Take notice that on 30 July 2008, an application for putting **Devery Drainage and Earthworks Limited** into

liquidation by the High Court was filed in the High Court at Invercargill.

The application is to be heard before the High Court at Invercargill on 10 September 2008 at 10.00am.

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

The plaintiff is **R J Stewart Limited**, whose address for service is at the offices of O'Neill Devereux, 248 High Street (PO Box 909), Dunedin.

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

J. G. O'NEILL, Solicitor for the Plaintiff.

aw5957

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-2076

Take notice that on 11 April 2008, an application for putting **Chevin & Company Investments Limited** (in receivership) into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Wednesday, 20 August 2008 at 10.45am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 17 Putney Way (PO Box 76198), Manukau, Auckland 2241. Telephone: (09) 985 7274. Facsimile: (09) 985 9473.

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

SANDRA JOY NORTH, Solicitor for the Plaintiff.

aw5883

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-2661

Take notice that on 12 May 2008, an application for putting **Four Brothers Company Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Friday, 5 September 2008 at 10.00am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 17 Putney Way (PO Box 76198), Manukau, Auckland 2241. Telephone: (09) 985 7274. Facsimile: (09) 985 9473.

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

SANDRA JOY NORTH, Solicitor for the Plaintiff.

aw5951

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-2663

Take notice that on 12 May 2008, an application for putting **AFG Trust Management Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Friday, 5 September 2008 at 10.00am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 17 Putney Way (PO Box 76198), Manukau, Auckland 2241. Telephone: (09) 985 7274. Facsimile: (09) 985 9473.

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

SANDRA JOY NORTH, Solicitor for the Plaintiff.

aw591

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-2665

Take notice that on 12 May 2008, an application for putting **Big B Cartage Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Friday, 5 September 2008 at 10.00am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 17 Putney Way (PO Box 76198), Manukau, Auckland 2241. Telephone: (09) 985 7274. Facsimile: (09) 985 9473.

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

SANDRA JOY NORTH, Solicitor for the Plaintiff. aw5916

Advertisement of Application for Putting Company into Liquidation

CIV-2008-404-2726

Take notice that on 14 May 2008, an application for putting **Pekingese Limited** into liquidation by the High Court was filed in the High Court at Auckland.

The application is to be heard before the High Court at Auckland on Friday, 5 September 2008 at 10.00am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 17 Putney Way (PO Box 76198), Manukau, Auckland 2241. Telephone: (09) 985 7274. Facsimile: (09) 985 9473.

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

SANDRA JOY NORTH, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

CIV-2008-470-415

Take notice that on 4 June 2008, an application for putting **Thorn Holdings Limited** into liquidation by the High Court was filed in the High Court at Tauranga.

The application is to be heard before the High Court at Rotorua on Monday, 8 September 2008 at 10.45am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0416. Facsimile: (07) 959 7614.

Further particulars may be obtained from the office of the Court or from the plaintiff by contacting M. Henshilwood on telephone (07) 959 0533 in the first instance or the plaintiff's solicitor, Rachel L. Scott, contact details as noted above

RACHEL L. SCOTT, Solicitor for the Plaintiff. $_{\rm aw6000}$

Advertisement of Application for Putting Company into Liquidation

CIV-2008-406-104

Take notice that on 9 May 2008, an application for putting **T K Contractors Limited** into liquidation by the High Court was filed in the High Court at Blenheim.

The application is to be heard before the High Court at Blenheim on Wednesday, 10 September 2008 at 11.00am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0373. Facsimile: (07) 959 7614.

Further particulars may be obtained from the office of the Court or from the plaintiff by contacting C. D. Astrella on telephone (07) 959 0225 in the first instance or the plaintiff's solicitor, Kay S. Morgan, contact details as noted above.

KAY S. MORGAN, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

CIV-2008-485-1309

Take notice that on 19 June 2008, an application for putting **Sound Living (N.Z.) Limited** into liquidation by the High Court was filed in the High Court at Wellington.

The application is to be heard before the High Court at Wellington on 1 September 2008 at 10.00am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 7–27 Waterloo Quay (PO Box 1462), Wellington. Telephone: (04) 890 1043. Facsimile: (04) 890 0009.

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

FIONA MELANIE VINING, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

CIV-2008-485-1411

Take notice that on 30 June 2008, an application for putting **KPR Couriers Limited** into liquidation by the High Court was filed in the High Court at Wellington.

The application is to be heard before the High Court at Wellington on 1 September 2008 at 10.00am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 7–27 Waterloo Quay (PO Box 1462), Wellington. Telephone: (04) 890 1028. Facsimile: (04) 890 0009.

Further particulars may be obtained from the office of the Court or from the plaintiff's solicitor, Philip Hugh Brian Latimer, contact details as noted above.

PHILIP HUGH BRIAN LATIMER, Solicitor for the Plaintiff. aw6049

Advertisement of Application for Putting Company into Liquidation

CIV-2008-409-1529

Take notice that on 10 July 2008, an application for putting **Burnsley Holdings Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on Monday, 8 September 2008 at 10.00am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1st Floor Reception, 224 Cashel Street (PO Box 1782), Christchurch 8140. Telephone: (03) 968 0807. Facsimile: (03) 977 9853.

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

JULIE NEWTON, Solicitor for the Plaintiff.

Advertisement of Application for Putting Company into Liquidation

CIV-2008-409-1530

Take notice that on 10 July 2008, an application for putting **Classic Art and Framing Limited** into liquidation by the High Court was filed in the High Court at Christchurch.

The application is to be heard before the High Court at Christchurch on Monday, 8 September 2008 at 10.00am.

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

The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1st Floor Reception, 224

Cashel Street (PO Box 1782), Christchurch 8140. Telephone: (03) 968 0807. Facsimile: (03) 977 9853.

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

JULIE NEWTON, Solicitor for the Plaintiff.

OTHER

Notice of Intention to Correct Register

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

Clelands Construction Limited (663757) – certificate under section 47 filed as draft – 11 December 2007.

Global Equity Market Securities Limited (1246812) – shareholder resolution filed in error – 1 July 2008.

Krippners Properties Limited (187716) – application to reregister recorded 1,000 instead of 500 shares – 25 June 1997.

Lawindale Holdings Limited (578225) – removal request under section 318(1)(d) revoked – 27 June 2008.

North City Joinery Limited (in liquidation) (927742) – liquidators appointed outside the 10 working-day limit of section 241AA(2) of application being filed for appointment of liquidator by the High Court – 25 July 2008 (application by former liquidators).

NZ Catering Supplies Limited (in liquidation) (1760598) – incorrect final report filed – 4 August 2008 (application by liquidator).

Seca Limited (in liquidation) (1363943) – liquidator appointed outside the 10 working-day limit of section 241AA(2) of application being filed for appointment of liquidator by the High Court – 17 June 2008 (application by creditor).

Tomo NZ Limited (1118128) – annual return to be withdrawn – 1 August 2008.

Wellsford Holdings Limited (in liquidation) (1658751) – liquidators appointed outside the 10 working-day limit of section 241AA(2) of application being filed for appointment of liquidator by the High Court – 23 June 2008 (application by the latter liquidator).

Any person who wishes to object must do so by 18 September 2008 (being not less than 20 working days after the date of this notice).

Dated this 21st day of August 2008.

NEVILLE HARRIS, Registrar of Companies.

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

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

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

ot6069

Notice Prohibiting Person From Managing Companies

Pursuant to Section 385 of the Companies Act 1993

To: Kevin Ariki Purvis.

Of: 68 Burswood Drive, Manukau, Auckland.

Pursuant to section 385(3) of the Companies Act 1993, I, Peter Barker, Deputy Registrar of Companies, hereby

prohibit **Kevin Ariki Purvis** 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 four years as from the date of this notice.

Dated at Wellington this 29th day of April 2008.

PETER BARKER, Deputy Registrar of Companies.

ot5915

Land Transfer Act / Joint Family Homes Act Notices

Statutory Specification – Land Transfer Act 1952

Section 240C(c) of the Land Transfer Act 1952 permits the Registrar-General of Land to specify a facsimile address for a class of notice to be given to him.

I hereby specify the facsimile addresses listed in the following table for the purpose of notices to be given pursuant to sections 145(1) and 145A(3) of the Land Transfer Act 1952.

When a person sends by facsimile a notice of the kind referred to below, to either of the numbers specified below, that notice will be taken to be delivered at the time indicated on the record of its transmission, in accordance with section 240D(1)(b) of the Land Transfer Act 1952.

Statute and Sections		Nature of Provision
	Land Transfer Act 1952 section 145(1)(a) or section 145A(3)(a)	Notice that an application has been made to the High Court for an order to prevent lapse of a caveat

Land Transfer Act 1952 section 145(1)(b) or section 145A(3)(b)	Notice serving a copy of a High Court order sustaining a caveat
Facsimile Addresses	Facsimile Numbers
Christchurch Processing Centre	(03) 366 6422
Hamilton Processing Centre	(07) 858 5488

This notice takes effect on the date of its publication.

R. W. MUIR, Registrar-General of Land.

lt5907

General Notices

Notice of Claim

This notice is pursuant to section 101(2) of the Public Trust Act 2001.

To all creditors and claimants of **Sizzler New Zealand Limited** (a company that ceased trading on 31 July 2006 and was deregistered on 31 July 2006):

The sum of \$10,746.00 has been paid to Public Trust to hold in the name of the deregistered company.

A claim has been lodged by **Kevin Perkins**, a former director and shareholder of **Sizzler New Zealand Limited**.

Public Trust proposes paying the amount of the claim, less associated costs, to **Sizzler New Zealand Limited**, subject to no notice of a claim being received on or prior to 15 September 2008.

Any persons having any interest in priority to the claimant must submit a claim to Public Trust, PO Box 13245, Tauranga (*Attention:* Ken Southam) on or prior to the above-mentioned date.

Note: This is the first and only notice of this claim.

gn6079

Notice of Entry into Possession of Mortgaged Property

Pursuant to Sections 137, 139 and 156 of the Property Law Act 2007

Notice is hereby given that **ASL Mortgages Limited** ("the mortgagee"), as mortgagee under mortgage 7405707.2 over the property located at **17 Golf Road, Warkworth**, contained and described in Computer Freehold Register 40485 (North Auckland Land Registry) ("the property") has taken possession of the property from the mortgagors on **13 August 2008** in accordance with section 137(1)(a) of the Property Law Act 2007.

This notice is given by the solicitors for the mortgagee, whose address for service is at the offices of Harkness Henry & Co, Solicitors, 7th/8th Floors, KPMG Centre, 85 Alexandra Street, Hamilton.

All communications relating to the properties should be:

- (a) posted to the solicitor at Harkness Henry & Co, Solicitors, Private Bag 3077, Hamilton; or
- (b) transmitted to the solicitor by facsimile to Harkness Henry & Co, Solicitors, on (07) 839 4043.

Dated at Hamilton this 18th day of August 2008.

Signed by ASL Mortgages Limited by its solicitors and duly authorised agents Harkness Henry & Co:

TOBIAS MICHAEL BRAUN.

gn6078

Notice of Entry into Possession of Mortgaged Property

Pursuant to Section 104DD of the Property Law Act 1952

Notice is hereby given that **Bank of New Zealand**, as mortgagee under mortgage B305349.2 ("the mortgagee") over the property located at **24 Runuku Grove, Turangi**, and described in Computer Freehold Register WN34B/56 (Wellington Land Registry) ("the property"), applied to the Taupo District Court on **4 December 2007** for an order that possession of the property be granted to the mortgagee and the Court duly made this order, and the mortgagee is therefore deemed to have entered into possession of the property.

This notice is given by the solicitors for the mortgagee, whose address is Buddle Findlay, Solicitors, PO Box 2694, Wellington 6140.

Dated at Wellington this 11th day of August 2008.

Signed by Bank of New Zealand by its solicitors and duly authorised agents Buddle Findlay:

G. J. TOEBES.

gn5930

Notice of Entry into Possession of Mortgaged Property

To: Simon Haimoana Maruera, 141 Fairfield Road, Hawera. In the matter of section 156 of the Property Law Act 2007, and in the matter of mortgage instrument 7289078.2 (North Auckland Land Registry) ("the mortgage"):

TEA Custodians (Bluestone) Limited, ("the mortgagee") under the mortgage, gives notice as follows:

- 1. On 15 August 2008, the mortgagee under the mortgage, entered into possession of the mortgaged property.
- 2. The description of the mortgaged property is fee simple as to an undivided one-third share and leasehold in lease 398197.2 and Flat 1 DP 87576, Carport 1 DP 87576 and Shed 1 DP 87576 (Computer Freehold Register 45B/917) (North Auckland Land Registry), being the property at 1/58 Henwood Road, Mangere, Auckland.
- 3. The address of the mortgagee's registered office is Level 5, 10 Customhouse Quay, Wellington.

Signed and dated at Auckland this 20th day of August 2008. M. JANE STENBERG, on Behalf of the Mortgagee.

Note: This notice is given by Sanderson Weir, Barristers and Solicitors, whose address for service is Level 13, AA Centre, 99 Albert Street, Auckland.

gn5994

Departmental Notices

Agriculture and Forestry

Animal Welfare Act 1999

Reappointment to the National Animal Welfare Advisory Committee (Notice No. 1630)

Pursuant to sections 58 and 59 of the Animal Welfare Act 1999, I hereby reappoint to the National Animal Welfare Advisory Committee

Philip Edward Cowan

as a member for a period commencing on 1 November 2008 or on the date of publication of this notice, whichever is the later, and expiring on 31 October 2011.

Dated at Wellington this 12th day of August 2008. HON JIM ANDERTON, Minister of Agriculture.

Appointment to the National Animal Welfare Advisory Committee (Notice No. 1631)

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

Karen Margaret Phillips

as a member for a period commencing on 1 November 2008 or on the date of publication of this notice, whichever is the later, and expiring on 31 October 2011.

Dated at Wellington this 12th day of August 2008. HON JIM ANDERTON, Minister of Agriculture.

Building and Housing

Plumbers, Gasfitters, and Drainlayers Act 1976

Appointments to the Plumbers, Gasfitters, and Drainlayers Board

Pursuant to section 6 of the Plumbers, Gasfitters, and Drainlayers Act 1976, the Minister for Building and Construction appoints to the Plumbers, Gasfitters, and Drainlayers Board

Anthony Salisbury

Marjorie Noble

Craig Maxwell-Crawshaw

as members for a term expiring on 11 July 2010; and

Stephen Parker

Hazel Armstrong

Mark Whitehead

as members for a term expiring on 11 July 2011; and Robin Hapi

as a member for a term expiring on 11 January 2010.

Dated at Wellington this 12th day of July 2008.

HON SHANE JONES, Minister for Building and Construction.

go6124

Economic Development

Copyright Act 1994

Appointment to the Copyright Tribunal

Pursuant to section 206(2)(a) of the Copyright Act 1994, His Excellency the Governor-General of New Zealand has appointed to the Copyright Tribunal, as established under the Copyright Act 1994

Susan Rebecca Frankel, of Wellington

as a member and chair for a term of one year commencing on 18 August 2008 and expiring on 17 August 2009.

Signed at Wellington this 18th day of August 2008.

HON JUDITH TIZARD, Associate Minister of Commerce. $_{\rm go6074}$

Education

Education Act 1989

The Education (Domestic Students) Notice 2008

Pursuant to section 2(1) paragraph (e) of the definition of the term "domestic student" and section 4A(1) of the Education Act 1989, the Minister of Education gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Education (Domestic Students) Notice 2008.
- (2) This notice shall come into force on 1 January 2009.
- 2. Persons to be treated as if they are not foreign students—For the purposes of Parts 1 to 3 and section 79(2) of the Education Act 1989, foreign students of the following kind, class or description are persons who are required to be treated as if they are not foreign students and who are entitled to enrol at State schools:

The dependant children of any foreign student who is supported by a scholarship funded by New Zealand's International Aid and Development Agency (NZAID).

3. Clause Deletion—The Education (Domestic Students) Notice 2001 published in the *New Zealand Gazette*, 1 February 2001, No. 11, page 247, is amended by deleting clause 2(f).

Dated at Wellington this 7th day of August 2008. HON CHRIS CARTER, Minister of Education. go5978

Notice of Dissolution of the Board of Trustees of Woolston School (3601) and Appointment of a Commissioner

Pursuant to section 78N(3) of the Education Act 1989, I hereby dissolve the board of trustees of **Woolston School** and appoint

Christine Nijdam

as commissioner to replace that board.

All functions, powers and duties of the board of **Woolston School** are vested in the commissioner.

This notice takes effect the day after the date of publication. Dated at Wellington this 18th day of August 2008.

KAREN SEWELL, Secretary for Education.

g0606

This removal comes into force on 4 September 2008.

Paquay, Virginia Sutton, 20 Beach Road, Mangonui, Northland.

Dated at Wellington this 21st day of August 2008.

B. E. CLARKE, Registrar-General.

go6062

Health

New Zealand Public Health and Disability Act 2000

Reappointments/appointment to the Perinatal and Maternity Mortality Review Committee

Pursuant to section 11 of the New Zealand Public Health and Disability Act 2000, I reappoint to the Perinatal and Maternity Mortality Review Committee

Dr Cynthia Farquhar

as chair for a three-year term of office commencing on the date of this notification; and

Jacqueline Anderson

Vicki Culling

Dr Dawn Elder

Deborah Harris

Dr Lesley McCowan

Dr Stephanie Palmer

Dr Jane Zuccollo

as members for three-year terms of office commencing on the date of this notification; and appoint

Anja Hale

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

Dated at Wellington this 5th day of August 2008.

HON DAVID CUNLIFFE, Minister of Health.

go6028

Internal Affairs

Civil Union Act 2004

Civil Union Celebrants for 2008 Notice No. 14

Pursuant to the provisions of sections 26 and 27 of the Civil Union Act 2004, the following person has been appointed as a civil union celebrant for the period 21 August 2008 to 31 January 2009:

Gilmour, David Ewen, 167 Maunsell Road, Tuakau, Port Waikato.

Dated at Wellington this 21st day of August 2008.

B. E. CLARKE, Registrar-General.

go6056

Civil Union Celebrants for 2008 Notice No. 15

Pursuant to the provisions of section 28 of the Civil Union Act 2004, the following person has been removed from the list of civil union celebrants under section 29 of the Act.

Marriage Act 1955

Marriage (Approval of Organisations) Notice No. 18

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages hereby gives notice as follows.

Notice

- **1.** This notice may be cited as the Marriage (Approval of Organisations) Notice No. 18.
- **2.** The organisations specified in the Schedule hereto are hereby declared to be approved organisations for the purpose of the Marriage Act 1955.

Schedule

From the Tribe of Judah.

