



New Zealand Gazette

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Using the Gazette

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The deadline for cancelling notices in the principal edition is **12.00 midday Wednesday**. Notices cancelled after being accepted for publication will be subject to a charge of \$55.00 to cover costs. Please call the Gazette Office immediately to cancel a notice, and confirm the cancellation by email.

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COMMERCIAL NOTICES

Applications for Winding up/Liquidations

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 13 July 2015, an application for putting **XCELL LIMITED** into liquidation was filed in the High Court at Whangarei. Its reference number is CIV-2015-488-91. The application is to be heard by the High Court at Whangarei on 7 September 2015 at 10.00am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Official Assignee** (in bankruptcy of the property of **Sophia Vernooij**), whose address for service is at the offices of Anderson Lloyd, Lawyers, Level 3, Anderson Lloyd House, 70 Gloucester Street, Christchurch 8013. *Postal Address:* PO Box 13831, Christchurch 8141. Facsimile: (03) 379 0039. The plaintiff's solicitor is S. D. Munro, whose address is as noted above.

Dated this 13th day of August 2015.

2015-aw4664

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 19 June 2015, an application for putting **AURA HORTICULTURAL SERVICES LIMITED** into liquidation was filed in the High Court at Tauranga. Its reference number is CIV-2015-470-80. The application is to be heard by the High Court at Tauranga on 24 August 2015 at 10.00am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Accident Compensation Corporation**, whose address for service is DLA Piper New Zealand, 205 Queen Street, Auckland 1010. The plaintiff's solicitor is Marie Evans, whose address is as noted above.

Dated this 13th day of August 2015.

2015-aw4666

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 3 July 2015, an application for putting **SAKISI BROS LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2015-404-1542. The application is to be heard by the High Court at Auckland on Friday 21 August 2015 at 10.00am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 5 Osterley Way, Manukau, Auckland 2104. *Postal Address:* PO Box 76198, Manukau City, Auckland 2241. Telephone: (09) 984 1372. Facsimile: (09) 985 9473. The plaintiff's solicitor is Cloete Van der Merwe, whose address is as noted above.

Dated this 6th day of August 2015.

2015-aw4692

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 10 July 2015, an application for putting **POWERADZ INTERNATIONAL LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2015-404-1584. The application is to be heard by the High Court at Auckland on Friday 28 August 2015 at 10.00am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 5 Osterley Way, Manukau, Auckland 2104. *Postal Address:* PO Box 76198, Manukau City, Auckland 2241. Telephone: (09) 984 1372. Facsimile: (09) 985 9473. The plaintiff's solicitor is Cloete Van der Merwe, whose address is as noted above.

Dated this 6th day of August 2015.

2015-aw4693

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 16 July 2015, an application for putting **FAIRFAX STORAGE AND TRANSPORT LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2015-404-1637. The application is to be heard by the High Court at Auckland on Friday 28 August 2015 at 10.45am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 5 Osterley Way, Manukau, Auckland 2104. *Postal Address:* PO Box 76198, Manukau City, Auckland 2241. Telephone: (09) 984 1372. Facsimile: (09) 985 9473. The plaintiff's solicitor is Cloete Van der Merwe, whose address is as noted above.

Dated this 6th day of August 2015.

2015-aw4699

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 10 July 2015, an application for putting **SMEATON CONSTRUCTION LIMITED** into liquidation was filed in the High Court at Invercargill. Its reference number is CIV-2015-425-63. The application is to be heard by the High Court at Invercargill on Thursday 27 August 2015 at 11.45am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, PO Box 1782, Christchurch 8140. Telephone: (03) 968 0807. Facsimile: (03) 341 8765. The plaintiff's solicitor is Julie Newton (julie.newton@ird.govt.nz), whose address is as noted above.

Dated this 7th day of August 2015.

2015-aw4708

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 22 June 2015, an application for putting **DIVISIONS NZ LIMITED** into liquidation was filed in the High Court at Invercargill. Its reference number is CIV-2015-425-58. The application is to be heard by the High Court at Invercargill on Thursday 27 August 2015 at 11.45am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, PO Box 1782, Christchurch 8140. Telephone: (03) 968 0807. Facsimile: (03) 341 8765. The plaintiff's solicitor is Julie Newton (julie.newton@ird.govt.nz), whose address is as noted above.

Dated this 7th day of August 2015.

2015-aw4709

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 6 July 2015, an application for putting **FREDERICK STREET MANAGEMENT LIMITED** into liquidation was filed in the High Court at Dunedin. Its reference number is CIV-2015-412-70. The application is to be heard by the High Court at Dunedin on Thursday 27 August 2015 at 10.00am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.

3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, PO Box 1782, Christchurch 8140. Telephone: (03) 951 2148. Facsimile: (03) 951 7101. The plaintiff's solicitor is David Tasker (david.tasker@ird.govt.nz), whose address is as noted above.

Dated this 7th day of August 2015.

2015-aw4710

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 18 June 2015, an application for putting **AVIATION CAFE MANDEVILLE LIMITED** into liquidation was filed in the High Court at Invercargill. Its reference number is CIV-2015-425-57. The application is to be heard by the High Court at Invercargill on 27 August 2015 at 11.45am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, PO Box 1782, Christchurch 8140. Telephone: (03) 968 0807. Facsimile: (03) 341 8765. The plaintiff's solicitor is Julie Newton (julie.newton@ird.govt.nz), whose address is as noted above.

Dated this 7th day of August 2015.

2015-aw4718

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 29 June 2015, an application for putting **INCAVAU DESIGNS LIMITED** into liquidation was filed in the High Court at Tauranga. Its reference number is CIV-2015-470-83. The application is to be heard by the High Court at Tauranga on Monday 24 August 2015 at 10.00am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0345. Facsimile: (07) 959 7614 (*Enquiries to*: C. D. Astrella on telephone (07) 959 0225). The plaintiff's solicitor is M. C. Strang, whose address is as noted above.

Dated this 10th day of August 2015.

2015-aw4745

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 22 June 2015, an application for putting **KPF SILVICULTURE LIMITED** into liquidation was filed in the High Court at Rotorua. Its reference number is CIV-2015-463-81. The application is to be heard by the High Court at Rotorua on Tuesday 8 September 2015 at 10.45am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 1 Bryce Street (PO Box 432), Hamilton. Telephone: (07) 959 0654. Facsimile: (07) 959 7614 (*Enquiries to:* G. Williams on telephone (03) 951 2270). The plaintiff's solicitor is D. J. Phillips, whose address is as noted above.

Dated this 10th day of August 2015.

2015-aw4746

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 14 July 2015, an application for putting **VEYRON HOLDINGS LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2015-404-1613. The application is to be heard by the High Court at Auckland on Friday 28 August 2015 at 10.00am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is at the offices of Meredith Connell, Level 17, Forsyth Barr Tower, 55-65 Shortland Street (PO Box 2213 or DX CP24063), Auckland (*Enquiries to:* R. Harvey on telephone (09) 336 7556). The plaintiff's solicitor is N. H. Malarao, whose address is as noted above.

Dated this 7th day of August 2015.

2015-aw4759

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

1. On 23 June 2015, an application for putting **DEAD SET LIMITED** into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2015-409-417. The application is to be heard by the High Court at Christchurch on Thursday 20 August 2015 at 10.00am.
2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
4. The plaintiff is **Annex Developments Limited**, whose address for service is at the offices of Wynn Williams Lawyers, Level 5, 47 Hereford Street, Christchurch 8013. The plaintiff's solicitor is Charlotte Louise Houghton, whose address is as noted above.

Dated this 10th day of August 2015.

2015-aw4768

Appointment/Release of Liquidators

JO'S HUME IMPEX LIMITED (in liquidation)

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

The Companies Act 1993

Notice is hereby given that, pursuant to section 255(2) of the Companies Act 1993, Daran Nair, chartered accountant of Auckland, was appointed as liquidator of the above-named company on 30 July 2015 at 10.00pm, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidator hereby fixes 4 September 2015 as the day on or before which the creditors of the company are required to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

DARAN NAIR, Liquidator.

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

Enquiries to: Daran Nair.

2015-al4633

NGATIWAI INTERNATIONAL LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Rees Logan, chartered accountant of Auckland, and Rhys Cain, insolvency practitioner of Christchurch, were appointed liquidators of NGATIWAI INTERNATIONAL LIMITED by the High Court at Whangarei, pursuant to section 241(2)(c) of the Companies Act 1993, on 3 August 2015 at 10.42am.

We fix 5 October 2015 as the day by which the creditors of the company are to make their claims and to establish any priority, under section 312 of the Act, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 3rd day of August 2015.

REES LOGAN, Liquidator.

Enquiries and Claims to: NGATIWAI INTERNATIONAL LIMITED (in liquidation), Ernst & Young, PO Box 2146, Auckland 1140. Telephone: 0800 737 878 / 0800 RESTRUCTURING. Facsimile: (09) 309 3137. Email: restructuring@nz.ey.com

2015-al4640

COZICAN INVESTMENTS LIMITED (trading as **Jean Jones**) (in liquidation)

Notice of Appointment of Liquidators

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

Rowan John Chapman and Amanda-Jane Atkins, chartered accountants of Auckland, were appointed joint and several liquidators of the company by a special resolution of shareholders on 31 July 2015 at 12.10pm.

Notice to Creditors to Prove Debt or Claims

Notice is given that the liquidators of the company fix 4 September 2015 as the day on or before which creditors of

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

Dated this 3rd day of August 2015.

AMANDA-JANE ATKINS, Joint Liquidator.

Creditors and Shareholders May Direct Enquiries During Normal Business Hours to: Amanda Atkins, Chapman Atkins Limited, PO Box 106554, Auckland 1143. Telephone: (09) 215 4761. Email: amanda@chapmanatkins.co.nz

2015-al4641

LIBNANI CORPORATION LIMITED, KAYPEES INVESTMENT LIMITED and BECKMANN 2010 LIMITED (all in liquidation)

Public Notice of Appointment of Liquidator

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

29 July 2015

LIBNANI CORPORATION LIMITED at 11.30am.

31 July 2015

KAYPEES INVESTMENT LIMITED at 10.30am.

BECKMANN 2010 LIMITED at 4.00pm.

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

GRANT REYNOLDS, Liquidator.

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

2015-al4642

NORTHLAND WOOD PRODUCTS LIMITED and VEHICLE RECYCLING LIMITED (both in liquidation)

Notice of Appointment of Liquidators

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

3 August 2015

NORTHLAND WOOD PRODUCTS LIMITED (in liquidation) at 10.28am.

VEHICLE RECYCLING LIMITED (in liquidation) at 11.14am.

Notice to Creditors to Claim

We fix 14 September 2015 as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 4th day of August 2015.

CRAIG ALEXANDER SANSON, Liquidator.

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

2015-al4643

TASMAN INTERMODAL LIMITED (in liquidation)

Notice of Appointment of Liquidator

Pursuant to Section 255 of the Companies Act 1993

Notice is given that, by a shareholder resolution on 3 August 2015 and pursuant to section 241(2)(b) of the Companies Act 1993, the company has been placed into voluntary liquidation.

Lyndsay Tait, chartered accountant of Wanganui, has been appointed liquidator forthwith.

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

LYNDSAY TAIT, Liquidator.

Address for Service: Lyndsay Tait, 39 Victoria Avenue, Wanganui 4500. *Postal Address:* PO Box 46, Wanganui 4541. Telephone: (06) 345 8474. Facsimile: (06) 345 2054.

Note: This is voluntary winding up of a solvent company that has ceased trading and is no longer required by its shareholders. All existing creditors and suppliers have been or will be paid in full.

2015-al4646

RVF HOLDINGS LIMITED (trading as The Exhaust and Service Centre)

**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 29 July 2015 at 4.30pm, appointed Simon Dalton, chartered certified accountant, and Matthew Peter Kemp, chartered accountant, both of Auckland, as liquidators.

The undersigned does hereby fix 14 September 2015 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

SIMON DALTON, Joint Liquidator.

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

2015-al4647

BAY ROAD & QUARRY WORKERS INCORPORATED (in liquidation)

Notice of Appointment of Liquidators

Kenneth Peter Brown and Paul Thomas Manning were appointed joint and several liquidators of BAY ROAD & QUARRY WORKERS INCORPORATED by special general meetings of the entity on 20 August 2014 and 27 July 2015 at 7.15am.

KENNETH BROWN, Joint Liquidator.

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

Note: This is a solvent voluntary liquidation.

2015-al4656

LIFESTYLE 2013 LIMITED (trading as Pastis Restaurant) (in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(c)(iv) of the Companies Act 1993, the District Court at Whangarei, on 3 August 2015 at 10.38am, appointed Garry Whimp, insolvency practitioner of Whangarei, as liquidator of the above-named company.

The undersigned does hereby fix 10 September 2015 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or,

as the case may be, from objecting to the distribution.

GARRY WHIMP, Liquidator.

Date of Liquidation: 3 August 2015.

Address of Liquidator: Blacklock Rose Limited, PO Box 6709, Wellesley Street, Auckland. Mobile: 021 587 230. Facsimile: (09) 438 7430. Email: gwhimp@blr.co.nz

Enquiries to: Garry Whimp.

2015-al4659

CAFE HOLDINGS LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 255(2) of the Companies Act 1993, Biju Surendran, accountant of Auckland, was appointed as liquidator of the above-named company on 29 July 2015 at 10.00am, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidator fixes 2 October 2015 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

BIJU SURENDRAN, Liquidator.

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

Enquiries to: Biju Surendran.

2015-al4660

ATEAM BUILDERS LIMITED (in liquidation)

Notice of Appointment of Liquidator

Notice is hereby given, pursuant to section 241(2)(a) of the Companies Act 1993, that Kelera Nayacakalou was appointed liquidator by special resolution of the shareholders of ATEAM BUILDERS LIMITED (in liquidation) on 17 July 2015 at 11.15am.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator has fixed 4 September 2015 as the day on or before which the creditors of the above-named company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the claims are made or, as the case may be, from objecting to the distribution.

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

KELERA NAYACAKALOU, Liquidator.

The Contact Address is: Kelera Nayacakalou, 2 Foxbury Court, Hamilton 3210. Mobile: 021 084 34109.

2015-al4663

GRANNY ANNIES LIMITED (in liquidation)

Notice of Appointment of Liquidator and Notice to Creditors to Claim

Notice is hereby given that Bryan Edward Williams, insolvency practitioner of Auckland, has been appointed liquidator of the above-named company by resolution of the creditors on 30 July 2015 at 1.57pm, with such resolution moved and adopted at the watershed meeting of the company held on that date for the purpose of determining the future of the company.

The liquidator fixes 4 September 2015 as the last day on or before which the creditors of the above-named

company can claim and to establish any priority their claim may have under section 312 of the Companies Act 1993.

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

2015-al4672

CITY & SUBURB PROPERTY INSPECTION LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

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

Iain Bruce Shephard and Heath Leslie Gair were appointed jointly and severally as liquidators of the above-named company, pursuant to a special resolution of the shareholders under section 241(2)(a) of the Companies Act 1993, on 5 August 2015 at 11.00am.

The liquidators of the above-named company fix 16 September 2015 as the day on or before which the creditors of the company are to make their claims, if not previously submitted, and establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made or, as the case may be, from objecting to the distribution.

Dated at Wellington this 5th day of August 2015.

IAIN SHEPHARD, Liquidator.

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

2015-al4679

CURTAIN MAKERS 2009 LIMITED (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, Kenneth Peter Brown and Paul Thomas Manning were appointed joint and several liquidators of CURTAIN MAKERS 2009 LIMITED (in liquidation) on 3 August 2015 at 10.15am.

KENNETH BROWN, Joint Liquidator.

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

2015-al4681

GENESIS INDUSTRY LIMITED and SAHOTA PLASTERING LIMITED (both in liquidation)

Notice of Appointment of Liquidator

Company Nos.: 4156659, 1501309

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholders of the above-named companies appointed Pritesh R. Patel, insolvency practitioner of Auckland, as liquidator of the above-named companies on the dates and times below:

5 August 2015

GENESIS INDUSTRY LIMITED (in liquidation) at 12.15pm.

6 August 2015

SAHOTA PLASTERING LIMITED (in liquidation) at 10.00am.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes 7 September 2015 as the day on or before which the creditors of the

above-named companies are to make claims and establish any priority they may have.

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

PRITESH R. PATEL, Liquidator.

Postal Address: PO Box 23296, Hunters Corner, Auckland 2155. Telephone: (09) 277 6852. Email: pritesh.patel@xtra.co.nz

2015-al4697

FLOSTONE SPECIALISED FLOORING LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

On 5 August 2015 at 4.01pm, a special resolution, pursuant to section 241(2)(a) of the Act, was passed stating that the company be liquidated and Lloyd James Hayward and Karen Betty Mason, insolvency practitioners, be appointed as liquidators.

Notice to Creditors to Claim

Notice is given that the liquidators fix 4 September 2015 as the day on or before which the creditors are to make their claims and to establish any priority, under section 312 of the Act, or to be excluded from the benefit of any distribution made before their claims are made or from objecting to any distribution.

Dated this 5th day of August 2015.

L. J. HAYWARD, Liquidator.

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

2015-al4700

CHIN FAMILY HOLDING LIMITED

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

Steven Khov and Damien Grant, insolvency practitioners, were appointed joint and several liquidators of CHIN FAMILY HOLDING LIMITED on 6 August 2015 at 2.00pm, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidators fix 3 September 2015 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 6th day of August 2015.

STEVEN KHOV and DAMIEN GRANT, Joint Liquidators.

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

2015-al4703

FRESH SPORTS LIMITED (in liquidation)

Notice of Appointment of Liquidator

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

On 5 August 2015 at 12.20pm, pursuant to section 241 of the Companies Act 1993, it was resolved by special resolution of the shareholder that FRESH SPORTS LIMITED be liquidated and that Christopher Robert Ross Horton be appointed liquidator.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes 9 September 2015 as the day on or before which the creditors of the

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

C. R. R. HORTON, Liquidator.

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

2015-al4704

HARCAM ENTERPRISES LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Notice is hereby given that the liquidation of the above-named company commenced on 6 August 2015 at 9.30am, when the members appointed Neale Jackson and Brendon Gibson joint and several liquidators in accordance with section 241(2)(a) of the Companies Act 1993.

The undersigned does hereby fix 27 August 2015 as the date on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, 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.

N. JACKSON and B. J. GIBSON, Joint and Several Liquidators.

Any Enquiries in This Matter Should be Addressed to the Liquidators at the Offices of: KordaMentha, Level 16, 45 Queen Street (PO Box 982), Auckland. Telephone: (09) 307 7865. Facsimile: (09) 377 7794.

