

New Zealand Gazette

THURSDAY, 2 FEBRUARY 2017 — No. 11

CONTENTS

COMMERCIAL NOTICES

Applications for Winding up/Liquidations	3
Appointment/Release of Liquidators	6
Appointment/Release of Receivers & Managers	16
Bankruptcies	16
Cessation of Business in New Zealand	18
Land Transfers/Joint Family Homes	19
Other	19
Removals	20
GOVERNMENT NOTICES	
Authorities/Other Agencies of State	25
Delegated Legislation	28
Departmental	29
General Section	39
Land Notices	44

Using the Gazette

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

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

Notice Submissions and Style

Notices for publication and related correspondence should be addressed to

New Zealand Gazette

Department of Internal Affairs

PO Box 805 Wellington 6140

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

Email: gazette@dia.govt.nz

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

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

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

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

Deadlines

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

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

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

Advertising Rates

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

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

\$140 per hour for processing time over 5 hours Plus printing and delivery costs (if required)

Images \$50 per image

Supplement set-up fee \$140

Late fee* 20% surcharge

Cancellation fee \$55

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

Availability

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

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

Copyright

© The New Zealand Gazette is subject to Crown copyright.

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

COMMERCIAL NOTICES

Applications for Winding up/Liquidations

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 14 December 2016, an application for putting **KERALEN COMPANY LIMITED** into liquidation was filed in the High Court at Christchurch. Its reference number is CIV-2016-409-1213. The application is to be heard by the High Court at Christchurch on Thursday 23 February 2017 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 **R J and Sons Trading Limited**, whose address for service is at the offices of White Fox and Jones Solicitors, Level 3, 22 Moorhouse Avenue, Christchurch. The plaintiff's solicitor is Glen Ryan, whose address is as noted above.

Dated this 23rd day of January 2017.

2017-aw330

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On Friday 23 December 2016, an application for putting MARLBOROUGH COUNTRY LIMITED into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-3280. The application is to be heard by the High Court at Auckland on Friday 3 March 2017 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- 3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiffs' address for service.
- 4. The plaintiffs are Jayne Marie Gale, Stephen John Gale, Peter Scott Murphy and Gary Richard McMaster, whose address for service is at the offices of Buddle Findlay, Level 17, State Insurance Tower,
 - 1 Willis Street, Wellington. Documents for service on the plaintiffs may be left at that address for service or:
 - a. posted to the solicitor at PO Box 2694, Wellington 6140;
 - b. left for the solicitor at a document exchange for direction to DX SP20201, Wellington;
 - c. transmitted to the solicitor by facsimile on (04) 499 4141; or
 - d. emailed to the solicitor at scott.barker@buddlefindlay.com.

The plaintiffs' solicitor is Scott Barker, whose address is as noted above.

Dated this 2nd day of February 2017.

2017-aw343

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 15 December 2016, an application for putting **FCZ ARCHITECTURE LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-3167. The application is to be heard by the High Court at Auckland on 17 February 2017 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 **Lily Investment Company Limited**, whose address for service is at the offices of AJO Legal Limited, 59 High Street, Auckland. The plaintiff's solicitor is Andrew Orr, whose address is as noted above.

Dated this 25th day of January 2017.

2017-aw357

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 8 December 2016, an application for putting **NEW AGE CONSTRUCTION LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-3097. The application is to be heard by the High Court at Auckland on Friday 17 February 2017 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 **Dhruv Mehta**, whose address for service is at the offices of Ong & Penk Lawyers, Level 27, PWC Tower, 188 Quay Street, Auckland. Postal Addresses: PO Box 20166, Glen Eden, Auckland 0641. Telephone: (021) 023 06106. Facsimile: (09) 363 7887. The plaintiff's solicitor is C. A. Penk, whose address is as noted above.

Dated this 23rd day of January 2017.

2017-aw361

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 22 December 2016, an application for putting **GOOD BROTHERS BUILDINGS LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-3276. The application is to be heard by the High Court at Auckland on 3 March 2017 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 **Pro-Floors Limited**, whose address for service is at the offices of Inder Lynch, Lawyers, PO Box 72045 (DX EP76504), Papakura 2244. The plaintiff's solicitor is Greg Dean Stringer, whose address is as noted above.

Dated this 27th day of January 2017.

2017-aw389

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 16 September 2016, an application for putting **TRANSITCARE NEW ZEALAND LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-2303. The application is to be heard by the High Court at Auckland on Friday 3 March 2017 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- 3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, 5 Osterley Way, Manukau, Auckland 2104. Postal Address: PO Box 76198, Manukau City, Auckland 2241. Telephone: (09) 984 1372. Facsimile: (09) 985 9473. The plaintiff's solicitor is Cloete Van der Merwe, whose address is as noted above.

Dated this 26th day of January 2017.

2017-aw396

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 21 November 2016, an application for putting **AWAROA SOLUTIONS LIMITED** into liquidation was filed in the High Court at Tauranga. Its reference number is CIV-2016-470-191. The application is to be heard by the High Court at Tauranga on Monday 13 February 2017 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 0235. Facsimile: (07) 959 7614. Enquiries to: F. Milne on telephone (06) 974 6336. The plaintiff's solicitor is C. D. Walmsley, whose address is as noted above.

Dated this 27th day of January 2017.

2017-aw402

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- 1. On 7 November 2016, an application for putting **PLUS CONSTRUCTION NZ LIMITED** into liquidation was filed in the High Court at Auckland. Its reference number is CIV-2016-404-2953. The application is to be heard by the High Court at Auckland on 10 February 2017 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 at the offices of DLA Piper New Zealand, Level 5, Chartered Accountants House, 50–64 Customhouse Quay, Wellington 6011. The plaintiff's solicitor is Sean O'Sullivan, whose address is as noted above.

Dated this 27th day of January 2017.

2017-aw418

Advertisement of Application for Putting Company into Liquidation

This document notifies you that:

- On 2 November 2016, an application for putting CANTERBURY INTERIORS LIMITED (previously known as
 JS PLASTERING LIMITED) into liquidation was filed in the High Court at Christchurch. Its reference number
 is CIV-2016-409-1063. The application is to be heard by the High Court at Christchurch on 23 February 2017
 at 10.00am.
- 2. A person, other than the defendant company, who wants to appear at the hearing of the application must file an appearance not later than the second working day before that day.
- 3. The statement of claim and the verifying affidavit may be inspected at the registry of the Court or at the plaintiff's address for service.
- 4. The plaintiff is the **Commissioner of Inland Revenue**, whose address for service is Inland Revenue Department, Legal and Technical Services, PO Box 1782, Christchurch 8140. Telephone: (03) 968 9977. Facsimile: (03) 943 5296. The plaintiff's solicitor is Jess Thomson (jess.thomson@ird.govt.nz), whose address is as noted above.

Dated this 30th day of January 2017.

2017-aw420

Appointment/Release of Liquidators

THE WELLINGTON PAINTING COMPANY (1974) LIMITED and ANKUR'S NICE & SPICE LIMITED (both in liquidation)

Notice of Appointment of Liquidators

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

Iain Bruce Shephard and Jessica Jane Kellow, accredited insolvency practitioners, were appointed jointly and severally as liquidators of the companies, pursuant to special resolutions of shareholders under section 241(2)(a) of the Companies Act 1993, on the dates and times below:

20 January 2017

THE WELLINGTON PAINTING COMPANY (1974) LIMITED (in liquidation) at 1.30pm.

24 January 2017

ANKUR'S NICE & SPICE LIMITED (in liquidation) at 3.30pm.

Notice to Creditors to Prove Debts or Claims

The liquidators fix 3 March 2017 as the day on or before which the creditors of the companies 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 25th day of January 2017.

JESSICA KELLOW, Liquidator.

Address Enquiries to Jessica Kellow 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: jessica@sd.co.nz. Website: www.shepharddunphy.co.nz.

2017-al308

DALLEY TRUSTEES LIMITED and ENVIRONMENTAL TECHNOLOGIES 2013 LIMITED (both in liquidation)

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

Pursuant to section 255(2) of the Companies Act 1993 ("Act"), by way of resolution in accordance with section 122 of the Act, Craig Andrew Young was appointed liquidator on 20 January 2017 at 8.00am.

The liquidator hereby fixes 3 March 2017 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Act, 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.

Address of Liquidator: PO Box 87340, Meadowbank, Auckland 1742. Telephone: (09) 525 7236. Website: www.restructuringservices.co.nz.

2017-al315

KAFI AND NAFISA LIMITED and STRAND HAMILTON LIMITED

Notice of Appointment of Liquidators

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

17 January 2017

KAFI AND NAFISA LIMITED at 10.22am.

18 January 2017

STRAND HAMILTON LIMITED at 11.11am.

Notice to Creditors to Prove Debts or Claims

The undersigned does hereby fix 3 March 2017 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.

2017-al317

MAINLAND BATTERIES LIMITED (in liquidation)

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

Steven Khov, Damien Grant and Brenton Hunt, insolvency practitioners, were appointed joint and several liquidators of MAINLAND BATTERIES LIMITED (in liquidation) on 23 January 2017 at 10.28am, pursuant to section 241(2)(a) of the Companies Act 1993.

The liquidators fix 21 February 2017 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be,

from objecting to the distribution.

Dated this 23rd day of January 2017.

STEVEN KHOV, DAMIEN GRANT and BRENTON HUNT, Joint Liquidators.

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

2017-al329

3WAY HEALTH & FITNESS LIMITED and NSPIRE ENTERPRISE 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 date and time below:

23 January 2017

3WAY HEALTH & FITNESS LIMITED at 10.00am.

NSPIRE ENTERPRISE LIMITED at 10.00am.

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

GRANT REYNOLDS, Liquidator.

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

2017-al332

TOPCLASS KITCHENS LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholder of the above-named company, on 23 January 2017 at 12.00pm, appointed Boris van Delden and Peri Micaela Finnigan, Chartered Accountants Australia and New Zealand accredited insolvency practitioners, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 10 March 2017 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

BORIS VAN DELDEN, Liquidator.

Date of Liquidation: 23 January 2017.

Address of Liquidators: McDonald Vague Limited, PO Box 6092, Wellesley Street, Auckland 1141. Telephone: (09) 303 0506. Facsimile: (09) 303 0508. Website: www.mvp.co.nz. Enquiries to: Dalwyn Whisken (telephone: (09) 969 5336).

2017-al340

RIVERTOWN SECURITY LIMITED (in liquidation)

Notice of Appointment of Liquidator

Thomas Lee Rodewald was appointed liquidator of RIVERTOWN SECURITY LIMITED on 24 January 2017 at 1.40pm.

Notice to Creditors to Claim

Notice is given that the liquidator fixes 24 March 2017 as the day on or before which creditors are to make their claims and to establish any priority they may have under section 312 of the Companies Act 1993.

THOMAS LEE RODEWALD, Liquidator.

Address of Liquidator: C/o Rodewald Consulting Limited, PO Box 15543, Tauranga 3144. Mobile: 021 227 7408. Email: tomr@rodewaldconsulting.co.nz.

2017-al344

ALUMINIUM BLUES LIMITED and HPTP (2014) LIMITED (formerly POINT TO POINT HOLDINGS LIMITED) (both in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, Derek Ah Sam and Paul Vlasic, of Rodgers Reidy (NZ) Limited, Chartered Accountants and Insolvency Specialists, were appointed jointly and severally as liquidators of the companies by special shareholders' resolution on the date and times below:

23 January 2017

ALUMINIUM BLUES LIMITED (in liquidation) at 11.30am.

HPTP (2014) LIMITED (in liquidation) at 5.00pm.

Notice to Creditors to Claim

We fix 10 March 2017 as the date on or before which the creditors of the companies are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before their claims are made or, as the case may be, from objecting to any distribution.

Dated this 25th day of January 2017.

DEREK AH SAM, Joint Liquidator.

Address of Liquidators: Rodgers Reidy (NZ) Limited, Chartered Accountants and Insolvency Specialists, PO Box 45220, Te Atatu, Auckland 0651. Telephone: (09) 834 2631. Facsimile: (09) 834 2651. Enquiries to: Lachie Davidson (ldavidson@rodgersreidy.co.nz).

2017-al347

PEPPA TRADING LIMITED, DAVID GROUP HOLDINGS LIMITED and BADA BING TRADING 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 date and times below:

24 January 2017

PEPPA TRADING LIMITED at 9.30am.

DAVID GROUP HOLDINGS LIMITED at 2.30pm.

BADA BING TRADING LIMITED at 6.15pm.

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.

2017-al348

HANNAM ENTERPRISES LIMITED (in liquidation)

Notice of Appointment of Liquidator

I, John Francis Managh, of Napier, hereby give notice that by resolution of the shareholders of the company,

pursuant to section 241(2)(a) of the Companies Act 1993, on 17 January 2017 at $4.10 \mathrm{pm}$, I was appointed liquidator.

JOHN MANAGH.