Vision Baptist Church.

Dated at Wellington this 21st day of August 2008.

B. E. CLARKE, Registrar-General.

go6055

Marriage (Approval of Organisations) Notice No. 19

Pursuant to the Marriage Act 1955, the Registrar-General of Marriages hereby gives notice as follows.

Notice

- **1.** This notice may be cited as the Marriage (Approval of Organisations) Notice No. 19.
- **2.** The organisation specified in the Schedule hereto is hereby declared to be an approved organisation changing its name for the purpose of the Marriage Act 1955.

Schedule

Motueka Christian Fellowship (formerly New Life Centre (Motueka)).

Dated at Wellington this 21st day of August 2008.

B. E. CLARKE, Registrar-General.

go6054

Marriage Celebrants for 2008 Notice No. 72

Pursuant to the provisions of section 11 of the Marriage Act 1955, the following names of marriage celebrants within the meaning of the said Act are published for general information:

Adams, David Nigel, 14 Elmslie Grove, Halswell, Christchurch.

Briesman, Audrey Dawn, 3 Glenleigh Place, Mosgiel, Dunedin.

Faulks-Beck, Nora Allison, 2 Bennetts Road, Geraldine.

Gilmour, David Ewen, 167 Maunsell Road, Tuakau, Port Waikato.

Shepherd-Wright, Beverly, 403 High Street, Rangiora.

Dated at Wellington this 21st day of August 2008.

B. E. CLARKE, Registrar-General.

go6057

Marriage Celebrants for 2008 Notice No. 73

Pursuant to the provisions of section 13 of the Marriage Act 1955, it is hereby notified that the following names will be removed from the list of marriage celebrants under section 11 of the Act as at 4 September 2008:

Paquay, Virginia Sutton, 20 Beach Road, Mangonui, Northland.

Pickett, Warren David Bruce, 158 Homewood Road, Waipawa.

Dated at Wellington this 21st day of August 2008.

B. E. CLARKE, Registrar-General.

go6058

Marriage Celebrants for 2008 Notice No. 74

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

Anderson, Wendy, Anglican.

Antolovic, Marinko, Roman Catholic.

Barrett, Martyn James, Baptist.

Donovan, Terry Malcolm, Apostolic Church.

Groves, Jennifer Aileen, Salvation Army.

Jarvis, Sheryl Leanne, Salvation Army.

Prasad, Jayson, Church of Jesus Christ of Latter-Day Saints.

Proctor, Mark Gordon, Jehovah's Witnesses.

Smith, Jack John, Ratana Established Church of New Zealand.

Way, Shane Stanley, Jehovah's Witnesses.

Dated at Wellington this 21st day of August 2008.

B. E. CLARKE, Registrar-General.

go6059

Marriage Celebrants for 2008 Notice No. 75

Pursuant to the provisions of section 10 of the Marriage Act 1955, the following names of marriage celebrants within the meaning of the said Act are published for general information:

Arrowsmith, Blair Robb, Destiny International Trust.

Phillips, Lyall Whitu, Rainbow City Church.

Samual, Utu, Church On The Rock.

Saunders, Colin, Brethren.

Sharkey, Glen Thomas, Journey Church.

Taylor, Trevor Clifford, Motueka Christian Fellowship.

Vaotuua, Anthony John, Conference of Samoan Adventist Church.

Dated at Wellington this 21st day of August 2008.

B. E. CLARKE, Registrar-General.

go6060

Marriage Celebrants for 2008 Notice No. 76

Pursuant to the provisions of section 13 of the Marriage Act 1955, it is hereby notified that the following names will be removed from the list of marriage celebrants under sections 8 and 10 of the Act as at 4 September 2008:

Beadle, Ross William, Baptist.

Bellingham, George Robert, Baptist.

Bollen, Dianne Xanthia, Baptist.

Brogden, Graham Frank, Baptist.

Brooks, Gavin, Baptist.

Collingwood, Ronald Cameron, Baptist.

Cowan, John Craig, Baptist.

Dodge, William McKechnie, Baptist.

Duncan, Warren John, Baptist.

Edwards, Kenneth Leslie, Baptist.

Geddes, Trevor Murray, Baptist.

Hendrikse, Gary William, Jehovah's Witnesses.

Huntly, Brad Alan, Church of Jesus Christ of Latter-Day Saints.

Jackson, Tauleva Punimata, Baptist.

Leilua, Aperila, Samoa Worship Centre Christian Ministries New Zealand.

McInnes, Rodney William, Baptist.

McIntosh, Jennifer Jane, Baptist.

McIntosh, Malcolm Leslie, Baptist.

Minh-Dung, Francesco Cao, Roman Catholic.

Pyle, Colin Joseph, Baptist.

Showan, Wendy, Anglican.

Simpson, Angus Mitchell, Baptist.

Sinclair, Ernest James, Apostolic Church.

Sinclair, Lorraine Beverley, Apostolic Church.

Walker, Eddie, Baptist.

Warren, David William, Baptist.

Zoutenbier, Jacobus, Baptist.

Dated at Wellington this 21st day of August 2008.

B. E. CLARKE, Registrar-General.

go6061

Justice

Justices of the Peace Act 1957

Justice of the Peace Resignation

It is noted for information that

Warren David Bruce Pickett, of Waipawa

has resigned his appointment as a Justice of the Peace for New Zealand.

Dated at Wellington this 18th day of August 2008.

BELINDA CLARK, Secretary for Justice.

go6066

Prisoners' and Victims' Claims Act 2005

Notice of Payment into Victims' Claims Trust Account

Take notice that, pursuant to Part 2 of the Prisoners' and Victims' Claims Act 2005, compensation awarded to **David William Wild** is required to be paid to the Secretary for Justice, and the surplus after deductions is to be held in trust on behalf of **David William Wild**.

And that on 12 August 2008, the amount of \$21,612.25 was paid into the Victims' Claims Trust Account on behalf of **David William Wild**.

This money must be held in the trust account to enable any victims of **David William Wild** to make claims against it.

Any person that has been a victim of **David William Wild**, in respect of an offence for which **David William Wild** was

convicted in a Court of New Zealand, is entitled to make a claim against the money held in the trust account on behalf of **David William Wild**.

Claim forms, and information on how to make a claim, may be obtained from The Secretary, Victims' Special Claims Tribunal, Private Bag 32001, Wellington 6145. Telephone: (04) 462 6660. Facsimile: (04) 462 6686.

Note: All claims must be filed on or before Saturday, 21 February 2009.

go6090

Sentencing Act 2002

Order for Confiscation of Motor Vehicle

Pursuant to sections 128 and 129 of the Sentencing Act 2002, an order was made in the Hamilton District Court on 29 August 2007, for the confiscation of the following motor vehicle:

1996 Mitsubishi Galant, Registration No. UB940. Against: Rose Therese Hunter.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (07) 957 7700) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002

SIERA PETERU, Deputy Registrar.

go6044

Order for Confiscation of Motor Vehicle

Pursuant to sections 128 and 129 of the Sentencing Act 2002, an order was made in the Hamilton District Court on 14 March 2008, for the confiscation of the following motor vehicle:

1995 Honda Civic, Registration No. CGA574.

Against: Eugene Trevor Tumene Matekino.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (07) 957 7700) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002

SIERA PETERU, Deputy Registrar.

go6096

Order for Confiscation of Motor Vehicle

Pursuant to sections 128 and 129 of the Sentencing Act 2002, an order was made in the Hamilton District Court on 23 January 2008, for the confiscation of the following motor vehicle:

1990 Nissan S/W, Registration No. TK8280. Against: Marshall Edward Woonton.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (07) 957 7700) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002

E. HEYDENRYCH, Deputy Registrar.

go605

Order for Confiscation of Motor Vehicle

Pursuant to sections 128 and 129 of the Sentencing Act 2002, an order was made in the Hamilton District Court on 18 December 2007, for the confiscation of the following motor vehicle:

1993 Mitsubishi Lancer GSR Evolution, Registration No. DOY430.

Against: Jonathan Eric Armitage.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (07) 957 7700) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

F. DAVIES, Deputy Registrar.

go6042

Order for Confiscation of Motor Vehicle

Pursuant to sections 128 and 129 of the Sentencing Act 2002, an order was made in the Hamilton District Court on 17 June 2008, for the confiscation of the following motor vehicle:

1988 Holden Berlina, Registration No. NU4650.

Against: Matthew Graeme Gatchell.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (07) 957 7700) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002

F. DAVIES, Deputy Registrar.

go6000

Order for Confiscation of Motor Vehicle

Pursuant to sections 128 and 129 of the Sentencing Act 2002, an order was made in the Tauranga District Court on 18 August 2008, for the confiscation of the following motor vehicle:

1993 Nissan Primera, Registration No. YQ8217.

Against: Paul Maurice Tronel.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (07) 928 7200) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

RENEE CHASE, Deputy Registrar.

go6094

Order for Confiscation of Motor Vehicle

Pursuant to sections 128 and 129 of the Sentencing Act 2002, an order was made in the Dunedin District Court on 7 August 2008, for the confiscation of the following motor vehicle:

1990 Nissan Sentra, Registration No. OX1236.

Against: Benjamin Robert Anfield.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (03) 471 5158) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

P. J. WALL, Deputy Registrar.

go6084

Order for Confiscation of Motor Vehicle

Pursuant to sections 128 and 129 of the Sentencing Act 2002, an order was made in the Whakatane District Court on 12 August 2008, for the confiscation of the following motor vehicle:

1989 Toyota Corona, Registration No. CRJ776. *Against:* Frances Rangitau Paora. Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (07) 306 0200) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002.

DEBBIE PRESTON, Deputy Registrar.

go602

Order for Confiscation of Motor Vehicle

Pursuant to sections 128 and 129 of the Sentencing Act 2002, an order was made in the Auckland District Court on 5 June 2008, for the confiscation of the following motor vehicle:

1993 Mitsubishi Galant, Registration No. DTL773. *Against:* **Kaushish Kant Siwan**.

Anyone who has a legal interest in this vehicle should contact the Court urgently (telephone (09) 916 5761) as the Registrar may sell the vehicle.

This notice is placed pursuant to the Sentencing Regulations 2002

PAULINE TOHI, Deputy Registrar.

go594

Land Information New Zealand

Rating Valuations Act 1998

Notice of Rating Valuations Rules 2008

Pursuant to section 5 of the Rating Valuations Act 1998, public notice is given that the Rating Valuations Rules 2008 have been made and will come into force on 31 March 2009. The rules may be viewed and downloaded from the following website

www.linz.govt.nz

Copies may also be obtained from The Office of the Valuer-General, Land Information New Zealand, PO Box 5501, Wellington. Telephone: (04) 460 0110. Email: valuergeneral@linz.govt.nz

Dated this 21st day of August 2008.

NEILL ANTHONY SULLIVAN, Valuer-General.

go6104

National Library of New Zealand

National Library of New Zealand (Te Puna Mātauranga o Aotearoa) Act 2003

Appointments to the Library and Information Advisory Commission Ngā Kaiwhakamārama i ngā Kohikohinga Kōrero

Pursuant to section 22(3) of the National Library of New Zealand (Te Puna Mātauranga o Aotearoa) Act 2003, I am pleased to appoint to the Library and Information Advisory Commission Ngā Kaiwhakamārama i ngā Kohikohinga Kōrero

Nathan Torkington

Haromi Williams

as commissioners, each for a term of three years.

The terms of appointment shall commence from the date of the publication of this notice.

Dated at Wellington this 21st day of August 2008.

JUDITH TIZARD, Minister Responsible for the National Library.

go6108

Reappointments to the Guardians Kaitiaki of the Alexander Turnbull Library

Pursuant to section 16(2) of the National Library of New Zealand (Te Puna Mātauranga o Aotearoa) Act 2003, I am pleased to reappoint to the Guardians Kaitiaki of the Alexander Turnbull Library

Elizabeth Caffin

as a guardian for a term of two years; and

Dr Lydia Wevers

as a guardian and chairperson for a term of one year.

The terms of appointment shall commence from the date of the publication of this notice.

Dated at Wellington this 21st day of August 2008.

JUDITH TIZARD, Minister Responsible for the National Library.

go6109

New Zealand Defence Force

Public Finance Act 1989

Statement of Indemnity Given Under the Public Finance Act 1989

Pursuant to section 65ZE(3) of the Public Finance Act 1989, the Minister of Defence makes the following statement:

"On the 12th day of August 2008 Mr John McKinnon, Secretary of Defence, and Rear Admiral Jack Steer, Vice Chief of Defence Force, for the Chief of Defence Force, on behalf of the Crown, gave an indemnity to BMT Defence Services Limited, John Coles, Graham Baxter and John Clayton in relation to the independent review of the acquisition and introduction into service of the Multi-Role Vessel HMNZS CANTERBURY."

Dated at Auckland this 17th day of August 2008.

HON PHIL GOFF, Minister of Defence.

go6088

New Zealand Food Safety Authority

Agricultural Compounds and Veterinary Medicines Act 1997

Notice of Removal of Trade Name Products From the Register (Notice No. 92)

Pursuant to section 22(3)(b) of the Agricultural Compounds and Veterinary Medicines Act 1997, the Director-General of the New Zealand Food Safety Authority gives notice that the following trade name products have been removed from the Register:

Trade Name	Reference
Agrifos 400 Systemic Fungicide	P005213
Bayer 5 Month Flea and Tick Collar for	
Cats	A004472
Bayer 5 Month Flea and Tick Collar for Dogs	A003528
Cephalexin 200 LC	A009228
Chlorhexidine Teat Spray	A006663
Conofite Cream	A004748
	A004748 A003314
Electrolyte H Eradox	A005314 A006826
	
Eradox Low Volume	A006827
Eradox Low Volume Mineralised Plus Selenium	A007074
Eradox Low Volume Plus Selenium	A007074 A007072
	P005794
Flavylan 350EC Gnatnem	P003794 P007003
	A006664
Iodine Teat Spray	
Island Abermectin	P007621
Island Copper Oxychloride	P007444
Island Glyphosate 850	P007694
Island Paraquat	P007622
Iver Ject	A009110
Iver Oral	A008051
Mastitab	A008269
Matrix	P005705
Meadow Bloat Drench	A006411
Mesurol	P000608
Mesurol FS	P006002
Mossoff	P004593
Nutro Choice Adult Large Breed Light	A009540
Nutro Choice Senior Large Breed	A009542
Otinem	P004551
Rycoben Sheep and Lamb	A005976
Rycotape	A006776
Rycozole	A005576
Soil Fume MBC 50/50	P007304
Tackle	P005704
Thistle Killem L.V.	P005315
X-Phos	P007572
Young's Combination Drench Mineralised Plus Selenium	A007079
Young's Combination Drench Plus Tape Mineralised Plus Selenium	A009866
Young's Ricobendazole Drench Mineralised Plus Selenium	A009104

Dated at Wellington this 13th day of August 2008.

MAREE ZINZLEY, Programme Manager (Operations)

(acting under delegated authority). go5992

Animal Products Act 1999

Notice Under the Animal Products Act 1999 (Notice No. 93)

Pursuant to section 164 of the Animal Products Act 1999, notice is given of the issue on 31 July 2008 of the Animal Products (Game Estate Products – Animal Product Standards Exemption) Notice 2008, which came into force on 1 August 2008.

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

It can also be viewed on the NZFSA website

www.nzfsa.govt.nz

Dated this 13th day of August 2008.

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

go599:

Notice Under the Animal Products Act 1999 (Notice No. 94)

Pursuant to section 164 of the Animal Products Act 1999, notice is given of the issue on 31 July 2008 of the Animal Products (Game Estate Products – Export Requirements for Game Estate Products) Notice 2008, which came into force on 31 July 2008.

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

It can also be viewed on the NZFSA website

www.nzfsa.govt.nz

Dated this 13th day of August 2008.

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

go5996

Public Trust

Public Trust Act 2001

The Public Trust Common Fund Interest Rates Notice 21 August 2008

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

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Public Trust Common Fund Interest Rates Notice 21 August 2008.
- (2) The determinations and revocation in this notice take effect from and including 13 August 2008.
- **2. Interpretation**—(1) Unless the context otherwise requires:
 - "agency deposit" means a deposit (not being an investment deposit) held as agent or attorney;
 - "call deposit" means a deposit (not being an agency deposit, an investment deposit, a protection deposit, a special deposit or a trust deposit) held in the ordinary course of administration, and determined by Public Trust to be held at call:
 - "deposit" means a sum of money held by Public Trust belonging to any estate, which money for the time being forms part of the Common Fund;
 - "investment deposit" means a deposit held at call or otherwise as an investment under section 51 of the Act;

"protection deposit" means a deposit, held at call, of tuition, boarding, accommodation or other fees by or on behalf of a student enrolled at a private training establishment within the meaning of Part 18 of the Education Act 1989;

"special deposit" means a deposit held other than at call on behalf of the Crown, or any local authority within the meaning of the Local Government Act 1974;

"trust deposit" means a deposit (not being an agency deposit, an investment deposit, a protection deposit or a special deposit) held on trust:

- (i) for persons not of full age or capacity; or
- (ii) for beneficiaries not entitled to payment at call; or
- (iii) otherwise than at call.
- (2) Expressions defined in the Act have the same meaning in this notice as they do in the Act.
- **3. Rates of Common Fund interest**—(1) The rate of Common Fund interest on deposits (other than investment deposits repayable at the end of fixed term or protection deposits) shall be that specified in Schedule 1 for the appropriate type of deposits.
- (2) The rate of Common Fund interest on each protection deposit associated with a particular private training establishment shall be that specified in Schedule 2 for the appropriate dollar range of the total of those deposits.
- (3) The rate of Common Fund interest payable on investment deposits repayable at the end of a fixed term shall be that specified in Schedule 3 for the appropriate interest payment frequency, term and dollar range.
- (4) Despite subparagraph (1), the rate of Common Fund interest payable on deposits made pursuant to an enactment shall be the rate (if any) specified in the enactment.
- (5) Despite subparagraphs (1), (2) and (3), in particular cases or classes of case, Public Trust and the depositor may agree on a rate of interest payable on investment deposits, protection deposits or special deposits that is different from the rate specified in Schedules 1, 2, or 3 and the agreed rate then applies.
- **4. Revocation of notice and transitional provisions**—(1) The Public Trust Common Fund Interest Rates Notice 14 August 2008 is revoked.
- (2) The rates of interest specified in Schedules 1 and 2 to this notice do not apply to any period that ends with 12 August 2008 but otherwise operate as from 13 August 2008.
- (3) The rates of interest specified in Schedule 3 to this notice:
 - (i) do not apply to investment deposits repayable at the end of a fixed term that commenced prior to 13 August 2008; but
 - (ii) do apply to investment deposits repayable at the end of a fixed term that commenced on or after 13 August 2008.