Attention: Jos Donaghy.

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

2015-al4707

KANIMBLA MANAGEMENT LIMITED

Public Notice of Appointment of Liquidator

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

On 5 August 2015 at Auckland, it was resolved by the shareholders of the company that Rowan Kingstone, chartered accountant of Kingstone & Associates Limited, Auckland, be appointed liquidator of the company, with immediate effect.

Creditors and shareholders of the company may direct enquiries to the liquidator during normal business hours at the address and contact details below.

Dated this 5th day of August 2015.

ROWAN KINGSTONE, Liquidator.

Address of Liquidator: Kingstone & Associates Limited, Chartered Accountants, Level 1, 7 Falcon Street, Parnell, Auckland. Telephone: (09) 303 3007. Facsimile: (09) 303 1600.

2015-al4716

LAMONT LIMITED (in liquidation)

Notice of Appointment of Liquidator

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

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

Notice is hereby given that LAMONT LIMITED was placed into liquidation on 6 August 2015 at 11.00am with the appointment of Grant Bruce Reynolds as liquidator.

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

GRANT REYNOLDS, Liquidator.

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

2015-al4721

CIGAR (2012) LIMITED, PAINTWORX LIMITED and NO 317 LIMITED
(all in liquidation)

Notice of Appointment of Liquidators

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

6 August 2015

CIGAR (2012) LIMITED (in liquidation) at 11.02am.

PAINTWORX LIMITED (in liquidation) at 11.05am.

NO 317 LIMITED (in liquidation) at 11.20am.

Notice to Creditors to Claim

We fix 11 September 2015 as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 7th day of August 2015.

WENDY ANN SOMERVILLE, Liquidator.

Claims and Enquiries to: The Liquidators, c/o PwC, Canterbury Technology Park, 5 Sir Gil Simpson Drive, Burnside, Christchurch 8053. *Postal Address:* PO Box 13244, Armagh, Christchurch 8141. Telephone: (03) 374 3000. Facsimile: (03) 374 3001.

2015-al4725

DOVER CONSTRUCTION LIMITED, ESTUARY INVESTMENTS LIMITED and ST CLAIR PARK DEVELOPMENTS LIMITED (all in liquidation)

Notice of Appointment of Liquidator and Notice of Meeting of Creditors

Notice is hereby given, pursuant to section 255(2) of the Companies Act 1993, that by way of entry in the minute book of each of the above-named companies in accordance with section 122 of the Companies Act 1993, John Michael Gilbert was appointed liquidator of the above-named companies on 3 August 2015 at 10.00am.

The liquidator does hereby fix 2 September 2015 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 any distribution.

J. M. GILBERT, Liquidator.

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

2015-al4727

ASI TRADING LIMITED and MOBILE AFTER DARK DIESEL LIMITED
(both in liquidation)

Notice of Appointment of Liquidators

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

Company Nos.: 1569216, 2124530

Vivian Judith Fatupaito and Shaun Neil Adams, of KPMG, were appointed joint and several liquidators of the

companies by the High Court at Auckland on the date and times below:

7 August 2015

ASI TRADING LIMITED at 10.40am.

MOBILE AFTER DARK DIESEL LIMITED at 10.52am.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

The liquidators fix 7 October 2015 as the day on or before which the creditors of the above-named companies are to make their claims and to establish any priority.

Dated this 7th day of August 2015.

VIVIAN JUDITH FATUPAITO, Joint and Several Liquidator.

Please Direct Enquiries During Normal Business Hours to: Germaine Philippsen, KPMG, 18 Viaduct Harbour Avenue, Auckland 1010. Telephone: (09) 363 3299. Email: Insolvency@kpmg.co.nz

2015-al4734

VIBES (2006) LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

Company No.: 1785657

We, Andrew John Hawkes and Vivian Judith Fatupaito, of KPMG, were appointed joint and several liquidators of the above-named company by the High Court at Christchurch on 6 August 2015 at 10.46am.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

The liquidators fix 6 October 2015 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 6th day of August 2015.

ANDREW JOHN HAWKES, Joint and Several Liquidator.

Please Direct Enquiries During Normal Business Hours to: Erin van der Peet, KPMG, Level 3, 62 Worcester Boulevard, Christchurch. Telephone: (03) 371 4854. Email: insolvency@kpmg.co.nz

2015-al4735

MORRIS MINES LIMITED (formerly **DAVID MORRIS EARTHWORKS**) (in liquidation)

Notice of Appointment of Liquidators

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

Company No.: 139616

We, Andrew John Hawkes and Vivian Judith Fatupaito, of KPMG, were appointed joint and several liquidators of the above-named company by the High Court at Christchurch on 6 August 2015 at 10.42am.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

The liquidators fix 6 October 2015 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 6th day of August 2015.

ANDREW JOHN HAWKES, Joint and Several Liquidator.

Please Direct Enquiries During Normal Business Hours to: Erin van der Peet, KPMG, Level 3, 62 Worcester

Boulevard, Christchurch. Telephone: (03) 371 4854. Email: insolvency@kpmg.co.nz

2015-al4736

R.L. SAXE LIMITED (in liquidation)

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

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

Notice is hereby given that, pursuant to section 241(2)(a) of the Companies Act 1993, the undersigned was appointed liquidator of the above-named company by a special resolution of the shareholders.

The liquidation commenced on 7 August 2015 at 10.00am.

The liquidator does hereby fix 4 September 2015 as the day on or before which the creditors of the company are to prove 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 7th day of August 2015.

JOHN DAVID NAYLOR.

Creditors and the Shareholders May Direct Enquiries to: Naylor Lawrence & Associates Limited, 196 Broadway Avenue (PO Box 648), Palmerston North 4440. Telephone: (06) 357 0640.

Note: This is a solvent company liquidation which has been brought about by the cessation of the business.

2015-al4738

MESTIZO FOODS LIMITED and **VALUED INTERACTIVE MEDIA LIMITED** (both in liquidation)

Public Notice of Appointment of Liquidator

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

6 August 2015

MESTIZO FOODS LIMITED at 2.30pm.

7 August 2015

VALUED INTERACTIVE MEDIA LIMITED at 6.40am.

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

GRANT REYNOLDS, Liquidator.

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

2015-al4742

DENISE & JULIE LIMITED (in liquidation)

Public Notice of Appointment of Liquidator

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

On 31 July 2015, it was resolved by resolution of the shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, that DENISE & JULIE LIMITED be liquidated and that David William Cope, chartered accountant of Christchurch, be appointed liquidator for that purpose.

The liquidation commenced on 31 July 2015 at 9.00am.

Notice of Meeting of Creditors

The liquidator proposes not to call a meeting of creditors, as provided by section 245(1)(a) of the Companies Act 1993, as all proven creditors' claims will be paid in full.

Notice to Creditors to Claim

Notice is also given that the liquidator hereby fixes 10 September 2015 as the date on or before which the creditors of the company are to make their claims and to establish any priority their claims may have under section 312 of the Companies Act 1993.

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

DAVID W. COPE, Liquidator.

Address for Service: C/o Cope Shearing Limited, Chartered Accountants, 68 Mandeville Street, Riccarton, Christchurch 8011. *Postal Address:* PO Box 9019, Christchurch 8149. Telephone: (03) 943 0020. Facsimile: (03) 943 0013. Email: dave@copeshearing.co.nz

Note: This is a liquidation of a solvent company.

2015-al4744

NORTHLAND FOREST HARVESTING LIMITED (in liquidation)

Notice of Appointment of Liquidators

Take notice that NORTHLAND FOREST HARVESTING LIMITED (in liquidation) resolved, pursuant to section 241(2)(a) of the Companies Act 1993, on 22 July 2015 to be put into liquidation.

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

The liquidation commenced on 22 July 2015 at 3.36pm.

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

2015-al4751

HEALTHY SOILS LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

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

The liquidation commenced on 30 July 2015 at 1.07pm.

Creditors may make enquiries to the liquidators, whose address is c/o Insolvency Management Limited, Level 3, Burns House, 10 George Street (PO Box 1058), Dunedin.

2015-al4752

NGAIRE HOLDINGS LIMITED (trading as **Barbara's Place) (in liquidation)**

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

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholders of the above-named company, on 5 August 2015 at 5.00pm, appointed Jared Waiata Booth and Peri Micaela Finnigan, insolvency practitioners of Auckland, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 18 September 2015 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

JARED W. BOOTH, Liquidator.

Date of Liquidation: 5 August 2015.

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

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

2015-al4753

ICEBERG ONE LIMITED (formerly HANILY HOLDINGS (ONE) LIMITED)

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

Steven Khov and Damien Grant, insolvency practitioners, were appointed joint and several liquidators of ICEBERG ONE LIMITED on 10 August 2015 at 10.27am, pursuant to section 241(2)(c) of the Companies Act 1993.

The liquidators fix 7 September 2015 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 10th day of August 2015.

STEVEN KHOV and DAMIEN GRANT, Joint Liquidators.

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

2015-al4758

CUSTOM PORTABLE BUILDINGS LIMITED (in liquidation)

Notice of Appointment of Liquidators and Notice to Creditors to Claim

Malcolm Grant Hollis and Jeremy Michael Morley, chartered accountants, were appointed joint and several liquidators of CUSTOM PORTABLE BUILDINGS LIMITED (in liquidation) by the High Court at Christchurch, pursuant to section 241(2)(c) of the Companies Act 1993, on 6 August 2015 at 10.18am.

We fix 10 September 2015 as the day by which the creditors of the company are to make their claims and to establish any priority.

Dated this 10th day of August 2015.

MALCOLM GRANT HOLLIS, Liquidator.

Claims and Enquiries to: CUSTOM PORTABLE BUILDINGS LIMITED (in liquidation), c/o PwC, Canterbury Technology Park, 5 Sir Gil Simpson Drive, Burnside, Christchurch 8053. *Postal Address:* PO Box 13244, Armagh, Christchurch 8141. Telephone: (03) 374 3000. Facsimile: (03) 374 3001 (*Attention:* Jo Hosking).

2015-al4760

NEXTWINDOW LIMITED, NEXT HOLDINGS LIMITED and SMART TECHNOLOGIES NW HOLDINGS LIMITED (all in liquidation)

Notice of Appointment of Liquidators

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

We, James Henry Greenway and Andrew James Bethell, chartered accountants of BDO Auckland, were appointed joint and several liquidators of the companies by special resolutions of the shareholders, pursuant to section 241(2)(a) of the Companies Act 1993, on the dates and times below:

7 August 2015

NEXTWINDOW LIMITED (in liquidation) at 9.00am.

NEXT HOLDINGS LIMITED (in liquidation) at 9.10am.

8 August 2015

SMART TECHNOLOGIES NW HOLDINGS LIMITED (in liquidation) at 4.30am.

The director of NEXTWINDOW LIMITED and NEXT HOLDINGS LIMITED has signed a certificate, under section 243(8) of the Companies Act 1993, stating that the companies are solvent.

Notice to Creditors to Claim

Notice is hereby given that as joint and several liquidators of the companies, we fix 11 September 2015 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 (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 10th day of August 2015.

JAMES GREENWAY, Liquidator.

Creditors and Shareholders May Direct Enquiries During Normal Business Hours to: Michelle Dutton, BDO Auckland, Level 8, 120 Albert Street, Auckland 1010. *Postal Address:* PO Box 2219, Auckland 1140. Telephone: (09) 379 2950. Facsimile: (09) 303 2830. Email: michelle.dutton@bdo.co.nz

2015-al4761

Appointment/Release of Receivers & Managers

FROZEN DYNAMOS LIMITED

Notice of Appointment of Receivers and Managers

Pursuant to Section 8 of the Receiverships Act 1993

Company No.: 4303858

Andrew John McKay and Andrew James Bethell, insolvency practitioners of BDO Auckland, 120 Albert Street, Auckland, hereby give notice that on 31 July 2015, Bank of New Zealand appointed them jointly and severally as receivers and managers of the property of FROZEN DYNAMOS LIMITED under the powers contained in an instrument dated on or about 24 October 2014.

The Property in Receivership is: All the company's present and after-acquired property, and all personal property in which the company has rights, whether now or in future.

The Receivers and Managers' Contact Details Are: BDO Auckland, Level 8, BDO Tower, 120 Albert Street, Auckland 1010.

Dated this 31st day of July 2015.

ANDREW MCKAY, Receiver and Manager.

2015-ar4630

YOGHURT STORY NEW ZEALAND LIMITED

Notice of Appointment of Receivers and Managers

Pursuant to Section 8 of the Receiverships Act 1993

Company No.: 4268858

Andrew John McKay and Andrew James Bethell, insolvency practitioners of BDO Auckland, 120 Albert Street, Auckland, hereby give notice that on 31 July 2015, Bank of New Zealand appointed them jointly and severally as receivers and managers of the property of YOGHURT STORY NEW ZEALAND LIMITED under the powers contained in an instrument dated on or about 24 October 2014.

The Property in Receivership is: All the company's present and after-acquired property, and all personal property in which the company has rights, whether now or in future.

The Receivers and Managers' Contact Details Are: BDO Auckland, Level 8, BDO Tower, 120 Albert Street, Auckland 1010.

Dated this 31st day of July 2015.

ANDREW MCKAY, Receiver and Manager.

2015-ar4631

GARY GEORGE MORTGAGE BROKER SERVICES LIMITED (in receivership)

Notice of Receivers Ceasing to Act

Pursuant to Section 29 of the Receiverships Act 1993

Notice is hereby given that Keith Mawdsley, chartered accountant, and Kevyn Botes, chartered secretary, both of Auckland, advise that as of 3 August 2015 the receivership has ended and they have ceased to act.

Dated this 3rd day of August 2015.

KEVYN BOTES, Joint Receiver.

Note: As the company is not in liquidation, control has reverted to the director. Please address all future correspondence to the company directly.

2015-ar4670

KHMELEVS PROPERTY LIMITED (in receivership)

Notice of Appointment of Receivers and Managers

Company No.: 3875896

Notice is hereby given, pursuant to section 8(1)(b) of the Receiverships Act 1993, that on 4 August 2015, Damien Grant and Steven Khov were appointed receivers and managers of all of the property of the above-named company, acting under powers conferred under the agreement dated the 23rd day of December 2014.

Dated this 5th day of August 2015.

DAMIEN GRANT and STEVEN KHOV, Receivers and Managers.

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

2015-ar4680

ROEBURN HOLDINGS LIMITED (in receivership)

Notice of Appointment of Receivers and Managers

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

Company No.: 1868755

Subsequent to our appointment as joint and several receivers and managers of the land and income of ROEBURN HOLDINGS LIMITED, at Dipton Castlerock Road, Lumsden, on 2 July 2015 under the terms of Memoranda of Mortgage 9025472.5 and 9044198.2 dated the 24th day of April 2012 (Southland Land Registry) we, Stephen John Tubbs, chartered accountant, and Colin Anthony Latham Gower, insolvency practitioner, both of BDO Christchurch, were appointed joint and several receivers and managers of the company on 3 August 2015 under the terms of a general security deed dated the 29th day of July 2015, giving the holder a secured charge over all the company's present and after-acquired property.

The Property in Receivership is: All of the company's present and after-acquired property.

The Receivers and Managers' Contact Details Are: BDO Christchurch, 30 Sir William Pickering Drive, Burnside, Christchurch 8053. *Postal Address:* PO Box 246, Christchurch 8140. Telephone: (03) 379 5155. Facsimile: (03) 366 1571. Email: holly.cassin@bdo.co.nz

Dated this 3rd day of August 2015.

COLIN GOWER, Joint Receiver and Manager.

2015-ar4685

Bankruptcies

In Bankruptcy

Notice of Order Annulling an Adjudication

The order of adjudication dated 16 September 2014 against **Watkins, Charlotte Mary Ann** was annulled at the High Court at Wellington with effect from 28 July 2015, pursuant to section 309 of the Insolvency Act 2006.

OFFICIAL ASSIGNEE.

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

2015-ba4644

In Bankruptcy

Notice of Order Annulling an Adjudication

The order of adjudication dated 4 September 2014 against **Everett, Benjamin John**, 7/9 Armadale Road, Remuera, Auckland, was annulled at the High Court at Auckland on 16 July 2015, pursuant to section 309(1)(b) of the Insolvency Act 2006.

OFFICIAL ASSIGNEE.

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

2015-ba4662

Bankruptcies

The official assignee advises the following bankruptcies:

Bickerstaff, Robyn Elizabeth (also known as **Sanders, Robyn**), Napier - 4 August 2015.

Blackmun, Malcolm Douglas, 26 Avenue Road, West End, Timaru - 31 July 2015.

Burton, Paul Ronald Leslie, 238 Kiripaka Road, Tikipunga, Whangarei - 6 August 2015.

Carne, Sarah Syeda, 246 Stokes Valley Road, Stokes Valley, Lower Hutt - 5 August 2015.

Chappell, Robert Allan, 4 Manaia Street, Tokoroa - 5 August 2015.

Chetty, Saradha Mani, 725 Massey Road, Mangere, Auckland - 31 July 2015.

Dahche, Khalidoun, Khalidiya Street, Abu Dhabi, United Arab Emirates - 3 August 2015.

Dampier-Crossley, Paul, 142 Calders Road, RD 1, Christchurch - 6 August 2015.

English, Kerry Maree, 3/1108 Heretaunga Street, Parkvale, Hastings - 4 August 2015.

Evans, Kathryn Maria, 3 Keepers Drive, Gulf Harbour, Whangaparaoa - 31 July 2015.

Gillanders, Ian Hamilton, 5A Harrison Street, Ringwood, Melbourne, Victoria, Australia - 3 August 2015.

Henderson, Victoria Alicia (also known as **Head, Vikki Alyshia; Scott, Victoria** and **Head, Vikki Alicia**), 30 Bright Street, Westport - 3 August 2015.

Horton, Stephen Francis, 26 Bellona Street, Saint Kilda, Dunedin - 31 July 2015.

Knight, Philip James, 285 Westminster Street, Mairehau, Christchurch - 6 August 2015.

Laxmi, Maha Madhuri, 2A Medway Street, Bexley, New South Wales, Australia - 4 August 2015.

Newman, Andrew John, 18 Madasin Close, Arundel, Gold Coast, Queensland, Australia - 5 August 2015.

Nobilo, Antony John, 268 Kingsland Road, London, United Kingdom - 3 August 2015.

Penrose, Sarah Anne, 45 Withnell Way, Bulgarra, Western Australia, Australia - 4 August 2015.

Perigo, Tessa Marie, 4 Cyril Crescent, West Harbour, Auckland - 31 July 2015.