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

2017-al352

RENOVO GROUP LIMITED and RENOVO (CHRISTCHURCH) LIMITED

(both in liquidation)

Notice of Appointment of Liquidators

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

On 25 January 2017 at 9.00am, special resolutions, pursuant to section 241(2)(a) of the Act, were passed stating that the companies be liquidated and Jeffrey Philip Meltzer and Michael Lamacraft, insolvency practitioners, be appointed as liquidators.

Notice to Creditors to Claim

Notice is given that the liquidators fix 24 February 2017 as the day on or before which the creditors are to make their claims and to establish any priority, under section 312 of the Act, or to be excluded from the benefit of any distribution made before their claims are made or from objecting to any distribution.

Dated this 25th day of January 2017.

M. LAMACRAFT, Liquidator.

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

2017-al353

KREAB GAVIN ANDERSON (NEW ZEALAND) LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholder of the above-named company, on 25 January 2017 at 10.43am, appointed Boris van Delden and Peri Micaela Finnigan, Chartered Accountants Australia and New Zealand accredited insolvency practitioners, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 10 March 2017 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

BORIS VAN DELDEN, Liquidator.

Date of Liquidation: 25 January 2017.

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: Keaton Pronk (telephone: (09) 969 1518).

2017-al356

HOBSON & ASSOCIATES 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 director has resolved that the company will be able to pay its debts and a copy of the resolution has been delivered to the Registrar of Companies.

The liquidation commenced on 24 January 2017 at 10.20am.

The liquidator does hereby fix 23 February 2017 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 26th day of January 2017.

JOHN DAVID NAYLOR.

Creditors and 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.

2017-al367

BEST AND SAVE LIMITED (in liquidation)

Notice of Appointment of Liquidators

Notice is hereby given that on 19 January 2017 at 7.30am, it was resolved by special resolution of the shareholder, pursuant to section 241(2)(a) of the Companies Act 1993 ("Act"), that BEST AND SAVE LIMITED be liquidated and that Keith Mawdsley and Kevyn Botes, both of I-Business Recovery Limited, be appointed liquidators for that purpose.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators have fixed 20 February 2017 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Act, 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 liquidators during normal business hours at the address and contact numbers stated below.

KEVYN BOTES, Joint Liquidator.

The Contact Details are: I-Business Recovery Limited, PO Box 302612, North Harbour, Auckland 0751. Telephone: (09) 918 3690. Facsimile: (09) 918 3691.

2017-al373

HI-TECH COMMERCIAL INTERIORS CHRISTCHURCH LIMITED (in liquidation)

Notice of Appointment of Liquidator

Company No.: 3450291

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 Wednesday 25 January 2017 at 10.30am, appointed Pritesh Patel, RITANZ accredited insolvency practitioner of Auckland, as liquidator of the above-named company.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator fixes 10 March 2017 as the day on or before which the creditors of the company are to make their claims and to establish any priority.

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

PRITESH PATEL, Liquidator.

2017-al374

URBAN LOGIC LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the shareholders of the above-named company on 19 January 2017 at 1.20pm, appointed Kirk John Richardson, insolvency practitioner of Auckland, as liquidator of the above-named company.

The undersigned does hereby fix 24 February 2017 as the day on or before which the creditors of the above-named 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.

KIRK J. RICHARDSON, Liquidator.

Address for Service: Commercial Business Services Limited, PO Box 32220, Devonport, Auckland 0744. Telephone: (09) 445 7878. Enquiries to: Kirk Richardson.

2017-al376

DKL CONSULTING LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

Company No.: 2196788

We, Vivian Judith Fatupaito and Andrew John Hawkes, of KPMG, were appointed joint and several liquidators of the above-named company by the High Court at Christchurch on 26 January 2017 at 10.59am.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

The liquidators fix 27 March 2017 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 26th day of January 2017.

ANDREW JOHN HAWKES, Liquidator.

Please Direct Enquiries During Normal Business Hours to: Tarne Lane, KPMG, Level 3, 62 Worcester Boulevard, Christchurch. Postal Address: PO Box 1739, Christchurch 8140. Telephone: (03) 371 4862. Email: insolvency@kpmg.co.nz.

2017-al385

INNOVA COMPOSITE HELICOPTERS NZ, LIMITED (in liquidation)

Notice of Appointment of Liquidators

The above-named company was placed into liquidation by special resolution of the shareholders on 26 January 2017 at 10.00am on the basis that the reasons for which the company was incorporated have now passed.

Gareth Russel Hoole and Clive Robert Bish, chartered accountants and Chartered Accountants Australia and New Zealand accredited insolvency practitioners, were appointed joint and several liquidators pursuant to section 241(2)(a) of the Companies Act 1993.

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidators fix 27 February 2017 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 26th day of January 2017.

GARETH RUSSEL HOOLE and CLIVE ROBERT BISH, Liquidators.

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

2017-al390

Appointment of Liquidator

The Official Assignee advises the following liquidation:

26 January 2017

ARCANDUS LIMITED.

OFFICIAL ASSIGNEE.

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

2017-a1393

RNZ PLANT LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

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

26 January 2017

RNZ PLANT LIMITED (in liquidation) at 10.46am.

Notice to Creditors to Lodge Claims

The liquidators have fixed 2 March 2017 as the last day for creditors to make their claims and establish any priority their claims may have.

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

Enquiries for information relating to the liquidation may be made to James Walford at Deloitte, Level 16, Deloitte House, 10 Brandon Street, Wellington 6011. Telephone: (04) 470 3628. Facsimile: (04) 470 3501.

COLIN OWENS, Liquidator.

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

2017-al404

PARTNERS HOLDCO LIMITED (in liquidation)

Notice of Appointment of Liquidators

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

Company No.: 5380782

Vivian Judith Fatupaito and Andrew John Hawkes, of KPMG, were appointed joint and several liquidators of the PARTNERS HOLDCO LIMITED by special resolution of the shareholders on 27 January 2017 at 11.00am.

The directors have certified that the company is solvent.

Notice to Creditors to Claim

Pursuant to Liquidation Regulation 12 of the Companies Act 1993

The liquidators fix 3 March 2017 as the day on or before which the creditors of the company are to make their claims and to establish any priority their claims may have, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

Dated this 27th day of January 2017.

VIVIAN JUDITH FATUPAITO, Joint and Several Liquidator.

Please Direct Enquiries During Normal Business Hours to: Hana Siilata, KPMG, 18 Viaduct Harbour Avenue, Auckland 1010. Telephone: (09) 367 5935. Email: lnsolvency@kpmg.co.nz.

2017-al407

CHISWICK HOLDINGS LIMITED (in liquidation)

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

Notice is hereby given that, subsequent to a resolution as to solvency and in accordance with section 241(2)(a) of the Companies Act 1993, the shareholders of the above-named company, on 27 January 2017 at 8.00am, appointed Lyle Irwin, chartered accountant of Auckland, as liquidator of the company.

The undersigned does hereby fix 10 March 2017 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.

LYLE RICHMOND IRWIN, Liquidator.

Date of Liquidation: 27 January 2017.

Address of Liquidator: RSM New Zealand, Chartered Accountants, 17C Corinthian Drive, Albany, Auckland 0632. Telephone: (09) 414 6262. Facsimile: (09) 414 6263. Enquiries to: Lyle Irwin.

2017-al411

REMUERA COLLISION REPAIR CENTRE (2010) LIMITED (in liquidation)

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

Notice is hereby given that, in accordance with section 241(2)(a) of the Companies Act 1993, the executors for the shareholder of the above-named company, on 26 January 2017 at 5.00pm, appointed Boris van Delden and Peri Micaela Finnigan, Chartered Accountants Australia and New Zealand accredited insolvency practitioners, jointly and severally as liquidators of the above-named company.

The undersigned does hereby fix 10 March 2017 as the day on or before which the creditors of the company are to prove their debts or claims and to establish any title they may have to priority, under section 312 of the Companies Act 1993, or to be excluded from the benefit of any distribution made before the debts are proved or, as the case may be, from objecting to the distribution.

BORIS VAN DELDEN, Liquidator.

Date of Liquidation: 26 January 2017.

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: Keaton Pronk (telephone: (09) 969 1518).

2017-al412

WIGAN PROPERTIES LIMITED (in liquidation)

Public Notice of Appointment of Liquidator

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

Company No.: 5859749

Notice is hereby given that on 27 January 2017 it was resolved, pursuant to section 241(2)(a) of the Companies Act 1993, that WIGAN PROPERTIES LIMITED be liquidated and that Sinclair Richardson, chartered accountant of Richardson Bennett Limited, Palmerston North, be appointed liquidator for this purpose.

This liquidation commenced on 27 January 2017 at 12.00pm.

Notice to Creditors to Prove Debts of Claims

Notice is also given that the liquidator hereby fixes 3 March 2017 as the day on or before which the creditors of

WIGAN PROPERTIES LIMITED 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 me during normal business hours at the address and contact numbers stated below.

Dated this 27th day of January 2017.

SINCLAIR RICHARDSON, Liquidator.

Address for Service: Richardson Bennett Limited, PO Box 141, Palmerston North 4440. Telephone: (06) 356 5511. Facsimile: (06) 356 5522.

2017-al413

SHORT DUDES LIMITED, SPARTAN SERVICES LIMITED, HOOKED ON FLOORING LIMITED and A & T CONCRETE LIMITED (formerly A AND T CONCRETE LIMITED) (all in liquidation)

Notice of Appointment of Liquidators

Wendy Somerville and Malcolm Hollis, Chartered Accountants Australia and New Zealand Accredited Insolvency Practitioners (NZ), were appointed joint and several liquidators of the above-named companies by the High Court at Christchurch, pursuant to section 241(2)(c) of the Companies Act 1993, on 26 January 2017 at the times below:

26 January 2017

SHORT DUDES LIMITED (in liquidation) at 10.25am.

SPARTAN SERVICES LIMITED (in liquidation) at 10.55am.

HOOKED ON FLOORING LIMITED (in liquidation) at 10.56am.

A & T CONCRETE LIMITED (in liquidation) at 10.57am.

Notice to Creditors to Claim

We fix 6 March 2017 as the day by which the creditors of the companies are to make their claims and to establish any priority.

Dated this 27th day of January 2017.

WENDY SOMERVILLE, Liquidator.

Claims and Enquiries to: The Liquidators, c/o PwC, PwC Centre, Level 4, 60 Cashel Street, Christchurch 8053. Postal Address: PO Box 13244, Armagh, Christchurch 8141. Telephone: (03) 374 3000. Facsimile: (03) 374 3001. Email: restructuring@nz.pwc.com.

2017-al416

WHELAN CONSTRUCTION (CANTERBURY) LIMITED and WHELAN CONSTRUCTION LIMITED (both in liquidation)

Notice of Appointment of Liquidator

The shareholders of the above-named companies passed special resolutions putting the companies into liquidation and appointed Trevor Edwin Laing as liquidator of the companies on the dates and times below:

11 January 2017

WHELAN CONSTRUCTION (CANTERBURY) LIMITED at 1.00pm.

25 January 2017

WHELAN CONSTRUCTION LIMITED at 5.00pm.

Notice to Creditors to Claim

Creditors should file claims and register any priority their claims may have, under section 312 of the Companies Act 1993, by 20 February 2017.

For Enquiries Contact the Liquidator: Trevor Laing, Trevor Laing & Associates Limited, PO Box 2468, Dunedin. Telephone: (03) 454 4559.

2017-al419

Appointment/Release of Receivers & Managers

LOMBARD FINANCE & INVESTMENTS LIMITED, LOMBARD ASSET FINANCE NO.2 LIMITED, LOMBARD ASSET FINANCE LIMITED and LOMBARD PROPERTY HOLDINGS LIMITED (all in receivership)

Notice of Resignation and Appointment of Receivers and Managers

Pursuant to Sections 8 and 11 of the Receiverships Act 1993

Take notice that Colin Thomas McCloy has resigned from the office of receiver and manager of the above-named companies with effect from 25 October 2016.

And take notice that Perpetual Trust Limited has exercised its power to appoint a replacement receiver and manager of the companies and appointed David John Bridgman, chartered accountant of PricewaterhouseCoopers, Auckland, to be a joint and several receiver and manager of all of the assets and undertakings of the companies from 25 October 2016.

The appointment of David John Bridgman is in addition to the existing and continuing appointment of John Howard Ross Fisk, chartered accountant of PricewaterhouseCoopers, Wellington, and is in place of the appointment of Colin Thomas McCloy, who has, as above, vacated office as receiver and manager of the companies.

Dated this 25th day of October 2016.

COLIN THOMAS McCLOY, Retiring Receiver.

DAVID JOHN BRIDGMAN, New Receiver.

The Receivers and Managers' Office Address is and Creditors and Shareholders May Direct Enquiries to: PwC, Level 16, 113-119 The Terrace, Wellington. Telephone: (04) 462 7492. Website: www.pwc.co.nz/Lombard.

2017-ar250

ARDERN HOLDINGS LIMITED (in receivership and in liquidation)

Notice of Ceasing to Act as Receivers and Managers

Pursuant to Section 11 of the Receiverships Act 1993

Company No.: 802351

Jeffrey Philip Meltzer and Michael Lamacraft, insolvency practitioners of Auckland, hereby give notice that on 23 January 2017 they ceased to act as receivers and managers of all of the undertakings and property and assets of the company pursuant to their appointment by the secured party.