Schedule 1

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

	% p.a.
Agency deposits	5.70
Call deposits	3.50
Investment deposits at call	5.70
Special deposits (effective 16 June 2008)	8.40
Trust deposits	5.70

Schedule 2

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

	% p.a.
Total deposits do not exceed \$350,000	6.40
Total deposits in range \$350,001 to \$1,000,000	6.80
Total deposits in range \$1,000,001 to \$3,000,000	7.20
Total deposits exceed \$3,000,001	7.70

Schedule 3

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

Interest payable on maturity, monthly or quarterly

· · · · · · · · · · · · · · · · · · ·	ely eleve en me		ny or quente	
	\$5,000- \$9,999 % p.a.	\$10,000- \$49,999 % p.a.	\$50,000- \$249,999 % p.a.	\$250,000+ % p.a.
3 mths	5.50	7.30	7.30	7.30
6 mths	5.50	7.75	7.75	7.75
9 mths	5.50	7.50	7.50	7.50
1 yr	5.50	7.30	7.30	7.30
18 mths	5.50	7.10	7.10	7.10
24 mths	5.50	6.90	6.90	6.90
30 mths	5.50	6.80	6.80	6.80
36 mths	5.50	6.80	6.80	6.80
4 yrs	5.50	6.75	6.75	6.75
5 yrs	5.50	6.70	6.70	6.70

Interest payable monthly and quarterly

	\$20,000_\$40,000	\$50,000-\$249,999	\$250,000+
	% p.a.	% p.a.	% p.a.
6 mths	7.75	7.75	7.75
9 mths	7.50	7.50	7.50
1 yr	7.30	7.30	7.30
18 mths	7.10	7.10	7.10
24 mths	6.90	6.90	6.90
30 mths	6.80	6.80	6.80
36 mths	6.80	6.80	6.80
4 yrs	6.75	6.75	6.75
5 yrs	6.70	6.70	6.70

Dated at Wellington this 15th day of August 2008.

MICHELLE OLBRICHT, Secretary of the Pricing Committee, Public Trust.

go6016

Research, Science and Technology

Foundation for Research, Science, and Technology Act 1990

Notice of Introduction of a Ministerial Scheme Under Section 8A of the Foundation for Research, Science, and Technology Act 1990—the International Investment Opportunities Fund

Direction to: The Foundation for Research, Science and Technology ("the foundation").

Under section 8A of the Foundation for Research, Science, and Technology Act 1990, I direct the foundation to allocate funds in accordance with the International Investment Opportunities Fund (IIOF or "the scheme") specified in this notice.

This notice revokes and replaces the notice (go5827) published in the *New Zealand Gazette*, 2 September 2004, No. 111, page 2707, which established the scheme.

Nature of the Scheme

The intended outcome of this scheme is to facilitate research through increasing the ability of New Zealand researchers to participate in research collaborations that attract international co-funding and to support participation in international research programmes with a high relevance to New Zealand's economic, social and/or environmental development.

The scheme will be used to secure benefits for New Zealand in terms of research funding, access to equipment or technologies not available in New Zealand, and ensuring advanced skills are matched to areas of strong growth.

The foundation will work with the Health Research Council of New Zealand (HRC), the Royal Society of New Zealand (RSNZ), and the Ministry of Research, Science and Technology (MoRST) to develop and implement the priorities of IIOF.

The scheme will give priority to opportunities involving bilateral partners identified in the Government's Research, Science and Technology International Linkages Strategy.

Scheme Objectives

The scheme's objectives are:

- Objective One: To provide funding to enable New Zealand researchers to respond to out-of-cycle opportunities to gain access to international research programmes and associated funding streams; and
- Objective Two: To establish joint funding pools with other countries to facilitate research programmes of joint interest.

Projects that meet the scheme's objectives are eligible to receive funds from the foundation.

In making funding decisions, the foundation will fund those programmes that, in its view, best meet the following criteria:

- Scientific and technological quality;
- potential benefit to New Zealand; including the ability to utilise overseas expertise and advances in science and technology, and the contribution to New Zealand's research, science and technology goals; and
- consistency with the Government's Research, Science and Technology International Linkages Strategy, or other priority relationships published by MoRST.

Operating Principles

In administering the fund, the foundation will:

- seek support from the research institutions submitting proposals;
- seek to leverage New Zealand funding to ensure the best outcomes for New Zealand research and researchers;
- seek to ensure benefit to New Zealand is captured for the wealth and wellbeing of New Zealanders;
- ensure the process is flexible and responsive to opportunity; and
- work with other funding and investment agents receiving IIOF funds to ensure that the research community understands any differences to processes, including eligibility and criteria.

The Mechanism

The scheme has two separate but interlinked objectives.

Objective One of the scheme is intended to provide a mechanism for New Zealand researchers to gain entry into overseas research programmes and funds that, due to timing, would not otherwise occur as part of the standard investment cycle.

The funds under this objective should be invested contestably and sufficiently frequently to meet out-of-cycle opportunities.

Funds will be provided by the IIOF to meet the following need:

• Bridging funding to underwrite the New Zealand share of the costs of a joint research proposal with international partners, until these can be accommodated within normal funding cycles.

The foundation will identify a funding path into normal funding cycles for all proposals.

The foundation shall include, in its Statement of Intent each year, a rolling Schedule of priority countries for future years, consistent with Government's Research, Science and Technology International Linkages Strategy or other priority relationships as published by MoRST.

Under Objective Two, funds will be provided for New Zealand research funding and investment agents to establish a diversity of joint funding pools with overseas funders, including:

- developing research opportunities for New Zealand in strategic partnership with overseas funding agencies; and
- investing in targeted research capacity development initiatives in partnership with overseas funding agencies.

Objective Two will be run in two phases:

- Phase One is the selection of the funding and investment agent(s) proposal(s) by MoRST for Objective Two collaboration. The foundation can submit its joint funding pool concepts for Objective Two in an annual case for funds, or similar document. MoRST will request full proposals for partnerships it considers as priorities for collaboration. MoRST is not bound to request or accept proposals.
- Phase Two is the establishment and administration by the successful funding and investment agent(s) of joint funding pools with funding organisations in other countries.

Phase One will be administered by MoRST and is open to the foundation, the HRC and the RSNZ.

The successful funding and investment agent(s) will administer funds for Phase Two on a contestable basis and aim to encourage a range of partnerships.

Allocation of Funding

Funds available to the scheme will be published each year in the Estimates of Appropriations. MoRST will advise the foundation each year in its output agreement of the funds available to it for each objective.

Period of Operation

The scheme commenced operation on 1 September 2004. Its continuation and mode of operation will be reviewed after five years from that date.

Monitoring Agency

Monitoring and review of the scheme, including the implementation of this Ministerial direction by the foundation and the extent to which the scheme achieves its stated objectives, will be carried out by the Ministry of Research, Science and Technology.

Dated at Wellington this 23rd day of July 2008.

HON PETE HODGSON, Minister of Research, Science and Technology.

go6098

Social Development

Crown Entities Act 2004 Families Commission Act 2003

Appointments/reappointment to the Families Commission

To: Dr Jan Pryor, of Wellington

Pursuant to section 18 of the Families Commission Act 2003 and section 28 of the Crown Entities Act 2004, I give notice that I have appointed you as a member (Commissioner) of the Families Commission and as Chief Commissioner of the Commission for a term of 3 years commencing on 23 August 2008.

To: Sandra Alofivae, of Auckland

Pursuant to section 18 of the Families Commission Act 2003 and section 28 of the Crown Entities Act 2004, I give notice that I have reappointed you as a member (Commissioner) of the Families Commission for a term of 2 years commencing on 15 August 2008.

To: Gregory Fortuin, of Porirua

To: Kim Workman, of Lower Hutt

Pursuant to section 18 of the Families Commission Act 2003 and section 28 of the Crown Entities Act 2004, I give notice that I have appointed you as a member (Commissioner) of the Families Commission for a term of 3 years commencing on 15 August 2008.

Dated this 11th day of August 2008.

HON RUTH DYSON, Minister for Social Development and Employment.

go6089

Authorities and Other Agencies of State Notices

Auckland Regional Council

Local Government (Auckland) Amendment Act 2004

Appointment to Auckland Regional Holdings

By resolution of the Auckland Regional Council at its meeting held on 26 May 2008, and pursuant to section 24 of the Local Government (Auckland) Amendment Act 2004, the Auckland Regional Council appointed to Auckland Regional Holdings

Emmet Hobbs

as a director for a term from 1 July 2008 to 30 June 2011.

Dated at Auckland this 13th day of August 2008.

PETER WINDER, Chief Executive, Auckland Regional Council.

au5973

Appointments to the Auckland Regional Transport Authority

By resolution of the Auckland Regional Transport Authority Appointments Panel at its meeting held on 5 June 2008, and pursuant to section 13 of the Local Government (Auckland) Amendment Act 2004, the panel appointed to the Auckland Regional Transport Authority

Peter Brothers

as a director for a term from 1 July 2008 to 30 June 2009; and $\,$

Rabin Rabindran

as a director and deputy chair for a term from 1 July 2008 to 30 June 2009.

Dated this 13th day of August 2008.

PETER WINDER, Chief Executive, Auckland Regional Council.

au5972

Electricity Commission

Electricity Governance Regulations 2003

Electricity Governance Regulations (Exemption No. 86 (Transpower New Zealand Limited)) Exemption Amendment Notice 2008

Pursuant to Regulation 194(5)(d) of the Electricity Governance Regulations 2003 ("Regulations"), the Electricity Commission gives the following notice.

Notice

- **1. Title and commencement**—(1) This notice is the Electricity Governance Regulations (Exemption No. 86 (Transpower New Zealand Limited)) Exemption Amendment Notice 2008.
- (2) In this notice, the Electricity Governance Regulations (Exemption No. 86 (Transpower New Zealand Limited)) Exemption Notice 2008* is called the "principal notice".
- (3) This notice comes into force on the day after the date on which it is notified in the *New Zealand Gazette*.
- 2. Amendment to principal notice—(1) The principal notice was granted under urgency in reliance on Regulation 194(4) of the Regulations and provides an exemption to Transpower New Zealand Limited, in its capacity as system operator, from the requirement to comply with Rule 6 of Section IV of Part C of the Electricity Governance Rules 2003.
- (2) The principal notice is amended by omitting the date on which the exemption is stated to expire (5 September 2008) and substituting 30 November 2008.
- **3. Reasons for amendment**—The reasons for this amendment are as follows:
 - (a) No performance issues have been raised since the Huntly Power Station started offering the frequency keeping service on 18 June 2008;
 - (b) no submissions were received opposing the exemption;
 - (c) proposed changes in the draft procurement plan for 2008/2009, supporting the conditions of the

exemption, have not been contested by submitters on the plan in the 2008 annual review process; and

(d) allowing more plant to provide the frequency keeping service without degradation of the quality of the service is a positive step towards exerting downward pressure on the frequency keeping costs in the marketplace.

Dated at Wellington this 19th day of August 2008.

For and on behalf of the Electricity Commission:

DAVID CAYGILL, Chair.

*New Zealand Gazette, 12 June 2008, No. 98, page 2603

Environmental Risk Management Authority

Hazardous Substances and New Organisms Act 1996

Pricing Notification

The Environmental Risk Management Authority is intending to revise its Fees and Charges Schedule.

It is proposed to introduce a new fee of \$168.75 (inclusive GST) for applications for time waivers for the submission of compliance plans for stationary container systems and tank wagons.

Notice of the proposed change is given pursuant to section 21 of the Hazardous Substances and New Organisms Act 1996

The proposed revision will take effect on 10 November 2008.

You can access a copy of the revised Schedule on our website

http://www.ermanz.govt.nz/about/fees.html

or contact our reception by telephone on (04) 916 2426 for a copy.

The formal public notice and any further information can be obtained by contacting us at the Wellington office of ERMA New Zealand, Level 1, BP House, 20 Customhouse Quay, Wellington, or via our website

www.ermanz.govt.nz/consultations

New Zealand Fire Service

Fire Service Act 1975

Fire Fighting Water Supplies Standards Notice, August 2008

Pursuant to section 30(3) of the Fire Service Act 1975, the National Commander of the New Zealand Fire Service gives notice he has published a revised Code of Practice for Firefighting Water Supplies: SNZ PAS 4509:2008 Code of Practice for Fighting Water Supplies.

Copies are available from Standards New Zealand website www.standards.co.nz

or the New Zealand Fire Service website

www.fire.org.nz

Dated at Wellington this 11th day of August 2008.

MIKE HALL, National Commander, New Zealand Fire Service.

au5909

NZ Transport Agency

Land Transport Act 1998

Land Transport Rules

In accordance with section 161(2) of the Land Transport Act 1998, the NZ Transport Agency, on behalf of the Minister of Transport, gives notice of the Minister's intention to make amendments to 12 Land Transport Rules, and advises that draft *Land Transport Rule: Omnibus Amendment 2008* (Rule 10004) ("the draft Rule") is available for public comment.

The draft Rule proposes amendments to the following Land Transport Rules:

Driver Licensing 1999 (Rule 91001)

Heavy-vehicle Brakes 2006 (Rule 32015)

Operator Licensing 2007 (Rule 81001)

Operator Safety Rating 2008 (Rule 81002)

Passenger Service Vehicles 1999 (Rule 31001)

Seatbelts and Seatbelt Anchorages 2002 (Rule 32011)

Tyres and Wheels 2001 (Rule 32013)

Vehicle Dimensions and Mass 2002 (Rule 41001)

Vehicle Exhaust Emissions 2007 (Rule 33001/2)

Vehicle Lighting 2004 (Rule 32005)

Vehicle Standards Compliance 2002 (Rule 35001/1)

Work Time and Logbooks 2007 (Rule 62001)

The proposed Rule amendments will clarify current requirements, better align New Zealand requirements with overseas standards, amend procedural requirements to accord with industry needs or practices, make requirements more flexible (without diminishing safety standards), make consequential changes required as a result of changes to other land transport legislation, including Rules, and make other minor changes to Rules.

A copy of draft *Land Transport Rule: Omnibus Amendment* 2008 and information about the amendment proposals can be obtained by calling the NZ Transport Agency Contact Centre on freephone 0800 699 000 or from the website

www.nzta.govt.nz/consultation/omnibus-amendment-2008

The consultation material is also available for viewing at NZ Transport Agency regional offices.

Groups and individuals who have registered an interest in the Rules to be amended have been advised of the availability of the draft Rule.

Submissions on draft Land Transport Rule: Omnibus Amendment 2008 close on 16 September 2008.

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

Dated at Wellington this 19th day of August 2008.

ANGELA DUNCAN, Manager Rules.

au6123

Land Notices

Conservation Act 1987

Declaring Land to be Held for Conservation Purposes

Under the Conservation Act 1987, the acting Conservation Support Manager for the Bay of Plenty Conservancy of the Department of Conservation declares that the land described in the Schedule is held for conservation purposes.

South Auckland Land District—Rotorua District Schedule

Area ha	Description
20.3354	Section 7 Block III Rotorua Survey District.
81.0383	Section 8 Block III Rotorua Survey District.
Dated at F	Rotorua this 13th day of August 2008.
CRAIG S	UMMERS.
(DOC PA	L-06-04-14)
ln5966	

Declaring Land to be Held for Conservation Purposes

Under the Conservation Act 1987, the Acting Community Relations Manager for the Otago Conservancy of the Department of Conservation declares that the land described in the Schedule is held for conservation purposes.

Otago Land District—Clutha District

transfer 984771.8.

Schedule

Area m² Description

6530 Lot 1 DP 21064 together with a right of way over Lot 2; marked "A" on DP 21064 created by

Dated at Dunedin this 15th day of August 2008.

K. M. STEWART.

(DOC FMA-01-04-13-09)

ln6036

Education Act 1989

Land Declared No Longer Required for Education Purposes

Pursuant to section 70A of the Education Act 1989, and pursuant to an authority delegated to me, I, Paul Dickson Burke, Group Manager Property, Ministry of Education, Wellington, hereby give the following notice.

Notice

- **1.** The land described in the Schedule to this notice is no longer required for education purposes.
- 2. This notice shall come into force on 21 August 2008.

Schedule Area

na	1
0.1113	Lot 1 DP 357694 (all Computer Freehold Register
	234582) subject to appurtenant right of sewage
	drainage created by easement instrument
	7719084.2, Taranaki Land Registration District.
	na 0.1113

Description

Dated at Wellington this 15th day of August 2008.

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

ln6097

Land Act 1948

Reservation of Land

Under the Land Act 1948, the Conservator for the Bay of Plenty Conservancy of the Department of Conservation sets apart the land described in the Schedule as a recreation reserve subject to the provisions of the Reserves Act 1977.

South Auckland Land District—Hauraki District Schedule

Area	Description
ha	•
9.4865	Sections 1, 2 and 3 SO 406927.
1.0710	Sections 4 and 5 SO 408259.
Dated at F	Rotorua this 24th day of June 2008.
HENRY V	WESTON.
(DOC RV	(A-09-19)
ln5993	

Public Works Act 1981

Amending a Notice—Road to be Stopped and Amalgamated—Halcombe Road, Halcombe, Manawatu District

Pursuant to section 55 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Ronald Alistair Jolly, Land Information New Zealand, hereby amends the notice with the above heading dated the 8th day of July 2008, and published in the *New Zealand Gazette*, 17 July 2008, No. 114, page 3036, by adding in clause (b) after "(Wellington Registry).":

"The registered proprietor is the settlor of the adjoining land, subject to section 120(4) of the Public Works Act 1981."

in the recital.

Dated at Wellington this 15th day of August 2008. R. A. JOLLY, for the Minister for Land Information. (LINZ CPC/2005/10896)

ln6105

Road Realignment—McAlister Road, Whangarei

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand:

(a) Pursuant to section 114, declares the land described in the First Schedule to this notice to be road and vested in the Whangarei District Council on the date of publication of this notice in the *New Zealand Gazette*.

- (b) Pursuant to sections 116 and 117, declares the portion of road described in the Second Schedule to this notice to be stopped and, pursuant to section 120(3), amalgamated with the land in Computer Freehold Register NA1113/53, subject to mortgage 6501305.1.
- (c) Declares the land described in the Third Schedule to this notice to be taken, under section 119, and shall be amalgamated with the land in Computer Freehold Register NA1113/53, subject to mortgage 6501305.1.