Pito, Joseph Keil, 20 Mosedale Loop, Waikiki, Western Australia, Australia - 4 August 2015.

Shackelford, Geoffrey William, 468 Omokoroa Road, RD 2, Tauranga - 4 August 2015.

Shierlaw, James Andrew, 21 Princes Street, Netherby, Ashburton - 6 August 2015.

Watkins, Donna Mary (also known as **Oxenbridge, Donna**), 20A Otumoetai Road, Judea, Tauranga - 31 July

2015.

Yates, Terrence Arthur, 9 Banksia Road, Cable Bay - 3 August 2015.

OFFICIAL ASSIGNEE.

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

2015-ba4713

No Asset Procedures

The official assignee advises the following no asset procedures:

Alexander, Rowena Gwendoline (also known as **Alexander, Rowena**), 478A Esdaile Road, RD 8, Tauranga - 6 August 2015.

Beck, Megan Louise, 163 Studholme Street, Morrinsville - 4 August 2015.

Bennett, Aaron Lionel, 193 Mount Albert Road, Sandringham, Auckland - 5 August 2015.

Burnside, Melanie Rose, 240 Forest Hill Road, Waiatarua, Auckland - 5 August 2015.

Capuno, Debra Neilse, 5/12A Victoria Avenue, Whakatane - 6 August 2015.

Carstensen, Elaina, 131 Elizabeth Street, Appleby, Invercargill - 31 July 2015.

Clark, Michelle Elizabeth, 2 Herrings Cove Place, Titirangi, Auckland - 31 July 2015.

English, Grace Dawn, 13/90 Gloucester Street, Greenmeadows, Napier - 3 August 2015.

Gallagher, Robyn Leatrice, Vicarage & Gardens, 8 Governors Bay Teddington Road, RD 1, Lyttelton - 6 August 2015.

Gleeson, William Francis, 28 Tennyson Street, Sydenham, Christchurch - 6 August 2015.

Greally, Roseanne Mary, 34 Adelaide Street, Petone, Lower Hutt - 31 July 2015.

Jaeger-Oehlert, Corey Ebbe, 60 Lagoon Way, West Harbour, Auckland - 6 August 2015.

Kalsi, Paramjeet Singh, 21 Christmas Road, Manurewa, Auckland - 31 July 2015.

Kaur, Utamjit, 21 Christmas Road, Manurewa, Auckland - 5 August 2015.

Knox, Nikki Marie, 103 Argyle Street, Hawera - 5 August 2015.

Roach, Annmarie Elizabeth (also known as **Roach, Annie**), 139B Talbot Street, Geraldine - 31 July 2015.

Robin, Kenehia, 157B The Parade, Island Bay, Wellington - 4 August 2015.

Russell, Karl William, 218 Mayfair Avenue, Mayfair, Hastings - 31 July 2015.

Scott, Esther Harata (also known as **Scott, Alice**), 38 Walmsley Road, Waihi - 5 August 2015.

Shirley, Jasmine, 2/360 Kennedy Road, Pirimai, Napier - 4 August 2015.

Songbundit, Lukkana (also known as **Khad-Sa, Lukkana**), 12 Alamein Road, Panmure, Auckland - 4 August 2015.

Stormont, Kim Leah, 40 Nor'east Drive, Northcross, Auckland - 3 August 2015.

Stubberfield, Ngaire Ivy Rose, 130 Tukapa Street, Westtown, New Plymouth - 5 August 2015.

Twigge, Philip Brendon, 2/17 Limbrick Street, Terrace End, Palmerston North - 5 August 2015.

Waaka, Dean Asterix, 77 Line Road, Glen Innes, Auckland - 31 July 2015.

OFFICIAL ASSIGNEE.

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

2015-ba4714

Cessation of Business in New Zealand

ALLIEDFUSION PTY. LTD.

Notice of Intention to Cease Carrying on Business in New Zealand

Overseas registered company ALLIEDFUSION PTY. LTD. ceased carrying on business in New Zealand on 31 March 2013 and wishes to be removed from the Overseas Register pursuant to section 341(1)(a) of the Companies Act 1993.

2015-cb4674

MUSTO LIMITED

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

Notice is hereby given that, pursuant to section 341(1)(a) of the Companies Act 1993, the above-named overseas company intends to cease to carry on business in New Zealand and an application for the removal from the Overseas Register will be made three months after the date of this notice.

Dated this 7th day of August 2015.

Enquiries to: UHY Haines Norton (Auckland) Limited. Telephone: (09) 839 0087.

2015-cb4722

GE ENERGY SERVICES (AUSTRALIA) PTY. LIMITED

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

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

Company No.: 4731459

Notice is hereby given that the above-named company, being a company incorporated in Australia and registered as an overseas company under Part 18 of the Companies Act 1993, intends to cease to carry on business in New Zealand, and that the company will give notice to the Registrar of Companies to remove the company from the Overseas Register not earlier than three months after the date of publication of this notice.

Dated at Auckland this 13th day of August 2015.

Enquiries May be Directed to: Frank Porter, Buddle Findlay, Auckland. Telephone: (09) 358 7016. Facsimile: (09) 363 0716. Email: frank.porter@buddlefindlay.com

2015-cb4724

DAVE ROBERSON MINISTRIES

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

Pursuant to section 341(1) of the Companies Act 1993, DAVE ROBERSON MINISTRIES gives notice that after the expiration of three months from the date of this notice, the company will cease to carry on business in New Zealand.

Dated this 13th day of August 2015.

DAVID ROBERSON and TIMOTHY STEMPLER, Directors.

2015-cb4756

Land Transfers/Joint Family Homes

Land Transfer Act Notice

I hereby give notice of an application lodged with me for the issue of a Computer Freehold Register to the

below-named applicant, under section 19 of the Land Transfer Act 1952, for the land described below.

Such Computer Freehold Register may be issued unless caveat forbidding the same is lodged on or before 8 October 2015.

Application: 9772705.1.

Applicant: Public Trust at Christchurch.

Description of the Land: An estate in fee simple in 100.8335 hectares, more or less, being Lot 1 on a plan lodged for deposit in the Southland Land District under LT 471223 being Section 3 Block II Lords River Survey District, which is the land in Deeds Index E860 Volume 31 Folio 526, such land being all the land granted to James Mills under Crown Grant 14240 on 16 February 1881, who is recorded as being the documentary owner thereof.

Dated at the Hamilton Office of Land Information New Zealand this 4th day of August 2015.

LOIS ROE, for Registrar-General of Land.

2015-It4645

Meetings/Last Dates for Debts & Claims

HASTINGS STREET CAFE LIMITED (in liquidation)

Notice to Creditors to Prove Debts

Pursuant to Section 304 of the Companies Act 1993

Creditors are invited to file proofs of debt in the liquidation.

Proofs are to be received by us no later than 27 August 2015.

Failure to prove by that date may lead to late claims being excluded from any distribution.

JOHN MANAGH, Liquidator.

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

2015-md4673

HASTINGS STREET CAFE LIMITED (in liquidation)

Notice of Meeting of Creditors

Pursuant to Section 243 of the Companies Act 1993

A meeting of creditors is called:

- a. to consider an explanation from the liquidator of administration since appointment;
- b. to consider confirmation of the current liquidator or appointment of another in his place;
- c. to consider appointment of a creditors' committee; and
- d. to receive the views of creditors.

The meeting will be held on 28 August 2015 at 10.00am at The Board Room, Sainsbury Logan & Williams, Lawyers, 61 Tennyson Street, Napier.

Dated this 3rd day of August 2015.

JOHN MANAGH, Liquidator.

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

2015-md4678

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 (“the Act”), on the application of the following company by deleting or replacing an incorrect document and otherwise adjusting the Register. The date is that of registration:

G.P. LOGISTICS LIMITED (1856632) – receivers’ final report uploaded incorrectly as notice of end of receivership requires correction – 3 September 2010.

Any person who wishes to object must do so by 9 September 2015 (being not less than 20 working days after the date of this notice).

Dated this 13th day of August 2015.

MANDY McDONALD, Registrar of Companies.

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

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

2015-ot4717

Partnerships

MCINTYRE DICK & PARTNERS

Notice of Partnership Retirement

The following partner retired from the partnership on 31 May 2015:

Kathryn Jane Ball.

The remaining partners, Graham Stuart Dick, Graham Duncan Fletcher, Stewart Patrick Perkins, Christopher James Shaw and Brad Aaron Phillips, continue to practice from the same location, 160 Spey Street, Invercargill, using the same name. All contact details remain the same.

This notice appears as a matter of record.

2015-pn4661

Removals

CONTRACT COOLSTORES CANTERBURY LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Company No.: 1147436

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.

Any objections to the removal of the company, under section 321, must be delivered to the Registrar by 4 September 2015.

Dated at Christchurch this 31st day of July 2015.

ANDREW M. OORSCHOT, Liquidator.

2015-ds4667

ALL CIVIL CONSTRUCTION LIMITED, EXGOAL LIMITED, GRACECO LIMITED,

JOSLIN ENTERPRISES LIMITED, LIGHTNING SIGNS LIMITED, SABELLA CLYDESDALES LIMITED, SABELLA EQUESTRIAN PRODUCTS NEW ZEALAND LIMITED, SPECIALISED ROAD TRANSPORT LIMITED and TRANSPORT BROKERS LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

Pursuant to Section 320 of the Companies Act 1993

I, John Trevor Whittfield, 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 report on each liquidation, it is intended to remove the companies from the New Zealand Register.

Any objections to the removals, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 4 September 2015.

Dated this 3rd day of August 2015.

J. T. WHITTFIELD.

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

2015-ds4676

HALSEY HOLDINGS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

Company No.: 610312

We, Shaun Neil Adams and Vivian Judith Fatupaito, liquidators of the above-named company, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 21 September 2015.

Dated this 4th day of August 2015.

VIVIAN FATUPAITO, Liquidator.

2015-ds4677

LEARNING MEDIA LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Grant Robert Graham and Brendon James Gibson, joint and several liquidators of the above-named company, whose registered office is situated at Level 16, 45 Queen Street, 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 objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar of Companies no later than 3 September 2015.

Dated this 5th day of August 2015.

BRENDON GIBSON, Joint and Several Liquidator.

2015-ds4683

SYZ CANTON HONGKONG RESTAURANT LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Malcolm Grant Hollis and David Murray Blanchett, liquidators of SYZ CANTON HONGKONG RESTAURANT LIMITED, hereby give notice that, pursuant to section 318(1)(e) of the Act and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 4 September 2015.

Dated this 5th day of August 2015.

MALCOLM HOLLIS, Liquidator.

2015-ds4684

W M MOTORS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

In the matter of the Companies Act 1993, and in the matter of W M MOTORS LIMITED (in liquidation):

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

- a. It is intended that the above-named company be removed from the Register, under section 318(1)(e) of the Act, on the grounds that the duties of the liquidator have been completed and the liquidator has sent to the Registrar the documents referred to in section 257(1)(a) of the Act.
- b. Any objections to the removal, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 11 September 2015.

Dated at Auckland this 4th day of August 2015.

BORIS van DELDEN, Liquidator.

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

2015-ds4686

C F BENNETT LIMITED, CADCAM SERVICES LIMITED, CRUISING CHARTER CO. LIMITED, G & W BUILDERS LIMITED, GARDEN OF EVE NZ LIMITED, HUNT DISTRIBUTIONS LIMITED, JOHN DAVY TYRES (BAY OF PLENTY) LIMITED, MILLBROOK ROAD DEVELOPMENTS LIMITED, MORRIS & CLARKE LIMITED, R J RANUI LIMITED, RETAIL DISTRIBUTION LIMITED and WAIPA TRADING CO. LIMITED (all in liquidation)

Notice of Intention to Remove Companies 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 be removing the above-named companies from the Register on the grounds that the liquidator has completed his duties.

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

Any objections to the removals, under section 321 of the Companies Act 1993, must be delivered to the Registrar by 11 September 2015.

The Registered Office of the Companies is Situated at: PO Box 37315, Parnell, Auckland 1151. Telephone: (09) 354 4400. Email: info@fisherwhite.com

2015-ds4702

BOB SPICK MOTORS LIMITED, IN HAIR (2007) LIMITED, TAIRUA LANDING LIMITED and WHANGAMATA DECOR FINISHERS LIMITED (all in liquidation)

Notice of Application for Removal of Companies From the Register

The liquidations of the above-named companies have been completed and the final reports and statements of receipts and payments have been sent to the Registrar, pursuant to section 257 of the Companies Act 1993, together with requests that the companies be removed from the Register pursuant to section 318(1)(e) of the Companies Act 1993.

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

Dated this 6th day of August 2015.

HENRY DAVID LEVIN, Liquidator.

2015-ds4715

AGRI-CHEM PRODUCTS 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 be removing the above-named company from the Register on the grounds that the liquidator has completed his duties.

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

Any objections to the removal, under section 321 of the Companies Act 1993, must be delivered to the Registrar by 10 September 2015.

PAUL SARGISON, Joint Liquidator.

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

2015-ds4723

Notice of Intention to Remove Companies From the Register

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

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

AA MAXI MOVERS LIMITED.
AUCKLAND FUNERAL HOME SUPPORT LIMITED.
BEEKIST SERVICES LIMITED.
CALIFORNIA BURRITO COMPANY (QUEEN STREET) LIMITED.
CALIFORNIA BURRITO COMPANY (VICTORIA ST) LIMITED.
COASTAL PLASTERING SOLUTIONS LIMITED.
COUNTRY WATER SERVICES LIMITED.
EVANS'S TEXTILE WAREHOUSE LIMITED.
FODELITY LIMITED.
GHURKA INVESTMENTS LIMITED.
GUY PIE LIMITED.
HARIS LIMITED.
I & J LOGGING LIMITED.
K & N THOMSEN LIMITED.
KIWIANA KINGSLAND LIMITED.
LAMOMO LIMITED.
MANETORS LIMITED.
P. TAMS PAINTING SERVICES LIMITED.
PROJECT PAINTING GROUP (2008) LIMITED.
PWA PRINT LIMITED.
SEANORTH LIMITED.
SELWYN TOWNHOUSE LIMITED.
SHORCOM TRANSPORT LIMITED.
SIOFIA HAIR DESIGN LIMITED.
SP TYRE DISTRIBUTORS LIMITED.

STATION PROPERTIES LIMITED.
STRONG HILL LIMITED.
THE NEW ZEALAND SALMON COMPANY LIMITED.
TRUSCO LIMITED.
ULTRA DEVELOPMENTS LIMITED.
WAIHEKE TOTAL FLOORING LIMITED.
WHITE CAPITAL DEVELOPMENTS LIMITED.
WINTON HOME LIMITED.

Unless, under section 321 of the Companies Act 1993, written objection to the removal of any of the above-named companies is delivered to the Registrar by 10 September 2015 (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 13th day of August 2015.

MANDY McDONALD, Registrar of Companies.

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

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

2015-ds4726

Notice of Intention to Deregister a Limited Partnership From the Register

I intend to deregister the following limited partnership from the Register under section 98 of the Limited Partnerships Act 2008.

I am satisfied that the limited partnership has ceased to carry on business and there is no further reason for the limited partnership to continue in existence or that no liquidator is acting.

GREENMOUNT LP.

Unless, under section 321 of the Companies Act 1993, written objection to the deregistration of the above-named limited partnership is delivered to the Registrar by 10 September 2015 (being not less than 20 working days from the date of this notice), the Registrar is required to deregister it.

Dated this 13th day of August 2015.

MANDY McDONALD, 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.

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

2015-ds4729

Notice of Intention to Remove Limited Partnerships From the Register

I intend to remove the following limited partnerships from the Register under section 98A(1)(b) of the Limited Partnerships Act 2008 on the grounds that these limited partnerships are not carrying on business and there is no proper reason for them to continue in existence.

COBBLESTONE FACTORY L.P.
GLOBAL TIMBER HOMES LIMITED PARTNERSHIP.
LAKESIDE TERRACES LIMITED PARTNERSHIP.
RUGBY SALES LP.
STRATEGIA FINANCE CORP LP.
STRUCTURES NZ LP.

Unless, under section 321 of the Companies Act 1993, written objection to the removal of any of the above-named limited partnerships is delivered to the Registrar by 10 September 2015 (being not less than 20 working days from the date of this notice), the Registrar is required to remove the limited partnerships from the Register.

Dated this 13th day of August 2015.

MANDY McDONALD, 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.

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

2015-ds4730

STAR & CROWN LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, John David Naylor, liquidator of STAR & CROWN LIMITED, hereby give notice that, pursuant to section 318(l)(e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 4 September 2015.

Dated this 7th day of August 2015.

J. D. NAYLOR, Liquidator.

Note: This is a solvent company liquidation which has been brought about by the restructuring of the company.

2015-ds4733

PRIDEX PROPERTIES LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

I, John David Naylor, liquidator of PRIDEX PROPERTIES LIMITED, hereby give notice that, pursuant to section 318(l)(e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 4 September 2015.

Dated this 7th day of August 2015.

J. D. NAYLOR, Liquidator.

Note: This is a solvent company liquidation which has been brought about by the sale of the company's assets.

2015-ds4737

NEW ZEALAND CAN MANUFACTURERS LIMITED (in liquidation)

Public Notice of Intention to Remove Company From the Register

In the matter of the Companies Act 1993, and in the matter of NEW ZEALAND CAN MANUFACTURERS 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 the above-named company, whose registered office is situated at 15 Pencarrow Avenue, Mount Eden, 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 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 4 September 2015 (being a date not less than 20 working days after the date of this notice), the Registrar is obliged to remove the company from the Register.

Dated at Auckland this 10th day of August 2015.

D. K. FISHER, Liquidator.

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

2015-ds4741

SOURCING DYNAMICS LIMITED and ZERO TO HERO (2002) LIMITED
(both in liquidation)

Notice of Intention to Remove Companies From the Register

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

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

Any objections to the removals, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objection no later than 14 September 2015.

Dated at Auckland this 10th day of August 2015.

VICTORIA TOON, Liquidator.

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

Note: These are solvent liquidations and are a result of the restructuring of the companies' affairs by the shareholders.

2015-ds4748

RSAB LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

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

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar no later than 11 September 2015.

Dated this 7th day of August 2015.

MALCOLM HOLLIS, for David Blanchett, Liquidator.