Dated at Auckland this 23rd day of January 2017.

M. LAMACRAFT, Receiver and Manager.

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

2017-ar323

Bankruptcies

Notice of Application for an Order of Early Discharge of Bankruptcy

This document notifies you that, pursuant to Rule 24.37(b) of the High Court Rules 2008:

1. On 15 November 2016, an application for early release from bankruptcy was filed in the High Court at

Whangarei by **Raymond Richard Lovelace Bull**. Its reference number is CIV-2010-448-2. The application is to be heard by the High Court at Whangarei on 13 March 2017 at 10.00am.

- 2. A creditor who intends to oppose the discharge of the applicant from bankruptcy on grounds other than those specified in the Official Assignee's report must file and serve on the Official Assignee and the applicant a notice of the creditor's intended opposition and the grounds of opposition not less than five working days before the hearing.
- 3. The application and affidavit in support may be inspected at the registry of the court or at the applicant's address for service.
- 4. The applicant is Raymond Richard Lovelace Bull, whose address for service is at the offices of Kevin McDonald & Associates, Solicitors, Level 11, 19–21 Como Street (PO Box 331065), Takapuna, Auckland. Telephone: (09) 486 6827. Facsimile: (09) 486 5082. The Plaintiff's solicitor is Kevin McDonald whose address is as noted above.

Dated this 21st day of January 2017.

2017-ba298

Bankruptcies

The Official Assignee advises the following bankruptcies:

Alexander, Jessica Rose, 17 Palm Valley Way, Whitsundays, Queensland, Australia - 23 January 2017.

Ash-Faulalo, Barbara Juliet, 29 Great South Road, Papatoetoe, Auckland - 25 January 2017.

Barrientos Donoso, Adriana Alejandra (also known as Donoso Barrientos, Adriana Alexandra), 66B Alfred Street, Fairfield, Hamilton - 20 January 2017.

Blaikie, Angela Marie, 299 Marshmeadow Road, RD 6, Hamilton - 25 January 2017.

Cawood, Nicole Carol, 25A Manuka Street, Mairehau, Christchurch - 26 January 2017.

De Ruyter, Christopher Adrian, 26 Bidwell Place, Hillmorton, Christchurch - 26 January 2017.

Dykhoff, Johannes, 66 Brittan Street, Linwood, Christchurch - 26 January 2017.

Ericsson, Alidia, 2344 Opunake Road, RD 29, Hawera - 23 January 2017.

Ericsson, Todd Bryan, 2344 Opunake Road, RD 29, Hawera - 23 January 2017.

Fitness, Barry, 16 Poutama Place, Tawhero, Whanganui - 19 January 2017.

Lamb, Trevor Robert, 19 Hedley Place, Raumanga, Whangarei - 24 January 2017.

Lee, Charlie Tessa Ann, 10 Alabama Road, Redwoodtown, Blenheim - 19 January 2017.

Lockwood, Nicholas James, 54/540 Queen Street, Brisbane, Queensland, Australia - 24 January 2017.

MacGregor, Ian David, Karl-Liebknecht-Str. 17, Berlin, Germany - 24 January 2017.

Preddy, Jeremy Neil, 6 Burnridge Place, Belfast, Christchurch - 20 January 2017.

Ratahi, Jade Genevieve, 22 Beatty Street, Melville, Hamilton - 24 January 2017.

Richardson, Nathan Raymond, Unit 1009, 2 Nicol Way, The Grange, Brendale, Queensland, Australia – 23 January 2017.

Scott, Amanda Jane, 67A Bollard Avenue, New Windsor, Auckland - 20 January 2017.

Sione, Nellie, 82 Grants Road, Papanui, Christchurch - 26 January 2017.

Te Huia, Dean, 4 Goldsmith Crescent, Levin - 24 November 2016.

Wolfaardt, Darryl Joseph, 45 Okura River Road, RD 2, Albany - 24 January 2017.

OFFICIAL ASSIGNEE.

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

2017-ba391

No Asset Procedures

The Official Assignee advises the following no asset procedures:

Alsop, Selena Ann Rose, 5 Drayton Place, Highbury, Palmerston North - 23 January 2017.

Boyd, Andrew James, 35B Wallace Drive, RD 4, Pukekohe - 23 January 2017.

Brinkley, Susan Marie, 57 Hendon Avenue, Mount Albert, Auckland - 24 January 2017.

Clark, Justin Sasha, 72 Paice Avenue, Sandringham, Auckland - 23 January 2017.

Conza, Katrina Maree (also known as Hamill, Katrina Maree), 229A Portage Road, Papatoetoe, Auckland – 23 January 2017.

Hamilton, Dion John, c/o West Coast Road, West Melton, Christchurch - 26 January 2017.

Hira, Betty, Flat 1, 40 Station Road, Pukekohe - 25 January 2017.

Kaka, Ratahi (also known as Kaka, Ross), 9 Rankin Street, Kaikohe - 26 January 2017.

Matiu, Ronaia Te Iringa (also known as Matthews, Rona), Flat 24, 29 Tui Road, Papatoetoe, Auckland - 20 January 2017.

Murray, Cameron Joseph William, 68 Wills Street, Ashburton - 24 January 2017.

Pita, Georgina Henrietta, 10 Deborah Place, Mangakakahi, Rotorua - 24 January 2017.

Reece, Kevin William, 35 Harris Street, Te Puke - 25 January 2017.

Tait, Lynette Shirley, 26 Herdman Street, Hoon Hay, Christchurch - 25 January 2017.

Ulu, Fotulaloataata (also known as **Leaupepe, Fotulaloataata**), 46A Butterworth Drive, Glendene, Auckland – 24 January 2017.

OFFICIAL ASSIGNEE.

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

2017-ba392

Cessation of Business in New Zealand

LANDMARK OPERATIONS LIMITED

Notice of Intention to Cease Carrying on Business in New Zealand

Notice is hereby given, pursuant to section 341 of the Companies Act 1993, that LANDMARK OPERATIONS LIMITED, a company incorporated in Australia, intends to cease carrying on business in New Zealand.

Not earlier than three months after the date of this notice, LANDMARK OPERATIONS LIMITED intends to give notice to the Registrar stating the date on which it will cease to carry on business in New Zealand.

Enquiries to: Kensington Swan, Private Bag 92101, Auckland 1142. Attention: N. R. Scott.

2017-cb342

DSM SINGAPORE INDUSTRIAL PTE LIMITED

Notice of Intention to Cease Carrying on Business in New Zealand

Company No.: 3492491

Notice is hereby given that DSM SINGAPORE INDUSTRIAL PTE LIMITED, a company incorporated in Singapore, intends to cease carrying on business in New Zealand and will give notice to the Registrar to remove the company from the Overseas Register three months from the date of publication of this notice, pursuant to section 341(1) of the Companies Act 1993.

Dated this 2nd day of February 2017.

CROWE HORWATH.

2017-cb375

BLUE ISLAND PRESS PTY LTD

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

Company No.: 1789339

Pursuant to section 341(1) of the Companies Act 1993, the above-named company gives notice that, on 1 May 2017, the company will cease to carry on business in New Zealand.

Dated this 1st day of February 2017.

TOBY GERRISH, Director.

2017-cb414

Land Transfers/Joint Family Homes

Land Transfer Act Notice

An application, under section 70 of the Land Transfer Act 1952, has been received for the removal of an easement. The applicant claims the easement is redundant by reason of the circumstances set out below.

If no objections have been received before 1 March 2017, the Register will be updated to record the easement as redundant.

Application: 10667598.1.

Applicant: The Church of Jesus Christ of Latter-day Saints Trust Board, c/o Norris Ward McKinnon, Private Bag 3098, Waikato Mail Centre, Hamilton 3240.

Easement: Water and electric power rights over Part Lot 1 DP 11071 comprised in Computer Freehold Register SA12C/1160 (servient tenement) appurtenant to Lots 104-111 DPS 7932 comprised in Computer Freehold Registers SA9C/86, SA10B/1337, SA15C/735, SA10B/1353, SA6B/570, SA10A/1052, SA38A/909 and SA38A/910, Lot 26 DPS 7564 comprised in Computer Freehold Register SA5A/462, Lot 2 DPS 20760 comprised in Computer Freehold Register SA20B/1381, Lots 2-6 and 13-16 DPS 25244 comprised in Computer Freehold Registers SA24B/655-658, SA31A/902, SA24B/660-3, Lot 17 DPS 25244 and Lot 1 DPS 86287 comprised in Computer Freehold Register SA68B/383. Lots 7-12 DPS 25245 comprised in Computer Freehold Registers SA24C/1280, SA45B/747-8, SA51B/131, SA24C/1283-4, SA26B/1040-1, 1/23 share of Lot 2 DPS 28224 comprised in Computer Freehold Register SA35C/529, Lot 1 DPS 60341 comprised in Computer Freehold Register SA48D/744, Lot 1 DPS 66944 comprised in Computer Freehold Register SA67A/598-9, Lot 3 DPS 84651 comprised in Computer Freehold Register SA67A/600 and Lots 1-2 DPS 90811 comprised in Computer Freehold Registers SA71D/578-9 (dominant tenements) created by Transfer S151976 registered on 21 November 1958.

Circumstances: The dominant tenements have become physically separated from the servient tenement due to subdivision shown on DPS 7932, DPS 25245, DPS 28224, DPS 66944, DPS 84648 and DPS 84651.

Dated at the Christchurch Office of Land Information New Zealand this 27th day of January 2017.

HELEN SIBBALD, for Registrar-General of Land.

2017-lt405

Other

Notice Prohibiting Person From Managing Companies

Pursuant to Section 385 of the Companies Act 1993

To: Steven Wayne Morrow.

Of: Spring Hill Corrections Facility, Hampton Downs Road, Te Kauwhata.

Pursuant to section 385(3) of the Companies Act 1993, I, Peter Barker, Deputy Registrar of Companies, hereby prohibit **Steven Wayne Morrow** from being a director or promoter of, or being concerned in, or taking part, whether directly or indirectly, in the management of any company for a period of nine years from the date of this notice.

Dated at Wellington this 12th day of December 2016.

PETER BARKER, Deputy Registrar of Companies.

2017-ot322

Notice Prohibiting Person From Managing Companies

Pursuant to Section 385 of the Companies Act 1993

To: Keith Robert Young.

Of: 605 Main Road North, Motonui, Waitara.

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

Dated at Wellington this 18th day of January 2017.

PETER BARKER, Deputy Registrar of Companies.

2017-ot401

Removals

DIGIQUEST LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 321 of the Companies Act 1993

Company No.: 1595158

I, Jurgen Werner Herbke, liquidator of the above-named company, whose registered office is situated at 220 Dairy Flat Highway, Albany, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar my final report on the liquidation in terms of section 257 of the Act, it is intended to remove this company from the New Zealand Register of Companies.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies no later than 28 February 2017.

JURGEN W. HERBKE, Liquidator.

2017-ds318

ASCOT DOWNS DEVELOPMENTS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Karen Betty Mason and Rachel Mason-Thomas, liquidators of the above-named company, whose registered office is situated at Suite 6, Level 2, 100 Parnell Road, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Act and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies

no later than 3 March 2017.

Dated this 23rd day of January 2017.

R. MASON-THOMAS, Liquidator.

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

2017-ds333

SOFAPLUS LIMITED, TE NANA TRADING COMPANY LIMITED, WELLESLEY FINANCE LIMITED, EDGEWOOD DEVELOPMENTS LIMITED, PERJORAP LIMITED and DENNISON LINEHAUL 2003 LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

The Companies Act 1993 ("Act")

Notice is hereby given that I, the undersigned liquidator, intend to deliver to the Registrar of Companies the final reports and statements referred to in section 257(1)(a) of the Act with the intent that the companies be removed from the New Zealand Register, pursuant to section 318(1)(e) of the Act, on the grounds that the liquidations of the companies have been completed.

Unless written objection to the removals, under section 321 of the Act, is delivered to the Registrar of Companies by 27 February 2017, the Registrar may remove the companies from the Register.

Dated this 23rd day of January 2017.

KIM S. THOMPSON.

2017-ds334

POLE POSITION LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

Company No.: 903710

We, Vivian Judith Fatupaito and Andrew John Hawkes, 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 27 February 2017.

Dated this 25th day of January 2017.

VIVIAN FATUPAITO, Liquidator.

2017-ds346

AUTO ELECTRONIC SERVICES LIMITED, BEEFIT DESTRUCTION LIMITED, CAMERA & CAMERA LIMITED, CHECKER SOFTWARE LIMITED, EAST/WEST DESIGNS LIMITED, FAST PACED PALEO LIMITED, JACKEL (NZ) LIMITED, OUTSOURCE ANALYTICS LIMITED, PACIFIC INTERNATIONAL SERVICES LIMITED, PETE'S PUMP AND DAIRY SERVICES LIMITED, PRESTIGE STEEL LIMITED, RESURRECTION AUTOBODY & AUTOMOTIVE LIMITED and WHEELER (NZ) 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 to the Registrar the documents referred to in section 257 of the Companies Act 1993.