North Auckland Land District—Whangarei District First Schedule

Land Declared as Road

Area m^2 Description

3057 Part Lot 2 DP 316181; shown as Section 1 on SO 399041 (part Computer Freehold Register 63254).

Second Schedule

Road Stopped and Amalgamated

Area m² Description

1961 Adjoining Allotment 11 Parish of Mangapai; shown as Section 3 on SO 399041.

Third Schedule

Severance Taken and Amalgamated

Area m² Description

3880 Part Lot 2 DP 316181; shown as Section 2 on SO 399041 (part Computer Freehold Register 63254).

Dated at Auckland this 25th day of July 2008.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2005/10915)

ln6101

Land Acquired for Road—125 Greenlane East, Greenlane, Auckland City

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for road and shall vest in the Auckland City Council on the date of publication of this notice in the *New Zealand Gazette*.

North Auckland Land District—Auckland City Schedule

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

305 Part Lot 2 DP 210050; shown as Section 1 on SO 408428 (part Computer Freehold Register NA138B/56).

Dated at Auckland this 11th day of August 2008.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2005/10880)

ln5998

Road Stopped—Gollan Road, Mt Wellington, Auckland City

Pursuant to sections 116 and 117 of the Public Works Act 1981, and to a delegation from the Minister for

Land Information, R. J. Sutherland, Land Information New Zealand, declares the portion of road adjoining or passing through the land described in the Schedule to this notice to be stopped and vested in Landco Mt Wellington Limited on the date of publication of this notice in the *New Zealand Gazette*.

North Auckland Land District—Auckland City Schedule

Area m² Description

1940 Lots 204, 205, 206, 207, 208, 209, 210, 211 and 221 DP 32675 and Lot 615 DP 389997; shown as Section 1 on SO 361909.

Dated at Auckland this 13th day of August 2008.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2005/10880)

ln5999

Land Declared Service Lane—103 Mana Esplanade, Porirua City

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be service lane and shall vest in the Porirua City Council on the date of publication of this notice in the *New Zealand Gazette*.

Wellington Land District—Porirua City Schedule

Land Declared Service Lane

Area m² Description

317 Part Lot 5 DP 76197 (part (Computer Freehold Register WN44C/459); shown as Section 1 on SO 357854.

Dated at Auckland this 12th day of August 2008.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2001/7446)

ln5986

Land Declared Road—State Highway 1, Awatere Bridge, Seddon, Marlborough District

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

Marlborough Land District—Marlborough District Council Schedule

Land Declared Road

Area ha Description

0.7765 Part Lot 1 DP 1378; shown as Section 1 on SO 400642 (part Computer Freehold Register MB39/256).

Dated at Auckland this 6th day of August 2008.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2004/9632)

ln5963

Land Set Apart for University of Otago—Montreal Street, Christchurch

Pursuant to section 52(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice to be set apart for University of Otago purposes on the date of publication of this notice in the *New Zealand Gazette* and to remain vested in the Crown.

Canterbury Land District—Christchurch City Schedule

Area m² Description

Part Sections 459 and 461, Town of Christchurch (all Computer Freehold Register CB34D/845).

Dated at Auckland this 11th day of August 2008.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2008/12894)

ln6015

Land Set Apart for Use in Connection With a Road —State Highway 8, Muttontown, Central Otago

Pursuant to section 52(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand, declares the land described in the Schedule to this notice is to be set apart for use in connection with a road and shall remain vested in the Crown on the date of publication of this notice in the *New Zealand Gazette*.

Otago Land District—Central Otago District Council Schedule

Land Set Apart for Use in Connection With a Road

Area m² Description

3641 Part Section 162 Block I Leaning Rock Survey District; shown as Section 1 on SO 405988 (part Computer Interest Register 382104 – New Zealand Gazette, 22 March 1978, No. 20, page 653).

Dated at Auckland this 7th day of August 2008.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2005/10642)

ln5965

Road Realignment—State Highway 93, River Road Curve, Mataura, Gore District

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, R. J. Sutherland, Land Information New Zealand:

- (a) Pursuant to section 114, declares the land described in the First Schedule to this notice to be road which, pursuant to section 88(2) of the Transit New Zealand Act 1989, becomes road, limited access road and State highway and shall vest in the Crown;
- (b) Pursuant to sections 116 and 117, declares the portions of road adjoining or passing through the land described in the Second Schedule to this notice to be stopped and, pursuant to section 120(3), amalgamated with the land in Computer Freehold Register SL7A/990, subject to mortgages 234343.2 and 7458966.1, section 11 of the Crown Minerals Act 1991 and Part IVA of the Conservation Act 1987

on the date of publication of this notice in the New Zealand Gazette.

Southland Land District—Gore District Council First Schedule

Land Declared Road

Area m² Description

1267 Part Section 1 Block I Tuturau Survey District; shown as Section 4 on SO 390557 (Computer Freehold Register SL7A/990).

Second Schedule

Road Stopped and Amalgamated

Area m² Description

5037 Part Section 1 and part Section 14 Block I Tuturau Survey District (part Computer Freehold Register SL7A/990); shown as Section 3 on SO 390557.

Dated at Auckland this 11th day of August 2008.

R. J. SUTHERLAND, for the Minister for Land Information. (LINZ CPC/2004/9851)

ln5964

Road Realignment—Port Marsden Highway, Marsden Point

Pursuant to the Public Works Act 1981, and to a delegation from the Minister for Land Information, Stephen Robert Gilbert, Land Information New Zealand:

- (a) Pursuant to section 20, declares that, agreements to that effect having been entered into, the land described in the First Schedule to this notice is hereby acquired for road and is vested in the Whangarei District Council on the date of publication of this notice in the *New Zealand Gazette*.
- (b) Pursuant to section 114, declares the land described in the Second Schedule to this notice to be road and vested in the Whangarei District Council on the date of publication of this notice in the *New Zealand Gazette*.
- (c) Pursuant to sections 116 and 117, declares the portions of road described in the Third and Fourth Schedules to this notice to be stopped and, pursuant to section 120(3):
 - (i) the area described in the Third Schedule amalgamated with the land in Computer Freehold Register 59860;
 - (ii) the area described in the Fourth Schedule amalgamated with the land in Computer Freehold Register 59861;
- (d) Declares the land described in the Fifth Schedule to this notice to be taken, under section 119, and shall be amalgamated with the land in Computer Freehold Register 59860.

North Auckland Land District—Whangarei District First Schedule

Land Acquired for Road

Area m² Description

814 Part Lot 2 DP 315167; shown as Section 3 on SO 402842 (part Computer Freehold Register 59861).

Second Schedule

Land Declared as Road

Area m² Description

32 Part Lot 1 DP 315167; shown as Section 4 on SO 402842 (part Computer Freehold Register 59860).

Third Schedule

Road Stopped and Amalgamated

Area m² Description

1009 Adjoining or passing through Lot 2 DP 315167 and Section 2 SO 70399; shown as Section 1 on SO 402842.

Fourth Schedule

Road Stopped and Amalgamated

Area m² Description

643 Adjoining or passing through Lot 2 DP 315167; shown as Section 2 on SO 402842.

Fifth Schedule

ln5984

Severance Taken and Amalgamated

Area m² Description

226 Part Lot 2 DP 315167; shown as Section 5 on SO 402842 (part Computer Freehold Register 59861).

Dated at Christchurch this 11th day of August 2008. S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/2005/10915)

Land Acquired for Use in Connection With a Road —Eastern Taupo Arterial, Taupo District

Pursuant to section 20(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Stephen Robert Gilbert, 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 vested in the Taupo District Council on the date of publication of this notice in the *New Zealand Gazette*.

South Auckland Land District—Taupo District Schedule

Area ha Description

16.8440 Part Lot 2 DP 306294; shown as Section 2 on SO 393728 (part Computer Freehold Register 24739), subject to section 8 of the Atomic Energy Act 1945, section 3 of the Geothermal Energy Act 1953, sections 6 and 8 of the Mining Act 1971, sections 5 and 261 of the Coal Mines Act 1979, Part IVA of the Conservation Act 1987, section 3 of the Petroleum Act 1937, section 27B of the State Owned Enterprises Act 1986, a right to convey water easement in gross created by transfer B406420.3, land improvement agreement B475180.1 and consent notice 5386764.2 and together with the right of way set out in easement certificate B072453.4.

Dated at Christchurch this 11th day of August 2008. S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/2006/11200)

Land Acquired for Airport Purposes—Eastern Taupo Arterial, Taupo District

Pursuant to section 20(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Stephen Robert Gilbert, 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 airport purposes and vested in the Taupo District Council on the date of publication of this notice in the *New Zealand Gazette*.

South Auckland Land District—Taupo District Schedule

Area Description ha Part Lot 2 DP 306294; shown as Section 4 27.3330 SO 393728 (part Computer Freehold Register 24739), subject to section 8 of the Atomic Energy Act 1945, section 3 of the Geothermal Energy Act 1953, sections 6 and 8 of the Mining Act 1971, sections 5 and 261 of the Coal Mines Act 1979, Part IVA of the Conservation Act 1987, section 3 of the Petroleum Act 1937, section 27B of the State Owned Enterprises Act 1986, a right to convey water easement in gross created by transfer B406420.3, land improvement agreement B475180.1 and consent notice 5386764.2 and together with the right of way set out in easement

Dated at Christchurch this 11th day of August 2008. S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/2006/11200)

certificate B072453.4.

Land Acquired for Use in Connection With a Road —Eastern Taupo Arterial, Taupo District

Pursuant to section 20(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Stephen Robert Gilbert, 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 vested in the Taupo District Council on the date of publication of this notice in the *New Zealand Gazette*.

South Auckland Land District—Taupo District Schedule

Area ha Description 6.0470 Part Lot 2 DP 306294; sho

Part Lot 2 DP 306294; shown as Section 5 on SO 393728 (part Computer Freehold Register 24739), subject to section 8 of the Atomic Energy Act 1945, section 3 of the Geothermal Energy Act 1953, sections 6 and 8 of the Mining Act 1971, sections 5 and 261 of the Coal Mines Act 1979, Part IVA of the Conservation Act 1987, section 3 of the Petroleum Act 1937, section 27B of the State Owned Enterprises Act 1986, a right to convey water easement in gross created by transfer B406420.3, land improvement agreement B475180.1 and consent notice 5386764.2 and together with the right of way set out in easement certificate B072453.4.

Dated at Christchurch this 11th day of August 2008. S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/2006/11200)

Land Declared Road—State Highway 1, Clarence North Passing Lane, Kaikoura District

Pursuant to section 114 of the Public Works Act 1981 and to a delegation from the Minister for Land Information,

Stephen Robert Gilbert, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 60(2) of the Transit New Zealand Act 1989, shall form part of State Highway 1 and shall vest in the Crown on the date of publication of this notice in the *New Zealand Gazette*.

Marlborough Land District—Kaikoura District Schedule

Area m ²	Description
552	Section 10 Block VII Puhi Puhi Survey District (part Computer Freehold Register MB5A/935); shown as Section 1 on SO 405225.
751	Section 10 Block VII Puhi Puhi Survey District (part Computer Freehold Register MB5A/935); shown as Section 2 on SO 405225.
520	Section 10 Block VII Puhi Puhi Survey District (part Computer Freehold Register MB5A/935); shown as Section 3 on SO 405225.
716	Section 10 Block VII Puhi Puhi Survey District (part Computer Freehold Register MB5A/935); shown as Section 4 on SO 405225.

Part Lot 1 DP 903 (part Computer Freehold

Register MB43/111); shown as Section 5 on

SO 405225.

Dated at Christchurch this 5th day of August 2008.

S. R. GILBERT, for the Minister for Land Information.
(LINZ CPC/2005/10800, CPC/2005/10799)

ln5980

Land Declared Road—Halswell Junction Road, Christchurch City

Pursuant to section 114 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Stephen Robert Gilbert, Land Information New Zealand, declares the land described in the Schedule to this notice to be road which, pursuant to section 60(2) of the Government Roading Powers Act 1989, forms part of the State highway network and shall vest in the Crown on the date of publication of this notice in the *New Zealand Gazette*.

Canterbury Land District—Christchurch City Council Schedule

Land Declared Road

Area ha Description

0.2166 Part Lot 1 DP 71818; shown as Section 7 on SO 406188 (part Computer Freehold Register CB41C/895).

Dated at Christchurch this 14th day of August 2008. S. R. GILBERT, for the Minister for Land Information. (LINZ CPC/2008/12977)

Reserves Act 1977

Classification of Reserve—Part Karapiro Lake Domain, Waipa District

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Conservation, the Waipa District Council hereby classifies the reserve described in the Schedule hereto as recreation reserve, subject to the provisions of the said Act.

South Auckland Land District—Waipa District Schedule

Area m² Description

7372 Lot 1 DP S75489 and Section 1 SO 58323 (all Computer Freehold Register SA58A/822).

Dated at Te Awamutu this 12th day of August 2008. JOHN CHARLES INGLIS, Chief Executive, Waipa District Council.

(WDC 90-02-44)

ln6012

Classification of Reserve

Under the Reserves Act 1977, the Conservator for the Bay of Plenty Conservancy of the Department of Conservation classifies the reserve described in the Schedule as a recreation reserve.

South Auckland Land District—Hauraki District Schedule

Area ha Description

9.4865 Sections 1, 2 and 3 SO 406927.

1.0710 Sections 4 and 5 SO 408259.

Dated at Rotorua this 24th day of June 2008.

HENRY WESTON.

(DOC RVA-09-19)

ln6099

Regulation Summary

Notice Under the Acts and Regulations Publication Act 1989

Pursuant to the Acts and Regulations Publication Act 1989, notice is hereby given of the making of Regulations as under:

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Retail
Telecommunications Act 2001	Telecommunications Network Operator Orders Revocation Order 2008	2008/258	18/8/08	\$2.10
Tariff Act 1988	Tariff (Other Spirits Restructure) Amendment Order 2008	2008/259	18/8/08	\$2.30
Customs and Excise Act 1996	Excise and Excise-equivalent Duties (Other Spirits Restructure) Amendment Order 2008	2008/260	18/8/08	\$2.30

United Nations Act 1946	United Nations Sanctions (Iran) Amendment	2008/261	18/8/08	\$2.30
	Regulations 2008			
United Nations Act 1946	United Nations Sanctions (Lebanon) Regulations 2008	2008/262	18/8/08	\$3.60

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

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\$12.01 to \$30.00	\$3.50 p&p
\$30.01 and greater	\$5.50 p&p

Copies can be bought or ordered by mail from Legislation Direct, PO Box 12357, Wellington. Please quote title and serial numbers. Prices for quantities supplied on application. Copies are also available over the counter at the following locations:

Bennetts Bookshop: Bowen House, Lambton Quay (PO Box 5334), Wellington; Bennetts Campus Bookshop: Auckland University of Technology, C Block Wellesley Street, Gate 4 Lorne Street (Private Bag 92006), Auckland; University of Waikato, Gate 5 Hillcrest Road (PO Box 13066), Hamilton; Located in Whitcoulls: Centreplace, Bryce Street (PO Box 19287), Hamilton; 38–42 Broadway Avenue (PO Box 1820), Palmerston North; 111 Cashel Street (Private Bag), Christchurch; 143 George Street (PO Box 1104), Dunedin.

General Section

Osteopathic Council

Health Practitioners Competence Assurance Act 2003

Osteopathic (Fees) Amendment Notice 2008

Pursuant to Part 6, section 130(1) of the Health Practitioners Competence Assurance Act 2003 ("HPCA Act"), the following notice is given.

Notice

- 1. Title and commencement—(1) This notice may be cited as the Osteopathic (Fees) Amendment Notice 2008.
- (2) This notice, to gazette changed practising certificate fees*, came into force on 21 August 2008.
- 2. Fees—The Osteopathic Council sets the following fees, payable to the council, specified in the attached Schedule.
- **3.** Tax—The fees are inclusive of goods and services tax.

Schedule

Fees Payable	\$
Application for an annual practising certificate if practising for:	
 more than 10 hours per week* 	843.75
 10 hours or less per week 	562.50
Application for an annual practising certificate (if not paid until after 31 March while holding a practising certificate during the previous year) if practising for:	
 more than 10 hours per week* 	943.75
 10 hours or less per week* 	662.50
Application made after 31 March 2008 for an annual practising certificate if newly graduated from an institution within the previous 12 months of application*	421.85
Application made during the period 1 October to 31 December for an annual practising certificate to 31 March	562.50
Application made on or after 1 January for an annual practising certificate to 31 March*	281.25
Application for recognition of non-approved CPD undertaken more than three months previously*	100.00
Application for registration	675.00
Application to sit examination or re-sit examination (includes \$250.00 non-refundable component if an assessment of an applicant's qualifications does not permit the applicant to sit the examination)	3,375.00
Application for examination review	1,125.00

4. Revocation—The above notice revokes and replaces the previous notices issued by the Osteopathic Council since the commencement of the HPCA Act on 18 September 2004 and published in the *New Zealand Gazette*, 5 August 2004, No. 95, page 2401; *New Zealand Gazette*, 23 December 2004, No. 175, page 4424; *New Zealand Gazette*, 13 December 2007, No. 138, page 3635 and *New Zealand Gazette*, 26 June 2008, No. 104, page 2787.

Dated at Wellington this 15th day of August 2008.

ANNETTE INSTONE, Registrar, Osteopathic Council.

The Canterbury Community Trust

Community Trusts Act 1999

The Canterbury Community Trust

The Canterbury Community Trust Directory for the Year Ended 31 March 2008

Trust Particulars: The Canterbury Community Trust was incorporated as a charitable trust in accordance with the provisions of the trustee provisions of the Community Trusts Act 1999. The purpose of the Canterbury Community Trust is to provide charitable, cultural and philanthropic and recreational benefits to the community.

Date of Trust Deed: 30 May 1988.

Settlor: Minister of Finance.

Trustees: R. J. Todd (chair), M. E. O'Connor, D. C. Close, R. K. Tankersley, B. C. Dent, E. M. Richards, M. J. Richardson, S. M. Thompson, F. M. Jessep, P. J. Sigglekow, P. B. Lowe-Johnson and R. J. Dally.

Trust Manager: W. P. Ward.

Financial Advisers: Hadlee Kippenberger & Partners Limited, PO Box 577, Christchurch (M. J. Hadlee).

Taxation Consultant: KPMG, PO Box 274, Christchurch (O. M. Wallis).

Auditors: PricewaterhouseCoopers, PO Box 13244, Christchurch (R. Harris).

Custodial Trustee: Trustees Executors.

Fund Investment Adviser: Forsyth Barr Funds Management.

Bankers: Westpac, PO Box 13113, Christchurch.

Solicitors: Chapman Tripp Sheffield Young, PO Box 2510, Christchurch (J. L. Holland).

The Canterbury Community Trust Trustees' Report for the Year Ended 31 March 2008

Objectives of the Trust and Charitable Company Subsidiary

To provide charitable, cultural, philanthropic and recreational benefits to the communities of Canterbury, Marlborough, Nelson and the Chatham Islands.