2015-ds4757

GOVERNMENT NOTICES

Authorities/Other Agencies of State

Notice of Exemption From Maritime Rules: 19.3; 19.41; 19.42(1); 19.43(1); 19.45(1); 19.46(1); 19.62(1)

Pursuant to section 47(3) of the Maritime Transport Act 1994, the Director of Maritime New Zealand hereby notifies the granting of the following exemptions:

- 33 from Maritime Rule 19.3 - Maritime Transport Operator - Certification and Responsibilities - Maritime Transport Operator Plan and maritime transport operator safety system - Requirement to hold Maritime

Transport Operator Certificate

- 33 from Maritime Rule 19.41 - Maritime Transport Operator - Certification and Responsibilities - Maritime Transport Operator Plan and maritime transport operator safety system - Maritime Transport Operator Plan and all its requirements
- 33 from Maritime Rule 19.42(1) - Maritime Transport Operator - Certification and Responsibilities - Maritime Transport Operator Plan and maritime transport operator safety system - Maritime transport operator must develop and document a maritime transport operator safety system in the Maritime Transport Operator Plan
- 33 from Maritime Rule 19.43(1) - Maritime Transport Operator - Certification and Responsibilities - Maritime Transport Operator Plan and maritime transport operator safety system - Survey plan - Maritime transport operator must ensure that a survey plan is developed and applied
- 33 from Maritime Rule 19.45(1) - Maritime Transport Operator - Certification and Responsibilities - Maritime Transport Operator Plan and maritime transport operator safety system - Maintenance plan - A maritime transport operator must develop and apply a maintenance plan
- 33 from Maritime Rule 19.46(1) - Maritime Transport Operator - Certification and Responsibilities - Maritime Transport Operator Plan and maritime transport operator safety system - Safety equipment list and spare parts list - A maritime transport operator must ensure that a relevant safety equipment list and a spare parts list, in a form acceptable to the director, are developed for each ship in the maritime transport operation
- 33 from Maritime Rule 19.62(1) - Maritime Transport Operator - Certification and Responsibilities - Operating Requirements - Maritime transport operator responsible for safe ships - No person may operate or permit the operation of a ship in the maritime transport operation unless the ship has a valid Certificate of Survey issued under Rule 44.41

2015-au4695

Notice of Exemption from Maritime Rules 19.3; 20.43(1)(a); 31.25(1); 31.42(a); 31.42(c); 31.43(1); 31.44; 40A.10(1)(a); 40A.10(1)(b); 40A.16(1); 40A.16(2); 40A.56(1), Appendix 4, 4.3; 40A.56(5), Appendix 4, 4.3; 40C, Appendix 3, 3.3(1)(b); 40C.51(1), Appendix 2, 2.3; 40C.53(1), Appendix 4, 4.3; 42A.37(1)(a); 43.15; 44.81(1)(b); 46.17(1)(a); 47.65(1)(a); 47.65(2)

Pursuant to section 47(3) of the Maritime Transport Act 1994, the Director of Maritime New Zealand hereby notifies the granting of the following exemptions:

- 1 from Maritime Rule 19.3 - Maritime Transport Operator - Certification and Responsibilities - Maritime Transport Operator Plan and maritime transport operator safety system - Requirement to hold Maritime Transport Operator Certificate
- 1 from Maritime Rule 20.43(1)(a) - Operating Limits - Exceptions to duty operate within operating limits
- 1 from Maritime Rule 31.25(1) - Crewing and Watchkeeping - General crewing and other requirements - Duty of crew to hold certificates and to be able to demonstrate ancillary proficiencies - No person may act in a crew position for which a specific certificate or endorsement is required under either a Minimum Safe Crewing Document or a provision of this Part unless that person holds the specific certificate or endorsement or a higher grade of certificate or endorsement that gives the required privileges
- 2 from Maritime Rule 31.42(a) - Crewing and Watchkeeping - SOLAS and STCW ships - Minimum watchkeeping and special crewing requirements - Owner and master of ship in Rule 31.40(1) must not operate that ship unless there are on board at least minimum number of crew holding special crewing requirements
- 2 from Maritime Rule 31.42(c) - Crewing and Watchkeeping - SOLAS and STCW ships - Minimum watchkeeping and special crewing requirements - Owner and master of ship in Rule 31.40(1) must not operate that ship unless there are on board minimum number of crew holding certificates prescribed in Rule

31.44, in relation to ships operating within the coastal and offshore limits

- 1 from Maritime Rule 31.43(1) - Crewing and Watchkeeping - SOLAS and STCW ships - Unlimited area - Requirements for ships operating in unlimited areas to carry navigational and engine room watchkeepers, and a cook holding qualifications and demonstrating ancillary proficiencies
- 2 from Maritime Rule 31.44 - Crewing and Watchkeeping - SOLAS and STCW ships - Coastal and offshore limits - Ships operating beyond restricted limits but within coastal limits or offshore limits must carry at least navigational or engine room watchkeepers
- 1 from Maritime Rule 40A.10(1)(a) - Design, Construction and Equipment - Passenger Ships which are not SOLAS Ships - General passenger ships - Application of section 1 - Passenger Ship is used as a ferry, excursion ship, cruising ship, water taxi or sport fishing boat
- 1 from Maritime Rule 40A.10(1)(b) - Design, Construction and Equipment - Passenger Ships that are not SOLAS Ships - General passenger ships - Application of section 1 - Passenger Ships during a voyage not wholly submerged below the surface of the water at any time
- 1 from Maritime Rule 40A.16(1) - Design, Construction and Equipment - Passenger Ships which are not SOLAS Ships - Number of passengers - Maximum number of passengers that a ship may carry must be determined by a surveyor in accordance with Appendix 2 and recorded in the ship's operating limits on the Certificate of Survey
- 1 from Maritime Rule 40A.16(2) - Design, Construction and Equipment - Passenger Ships which are not SOLAS Ships - Number of passengers - Owner and master of a ship must not allow on board the ship more than the maximum number of passengers recorded on the ship's Certificate of Survey for the operating limits in which the ship is operating or intending to operate
- 1 from Maritime Rule 40A.56(1), Appendix 4, 4.3 - Design, Construction and Equipment - Passenger Ships which are not SOLAS Ships - Life-saving appliances - Owner and master of a ship must ensure that life-saving appliances are provided in accordance with the requirements of Appendix 4 of this Part - Restricted limit ships
- 1 from Maritime Rule 40A.56(5), Appendix 4, 4.3 - Design, Construction and Equipment - Passenger Ships which are not SOLAS Ships - Life-saving appliances - Owner and master of pre-27 May 2004 ship are not required to comply with the requirements of Appendix 4 until 1 February 2003, if ship continues to carry life-saving appliances required by the Shipping (Lifesaving Appliances) Regulations 1989 on the day before this Part entered into force - Restricted limit ships
- 1 from Maritime Rule 40C, Appendix 3, 3.3(1)(b) - Design, Construction and Equipment - Non-passenger Ships that are not SOLAS Ships - Life-saving appliances - Restricted coastal and restricted limit ships - Survival Craft - A ship of 35 metres or more in length overall that operates in a restricted coastal limit must be provided with a rescue boat that complies with Rule 42A.15, stowed so that it can readily be placed in the water on one side of the ship
- 2 from Maritime Rule 40C.51(1), Appendix 2, 2.3 - Design, Construction and Equipment - Passenger Ships that are not SOLAS Ships - Fire fighting appliances - Owner and the master of a ship must ensure that fire appliances are provided in accordance with the requirements of Appendix 2 of this Part - Restricted coastal and restricted limit ships
- 1 from Maritime Rule 40C.53(1), Appendix 4, 4.3 - Design, Construction and Equipment - Non-passenger Ships that are not SOLAS Ships - Radio communications - Radio communication equipment - Owner and master of ship that proceeds beyond enclosed waters must ensure that radiocommunication equipment is provided in accordance with requirements of Appendix 4 of this Part - Ships within a VHF coverage area
- 1 from Maritime Rule 42A.37(1)(a) - Safety Equipment - Life-saving Appliances - Performance Maintenance and Servicing - Maintenance, inspections and servicing - Servicing of inflatable liferafts at intervals of not more than twelve months at an approved servicing station
- 1 from Maritime Rule 43.15 - Radio - Performance standards - MF/HF radio (voice communication, narrow-band direct printing and DSC) - Compliance with performance standards adopted by IMO Resolution

A.613(5) and Resolution A.806(19)

- 1 from Maritime Rule 44.81(1)(b) – Surveyor Responsibilities and Survey, Certification, and Maintenance for Ships in Maritime Transport Operations – Transition and revocation – Transition for existing ships – Ship that has Fit for Purpose Certificate and current New Zealand Safe Ship Management Certificate is deemed to have been issued with a Certificate of Survey under Appendix 2 that remains current until the earliest of the following dates provided the requirements of the Fit for Purpose Certificate are met – Next inspection date for that ship, as set out in its approved maintenance plan
- 3 from Maritime Rule 46.17(1)(a) – Surveys, Certification and Maintenance – Ships which do not proceed beyond restricted limits, fishing ships, and ships of less than 45 metres in length – Inspections – Hull and external fittings inspections below the waterline with the ship out of the water at intervals not exceeding two years
- 1 from Maritime Rule 47.65(1)(a) – Load Lines – Ships of less than 24 metres in length – Conditions of assignment – Deck sills in doorways or deckhouses – Must not be less than 300 millimetres for ships of 18 metres or less in length and not less than 300 + 50(L – 18) millimetres for ships of more than 18 metres in length
- 1 from Maritime Rule 47.65(2) – Load Lines – Ships of less than 24 metres in length – Conditions of assignment – Height from deck of coamings must be of substantial construction

2015-au4701

Delegated Legislation

Notice Under the Legislation Act 2012

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

<i>Authority for Enactment</i>	<i>Title or Subject-matter</i>	<i>Serial Number</i>	<i>Date of Enactment</i>	<i>Retail</i>
Fisheries (South Island Customary Fishing) Regulations 1999	Fisheries (Notification of Tangata Tiaki/Kaitiaki for Area/Rohe Moana of Hokonui Rūnanga) Notice 2015	2015/189	7/8/15	\$2.61

These Legislative Instruments can be accessed for free at

www.legislation.govt.nz

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

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

<i>Total Value of Purchases</i>	<i>Maximum Charge</i>
\$12.00 and less	\$1.79 p&p
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Copies are also available over the counter at the following locations:

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

2015-dl4799

Departmental

Reappointments / appointments to the New Zealand Film Commission

Pursuant to section 28 of the Crown Entities Act 2004, the Minister for Arts, Culture and Heritage has reappointed to the New Zealand Film Commission

Dame Patsy Reddy, dnzm, of Wellington

as a member and chair for a term of office from 1 August 2015 to 30 June 2018; and appointed

Ross McRobie, of Wanaka

as a member for a term of office from 1 August 2015 to 30 June 2017; and appointed

Jane Hastings, of Auckland

Ian Taylor, cnzm, of Dunedin

as members for a term of office from 1 August 2015 to 30 June 2018; and reappointed

Charles Finny, of Wellington

as a member for a term of office from 1 August 2015 to 30 June 2016.

Dated at Wellington this 28th day of July 2015.

Hon MAGGIE BARRY, Minister for Arts, Culture and Heritage.

2015-go4657

Reappointments / appointment to the Broadcasting Commission (NZ On Air)

Pursuant to section 28 of the Crown Entities Act 2004, the Minister of Broadcasting has reappointed to the Broadcasting Commission (NZ On Air)

Miriam Dean, cnzm, of Auckland

as a member and chair for a term of office from 1 August 2015 to 30 March 2018; and appointed

Ian Taylor, cnzm, of Dunedin

as a member for a term of office from 1 August 2015 to 31 July 2018; and appointed

Helen Grattan, of Nelson

as a member for a term of office from 1 January 2016 to 31 December 2018; and reappointed

Ross McRobie, of Wanaka

as a member for a term of office from 1 August 2015 to 31 July 2017; and reappointed

Kim Wicksteed, of Hawke's Bay

as a member for a term of office from 1 August 2015 to 30 November 2018.

Dated at Wellington this 21st day of July 2015.

Hon AMY ADAMS, Minister of Broadcasting.

2015-go4658

Notice of Vesting of Property Under Section 324 of the Companies Act 1993— Accident Compensation Corporation Refunds

I, William Henry David More, Senior Solicitor, acting under delegated authority from the Secretary to the Treasury, hereby give notice that between 1 April 2015 and 30 June 2015, I first became aware that the Crown was vested under section 324 of the Companies Act 1993 with Accident Compensation Corporation refunds, payable to the following companies which have been removed from the Register of Companies:

ARENA HEALTH & SPORTS MEDICINE LIMITED.

F & M CALLS LIMITED.

GOLDEN BELL THAI RESTAURANT LIMITED.
IMERY'S TABLEWARE NEW ZEALAND LIMITED.
LEE MECHATRONICS SERVICES LIMITED.
M & M RICHCO LIMITED.
METROPOLIS 3 LIMITED.
OTEHA LIMITED.
REFLECTION WINDOW CLEANING LIMITED.
TE KAINGA MEAT CO LIMITED.
TEN X CONTRACTING LIMITED.
THE FINCH COMPANY PTY LIMITED.
TILE UNION LIMITED.
VIBRATION EXERCISE FOR LIFE LIMITED.
YD CONTRACTORS LIMITED.

Dated at Wellington this 4th day of August 2015.

WILLIAM HENRY DAVID MORE, Senior Solicitor.

2015-go4668

Radiocommunications (EMC Standards) Notice 2015

Pursuant to Regulations 32(1)(a), (b), (c), (d) and (j) of the Radiocommunications Regulations 2001, the Chief Executive, Ministry of Economic Development, hereby gives the following notice.

Notice

1. Title, commencement and purpose

- a. This notice is the Radiocommunications (EMC Standards) Notice 2015.
- b. This notice comes into force on **13 August 2015**.
- c. This notice prescribes:
 - i. classes of electrical and electronic products, being interfering equipment as defined in section 2(1) of the Radiocommunications Act 1989;
 - ii. the standards applicable to particular classes of products;
 - iii. the level of conformity applicable to a class of product; and
 - iv. products that are exempt from the need to be the subject of a declaration of conformity.

2. Interpretation

- a. In this notice, unless the context otherwise requires:

battery powered, in relation to a product, means a product that is not capable of being connected, either directly or indirectly, to the electrical mains supply.

code of practice means a publication prescribing the procedures and processes relating to any of the following:

- i. the installation and maintenance of products;
- ii. the interconnection of products;
- iii. the networking of products; and
- iv. the assembling of components, modules and sub-assemblies to form a finished product.

electromagnetic compatibility, (EMC), means the ability of products to satisfactorily function as intended in their electromagnetic environment, without introducing intolerable electromagnetic disturbances into that environment.

fixed installation means a combination of parts, components, modules, or products assembled and installed at a place of use in such a way that the combination cannot be moved without being at least partially disassembled, including electric power lines and wired telecommunication distribution networks, but not including telecommunications terminal equipment designed for installation in customer premises.

- b. For the purposes of the tables of this notice:

AS/NZS means a joint Australian/New Zealand Standard under the terms of the Active Cooperation Agreement between Standards Australia International Limited and Standards New Zealand.

CFR means the Code of Federal Regulations of the United States of America.

CISPR means a publication published by the Special Committee on Radio Interference of the International Electrotechnical Commission.

COP means a code of practice prescribed in this notice.

EN means a standard published by the European Committee for Electrotechnical Standardisation, commonly known as CENELEC.

ETS and **ETS EN** means a standard published by the European Telecommunications Standards Institute, commonly known as ETSI.

IEC means a publication published by the International Electrotechnical Commission.

UN ECE R10 means Regulation No. 10 of the United Nations Vehicle Regulations - 1958 Agreement.

- c. Other words and expressions contained in this notice that are defined in the Act, Regulations and notices made under the Regulations, have the meanings so defined.

3. Scope

- a. Every product that is interfering equipment, except wanted and unwanted emissions from a radio transmitter, is subject to the provisions of this notice.
- b. The following products are exempt from the requirement to be the subject of a declaration of conformity and to be labelled:
 - i. those with a power consumption not exceeding 6 nano-watts;
 - ii. a spare part intended for use in replacing parts of a product;
 - iii. a vehicle that is registered, or able to be registered for operation on a road in accordance with the Land Transport Act 1998;
 - iv. military equipment or weapons systems of the New Zealand Defence Force; and
 - v. military equipment or weapons systems of the defence force of another country operating in co-operation with the New Zealand Defence Force.

4. Applicable standards

- a. For the purposes of Regulations 32(1)(a), (b), (c) and (d), the applicable standards and levels of conformity apply to specified classes of product as provided in the tables to this notice.
- b. Unless expressly stated to the contrary in this notice:
 - i. an amendment or modification to an applicable standard is effective from the date specified by the authority issuing the amendment or modification.
 - ii. a product that is first supplied two years or more after the effective date of an amendment or modification to an applicable standard must conform to that amended or modified applicable standard.

5. Conformity requirements

- a. If a product is in a class to which a standard as prescribed in Tables 1-6 applies, that standard is an applicable standard, and the product must conform to the requirements of that applicable standard, as amended by the provisions of Table 7 of this notice.
- b. The supplier of a product to which subsection (a) applies must comply with the level of conformity requirements applying to that product as prescribed in the [Radiocommunications \(Compliance\) Notice 2013 No. 2](#), or a notice in replacement thereof.
- c. If more than one standard prescribed in Tables 1-6 applies to a product, the applicable standard is the standard most closely related to the primary purpose, use or application of the product.
- d. Only those requirements of a standard relating to electromagnetic radiations or inductions apply for the purposes of this notice.

6. Products to which level of conformity 1 requirements apply

If a product is not a product to which level of conformity 2 or level of conformity 3 applies, the supplier of the product must meet the requirements of level of conformity 1. Products to which level of conformity 1 applies include those that are, or only incorporate:

- a. manually operated switches or simple relays;
- b. brushless squirrel cage induction motors;
- c. wire-wound, mains frequency transformers;
- d. rectifier diodes; or
- e. resistive heating elements.

7. Products to which level of conformity 2 requirements apply

- a. Except as provided in subsection (b), if a product is, or incorporates, any of the following, the supplier of the product must meet the requirements of level of conformity 2. The products are:
 - i. a microprocessor or other clocked digital device;
 - ii. a radio frequency oscillator;
 - iii. a commutator or slip-ring motor;
 - iv. arc welding equipment;
 - v. a lighting ballast; or
 - vi. electronic devices operating in a switching or non-linear mode such as switched-mode power supplies, lighting dimmers, electronic transformers, and motor speed controllers.
- b. If a product to which subsection (a) applies is any of the following, then the product is exempt from the requirement to be the subject of a compliance folder or to be labelled. The products are those that are:
 - i. supplied in a total quantity of no more than 10 per annum;
 - ii. battery powered;
 - iii. a prototype for demonstration purposes; and
 - iv. a fixed installation, including telecommunications network equipment (TNE).
- c. If a product is Group 1 industrial, scientific and medical (ISM) equipment, as defined in AS/NZS CISPR 11:
 - i. the supplier of the product must meet the requirements of level of conformity 2; and
 - ii. the product must comply with the provisions of Table 6 in regard to the frequencies of operation.
- d. If a product is telecommunications terminal equipment (TTE) designed for installation in customer premises, the supplier of the product must meet the requirements of level of conformity 2.