Any objections to the removals, under section 321 of the Companies Act 1993, must be delivered to the Registrar by 28 February 2017.

SIMON DALTON, Joint Liquidator.

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

2017-ds355

STONEWOOD HOMES (HAMILTON) LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Wendy Ann Somerville and Malcolm Grant Hollis, liquidators of STONEWOOD HOMES (HAMILTON) 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 10 March 2017.

Dated this 26th day of January 2017.

WENDY ANN SOMERVILLE, Liquidator.

2017-ds362

ANDORIAN HOLDINGS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

We, Craig William Melhuish and Christine Jane Johnston, 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 25 February 2017.

Dated this 25th day of January 2017.

C. W. MELHUISH, Liquidator.

2017-ds365

FULL MODULE PROPERTIES LIMITED and MIDPOINT LIMITED

(both 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 liquidators have completed their duties.

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

Any objections to the removals, under section 321 of the Companies Act 1993, must be delivered to the Registrar by 1 March 2017.

Dated this 26th day of January 2017.

GRANT BRUCE REYNOLDS, Liquidator.

Address of Registered Offices: C/o Reynolds and Associates Limited, Level 6, 5 Short Street, Newmarket, Auckland.

2017-ds366

EUREKA HIDES AND SKINS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

Pursuant to Section 320 of the Companies Act 1993

We, Jonathan Wilgermein and Steve Cammish, joint and several liquidators of the company, whose registered office is situated at Level 8, BDO Tower, 120 Albert Street, Auckland 1010, hereby give notice that, pursuant to section 318(1)(e) of the Companies Act 1993 and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 28 February 2017.

Dated this 26th day of January 2017.

JONATHAN WILGERMEIN, Liquidator.

2017-ds369

URBAN TRANSFORMATIONS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

Company No.: 5259481

I have concluded the liquidation of URBAN TRANSFORMATIONS LIMITED and hereby give notice in accordance with section 318(1)(e)(i) of the Companies Act 1993. I have filed my final report and consequently the company is to be removed from the Register.

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

Dated at Auckland this 26th day of January 2017.

TARSHA MARIE HAZLEMAN, Liquidator.

Address of Liquidators: Moore Stephens Markhams Christchurch Limited, Level 10, 203 Queen Street, Auckland. Telephone: (09) 306 7300. Facsimile: (09) 366 0261.

2017-ds377

COAST INSULATION LIMITED, FEDERATED PACIFIC LIMITED, FTC (2014) LIMITED, GS PACIFIC LIMITED, KELLI CONSTRUCTION LIMITED, MQDP LIMITED, SENIORS CARD LIMITED, WHISTLE CREATIVE LIMITED and ZEELAND CONSTRUCTION LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

Notice is hereby given, pursuant to section 320 of the Companies Act 1993 ("Act"), that:

- a. It is intended that the above-named companies be removed from the Register, under section 318(1)(e) of the Act, on the grounds that the duties of the liquidators have been completed and the liquidators have sent to the Registrar the documents referred to in section 257(1)(a) of the Act.
- b. Any objections to the removals, under section 321 of the Act, must be lodged with the Registrar together with the grounds for such objections no later than 17 March 2017.

Dated this 26th day of January 2017.

PAUL VLASIC, Joint Liquidator.

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

2017-ds384

UPTON ALUMINIUM LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

Company No.: 2214517

I have concluded liquidation of UPTON ALUMINIUM LIMITED and hereby give notice in accordance with section 318(1)(e)(i) of the Companies Act 1993. I have filed my final report and consequently the company is to be removed from the New Zealand Register.

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

Dated this 27th day of January 2017.

HUGH LOPDELL, Liquidator.

2017-ds386

NATALI INVESTMENTS LIMITED and **OCEANIC CONSULTANCY LIMITED** (both in liquidation)

Notice of Intention to Remove Companies From the Register

Pursuant to Section 320 of the Companies Act 1993 ("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 6 March 2017.

Dated at Auckland this 27th day of January 2017.

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

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

Note: These were solvent liquidations.

2017-ds394

FRAMEWORK COFFEE LIMITED, LILY HOLDINGS LIMITED and PHENOMENA LIMITED (all in liquidation)

Notice of Intention to Remove Companies From the Register

Pursuant to Section 320 of the Companies Act 1993

I, Christopher Robert Ross Horton, insolvency practitioner of Chris Horton Associates Limited, Auckland, 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 of Companies the final reports and notices of intention to remove, it is intended to remove the companies from the New Zealand Register of Companies.

Destruction of all remaining books and records will occur 12 months from the date of completion pursuant to section 256 of the Companies Act 1993.

Any objections to the removals, pursuant to section 321 of the Companies Act 1993, must be delivered to the Registrar no later than 24 February 2017.

Dated this 26th day of January 2017.

C. R. R. HORTON, Liquidator.

Address of Liquidator: Chris Horton Associates Limited, PO Box 1725, Auckland 1140.

2017-ds395

WHITBURN HOLDINGS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

We, Karen Betty Mason and Rachel Mason-Thomas, liquidators of the above-named company, whose registered office is situated at Suite 6, Level 2, 100 Parnell Road, Auckland, hereby give notice that, pursuant to section 318(1)(e) of the Act and having filed with the Registrar our final report on the liquidation, it is intended to remove the company from the New Zealand Register.

Any objections to the removal, pursuant to section 321 of the Act, must be delivered to the Registrar of Companies no later than 10 March 2017.

Dated this 27th day of January 2017.

R. MASON-THOMAS, Liquidator.

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

2017-ds400

KELBURN FLOORS LIMITED (in liquidation)

Notice of Intention to Remove Company From the Register

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

I, John Marshall Scutter, liquidator 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 my final report on the liquidation, it is intended to remove the above-named 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 28 February 2017.

Dated this 26th day of January 2017.

JOHN M. SCUTTER, Liquidator.

Address of Liquidator: Fervor Limited, PO Box 2236, Raumati Beach, Paraparaumu 5255.

2017-ds417

GOVERNMENT NOTICES

Authorities/Other Agencies of State

Allocation of Broadcasting Time and Money for the 2017 General Election

The deadline by which political parties must give written notice to the Electoral Commission of eligibility for an allocation of broadcasting time or money under the Broadcasting Act 1989 for the 2017 General Election is **Friday 3 March 2017** at **5.00pm**.

The Broadcasting Act 1989 ("Act") describes the responsibilities of the Electoral Commission ("Commission") to allocate time and money to eligible political parties to enable them to broadcast election programmes during the election period.

The Commission allocates to eligible political parties:

- a. the time that is made available by Television New Zealand (TVNZ) and Radio New Zealand (RNZ) free of charge for the broadcasting of opening and closing addresses; and
- b. the money that is appropriated by Parliament for the purpose of funding the broadcast of election programmes during the election period.

Eligibility for allocation of broadcasting time and money

The Commission must not allocate any time to a political party under section 73 of the Act, or make an allocation of money under 74A of the Act, in respect of an election period unless:

- a. the party has given the Commission written notice by 3 March 2017 at 5.00pm that the party considers itself eligible for an allocation of time under section 73 of the Act or of money under section 74A of the Act; and
- b. the party is registered with the Commission at the time Parliament is dissolved.

What the notice must contain

Notices should be addressed to the Electoral Commission.

In accordance with section 70C of the Act, every notice given to the Commission must state:

- a. the full name of the political party;
- b. the name and address of the person providing the notice and the capacity in which he or she provides the notice:
- c. where the person providing the notice is not the secretary of the political party, the name and address of the secretary of the political party;
- d. details of any relationships that may exist between that political party and any other political parties in New Zealand which the Commission may need to take into account in allocating time or money to political parties;
- e. either:
 - i. that the party is registered on the Register of Political Parties; or
 - ii. that the party is intending to apply for registration on the Register of Political Parties in order to be registered at the date of dissolution or expiry of Parliament; and
- f. whether or not the political party intends to submit a list under section 127 of the Electoral Act 1993 for the 2017 General Election.

How to give notice

Notices may be given by mail, facsimile or email, or can be delivered by hand to the Electoral Commission's office. The Commission's postal address is PO Box 3220, Wellington 6140. Telephone: (04) 495 0030. Facsimile: (04) 495 0031. Email: enquiries@elections.govt.nz. The Commission is located at Level 10, 34–42 Manners Street, Wellington.

Broadcasting (Election Programmes and Election Advertising) Amendment Bill 2016 (Broadcasting Amendment Bill)

On 27 October 2016, the Broadcasting Amendment Bill was introduced into Parliament. The Broadcasting Amendment Bill proposes to:

- remove the requirements for opening and closing addresses to be broadcast at election time, along with the need for TVNZ and RNZ to provide free broadcasting time for these addresses; and
- enable parties to use their allocations of funding for Internet advertising, in addition to television and radio as currently permitted.

Although the changes proposed affect the allocation, to ensure timely decisions, the Commission is commencing the early stages of the process under the current legislation which will include asking TVNZ and RNZ what times will be made available for opening and closing addresses.

Dated at Wellington this 2nd day of February 2017.

Issued on behalf of the Electoral Commission:
ALICIA WRIGHT, Chief Electoral Officer, Electoral Commission.

2017-au258

Electricity Industry (Exemption No. 250 (Trustpower Limited)) Exemption Notice 2016

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

Notice

- **1. Title and commencement**—(1) This notice is the Electricity Industry (Exemption No. 250 (Trustpower Limited)) Exemption Notice 2016.
- (2) This notice comes into force on the day after the date it is notified in the New Zealand Gazette.
- **2. Exemption**—(1) Trustpower Limited ("Trustpower") is exempted from complying with the obligation in clause 10.14(2)(b) of the Electricity Industry Participation Code 2010 ("Code") not to treat predictable load, expected to exceed 6,000kWh in any 12 month rolling period, as unmetered load.
- (2) This exemption applies only to installation control points ("ICPs") 0007146031RN859, 0007146032RN499, 0007146034RN516, 00007146035RN953, and 0007146036RN593.
- 3. Term—This exemption expires on the earlier of:
 - a. the close of 31 December 2026;
 - b. the date when Trustpower is no longer recorded in the registry as being the trader for any of the five ICPs; and
 - c. the date when all of the five ICPs are metered.
- **4. Reasons for granting the exemption**—The reasons for granting this exemption are:
 - a. Trustpower would incur unreasonable costs to retrofit metering, which would deliver no benefit to the consumer;
 - b. reconciling as unmetered load will have no material impact on submission accuracy as the load is predictable and of a type approved by the Authority;
 - c. the exemption will have no impact on any other participant or service provider and will not affect any other Code provision; and
 - d. granting the requested exemption meets the requirements in section 11(2) of the Act.

Dated at Wellington this 25th day of January 2017.

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

2017-au358

Electricity Industry (Exemption No. 146 (Trustpower Limited)) Exemption Revocation Notice 2016

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

Notice

- 1. Title and commencement—(1) This notice is the Electricity Industry (Exemption No. 146 (Trustpower Limited)) Exemption Revocation Notice 2016.
- (2) This notice comes into force on the day after the date it is notified in the New Zealand Gazette.
- **2. Revocation**—The Electricity Industry (Exemption No. 146 (Trustpower Limited)) Exemption Notice 2012, published in the *New Zealand Gazette*, 13 September 2012, No. 113, page 3237 ("Exemption 146"), is revoked.

3. Reasons for revoking the exemption—The reasons for revoking Exemption 146 are:

- a. the legal entity Trustpower Limited that was granted Exemption 146 has ceased to exist as a result of a demerger that came into effect on 20 October 2016;
- b. although Exemption 146 applies to six installation control points ("ICPs"), only five ICPs now need to be exempted from the obligation in clause 10.14, as the result of one ICP having been fitted with a meter;
- c. Exemption 146 refers to a clause in the Electricity Industry Participation Code 2010 that has since been revoked and the obligation now appears in a different clause (clause 10.14);
- d. the Authority has granted a new exemption to replace Exemption 146; and
- e. revoking Exemption 146 meets the requirements in section 11(3) of the Act for revoking exemptions.

Dated at Wellington this 25th day of January 2017.

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

2017-au359

Privacy Act Code of Practice Notice

Pursuant to section 49 of the Privacy Act 1993, I give notice that the Telecommunications Information Privacy Code 2003 Amendment No. 5 was issued on 26 January 2017 and will come into force on **2 March 2017**.

This amendment may be inspected at the offices of the Privacy Commissioner, Level 13, 51 Shortland Street, Auckland, or obtained free of charge from the website www.privacy.org.nz.

Dated this 2nd day of February 2017.

JOHN EDWARDS, Privacy Commissioner.