Policies and Structure of the Trust and Charitable Company Subsidiary

These organisations are structured to include community representatives from the four regions. Their policies are to manage and distribute their income and capital to the community they serve.

Activities of the Trust

During the period under review, the trust and its charitable subsidiary have provided financial assistance to a wide range of community groups in Canterbury, Marlborough, Nelson and the Chatham Islands. In addition to responding to applications for assistance, these organisations have initiated several new projects of benefit to community groups.

Trustees' Remuneration

During the period, the trustees of the trust received fees of \$139,517 (2007 – \$130,221).

Review of Results and Financial Position

The total distribution from the trust and charitable company was 20.466 million (2007 - 15.078 million) donations to community groups during the last 12 months.

Signed on behalf of the board of trustees:

B. C. DENT, Chair.

R. J. TODD, Trustee.

Date: 28 July 2008.

Balance Sheet as at 31 March 2008 in New Zealand Dollars (\$000s)

		Gra	oup
	Note	2008	2007
Assets:			
Property, plant and equipment	10	1,415	1,449
Investment property	11	27,018	15,285
Financial assets	12	2,615	2,242
Total non-current assets		31,048	18,976
Trade and other receivables	14	699	916
Cash and cash equivalents	15	259	668
Other financial assets	12	499,532	533,315
Total current assets		500,490	534,899
Total assets		531,538	553,875
Trust funds:			
Core real capital base reserve	16	371,422	371,422
Capital base reserve	16	103,830	87,759
Accumulated income reserve	16	50,681_	91,650
Total trust funds		525,933	550,831

Liabilities:

Other expenses

Tax

Profit/(loss) before tax

Profit/(loss) for the year

(1.035)

40,905

40,905

Trade and other payables	17	2,507	2,441
Derivatives		3,098	603
Total current liabilities		5,605	3,044
Total liabilities		5,605_	3,044_
Total trust funds and liabilities		531,538	553,875
Income Statement for the Year Ended 31 March 20	08 in New Zealand Dollars (\$000s)		
		Gre	оир
	Note	2008	2007
Revenue	5	(4,172)	41,185
Investment fees	7	(1,211)	(1,112)
Other income	6	2.344	1.867

8

13

(1,248)

(4,287)

(4,287)

Groun

Statement of Recognised Income and Expense for the Year Ended 31 March 2008 in New Zealand Dollars (\$000s)

		Gro	ир
	Note	2008	2007
Profit/(loss) for the year		_(4,287)	40,905
Total recognised income and expense for the year	16	_(4,287)	40,905

Statement of Cash Flows for the Year Ended 31 March 2008 in New Zealand Dollars (\$000's)

		U/ C	лир
	Note	2008	2007
Cashflows from operating activities:			
Other income		1,335	_
Interest received		29,761	50,285
Dividends received		3,940	3,867
Cash paid to suppliers, employees and trustees		(2,448)	(1,890)
Net cash from operating activities	20	32,588	52,262
Cashflows from investment activities:			
Managed funds investments		(1,506)	(31,813)
Community loans		(373)	(907)
Purchase of investment property and property, plant and equipment		(10,699)	(5,229)
Net cash from/used in investing activities		(12,578)	(37,949)
Cashflows from financing activities:			
Donations	9	(20,419)	(15,078)
Net cash used in financing activities		(20,419)	(15,078)
Net (decrease)/increase in cash and cash equivalents		(409)	(765)
Cash and cash equivalents at 1 April		668_	1,433_
Cash and cash equivalents at 31 March	15	259	668

Notes to the Financial Statements—Significant Accounting Policies

1. Reporting Entity

The Canterbury Community Trust (the "Parent") is a charitable trust, domiciled in New Zealand, incorporated in accordance with the provisions of the Community Trusts Act 1999 and has a registered office at 119 Armagh Street, PO Box 2510, Christchurch.

Consolidated financial statements are presented for The Canterbury Community Trust. The consolidated financial statements of the Group as at and for the year ended 31 March 2008 comprise the Parent and its subsidiaries (together referred to as the "Group") and the Group's interest in associates and jointly controlled entities.

The Group is a charitable trust which distributes income from its investment activities to the communities of Canterbury, Nelson, Marlborough and the Chatham Islands.

2. Basis of Preparation

(a) Statement of Compliance

The financial statements have been prepared in accordance with Generally Accepted Accounting Practice in New Zealand (NZ GAAP). They comply with New Zealand equivalents to International Financial Reporting Standards, and its interpretations (NZ IFRS) and other applicable Financial Reporting Standards, as appropriate for public benefit entities. Compliance with NZ IFRS ensures that the financial statements comply with International Financial Reporting (IFRS). These are the Group's first financial statements and NZ IFRS 1 has been applied.

The impact of adopting NZ IFRS has had no effect on the income statement or statement of cash flows compared to those previously reported under NZ GAAP.

On adoption of NZ IFRS, derivatives have been separated from investments on the balance sheet. As at 31 March 2007, this had the impact of increasing current liabilities and current assets by \$603,000.

The accounting policies set out below have been applied consistently to all periods presented in these financial statements and in preparing an opening NZ IFRS balance sheet at 1 April 2006 for the purposes of the transition to NZ IFRS.

The financial statements were approved by the board of trustees on 16 June 2008.

(b) Basis of Measurement

The financial statements have been prepared on the historical cost basis except for the following:

- derivative financial instruments are measured at fair value
- financial instruments at fair value through profit or loss are measured at fair value
- investment property is measured at fair value.

The methods used to measure fair values are discussed further in Note 4.

(c) Functional and Presentation Currency

These financial statements are presented in thousands of New Zealand dollars (\$000s), which is the Parent and Group's functional currency. All financial information presented in New Zealand dollars has been rounded to the nearest thousand.

(d) Use of Estimates and Judgements

The preparation of financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

In particular, information about significant areas of estimation uncertainty and critical judgements in applying accounting policies that have the most significant effect on the amount recognised in the financial statements are related to the valuation of investments are discussed further in Note 4.

3. Significant Accounting Policies

(a) Basis of Consolidation

(i) Subsidiaries

Subsidiaries are entities controlled by the Group. Control exists when the Group has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. In assessing control, potential voting rights that presently are exercisable are taken into account. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

(ii) Transactions eliminated on consolidation

Intra-group balances, and any unrealised income and expenses arising from intra-group transactions, are eliminated in preparing the consolidated financial statements.

(b) Foreign Currency

(i) Foreign currency transactions

Transactions in foreign currencies are translated to the respective functional currencies of Group entities at exchange rates at the dates of transactions. Monetary assets and liabilities denominated in foreign currencies at the reporting date are retranslated to the functional currency at the exchange rate at that date.

(c) Financial Instruments

(i) Non-derivative financial instruments

Non-derivative financial instruments comprise investments in equity and debt securities, trade and other receivables, cash and cash equivalents, and trade and other payables.

A financial instrument is recognised if the Group becomes a party to the contractual provisions of the instrument. Purchases and sales of financial assets are accounted for at the trade date.

Non-derivative financial instruments are recognised initially at fair value and, derivative financial instruments are measured as described below.

Cash and cash equivalents comprise cash balances and call deposits. Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are included as a component of cash and cash equivalents for the purpose of the statement of cash flows.

Instruments at fair value through profit or loss

An instrument is classified as at fair value through profit or loss if it is held for trading or is designated as such upon initial recognition. Financial instruments are designated at fair value through profit or loss if the Group manages such investments and makes purchase and sale decisions based on their fair value. Upon initial recognition, attributable transactions costs are recognised in the income statement when incurred. Subsequent to initial recognition, financial instruments at fair value through profit or loss are measured at fair value, and changes therein are recognised in the income statement.

Investments in subsidiaries

Investments in equity securities of subsidiaries are measured at cost in the separate financial statements of the Parent.

Trade and other receivables

Trade and other receivables are stated at their amortised cost less impairment losses.

Trade and other payables

Trade and other payables are stated at amortised cost.

(ii) Derivative financial instruments

The Group uses derivative financial instruments to hedge its exposure to foreign exchange and interest rate risks arising from investment activities. In accordance with its treasury policy, the Group does not hold or issue derivative financial instruments for trading purposes. However, derivatives that do not qualify for hedge accounting are accounted for as trading instruments.

Derivative financial instruments are recognised initially at fair value and transaction costs are expensed immediately. Subsequent to initial recognition, derivative financial instruments are stated at fair value. The gain or loss on remeasurement to fair value is recognised immediately in the income statement.

(d) Property, Plant and Equipment

(i) Recognition and measurement

Items of property, plant and equipment are measured at cost less accumulated depreciation and impairment losses.

Cost includes expenditures that are directly attributable to the acquisition of the asset.

When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

(ii) Subsequent costs

The cost of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Group and its cost can be measured reliably. The costs of the day-to-day servicing of property, plant and equipment are recognised in the income statement as incurred.

(iii) Depreciation

Depreciation is recognised in the income statement on a straight line and diminishing value basis over the estimated useful lives of each part of an item of property, plant and equipment. Land is not depreciated.

The depreciation rates for the current and comparative periods are as follows:

Buildings 3% straight line

Office equipment 6–60% diminishing value
Furniture and fittings 14–40% diminishing value
Computers 28–48% diminishing value

Depreciation methods, useful lives and residual values are reassessed at the reporting date.

(e) Investment Property

Investment property is property held either to earn rental income or for capital appreciation or for both. Investment property is measured at fair value with any change therein recognised in the income statement.

(f) Joint Ventures

When a member of the Group participates in a joint venture arrangement, that member recognises its proportion the individual assets, liabilities and expenses of the joint venture. The liabilities recognised include its share of those for which it is jointly liable.

(g) Impairment

The carrying amounts of the Group's assets are reviewed at each balance date to determine whether there is any indication of impairment.

An impairment loss is recognised whenever the carrying amount of an asset exceeds its recoverable amount. Impairment losses directly reduce the carrying amount of assets and are recognised in the income statement.

(i) Impairment of debt instruments and receivables

The recoverable amount of the Group's receivables carried at amortised cost is calculated as the present value of estimated future cash flows, discounted at the original effective interest rate (ie the effective interest rate computed at initial recognition of these financial assets). Receivables with a short duration are not discounted.

(ii) Non-financial assets

The carrying amounts of the Group's non-financial assets, other than investment property, are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated.

An impairment loss is recognised if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. A cash-generating unit is the smallest identifiable asset group that generates cash flows that are largely independent from other assets and groups. Impairment losses are recognised in the income statement. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the units and then to reduce the carrying amount of the other assets in the unit (group of units) on a pro rata basis

The recoverable amount of an asset or cash-generating unit is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the estimated future cashflows are discounted to their present value using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the asset.

In respect of other assets, impairment losses recognised in prior periods are assessed at each reporting date for any indication that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

(h) Employee Benefits

Short-term benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

(i) Revenue

(i) Investment income

Investment income comprises interest income on funds invested, dividend income, gains on the disposal of available-for-sale financial assets, changes in the fair value of financial assets at fair value through profit or loss, foreign currency gains, and gains on hedging instruments that are recognised in the income statement. Interest income is recognised as it accrues, using the effective interest method. Dividend income is recognised on the date that the Group's right to receive payment is established, which in the case of quoted securities is the ex-dividend date.

(ii) Rental income

Rental income from investment property is recognised in the income statement on a straight-line basis over the term of the lease. Lease incentives granted are recognised as an integral part of the total rental income, over the term of the lease.

(j) Lease Payments

Payments made under operating leases are recognised in the income statement on a straight-line basis over the term of the lease. Lease incentives received are recognised as an integral part of the total lease expense, over the term of the lease.

Minimum lease payments made under finance leases are apportioned between the finance expense and the reduction of the outstanding liability. The finance expense is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability. Contingent lease payments are accounted for by revising the minimum lease payments over the remaining term of the lease when the lease adjustment is confirmed.

(k) Finance Expenses

Finance expenses comprise interest expense on foreign currency losses, changes in the fair value of financial assets at fair value through profit or loss, impairment losses recognised on financial assets (except for trade receivables), losses on the disposal of available-for-sale financial assets, and losses on hedging instruments that are recognised in the income statement.

(1) Income Tax Expense

Income tax expense comprises current and deferred tax. Income tax expense is recognised in the income statement except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable in respect of previous years.

Deferred tax is recognised using the balance sheet method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for the following temporary differences: The initial recognition of goodwill, the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit, and differences relating to investments in subsidiaries and jointly controlled entities to the extent that they probably will not reverse in the foreseeable future. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date.

A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which temporary difference can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

Additional income taxes that arise from the distribution of dividends are recognised at the same time as the liability to pay the related dividend is recognised.

(m) New Standards Adopted and Interpretations Not Yet Adopted

A number of new interpretations are not yet effective for the year ended 31 March 2008, and have not been applied in preparing these consolidated financial statements:

- NZ IFRS 8 *Operating Segments*. NZ IFRS 8, which becomes mandatory for the Group's 2010 financial statements, is not expected to have any impact on the consolidated financial statements.
- NZ IFRS 1 *Presentation of Financial Statements (revised)*. NZ IFRS 1 will become mandatory for the Group's 2010 financial statements. The Group has not yet determined the potential effect of the interpretation.
- NZ IFRS 4 *Insurance Contracts Amendments*. NZ IFRS 4, which becomes mandatory for the Group's 2010 financial statements, is not expected to have any impact on the consolidated financial statements.
- NZ IAS 23 Borrowing Costs. NZ IAS 23 will become mandatory for the Group's 2010 financial statements, and is not expected to have any impact on the consolidated financial statements.
- NZ IFRIC 12 Service Concession Arrangements. NZ IFRIC 12 will become mandatory for the Group's 2009 financial statements, and is not expected to have any impact on the consolidated financial statements.
- NZ IFRIC 13 *Customer Loyalty programmes*. NZ IFRIC 13 will become mandatory for the Group's 2009 financial statements, and is not expected to have any impact on the consolidated financial statements.
- NZ IFRIC 14 *The Limit on a defined benefit Asset*. Minimum funding requirements and their interaction. NZ IFRIC 14 will become mandatory for the Group's 2009 financial statements, and is not expected to have any impact on the consolidated financial statements.

(n) Change in Accounting Policies

The Group has changed certain accounting policies in the year. The impact on the balance sheet and income statement is shown in Note 24.

4. Determination of Fair Values

A number of the Group's accounting policies and disclosures require the determination of fair value, for both financial and non-financial assets and liabilities. Fair values have been determined for measurement and/or disclosure purposes based on the following methods. Where applicable, further information about the assumptions made in determining fair values is disclosed in the notes specific to that asset or liability.

(a) Investment Property

External, independent valuation companies, Fright Aubrey (Christchurch properties) and Duke and Cooke (Nelson properties), having appropriate recognised professional qualifications and recent experience in the location and category of property being valued, values the Group's investment property portfolio annually. The fair values are based on market values, being the estimated amount for which a property could be exchanged on the date of the valuation between a willing buyer and a willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion.

In the absence of current prices in an active market, the valuations are prepared by considering the aggregate of the estimated cash flows expected to be received from renting out the property. A yield that reflects the specific risks inherent in the net cash flows then is applied to the net annual cash flows to arrive at the property valuation.

Valuations reflect, where appropriate: The type of tenants actually in occupation or responsible for meeting lease commitments or likely to be in occupation after letting vacant accommodation, and the market's general perception of their creditworthiness; the allocation of maintenance and insurance responsibilities between the Group and the lessee; and the remaining economic life of the property. When rent reviews or lease renewals are pending with anticipated reversionary increases, it is assumed that all notices and where appropriate counter-notices have been served validly and within the appropriate time.

(b) Investments in Equity and Debt Securities

The fair value of financial assets at fair value through profit or loss, is determined by reference to their quoted bid price at the reporting date wherever this information is available. Certain investments in emerging markets are only traded on certain days. In this instance, the trades that occurred on the date nearest to the balance date have been used.

For investments where there is no active market, investments have been valued using Australian Private Equity & Venture Capital Association Limited (AVCAL) reporting guidelines. This broadly requires the investment to be valued at cost for the first 18 months and subsequently based on net asset value.

(c) Trade and Other Receivables

The fair value of trade and other receivables, excluding construction work in progress, is estimated as the present value of future cash flows, discounted at the market rate of interest at the reporting date.

(d) Derivatives

The fair value of forward exchange contracts is based on their listed market price, if available. If a listed market price is not available, then fair value is estimated by discounting the difference between the contractual forward price and the current forward price for the residual maturity of the contract using a risk-free interest rate (based on government bonds).

The fair value of interest rate swaps is based on broker quotes. Those quotes are tested for reasonableness by discounting estimated future cash flows based on the terms and maturity of each contract and using market interest rates for a similar instrument at the measurement date.

5. Revenue	Group	
	2008	2007
Rents received	68	70
Dividends received	3.940	3,867
Interest received	29,544	49,799
Change in fair value of investments	(37,724)	(12,551)
Total revenue	(4,172)	41,185
6. Other Income	Gro	шр
	2008	2007
Change in fair value of investment property	1,077	1,136
Rent received from investment property	1,267_	731_
Total other income	2,344	1,867
7. Investment Fees	Group =====	
	2008	2007
Fund manager fees	804	701
Custodial fees	179	155
Advisory fees	228_	256_
Total investment fees	1,211	1,112_
8. Other Expenses	Gro	оир
	2008	2007
Advertising public relations, distribution and other costs	235	237
Computer costs	49	34
Depreciation	77	82
Professional fees	88	55

Property costs	226	153
Salaries, trustee fees and staff-recruiting fees	544	450
Auditor's remuneration to PricewaterhouseCoopers – for audit of financial statements	29_	24
Total other expenses	1,248	1,035

9. Approved Donations

The names of the organisations to whom distributions have been made by the trust under section 13 of the Community Trusts Act 1999 during the financial year and the amounts distributed are shown in the annual report.

Funds carried forward as accumulated income are available for the payment of donations in future years. Budgeted donations unspent in the current year are to be distributed in the following year.

The trust has future commitments of donations where the donee must fulfil future obligations before the donation is payable. At 31 March 2008, these totalled \$3,268,760 (2007 – \$4,676,000).

The trustees recognise that there is a need to ensure a fairness and equity between the regions as far as payments of donations are concerned in relation to budgetary allocations. The allocation of donations between regions is based on population statistics for each region.