8. Products to which level of conformity 3 requirements apply

If a product is Group 2 industrial, scientific and medical (ISM) equipment, as defined in AS/NZS CISPR 11:

- i. the supplier of the product must meet the requirements of level of conformity 3; and
- ii. the product must comply with the provisions of Table 6 in regard to the frequencies of operation.

9. Consequential revocation of notice

The Radiocommunications (EMC Standards) Notice 2004 No. 2, dated the 6th day of September 2004 and published in the [New Zealand Gazette, 17 September 2004, No. 122, page 3036](#), is revoked.

Notwithstanding the revocation of the notice set out in clause 9, every product that is compliant with the requirements of that notice on the commencement date of this notice is deemed to be compliant with the requirements of this notice.

Table 1 - Australian and New Zealand Standards (AS/NZS, AS, NZS) Standards

AS/NZS CISPR 11	ISM radio frequency equipment
AS/NZS CISPR 12	Vehicles, motorboats, and spark-ignited engine-driven equipment
AS/NZS CISPR 13	Broadcast receivers and associated equipment

AS/NZS CISPR 14-1	Household appliances, electric tools and similar equipment
AS/NZS CISPR 15	Electrical lighting and similar equipment
AS/NZS CISPR 22	Information technology equipment
AS/NZS CISPR 32	Multimedia equipment
AS/NZS 61000-6-3	EMC generic emission standard - residential, commercial and light industry
AS/NZS 61000-6-4	EMC generic emission standard - industrial environments
NZS 6869	Limits and measurement methods of electromagnetic noise from AC power systems, 0.15 - 1000 MHz
AS 62040.2	Uninterruptible power systems (UPS)

Table 2 - Special Committee On Radio Interference (CISPR) Standards

CISPR 11	ISM radio frequency equipment
CISPR 12	Vehicles, motorboats, and spark-ignited engine-driven equipment
CISPR 13	Broadcast receivers and associated equipment
CISPR 14-1	Household appliances, electric tools and similar equipment
CISPR 15	Electrical lighting and similar equipment
CISPR 22	Information technology equipment
CISPR 32	Multimedia equipment

Table 3 - International Electrotechnical Commission (IEC) Standards

IEC 60204-31	Sewing machines, units and systems
IEC 60669-2-1	Electronic switches
IEC 60669-2-2	Remote control switches (RCS)
IEC 60669-2-3	Time-delay switches (TDS)
IEC 60730-1	Automatic electrical controls for household and similar use
IEC 60730-2-5	Automatic electrical burner control systems
IEC 60730-2-6	Automatic electrical pressure sensing controls
IEC 60730-2-7	Timers and time switches
IEC 60730-2-8	Electrically operated water valves
IEC 60730-2-9	Temperature sensing controls
IEC 60730-2-11	Energy regulators
IEC 60730-2-13	Humidity sensing controls
IEC 60730-2-14	Electric actuators
IEC 60730-2-18	Automatic electrical water and air flow sensing controls
IEC 60870-2-1	Telecontrol equipment and systems
IEC 60945	Maritime navigation and radiocommunication equipment and systems
IEC 60947-1	Low voltage switchgear and controlgear
IEC 60947-2	Circuit breakers
IEC 60947-3	Switches, disconnectors, switch-disconnectors and fuse-combination units
IEC 60947-4-1	Electromechanical contactors and motor-starters
IEC 60947-4-2	AC semiconductor motor controllers and starters
IEC 60947-4-3	AC semiconductor controllers and contactors for non-motor loads

IEC 60947-5-1	Electromagnetic control circuit devices
IEC 60947-5-2	Proximity switches
IEC 60947-5-3	Proximity devices and defined behaviour under fault conditions (PDF)
IEC 60947-5-6	DC interface for proximity sensors and switching amplifiers (NAMUR)
IEC 60947-6-1	Automatic transfer switching equipment
IEC 60947-6-2	Control and protective switching devices (or equipment) (CPS)
IEC 60974-10	Arc welding equipment, electromagnetic compatibility (EMC)
IEC 61000-3-8	Signalling on low voltage electrical installations
IEC 61000-6-3	EMC generic emission standard - residential, commercial and light industry
IEC 61000-6-4	EMC generic emission standard - industrial environments
IEC 61008-1	Residual current operated circuit breakers for household and similar uses (RCCB)
IEC 61326	Electrical equipment for measurement, control and laboratory use
IEC 61439-1	Low voltage switch gear and control gear assemblies
IEC 61543	Residual current operated protective devices (RCD) for household and similar use
IEC 61800-3	Adjustable speed electrical power drives
IEC 61812-1	Specified time relays for industrial use
IEC 62040-2	Uninterruptible power systems (UPS)
IEC 62052-11	Electricity metering equipment (AC) - particular requirements, tests and test conditions - Part 11: Metering equipment
IEC 62052-21	Electricity metering equipment (AC) - general requirements, tests and test conditions - Part 21: Tariff and load control equipment
IEC 62054-11	Electricity metering - tariff and load control - electronic ripple control receivers
IEC 62054-21	Electricity metering - tariff and load controls - time switches
IEC 62236-3-1	Rolling stock - Train and complete vehicle

Table 4 - European Norm (EN) Standards

EN 50065-1	Signalling on low-voltage electrical installations in the range 3 kHz - 148.5 kHz
EN 50148	Electronic taximeters
EN 50263	Relays and protection equipment
EN 50270	Equipment for detection and measurement of combustible, toxic gases or oxygen
EN 55011	ISM radio frequency equipment
EN 55012	Vehicles, motorboats, and spark-ignited engine-driven equipment
EN 55013	Broadcast receivers and associated equipment
EN 55014-1	Household appliances, electric tools and similar apparatus
EN 55015	Electrical lighting and similar equipment
EN 55022	Information technology equipment
EN 55032	Multimedia equipment
EN 55103-1	Audio, video and entertainment lighting control apparatus for professional use
EN 61000-6-3	EMC generic emission standard - residential, commercial and light industry
EN 61000-6-4	EMC generic emission standard - industrial environments
EN 60204-31	Safety of machinery. Electrical equipment of machines. Particular safety and EMC requirements for sewing machines, units and systems

EN 60669-2-1	Switches for household and similar fixed electrical installations - electronic switches
EN 60669-2-2	Switches for household and similar fixed electrical installations - electromagnetic remote-control switches (RCS)
EN 60669-2-3	Switches for household and similar fixed electrical installations - time-delay switches (TDS)
EN 60730-1	Automatic electrical controls for household and similar use - general requirements
EN 60730-2-5	Automatic electrical controls for household and similar use - automatic electrical burner control systems
EN 60730-2-6	Automatic electrical controls for household and similar use - automatic electrical pressure sensing controls
EN 60730-2-7	Automatic electrical controls for household and similar use - timers and time switches
EN 60730-2-8	Automatic electrical controls for household and similar use - electrically operated water valves
EN 60730-2-9	Automatic electrical controls for household and similar use - temperature sensing controls
EN 60730-2-11	Automatic electrical controls for household and similar use - energy regulators
EN 60730-2-13	Automatic electrical controls for household and similar use - humidity sensing controls
EN 60730-2-14	Automatic electrical controls for household and similar use - electric actuators
EN 60730-2-15	Automatic electrical controls for household and similar use - automatic electrical air flow, water flow and water level sensing controls
EN 60870-2-1	Telecontrol equipment and systems - power supply and electromagnetic compatibility
EN 60945	Maritime navigation and radiocommunication equipment and systems. General requirements. Methods of testing and required test results
EN 60947-1	Low-voltage switchgear and controlgear - general rules
EN 60947-2	Low-voltage switchgear and controlgear - circuit-breakers
EN 60947-3	Low-voltage switchgear and controlgear - switches, disconnectors, switch-disconnectors and fuse-combination units
EN 60947-4-1	Low-voltage switchgear and controlgear - electromechanical contactors and motor-starters
EN 60947-4-2	Low-voltage switchgear and controlgear - AC semiconductor motor controllers and starters
EN 60947-4-3	Low-voltage switchgear and controlgear - AC semiconductor controllers and contactors for non-motor loads
EN 60947-5-1	Low-voltage switchgear and controlgear - electromechanical control circuit devices
EN 60947-5-2	Low-voltage switchgear and controlgear - proximity switches
EN 60947-5-3	Low-voltage switchgear and controlgear - proximity devices with defined behaviour under fault conditions (PDDB)
EN 60947-5-6	Low-voltage switchgear and controlgear - DC interface for proximity sensors and switching amplifiers (NAMUR)
EN 60947-6-1	Low-voltage switchgear and controlgear - multiple function equipment. Transfer switching equipment
EN 60947-6-2	Low-voltage switchgear and controlgear - multiple function equipment. Control and protective switching equipment (CPS)
EN 60974-10	Arc welding equipment. Electromagnetic compatibility (EMC) requirements
EN 61008-1	Residual current operated circuit-breakers without integral overcurrent protection for household and similar uses (RCCBs)

EN 61326-1	Electrical equipment for measurement, control and laboratory use. EMC requirements
EN 61439-1	Low-voltage switchgear and controlgear assemblies
EN 61543	Residual current-operated protective devices (RCDs) for household and similar use
EN 61800-3	Adjustable speed electrical power drive systems. EMC requirements
EN 61812-1	Specified time relays for industrial use. Requirements and tests
EN 62040-2	Uninterruptible power systems (UPS). Electromagnetic compatibility (EMC) requirements
EN 62052-11	Electricity metering equipment (AC). General requirements, tests and test conditions. Metering equipment
EN 62052-21	Electricity metering equipment (AC). General requirements, tests and test conditions. Tariff and load control equipment
EN 62054-11	Electricity metering equipment (AC). Tariff and load control - electronic ripple control receivers
EN 62054-21	Electricity metering equipment (AC). Tariff and load control - time switches

Table 5 - Codes of Practice and other provisions

COP 001	Personal computer assemblies
UN ECE R10	Uniform provisions concerning the approval of vehicles with regard to electromagnetic compatibility

Table 6 - ISM Frequencies

Characteristic Frequency	Frequency Range
6.780 MHz	6765 - 6795 MHz
13.56 MHz	13.553 - 13.567 MHz
27.12 MHz	26.957 - 27.283 MHz
35.7 MHz	35.4 - 36 MHz
40.68 MHz	40.66 - 40.7 MHz
433.92 MHz	433.05 - 434.79 MHz
921.5 MHz	915 - 928 MHz
2.45 GHz	2.4 - 2.5 GHz
5.8 GHz	5.725 - 5.875 GHz
24.125 GHz	24 - 24.25 GHz
61.25 GHz	61 - 61.5 GHz
122.5 GHz	122 - 123 GHz
245 GHz	244 - 246 GHz

Table 7 - Variations to Standards

Standard	Provisions
AS/NZS CISPR14-1	Subclauses 7.2.1 and 8.4 do not apply.
EN 55014	Subclauses 7.2.1 and 8.4 do not apply.
CISPR 14	Subclauses 7.2.1 and 8.4 do not apply.
AS/NZS CISPR22	Subclause 4.2 does not apply to the extent that a warning is not required to be included in the instructions for use.
EN 55022	Subclause 4.2 does not apply to the extent that a warning is not required to be included in the instructions for use.

CISPR 22	Subclause 4.2 does not apply to the extent that a warning is not required to be included in the instructions for use.
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Dated at Auckland this Monday the 3rd day of August 2015.

CHRISTOPHER BRENNAN, Compliance Manager, Radio Spectrum Management, Ministry of Business, Innovation and Employment.

Explanatory Note

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

This notice prescribes:

(a) classes of products, being interfering equipment and susceptible equipment as defined in section 2(1) of the Radiocommunications Act 1989;

(b) the standards applicable to particular classes of products;

(c) the level of conformity applicable to a class of product; and

(d) products that are exempt from the need to be the subject of a declaration of conformity.

2015-go4671

Amendment to Notice of Direction to Appoint a Limited Statutory Manager for the Papatoetoe Intermediate School (1428) Board of Trustees

Under section 78M(6) of the Education Act 1989, acting under delegated authority, I hereby amend the notice (as published in the [New Zealand Gazette, 5 September 2013, No. 124, page 3450](#)) which specified the functions, powers and duties of a limited statutory manager for the **Papatoetoe Intermediate School (1428)** board of trustees.

The following functions, powers and duties are now vested in the limited statutory manager:

- All functions, powers and duties of the board as an employer (whether statutory or otherwise).

No other functions, powers or duties are vested in the limited statutory manager.

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

- Board systems and processes related to the intervention and the powers vested in the limited statutory manager.

This notice takes effect on the day of publication.

Dated at Wellington this 10th day of August 2015.

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

2015-go4690

Ministerial Direction on Tailored Agreements with Social Housing Providers

Pursuant to section 102(1A) of the Housing Restructuring and Tenancy Matters Act 1992, the Minister for Social Housing (exercising the powers of the Minister responsible for the Social Housing Agency under the authority of the Prime Minister), after consultation with the Minister of Finance and the Minister of Housing, gives the Social Housing Agency the following direction.

D i r e c t i o n

1. Title—This direction is the Ministerial Direction on Tailored Agreements with Social Housing Providers.

2. Commencement—This direction comes into force on **10 August 2015**.

3. Interpretation—(1) In this direction, unless the context otherwise requires:

Act means the Housing Restructuring and Tenancy Matters Act 1992.

demand profile means the need for social housing within a particular area based on the number of persons from time to time assessed by the agency as eligible for, but not yet allocated, social housing in that area.

indexed rate means a rate that is adjusted from time to time by reference to movements in the all groups New Zealand Consumer's Price Index or some other agreed reference index.

phased payments mean periodical payments in phased stages over an agreed period within the term of a tailored agreement.

rate means the price for the provision, by or on behalf of a social housing provider, of any particular premises to be used as social housing.

vacant, in relation to any social housing, means unoccupied and not subject to a tenancy.

(2) Terms used in this direction and not defined in subclause (1) but defined in section 2 or, where the context requires, section 71 or 91 of the Act have the same meanings in this direction.

4. Purposes—The purposes of this direction (as set out in section 102(1B) of the Act) are to enable flexible purchasing approaches by the agency and to promote social housing outcomes that reflect the diverse needs of tenants and the diverse range of existing social housing providers and potential providers.

5. Application—(1) This direction applies when the agency is considering whether to enter, proposes to enter, or enters, into a tailored agreement under section 137A of the Act with one or more social housing providers for the provision of social housing and any related services.

(2) For the avoidance of doubt, nothing in this direction applies to the calculation of the rent payable by any tenant of social housing.

6. Requirements preliminary to tailored agreements—When the agency is considering whether to enter into any tailored agreement, its consideration must include:

- a. the demand profiles for social housing;
- b. the needs of tenants for different kinds of social housing (in terms of size, amenities, accessibility for people with disabilities, health, safety, and other needs);
- c. the needs of tenants for related services;
- d. the range and availability of social housing providers and potential providers to meet the needs identified under paragraphs (a) to (c).

7. Tailored agreements to meet purposes and needs—(1) In negotiating for and entering into a tailored agreement, the agency must ensure that the agreement:

- a. is for the purposes set out in clause 4; and
- b. will as far as possible meet the needs (identified under clause 6) of tenants, or a proportion of them, in one or more particular areas.

(2) The agency must also ensure that a tailored agreement contains the matters set out in clause 8(1).

8. Matters to be included in a tailored agreement—(1) A tailored agreement must contain terms and conditions:

- a. specifying the period over which the social housing provider must provide social housing (being a period suitable to the demand profile of the area or areas in which the social housing is to be provided);
- b. specifying that the tailored agreement relates to:
 - i. all social housing and related services to be provided by the social housing provider in a particular area and a description of that housing and area and the details of those services; or
 - ii. only specified social housing or specified related services (or both) to be provided by the social housing provider in a particular area and a description of that housing and area and the details of those services;
- c. specifying whether the tailored agreement relates to existing premises or anticipated premises (or both) and a description of those premises;
- d. specifying when the social housing or related services (or both) will start to be provided (which, in the case of anticipated premises, may include provision for delays for future contingencies);
- e. specifying how the price to be paid by the agency for the provision of the social housing or related services (or both) under the tailored agreement will be calculated;
- f. specifying the manner in which and the times that price or parts of it will be paid by the agency to the social

housing provider.

(2) A tailored agreement may contain other terms and conditions that are not inconsistent with the purposes set out in clause 4.

9. Terms as to price that may be included in a tailored agreement—(1) For the purpose of clause 8(1)(e), the terms and conditions of a tailored agreement may include provisions requiring the agency to:

- a. pay an agreed amount or amounts as the price for providing social housing and related services (or both), whether or not the amount or amounts agreed are more or less than the difference between the market rents and income-related rents for the housing;
- b. pay an agreed amount or amounts for successful achievement of an objective or objectives related to the provision of social housing defined in the tailored agreement;
- c. pay an agreed amount or amounts in respect of existing premises that are to be provided as social housing under the tailored agreement for periods that they are vacant;
- d. pay different agreed amounts for related services for different tenants or tenancy situations;
- e. pay fixed or indexed rates for any premises identified in the tailored agreement that may be different to the market rent for the premises;
- f. pay for the provision, by the social housing provider, of social housing that is not owned by the social housing provider.

(2) Subclause (1) does not limit the generality of clause 8(1)(e).

10. Payment terms that may be included in a tailored agreement—(1) For the purpose of clause 8(1)(f), a tailored agreement may include terms and conditions requiring the agency to pay the price for the provision of social housing and related services (or both) in any, or in a combination of any, of the following ways:

- a. By phased payments;
- b. by one or more lump sum payment or payments;
- c. by payment in advance of the social housing or related services (or both) being provided to tenants by the social housing provider;
- d. by payment on the successful achievement of an outcome or outcomes that are defined in the tailored agreement.

(2) Subclause (1) does not limit the generality of clause 8(1)(f).

Dated at Wellington this 29th day of July 2015.

Hon PAULA BENNETT, Minister for Social Housing.

Explanatory Note

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

This direction to the social housing agency under the Housing Restructuring and Tenancy Matters Act 1992 (“the Act”) is given by the Minister for Social Housing exercising the powers of the Minister responsible for the social housing agency under an authority given by the Prime Minister dated the 17th day of November 2014. The direction comes into force on 10 August 2015.