2017-au398

Delegated Legislation

Notice Under the Legislation Act 2012

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

Authority for Enactment	Title or Subject-matter	Serial Number	Date of Enactment	Retail
Health Practitioners Competence Assurance Act 2003	Health Practitioners (Protected Quality Assurance Activity—Australasian Vascular Audit) Notice 2016	2017/4	17/10/16	\$3.45
Health Practitioners Competence Assurance Act 2003	Health Practitioners (Protected Quality Assurance Activity—Capital and Coast DHB) Notice 2016	2017/5	17/10/16	\$3.45

These Legislative Instruments can be accessed for free at

www.legislation.govt.nz

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

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

Total Value of Purchases Maximum Charge \$12.00 and less \$1.79 p&p

\$12.01 to \$30.00 \$3.57 p&p \$30.01 and greater \$5.62 p&p

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

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

2017-dl456

Departmental

Notice of Granting of a Scheduled International Air Service Licence

Pursuant to section 87N(4) of the Civil Aviation Act 1990, section 41(1) of the State Sector Act 1988, and a delegation from the Secretary for Transport dated 28 November 2016, I hereby give notice that Nick Brown, General Manager, Aviation and Maritime, Ministry of Transport has granted Jet Airways (India) Limited a Scheduled International Air Service Licence authorising it to offer code-share services between India and New Zealand, without capacity restraints.

The licence, which is for an indefinite term, took effect from 16 January 2017.

Dated at Wellington this 24th day of January 2017.

SONYA VAN DE GEER, Principal Adviser, Aviation and Security, Ministry of Transport.

2017-go341

Integration Agreement—Jireh School, Auckland

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, I hereby give notice that I have entered into an integration agreement with the New Zealand Christian Proprietors Trust in respect of

Jireh School, Auckland

which will become a state integrated school from 1 January 2017.

The said integration agreement was executed on 6 December 2016.

A copy of the integration agreement is available for inspection without charge by any member of the public by emailing the national office of the Ministry of Education at enquiries.national@education.govt.nz.

Dated at Wellington this 6th day of December 2016.

Hon HEKIA PARATA, Minister of Education.

2017-go360

Appointments to the Callaghan Innovation Stakeholder Advisory Group

Pursuant to section 11(3) of the Callaghan Innovation Act 2012, the Minister of Science and Innovation has appointed

Suse Reynolds, of Wellington

as Chairperson and as a member for a term commencing on 1 January 2017 and expiring on 31 December 2018;

Brett Hewlett, of Bay of Plenty

Claire Robinson, of Wellington

as members for terms commencing on 1 January 2017 and expiring on 31 December 2018.

Dated at Wellington this 1st day of January 2017.

HON PAUL GOLDSMITH, Minister of Science and Innovation.

2017-go368

Notice of Limit of Number of Boys That May be Enrolled at Timaru Girls' High **School** (361)

Pursuant to section 146A(3)(b) of the Education Act 1989, I hereby give notice that Timaru Girls' High School (361) may enrol up to five boys in its teen parent programme, subject to the boys meeting the criteria for enrolment in that programme.

This notice takes effect the day after the date of publication.

Dated at Wellington this 26th day of January 2017.

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

2017-go397

Consent to the Distribution of a New Medicine

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

Schedule

Act-HIB vaccine *Product:*

Active Ingredient: Haemophilus influenzae type b vaccine 10mcg

Dosage Form: Powder for injection with diluent New Zealand Sponsor: Sanofi-Aventis New Zealand Limited Manufacturers: Sanofi Pasteur SA, Marcy L'Etoile, France

Sanofi Pasteur SA, Val-De-Reuil Cedex, France

Sanofi SpA, Frosinone, Italy

Dated this 26th day of January 2017.

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

2017-go403

Radiocommunications Regulations (General User Radio Licence for Ultra Wide **Band Devices) Notice 2017**

Pursuant to Regulation 9 of the Radiocommunications Regulations 2001 ("Regulations") made under section 116(1)(b) of the Radiocommunications Act 1989 ("Act"), and acting under delegated authority from the chief executive, I give the following notice.

Notice

- 1. Short title and commencement—(1) This notice is the Radiocommunications Regulations (General User Radio Licence for Ultra Wide Band Devices) Notice 2017.
- (2) This notice comes into force on 30 January 2017.

2. Licence-

(1) Licence Name: General User Radio Licence for Ultra Wide Band Devices.

Any person may transmit radio waves using Ultra Wide Band (UWB) devices in (2) Licence:

accordance with the applicable terms, conditions and restrictions of this notice.

(3) Licence number: 256642

(4) Commencement date: 30 January 2017.

3. Spectrum-

Low (MHz)	High (MHz)	Reference Frequency (MHz)	Maximum Power dBW e.i.r.p.	Remarks
0.009	1600.000	800.000	-80	Special condition 1
1600.000	2700.000	2150.000	-75	Special condition 2
2700.000	3400.000	3050.000	-66	Special conditions 3 and 7
3400.000	3800.000	3600.000	-70	Special conditions 4 and 7
3800.000	4200.000	4000.000	-60	Special conditions 3 and 7
4200.000	4800.000	4500.000	-60	Special conditions 3, 7, 8 and 9
4800.000	6000.000	5400.000	-60	Special condition 3
6000.000	8500.000	7250.000	-30	Special conditions 5, 8 and 9
8500.000	10600.000	9550.000	-55	Special condition 6
10600.000	100000.000	55300.000	-75	Special condition 2

4. Location-

(1) Transmit Location: All New Zealand.(2) Receive Location: All New Zealand.

5. Special conditions—

- 1. The maximum permitted mean power spectral density is -90 dBm/MHz e.i.r.p.
- 2. The maximum permitted mean power spectral density is -85 dBm/MHz e.i.r.p.
- 3. The maximum permitted mean power spectral density is -70 dBm/MHz e.i.r.p.
- 4. The maximum permitted mean power spectral density is -80 dBm/MHz e.i.r.p.
- 5. The maximum permitted mean power spectral density is -41.3 dBm/MHz e.i.r.p.
- 6. The maximum permitted mean power spectral density is -65 dBm/MHz e.i.r.p.
- 7. Within the band 3.1 4.8 GHz, devices implementing low duty cycle mitigation techniques are permitted to operate with:
 - 1. a maximum permitted mean power spectral density of -41.3 dBm/MHz e.i.r.p.; and
 - 2. a maximum power of -30 dBW e.i.r.p.
- 8. Road and rail vehicles:
 - 1. For devices installed in road and rail vehicles, where transmit power control is implemented:
 - a. the maximum permitted mean power spectral density is -41.3 dBm/MHz e.i.r.p;
 - b. the maximum power is -30 dBW e.i.r.p.; and
 - c. the transmit power control must operate with a dynamic range of at least 12 dB below the maximum mean e.i.r.p. spectral density.
 - 2. For devices installed in road and rail vehicles, where transmit power control is not implemented:
 - a. the maximum permitted mean power spectral density is -53.3 dBm/MHz e.i.r.p.; and
 - b. the maximum power is -42 dBW e.i.r.p.
- 9. Within the bands 4.2 4.8 GHz and 6.0 6.8 GHz, fixed outdoor transmitters installed in-ground are permitted for operation below the horizontal plane with:
 - 1. a maximum permitted mean power spectral density of -62 dBm/MHz e.i.r.p.; and
 - 2. a maximum power of -52 dBW e.i.r.p.

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

1. The frequency ranges, maximum power of transmissions within those frequencies ranges, and designated uses of frequencies are those prescribed in this licence. All transmissions in a given frequency range must comply with any special conditions relating to that frequency range.

- 2. The maximum power dBW e.i.r.p. is the highest mean radiated power measured in any direction and at any frequency within the defined range within a 50 MHz bandwidth centred on the frequency at which the highest mean radiated power occurs.
- 3. The maximum permitted mean power spectral density e.i.r.p. is the highest signal strength measured in any direction at any frequency within the defined range, where the mean e.i.r.p. spectral density is measured with a 1 MHz resolution bandwidth, an RMS detector and an averaging time of 1ms or less.
- 4. Transmissions are not permitted:
 - 1. on board any aircraft; or
 - 2. from any fixed outdoor transmitter or antenna except those devices permitted under section 5 part 9.
- 5. Transmitters must conform to technical standards as prescribed in notices under Regulation 32(1)(b) of the Regulations.
- Frequency use is on a shared basis and the chief executive does not accept liability under any circumstances for any loss or damage of any kind occasioned by the unavailability of frequencies or interference to reception.
- 7. Should interference occur to services licensed pursuant to a radio licence or a spectrum licence, the chief executive reserves the right to require and ensure that any transmission or any emission pursuant to this General User Radio Licence change frequency, reduce power or cease operation.
- **7. Consequential revocation of licence**—(1) The Radiocommunications Regulations (General User Radio Licence for Ultra Wide Band Devices) Notice 2015, dated 19 March 2015 and published in the <u>New Zealand Gazette</u>, 19 March 2015, Issue No. 26, Notice No. 2015-go1512, is revoked.
- (2) Notwithstanding the revocation of the notice under subsection (1), every transmitter capable of making transmissions compliant with the requirements of that notice on the commencement date of this notice is deemed to be compliant with the requirements of this notice.

Dated at Wellington this 2nd day of February 2017.

JEFFREY DENNIS HICKS, Licensing Manager, Radio Spectrum Management, Ministry of Business, Innovation and Employment.

Explanatory note

This note is not part of the notice, but is intended to provide further information.

Low Duty Cycle (LDC): ETSI EN 302 065-1 V1.3.1 prescribes low duty cycle requirements in the context of UWB.

This notice is updated to permit the operation of in-ground UWB transmitter in an outdoor environment within the frequency bands 4.2 - 4.8 GHz and 6.0 - 6.8 GHz.

2017-go406

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **28 September 2016**, which was granted under those Regulations to **Danielle Brown** in respect of **Peas in a Pod Learning Centre** (46936), situated at **Westfield Chartwell Shopping Centre**, **Shop S141**, **corner of Comries and Hukanui Road**, **Chartwell**, **Hamilton**.

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

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

2017-go409

Cancellation of Licence for an Early Childhood Service

Pursuant to Regulation 32(1)(d)(i) of the Education (Early Childhood Services) Regulations 2008, and acting under authority delegated by the Secretary for Education, I hereby cancel the licence dated **5 October 2015**, which was granted under those Regulations to **Vanessa Gundry** in respect of **Paula's Tiny Tots** (65199), situated at

2 Cautley Street, Richmond.

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

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

2017-go410

Radiocommunications Regulations (General User Radio Licence for Short Range Devices) Notice 2017

Pursuant to Regulation 9 of the Radiocommunications Regulations 2001 ("Regulations") made under section 116(1)(b) of the Radiocommunications Act 1989 ("Act"), and acting under delegated authority from the chief executive, I give the following notice.

Notice

1. Short title and commencement—(1) This notice is the Radiocommunications Regulations (General User Radio Licence for Short Range Devices) Notice 2017.

(2) This notice comes into force on 30 January 2017.

2. Licence-

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

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

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

conditions and restrictions of this notice.

(3) Licence number: 256643

(4) Commencement date: 30 January 2017.

3. Spectrum-

Low (MHz)	High (MHz)	Reference Frequency (MHz)	Maximum Power dBW e.i.r.p.	Remarks
0.0090	0.0900	0.0495	9.0	Special conditions 1 and 25
0.0900	0.2050	0.1475	-20.0	Special conditions 1 and 25
0.1190	0.1350	0.1270	3.0	Special conditions 1 and 25
0.3150	0.4300	0.3725	-67.0	Special conditions 1 and 25
3.1550	3.4000	3.2775	-50.0	Special conditions 2 and 20
3.6400	4.0400	3.8400	-76.0	Special conditions 2 and 20
6.7650	6.7950	6.7800	-20.0	
7.4000	8.8000	8.1000	-54.0	Special condition 19
10.4400	10.7600	10.6000	-76.0	Special conditions 2 and 20
13.5530	13.5670	13.5600	-10.0	
26.9500	27.3000	27.1250	0.0	
29.7000	30.0000	29.8500	-10.0	
30.8000	31.5000	31.1500	-10.0	Special condition 3
35.5000	37.2000	36.3500	-10.0	
40.6600	40.7000	40.6800	0.0	
40.8000	41.0000	40.9000	-10.0	
49.8200	49.9000	49.8600	-10.0	Special condition 21
49.8200	49.9800	49.9000	-20.0	Special condition 21