10. Property, Plant and Equipment - Group

10. Property, Plant and Equipment	: – Group				
	Land and buildings	Office equipment	Fixtures and fittings	Computers	Total
Cost:					
Balance at 1 April 2006	1,828	33	103	119	2,083
Disposals			(19)	(24)	(43)
Balance as at 31 March 2007	1,828	33_	84	<u>95</u>	2,040
Balance at 1 April 2007	1,828	33	84	95	2,040
Additions	2	2	33_	6	43
Balance as at 31 March 2008	1,830	35_	<u>117</u>	<u> 101</u>	2,083
Depreciation:					
Balance at 1 April 2006	359	23	77	90	549
Depreciation for the year	63	1	5	13	82
Disposals			(19)	(21)	(40)
Balance as at 31 March 2007	422_	24_	63	<u>82</u>	591
Balance at 1 April 2007	422	24	63	82	591
Depreciation for the year	64_	2	4	7_	77
Balance as at 31 March 2008	486_	<u>26</u>	67	89	668
Carrying amounts					
At 1 April 2006	1,469	10	26	29	1,534
At 31 March 2007	1,406	9	21	13	1,449
At 1 April 2007	_1,406_	9	21_	13_	1,449
At 31 March 2008		9	50	12	1,415
11. Investment Property				Groi	ıp
				2008	2007
Balance at 1 April				15,285	8,920
Acquisitions				10,656	5,229
Change in fair value				1,077_	1,136_
Balance at 31 March				27,018	15,285

Investment property comprises six properties at 262 Oxford Terrace, 141 Hereford Street and 242 Manchester Street (Christchurch); 16 Parumoana Street, Porirua; 88 Hardy Street and 50 Halifax Street (Nelson).

Christchurch investment properties were valued at 31 March 2008 by an independent valuer, G. R. Sellars of Fright Aubrey, who is a Fellow of the New Zealand Institute of Valuers. Nelson investment properties were valued at 31 March 2008 by an independent valuer, R. Muir of Duke and Cooke, who is a Fellow of the New Zealand Institute of Valuers.

During the year ended 31 March 2008, \$1,267,000 was recognised as being other income in the income statement (2007 – \$731,000). Repairs and maintenance expense, recognised in cost of sales, was \$12,258 (2007 – \$19,791)

Canterbury Trust House Limited purchased a 50% participating interest in an investment property in Porirua on 30 March 2007. Under the joint arrangement, rental revenue and all expenses are shared equally between each party. At balance date, there were no revenue or expense items to be accounted for. The property has been recognised in the accounts at the purchase price.

The Group's share of the management fee for the property expensed in the income statement is \$22,404.

12. Financial Assets	Gra	оир
	2008	2007
Non-current investments:		
Loans and receivables	2,615	2,242
	2,615	2,242
Current investments:		
Financial assets designated at fair value through the profit or loss	498,915	533,315
Derivatives	617	
	499,532	533,315

13. Taxation

The Canterbury Community Trust is exempt from income tax with effect 1 April 2004. This means that the Canterbury Trust House Limited is now the only taxable entity in the Group.

The Group has an unrecognised deferred taxation asset in respect of taxation losses of \$716,513 (2007 – \$557,509) and an unrecognised deferred tax liability in respect of its investment property of \$640,978 (2007 – \$114,486). The assets and liabilities are not expected to be realised in the foreseeable future.

14. Trade and Other Receivables	Group	
	2008	2007
Other trade receivables	699	916
	699	916
See Note 18 with respect to impairment of trade receivables		
15. Cash and Cash Equivalents	Group	
	2008	2007
Call deposits	146	620
Bank balances	113	48_
Cash and cash equivalents in the statement of cash flows	<u>259</u>	668

The effective interest rate on call deposits in 2008 was an average of 7.5 - 8.25% (2007 - 7.25%). The deposits were on call deposit with the balance fluctuating on a daily basis.

16. Trust Funds

	Core Real Capital Base Reserve	Capital Base Reserve	Accumulated Income Reserve	Total
Balance at 1 April 2006	371,422	74,360	80,317	526,099
Total recognised income and expense	_	_	40,905	40,905
Distributions in the form of donations (Note 9)	(2,907)	_	(13,266)	(16,173)
Reserves transfers	2,907_	13,399_	(16,306)	<u> </u>
Balance at 31 March 2007	371,422	87,759	91,650	550,831
Balance at 1 April 2007	371,422	87,759	91,650	550,831
Total recognised income and expense	_	_	(4,287)	(4,287)
Distributions in the form of donations (Note 9)	(3,452)	_	(17,159)	(20,611)
Reserves transfers	3,452	16,071_	_(19,523)	<u> </u>
Balance at 31 March 2008	371,422	103,830	50,681_	525,933

Core Real Capital Base Reserve

The core real capital base reserve arose when monies were received on the sale of the Canterbury Savings Bank to Westpac.

Capital Base Reserve

The capital base reserve provides a fund to reflect the effects of annual inflation on the core real capital base reserve, using CPI to calculate the amount.

Accumulated Income Reserve

The accumulated income reserve reflects the accumulated profits from earlier periods.

17. Trade and Other Payables	Grou	p
	2008	2007
Other trade payables	321	401
Non-trade payables and accrued expenses	2,186	2,040_
	2,507	2,441

18. Financial Instruments

Exposure to credit, interest rate, foreign currency, equity price and liquidity risks arises in the normal course of the Group's business. The Group's risk management policies and procedures for financial instruments are formally documented and approved by the trustees in the Group's statement of investment policies and objectives (SIPO).

Credit Risk

The Group's SIPO stipulates value ranges that may be held in cash, New Zealand bonds, international bonds, emerging market bonds and property. Within each of these investment sub-groups, there are maximum limits that can be invested within one financial institution. This diversified investment strategy reduces the credit risk exposure of the Group.

The Group only makes loans to entities that are well established and have the ability to demonstrate strong cashflows.

The SIPO states minimum credit ratings of the majority of investments that have to be achieved.

Liquidity Risk

Liquidity risk represents the Group's ability to meet its contractual obligations. The Group evaluates its liquidity measurements on an ongoing basis. In general, the Group generates sufficient cash flows from its activities to meet its obligations arising from its financial liabilities.

Market Risk

Market risk is the risk that changes in market prices, such as interest rates or equity prices, will affect the Group's profit or valuation of net assets. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return on risk.

The risk is mitigated by the policies and procedures outlined in the Group's SIPO. These include diversification of the investment portfolio and prudent investment strategies.

Foreign Currency Risk

The Group is exposed to foreign currency risk as a result of investment transactions entered into by fund managers in a currency other than the Parent's functional currency, New Zealand dollars (\$), which is the presentation currency of the Group. Fund managers typically hedge investments denominated in a foreign currency where appropriate with foreign exchange contracts.

Interest Rate Risk

The Group has bank call and deposit accounts, government and local authority securities and other investment held by the Group's fund managers that are exposed to interest rate risk. Interest rate risk is mitigated by the use of swaps where appropriate, to achieve an appropriate mix of fixed and floating rate exposure within the Group's policy. At 31 March 2008, the Group had entered into interest rate swap contracts in the amount of \$21,810,000 (2007 – \$67,050,000).

Other Market Price Risk

The entity is not exposed to substantial other market price risk arising from financial instruments.

Quantitative Disclosure

Credit risk

The carrying amount of financial assets represents the Group's maximum credit exposure.

The Group's maximum exposure to credit risk for investments by geographic regions and investment type is as follows:

	Group	
	2008	2007
Carrying amount:		
New Zealand community loans	2,615	2,242
New Zealand cash	187,773	158,118
New Zealand fixed interest	103,619	124,276
New Zealand equities	26,967	36,646
New Zealand property	13,803	13,327
Australian equities	30,707	27,252
Private equity	4,802	_
Global bonds	32,883	30,146
Global equities	51,965	59,820
Emerging market debt	22,431	13,030
Emerging market equities	5,039	4,866
Alternative assets	18,926_	_65,834
Total financial assets	501,530	535,557

Global bonds and equities and emerging markets debt and equity are in investments denominated in Australian Dollars, US Dollars and Euros.

Liquidity risk

The following table sets out the contractual cash flows for all financial liabilities and derivatives that are settled on a gross cash flow basis:

now basis.							
Group 2008	Balance sheet	Contractual cash flows	6 months or less	6–12 months	1–2 years	2–5 years	More than 5 years
Derivatives	3,098	3,098	827		845	1,426	
Trade and other payables	2,507	_2,507_	321_	2,186			
Total financial liabilities	5,605	5,605	1,148	2,186	845_	1,426	
Group 2007							
Derivatives	603	603	_	_	_	603	_
Trade and other payables	2,441	2,441	401_	2,040			
Total financial liabilities	3,044	3,044	401_	_2,040_		603	

Foreign currency exchange risk

The Group's exposure to foreign currency risk can be summarised as follows:

	$U\!S\!D$	AUD	EURO
2008			
Foreign currency risk:			
Investments	52,646	60,901	10,037_
Net balance sheet exposure before hedging activity	52,646	60,901	10,037
Forward exchange contracts:			
Notional amounts	231_		827
Net unhedged exposure	52,877	60,901	10,864
2007			
Foreign currency risk:			
Investments	95,669	60,908	7,082
Net balance sheet exposure before hedging activity	102,751	60,908	7,082
Forward exchange contracts:			
Notional amounts	(3,944)		(56)
Net unhedged exposure	91,725	60,908	7,026

The foreign currency risk of certain investments is managed within the fund. The trust is unable to quantify the extent that this risk is managed.

Interest risk – 2008

Interest rate risk at 31 March 2008 occurs in the following investments:

	Carrying amount \$000	Average interest rate %	Percentage covered by interest rate swaps
New Zealand cash	187,773	7.75	10%
New Zealand fixed interest	103,619	5.80	_
Global bonds	32,883	6.50	_
Emerging market debt	22,431	7.50	_
Alternative assets	18,926_	10.50	21%
	365,632		

Interest risk - 2007

Interest rate risk at 31 March 2007 occurs in the following investments:

	Carrying amount \$000	Average interest rate %	Percentage covered by interest rate swaps
New Zealand cash	158,118	8.5	36%
New Zealand fixed interest	124,276	6.5	_
Global bonds	30,146	6.5	_
Emerging market debt	13,030	8.0	_
Alternative assets	65,834	11.25	15%
	391,404		

Interest rate risk is managed by cross currency interest rate swaps. At 31 March 2008, the Group had interest rate swaps denominated in Australian dollars of A\$20,500,000 (2007 - A\$20,500,000), US dollars of US\$2,000,000 (2007 - US\$13,000,000) and Euros of E9,000,000 (2007 - E13,000,000). In 2007, the Group also had New Zealand dollar denominated interest rate swaps of \$30,000,000. At balance date, the remaining term on the interest rates swaps did not exceed 4 years.

Capital management

The Group's capital includes core real capital base reserve, accumulated income reserve and capital base reserve.

The Group's policy is to maintain a strong capital base so as to maintain investor confidence and to sustain future development of the Trust.

The Group is not subject to any externally imposed capital requirements.

The Group's policies in respect of capital management and allocation are reviewed regularly by the board of trustees.

There have been no material changes in the Group's management of capital during the period.

Sensitivity analysis

In managing interest rate and currency risks, the Group aims to reduce the impact of short-term fluctuations on the Group's earnings. Over the longer-term, however, permanent changes in foreign exchange and interest rates will have an impact on profit.

At 31 March 2008, it is estimated that a general increase of one percentage point in interest rates would increase the Group's profit before income tax by approximately \$4,500,000 (2007 – \$5,375,000). Interest rate swaps have been included in this calculation.

This calculation has been performed by determining which of the Group's financial assets are impacted by market interest rates, as opposed to those with fixed interest rates or variable interest rates where the interest rate risk is managed by way of interest rate swap derivatives. The returns on the investments are then recalculated under a scenario where interest rates are one percentage point higher.

It is estimated that a general increase of one percentage point in the value of the New Zealand dollar against other foreign currencies would have decreased the Group's profit before income tax by approximately \$850,000 for the year ended 31 March 2008 (2007 – \$900,000). The forward exchange contracts have been included in this calculation.

This calculation is performed by firstly determining which financial assets are denominated in an overseas currency and where the exchange rate risk is not managed by way of foreign exchange contracts. A calculation is then performed to simulate the impact of a one percentage increase in the value of the New Zealand dollar.

Estimation of fair value

The methods used in determining the fair values of financial instruments are discussed in Note 4.

19. Operating Leases

Leases as lessee

Non-cancellable operating lease rentals are payable as follows:

	Group	
	2008	2007
Less than one year	6	12
Between one and five years	_	12
More than five years	_	_
	6	24

Leases as lessor

The Group leases out its investment property held under operating leases (see Note 11). The future minimum lease payments under non-cancellable are as follows:

	Group	
	2008	2007
Less than one year	1,632	1,116
Between one and five years	2,751	2,733
More than five years	1,567	2,121
	5,950	5,970

20. Reconciliation of the Profit for the Period with the Net Cash from Operating Activities

20. Reconcination of the Front for the Feriod with the Net	Cash irom Operating Activ	11168	
	Note	Group	
		2008	2007
Profit/(loss) for the year		(4,287)	40,905
Adjustments for:			
Depreciation		77	85
Change in fair value of investment property	11	(1,077)	(1,136)
Managed funds income (gains)/losses		37,725	12,551
Change in trade and other receivables		216	(315)
Change in trade and other payables		(66)	172_
Net cash from operating activities		32,588	52,262

21. Related Parties

Transaction with key management personnel

Key management personnel compensation

Key management personnel compensation comprised:

	Group		
2008	2007		
Salaries and trustee fees 298	248		

22. Group Entities

Significant subsidiaries

	Country of ownership incorporation	Interest (%)		
		Gra	оир	
		2008	2007	
Canterbury Trust House Limited	New Zealand	100%	100%	
Canterbury Trust Charities Limited	New Zealand	100%	100%	
Canterbury Direct Investments Limited	New Zealand	100%	100%	
Amateur Game or Sport Promoter Limited	New Zealand	100%	100%	
District Improvement Organisation	New Zealand	100%	100%	
At balance date, the trust had capital commitments of \$8.422 m	illion (2006 – \$9.44 million).			

23. Subsequent Event

There were no subsequent events after the year end of 31 March 2008 (2007 – none).

24. Explanation of Change in Accounting Policies

Reconciliation of equity

Group Assets:	Note	Pre- accounting policy change	Effect of accounting policy change 1 Apr 06	Post- accounting policy change	Pre- accounting policy change	Effect of accounting policy change 31 Mar 07	Post- accounting policy change
Property, plant and equipment		1,534	_	1,534	1,449	_	1,449
Investment property	(a)	8,700	220	8,920	15,285	_	15,285
Financial assets	(4)	1,335	_	1,335	2,242	_	2,242
Total non-current assets		11,569	220	11,789	18,976		18,976
Financial assets		513,447	_	513,447	532,712	_	532,712
Trade and other receivables		604	_	604	916	_	916
Cash and cash equivalents		1,433	_	1,433	668	_	668
Total current assets		515,484		515,484	534,296		534,296
Total assets		527,053	220	527,273	553,272		553,272
Trust funds:							
Core real capital base reserve		371,422	_	371,422	371,422	_	371,422
Capital base reserve		74,360	_	74,360	87,759	_	87,759
Accumulated income reserve	(a), (d)	81,043	(726)	80,317	93,691	_(2,041)	91,650
Total equity attributable to equity holders of the Parent		526,825	(726)	526,099	552,872	(2,041)	550,831
Trade and other payables, including derivatives	(d)	228	946	1,174	400	2,041	2,441
Total current liabilities		228	946	1,174	400	2,041	2,441
Total liabilities		228	946	1,174	400	2,041	2,441
Total trust funds and liabilities		527,053	220	527,273	553,272		553,272
				-	-		

Changes in Accounting Policies

- (a) In prior years, costs of disposing investment property have not been deducted from the carrying value of the investment property.
 - This has resulted in an increase in the carrying value of investment property at 1 April 2006 of \$220,000 and decreased reported profit for the year ended 31 March 2007 by the same amount.
- (b) The Group has changed its accounting policy to recognise all donations as distributions from equity. In the previous years' financial statements, certain distributions had been accounted for as an expense. The impact of the change in accounting policy has to increase profit in the year ended 31 March 2007 by \$12,170,000.
- (c) The Group has changed its accounting policy in respect of capital base transfers. Transfers are now recognised as movements in equity rather than as an expense in the income statement. The impact of the change in accounting policy is to increase profits for the year by \$13,399,000.
- (d) For the year ending 31 March 2008, the Group changed its accounting policy to recognise donations paid at the point when they have been approved by the trustees and there are no further obligations that the donation recipient has to fulfil to receive the donation. This had the impact of increasing donations payable at 1 April 2006 by \$946,000 and by \$2,041,000 at 31 March 2007. There is no impact on the income statement as donations are recognised as distributions from equity as noted in point (b) above.

Reconciliation of Profit in New Zealand Dollars (\$000s)

		Pre-accounting	Effect of change in	Post-accounting
		policy	accounting	policy
Group	Note	change	policies	change
Revenue		41,916	_	41,916
Investment fees		(1,112)	_	(1,112)
Other expenses	(c)	(14,434)	13,399	(1,035)
Other income	(a)	1,356	(220)	1,136
Donations to tax approved entities	(b)	(12,170)	12,170	
Profit for the period		15,556	25,349	40,905

In addition to the above, rent received from investment property of \$731,000 has been reclassified between revenue and other income to improve the presentation in the comparative income statement.

Auditors' Report to the Trustees of The Canterbury Community Trust

We have audited the consolidated financial statements. The consolidated financial statements provide information about the past financial performance and cash flows of the trust and subsidiaries for the year ended 31 March 2008 and their financial position as at that date. This information is stated in accordance with the accounting policies set out in Notes 1–4.

Trustees' Responsibilities

The trustees are responsible for the preparation and presentation of the consolidated financial statements which present fairly the financial position of the trust and subsidiaries as at 31 March 2008, and their financial performance and cash flows for the year ended on that date.

Auditors' Responsibilities

We are responsible for expressing an independent opinion on the consolidated financial statements presented by the trustees and reporting our opinion to you.

Basis of Opinion

An audit includes examining, on a test basis, evidence relevant to the amounts and disclosures in the consolidated financial statements. It also includes assessing:

- the significant estimates and judgements made by the trustees in the preparation of the consolidated financial statements; and
- whether the accounting policies are appropriate to the circumstances of the trust and subsidiaries, consistently applied and adequately disclosed.

We conducted our audit in accordance with generally accepted auditing standards in New Zealand. We planned and performed our audit so as to obtain all the information and explanations which we considered necessary to provide us with sufficient evidence to give reasonable assurance that the consolidated financial statements are free from material misstatements, whether caused by fraud or error. In forming our opinion, we also evaluated the overall adequacy of the presentation of information in the financial statements.

We have no relationship with or interests in the trust and subsidiaries other than in our capacity as auditors.

Unqualified Opinion

We have obtained all the information and explanations we have required.