The direction, in accordance with which the agency is authorised to enter into tailored agreements for the provision of social housing, is broadly enabling. It sets out matters that the agency must include in its consideration of whether to enter into tailored agreements, and matters that the agency must ensure are included in a tailored agreement with a social housing provider. These include that the agreement is consistent with the purpose of promoting social housing outcomes that reflect the diverse needs of tenants and the diverse range of existing social housing providers and potential providers. Nothing in the direction requires the agency to enter into tailored agreements or affects the way in which a social housing tenant’s rent is to be calculated under the Act.

2015-go4696

Consent to the Distribution of New Medicines

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

Schedule

Product: **Flecainide BNM**
Active Ingredient: Flecainide acetate 50mg
Dosage Form: Tablet
New Zealand Sponsor: Boucher & Muir (New Zealand) Limited t/a BNM Group
Manufacturer: Actavis UK Limited, North Devon, United Kingdom

Product: **Sodium Chloride 0.9%**
Active Ingredient: Sodium chloride 0.9g
Dosage Form: Solution for injection
New Zealand Sponsor: Multichem NZ Limited
Manufacturer: B Braun Melsungen AG, Berlin, Germany

Product: **Sterilised Water for Injection**
Active Ingredient: Water for injection 100%
Dosage Form: Solution for injection
New Zealand Sponsor: Multichem NZ Limited
Manufacturer: B Braun Melsungen AG, Berlin, Germany

Dated this 6th day of August 2015.

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

2015-go4706

Supplementary Integration Agreements

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that an supplementary integration agreements have been signed between the Minister of Education on behalf of Her Majesty The Queen, acting through the Group Manager, Schools and Student Support, Ministry of Education, pursuant to delegated authority, and the proprietors of the following schools:

Westminster Christian School, Auckland (344)

St John Bosco School, New Plymouth (2233)

The said supplementary integration agreements were executed on 7 August 2015.

Copies of the supplementary integration agreements are available for inspection without charge by any member of the public via the following email addresses:

enquiries.auckland@minedu.govt.nz

enquiries.whanganui@minedu.govt.nz

Dated at Wellington this 7th day of August 2015.

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

2015-go4728

Notice of Amendment to the 2011 Statements of Principles Regarding Diabetes Mellitus Under the Veterans’ Support Act 2014

1. Pursuant to section 24 of the Veterans’ Support Act 2014, the Minister of Veterans’ Affairs gives notice of the amendment of the Statements of Principles Nos. 89 and 90 of 2011 regarding diabetes mellitus under the Veterans’ Support Regulations 2014.
2. Statements of Principles Nos. 89 and 90 of 2011 are not revoked but should be read and applied together with the Amendment Statements of Principles Nos. 88 and 89 of 2014.
3. The amendment reflects replacement of some factors and the insertion of a new factor in the 2011 Statements of Principles which relate diabetes mellitus to veterans’ qualifying service.
4. The amendment also includes the replacement of the definition of “relevant service”, the deletion of the

definition of a “drug or a drug from a class of drugs from the specified list”, and the insertion of definitions of:

- a “drug or a drug from a class of drugs from specified list 1”; and
- a “drug or a drug from a class of drugs from specified list 3”.

5. Copies of the Amendment Statements of Principles on diabetes mellitus are available on the Veterans’ Affairs New Zealand website

www.veteransaffairs.mil.nz

6. Copies of the Amendment Statements of Principles may also be inspected on request at Veterans’ Affairs New Zealand, 142 Lambton Quay, Wellington 6145.

This notice takes effect on the day of publication.

Dated this 13th day of August 2015.

Hon CRAIG FOSS, Minister of Veterans’ Affairs.

2015-go4740

Notice of Certificate that Market Share Threshold Met in the South Island Pursuant to the Dairy Industry Restructuring Act 2001 (Notice No. MPI 510)

Notice is hereby given that the following certificate is published pursuant to section 147(3)(b)(i) of the Dairy Industry Restructuring Act 2001:

Certificate that Market Share Threshold Met in the South Island Pursuant to the Dairy Industry Restructuring Act 2001

Pursuant to section 147 of the Dairy Industry Restructuring Act 2001 (“Act”):

1. I am satisfied that independent processors have, directly or indirectly, collected 20% or more of milksolids on or from dairy farms in the South Island of New Zealand in the 2014–15 season, on the basis of the information reported to me under subsection 147(4) of the Act; and
2. I therefore certify that the market share threshold for the South Island of New Zealand has been met.

Dated at Wellington this 9th day of August 2015.

Hon NATHAN GUY, Minister for Primary Industries.

2015-go4743

The Public Trust Common Fund Interest Rates Notice 11 August 2015

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

N o t i c e

1. Title and commencement—(1) This notice may be cited as the Public Trust Common Fund Interest Rates Notice 11 August 2015.

(2) Unless otherwise specified, the determinations and revocation in this notice take effect from and including 11 August 2015.

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.

(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 28 July 2015 is revoked.

(2) Unless otherwise specified, the rates of interest specified in Schedules 1 and 2 to this notice do not apply to any period that ends with 10 August 2015 but otherwise operate as from 11 August 2015.

(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 11 August 2015; but
- (ii) do apply to investment deposits repayable at the end of a fixed term that commenced on or after 11 August 2015.

Schedule 1

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

	<i>% p.a.</i>
Agency deposits	1.20
Call deposits	1.20
Funeral Trust Cash Fund	1.20
Investment deposits at call	1.20
Sinking funds deposits	1.20
Rating deposits	1.20
Trust deposits	1.20

Schedule 2

Rates of interest payable on each protection deposit associated with a particular Private Training Establishment

	<i>% p.a.</i>
All deposits	2.60

Schedule 3

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

Interest payable on maturity, monthly or quarterly

<i>Fixed Term</i>	<i>% p.a.</i>
3 months	1.80

6 months	1.75
9 months	1.70
1 year	1.65
18 months	1.65
24 months	1.75
30 months	1.80
36 months	1.85
4 years	1.90
5 years	1.95

Dated at Wellington this 11th day of August 2015.

MONIQUE TWORT, General Manager, Business Customers.

2015-go4762

Establishment of the Inquiry into the Management of Tony Douglas Robertson by the Department of Corrections and Other State Sector Agencies Before and After His Release From Prison in 2013

Pursuant to section 6(3) of the Inquiries Act 2013, The Honourable Amy Adams, Minister of Justice, and The Honourable Peseta Sam Lotu-iga, Minister of Corrections, hereby establish the Government Inquiry into the management of Tony Douglas Robertson (“Mr Robertson”) by the Department of Corrections and other State sector agencies before and after his release from prison on 11 December 2013 (“Inquiry”).

Background

On 11 December 2013, Mr Robertson was released from prison on 6 months of standard and special release conditions after serving his full sentence of 8 years imprisonment for convictions relating to the abduction and indecent assault of a child, the attempted kidnapping of two other children, and assaulting a prison officer. On 25 May 2014, Mr Robertson murdered Blessie Gotingco.

At its meetings on 3 and 10 August 2015, Cabinet:

- Agreed that a Government Inquiry be established under the Inquiries Act 2013 to inquire into the management of Mr Robertson by the Department of Corrections/State sector agencies before and after his release from prison (CAB Min (15) 26/23 refers);
- agreed that the Minister of Justice and the Minister of Corrections be the appointing Ministers for the Inquiry.

Terms of Reference

Background

On 25 May 2014, Mr Robertson murdered Blessie Gotingco while subject to release conditions under section 18(2) of the Parole Act 2002. Given the public safety issues arising from Mr Robertson’s offending while subject to release conditions, the Inquiry is established to look into the management of Mr Robertson before and after his release from prison, and to make recommendations arising from these matters.

Appointment

The Minister of Justice and the Minister of Corrections have appointed Melwyn Purefoy Smith to inquire into the matters set out below.

Matters for the Inquiry

The Inquiry will inquire into, report upon, and make any recommendations they consider appropriate relating to:

- a. The management of Mr Robertson by the Department of Corrections prior to his release from prison on 11 December 2013, including, but not limited to, the adequacy of:
 - i. the services and programmes offered to and delivered to Mr Robertson (including, drug and alcohol, psychological and other rehabilitative interventions); and
 - ii. the release plan prepared for Mr Robertson;
- b. the management of Mr Robertson by the Department of Corrections following his release from prison on

11 December 2013, including, but not limited to, the adequacy of:

- i. the supervision and monitoring of Mr Robertson, including his reporting requirements, home visits by probation staff, compliance with release conditions, and GPS monitoring;
 - ii. the response to any breaches of release conditions;
 - iii. the services and programmes offered to and delivered to Mr Robertson;
 - iv. compliance with mandatory and best practice standards for management of offenders having regard to Mr Robertson's release conditions;
 - v. risk assessment tools used by Corrections staff and their application to Mr Robertson;
 - vi. liaison by Corrections staff with Police;
 - vii. the training of staff supervising high risk offenders in the community;
 - viii. the decisions relating to Mr Robertson's residential arrangements; and
 - ix. the decisions relating to the notification of nearby residents of Mr Robertson's background;
- c. the actions or omissions of any other relevant State sector agencies (including Police) relating to Mr Robertson's offending following his release from prison, including his breaches of release conditions;
- d. the adequacy of operational practices (including the management of electronic monitoring) relating to the release of prisoners who are assessed as posing a high risk of reoffending at their release date; and
- e. any other matters relevant to the above matters, to the extent necessary to provide a complete report of these matters.

The Inquiry may be informed by any departmental or State services reviews that have been undertaken into the management of Mr Robertson's release (or related matters), including whether by specific public service departments or on a multi-agency basis.

Exclusions From Inquiry and Scope of Recommendations

In accordance with section 11 of the Inquiries Act 2013 ("the Act"), this Inquiry will not determine the civil, criminal or disciplinary liability of any person. This Inquiry may, as provided in section 16 of the Act, be postponed or temporarily suspended.

Reporting Sequence

The Inquiry is to report its findings and opinions to the appointing Ministers in writing by **30 November 2015**.

Consideration of Evidence

The Inquiry may begin considering evidence on **14 August 2015**, after the Terms of Reference have been published in the *New Zealand Gazette*.

Relevant Department

For the purposes of section 4 of the Act, the Ministry of Justice is the relevant department for the Inquiry and responsible for administrative matters relating to the Inquiry.

Dated at Wellington this 10th day of August 2015.

Hon AMY ADAMS, Minister of Justice.

Hon PESETA SAM LOTU-IIGA, Minister of Corrections.

2015-go4773

Classification of Medicines

Pursuant to section 106(1) of the Medicines Act 1981, I, Dr Don Mackie, Chief Medical Officer, Clinical Leadership, Protection and Regulation Business Unit, Ministry of Health, acting under delegated authority, hereby declare the following:

1. The medicines listed in Schedule 1 to this notice are classified as prescription medicines.
2. The medicines listed in Schedule 2 to this notice are classified as restricted medicines.
3. The medicines listed in Schedule 3 to this notice are classified as pharmacy-only medicines.

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

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

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

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

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

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

Schedule 1

Prescription Medicines

Aloracetam

Aniracetam

Azelastine; except when specified elsewhere in this notice

Bilastine; except when specified elsewhere in this notice

Bosutinib

Brentuximab vedotin

Brivaracetam (and its stereoisomers)

Carglumic acid

Cebaracetam (and its stereoisomers)

Coluracetam

Dimiracetam (and its stereoisomers)

Doliracetam (and its stereoisomers)

Dupracetam

Etiracetam

Elosulfase alfa

Fasoracetam (and its stereoisomers)

Fomepizole

Fonturacetam (and its stereoisomers)

Idarucizumab

Idelalisib

Imuracetam

Ketoprofen; except when specified elsewhere in this notice

Molracetam

Nebracetam (and its stereoisomers)

Nefiracetam

Nepidermin

Nicoracetam

Noopept (and its stereoisomers)

Otilonium bromide

Oxiracetam (and its stereoisomers)

Paritaprevir

Peginterferon beta-1a

Pembrolizumab
Pirfenidone
Piperacetam
Pramiracetam
Ranolazine
Recombinant human Epidermal Growth Factor
Rolipram (and its stereoisomers)
Rolziracetam
Secukinumab
Seletracetam (and its stereoisomers)
Suvorexant

Schedule 2

Restricted Medicines

Ketoprofen; in solid dose form containing 25 milligrams or less per dose form in packs of not more than 30 capsules or tablets

Schedule 3

Pharmacy-only Medicines

Azelastine; in preparations for nasal use containing 0.15% azelastine hydrochloride or less; in topical eye preparations containing 0.05% or less

Bilastine; in divided solid dosage forms for oral use containing 20 milligrams or less for the treatment of the symptoms of allergic rhinoconjunctivitis (seasonal and perennial) and urticaria when sold in a pack containing not more than 30 dosage units

Macrogols; in preparations for oral use as a liquid concentrate for laxative use

Medicines for General Sale

Please note that the following medicines are now available for general sale.

Efmoroctocog alfa

Simoctocog alfa

Dated this 10th day of August 2015.

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

2015-go4783

Notice of Application to Register a Trade Name Product (Notice No. MPI 513)

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

Trade Name: **Phenobarbital Injection**

Reference: A11144

Active Ingredient and Concentration:

Phenobarbital sodium 1ml ampoule 200mg

Formulation Type: Aqueous solution

General Use Claim:

Intravenous phenobarbital sodium is indicated for the emergency control of convulsions, and other situations where anticonvulsant therapy may be required in an intensive care situation.

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

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

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

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

The following address is:

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

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

The applicant's address for service is:

e-Vet Limited, 6B Arkley Avenue, Farm Cove, Auckland 2012. *Postal Address:* PO Box 51924, Pakuranga 2140, Auckland.

Dated at Wellington this 11th day of August 2015.

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

2015-go4787

General Section

European Union Sheepmeat and Goatmeat (228,254 tonnes), and United States Beef and Veal (213,402 tonnes) Reserved Quota Allowance Applications for the 2016 Quota Year

In accordance with the provisions of the Meat Board Act 2004, the Quota Allowance Allocation System in Respect of European Union (EU) Sheepmeat and Goatmeat Tariff Rate Quota and the Quota Allowance Allocation System in Respect of United States (US) Beef and Veal Tariff Rate Quota, up to 2% of each of the total annual tariff quotas available to New Zealand is set aside as Reserved Quota Allowance (RQA) for possible allocation to New Entrants.

The closing date for applications from New Entrants (including Year 2 and Year 3 New Entrants) for RQA for the 2016 Quota Year for both tariff quotas is **1 September 2015**.

Applications must be made in writing on Form 8 (EU Sheepmeat and Goatmeat) or Form 7 (US Beef and Veal), section 17 of the respective Quota Manuals.

Printable copies of the appropriate application forms are available from New Zealand Meat Board's website at

www.nzmeatboard.org

Please Note: Applications for RQA for the 2016 Quota Year must be completed using the correct forms.

Applications received after the closing date will be regarded as late and will be considered only at the discretion of the Board. Incomplete applications will be returned to the applicant for completion and therefore risk being received after the closing date.

Applicants must provide:

- a non-refundable New Entrant Application Fee of \$10,500.00 + GST for each quota applied for; and
- a Fixed Participation Fee (refundable if the application is not successful) of:
 - \$5,000.00 + GST (EU Sheepmeat and Goatmeat); or
 - \$2,000.00 + GST (US Beef and Veal);

- New Zealand Meat Board Export Registration Number; and
- a Business Plan as outlined in the respective Quota Manuals, including:
 - evidence of procurement details with accompanying letter(s) of confirmation if applicable;
 - evidence of ability to process at an EU or USDA Listed Premises or ability to toll process with accompanying letter(s) of confirmation; and
 - evidence of marketing arrangements with accompanying letter(s) of confirmation if applicable.

New Entrant applicants for EU Sheepmeat and Goatmeat or US Beef and Veal RQA are advised that any New Entrant that has not produced qualifying product by the end of March in the applicable production season shall have any conditional RQA held by that applicant revert to the board for reallocation in accordance with the provisions of the respective Quota Allowance Allocation Systems.

Note:

- Variable Participation Fees of \$1.80 + GST (per tonne) payable by New Entrant and General Quota Holders will be notified by the Board following the annual allocation of TRQ Allowances and are due by **31 December 2015**.
- In relation to the EU Sheepmeat and Goatmeat Tariff Rate Quota, the tariff rate applying to “in quota” imports is zero.
- The US Beef and Veal Tariff Rate Quota has a tariff rate applying to “in quota” imports of \$US0.044 per kilogram on most beef products.

Please direct any enquiries by telephone to Mary Malone on (04) 474 0838 or Mark Dunlop on (04) 471 6036.

Dated at Wellington this 6th day of August 2015.

M. DUNLOP, Quota Manager, New Zealand Meat Board.

2015-gs4732

Notification of Rates of Levy Pursuant to the Commodity Levies (Foveaux Strait Dredge Oysters) Order 2013

Pursuant to the Commodity Levies (Foveaux Strait Dredge Oysters) Order 2013 (“Order”) and the Constitution of the Bluff Oyster Management Company Limited (BOMC), BOMC hereby gives notice that the levy rate for Foveaux Strait dredge oysters required to be notified in terms of Clause 11 of the Order, for the levy year 1 October 2015 to 30 September 2016 (inclusive), is as follows:

- a. Declared port price: \$5,850.00 per tonne
- b. Levy rate \$163.93 per tonne
- c. Levy rate (% relative dollar value): 2.8023%

Dated this 12th day of August 2015.

M. I. RANKIN, Secretary.

2015-gs4772

Land Notices

Land Acquired for Road—867 Whitford-Maraetai Road, Beachlands, Auckland

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

North Auckland Land District—Auckland

Schedule

Area
m²

Description

642 Part Lot 1 DP 203289; shown as Section 1 on SO 487740 (part Computer Freehold Register NA131D/766).

Dated at Wellington this 5th day of August 2015.

J. COOPER, for the Minister for Land Information.

(LINZ CPC/2005/10974)

2015-ln4675

Revocation of Part of a Specially Protected Area and Declaring Conservation Land to be a Reserve

Under the Conservation Act 1987, the Minister of Conservation revokes the declaration as a conservation park over that part of the Rimutaka Conservation Park described in the Schedule and further declares that the conservation area described in the Schedule shall be set apart as a reserve, subject to the Reserves Act 1977, and classified as local purpose (community purposes) reserve subject to the provisions of the latter Act.

Wellington Land District—Lower Hutt City

Schedule

Area
ha

Description

0.9130 Section 1 SO 439411 (Part Computer Freehold Register WN29C/242).

Dated at Wellington this 28th day of July 2015.