Low (MHz)	High (MHz)	Reference Frequency (MHz)	Maximum Power dBW e.i.r.p.	Remarks
72.0000	72.2500	72.1250	-10.0	Special condition 2
72.2500	72.5000	72.3750	-10.0	
87.5000	108.0000	98.0000	-50.0	Special condition 4
107.0000	108.0000	107.5000	-16.0	
160.1000	160.6000	160.3500	-3.0	
173.0000	174.0000	173.5000	-10.0	
174.0000	230.0000	202.0000	-20.0	Special condition 12
235.0000	300.0000	267.5000	-30.0	Special condition 1
300.0000	322.0000	311.0000	-20.0	Special condition 1
402.0000	406.0000	404.0000	-46.0	Special conditions 5 and 14
433.0500	434.7900	433.9200	-16.0	
444.0000	444.9250	444.4625	-16.0	Special condition 5
458.5400	458.6100	458.5750	-3.0	
466.8000	466.8500	466.8250	-3.0	
470.0000	470.5000	470.2500	-10.0	Special condition 5
471.0000	471.5000	471.2500	-10.0	
502.0000	510.0000	506.0000	-10.0	Special condition 26
502.0000	694.0000	598.0000	-50.0	Special condition 6
819.0000	824.0000	821.0000	-10.0	
864.0000	868.0000	866.0000	6.0	Special condition 13
868.0000	870.0000	869.0000	-27.0	Special conditions 1 and 15
869.2000	869.2500	869.2250	-20.0	Special conditions 1 and 15
915.0000	928.0000	921.5000	0.0	Special condition 23
920.0000	928.0000	924.0000	6.0	Special conditions 13 and 23
2400.0000	2483.5000	2441.7500	6.0	Special condition 13
2900.0000	3400.0000	3150.0000	-10.0	Special condition 7
5150.0000	5250.0000	5200.0000	-7.0	Special conditions 8 and 16
5250.0000	5350.0000	5300.0000	0.0	Special conditions 9 and 17
5470.0000	5725.0000	5597.5000	0.0	Special conditions 9 and 18
5470.0000	5725.0000	5597.5000	-10.0	Special condition 7
5725.0000	5875.0000	5800.0000	6.0	Special condition 13
5725.0000	5875.0000	5800.0000	3.0	Special condition 10
8500.0000	10000.0000	9250.0000	-10.0	Special condition 7
10000.0000	10600.0000	10300.0000	-16.0	Special condition 7
15700.0000	17300.0000	16500.0000	-10.0	Special condition 7
24000.0000	24250.0000	24125.0000	0.0	
33400.0000	36000.0000	34700.0000	-10.0	Special condition 7
46700.0000	46900.0000	46800.0000	-10.0	Special condition 11

Low (MHz)	High (MHz)	Reference Frequency (MHz)	Maximum Power dBW e.i.r.p.	Remarks
57000.0000	66000.0000	61500.0000	13.0	Special condition 22
57000.0000	64000.0000	60500.0000	13.0	
76000.0000	77000.0000	76500.0000	14.0	Special condition 11
77000.0000	81000.0000	79000.0000	25.0	Special condition 11
122000.0000	123000.0000	122500.0000	0.0	
244000.0000	246000.0000	245000.0000	0.0	

4. Location-

(1) Transmit Location: All New Zealand.(2) Receive Location: All New Zealand.

5. Special conditions—

- 1. Use is limited to determination, telemetry or telecommand.
- 2. Use is limited to auditory aids.
- 3. Use is limited to model control.
- 4. Use is limited to audio senders.
- 5. Use is limited to biomedical telemetry.
- 6. Use is limited to audio/video senders.
- 7. Use is limited to radiolocation.
- 8. Use is limited to wireless LAN indoor systems only.
- 9. Use is limited to wireless LAN.
- 10. Use is limited to road transport and traffic telematics.
- 11. Use is limited to field disturbance sensors.
- 12. In the band 174 230 MHz transmissions are permitted under this licence from 1 September 2015 until 30 September 2019, whereafter all transmissions must cease. Use is limited to the purpose known as radio microphones (also known as wireless microphones), in-ear monitors or wireless audio transmitters.
- 13. Transmitters using e.i.r.p.s greater than 0 dBW (1 W) must employ frequency hopping or digital modulation techniques.
- 14. In the band 402 406 MHz, the maximum permitted duty cycle is 0.1%.
- 15. In the band 868 870 MHz, the maximum power is –27 dBW (2 mW) e.i.r.p. and the maximum permitted duty cycle is 1%, except in the band 869.20 869.25 MHz, where the maximum power is –20 dBW (10 mW) e.i.r.p. and the maximum permitted duty cycle is 0.1%.
- 16. In the band 5150 5250 MHz, the maximum power is –7 dBW (200 mW) e.i.r.p. and the maximum permitted power spectral density is –20 dBW/MHz (10 mW/MHz) e.i.r.p. or equivalently –36 dBW/25 kHz (0.25 mW/25 kHz) e.i.r.p.
- 17. Indoor-Only Systems: In the band 5250 5350 MHz, the maximum power is –7 dBW (200 mW) e.i.r.p. and the maximum permitted power spectral density is –20 dBW/MHz (10 mW/MHz) e.i.r.p., provided Dynamic Frequency Selection and Transmitter Power Control are implemented. If Transmitter Power Control is not used, then the maximum power (e.i.r.p.) value must be reduced by 3 dB;

 Indoor and Outdoor Systems: In the band 5250 5350 MHz, the maximum power is 0 dBW (1 W) e.i.r.p. and the maximum permitted power spectral density is –13 dBW/MHz (50 mW/MHz) e.i.r.p., provided Dynamic Frequency Selection and Transmitter Power Control are implemented in conjunction with the following

vertical radiation angle mask where θ is the angle above the local horizontal plane (of the Earth):

Maximum permitted mean power density

Elevation angle above horizontal for $0^{\circ} \le \theta < 8^{\circ}$

-13 dB(W/MHz)

 $\begin{array}{lll} -13 - 0.716 \; (\theta - 8) \; dB(W/MHz) & \text{for } 8^{\circ} \leq \theta < \!\! 40^{\circ} \\ -35.9 - 1.22 \; (\theta - 40) \; dB(W/MHz) & \text{for } 40^{\circ} \leq \theta \leq \!\! 45^{\circ} \\ -42 \; dB(W/MHz) & \text{for } 45^{\circ} < \!\! \theta; \end{array}$

- 18. In the band 5470 5725 MHz, the transmitter peak power must not exceed –6 dBW (250 mW). The maximum power is 0 dBW (1 W) e.i.r.p. and the maximum permitted power spectral density is –13 dBW/MHz (50 mW/MHz) e.i.r.p., provided Dynamic Frequency Selection and Transmitter Power Control are implemented. If Transmitter Power Control is not used, then the maximum power (e.i.r.p.) value must be reduced by 3 dB.
- 19. In the band 7.4 8.8 MHz, use is restricted to inductive systems where the magnetic field strength from devices must not exceed 9 dB μ A/m at a distance of 10 metres.
- 20. In the band 3.155 3.400 MHz, the maximum permitted field strength is 13.5 dB μ A/m measured in a 10 kHz bandwidth at a distance of 10 metres. In the bands 3.64 4.04 MHz and 10.44 10.76 MHz, the maximum permitted field strengths are –15 dB μ A/m and –20 dB μ A/m, respectively, both measured in a 10 kHz bandwidth at 10 metres.
- 21. In the band 49.82 49.98 MHz, transmissions are permitted under this licence from 1 September 2015.
- 22. <u>Indoor-Only Systems</u>: In the band 57 66 GHz, the power spectral density must not exceed –17 dBW/MHz (20 mW/MHz) e.i.r.p.
- 23. Transmissions must not exceed the following unwanted emission limits: -79 dBW (-49 dBm) e.i.r.p. within 800 915 MHz and -63 dBW (-33 dBm) e.i.r.p. within 928 MHz 1 GHz. The reference bandwidth for emissions is 100 kHz. Outside the band 800 MHz 1 GHz, the limits prescribed in applicable standards prescribed in the Radiocommunications (Radio Standards) Notice 2016* apply. In the absence of applicable standards, the limits prescribed in Table 2 of the notice apply.
- 24. (deleted)
- 25. In the band 0.009 0.090 MHz, the magnetic field strength from devices must not exceed 72 dB μ A/m at a distance of 10 metres. In the band 0.090 0.205 MHz, the magnetic field strength from devices must not exceed 43 dB μ A/m at a distance of 10 metres, except in the band 0.119 0.135 MHz, where the magnetic field strength from devices must not exceed 66 dB μ A/m at a distance of 10 metres. In the band 0.3150 0.430 MHz, the magnetic field strength from devices must not exceed -5 dB μ A/m at a distance of 10 metres.
- 26. Use is limited to the purpose known as radio microphones (also known as wireless microphones), in-ear monitors or wireless audio transmitters. Analogue modulation schemes are permitted with a maximum necessary bandwidth of 300 kHz. Digital modulation schemes are permitted with a maximum necessary bandwidth of 200 kHz. Use of a power level above -20 dBW is only permitted when the user has first determined that the intended use will not affect the reception of television broadcasts in or adjacent to the proposed area of operation.

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

- 1. The frequency ranges, peak power of transmissions within those frequency ranges, and designated uses of frequencies are those prescribed in this licence. All transmissions in a given frequency range must comply with any special conditions relating to that frequency range.
- 2. Transmitters, and persons supplying or using transmitters, must comply with the requirements of Regulations 32 37 of the Radiocommunications Regulations 2001.
- 3. Frequency use is on a shared basis and the chief executive does not accept liability under any circumstances for any loss or damage of any kind occasioned by the unavailability of frequencies or interference to reception.
- 4. Should interference occur to services licensed pursuant to a radio licence or a spectrum licence, the chief executive reserves the right to require and ensure that any transmission or any emission pursuant to this General User Radio Licence change frequency, reduce power, or cease operation.
- 5. Transmissions that are broadcasting, as defined in the Broadcasting Act 1989, are not permitted.

- **7. Consequential revocation of licence**—(1) The Radiocommunications Regulations (General User Radio Licence for Short Range Devices) Notice 2016 No. 2, dated 25 October 2016 and published in the <u>New Zealand Gazette</u>, 27 October 2016, <u>Issue No. 97</u>, <u>Notice No. 2016-go6047</u>, is revoked.
- (2) Notwithstanding the revocation of the notice under subsection (1), every transmitter capable of making transmissions compliant with the requirements of that notice on the commencement date of this notice is deemed to be compliant with the requirements of this notice.

Dated at Wellington this 2nd day of February 2017.

JEFFREY DENNIS HICKS, Licensing Manager, Radio Spectrum Management, Ministry of Business, Innovation and Employment.

* New Zealand Gazette, 14 April 2016, Issue No. 31, Notice No. 2016-go2007.

Explanatory note

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

This notice expands the provision in the frequency range 315 - 430 kHz (previously 370 - 430 kHz) with the same magnetic field strength as prescribed in special condition 25.

Furthermore, this notice also includes a minor amendment in special condition 23 by including the term "e.i.r.p." applicable to unwanted emission limits. This change is consistent with the way power limits currently being prescribed in this notice.

2017-go415

Revocation of Notices Under Section 24 of the Misuse of Drugs Act 1975

Pursuant to section 24(7) of the Misuse of Drugs Act 1975, I, John Crawshaw, acting under delegated authority from the Minister of Health, revoke the approval of the Hawke's Bay District Health Board Opioid Substitution Treatment Service and medical practitioner issued under this section on 14 July 2016 (*New Zealand Gazette*, 14 July 2016, Issue No. 63, Notice No. 2016-go3952).

Dated at Wellington this 7th day of October 2016.

DR JOHN CRAWSHAW, Director of Mental Health.

2017-go423

Approval of Hawke's Bay District Health Board Opioid Substitution Treatment Service and Clinician to Provide Substitution Treatment Under Section 24 of the Misuse of Drugs Act 1975

Pursuant to section 24(7)(b) of the Misuse of Drugs Act 1975, I, John Crawshaw, acting under delegated authority from the Minister of Health, specify the Hawke's Bay District Health Board Opioid Substitution Treatment Service as a service that may provide treatment with controlled drugs for people who are dependent on controlled drugs at the following places:

Napier Health Centre

76 Wellesley Road Napier 4110

Hawke's Bay Hospital

Omahu Road Hastings 4175

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

Dr Sohail Sheikh

as a medical practitioner, may:

- a. prescribe, administer or supply controlled drugs for the treatment of dependence to controlled drugs as the lead clinician for Hawke's Bay District Health Board Opioid Substitution Treatment Service;
- b. authorise in writing service/clinic medical practitioners as specified under subsection (2)(b) to:
 - i. prescribe, administer or supply controlled drugs for the treatment of dependence;

- ii. authorise in writing general practitioners receiving clients from Hawke's Bay District Health Board Opioid Substitution Treatment Service as specified under subsection (2)(d); and
- c. authorise in writing general practitioners receiving clients from Hawke's Bay District Health Board Opioid Substitution Treatment Service as specified under subsection (2)(d).

Conditions

- 1. Controlled drugs may only be prescribed, administered or supplied to people who are or have been clients of Hawke's Bay District Health Board Opioid Substitution Treatment Service.
- 2. This approval expires on 31 December 2017.

Dated at Wellington this 7th day of October 2016.

DR JOHN CRAWSHAW, Director of Mental Health.

2017-go424

Notice of Application to Register a Trade Name Product (Notice No. MPI 719)

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

Trade Name: Miravis

Reference: P9442

Active Ingredient and Concentration:

Pydiflumetofen 200g/L

Formulation Type: Suspension concentrate

General Use Claim:

For the control of a powdery mildew in grapes and early blight in potato.

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

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

The following address is:

- a. where submissions on this application are to be sent;
- b. where requests for copies of the public information relating to the application can be sent;
- $c. \ \ where \ public information relating to the application can be viewed; and$
- 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:

Syngenta Crop Protection Limited, Tower 2, Level 7, 110 Symonds Street, Auckland 1010. Postal Address: Private Bag 92618, Symonds Street, Auckland 1010.

Dated at Wellington this 31st day of January 2017.