In our opinion, the consolidated financial statements:

- comply with generally accepted accounting practice in New Zealand; and
- comply with International Financial Reporting Standards; and
- present fairly the financial position of the trust and subsidiaries as at 31 March 2008, and their financial performance and cash flows for the year ended on that date.

Our audit was completed on 28 July 2008 and our unqualified opinion is expressed as at that date.

PRICEWATERHOUSECOOPERS, Chartered Accountants, Christchurch.

A full list of all distributions of income by way of donations for the year ended 31 March 2008 is available from the trust's office on request.

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TSB Community Trust

Commodity Trusts Act 1999

TSB Community Trust

Income Statement for the Year Ended 31 March 2008			
	Notes	2008	2007
		\$	\$
Revenue			
Interest	2	237,239	358,350
Dividends		8,800,000	7,800,000
		9,037,239	8,158,350
Expenditure			
Audit fees – statutory audit		11,070	10,693
Depreciation		29,375	31,403
Grants		6,462,336	9,351,006
Loss on disposal		476	386
Personnel		142,649	129,542
Trustee honoraria		93,964	80,307
Trustee expenses		18,043	11,679

Other expenses		<u>150,688</u> 6,908,601	135,391 9,750,407
Net profit/(loss)		2,128,638	(1,592,057)
Statement of Recognised Income and Expense for the Year Endo	ed 31 March 2008		
, , , , , , , , , , , , , , , , , , ,	Notes	2008	2007
		\$	\$
Net profit/(loss)		2,128,638	(1,592,057)
Total recognised income and expenses		2,128,638	(1,592,057)
Balance Sheet as at 31 March 2008			
	Notes	2008	2007
		\$	\$
Current assets:	2	016 021	1 701 500
Cash and cash equivalents	3	816,921	1,701,509
Trade and other receivables	4	6,312,657	5,609,951
Investments	5	2,064,811	7 211 460
Non aumont agasta		9,194,389	7,311,460
Non-current assets: Investments	5	10,000,000	10,000,100
Property, plant and equipment	6	17,755	39,522
Total assets	U	19,212,144	17,350,982
		19,212,144	17,330,982
Current liabilities:		(21.072	000 540
Trade and other payables		631,073	898,549
Share capital and retained earnings:	7	10 000 100	10 000 100
Trust capital	7 8	10,000,100	10,000,100
Retained earnings	o	8,580,971 18,581,071	6,452,333
Total liabilities and equity			16,452,433
Total liabilities and equity	1 , ,	19,212,144	17,350,982
These financial statements have been issued for and on behalf of the	ne trustees:		
COLLEEN TUUTA. 24 June 2008.			
ED PARKER. 24 June 2008. Statement of Cash Flows for the Year Ended 31 March 2008			
Statement of Cash Flows for the Tear Enaca 31 March 2000	Notes	2008	2007
		s	\$
Cash flow from operating activities—		\$	\$
Cash flow from operating activities— Cash was provided from:		\$	\$
Cash flow from operating activities— Cash was provided from: Interest income		\$ 249,534	\$ 406,273
Cash was provided from:			
Cash was provided from: Interest income		249,534	406,273
Cash was provided from: Interest income		249,534 8,085,000	406,273 7,180,000
Cash was provided from: Interest income Dividend income		249,534 8,085,000	406,273 7,180,000
Cash was provided from: Interest income Dividend income Cash was applied to:		249,534 8,085,000 8,334,534	406,273 7,180,000 7,586,273
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses		249,534 <u>8,085,000</u> <u>8,334,534</u> 414,698	406,273 7,180,000 7,586,273 365,980
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses	9	249,534 8,085,000 8,334,534 414,698 6,731,529	406,273 7,180,000 7,586,273 365,980 10,399,493
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities—	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from:	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities—	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to:	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200)
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 2,064,811 8,084	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased Net cash flow from investing activities	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased Net cash flow from investing activities Net increase in cash	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 - 2,064,811 8,084 (2,072,895) (884,588)	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased Net cash flow from investing activities Net increase in cash Cash and cash equivalents at start of year	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 - 2,064,811 8,084 (2,072,895) (884,588) 1,701,509	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased Net cash flow from investing activities Net increase in cash Cash and cash equivalents at start of year Cash and cash equivalents at end of year	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 - 2,064,811 8,084 (2,072,895) (884,588)	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased Net cash flow from investing activities Net increase in cash Cash and cash equivalents at start of year Cash and cash equivalents at end of year Represented by:	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 2,064,811 8,084 (2,072,895) (884,588) 1,701,509 816,921	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased Net cash flow from investing activities Net increase in cash Cash and cash equivalents at start of year Cash and cash equivalents at end of year Represented by: Petty cash	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 - 2,064,811 8,084 (2,072,895) (884,588) 1,701,509 816,921	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased Net cash flow from investing activities Net increase in cash Cash and cash equivalents at start of year Cash and cash equivalents at end of year Represented by: Petty cash TSB Bank cheque account	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 2,064,811 8,084 (2,072,895) (884,588) 1,701,509 816,921	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased Net cash flow from investing activities Net increase in cash Cash and cash equivalents at start of year Cash and cash equivalents at end of year Represented by: Petty cash TSB Bank cheque account TSB Bank reserve interest account	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 2,064,811 8,084 (2,072,895) (884,588) 1,701,509 816,921 82 90,811 707	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000 16,862 3,333,138 153,938 1,547,571 1,701,509 50 151,459
Cash was provided from: Interest income Dividend income Cash was applied to: Operating expenses Grants paid Net cash flow from operating activities Cash flow from investing activities— Cash was provided from: Net decrease in investment securities Cash was applied to: Net increase in investment securities Property, plant and equipment purchased Net cash flow from investing activities Net increase in cash Cash and cash equivalents at start of year Cash and cash equivalents at end of year Represented by: Petty cash TSB Bank cheque account	9	249,534 8,085,000 8,334,534 414,698 6,731,529 7,146,227 1,188,307 2,064,811 8,084 (2,072,895) (884,588) 1,701,509 816,921	406,273 7,180,000 7,586,273 365,980 10,399,493 10,765,473 (3,179,200) 3,350,000

Notes to the Financial Statements for the Year Ended 31 March 2008

1. Statement of Accounting Policies

Reporting Entity

TSB Community Trust is a public benefit entity domiciled in New Zealand. It was established by trust deed dated 30 May 1988 and adopted a revised deed on 8 February 2001.

The nature of the trust's operations is investment and application of the trust funds for charitable purposes.

The financial statements of TSB Community Trust comply with the requirements of this deed and the Community Trusts Act 1999.

These financial statements have been prepared in accordance with New Zealand Generally Accepted Accounting Practice (NZ GAAP). They comply with New Zealand equivalents to International Financial Reporting Standards (NZ IFRS) and other applicable financial reporting standards, as appropriate for public benefit entities.

The financial statements were approved by the trustees on 24 June 2008.

Change in Accounting Policies

The trust has adopted NZ IFRS with effect from 1 April 2007. An explanation of how the transition to NZ IFRS affected the reported income statement, statement of recognised income and expense, balance sheet and cash flow statement is provided in Note 15.

The following new standards are not yet effective and have not been applied in the preparation of these financial statements. Adoption of these standards will not have any impact on the trust's reported profit or financial position.

- NZ IFRS 8 Operating Segments. NZ IFRS 8 replaces NZ IAS 14 Segment Reporting. The new standard requires a "management approach", under which segment information is presented on the same basis as that used for internal reporting purposes.
- NZ IAS 1 Presentation of Financial Statements (Revised Standard) will apply to the trust from 1 April 2009.

Basis of Preparation

The financial statements are prepared on the historical cost basis. The accounting policies are selected and applied in a manner which ensures that the resulting financial information satisfies the concepts of relevance and reliability, thereby ensuring that the substance of the underlying transaction or other events is reported.

Presentation Currency and Rounding

The financial statements are presented in New Zealand dollars and are rounded to the nearest whole dollar.

Specific Accounting Policies

The following is a summary of the significant accounting policies adopted by the trust in the preparation of these financial statements:

(a) Revenue

Revenue is recognised to the extent that it is probable that economic benefits will flow to the trust and that the revenue can be reliably measured. The principal sources of revenue are interest and dividends.

Interest revenue is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Dividends are recognised on an accrual basis when the trust's right to receive payment has been established.

(b) Cash and Cash Equivalents

Cash and cash equivalents include cash on hand, deposits held at call and other short term highly liquid investments which are subject to insignificant risks of changes in value.

(c) Financial Instruments

Investments are recognised and derecognised on trade date where purchase or sale of an investment is under a contract whose terms require delivery of the investment within the timeframe established by the market concerned, and are initially measured at fair value, net of transaction costs.

Subsequent to initial recognition, investments in subsidiaries are measured at cost.

At balance date, the trust had the following categories of financial assets:

(i) Held-to-Maturity

Bonds with fixed or determinable payments and fixed maturity dates that the trust has the positive intent and ability to hold to maturity are classified as held-to-maturity investments. Held-to-maturity investments are recorded at amortised cost using the effective interest method less any impairment, with revenue recognised on an effective interest basis. Government bonds are designated as held-to-maturity investments.

(ii) Loans and Receivables

Trade receivables, loans and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as loans and receivables. Loans and receivables are measured at amortised cost using the effective interest method, less any impairment. Interest income is recognised by applying the effective interest rate. Bank deposits of more than 3 months' duration are included in this classification.

Effective Interest Method

The effective interest method is a method of calculating the amortised cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees on points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset0 or, where appropriate, a shorter period to the net carrying amount of the financial asset.

Impairment of Financial Assets

Financial assets, other than those at fair value through profit and loss, are assessed for indicators for impairment at each balance sheet date. Financial assets are impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been impacted.

For certain categories of financial assets, such as trade receivables, assets that are assessed not to be impaired individually are subsequently assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the trust's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period of 60 days, as well as observable changes in national or local economic conditions that correlate with default on receivables.

For financial assets carried at amortised cost, the amount of the impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of an allowance account. When a trade receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss.

With the exception of available for sale equity investments, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

In respect of available for sale equity instruments, impairment losses previously recognised through profit or loss are not reversed through profit or loss. Any increase in fair value subsequent to an impairment loss is recognised directly in equity.

Derecognition of Financial Assets

The trust derecognises a financial asset only when the contractual rights to the cash flows from the asset expire or it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the trust neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the trust recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the trust retains substantially all the risks and rewards of ownership of a transferred financial asset, the trust continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

(iii) Financial Liabilities

Financial liabilities are classified as either financial liabilities at fair value through profit and loss or other financial liabilities. There were no financial liabilities at balance date that were designated as fair value through profit and loss.

Other Financial Liabilities

Other financial liabilities, including borrowings, are initially measured at fair value, net of transaction costs. Other financial liabilities are subsequently measured at amortised cost using the effective interest method, with interest expense recognised on an effective interest basis.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense of the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability or, where appropriate, a shorter period to the net carrying amount of the financial liability.

Derecognition of Financial Liabilities

The trust derecognises financial liabilities when, and only when, the trust's obligations are discharged, cancelled or they expire.

(d) Goods and Services Tax

The financial statements have been prepared on a GST inclusive basis.

(e) Taxation

The trust is exempt from income tax under section CB4(1)(m) of the Income Tax Act 2004.

(f) Property, Plant and Equipment

Property, plant and equipment is stated at cost less accumulated depreciation and impairment losses.

The cost amount of property, plant and equipment less the estimated residual value is depreciated over their useful lives on a straight line basis. The range of useful lives of the asset classes are:

Building improvements 4 years
Furniture and fittings 4 years
Other fixed assets 2–10 years

The assets' residual values, useful lives and depreciation methods are reviewed and adjusted if appropriate at each balance date.

Assets are reviewed for indications of impairment at least annually and whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. Any impairment loss or write-down is recognised in the income statement as an expense.

(g) Employee Benefits

Provision is made for benefits accruing to employees in respect of wages and salaries, annual leave, long service leave and sick leave when it is probable that settlement will be required and they are capable of being measured reliably.

Provisions made in respect of employee benefits expected to be settled within 12 months are measured at their nominal values using the remuneration rate expected to apply at the time of settlement.

Provisions made in respect of employee benefits which are not expected to be settled within 12 months are measured as the present value of the estimated future cash outflows to be made by the consolidated entity in respect of services provided by employees up to reporting date.

(h) Capital

The trust's capital consists of equity and retained earnings. The trust manages its capital by effectively managing income and expenses, assets and liabilities and investments to ensure it achieves its charitable objectives and purpose. As a part of this process, the trust maintains a minimum reserve fund of \$2m invested in NZ Government Bonds.

(i) Grants

Grants are approved for payment if the grant application meets the specified criteria. They are recognised as expenditure when the specified criteria for the grant has been met. Grants which have not met the specified criteria are recognised as contingent liabilities.

(j) Critical Accounting Estimates, Assumptions and Judgements

The preparation of financial statements in conformity with NZ IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the trust's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in the relevant accounting policy or in the relevant note.

The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The trust has exercised judgement in determining the categorisation of financial assets and liabilities and the recognition of grants payable. The categories and measurement of these items are disclosed in paragraph (c) and the carrying values in Note 5. The criteria used to determine whether or not a grant is a payable or contingent liability is disclosed in paragraph (i). Grants payable are included within trade and other payables in the balance sheet. The carrying value of grants payable at 31 March 2008 was \$573,300 (2007 – \$827,393) and the value of contingent liabilities in relation to grants has been disclosed in Note 12.

2. Interest

a. Interest		
	2008	2007
	\$	\$
Bank deposits	176,549	358,349
Held-to-maturity investments	60,690	
	237,239_	358,349
3. Cash at Bank		
Petty cash	82	50
TSB Bank cheque account	90,811	151,459
TSB Bank reserve interest account	707	_
TSB Bank term deposits	725,321	1,550,000
	816,921	1,701,509
4. Trade and Other Receivables		
	2008	2007
	\$	\$
Dividend receivable	6,310,000	5,595,000
Accrued interest	2,657	14,951
	6,312,657	5,609,951
5. Investments		
Current—		
Loans and receivables carried at amortised cost:		
TSB Bank Limited term deposits	65,000	_
Held-to-maturity investments carried at amortised cost:		
NZ Government Bonds	1,999,811	
	2,064,811	
Non current—		
Investments carried at cost:		
Shares in TSB Bank Limited	10,000,000	10,000,000

6. Property, Plant & Equipment

o. Froperty, Frant & Equipment				
		Furniture	Other	
	D:1.1:	& Fittings	Fixed	T-4-1
2008	Buildings \$	\$ \$	Assets \$	Total \$
Cost	2,070	9,913	136,232	148,215
Accumulated depreciation	(2,070)	(5,721)	(100,902)	(108,693)
Opening net book value		4,192	35,330	39,522
Additions	_	_	8,084	8,084
Disposals	_	_	(476)	(476)
Depreciation		(2,477)	(26,898)	(29,375)
Closing net book value		1,715	16,040	17,755
Cost	2,070	9,913	125,518	137,501
Accumulated depreciation	(2,070)	(8,198)	(109,478)	(119,746)
		1,715	16,040	17,755
		Furniture	Other	
		&	Fixed	
	Buildings	Fittings	Assets	Total
2007	\$	\$	\$	\$
Cost	2,070	9,913	122,311	134,294
Accumulated depreciation	(1,554)	(3,242)	<u>(75,049)</u>	(79,845)
Opening net book value	516	6,671	47,262	54,449
Additions	_	_	16,862	16,862
Disposals	(516)	(2.470)	(386)	(386)
Depreciation	(516)	<u>(2,479)</u> 4,192	(28,408)	(31,403)
Closing net book value	2.070		35,330	39,522
Cost	2,070	9,913	136,232	148,215
Accumulated depreciation	(2,070)	(5,721)	<u>(109,902)</u>	(108,693)
		4,192	<u>35,330</u>	<u>39,522</u>
7. Trust Capital			2000	2007
			2008	2007
T			\$	\$
Trust capital			100	100
Initial gift			10,000,000	10,000,000
TT : :: 1 : 10		TOD D 11: '	10,000,100	10,000,100
The initial gift comprises 20,000,000 fully paid shares at 50	cents each in the	TSB Bank Limit	ed.	
8. Retained Earnings			2000	2007
			2008	2007
Dalamas at hasinging of seen			\$	\$ 044.200
Balance at beginning of year Net profit/(loss)			6,452,333 2,128,638	8,044,390
Balance at end of year			8,580,971	(1,592,057) 6,452,333
•		A 10 010	8,380,971	0,432,333
9. Reconciliation of Net Surplus With Net Cash Flows I	From Operating	Activities	2000	2007
			2008	2007
Net surplus			\$ 2,128,638	\$ (1,592,057)
Add back:			2,126,036	(1,392,037)
Depreciation			29,375	31,403
Loss on disposal			476	386
2000 on disposar			2,158,489	$\frac{360}{(1,560,268)}$
Add/deduct:			2,100,407	(1,500,200)
(Increase)/decrease in trade and other receivables			(702,705)	(572,076)
Increase/(decrease) in trade and other payables			(267,477)	(1,046,856)
			1,188,307	(3,179,200)
10 Deleted Parties				<u>(- ,- , - , - , - ,)</u>

10. Related Parties

Subsidiary

During the year, the trust received dividend and interest income from, and invested funds with its wholly-owned subsidiary, TSB Bank Limited, as follows:

Dividend income	8,800,000	7,800,000
Interest income	237,239	358,349
Short term deposits	790,321	1,550,000
The amounts outstanding at balance date were:		
Dividends receivable	6,310,000	5,595,000
Interest receivable	2,657	14,951
Short term deposits	790,321	1,550,000
Donations to related interests	160,052	315,940

The trust paid donations throughout the year to community organisations of which the trustees are members. There were no amounts outstanding at 31 March 2008 relating to these transactions.

Key management compensation:

Short term employees benefits	142,649	129,542
Short term trustee benefits	93,964	80,307

There were no long term benefits associated with key employees or trustees.

11. Financial Instruments

Exposure to interest rate, credit, and liquidity risks arise in the normal course of the trust's business.

Market Risk

Interest Rate Risk

Interest rate risk is the risk that the value of the trust's assets and liabilities will fluctuate due to changes in market interest rates. The trust is exposed to interest rate risk primarily through its cash balances and investments.

Liquidity and Interest Rate Risk

Liquidity risk is the risk that the trust will encounter difficulty in raising funds at short notice to meet its financial commitments as they fall due.

The trust's policy for management of liquidity and interest rate risk is to vary the amount and duration of its investments, taking into consideration the grant cycles and operational needs of the trust. The trust manages its risk by monitoring investments on an ongoing basis.