Hon MAGGIE BARRY, onzm, Minister of Conservation.

(DOC PAL-06-09-03)

2015-ln4682

Restriction on Removal of Plantings Created—State Highway 1, Kilmog Hill, Dunedin

Pursuant to section 236 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Kerry McPhail, Land Information New Zealand, declares the land described in the Schedule (“land”) to be subject to the following restrictions:

1. The registered proprietor of the land must not undertake or permit to be undertaken on the land any activity that will affect the stability of the land so as to put the safe operation of State Highway 1 at risk.
2. Activities prohibited under clause 1 of this notice, which may affect the stability of the land, include (but are not limited to):
 - a. The removal of radiata pine plantings from the land; or
 - b. Stock grazing on the land prior to 1 July 2018.
3. Prior to undertaking, or permitting to be undertaken, any activity that may affect the stability of the land, the registered proprietor of the land must first obtain the prior written consent of the Crown. The Crown shall have full discretion as to whether or not to grant such consent (not to be unreasonably withheld) and to impose such conditions it sees fit, including the requirement for any such proposed activity to be undertaken in accordance with agreed protocols or an agreed management plan.
4. The Crown may require any person requesting approval under clause 3 to meet its reasonable costs in

considering the request.

Otago Land District—Dunedin City

Schedule

Area ha	Description
5.1763	Part of Section 1 SO 404997 comprised in Computer Freehold Register 694586; marked "A" on SO 404997.

Dated at Wellington this 30th day of July 2015.

K. McPHAIL, for the Minister for Land Information.

(LINZ CPC/1998/2643, CPC/2014/17806)

2015-In4687

Land Declared Road—91 Mountain Road and 526R Ellerslie-Panmure Highway, Mount Wellington, Auckland

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

North Auckland Land District—Auckland

Schedule

Area m ²	Description
199	Lot 16 DP 189494; shown as Section 8 on SO 471986 (all Computer Freehold Register NA119A/751).
339	Lot 17 DP 189494; shown as Sections 9 and 10 on SO 471986 (all Computer Freehold Register NA119A/752).

Dated at Wellington this 5th day of August 2015.

J. COOPER, for the Minister for Land Information.

(LINZ CPC/2005/10974)

2015-In4688

Severance Taken—State Highway 1, Wellington Northern Corridor (Transmission Gully), Porirua City

Pursuant to section 34 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natalie Randrup, Land Information New Zealand, declares the land described in the Schedule to this notice to be taken for severance and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Wellington Land District—Porirua City

Schedule

Severance Taken

Area ha	Description
18.9894	Section 10 SO 466867 (Part Computer Freehold Register 655786).

Dated at Wellington this 5th day of August 2015.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2013/17217)

2015-In4689

Land Declared Road and Acquired for the Functioning Indirectly of a Road (Segregation Strip)—Bexley Road (State Highway 74), Christchurch City

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

- a. Pursuant to section 20, declares that, an agreement to that effect having been entered into, the land described in the First Schedule to this notice is acquired for the functioning indirectly of a road (segregation strip) and shall vest in the Crown; and
- b. Pursuant to section 114, declares that the land described in the Second Schedule to this notice to be road, which shall form part of State Highway 74 and shall vest in the Christchurch City Council

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

Canterbury Land District—Christchurch City

First Schedule

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

Area m ²	Description
13	Part Lot 3 DP 33568; shown as Section 1 on SO 338449 (Part Computer Freehold Register CB13A/1024).
19	Part Lot 1 DP 994; shown as Section 3 on SO 338449 (Part Gazette Notice 927912 - <i>New Zealand Gazette</i> , 23 August 1973, No. 80, page 1608).
21	Part Lot 1 DP 994; shown as Section 4 on SO 338449 (Part Computer Freehold Register CB12B/958).
2	Part Lot 8 DP 21618; shown as Section 5 on SO 338449 (Part Computer Freehold Register CB8A/171).
10	Part Lot 3 DP 33568; shown as Section 6 on SO 338449 (Part Computer Freehold Register CB13A/1024).
1	Part Lot 3 DP 33568; shown as Section 7 on SO 338449 (Part Computer Freehold Register CB13A/1024).
9	Part Lot 1 DP 994; shown as Section 8 on SO 338449 (Part Gazette Notice 927912 - <i>New Zealand Gazette</i> , 23 August 1973, No. 80, page 1608).
2	Section 1 SO 313778 (Part Computer Interest Register 71432).

Second Schedule

Land Declared Road

Area m ²	Description
533	Part Lot 8 DP 21618; shown as Section 11 on SO 338449 (Part Computer Freehold Register CB8A/171).
4900	Part Lot 3 DP 33568; shown as Section 12 on SO 338449 (Part Computer Freehold Register CB13A/1024).
5970	Part Lot 1 DP 994; shown as Section 13 on SO 338449 (Part Gazette Notice 927912 - <i>New Zealand Gazette</i> , 23 August 1973, No. 80, page 1608).

Area
m²

Description

1302 Part Lot 1 DP 994; shown as Section 14 on SO 338449 (Part Computer Freehold Register CB12B/958).

147 Section 1 SO 301713 (Part Computer Freehold Register 40031).

Dated at Wellington this 5th day of August 2015.

J. ENOKA, for the Minister for Land Information.

(LINZ CPC/2006/11354)

2015-ln4691

Land Acquired for Granting in Exchange—Transmission Gully, Porirua City

Pursuant to section 21 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natalie Randrup, Land Information New Zealand, declares that, pursuant to an agreement to that effect having been entered into, the land described in the Schedule to this notice is acquired for granting in exchange and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

Wellington Land District—Porirua City

Schedule

Land Acquired for Granting in Exchange

Area
ha

Description

4.0206 Part Lot 1 DP 304740 (part Computer Freehold Register 18881); shown as Section 1 on SO 486886.

Dated at Wellington this 5th day of August 2015.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2006/11688)

2015-ln4694

Notice of Intention to Take Land for Road and Railway—Christchurch Southern Motorway (Stage 2), Christchurch

Notice is hereby given that the Minister for Land Information proposes to take, under the Public Works Act 1981, the land described in the Schedule to this notice (“land”).

The land is required for the construction of the Christchurch Southern Motorway (Stage 2) (“project”). More particularly, the land is required for road and railway.

The Christchurch Southern Motorway will provide a four-lane divided carriageway between Halswell Junction Road and Rolleston. The chosen route has been through a lengthy designation process (Environmental Protection Authority) and has been chosen as the best balance between directness and minimizing the impact of existing activities on the affected land. The motorway provides a connection between the end of the existing motorway at Halswell Junction Road and the new interchange at Shands Road.

As a consequence of the chosen motorway route, the existing rail service line has been cut short and needs to be re-routed in a loop to the east to maintain the existing shunting length. The re-routed rail line passes over the north-eastern corner of the subject property.

The owner of the land and those persons with a registered interest in it have been served with notice of the Crown’s intention to take their land and advised of their right to object.

Any other person having the right to object may send a written objection to the Registrar, Environment Court, Level 1, District Court Building, 282 Durham Street, Christchurch 8013, or by post to PO Box 2069, Christchurch 8013, or DX WX11113, Christchurch, within 20 working days after the date of publication of this notice.

If any objection is made in accordance with this notice, a public hearing will be held with the right of the objector

to appear and be heard personally, unless the objector otherwise requires, and each objector will be informed of the time and place of the hearing.

Any person requiring further information in respect of this advice should contact Mike Todd, Opus International Consultants Limited, Opus House, 20 Moorhouse Avenue, Christchurch. *Postal Address:* PO Box 1482, Christchurch 8140. Telephone: (03) 363 2742.

Canterbury Land District—Christchurch City

Schedule

Area ha	Description
1.3020	Part of Lot 2 DP 82095 (part Computer Freehold Register CB47B/926); shown as Section 1 on SO 482614.
0.0867	Part of Lot 2 DP 82095 (part Computer Freehold Register CB47B/926); shown as Section 3 on SO 482614.

The land is located at 320 Springs Road, Prebbleton, Christchurch.

Dated at Wellington this 3rd day of August 2015.

Hon LOUISE UPSTON, Minister for Land Information.

2015-ln4698

Land and Leasehold Estate Acquired for Road—State Highway 1, Western Hills Drive and Selwyn Avenue, Whangarei District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natalie Randrup, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land, and the leasehold estate created by Lease 9921478.1, described in the Schedule to this notice is acquired for road and shall vest in the Crown on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Whangarei District

Schedule

Land and Leasehold Estate Acquired for Road

Area m ²	Description
16	Part Lot 2 DP 186062 (part Computer Freehold Register NA116B/340 and part Computer Interest Register 688587); shown as Section 3 on SO 437701.
9	Part Lot 2 DP 186062 (part Computer Freehold Register NA116B/340 and part Computer Interest Register 688587); shown as Section 4 on SO 437701.

Dated at Wellington this 6th day of August 2015.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2010/15031, CPC/2010/14990)

2015-ln4705

Notice of Intention to Take Land for Road—City Rail Link Project, Auckland

Notice is hereby given that, under the provisions of section 23 of the Public Works Act 1981, the Auckland Council proposes to take the land described in the Schedule to this notice (“land”).

The land is required for rail and other purposes in connection with the City Rail Link Project.

The reasons why Auckland Council considers it reasonably necessary to take the land are as follows:

- a. The land is required for the City Rail Link Project, a key transport priority in the Auckland Plan to significantly improve access to the city centre and support Auckland’s growth and development.

- b. The land use is in accordance with the proposed designation under the district plan.

The owners of the land have been served with notice of the Auckland Council's intention to take the land and advised of their right to object.

Any other person having the right to object may send a written objection to the Registrar, Environment Court, Tribunals Division, Department of Courts, PO Box 7147, Wellesley Street, Auckland 1141, within 20 working days after the date of publication of this notice.

If any objection is made in accordance with this notice, a public hearing will be held with the right of the objector to appear and be heard personally, unless the objector otherwise requires, and each objector will be informed of the time and place of the hearing.

Any person requiring further information in respect of this advice should contact James Puketapu, The Property Group Limited, Level 15, 34 Shortland Street (PO Box 104), Auckland 1010. Telephone: (09) 309 8527.

North Auckland Land District—Auckland

Schedule

Lot 2 DP 183867 and Lot 2 DP 40971 (All Computer Freehold Register NA114D/694).

The land is located at 34 Nikau Street, Eden Terrace, Auckland.

Dated at Auckland this 27th day of July 2015.

STEPHEN MICHAEL TOWN, Chief Executive, Auckland Council.

2015-ln4711

Notice of Intention to Take Land for Road—City Rail Link Project, Auckland

Notice is hereby given that, under the provisions of section 23 of the Public Works Act 1981, the Auckland Council, proposes to take the land described in the Schedule to this notice ("land").

The land is required for rail and other purposes in connection with the City Rail Link Project.

The reasons why Auckland Council considers it reasonably necessary to take the land are as follows:

- a. The land is required for the City Rail Link Project, a key transport priority in the Auckland Plan to significantly improve access to the city centre and support Auckland's growth and development.
- b. The land use is in accordance with the proposed designation under the district plan.

The owners of the land have been served with notice of the Auckland Council's intention to take the land and advised of their right to object.

Any other person having the right to object may send a written objection to the Registrar, Environment Court, Tribunals Division, Department of Courts, PO Box 7147, Wellesley Street, Auckland 1141, within 20 working days after the date of publication of this notice.

If any objection is made in accordance with this notice, a public hearing will be held with the right of the objector to appear and be heard personally, unless the objector otherwise requires, and each objector will be informed of the time and place of the hearing.

Any person requiring further information in respect of this advice should contact James Puketapu, The Property Group Limited, Level 15, 34 Shortland Street (PO Box 104), Auckland 1010. Telephone: (09) 309 8527.

North Auckland Land District—Auckland

Schedule

Lot 1 DP 183867 (All Computer Freehold Register NA114D/693).

The land is located at 36-38 Nikau Street, Eden Terrace, Auckland.

Dated at Auckland this 27th day of July 2015.

STEPHEN MICHAEL TOWN, Chief Executive, Auckland Council.

2015-ln4712

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, Gary Anaru, Group Manager, Service Delivery, Ministry of Education, Wellington, hereby give notice that the land described in the Schedule to this notice is no longer required for education purposes.

Schedule

Area ha	Description
0.1061	Part Section 16 Block XIII Glenkenich Survey District (part Gazette Notice 422235), Otago Land District.
0.0986	Section 1 SO 19031 (all Computer Freehold Register OT14D/991), Otago Land District.
0.1320	Section 12 and Part Section 11 Block XIII Glenkenich Survey District (all <i>New Zealand Gazette</i> , 27 August 1964, No. 51, page 1365), Otago Land District.
0.0809	Lot 1 DP 6971 (all Gazette Notice 291176), Otago Land District.

Dated at Wellington this 11th day of August 2015.

GARY ANARU, Group Manager, Service Delivery, Ministry of Education.

2015-ln4719

Land Acquired for Road—Te Matai Road, Te Puke, Western Bay of Plenty District

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Jemma Cooper, 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 Western Bay of Plenty District Council on the date of publication hereof in the *New Zealand Gazette*.

South Auckland Land District—Western Bay of Plenty District

Schedule

Area m ²	Description
4	Part Section 2 SO 60851; shown as Section 7 on SO 463053 (part Computer Freehold Register 397263 and part Computer Interest Register 637143).
463	Part Section 2 SO 60851; shown as Section 9 on SO 463053 (part Computer Freehold Register 397263 and part Computer Interest Register 637143).
193	Part Section 2 SO 60851; shown as Section 11 on SO 463053 (part Computer Freehold Register 397263 and part Computer Interest Register 637143).

Dated at Wellington this 7th day of August 2015.

J. COOPER, for the Minister for Land Information.

(LINZ CPC/2005/10913)

2015-ln4731

Notice of the Final Determinations of the Minister for Land Information on Official Geographic Names

Pursuant to section 16 of the New Zealand Geographic Board (Ngā Pou Taunaha o Aotearoa) Act 2008 (“Act”), notice was given in the [New Zealand Gazette, 28 August 2014, No. 103, page 2874](#), of a proposal by the New Zealand Geographic Board Ngā Pou Taunaha o Aotearoa (“Board”) to assign new, and alter and discontinue existing, geographic names.

The Board dealt with the submissions received for the proposals according to section 18 of the Act.

Having considered a report from the Board, I hereby declare that my final determinations made, pursuant to sections 20(2) and 20(3) of the Act, are to assign new and alter the existing geographic names as described in the

Schedule below to official geographic names.

I made my decision on 23 July 2015.

My final determinations on these names will take effect on **13 August 2015**.

Schedule

First Column	Second Column	Third Column
<i>Official Geographic Name</i>	<i>Geographic Feature Type</i>	<i>Description</i>
South Auckland Land District		
Pūkoro / Miranda	Locality	A locality on the south-western shore of the Firth of Thames approximately 20km west-south-west of Thames. NZTopo50-BB34 054820. Alteration from Miranda (recorded name).
Pūkoro / Miranda Hot Springs	Hot Springs	Hot springs located approximately 3km south-east of Pūkoro / Miranda (locality) and just north of Pūkoro / Miranda Hot Springs (locality). NZTopo50-BB34 069795. Assigning a new name to an unnamed feature (locally known as Miranda Hot Springs).
Pūkoro / Miranda Hot Springs	Locality	A locality approximately 3km south-east of Pūkoro / Miranda (locality) and just south of Pūkoro / Miranda Hot Springs (hot springs). NZTopo50-BB34 071792. Alteration from Miranda Hot Springs (recorded name).

Dated at Wellington this 13th day of August 2015.

Hon LOUISE UPSTON, Minister for Land Information.

2015-ln4739

Land Acquired for Local Purpose (Esplanade) Reserve—143-151 Sykes Road, Weymouth, Auckland

Pursuant to section 20 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Jessica Enoka, Land Information New Zealand, declares that, an agreement to that effect having been entered into, the land described in the Schedule to this notice is hereby acquired for a local purpose (esplanade) reserve and shall vest in the Auckland Council on the date of publication hereof in the *New Zealand Gazette*.

North Auckland Land District—Auckland

Schedule

Area m ²	Description
2953	Part Lot 3 DP 70975; shown as Section 1 on SO 482458 (part Computer Freehold Register NA40C/223).
4192	Part Lot 1 DP 156478; shown as Section 2 on SO 482458 (part Computer Freehold Register NA94A/186).

Dated at Wellington this 10th day of August 2015.

J. ENOKA, for the Minister for Land Information.

(LINZ CPC/2005/10974)

2015-ln4754

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

The Rt Hon Sir WILLIAM YOUNG,
Administrator of the Government

A Proclamation

Pursuant to the Public Works Act 1981, I, The Right Honourable Sir William Young, the Administrator of the Government, hereby declare the land described in the First Schedule to be taken for road and the land described in the Second Schedule to be taken for the functioning indirectly of a road (segregation strip) and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the *New Zealand Gazette*.

South Auckland Land District—Waikato District

First Schedule

Area ha	Description
2.9714	Part Lot 1 DPS 82576 (part Computer Freehold Register SA58C/287); shown as Section 1 on SO 482553, subject to Coal Mining Licence embodied in Register SA47A/756.
0.1988	Part Allotment 24 Parish of Taupiri (part Computer Freehold Register SA34A/508); shown as Section 17 on SO 482935, subject to Conveyance 278155 (R319/186) and Coal Mining Licence embodied in Register SA47A/756.
0.2067	Part Section 1 Block XII Rangiriri Survey District (part Computer Freehold Register SA34A/507); shown as Section 18 on SO 482935, subject to Coal Mining Licence embodied in Register SA47A/756.
3.6448	Part Allotment 20 Parish of Taupiri (part Computer Freehold Register SA34A/508); shown as Section 23 on SO 482935, subject to Conveyance 189924 (R150/33) and 184125 (R134/140) and Coal Mining Licence embodied in Register SA47A/756.
5.6061	Part Allotment 19 Parish of Taupiri (part Computer Freehold Register SA34A/509); shown as Section 26 on SO 482935, subject to Transfer 155451 and Coal Mining Licence embodied in Register SA47A/756.
5.2476	Part Allotment 19 Parish of Taupiri (part Computer Freehold Register SA34A/506); shown as Section 29 on SO 482935, subject to Transfer 129546 and Coal Mining Licence embodied in Register SA47A/756.
0.8998	Part Lot 1 DPS 30585 (part Computer Freehold Register SA43D/997); shown as Section 32 on SO 482935, subject to Deed of Easement 351660 (R471/119) and Coal Mining Licence embodied in Register SA47A/756.