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

authority).

2017-go439

Change of Commissioner for Te Kura o Hata Maria (Paearenga) (1102) Board of Trustees

Under section 78N(2) of the Education Act 1989, and acting under delegated authority from the Secretary for Education, I amend the notice of appointment published in the <u>New Zealand Gazette</u>, 22 <u>December 2016</u>, <u>Issue No. 121</u>, <u>Notice No. 2016-go7282</u>, and appoint

Tunney McFadyen

as the Commissioner for Te Kura o Hata Maria (Paearenga) (1102) Board of Trustees.

This notice takes effect the day of publication.

Dated at Whangarei this 1st day of February 2017.

HIRA GAGE, Director of Education, Tai Tokerau, Ministry of Education.

2017-go466

General Section

Notification of Rates of Levy for the 2017-2018 Levy Year

The Management Agency of the American Foulbrood National Pest Management Plan hereby advises, as prescribed in the Biosecurity (American Foulbrood – Apiary and Beekeeper Levy) Order 2003 ("Order"), that the levy for the 2017–2018 year will be as follows.

The levy rate will be (excluding GST):

- a. base levy of \$20.00; and
- b. apiary levy of \$15.17 per apiary.

However, as stated in clause 7(4) of the Order, if a beekeeper owns fewer than 11 beehives on fewer than four apiaries, the sum of the number of registered apiaries must be treated as one.

BRUCE WILLIS, Chairman, Apiculture New Zealand (Inc).

2017-gs291

Oral Health Practitioners (Fees) Notice 2017 (No. 1)

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

Notice

- **1. Title and commencement**—(1) This notice may be cited as the Oral Health Practitioners (Fees) Notice 2017 (No. 1) and shall come into force on **1 April 2017**.
- (2) This notice has the status of a disallowable instrument for the purposes of the Legislation Act 2012.
- (3) This notice replaces the Oral Health Practitioners (Fees) Notice 2016 (No. 2) notice published in the *New Zealand Gazette*, 1 September 2016, Issue No. 77, Notice No. 2016-gs4939.
- 2. Fees—The Dental Council sets the following fees specified in the attached Schedule.
- **3.** Tax—The fees are stated exclusive of goods and services tax (GST). All fees are subject to the addition of 15% GST.

Schedule

Fees Payable to the Dental Council effective from 1 April 2017 for all fees except the Dentist and Dental Specialist Annual Practicing Certificate Fee and Disciplinary Levy, which are effective from 1 October 2017	<i>\$</i>
Registration Fees	
New Zealand Qualified or NZDREX Qualified Applicant	
Application for registration	465.61
Trans-Tasman Mutual Recognition (TTMR) Applicant	
Dentists and Dental Specialists	
Application for registration and annual practising certificate comprising:	
(a) Application for registration	465.61
(b) Annual practising certificate fee	884.58
(c) Disciplinary levy	159.90
TTMR applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 30 September 2018 pay a four-month practising fee of \$294.86 and disciplinary levy of \$53.30.	
Dental Hygienists and Orthodontic Auxiliaries	
Application for registration and annual practising certificate comprising:	
(a) Application for registration	465.61
(b) Annual practising certificate fee	557.91
(c) Disciplinary levy refund	(4.33)
TTMR applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2018 pay a four-month practising fee of \$185.97 and disciplinary levy refund of \$(1.44).	
Dental Therapists	
Application for registration and annual practising certificate comprising:	
(a) Application for registration	465.61
(b) Annual practising certificate fee	620.07
(c) Disciplinary levy refund	(2.25)
TTMR applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2018 pay a four-month practising fee of \$206.69 and disciplinary levy refund of \$(0.75).	
Dental Technicians and Clinical Dental Technicians	
Application for registration and annual practising certificate comprising:	
(a) Application for registration	465.61
(b) Annual practising certificate fee	609.13
(c) Disciplinary levy refund	(9.40)
TTMR applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2018 pay a four-month practising fee of \$203.04 and disciplinary levy refund of \$(3.13).	
Overseas Applicant with Prescribed Qualification	
Application for assessment of eligibility to be registered	698.43

Application for registration	465.61
Applicant with Non-prescribed Qualification	
Application for assessment of eligibility to be registered under section 15(2) of the Act	
Application for registration	465.61
Resubmission of application for assessment of eligibility under section 15(2) of the Act	2,734.88
Applicant with Non-prescribed Specialist Qualification	
Application for assessment of eligibility to be registered under section 15(2) of the Act	4,014.11
Application for registration	465.61
Resubmission of application for assessment of eligibility under section 15(2) of the Act	2,734.88
Other Registration Fees	
Application for removal of an exclusion(s) on the scope of practice after completion of a Dental Council approved course	256.08
Application for removal of an exclusion(s) on the scope of practice after completion of a course not approved by the Dental Council	465.61
Application for registration with a prescribed qualification in an additional scope of practice	465.61
Application for registration with a non-prescribed qualification in an additional scope of practice	719.86
Application for additional registration advice	465.61
Application for restoration to the Dental Register	465.61
Supply of certificate of good standing	93.11
Supply of replacement registration certificate or any other certificate	93.11
Application to undertake supervised orthodontic auxiliary practice while undertaking a prescribed training course	93.11
Application for an electronic copy of the published Dental Council Register	204.00
Recertification Fees	
Dentists and Dental Specialists	
Annual practising certificate fee and disciplinary levy for period 1 October 2017 to 30 September 2018 comprising:	
(a) Annual practising certificate fee	884.58
(b) Disciplinary levy	159.90
Applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 30 September 2018 pay a four-month practising fee of \$294.86 and disciplinary levy of \$53.30.	
Practitioners who hold an annual practising certificate for the period ending 30 September 2017 whose complete and correct 2017/18 annual practising certificate application form and payment are not received by the Dental Council until after 30 September 2017:	
Annual practising certificate fee and disciplinary levy for period 1 October 2017 to 30 September 2018 comprising:	
(a) Annual practising certificate fee (includes additional processing fee of \$39.13)	923.71
(b) Disciplinary levy	159.90
Dental Hygienists and Orthodontic Auxiliaries	
Annual practising certificate fee and disciplinary levy for period 1 April 2017 to 31 March 2018 comprising:	
(a) Annual practising certificate fee	557.91

(b) Disciplinary levy refund (only payable to practitioners holding a current 2016/17 annual practising certificate)	(4.33)
Applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2018 pay a four-month practising fee of \$185.97 and disciplinary levy refund of \$(1.44).	
Practitioners who hold an annual practising certificate for the period ending 31 March 2017 whose complete and correct 2017/18 annual practising certificate application form and payment are not received by the Dental Council until after 31 March 2017:	
Annual practising certificate fee and disciplinary levy for period 1 April 2017 to 31 March 2018 comprising:	
(a) Annual practising certificate fee (includes additional processing fee of \$39.13)	597.04
(b) Disciplinary levy refund (only payable to practitioners holding a current 2015/16 annual practising certificate)	(4.33)
Dental Therapists	
Annual practising certificate fee and disciplinary levy for period 1 April 2017 to 31 March 2018 comprising:	
(a) Annual practising certificate fee	620.07
(b) Disciplinary levy refund (only payable to practitioners holding a current 2016/17 annual practising certificate)	(2.25)
Applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2018 pay a four-month practising fee of \$206.69 and disciplinary levy refund of \$(0.75).	
Practitioners who hold an annual practising certificate for the period ending 31 March 2017 whose complete and correct 2017/18 annual practising certificate application form and payment are not received by the Dental Council until after 31 March 2017:	
Annual practising certificate fee and disciplinary levy for period 1 April 2017 to 31 March 2018 comprising:	
(a) Annual practising certificate fee (includes additional processing fee of \$39.13)	659.20
(b) Disciplinary levy refund (only payable to practitioners holding a current 2016/17 annual practising certificate)	(2.25)
Dental Technicians and Clinical Dental Technicians	
Annual practising certificate fee and disciplinary levy for period 1 April 2017 to 31 March 2018 comprising:	
(a) Annual practising certificate fee	609.13
(b) Disciplinary levy refund (only payable to practitioners holding a current 2016/17 annual practising certificate)	(9.40)
Applicants for registration (not previously registered in New Zealand) who apply for a practising certificate within four months of the end of the annual recertification cycle ending on 31 March 2018 pay a four-month practising fee of \$203.04 and disciplinary levy refund of \$(3.13).	
Practitioners who hold an annual practising certificate for the period ending 31 March 2017 whose complete and correct 2017/18 annual practising certificate application form and payment are not received by the Dental Council until after 31 March 2017:	
Annual practising certificate fee and disciplinary levy for period 1 April 2017 to 31 March 2018 comprising:	
(a) Annual practising certificate fee (includes additional processing fee of \$39.13)	648.26

(b) Disciplinary levy refund (only payable to practitioners holding a current 2016/17 annual practising certificate)	(9.40)
Retention on the Register Fees	
Annual retention on the register fee for non-practising Dentist and Dental Specialist registrants (for period 1 October 2017 to 30 September 2018)	110.16
Annual retention on the register fee for non-practising registrants (excludes non-practising Dentist and Dental Specialist registrants) (for period 1 April 2017 to 31 March 2018)	110.16
Application to transfer from retention to practising where applicant subject to recency of practice policy	279.36
Examination Fees	
New Zealand Dental Specialist Registration Examination (NZDSREX)	18,277.13
New Zealand Dental Therapy Registration Examination (NZDTREX) – clinical examination (per candidate fee where there is less than a total of five candidates sitting the same examination)	4,846.61
New Zealand Dental Therapy Registration Examination (NZDTREX) - clinical examination (per candidate fee where there is a total of five or more candidates sitting the same examination)	4,330.30
New Zealand Dental Therapy Registration Examination (NZDTREX) – written examination (per candidate fee where there is less than a total of five candidates sitting the same examination)	3,131.30
New Zealand Dental Therapy Registration Examination (NZDTREX) – written examination (per candidate fee where there is a total of five or more candidates sitting the same examination)	2,570.00
New Zealand Dental Hygiene Registration Examination (NZDHREX) – clinical examination (per candidate fee where there is less than a total of five candidates sitting the same examination)	4,846.61
New Zealand Dental Hygiene Registration Examination (NZDHREX) – clinical examination (per candidate fee where there is a total of five or more candidates sitting the same examination)	4,330.30
New Zealand Dental Hygiene Registration Examination (NZDHREX) – written examination (per candidate fee where there is less than a total of five candidates sitting the same examination)	3,131.30
New Zealand Dental Hygiene Registration Examination (NZDHREX) - written examination (per candidate fee where there is a total of five or more candidates sitting the same examination)	2,570.00
New Zealand Dental Technology Registration Examination (NZDTechREX) - combined examination (per candidate fee where there is less than a total of five candidates sitting the same examination)	3,871.51
New Zealand Dental Technology Registration Examination (NZDTechREX) - combined examination (per candidate fee where there is a total of five or more candidates sitting the same examination)	3,263.05
Professional Standards Programme Fees ^{1, 2}	
Supervision ^{1, 2} (12-month programme)	5,996.28
Oversight ^{1, 2} (12-month programme)	3,891.00
Competence/Recertification Programme ^{1, 2}	
- Distance learning - per module	3,013.80
- Clinical Training - per practice area of training	5,157.84
Health Programme Fees ^{1, 2}	
Drug and Alcohol Screening Programme – set up and administration 1,2	
- Set up and administration first 12 months	852.23

- Administration each 12 months thereafter	426.11
- Third party testing ¹	122.40 (per test)
Education Fees	
Accreditation of Degree Programmes - cost recovery	
Direct professional fees, travel, accommodation and other costs for site evaluation team members together with Council administration expenses for teleconference meetings, printing and postage etc., will be charged to the Educational Institution under review, based on actual costs incurred. Dental Council secretariat administrative overheads incurred throughout the accreditation process will also be charged to the Educational Institution under review.	
Application for "removal of exclusion" course approval by providers who do provide training as part of a primary Dental Council accredited qualification	1,771.54
Application for "removal of exclusion" course approval by providers who do not provide training as part of a primary Dental Council accredited qualification	3,838.41
Application for approval of courses to equip registered oral health practitioners for registration in an additional scope of practice, for course providers who do provide training as part of a primary Dental Council accredited qualification	3,444.44
Application for approval of courses to equip registered oral health practitioners for registration in an additional scope of practice, for course providers who do not provide training as part of a primary Dental Council accredited qualification	6,031.11

Annotation of Notes

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

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

Explanatory note

This notice updates the Dental Council fee schedule with effect from 1 April 2017. The changes consist of:

- The changes in fees and levies were consulted on with dentists and dental specialists, dental therapists, dental hygienists, orthodontic auxiliaries, dental technicians and clinical dental technicians and other stakeholders during November and December 2016. Following the close of the consultation period on 16 December 2016, the 2017/2018 fees and levies were approved by the Dental Council at its meeting on 24 January 2017.
- The refunds of disciplinary levies are being made for the 2017/2018 practicing year to dental therapists, dental hygienists, orthodontic auxiliaries, dental technicians and clinical dental technicians as the balances of the disciplinary levy reserves associated with those professions are forecast to be above minimum disciplinary reserves as at 31 March 2017, as determined under the Dental Council's Level of Reserves policy. Only practitioners for the above-named professions who hold a current 2016/17 annual practicing certificate or are a TMMR applicant for 2017/18, will receive a refund of disciplinary levies.
- Except as described above, no other changes have been made to fees as previously published in the Oral Health Practitioners (Fees) Notice 2016 (No. 2) published in the <u>New Zealand Gazette</u>, 1 <u>September 2016</u>, <u>Issue No. 77, Notice No. 2016-gs4939</u>.