The following tables detail the remaining contractual maturity for the trust's non derivative financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the trust can be required to pay. The table includes both interest and principal cash flows.

2008	Average Effective Interest Rate %	0–6 Months \$	6–12 Months \$	1–2 Years \$	2–5 Years \$	Over 5 Years \$	Total \$
Financial liabilities: Payables	(631,073)						(631,073)
•							
Total financial liabilities	<u>(631,073)</u>						<u>(631,073)</u>
2007	Average Effective Interest Rate %	0–6 Months \$	6–12 Months \$	1–2 Years \$	2–5 Years \$	Over 5 Years \$	Total \$
	70	φ	φ	φ	φ	φ	φ
Financial liabilities:							
Payables	<u>(898,549)</u>						(898,549)
Total financial liabilities	(898,549)						<u>(898,549)</u>

Sensitivity Analysis

If interest rates on cash balances and investments moved by \pm 0.5%, the trust's income from its cash balances and investments could be higher or lower by \$17,623. This sensitivity is based on the average cash balances and investments held at month end throughout the year. There has been no change to the method of calculation from previous periods.

Credit Risk

Credit risk is the risk that the counterparty to a transaction with the trust will fail to discharge its obligations, causing the trust to incur a financial loss. Financial instruments which potentially subject the trust to credit risk principally consist of cash and cash equivalents, loans and receivables and investments.

The trust has a significant concentration of credit risk with the TSB Bank Limited. The trust's policy is to keep investments with the TSB Bank Limited conditional upon the bank's credit rating remaining at a predetermined level. The trust manages its credit risk by maintaining a reserve fund in order to maintain the level of grants paid in the event that income decreases.

Maximum exposures to credit risk at balance date are the carrying amounts of financial assets in the balance sheet.

No financial assets are past due or impaired.

Fair Value

The estimated fair values of financial instruments that differ from carrying values are as follows:

	Carrying	Fair	Carrying	Fair
	Amount	Value	Amount	Value
	2008	2008	2007	2007
	\$	\$	\$	\$
NZ Government Bonds	<u>1,999,811</u>	2,023,000		

The fair value has been determined as the amount payable on maturity.

The carrying values for cash and cash equivalents and loans and receivables are their fair values.

It is not practicable to estimate the fair value of the shares in the TSB Bank Limited. Their fair value cannot be reliably measured as the market for such shares is unknown. The trust intends to hold the shares for the long term.

12. Contingent Liabilities

	2008	2007
	\$	\$
Grants approved but the distribution is subject to the donees' meeting certain conditions	1,282,700	1,745,200

13. Capital Commitments

The company has no material capital commitments at balance date (2007 – \$Nil).

14. Subsequent Events

There were no material events subsequent to balance date.

15. Impacts of the Adoption of New Zealand Equivalents to International Financial Reporting Standards

The trust changed its accounting policies on 1 April 2007 to comply with the NZ IFRS. The transition to NZ IFRS is accounted for in accordance with NZ IFRS 1: *First-time Adoption of New Zealand Equivalents to International Financial Reporting Standards* with 1 April 2006 as the date of transition. An explanation of how the transition from superseded policies to NZ IFRS has affected the trust's balance sheet, income statement and cash flows is set out below:

Transition Ralance Sheet _ 1 April 2006

Comparative Balance Sheet – 31 March 2007

17,350,982

16,452,433

17,350,982

(a) Balance Sheet

	Transition Batance Sheet – 1 April 2000		
		Effect of	
	Previous	Transition	
	GAAP	to NZ IFRS	NZ IFRS
Cash and cash equivalents	47,571	1,500,000	1,547,571
Receivables	5,037,875		5,037,875
Total current assets	5,085,446	1,500,000	6,585,446
Property, plant & equipment	54,449	_	54,449
Investments	14,850,000	(1,500,000)	13,350,000
Total assets	19,989,895		19,989,895
Current liabilities	1,945,405	_	1,945,405
Equity	18,044,490		18,044,490
Total liabilities and equity	19,989,895		19,989,895

	Previous GAAP	Effect of Transition to NZ IFRS	NZ IFRS
Cash and cash equivalents	151,509	1,550,000	1,701,509
Trade and other receivables	5,609,951		5,609,951
Total current assets	5,761,460	1,550,000	7,311,460
Property, plant and equipment	39,522	_	39,522
Investments	11,550,000	(1,550,000)	10,000,000
Total assets	17,350,982		17,350,982
Current liabilities	898,549		898,549

(b) Income Statement

The above change has had no effect on reported profit for all periods presented in these financial statements.

(c) Cash Flow Statement

Total liabilities and equity

The material difference between the cash flow statement presented under NZ IFRS and the cash flow statement presented under the previous NZ GAAP was:

Under previous NZ GAAP, cash flows arising from movements in short term deposits were treated as an investing activity. Under NZ IFRS, these are now treated as operating activity. The effect of this change was to increase the net cash inflow from investments by \$50,000, the cash and cash equivalents at the start of the year by \$1,500,000 and at the end of the year by \$1,550,000.

16. Separate Financial Statements

The trust has prepared these separate financial statements to provide more relevance to users, as the size and presentation of the consolidated financial statements does not facilitate a meaningful comparison of the trust's results by those users.

The trust has 100% ownership of the TSB Bank Limited, a company incorporated in New Zealand. The trust holds 100% of the voting power.

The investment is accounted for at cost.

The consolidated financial statements of the trust can be obtained from the Trust Manager, PO Box 667, New Plymouth, or by telephoning (06) 769 9471.

17. Publishing Requirements

A comprehensive list itemising all recipients was published in the *Taranaki Daily News* on the following dates:

1st Quarter 25 July 2007 2nd Quarter 23 October 2007 3rd Quarter 31 January 2008 4th Quarter 15 April 2008

A copy of the list of grants is available to anyone upon request from the trust's office, PO Box 667, New Plymouth.

Audit Report

To the Trustees of the TSB Community Trust

We have audited the financial statements. The financial statements provide information about the past financial performance of TSB Community Trust and its financial position as at 31 March 2008. This information is stated in accordance with the accounting policies set out.

Trustees' Responsibilities

The trustees are responsible for the preparation, in accordance with New Zealand law and generally accepted accounting practice, of financial statements which fairly reflect the financial position of TSB Community Trust as at 31 March 2008 and the results of its operations and cash flows for the year ended on that date.

Auditors' Responsibilities

It is our responsibility to express to you an independent opinion on the financial statements presented by the trustees.

Basis of Opinion

An audit includes examining, on a test basis, evidence relevant to the amounts and disclosures in the financial statements. It also includes assessing:

- the significant estimates and judgements made by the trustees in the preparation of the financial statements; and
- whether the accounting policies are appropriate to TSB Community Trust's circumstances, consistently applied and adequately disclosed.

We conducted our audit in accordance with New Zealand auditing standards. We planned and performed our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to obtain reasonable assurance that the financial statements are free from material misstatements, whether caused by fraud or error. In forming our opinion, we also evaluated the overall adequacy of the presentation of information in the financial statements.

Other than in our capacity as auditor, we have no relationship with or interests in TSB Community Trust.

Unqualified Opinion

We have obtained all the information and explanations we have required.

In our opinion, the financial statements fairly reflect the financial position of TSB Community Trust as at 31 March 2008 and the results of its operations and cash flows for the year ended on that date.

Our audit was completed on 16 July 2008 and our unqualified opinion is expressed as at that date.

DELOITTE, Chartered Accountants, Hamilton, New Zealand.

This audit report relates to the financial statements of TSB Community Trust for the year ended 31 March 2008 that have been published in the New Zealand Gazette. The New Zealand Gazette is required to publish hard copies of audited financial statements and the related audit report of TSB Community Trust for the year ended 31 March 2008, and to include an electronic version of the published New Zealand Gazette on the New Zealand Gazette's website. We have not been engaged to report on the integrity of the financial statements of TSB Community Trust that have been published on the New Zealand Gazette's website. We accept no responsibility for any changes that may have occurred to the financial statements since they were initially signed and published. This audit report refers only to the financial statements named above. If readers of this audit report are concerned with the inherent risks arising from electronic data communication, they should refer to the original signed and published hard copy of the audited financial statements and related audit report dated 16 July 2008 to confirm the information included in the audited financial statements published in the New Zealand Gazette or on the New Zealand Gazette's website. Legislation in New Zealand governing the preparation and dissemination of financial information may differ from legislation in other jurisdictions.

A list of all distributions approved or paid for the period year ended 31 March 2008 is available, on request, from the office of the TSB Community Trust, 64–66 Vivian Street, New Plymouth, or via the website www.tsbtrust.org.nz

West Coast Community Trust

Commodity Trusts Act 1999

West Coast Community Trust		
Statement of Financial Position as at 31 March 2008	2000	2007
	2008 \$	2007 \$
Current assets:	$\boldsymbol{\wp}$	Φ
Bank – ASB cheque account	_	1,023
Bank – ASB call account	100,137	19,197
Taxation refund due	473	946
Accrued interest	576	27,748
Accounts receivable	29,759	2,335
	130,945	51,249
Investments:		ŕ
AMP tracker fund	146,980	226,459
AMP WINZ fund	391,550	438,002
AMP other funds	4,435,874	4,403,180
TCNZ Finance Limited		50,000
	4,974,404	5,117,641
Fixed assets:		
Office equipment	108	161
	5,105,457	5,169,051
Represented by—		
Current liabilities:		
Bank – ASB cheque account	6,288	
Accounts payable	60,196	7,179
	66,484	7,179
Trust funds:		
Trust corpus	2,000,000	2,000,000
Capital profits	1,000,000	1,000,000
Retained earnings	2,038,973	2,161,872
	5,038,973	5,161,872
Total accumulated funds	5,105,457	5,169,051
P. E. KERRIDGE, Chairperson. A. T. SULLIVAN, Trustee.		
Dated: 5 August 2008.		
This statement is to be read in conjunction with the accompanying notes.		
Statement of Financial Performance for the Year Ended 31 March 2008	2000	2007
	2008	2007
Chara mayanyaga	\$	\$
Gross revenues:	4,840	
Net conference surplus Interest received	3,515	6,795
AMP managed funds	57,462	268,380
Total revenue received	65,817	275,175
Less expenditure—	03,617	273,173
Administration/operating costs:		
Accountancy/auditors' fees	8,618	8,068
Advertising	4,642	4,395
Catering/hall hire	1,395	932
Conference expenses	-	4,986
Continuing education	682	235
General expenses	1,527	1,294
Legal fees		1,780
Membership fees	563	450
Printing, postage and stationery	2,087	2,399
Review – investment portfolio	5,625	_
•	•	

Remuneration – trustees	26,160	24,800
Secretarial	12,242	12,272
Travel	4,053	3,512
	67,594	65,122
Financial and standing charges:		
Bank fees	24	59
Insurance	3,119	2,841
Interest paid	_	17
AMP management fees	22,911_	22,711
	26,054	25,628
Total cash expenses	93,648	90,750
Depreciation	53	121
Total expenditure	93,701	90,871
Net surplus/(deficit) for the year prior to distributions	(27,884)	184,304
Less distributions:		
Grants approved for year	95,015	108,426
Net surplus/(deficit) after distributions	(122,899)	75,878
This statement is to be read in conjunction with the accompanying notes.		
Statement of Movements in Equity for the Year Ended 31 March 2008		
	2008	2007
	\$	\$
Trust funds at start of period	5,161,872	5,085,994
Net surplus/(deficit) before tax	(122,899)	75,878
Trust taxes paid or provided		_
Net surplus/(deficit) after tax	(122,899)	75,878
Trust funds at end of period	5,038,973	5,161,872
1		

This statement is to be read in conjunction with the accompanying notes.

Statement of Accounting Policies and Notes for the Year Ended 31 March 2008

1. Formation

The West Coast Community Trust was formed on 30 May 1988 through the creation of a trust deed in compliance with the Trustee Banks Restructuring Act 1988. The trust's original capital of \$3 million came from the proceeds of the sale of Westland Bank Limited. These accounts have been prepared in accordance with the Financial Reporting Act 1993. The trust has not adopted International Financial Reporting Standards and qualifies for Differential Reporting as it is not an issuer, does not have the power to tax, levy or rate and is not large as defined in the Framework for Differential Reporting.

The trust has applied all the differential reporting exemptions allowed with the exception of SSAP3 – Accounting for Depreciation.

2. Measurement System

The measurement system adopted is that of historical cost.

3. Particular Accounting Policies

The particular accounting policies adopted in the statements, which have a significant effect on the results and financial position disclosed, are:

(a) Income Determination

Interest income has been accrued to balance date on a daily basis.

- (b) Valuation of Assets
 - (i) Investments

Investments are stated at net realisable value.

(ii) Fixed Assets

All fixed assets are recorded at cost less accumulated depreciation to date.

(c) Depreciation

Depreciation has been charged on a straight line basis allocated over an estimated economic life of the assets. Depreciation has been calculated as follows:

Asset	Cost \$	Depn to date \$	Estimated Life	Opening Value \$	Additions \$	Depn \$	Accum Depn \$	Closing Book Value \$
Typewriter	2,019	2,019	5 years	_	_	_	2,019	_
Photocopier	2,756	2,756	5 years	_	_	_	2,756	_
Fax machine	349	349	5 years	_	_	_	349	_
Filing cabinet	325	155	10 years	139	_	31	186	108
Computer software	300_	188_	3.3 years	22_		22	278_	
	5,749	5,588		<u>161</u>		53	5,641	108

(d) Goods and Services Tax

The trust is exempt from registration for goods and services tax under section 14(b) of the Goods and Services Tax Act 1985.

These financial statements have therefore been prepared on a GST inclusive basis.

4. Taxation

From 1 April 2004, the trust is exempt from income tax under section CB4(1)(m) of the Income Tax Act 1994. As a result, the only taxation the trust pays is in relation to imputation credits and withholding payments deducted from dividends and overseas earnings, which are not eligible to be refunded.

5. Changes in Accounting Policies

There have been no changes in accounting policies.

6. Trust Governance

The board of the trust comprises nine trustees appointed by the Minister of Finance for terms of four years. It is possible to serve for more than one term.

The board establishes the trust's objectives, strategies and the overall investment and donation policy framework. The secretary has delegated authority for the day-to-day management of the trust.

Trust Purpose

The trust's purpose is for the trustees to be responsible for the investment of the trust fund and apply it for charitable, cultural, philanthropic, recreational and other purposes being beneficial to the community principally in the West Coast region.

Conflicts of Interest

It is recognised that trustees may have a wide range of involvement with the community and the potential of conflicts of interest will arise from time to time. A trustee who has any direct or indirect association with any organisation is required to disclose that interest to the board and have it recorded in the minutes of the meeting. The trustees have adopted a code of conduct. There were no breaches of this code during the financial year ended 31 March 2008. A Register of Interest is available for public inspection.

Trustee Attendance—Meetings

Name of Trustee	Board Meetings		
·	Held	Attended	Meeting Fees
			\$
Peter Kerridge	4	4	6,670
Dennis Straker	4	4	3,165
John Sturgeon	4	4	2,700
Rowan Sullivan	4	4	2,700
Anthony Sullivan	4	4	2,525
Carol Keoghan	4	4	2,350
Elizabeth Rock	4	4	2,350
Eunice Brown	4	2	1,850
Maurice Roberts	0	0	1,000
Mark Lockington	3	2	850_
Total remuneration paid in the financial year ended 31 March 2008			26,160

Rates of remuneration, including honoraria and meeting fees, are set by the Minister of Finance. The group has also insured all trustees against liability to other parties that may arise from their position as trustees, excluding liability for gross negligence or criminal actions.

7. Trust Funds

Although the trust does not maintain an inflation reserve, it does seek to maintain the trust capital in real terms. The trust calculates that an amount of \$1,553,805 is required to be retained to stabilise the original \$3 million fund from inflation. Our current retained earnings is \$2,038,973 which leaves \$485,168 as the growth of the trust in real terms.

8. Investments

The value of investments which are held in equities and fixed interest are subject to market fluctuations. The total investment portfolio is diversified in such a way that over time, reductions in value in particular asset classes should be more than offset by increases in other classes. Investments are disclosed at market value at balance date and any gains (losses) arising from that treatment are shown under revenue in the statement of financial performance. No provision has been made for potential gains or losses that could occur due to future market fluctuations. The investment portfolio as at 31 March 2008 is diversified as follows:

	AMP	Actual
	Funds	
	\$000	%
New Zealand equities (passive)	147	3.0
New Zealand fixed interest	2,465	49.6
New Zealand cash fund	1,414	28.4
Global equities	557	11.1
Global equities (passive)	391_	7.9_
	4,974	100.0

9. Distributions

	\$
Distributions made during the year	95,149
Less distributions returned during year	134
Net distributions made	95,015

Audit Report

To the Readers of the Financial Report of West Coast Community Trust

We have audited the financial report of the trust. The financial report provides information about the past financial performance of the West Coast Community Trust and its financial position as at 31 March 2008. This information is stated in accordance with the accounting policies set out in the financial report.

Trustees' Responsibilities

The trustees are responsible for the preparation of a financial report which gives a true and fair view of the financial position of the West Coast Community Trust as at 31 March 2008 and the results of operations for the year ended on that date.

Auditors' Responsibilities

It is our responsibility to express an independent opinion on the financial report presented by the trustees and report our opinion to you.

Basis of Opinion

An audit includes examining, on a test basis, evidence relevant to the amounts and disclosures in the financial report. It also includes assessing:

- the significant estimates and judgements made by the trustees in the preparation of the financial report; and
- whether the accounting policies are appropriate to the West Coast Community Trust and group circumstances, consistently applied and adequately disclosed.

We conducted our audit in accordance with New Zealand auditing standards. We planned and performed our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to obtain reasonable assurance that the financial report is free from material misstatements, whether caused by fraud or error. In forming our opinion, we also evaluated the overall adequacy of the presentation of information in the financial report.

Wilding Smith & Co has no interest in the West Coast Community Trust other than as auditor.

Unqualified Opinion

We have obtained all the information and explanations we have required.

In our opinion:

- proper accounting records have been kept by the West Coast Community Trust and as far as appears from our examination of those records; and
- the financial report:
 - complies with generally accepted accounting practice; and
 - gives a true and fair view of the financial position of the West Coast Community Trust as at 31 March 2008 and the
 results of operations for the year ended on that date.

Our audit was completed on 5 August 2008 and our unqualified opinion is expressed as at that date.

WILDING SMITH & CO, Chartered Accountants, Hokitika.

The West Coast Community Trust gives notice that the Minister of Finance has directed that they need not publish the full list of grants in the New Zealand Gazette but will provide a copy of its list of grants to anyone upon request from The Secretary, West Coast Community Trust, PO Box 190, Hokitika.

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