by William Horrocks & Sons Limited a duly incorporated company having its registered office at Auckland. And that the said petition is directed to be heard before the Court sitting at Auckland on the 15th day of May 1974, at 10 o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring a copy on payment of the regulated charge for the same.

L. RENNEBERG, Solicitor for the Petitioner.

The address for service is at the offices of Messrs Shieff Angland Maclaren & Dew, Solicitors, Second Floor, A.N.Z. House, Queen St. Auckland 1.

Note—Any person who intends to appear on the hearing of the said petition must serve on or send by post, to the above-named, notice in writing of his intention so to do. This notice must state the name, address, and description of the person, or, if a firm, the name, address, and description of the firm, and an address for service within 3 miles of the office of the Supreme Court at Auckland, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioner's address for service not later than 4 o'clock in the afternoon of the 14th day of May 1974.

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AUSTRALIAN NATIONAL TRAVEL ASSOCIATION LTD.

INTENTION TO CEASE TO HAVE A PLACE OF BUSINESS IN NEW

In the matter of section 405 of the Companies Act 1955, and in the matter of AUSTRALIAN NATIONAL TRAVEL ASSOCIATION LTD.:

The above-named company being an overseas company registered in New Zealand hereby gives notice that on the expiration of 3 months from the date of the first publication of this notice in the New Zealand Gazette, it will cease to have a place of business in New Zealand.

Dated at Auckland this 18th day of March 1974.

Australian National Travel Association Ltd. by its solicitors: SELLAR, BONE AND PARTNERS, AUCKLAND.

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WELLINGTON METHODIST CHARITABLE AND EDUCATIONAL TRUSTS AMENDMENT BILL

NOTICE OF PRIVATE BILL

THE Board of the Wellington Methodist Charitable and Educational Endowments incorporated under the Wellington Methodist Charitable and Educational Trusts Act 1916 (Private), gives notice of its intention to apply for leave to bring into the House of Representatives the above-intituled Bill the objects of which are as follows:

First, to alter the ending of the financial year of the Board from the last day of December to the last day of June in each year and thus correspond more closely with the annual Conference of the Methodist Church to which the Board makes annual report.

Secondly, to extend the present powers of sale which with the approval of the Methodist Conference are restricted to sale by auction or public tender to enable the Board subject to the approval of the said Conference to sell land in such manner and on such terms as the Board thinks fit. The proceeds of sale are to be available for purchase by the Board of any other estate freehold, leasehold, or stratum in New Zealand either in the Board's own name or jointly with any other agency of the Methodist Church. The proceeds may also be used in making permanent improvements upon other land of the Board or in the execution of works of subdivision development or improvement of any such land held by the Board or may be invested on deposit with any Savings Society or Trust established by or with the consent of the Methodist Conference.

Thirdly, the purposes of the Bill are to extend the powers

Thirdly, the purposes of the Bill are to extend the powers of investment of the Board's money in investments authorised under the Trustee Act 1956, or in securities of any company officially listed on the Stock Exchange in New Zealand which comprise shares, stock or debentures secured or

unsecured notes but not including such shares, stock debentures, or notes not fully paid up unless required to be fully paid within 12 months after the date of issue nor is investment to be allowed in notes or debentures in respect of which any liability to make further advances or payments will remain after the expiration of twelve months after the date of acquisition. There is a further restriction on investment in securities of companies unless the company has a paid up share capital of \$1,000,000 or more and if the company has not paid a dividend of at least 5 percent in each complete financial year within 5 years prior to the date of investment. No investment is to be made in any company whose business might conflict with the general rules and useages of the Methodist Church of New Zealand.

Finally, the Bill makes provision for use of income from investments in aid of homes, schools, colleges, or other institutions established or supported by the Methodist Conference

The promoter of this Bill is the Board of the Wellington Methodist Charitable and Educational Endowments whose address for service of communications or notices is at the offices of Messieurs Martin, Evans-Scott and Hurley, Macarthy Building, 140–150 Lambton Quay, Wellington (P.O. Box 5055).

Notice of Intention to Apply for Leave to Bring a Private Bill

Title of the Bill: The Melanesian Trusts Act 1974

OBJECTS of the bill: An Act to declare the trusts upon which the Melanesian Mission Trust Board holds certain land and the income therefrom and to provide for the administration thereof, consequent upon the severence of the Diocese of Melanesia from the Province of New Zealand and the establishment of the Province of Melanesia.

Promoter of the bill: The Most Reverend Allen Howard Johnston L.TH., LL.D., Bishop of Waikato and Primate and Archbishop of New Zealand. The promoter's address for communications or notices and the address at which a copy of the Bill may be inspected is at the offices of Messrs Grierson, Jackson and Partners, Solicitors, Third Floor, Smith and Caughey Building, Wellesley Street, Auckland.

The same notice will be used for circulation in the *New Zealand Herald*, both notices to be published pursuant to Standing Order 6.

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