Dated at Invercargill this 16th day of November 1983.

J. F. O'BRIEN, Director.

6487

THE COMPANIES ACT 1955

NOTICE OF PROPOSAL TO APPLY TO THE REGISTRAR FOR DECLARATION OF DISSOLUTION OF A COMPANY

Pursuant to Section 335.1 (3)

Name of Company: Southland Rabbit Breeders Company Ltd. *No. of Company:* 1979/84.

Presented by: Broad, Christie & Partners.

IN the matter of the Companies Act 1955, and in the matter of SOUTHLAND RABBIT BREEDERS COMPANY LTD.:

I, John Francis O'Brien, of Invercargill, carpenter, being a director of Southland Rabbit Breeders Company Ltd., hereby given notice that, I propose to apply to the Registrar of Companies for a declaration of dissolution of the company, pursuant to section 335 of the Companies Act 1955.

Unless written objection is made to the District Registrar of Companies, Private Bag, Invercargill, within 30 days of the publication of this notice, the Registrar may dissolve the company.

Dated at Invercargill this 16th day of November 1983.

J. F. O'BRIEN, Director.

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6486

In the High Court of New Zealand Auckland Registry

IN THE MATTER OF the Companies Act 1955, and in the matter of Energy Reticulations Enterprises Limited:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 9th day of December 1983, presented to the said Court by WELLPIPE LIMITED; and that the said petition is directed to be heard before the Court sitting at Auckland on the 29th day of February 1984, 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 the hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished to the undersigned to any creditor or contributory of the said company requiring on payment of the regulated charge for the same.

J. P. JAMIESON, Solicitor for the Petitioner.

Address for service: The offices of J. P. Jamieson, Solicitor, Second Floor, AA Mutual Insurance Building, corner O'Connell & Chancery Streets, 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 to do so. The 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 High 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 28th day of February 1984.

6535

In the High Court of New Zealand M. No. 1861/83 Auckland Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MICROWAVE SPECIALISTS LIMITED, a duly incorporated company having its registered office at 142 Shore City, Anzac Street, Takapuna, Auckland and carrying on business as a dealer in microwave ovens:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 20th day of December 1983, presented to the said Court by WILLIAM ROGER HARCOMBE and PAMELA JOYCE HARCOMBE trading as TOWN HALL TRAVEL at 358 Queen Street, Auckland and carrying on business there and elsewhere as travel agents; and the said petition is directed to be heard before the High Court sitting at Auckland on Wednesday, the 29th day of February 1984 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 the hearing in person or by their 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.

M. J. DYHRBERG, Counsel for the Petitioner.

This notice was filed by Shaun Lea Bellamy, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Fortune, Manning & Partners, Solicitors, 450 Queen Street, 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 to do so. The 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 High 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 Tuesday, the 28th day of February 1984.

6534

In the High Court of New Zealand Auckland Registry

M. No. 1820/83

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IN THE MATTER of the Companies Act 1955, and IN THE MATTER of JOHN HARRIS & ASSOCIATES LIMITED, a duly incorporated company having its registered office at Suite 4, Sixth Floor, Four Seasons Plaza, 22 Emily Place, Auckland 1:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 15th day of December 1983, presented to the said Court by MODE LAINAGE LIMITED (in receivership), a duly incorporated company having its registered office at Auckland, manufacturers; and that the said petition is directed to be heard before the Court sitting at Auckland on the 29th day of February 1984 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 the 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.

A. W. GROVE, Solicitor for the Petitioner.

Address for service: At the offices of Messrs Anthony Grove & Darlow, Solicitors, Third Floor, Air New Zealand House, 1 Queen Street, 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 to do so. The 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 High 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 28th day of February 1984.

6532

In the High Court of New Zealand M. No. 1715/83 Auckland Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of DOMINION BREWERIES LIMITED:

DISTRIBUTION OF SHARE PREMIUM ACCOUNT

NOTICE is given that on the 6th day of December 1983 the High Court at Auckland made the following order:

1. (a) That the sum of \$1,956.598, being the moneys standing to the credit of the Share Premium Account in the books of account of the company after 1 October 1983, and authorised for distribution by a special resolution of the company passed on 26 August 1983, may be distributed in cash to the holders from time to time of the preference and ordinary shares in the capital of the company. (b) That the distribution of the amount mentioned above may

(b) That the distribution of the amount mentioned above may be effected at such intervals and by a series of payments of such amounts as the directors may from time to time determine to the holders from time to time of the preference and orindary shares in the capital of the company divided rateably (but subject always to the provisions of Article 53 (b)) in proportion to the amounts paid up on the shares held by them.

(c) That prior to making each such distribution the directors shall transfer the revenue reserves of the company to a fund designated "Capital Replacement Fund" an amount equal to the amount to be distributed, such fund not to be available for the payment of dividend nor without the approval of the High Court for distribution to shareholders, but may be applied in paying up unissued shares of the company as fully paid bonus shares.

2. That sub-paragraph (c) of the resolution as to distributions from the Share Premium Account passed by the company on the 26th