2017-gs372

Land Notices

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, Brett Dooley, Group Manager National Infrastructure Services, 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 2 February 2017.

Schedule

Area Description

- 0.1029 Lot 24 DPS 3892 (part New Zealand Gazette, 4 October 1956, No. 54, page 1348).
- 0.1012 Section 45 Kahutara Block XI Wairarapa SD (*New Zealand Gazette*, 5 May 1966, No. 25, page 732).

Dated at Wellington this 26th day of January 2017.

B. DOOLEY, Group Manager National Infrastructure Services, Ministry of Education.

2017-ln354

Land Declared Road-State Highway 1, Bombay, Auckland

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

North Auckland Land District—Auckland

Schedule

Land Declared Road

Area ha Description

- 0.7135 Part Lots 1-4 and Lots 5, 6, 17 and 18 Section 3 Deeds Plan 35 and Part Lots 1-4 Section 2 Deeds Plan 35 shown coloured yellow on SO 45887 (balance Gazette Notice A376872).
- 2.2311 Allotment 14 and Part Allotments 25, 26, 53 Section 6 Village of Drury and Part Lots 5 and 14 DP 44251; coloured blue on SO 44312;

Part Allotments 15-23, 27, 44 and 51 Section 6 Village of Drury; coloured yellow on SO 44312;

Part Allotments 28, 45-49 Section 6 Village of Drury and Part Lots 10 and 15 DP 44251; coloured sepia on SO 44312; and

Part Lots 1-3 Section 1 Parish of Opaheke, Part Allotments 37, 38, 42 and 43 Section 6 Village of Drury, Part Lot 3 DP 44251 (balance Gazette Notice A57865).

- 1.3247 Parts Stopped Road SO 44312 (balance Gazette Notice A57866).
- 1.7900 Part Sections 1 and 5 Village of Drury; coloured blue edged blue on SO 41233; and Parts Section 4 Village of Drury; coloured sepia edged sepia on SO 41233 (part Gazette Notice 205041).
- 1.4571 Part Sections 1, 4 and 5 Village of Drury; coloured orange edged orange on SO 41233 (part Gazette Notice 045132).

Dated at Wellington this 25th day of January 2017.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2017/19478)

2017-ln363

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, Brett Dooley, Group Manager Land and Property Services, 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 2 February 2017.

Schedule

Area ha

Description

0.0830 Lot 12 DPS 10823 (all Gazette Notice S.374292 - New Zealand Gazette, 13 April 1967, No. 23, page 589, South Auckland Land District).

Dated at Wellington this 26th day of January 2017.

B. DOOLEY, Ministry of Education.

2017-ln364

Land Declared Road-State Highway 1, Great South Road to Bremner Road, Drury, Auckland

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

North Auckland Land District—Auckland

Schedule

Land Declared Road Aron

ha	Description
1.1088	Stopped road; shown coloured sepia and marked "2-2-38.4" on SO 47600 (New Zealand Gazette, 17 October 1985, No. 193, page 4485).
0.2426	Stopped road; shown coloured sepia and marked "0-2-15.9" on SO 47602 (New Zealand Gazette, 17 October 1985, No. 193, page 4484).
0.1585	Stopped road; shown coloured sepia and marked "0-1-22.7" on SO 47602 (<i>New Zealand Gazette</i> , 17 October 1985, No. 193, page 4485).
at Wellington	this 25th day of January 2017.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2017/19478)

2017-ln370

Land Declared Road-State Highway 1, Great South Road to Bremner Road, Drury, Auckland

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

North Auckland Land District—Auckland

Schedule

Land Declared Road

Area ha	Description
2.4216	Part Lots 1-6, 8 and 9 Section IV Blocks IV and VIII Drury Survey District; coloured blue and marked "2-0-12.6" on SO 47602; Part Lot 36 Section V Block VIII Drury Survey District; coloured blue and marked "2-0-7.5" on SO 47602; Part Lot 36 Section VI Block VIII Drury Survey District; coloured blue and marked "0-2-30.7" on SO 47600; Part Lots 18-20 and Lots 21-27 Section VII Block VIII Drury Survey District; coloured blue and marked "1-0-08.0" on SO 47600; Part Lot 28 Section VII Block VIII Drury Survey District; coloured red and marked "18.5p" on SO 47600; and Part Lot 17 Section VII Block VIII Drury Survey District; coloured red and marked "0.5p" on SO 47600 (balance Gazette Notice B483802.1).
0.0625	Part Lots 40-44 Section VII Deeds Plan 35; shown marked "B" on SO 60705 (Gazette Notice B614651.1).
0.4794	Part Lot 40 Section VII Deeds Plan 35; shown coloured sepia and marked "5.80p" on SO 45811; Lot 33 and part Lots 34-39 Section VII Deeds Plan 35; shown coloured sepia and marked "0.3.05.08" on SO 45811; and Part Lot 1 DP 46659; coloured sepia and marked "0.1.18.64" on SO 45811 (parts Gazette Notice 125565.1).
0.0595	Stopped road; shown marked "A" on SO 60705 (balance Gazette Notice B657380.1).
0.0738	Stopped road; shown coloured yellow and marked "29.19p" on SO 45811 (balance Gazette Notice C506992.3).
0.0089	Part Allotment 296 Parish of Opaheke; shown coloured red on SO 47602 (Gazette Notice 433220.1).

Dated at Wellington this 25th day of January 2017.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2017/19478)

2017-ln371

Road Realignment—147 Matarangi Road, Matarangi, Thames-Coromandel District

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

- a. Pursuant to section 114, declares that, an agreement to that effect having been entered into, the land described in the First Schedule to this notice is hereby acquired for road and shall vest in the Thames-Coromandel District Council; and
- b. Pursuant to sections 116 and 117, declares the portion of road adjoining or passing through the land

described in the Second Schedule to this notice to be stopped and, pursuant to section 120(3), amalgamated with the land in Computer Freehold Register SA47D/197

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

South Auckland Land District—Thames-Coromandel District

First Schedule

Land Acquired for Road

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

712 Part Section 12 Block I Otama Survey District; shown as Section 3 on SO 492986 (part Computer Freehold Register SA47D/197).

Second Schedule

Road Stopped and Amalgamated

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

1579 Part Section 12 Block I Otama Survey District and Lot 1 DP 57764; shown as Section 1 on SO 492986.

Dated at Wellington this 16th day of January 2017.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2005/10979)

2017-ln383

Corrigendum—Revocation of the Reservation Over Part of a Reserve Specifying the Manner of Disposal

Under the Reserves Act 1977, the Director, Operations, Eastern South Island, Department of Conservation, hereby amends the notice titled "Revocation of the Reservation Over Part of a Reserve Specifying the Manner of Disposal", dated 21 September 2016 and published in the <u>New Zealand Gazette</u>, 24 November 2016, Issue No. 108, Notice No. 2016-ln6521, by deleting the Schedule and replacing it with the following Schedule:

Canterbury Land District—Christchurch City

Schedule

Area Description

0.0322 Section 1 SO 500340 (part Computer Freehold Register CB47B/756).

Dated at Christchurch this 26th day of January 2017.

ANDY ROBERTS, Director, Operations, Eastern South Island, Department of Conservation.

(DOC PAR-00-02-07)

2017-ln399

Land Declared Recreation Reserve—Napier Road, Hastings District

In exercise of the powers conferred on it by delegated authority under the Reserves Act 1977, the Hastings District Council gives notice that at its meeting held on 26 January 2017 it passed a resolution, pursuant to section 14 of the Reserves Act 1977, declaring the land described in the Schedule to be recreation reserve subject to the provisions of the Reserves Act.

Hawke's Bay Land District—Hastings District

Schedule

Area Description

1.4795 Lot 1 DP 483961 (all Computer Freehold Register 684735).

Dated at Hastings this 27th day of January 2017.

ROSS McLEOD, Chief Executive, Hastings District Council.

2017-ln408

Land Declared Road-State Highway 1, Marton, Rangitikei District

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

Wellington Land District—Rangitikei District

Schedule

Land Declared Road

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

4033 Part Lot 2 DP 305556; shown as Section 2 on SO 459130 (part Computer Freehold Register 22233).

Dated at Wellington this 30th day of January 2017.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2013/17333)

2017-ln422

Revocation and Replacement of a Notice—Revocation of the Reservation Over a Reserve

Under the Reserves Act 1977, and by reason of an error made in the notice described subsequently, the Permissions/Statutory Land Management Manager, Dunedin Shared Service Centre, Department of Conservation, revokes the notice titled Revocation of the Reservation Over a Reserve dated 16 January 2017 and published in the <u>New Zealand Gazette</u>, 19 January 2017, <u>Issue No. 4</u>, <u>Notice No. 2017-ln221</u>, and issues the following notice in its place.

Revocation of the Reservation Over a Reserve

Under the Reserves Act 1977, the Permissions/Statutory Land Management Manager, Dunedin Shared Service Centre, Department of Conservation revokes the reservation over the land described in the Schedule with the effect that the land is now Crown land available for disposal under the Land Act 1948.

Gisborne Land District—Gisborne District

Schedule

Area ha Description

0.0427 Lot 31 DP 4295.

Dated at Dunedin this 30th day of January 2017.

D. K. JOHSTONE, Permissions/Statutory Land Management Manager, Dunedin Shared Service Centre, Department of Conservation.

(DOC PAR-23-08)

2017-ln428

Corrigendum—Declaration That Land is a Reserve

Under the Reserves Act 1977, and a delegation from the Minister of Conservation, the Christchurch City Council hereby amends the notice titled "Declaration That Land is a Reserve", published in the <u>New Zealand Gazette</u>, <u>15 November 2016, Issue No. 104, Notice No. 2016-ln6509</u>, by deleting from the heading and from the text of the notice the word

"reserve"

and replacing it with

"recreation reserve".

Dated at Christchurch this 30th day of January 2017.

KARLEEN EDWARDS, Chief Executive Officer, Christchurch City Council.

2017-ln431

Land Declared Road—State Highway 20, New Windsor, Auckland

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

North Auckland Land District—Auckland

Schedule

Land Declared Road

Area m²

Description

717 Part Lot 1 DP 148383 (part Computer Freehold Register NA88B/199); shown as Section 5 on SO 502766.

Dated at Wellington this 26th day of January 2017.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2010/14858)

2017-ln434

Land Declared Road-State Highway 20, New Windsor, Auckland

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

North Auckland Land District—Auckland

Schedule

Land Declared Road

Area m²

Description

9889 Part Allotment 94 Parish of Titirangi, Part Lots 1-4 DP 15134 and part Lot 7 DP 42981, all coloured orange on SO 44719 (parts Proclamation A205649); shown as Section 1 on SO 502766.

Dated at Wellington this 26th day of January 2017.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2010/14858)

2017-ln435

Land Set Apart for Railway Purposes—Adjoining State Highway 20, New Windsor, Auckland

Pursuant to section 52(1) of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Natalie Randrup, Land Information New Zealand, declares the land described in the Schedule to this notice is to be set apart for railway purposes and shall remain vested in the Crown on the date of publication hereof in the New Zealand Gazette.

North Auckland Land District—Auckland

Schedule

Land Set Apart for Railway Purposes

Area m²

Description

119 Section 2 SO 452068 (all Computer Interest Register 585551).

Dated at Wellington this 26th day of January 2017.

N. RANDRUP, for the Minister for Land Information.

(LINZ CPC/2010/14858)

2017-ln436

Land Acquired for Drainage Purposes—Te Mahoe, Whakatane District

Pursuant to sections 20 and 50 of the Public Works Act 1981, and to a delegation from the Minister for Land Information, Janine Stocker, 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 drainage purposes and shall vest in the Whakatane District Council, excluding the minerals not acquired by the Crown in Gazette Notice S193727 (South Auckland Land Registry), pursuant to section 19 of the Public Works Act 1928, or other minerals held by the Crown, pursuant to sections 10 and 11 of the Crown Minerals Act 1991, subject to Part IVA of the Conservation Act 1981, and the right of way easement created by Gazette Notice 10544857.1 (South Auckland Land Registry), on the date of publication hereof in the *New Zealand Gazette*.

South Auckland Land District—Whakatane District

Schedule

Land Acquired for Drainage Purposes

Area ha

Description

1.5562 Part Allotment 60C Rangitaiki Parish; shown as Section 1 on SO 497996 (part Gazette Notice S193727).

Dated at Wellington this 20th day of January 2017.

JANINE STOCKER, for the Minister for Land Information.

(LINZ CPC/2006/11337)

2017-ln437