Second Schedule

Area ha	Description
0.0130	Part Lot 1 DPS 82576 (part Computer Freehold Register SA58C/287); shown as Section 2 on SO 482553, subject to Coal Mining Licence embodied in Register SA47A/756.
0.0017	Part Lot 1 DPS 82576 (part Computer Freehold Register SA58C/287); shown as Section 12 on SO 482553, subject to Coal Mining Licence embodied in Register SA47A/756.
0.0004	Part Allotment 24 Parish of Taupiri (part Computer Freehold Register SA34A/508); shown as Section 16 on SO 482935, subject to Conveyance 278155 (R319/186) and Coal Mining Licence embodied in Register SA47A/756.
0.0005	Part Section 1 Block XII Rangiriri Survey District (part Computer Freehold Register SA34A/507); shown as Section 19 on SO 482935, subject to Coal Mining Licence embodied in Register SA47A/756.
0.0086	Part Allotment 20 Parish of Taupiri (part Computer Freehold Register SA34A/508); shown as Section 22 on SO 482935, subject to Conveyance 189924 (R150/33) and 184125 (R134/140) and Coal Mining Licence embodied in Register SA47A/756.
0.0005	Part Allotment 19 Parish of Taupiri (part Computer Freehold Register SA34A/509); shown as Section 25 on SO 482935, subject to Transfer 155451 and Coal Mining Licence embodied in Register SA47A/756.

Area ha	Description
0.0142	Part Allotment 19 Parish of Taupiri (part Computer Freehold Register SA34A/509); shown as Section 27 on SO 482935, subject to Transfer 155451 and Coal Mining Licence embodied in Register SA47A/756.
0.0061	Part Allotment 19 Parish of Taupiri (part Computer Freehold Register SA34A/506); shown as Section 30 on SO 482935, subject to Transfer 129546 and Coal Mining Licence embodied in Register SA47A/756.
0.0015	Part Allotment 20 Parish of Taupiri (part Computer Freehold Register SA34A/508); shown as Section 37 on SO 482935, subject to Conveyance 189924 (R150/33) and 184125 (R134/140) and Coal Mining Licence embodied in Register SA47A/756.

Given under the hand of His Excellency, the Administrator of the Government and issued under the Seal of New Zealand this 6th day of August 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2009/14049)

2015-ln4755

Restriction Created—Lake Road, Ngaruawahia, Waikato District

Pursuant to section 236 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Jemma Cooper, Land Information New Zealand, declares the land described in the Schedule (“servient land”) to be subject to the following restrictions:

Definitions

Gully Plantings means the restoration plantings carried out in accordance with the Lake Road Gully Ecological Mitigation Plan prepared by Kessels and Associates dated the 3rd day of May 2012.

Resource Consent means Resource Consent 121578 issued by Waikato Regional Council.

1. No person shall:

- 1.1 Fell, remove, clear, burn or cause or permit to be felled, removed, cleared or burned any of the Gully Plantings on the servient land;
- 1.2 carry out any burning or chemical spraying on the servient land;
- 1.3 carry out any activity which might have an adverse effect on the Gully Plantings;
- 1.4 permit stock to access or carry out stock grazing on the servient land;
- 1.5 allow any fences, gates or other structures surrounding the servient land erected to protect the servient land from livestock to be in other than stockproof condition;
- 1.6 allow the Gully Plantings to fall into disrepair;
- 1.7 otherwise do anything on the servient land or to the siting of the Gully Plantings so as to cause a breach of the Resource Consent.

2. The covenants contained herein shall be enforceable only against the owners and occupiers from time to time of the servient land.

3. The restrictions contained in this notice shall expire on 16 December 2023.

South Auckland Land District—Waikato District

Schedule

Part Section 66 SO 474326 (Part Computer Freehold Register 687922); marked “AC” on SO 474326.

Part Section 72 SO 474326 (Part Computer Freehold Register 687923); marked “AB” on SO 474326.

Dated at Wellington this 7th day of August 2015.

J. COOPER, for the Minister for Land Information.

(LINZ CPC/2007/12509)

2015-ln4763

Road to be Stopped—Ashley Street, Rangiora, Waimakariri District

Pursuant to section 116 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Jemma Cooper, Land Information New Zealand, declares the portion of road described in the Schedule to this notice to be stopped and to remain vested in the Waimakariri District Council on the date of publication hereof in the *New Zealand Gazette*.

Canterbury Land District—Waimakariri District**Schedule***Road to be Stopped*

Area m ²	Description
707	Section 1 SO 488316.

Dated at Wellington this 6th day of August 2015.

J. COOPER, for the Minister for Land Information.
(LINZ CPC/2005/11055)

2015-ln4764

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

The Rt Hon Sir WILLIAM YOUNG,
Administrator of the Government

A Proclamation

Pursuant to the Public Works Act 1981, I, The Right Honourable Sir William Young, the Administrator of the Government, hereby declare the land described in the First Schedule to be taken for road and the land described in the Second Schedule to be taken for the functioning indirectly of a road (segregation strip) and to vest in the Crown on the 14th day after the date of the publication of this Proclamation in the *New Zealand Gazette*.

South Auckland Land District—Waikato District**First Schedule**

Area ha	Description
6.8414	Part Lot 2 DPS 54377 (part Computer Freehold Register SA45C/128); shown as Section 2 on SO 481205.

Second Schedule

Area ha	Description
0.0112	Part Lot 2 DPS 54377 (part Computer Freehold Register SA45C/128); shown as Section 6 on SO 481205.
0.0090	Part Lot 2 DPS 54377 (part Computer Freehold Register SA45C/128); shown as Section 7 on SO 481205.

Given under the hand of His Excellency, the Administrator of the Government and issued under the Seal of New Zealand this 6th day of August 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2007/12302)

2015-In4767

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

The Rt Hon Sir WILLIAM YOUNG,
Administrator of the Government

A Proclamation

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

South Auckland Land District—Waikato District

Schedule

Area ha	Description
0.0207	Part Lot 1 DPS 89537 (part Computer Freehold Register SA70D/702); shown as Section 14 on SO 482264.

Given under the hand of His Excellency, the Administrator of the Government and issued under the Seal of New Zealand this 6th day of August 2015.

[L.S.]

Hon LOUISE UPSTON, Minister for Land Information.

God Save The Queen!

(LINZ CPC/2009/14071)

2015-In4769

Notice of Intention to Take Land for Road and the Functioning Indirectly of a Road—Hamilton Section of the Waikato Expressway, Waikato District

Notice is hereby given that the Minister for Land Information proposes to take, under the Public Works Act 1981, the land described in the Schedules hereto ("land").

The land is required for the Hamilton Section of the Waikato Expressway. More particularly, the land described in the First Schedule is required for road and the land described in the Second Schedule is required for the functioning indirectly of a road (segregation strip) to prevent legal access to the Waikato Expressway once constructed.

The Waikato Expressway will provide a continuous four-lane carriageway between the Bombay Hills and south of Cambridge.

The owners of the land and those persons with a registered interest in it have been served with notice of the Minister for Land Information's intention to take the land and advised of their right to object.

Any other person having the right to object may send a written objection to the Registrar, Environment Court, Level 2, 41 Federal Street, Auckland 1010, or by post to PO Box 7147 or DX CX10086, Auckland, within 20 working days after the date of publication of this notice.

If any objection is made in accordance with this notice, a public hearing will be held with the right of the objector to appear and be heard personally, unless the objector otherwise requires, and each objector will be informed of the time and place of the hearing.

Any person requiring further information in respect of this advice should contact Kevin O'Brien, The Property Group Limited, 150 Grantham Street, PO Box 123, Hamilton 3240. Telephone: (07) 838 6259.

South Auckland Land District—Waikato District

First Schedule

Area ha	Description
1.1537	Part Lot 1 DPS 83575 (part Computer Freehold Register SA64D/979); shown as Section 7 on SO 484218.
7.4866	Part Lot 2 DPS 82276 (part Computer Freehold Register SA64D/978); shown as Section 9 on SO 484218.
0.2863	Part Lot 2 DP 304594 (part Computer Freehold Register 18435); shown as Section 2 on SO 485482.

Second Schedule

Area ha	Description
0.0045	Part Lot 1 DPS 83575 (part Computer Freehold Register SA64D/979); shown as Section 22 on SO 484218.
0.0076	Part Lot 2 DPS 82276 (part Computer Freehold Register SA64D/978); shown as Section 23 on SO 484218.
0.0139	Part Lot 2 DPS 82276 (part Computer Freehold Register SA64D/978); shown as Section 24 on SO 484218.
0.0033	Part Lot 2 DP 304594 (part Computer Freehold Register 18435); shown as Section 19 on SO 485482.

The land is located at 105-175 Puketaha Road, Puketaha, Hamilton and 133-135 Greenhill Road, Hamilton.

Dated at Auckland this 26th day of July 2015.

Hon LOUISE UPSTON, Minister for Land Information.

(LINZ CPC/2009/14174)

2015-In4774

Notice of Intention to Take Land for Road and for the Functioning Indirectly of a Road—Hamilton Section of the Waikato Expressway, Hamilton City

Notice is hereby given that the Minister for Land Information proposes to take, under the Public Works Act 1981, the land described in the Schedules hereto ("land").

The land is required for the Hamilton Section of the Waikato Expressway. More particularly, the land described in the First Schedule is required for road and the land described in the Second Schedule is required for the functioning indirectly of a road (segregation strip) to prevent legal access to the Waikato Expressway once constructed.

The Waikato Expressway will provide a continuous four-lane carriageway between the Bombay Hills and south of Cambridge.

The owners of the land and those persons with a registered interest in it have been served with notice of the Minister for Land Information's intention to take the land and advised of their right to object.

Any other person having the right to object may send a written objection to the Registrar, Environment Court, Level 2, 41 Federal Street, Auckland 1010, or by post to PO Box 7147 or DX CX10086, Auckland, within 20 working days after the date of publication of this notice.

If any objection is made in accordance with this notice, a public hearing will be held with the right of the objector to appear and be heard personally, unless the objector otherwise requires, and each objector will be informed of the time and place of the hearing.

Any person requiring further information in respect of this advice should contact Chris Farrell, The Property Group Limited, 150 Grantham Street, PO Box 123, Hamilton 3240. Telephone: (07) 838 6261.

South Auckland Land District—Hamilton City

First Schedule

Area ha	Description
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11.2740 Section 3 SO 482900 (part Computer Freehold Register 698951).

Second Schedule

Area ha	Description
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0.0122 Section 10 SO 482900 (part Computer Freehold Register 698951).

0.0244 Section 11 SO 482900 (part Computer Freehold Register 698951).

0.0091 Section 13 SO 482900 (part Computer Freehold Register 698951).

The land is located at 129 Horsham Downs Road, RD 1, Hamilton.

Dated at Wellington this 29th day of July 2015.

Hon LOUISE UPSTON.

(LINZ CPC/2006/11495)

2015-ln4776

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, Gary Anaru, Group Manager Service Delivery, 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 13 August 2015.

Schedule

Area ha	Description
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2.0208 Section 20S Crownthorpe Settlement (part *New Zealand Gazette*, 23 December 1925, No. 86, page 3490).

Dated at Wellington this 11th day of August 2015.

GARY ANARU, Group Manager, Service Delivery, Ministry of Education.

2015-ln4777

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, Gary Anaru, Group Manager, Service Delivery, 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 13 August 2015.

Schedule

Area ha	Description
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Area ha	Description
0.7432	Part Section 15 Block XVI Maungaharuru Survey District and Part Section 15 SO 5940; marked "A" on SO 10736 (all Gazette Notice 654995.1 - <i>New Zealand Gazette</i> , 10 April 1997, No. 32, page 793, and in Gazette Notice 256257 - <i>New Zealand Gazette</i> , 8 July 1971, No. 52, page 1354).

Dated at Wellington this 12th day of August 2015.

GARY ANARU, Group Manager, Service Delivery, Ministry of Education.

2015-ln4778

Notice of Intention to Take Land and Existing Easement Interests for the Functioning Indirectly of a Road—Christchurch Southern Motorway Project (Stage 2), Selwyn District

Notice is hereby given that the Minister for Land Information proposes to take, under the Public Works Act 1981, the land described in the First Schedule to this notice ("land") and the easement interests described in the Second Schedule to this notice ("easement interests").

The land and easement interests are required for the Christchurch Southern Motorway Project (Stage 2) ("project"). More particularly, the land and easement interests are required for the functioning indirectly of a road. Following construction the land will become motorway. Part of the land over which the easement interests will be extinguished will become motorway and the part will vest in Selwyn District Council as road.

The project comprises part of the Christchurch Southern Corridor "Roads of National Significance" project that will provide access to Lyttelton Port and the Christchurch Central Business District for people and freight from south of Christchurch.

The owners of the land and the easements interests and those persons with a registered interest in them have been served with notice of the Minister for Land Information's intention to take the land and the easement interests and advised of their right to object.

Any other person having the right to object may send a written objection to the Registrar, Environment Court, Level 1, District Court Building, 282 Durham Street, Christchurch 8013, or by post to PO Box 2069, Christchurch 8140, or DX WX11113, Christchurch, within 20 working days after the date of publication of this notice.

If any objection is made in accordance with this notice, a public hearing will be held with the right of the objector to appear and be heard personally, unless the objector otherwise requires, and each objector will be informed of the time and place of the hearing.

Any person requiring further information in respect of this advice should contact Chris Jones, The Property Group Limited, Level 2, Lion House, 169 Madras Street, Christchurch Central, Christchurch 8011. *Postal Address:* PO Box 7240, Sydenham, Christchurch 8240. Telephone: (03) 363 5902.

Canterbury Land District—Selwyn District

First Schedule

Area ha	Description
0.9156	Part Lot 1 DP 55499 (part Computer Freehold Register CB33A/569); shown as Section 8 on SO 482783.

Second Schedule

Rights created by Easement Certificate 870506.5 over:

Area ha	Description
0.0104	Part Lot 3 DP 55499 (part Computer Freehold Register CB33A/571); marked "AA" on SO 482783 appurtenant to Lot 1 DP 55499 (Computer Freehold Register CB33A/569).
0.0101	Part Lot 3 DP 55499 (part Computer Freehold Register CB33A/571); marked "AB" on SO 482783 appurtenant to Lot 1 DP 55499 (Computer Freehold Register CB33A/569).

Area ha	Description
0.0105	Part Lot 2 DP 55499 (part Computer Freehold Register CB33A/570); marked "AC" on SO 482783 appurtenant to Lot 1 DP 55499 (Computer Freehold Register CB33A/569).
0.0100	Part Lot 2 DP 55499 (part Computer Freehold Register CB33A/570); marked "AD" on SO 482783 appurtenant to Lot 1 DP 55499 (Computer Freehold Register CB33A/569).

The land is located at 1133 Main South Road, Rolleston, Christchurch.

Dated at Wellington this 28th day of July 2015.

Hon LOUISE UPSTON, Minister for Land Information.

(LINZ CPC/2013/17254)

2015-ln4781

Notice of Intention to Take Land for the Functioning Indirectly of a Road— Christchurch Southern Motorway Project (Stage 2), Selwyn District

Notice is hereby given that the Minister for Land Information proposes to take, under the Public Works Act 1981, the land described in the Schedule hereto ("land").

The land is required for the Christchurch Southern Motorway Project (Stage 2) ("project"). More particularly, the land is required for the functioning indirectly of a road and following construction part of the land will be motorway and part will be vested in the Selwyn District Council as road.

The project comprises part of the Christchurch Southern Corridor "Roads of National Significance" project that will provide access to Lyttelton Port and the Christchurch Central Business District for people and freight from south of Christchurch.

The owner of the land and those persons with a registered interest in it have been served with notice of the Minister for Land Information's intention to take the land and advised of their right to object.

Any other person having the right to object may send a written objection to the Registrar, Environment Court, Level 1, District Court Building, 282 Durham Street, Christchurch 8013, or by post to PO Box 2069, Christchurch 8140, or DX WX11113, Christchurch, within 20 working days after the date of publication of this notice.

If any objection is made in accordance with this notice, a public hearing will be held with the right of the objector to appear and be heard personally, unless the objector otherwise requires, and each objector will be informed of the time and place of the hearing.

Any person requiring further information in respect of this advice should contact Chris Jones, The Property Group Limited, Level 2, Lion House, 169 Madras Street, Christchurch Central, Christchurch 8011. *Postal Address:* PO Box 7240, Sydenham, Christchurch 8240. Telephone: (03) 363 5902.

Canterbury Land District—Selwyn District

Schedule

Area ha	Description
0.8570	Part Lot 2 DP 18353 (part Computer Freehold Register CB667/57); shown as Section 1 on SO 482993.

The land is located at 1160 Main South Road, Christchurch.

Dated at Cambridge this 1st day of August 2015.

Hon LOUISE UPSTON, Minister for Land Information.

(LINZ CPC/2013/17172)

2015-ln4782

Notice of Intention to Take Land for Motorway Purposes—Christchurch Southern Motorway Project (Stage 2), Selwyn District

Notice is hereby given that the Minister for Land Information proposes to take, under the Public Works Act 1981, the land described in the Schedule hereto (“land”).

The land is required for the Christchurch Southern Motorway Project (Stage 2) (“project”). More particularly, the land is required for motorway purposes.

The project comprises part of the Christchurch Southern Corridor “Roads of National Significance” project that will provide access to Lyttelton Port and the Christchurch Central Business District for people and freight from south of Christchurch.

The owner of the land and those persons with a registered interest in it have been served with notice of the Minister for Land Information’s intention to take the land and advised of their right to object.

Any other person having the right to object may send a written objection to the Registrar, Environment Court, Level 1, District Court Building, 282 Durham Street, Christchurch 8013, or by post to PO Box 2069, Christchurch 8140, or DX WX11113, Christchurch, within 20 working days after the date of publication of this notice.

If any objection is made in accordance with this notice, a public hearing will be held with the right of the objector to appear and be heard personally, unless the objector otherwise requires, and each objector will be informed of the time and place of the hearing.

Any person requiring further information in respect of this advice should contact Chris Jones, The Property Group Limited, Level 2, Lion House, 169 Madras Street, Christchurch Central, Christchurch 8011. *Postal Address:* PO Box 7240, Sydenham, Christchurch 8240. Telephone: (03) 363 5902.

Canterbury Land District—Selwyn District

Schedule

Area ha	Description
0.1799	Part Rural Section 38039 (part Computer Freehold Register CB744/40); shown as Section 8 on SO 482785.

The land is located at 969 Waterholes Road, Templeton, Christchurch.

Dated at Cambridge this 1st day of August 2015.

Hon LOUISE UPSTON, Minister for Land Information.

(LINZ CPC/2013/17398)

2015-ln4786